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No. 13

## House of Representatives

### BIPARTISAN CAMPAIGN REFORM ACT OF 2001

(Continued)

The CHAIRMAN. No amendment to the bill, or to the bill as perfected by an amendment in the nature of a substitute finally adopted, shall be in order except those printed in the portion of the CONGRESSIONAL RECORD designated for that purpose or otherwise specified in House Resolution 344.

Before consideration of any other amendment, it shall be in order to consider each amendment in the nature of a substitute specified in section 2 of the resolution. Each such amendment may be offered only in the order specified, may be offered only by the Member designated or a designee, shall be considered read, shall be debatable for 40 minutes, equally divided and controlled by the proponent and an opponent, and shall not be subject to amendment except as specified in section 3 of the resolution.

If more than one amendment in the nature of a substitute specified in section 2 is adopted, only the one receiving the greater number of affirmative votes shall be considered as finally adopted. In the case of a tie for the greater number of affirmative votes, only the last amendment to receive that number of affirmative votes shall be considered as finally adopted.

After disposition of the amendments in the nature of a substitute specified in section 2, the provisions of the bill, or the provisions of the bill as perfected by an amendment in the nature of a substitute finally adopted, shall be considered as an original bill for the purpose of further amendment under the 5-minute rule and shall be considered read.

No further amendment shall be in order except those specified in section 3 of the resolution. Each such amendment may be offered only by the Member designated or a designee. Each such amendment shall be considered read,

shall be debatable for 20 minutes, equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question.

Pursuant to the order of the House of Tuesday, February 12, 2002, the Chair shall alternate recognition to offer the amendments specified in section 3 between the majority leader or a designee or the majority leader, and Representative SHAYS or Representative MEEHAN or a designee of either Member, only as follows:

The majority leader for one amendment;

Representative SHAYS or Representative MEEHAN for one amendment;

The majority leader for 2 amendments in sequence;

Representative SHAYS or Representative MEEHAN for one amendment;

The majority leader for two amendments in sequence;

Representative SHAYS or Representative MEEHAN for one amendment;

The majority leader for two amendments in sequence;

Representative SHAYS or Representative MEEHAN for one amendment;

The majority leader for two amendments in sequence;

Representative SHAYS or Representative MEEHAN for one amendment; and

The majority leader for one amendment.

It is now in order to consider the amendment in the nature of a substitute numbered 13 specified in section 2 of House Resolution 344 by the gentleman from Texas (Mr. ARMEY).

AMENDMENT IN THE NATURE OF A SUBSTITUTE  
NO. 13 OFFERED BY MR. ARMEY

Mr. ARMEY. Mr. Chairman, I offer an amendment in the nature of a substitute.

The CHAIRMAN. The Clerk will designate the amendment.

The text of the amendment in the nature of a substitute is as follows:

Amendment in the nature of a substitute No. 13 offered by Mr. ARMEY:

Strike all after the enacting clause and insert the following:

#### SECTION 1. SHORT TITLE.

This Act may be cited as the "Ban it All, Ban it Now Act".

#### TITLE I—SOFT MONEY ACTIVITIES OF PARTIES AND CANDIDATES

##### SEC. 101. SOFT MONEY OF POLITICAL PARTIES.

(a) IN GENERAL.—Title III of the Federal Election Campaign Act of 1971 (2 U.S.C. 431 et seq.) is amended by adding at the end the following:

##### "SEC. 323. SOFT MONEY OF POLITICAL PARTIES.

"(a) NATIONAL COMMITTEES.—

"(1) IN GENERAL.—A national committee of a political party (including a national congressional or Senatorial campaign committee of a political party) may not solicit, receive, or direct to another person a contribution, donation, or transfer of funds or any other thing of value, or spend any funds, that are not subject to the limitations, prohibitions, and reporting requirements of this Act.

"(2) APPLICABILITY.—The prohibition established by paragraph (1) applies—

"(A) to any such national committee, any officer or agent acting on behalf of such a national committee, and any entity that is directly or indirectly established, financed, maintained, or controlled by such a national committee; and

"(B) to all activities of such committee and the persons described in subparagraph (A), including the construction or purchase of an office building or facility, the influencing of the reapportionment decisions of a State, and the financing of litigation relating to the reapportionment decisions of a State.

"(b) STATE, DISTRICT, AND LOCAL COMMITTEES.—Any amount that is expended or disbursed for Federal election activity by a State, district, or local committee of a political party (including an entity that is directly or indirectly established, financed, maintained, or controlled by a State, district, or local committee of a political party and an officer or agent acting on behalf of such committee or entity), or by an association or similar group of candidates for State or local office or individuals holding State or local office, shall be made from funds subject to the limitations, prohibitions, and reporting requirements of this Act.

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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