

shall not apply for purposes of determining the Indian reservation credit with respect to reservation infrastructure investment.”.

(f) APPLICATION OF AT-RISK RULES.—Subparagraph (C) of section 49(a)(1) of such Code is amended by striking “and” at the end of clause (ii), by striking the period at the end of clause (iii) and inserting “, and”, and by adding at the end the following new clause: “(iv) the qualified investment in qualified Indian reservation property.”.

(g) CLERICAL AMENDMENTS.—

(1) Section 48 of such Code is amended by striking the heading and inserting the following:

**“SEC. 48. ENERGY CREDIT; REFORESTATION CREDIT; INDIAN RESERVATION CREDIT.”.**

(2) The table of sections for subpart E of part IV of subchapter A of chapter 1 is amended by striking the item relating to section 48 and inserting the following:

“Sec. 48. Energy credit; reforestation credit; Indian reservation credit.”.

(h) EFFECTIVE DATE.—The amendments made by this section shall apply to property placed in service after December 31, 2001.

By Mr. ALLARD:

S. 559. A bill to reform the financing of Federal elections; to the Committee on Rules and Administration.

Mr. ALLARD. Mr. President, I realize that I am not going out on a limb here, but I want to say this: I support Campaign Finance Reform. To that end, today I am introducing the Campaign Finance Integrity Act of 2001.

My bill would:

Require candidates to raise at least 50 percent of their contributions from individuals in the state or district in which they are running.

Equalize contributions from individuals and political action committees, PACs, by raising the individual limit from \$1000 to \$2500 and reducing the PAC limit from \$5000 to \$2500.

Index individual and PAC contribution limits for inflation.

Reduce the influence of a candidate's personal wealth by allowing political party committees to match dollar for dollar the personal contribution of a candidate above \$5000.

Require corporations and labor organizations to seek separate, voluntary authorization of the use of any dues, initiative fees or payment as a condition of employment for political activity, and requires annual full disclosure of those activities to members and shareholders.

Prohibit depositing an individual contribution by a campaign unless the individual's profession and employer are reported.

Encourage the Federal Election Commission to allow filing of reports by fax machines and other emerging technologies and to make that information accessible to the public on the Internet less than 24 hours of receipt.

Ban the use of taxpayer financed mass mailings.

This is common sense campaign finance reform. It drives the candidate back into his district or state to raise money from individual contributions. It has some of the most open, full and timely disclosure requirements of any other campaign finance bill in either the Senate or the House of Representatives. I strongly believe that sunshine is the best disinfectant.

The right of political parties, groups and individuals to say what they want

in a political campaign is preserved—but the right of the public to know how much they are spending and what they are saying is also recognized. I have great faith that the public can make its own decisions about campaign discourse if it is given full and timely information.

#### SUBMITTED RESOLUTIONS

SENATE CONCURRENT RESOLUTION 25—HONORING THE SERVICE OF THE 1,200 SOLDIERS OF THE 48TH INFANTRY BRIGADE OF THE GEORGIA ARMY NATIONAL GUARD AS THEY DEPLOY TO BOSNIA FOR NINE MONTHS, RECOGNIZING THEIR SACRIFICE WHILE AWAY FROM THEIR JOBS AND FAMILIES DURING THAT DEPLOYMENT, AND RECOGNIZING THE IMPORTANT ROLE OF ALL NATIONAL GUARD AND RESERVE PERSONNEL AT HOME AND ABROAD TO THE NATIONAL SECURITY OF THE UNITED STATES

Mr. MILLER (for himself and Mr. CLELAND) submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 25

Whereas on February 2, 2001, 1,200 National Guard citizen-soldiers of the 48th Infantry Brigade of the Georgia Army National Guard were activated at Fort Stewart, Georgia, as one of the last official steps before the brigade departs for a nine-month deployment in Bosnia;

Whereas this brigade of Georgia Guardsmen represents the largest such deployment of National Guard personnel in support of the North Atlantic Treaty Organization peace-keeping mission in Bosnia and is the largest mobilization of Georgia National Guard personnel since Operation Desert Storm in 1991;

Whereas the deploying soldiers have been involved in training for their mission in Bosnia since early December and will depart for Bosnia throughout March, with the last elements scheduled to depart on March 22;

Whereas the Georgia Guardsmen have been ordered to active duty for a period of 270 days and are not expected to return home until October 2001 at the earliest;

Whereas the more than 1,200,000 citizen-soldiers who comprise the National Guard and Reserve components of the Armed Forces nationwide commit significant time and effort in executing their important role in the Armed Forces; and

Whereas these National Guard and Reserve citizen-soldiers serve a critical role as part of the mission of the Armed Forces to protect the freedom of United States citizens and the American ideals of justice, liberty, and freedom, both at home and abroad: Now, therefore, be it

*Resolved by the Senate (the House of Representatives concurring), That the Congress—*

(1) honors the service and commitment of the 1,200 citizen-soldiers of the 48th Infantry Brigade of the Georgia Army National Guard as they depart for Bosnia for a deployment of nine months;

(2) honors the sacrifices made by the families and employers of these individuals during their time away from home;

(3) recognizes the critical importance of the National Guard and Reserve components to the security of the United States; and

(4) supports providing the necessary resources to ensure the continued readiness of the National Guard and Reserve.

#### AMENDMENTS SUBMITTED AND PROPOSED

SA 104. Mrs. CLINTON (for herself and Mr. HATCH) proposed an amendment to the bill S. 420, to amend title II, United States Code, and for other purposes.

SA 105. Mr. LEAHY proposed an amendment to the bill S. 420, supra.

SA 106. Mr. HATCH (for himself and Mr. LEAHY) proposed an amendment to the bill S. 420, supra.

SA 107. Mr. ENSIGN (for himself and Mr. REID) proposed an amendment to the bill S. 420, supra.

SA 108. Mrs. BOXER proposed an amendment to the bill S. 420, supra.

SA 109. Mr. GRASSLEY proposed an amendment to the bill S. 420, supra.

#### TEXT OF AMENDMENTS

SA 104. Mrs. CLINTON (for herself and Mr. HATCH) proposed an amendment to the bill S. 420, to amend title II, United States Code, and for other purposes; as follows:

At page 80, on line 25, after “resides)” insert the following: “, land the holder of the claim,”.

SA 105. Mr. LEAHY proposed an amendment to the bill S. 420, to amend title II, United States Code, and for other purposes; as follows:

On page 138, line 19, strike “5-year” and insert “3-year”.

SA 106. Mr. HATCH (for himself and Mr. LEAHY) proposed an amendment to the bill S. 420, to amend title II, United States Code, and for other purposes; as follows:

On page 187, line 20, strike “(25)” and insert “(24)”.

On page 187, line 21, strike “(26)” and insert “(25)”.

On page 191, strike line 25 and insert the following:

(2) in subsection (i), as so redesignated, by inserting “and subject to the prior rights of holders of security interests in such goods or the proceeds thereof,” after “consent of a creditor,”; and

On page 192, line 1, strike “(2)” and insert “(3)”.

On page 199, line 4, strike “through (5)” and insert “and (4)”.

On page 255, line 8, strike “(26)” and insert “(25)”.

On page 255, line 10, strike “(27)” and insert “(26)”.

On page 278, line 9, strike “(28)” and insert “(27)”.

On page 281, line 23, strike “(28)” and insert “(27)”.

On page 347, line 21, strike “to, under” and insert “to and under”.

On page 347, line 24, strike “to, under” and insert “to and under”.

On page 348, line 13, strike “to, under” and insert “to and under”.

On page 348, line 17, strike “(27)” and insert “(26)”.

On page 348, line 19, strike “(28)” and insert “(27)”.

On page 349, line 8, strike “to, under” and insert “to and under”.