

concerns has been reinstating rule XVI with respect to legislation on appropriations bills. I believe that many of the extraneous items that have been added to appropriations bills over the past few Congresses would have been ruled out of order if the Senate still had the ability to raise a point of order against legislation on appropriations bills formerly contained in rule XVI.

Other rule abuses occurred during the closing days of the 105th Congress. Consequently, I will shortly introduce five Senate resolutions regarding rules and budget process changes and will ask for their proper referral. Once the resolutions have been referred to the appropriate committee, it is my hope the chairmen of the committees will begin swift committee work on the resolutions so the committees can act on the changes as early as possible in the 106th Congress. I urge Senators to consider these resolutions and hope when the Senate votes on these measures they will receive huge bipartisan votes.

ORDER PROVIDING FOR THE INTRODUCTION OF LEGISLATION AND STATEMENTS ON JANUARY 19, 1999

Mr. LOTT. Mr. President, I ask unanimous consent that on January 19, 1999, all Senators be permitted to introduce legislation and read or submit accompanying statements for the RECORD. This would represent the first day that legislation can be introduced in the 106th Congress.

The PRESIDING OFFICER. Without objection, it is so ordered.

INTRODUCTION AND REFERRAL OF S. RES. 4, S. RES. 5, S. RES. 6, S. RES. 7, AND S. RES. 8

Mr. LOTT. Mr. President, I send five Senate resolutions to the desk and ask that they be appropriately referred en bloc and that they appear as introduced separately in the CONGRESSIONAL RECORD. They are: A Senate resolution regarding the rule XVI change, legislation on appropriations bills; a Senate resolution regarding procedures in the Senate for consideration of emergency legislation; a Senate resolution regarding budget process reforms; a Senate resolution regarding extending the Special Committee of the Year 2000; and a Senate resolution regarding rules changes to general appropriations bills.

The PRESIDENT pro tempore. Without objection, it is so ordered.

(The texts of the resolutions are located in today's RECORD under "Submission of Concurrent and Senate Resolutions.")

THE PUBLIC'S ACCESS TO THE IMPEACHMENT PROCEEDINGS

Mr. LOTT. Mr. President, during the impeachment trial of President Andrew

Johnson, the Senate limited access to the Senate wing of the Capitol, the Senate floor, and the Senate galleries to those with official business and those with tickets to the proceedings.

Over the Christmas holidays, staff of the Office of the Secretary of the Senate, including the Parliamentarian, legislative clerk and others, and staff of the Office of the Sergeant at Arms, and others, have reviewed the historical precedents but also considered what we could do to facilitate the public's access to the proceedings while taking into account contemporary security requirements and the flow of business here in the Chamber. Staff have recommended some restrictions to the access of the Senate wing, floor, and galleries coupled with a ticketing system that will make as many seats in the gallery available to the public and others as is possible for us to do.

Accordingly, in a few minutes I will ask unanimous consent be given to a set of policies that reflect the staff recommendations which will confine access to the Senate floor and galleries and to the second and third floors of the Senate wing of the Capitol during the consideration of the articles of impeachment and at all times the Chief Justice is presiding.

I thank the distinguished Democratic leader for his efforts and his cooperation in this matter. We have been very careful to make sure we reviewed all the precedents, all the rules; that he has had a chance to check off on these rules, as I have. And I wish to thank all staff who researched the precedent and evaluated current conditions to develop these recommendations. Before seeking unanimous consent, however, I will now yield to the assistant Democratic leader.

The PRESIDING OFFICER (Mr. HAGEL). The assistant Democratic leader is recognized.

Mr. REID. Mr. President, I appreciate the statement of the majority leader. He has been very gracious in reaching out to this side of the aisle on the standards that are going to be initiated and actually used during the impeachment proceedings. I think that the Secretary of the Senate and the Sergeant at Arms did an excellent job today of explaining to the Democratic caucus the procedures. I think there was general agreement that they were favorable and would certainly make the process here one of which we could all be proud.

UNANIMOUS-CONSENT AGREEMENT—SENATE ACCESS

Mr. LOTT. Mr. President, I ask unanimous consent that access to the Senate wing, the Senate floor, and the Senate Chamber galleries, during all proceedings involving the exhibition or consideration of the articles of impeachment of the President of the

United States, and all times that the Senate is sitting for trial with the Chief Justice of the United States presiding, be in accordance with the allocations and provisions on the documents I now send to the desk.

The PRESIDING OFFICER. Without objection, it is so ordered.

The documents follow:

ENFORCEMENT OF SENATE RULE XXIII—SENATE FLOOR ACCESS

Rule XXIII.—Persons with privileges under Senate Rule XXIII shall access the Senate floor through the cloakrooms only and such access will be limited to the number of vacant seats available on the Senate floor based on protocol considerations enforced by the Secretaries for the Majority and Minority and the Sergeant at Arms. All persons with access to the Senate floor will remain seated at all times.

Staff Access.—Access to the floor will be strictly limited to those having official impeachment proceedings duties, using the guidelines below:

Majority and Minority leaders will be limited to not more than three assistants each.

Majority and Minority Whips will be limited to not more than two each.

Secretary, Sergeant at Arms, and Secretaries for majority and minority will be limited to themselves or designated replacement.

Legal Counsel, Deputy Legal Counsel, and Counsel for the Secretary and Sergeant at Arms will have access on an as-needed basis. Pages will be appropriately limited.

Cloakroom staff will be permitted as needed, under supervision of secretaries for the majority or minority, as appropriate.

The Secretary of the Senate's legislative staff will be permitted as needed, under supervision of the Secretary.

Doorkeepers will be permitted as needed, under the supervision of the Sergeant at Arms.

Committee and Member Staff.—Committee and Member Staff will not be permitted on the Senate floor other than as noted above. Accordingly, all messages to Members will be processed in the regular manner, i.e., through the party cloakrooms or the reception room message desk.

Sergeant at Arms.—The Sergeant at Arms shall enforce the above provisions and take such other actions as necessary to fulfill his responsibilities.

EXTENDING PRIVILEGES OF FLOOR ACCESS

In addition to persons with privileges under Senate Rule XXIII, the following shall be admitted to the floor of the Senate while the Senate is sitting for impeachment proceedings;

Not more than two assistants to the Chief Justice.

Assistants to the House Managers.

Counsel and assistants to counsel for the President of the United States.

TICKET ALLOCATIONS AND RELATED PROVISIONS

300 daily tickets; 3 for each Senator.

50 seats reserved daily for the public through established tour procedures using regular gallery passes.

100 permanent numbered tickets; 1 for each Senator, for seating in the family section (enlarged to 100 seats by the Sergeant at Arms) and which may be used on any day and by anyone holding such ticket.

30 daily tickets; 10 each for the Majority and Minority Leaders; 5 each for the Majority and Minority Whips.