

nia, Mr. MORAN, Mr. POSHARD, Mr. RAVENEL, Ms. ROS-LEHTINEN, Mr. WALSH, Mr. WAXMAN, Mr. WYDEN, Mrs. UNSOELD, and Ms. WATERS.

H.R. 1810: Mr. SHAYS, Mr. BERMAN, Mr. DELLUMS, Mr. FISH, Mr. LIPINSKI, Mr. OLVER, Mr. FILNER, Mr. BRYANT, Mr. ROMERO-BARCELO, Mr. ACKERMAN, Mr. BONIOR, Mrs. COLLINS of Illinois, Mr. BEILENSON, Mr. BILBRAY, Mr. BROWN of California, Ms. BYRNE, Mr. DE LUGO, Mr. HUGHES, Mr. EDWARDS of California, Mr. EVANS, Mr. FRANK of Massachusetts, Ms. KAPTUR, Mr. MARKEY, Mr. LEHMAN, Mr. MACTHLEY, Mr. MINETA, Mrs. MORELLA, Mr. WOHENS, Ms. PELOSI, Mr. SERRANO, Ms. LOWEY, Mr. MILLER of California, Mr. MORAN, Mr. POSHARD, Mr. RAVENEL, Ms. ROS-LEHTINEN, Mr. VENTO, Mr. WALSH, Mr. WAXMAN, Mr. WYDEN, Mrs. UNSOELD, Ms. WATERS, and Mr. WYNN.

H.R. 1877: Mr. McDERMOTT, Ms. MCKINNEY, and Mr. KLING.

H.R. 1900: Mrs. SCHROEDER, Mr. PETERSON of Minnesota, Mr. ACKERMAN, Mr. COOPER, Miss COLLINS of Michigan, Mr. ENGLISH of Oklahoma, and Ms. BYRNE.

H.R. 1923: Mr. FROST.

H.R. 2088: Mr. BAKER of Louisiana, Mr. CAMP, Mr. EVANS, Mr. FIELDS of Texas, Mr. GOODLING, Mr. HASTERT, Mr. HAYES, Mr. HERGER, Mr. HOBSON, Mr. HOUGHTON, Mr. KLUG, Mr. MCKEON, Mr. MCCOLLUM, Mr. ROBERTS, and Mr. ZELIFF.

H.R. 2121: Mr. CALVERT, Mr. SHAW, Mr. CASTLE, Mr. SMITH of Oregon, Mr. BONILLA, Mr. MARKEY, Ms. SCHENK, Mr. HUNTER, Mrs. MEYERS of Kansas, Mr. PORTER, Mrs. JOHNSON of Connecticut, Ms. LAMBERT, Mr. EDWARDS of Texas, Mr. NEAL of Massachusetts, Mr. QUILLEN, Mr. KOLBE, Mr. FISH, Mr. BACCHUS of Florida, Mr. THOMPSON, Mr. INGLIS of South Carolina, Mr. BLILEY, Mr. TANNER, and Mr. CRAPO.

H.R. 2151: Mr. HAMBURG, Mr. BORSKI, Mr. SOLOMON, Mr. ANDREWS of New Jersey, Mr. MCCLOSKEY, and Mr. HOYER.

H.R. 2253: Mr. GINGRICH.

H.R. 2276: Mr. GUTIERREZ.

H.R. 2292: Mr. ROWLAND, Mr. MORAN, Mr. KINGSTON, and Mr. WELDON.

H.R. 2350: Ms. ROYBAL-ALLARD, Mr. FILNER, and Mr. HASTINGS.

H.R. 2370: Mr. HASTINGS.

H.R. 2417: Mr. WILLIAMS and Mr. TAYLOR of North Carolina.

H.R. 2434: Mr. ROYCE.

H.R. 2447: Mr. EVANS, Mr. COPPERSMITH, Mr. WILSON, and Mrs. UNSOELD.

H.R. 2500: Mr. BOUCHER.

H.R. 2547: Mr. GILCHREST and Mr. FILNER.

H.R. 2597: Mr. EVANS.

H.R. 2602: Mr. BAKER of Louisiana.

H.R. 2640: Mrs. CLAYTON.

H.R. 2655: Mr. MINGE.

H.R. 2668: Mr. KLEIN.

H.R. 2684: Mr. LAUGHLIN, Mr. CASTLE, Mr. BATEMAN, and Ms. ESHOO.

H.R. 2735: Mr. MANN, Mr. GUTIERREZ, and Mr. MAZZOLI.

H.R. 2741: Mr. GALLO, Mr. HOCHBRUECKNER, Mr. WALSH, and Mr. KLEIN.

H.R. 2786: Mr. SMITH of New Jersey and Mr. HYDE.

H.J. Res. 86: Mr. SCOTT, Ms. VELAZQUEZ, Mr. QUINN, Ms. MOLINARI, Mr. RAMSTAD, Mr. ACKERMAN, Mr. STOKES, Mr. HAYES, and Mr. OXLEY.

H.J. Res. 106: Mr. BARTLETT of Maryland and Mr. BEILENSON.

H.J. Res. 129: Mr. GOODLATTE.

H.J. Res. 145: Mr. LIPINSKI, Mr. HUNTER, Mr. SAXTON, Mr. REGULA, Mr. PORTER, and Mr. FAWELL.

H.J. Res. 155: Mr. LEVIN, Mr. TORRICELLI, Mr. PETERSON of Florida, Ms. KAPTUR, Mr. SAWYER, Mr. GREENWOOD, Mr. HASTINGS, Mr. RAVENEL, Mr. BARCA of Wisconsin, Mrs. VUCANOVICH, Mr. APPELGATE, Mr. FAZIO, Mr. KLECZKA, Mr. RANGEL, Mr. BREWSTER, Ms. MOLINARI, Mr. HANSEN, Mr. HUTTO, Mr.

SMITH of Oregon, Mr. SKEEN, Mr. CALLAHAN, Mr. CONYERS, Mr. DE LUGO, Mr. STOKES, Mr. CLEMENT, Mr. MINETA, Mr. DE LA GARZA, Mr. CAMP, Mr. NATCHER, Mr. DEFAZIO, Mr. SPENCE, Mrs. MORELLA, Mr. HYDE, and Mr. NEAL of North Carolina.

H.J. Res. 157: Mr. HAMILTON, Mr. ORTIZ, Mr. RANGEL, Mr. MURPHY, Mr. SWETT, Mr. FARR, and Mr. BROWN of Ohio.

H.J. Res. 185: Ms. DANNER, Mr. DEFAZIO, Mr. FRANKS of Connecticut, Mr. HAMBURG, Mr. HAMILTON, Mr. MATSUI, Mr. NATCHER, Mr. POSHARD, Mr. VOLKMER, Ms. WOOLSEY, and Mr. YATES.

H.J. Res. 202: Ms. ESHOO.

H.J. Res. 245: Mr. THOMAS of Wyoming, Mr. KNOLLENBERG, Mr. CONDIT, Mr. STEARNS, Mr. DICKEY, Mr. BALLENGER, and Mr. CAMP.

H. Con. Res. 73: Mr. HINCHEY.

H. Con. Res. 109: Mr. WYNN, Mr. GILCHREST, Mr. COOPER, Mr. SKEEN, Mr. FAZIO, Mrs. VUCANOVICH, Mr. SANDERS, Mr. BILBRAY, Mr. HOUGHTON, Mr. ORTON, Mr. BARCIA of Michigan, Mrs. BENTLEY, Mr. BROWDER, Mr. SAWYER, Mr. SABO, Mr. KINGSTON, Mr. BILIRAKIS, Mr. HEFLEY, Mr. FORD of Michigan, Mr. BOEHLERT, Mr. MOAKLEY, Mr. ZIMMER, Mr. GALLO, Mr. SHARP, Mr. VALENTINE, Mr. HANSEN, Mr. KREIDLER, and Mr. GEPHARDT.

H. Con. Res. 118: Mr. UPTON.

H. Con. Res. 121: Mr. HORN and Mr. GENE GREENOF Texas.

H. Res. 174: Mr. GOODLATTE and Mr. GILLMOR.

H. Res. 175: Mr. MICHEL.

TUESDAY, AUGUST 3, 1993 (94)

¶94.1 DESIGNATION OF SPEAKER PRO TEMPORE

The House was called to order by the SPEAKER pro tempore, Mr. MONTGOMERY, who laid before the House the following communication:

WASHINGTON, DC,

August 3, 1993.

I hereby designate the Honorable G.V. (SONNY) MONTGOMERY to act as Speaker pro tempore on this day.

THOMAS S. FOLEY,

Speaker of the House of Representatives.

¶94.2 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. MONTGOMERY, announced he had examined and approved the Journal of the proceedings of Monday, August 2, 1993.

Mr. RICHARDSON, pursuant to clause 1, rule I, objected to the Chair's approval of the Journal.

The question being put, *viva voce*,

Will the House agree to the Chair's approval of said Journal?

The SPEAKER pro tempore, Mr. MONTGOMERY, announced that the yeas had it.

Mr. RICHARDSON objected to the vote on the ground that a quorum was not present and not voting.

The SPEAKER pro tempore, Mr. MONTGOMERY, pursuant to clause 5, rule I, announced that the vote would be postponed until later today.

The point of no quorum was considered as withdrawn.

¶94.3 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

1691. A letter from the Under Secretary of Defense (Conservation and Installations),

transmitting a report on the extent of contractor performance of commercial and industrial functions during fiscal year 1992, pursuant to 10 U.S.C. 2304 note; to the Committee on Armed Services.

1692. A letter from the Acting Chairman, Council of the District of Columbia, transmitting a copy of Council Resolution 10-91, "Transfer of Jurisdiction Over Children's Island, S.O. 92-252, Resolution of 1993," pursuant to D.C. Code, sec. 1-233(c)(1); to the Committee on the District of Columbia.

1693. A letter from the Secretary of Energy, transmitting the quarterly report for the Strategic Petroleum Reserve covering the first quarter of the calendar year 1993, pursuant to 42 U.S.C. 6245(b); to the Committee on Energy and Commerce.

1694. A letter from the Chair, Federal Energy Regulatory Commission, transmitting the Commission's annual report for calendar year 1992, pursuant to 5 U.S.C. 552b(j); to the Committee on Government Operations.

1695. A letter from the Acting Assistant Secretary of the Army (Civil Works), transmitting a letter from the Chief of Engineers, Department of the Army dated September 23, 1991, submitting a report together with accompanying papers and illustrations (H. Doc. No. 103-126; to the Committee on Public Works and Transportation and ordered to be printed.

1696. A letter from the Administrator, Small Business Administration, transmitting the annual report on Minority Small Business and Capital Ownership Development for fiscal year 1992, pursuant to Public Law 100-656, section 408 (102 Stat. 3877); to the Committee on Small Business.

1697. A letter from the Deputy Under Secretary of Defense (Environmental Security), transmitting a report on the Defense Environmental Restoration Program for fiscal year 1992, pursuant to 10 U.S.C. 2706; jointly, to the Committees on Armed Services and Energy and Commerce.

¶94.4 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed with amendments in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 2519. An Act making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1994, and for other purposes.

The message also announced that the Senate insisted upon its amendments to the bill (H.R. 2519) "An Act making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1994, and for other purposes," requested a conference with the House on the disagreeing votes of the two Houses thereon, and appointed Mr. HOLLINGS, Mr. INOUE, Mr. BUMPERS, Mr. LAUTENBERG, Mr. SASSER, Mr. KERREY, Mr. BYRD, Mr. DOMENICI, Mr. STEVENS, Mr. HATFIELD, Mr. GRAMM, and Mr. MCCONNELL to be the conferees on the part of the Senate.

The message also announced that pursuant to Public Law 102-325, the Chair, on behalf of the majority leader, announced the appointment of John V. Hartung of Iowa and Dorothy Moore of Maine, to the National Commission on Independent Higher Education.

The message also announced that pursuant to Public Law 102-521, the

Chair, on behalf of the President pro tempore, appointed Mary Cathcart of Maine, Kathryn Monaghan Ainsworth of Maine, Marna S. Tucker of Maryland, and Nancy Duff Campbell of the District of Columbia, to the Commission on Child and Family Welfare.

¶94.5 PERMISSION TO FILE CONFERENCE REPORT

On motion of Mr. DURBIN, by unanimous consent, the managers on the part of the House were granted permission until midnight tonight to file a conference report (Rept. No. 103-212) on the bill (H.R. 2493) making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies programs for the fiscal year ending September 30, 1994, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

¶94.6 PRIVATE CALENDAR

The SPEAKER pro tempore, Mr. MONTGOMERY, directed the Private Calendar to be called.

When,

¶94.7 BILL PASSED

The bill of the following title was considered, read twice, ordered to be engrossed and read a third time, was read a third time by title, and passed: H.R. 572. A bill for the relief of Melissa Johnson.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

The bill of the following title was considered, read twice; the amendment following was agreed to, and the bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title, and passed:

H.R. 2625. A bill for the relief of Olga D. Zhondetskaya.

Amendment in the nature of a substitute offered by Mr. SENSENBRENNER:

Strike all after the enacting clause and insert the following:

SECTION 1. WAIVER OF CERTAIN NATURALIZATION REQUIREMENTS FOR OLGA D. ZHONDETSKAYA.

(a) IN GENERAL.—Notwithstanding the inability of Olga D. Zhondetskaya to meet the requirements of section 312 of the Immigration and Nationality Act or the requirements of section 316 of such Act that relate to residence and physical presence in the United States, if otherwise qualified, she shall be considered eligible for naturalization and, upon filing an application for naturalization and being administered the oath of renunciation and allegiance pursuant to section 337 of such Act, shall be naturalized as a citizen of the United States.

(b) DEADLINE FOR APPLICATION AND PAYMENT OF FEES.—Subsection (a) shall apply only if the application for naturalization is filed with appropriate fees within 1 year after the date of the enactment of this Act.

On motion of Mr. BOUCHER, by unanimous consent, the bill of the Senate (S. 1311) for the relief of Olga D. Zhondetskaya; was taken from the Speaker's table.

When said bill was considered, read twice, ordered to be read a third time, was read a third time by title, and passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

By unanimous consent, H.R. 2625, a similar House bill, was laid on the table.

Motions severally made to reconsider the votes whereby each bill on the Private Calendar was disposed of today were, by unanimous consent, laid on the table.

¶94.8 DISASTER AREAS CREDIT AVAILABILITY

On motion of Mr. GONZALEZ, by unanimous consent, the bill of the Senate (S. 1273) to enhance the availability of credit in disaster areas by reducing the regulatory burden imposed upon insured depository institutions to the extent such action is consistent with the safety and soundness of the the institutions; was taken from the Speaker's table.

When said bill was considered and read twice.

Mr. GONZALEZ submitted the following amendment in the nature of a substitute which was agreed to:

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Depository Institutions Disaster Relief Act of 1993".

SEC. 2. TRUTH IN LENDING ACT; EXPEDITED FUNDS AVAILABILITY ACT.

(a) TRUTH IN LENDING ACT.—During the 240-day period beginning on the date of enactment of this Act, the Board of Governors of the Federal Reserve System may make exceptions to the Truth in Lending Act for transactions within an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, has determined, on or after April 1, 1993, that a major disaster relief under other Federal law by reason of damage related to the 1993 flooding of the Mississippi River and its tributaries, if the Board determines that the exception can reasonably be expected to alleviate hardships to the public resulting from such disaster that outweigh possible adverse effects.

(b) EXPEDITED FUNDS AVAILABILITY ACT.—During the 240-day period beginning on the date of enactment of this Act, the Board of Governors of the Federal Reserve System may make exceptions to the Expedited Funds Availability Act for depository institution offices located within any area referred to in subsection (a) of this section if the Board determines that the exception can reasonably be expected to alleviate hardships to the public resulting from such disaster that outweigh possible adverse effects.

(c) TIME LIMIT ON EXCEPTIONS.—Any exception made under this section shall expire not later than October 1, 1994.

(d) PUBLICATION REQUIRED.—The Board of Governors of the Federal Reserve System shall publish in the Federal Register a statement that—

(1) describes any exception made under this section; and

(2) explains how the exception can reasonably be expected to produce benefits to the public that outweigh possible adverse effects.

SEC. 3. DEPOSIT OF INSURANCE PROCEEDS.

(a) IN GENERAL.—The appropriate Federal banking agency may, by order, permit an insured depository institution to subtract from the institution's total assets, in calculating compliance with the leverage limit prescribed under section 38 of the Federal Deposit Insurance Act, an amount not exceeding the qualifying amount attributable to insurance proceeds, if the agency determines that—

(1) the institution—

(A) had its principal place of business within an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, has determined, on or after April 1, 1993, that a major disaster exists, or with an area determined to be eligible for disaster relief under other Federal law by reason of damage related to the 1993 flooding of the Mississippi River and its tributaries, on the day before the date of any such determination;

(B) derives more than 60 percent of its total deposits from persons who normally reside within, or whose principal place of business is normally within, areas of intense devastation caused by the major disaster;

(C) was adequately capitalized (as defined in section 38 of the Federal Deposit Insurance Act) before the major disaster; and

(D) has an acceptable plan for managing the increase in its total assets and total deposits; and

(2) the subtraction is consistent with the purpose of section 38 of the Federal Deposit Insurance Act.

(b) TIME LIMIT ON EXCEPTIONS.—Any exception made under this section shall expire not later than April 1, 1995.

(c) Definitions.—For purposes of this section:

(1) APPROPRIATE FEDERAL BANKING AGENCY.—The term "appropriate Federal banking agency" has the same meaning as in section 3 of the Federal Deposit Insurance Act.

(2) INSURED DEPOSITORY INSTITUTION.—The term "insured depository institution" has the same meaning as in section 3 of the Federal Deposit Insurance Act.

(3) LEVERAGE LIMIT.—The term "leverage limit" has the same meaning as in section 38 of the Federal Deposit Insurance Act.

(4) QUALIFYING AMOUNT ATTRIBUTABLE TO INSURANCE PROCEEDS.—The term "qualifying amount attributable to insurance proceeds" means the amount (if any) by which the institution's total assets exceed the institution's average total assets during the calendar quarter ending before the date of any determination referred to in subsection (a)(1)(A), because of the deposit of insurance payments or governmental assistance made with respect to damage caused by, or other costs resulting from, the major disaster

SEC. 4. BANKING AGENCY PUBLICATION REQUIREMENTS.

(a) IN GENERAL.—A qualifying regulatory agency may take any of the following actions with respect to depository institutions or other regulated entities whose principal place of business is within, or with respect to transactions or activities within, an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, has determined, on or after April 1, 1993, that a major disaster exists, or within an area determined to be eligible for disaster relief under other Federal law by reason of damage related to the 1993 flooding of the Mississippi River and its tributaries, if the agency determines that the action would facilitate recovery from the major disaster:

(1) PROCEDURE.—Exercising the agency's authority under provisions of law other than this section without complying with—

(A) any requirement of section 553 of title 5, United States Code; or