

9767. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; Alexander Schleicher Segelflugzeugbau Model AS-K13 Sailplanes [Docket No. 98-CE-04-AD; Amendment 39-10593; AD 98-13-05] (RIN: 2120-AA64) received June 18, 1998, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

9768. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; Glaser-Dirks Flugzeugbau GmbH Models DG-100 and DG-400 Gliders [Docket No. 97-CE-133-AD; Amendment 39-10592; AD 98-13-04] (RIN: 2120-AA64) received June 18, 1998, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

9769. A letter from the U.S. Trade Representative, Office of the President, transmitting a report on recent developments regarding implementation of section 301 of the Trade Act of 1974, covering the period June 1996 through January 1998 and reflects the effectiveness of this trade remedy in eliminating or reducing foreign unfair trade practices, pursuant to 19 U.S.C. 2419; to the Committee on Ways and Means.

9770. A letter from the Executive Director, Civil Air Patrol, transmitting the 1997 Civil Air Patrol Report to Congress, pursuant to 36 U.S.C. 207; jointly to the Committees on National Security and Transportation and Infrastructure.

9771. A letter from the Assistant Secretary (Civil Rights), Office for Civil Rights, transmitting the Fiscal Year 1997 Annual Report to Congress, pursuant to 20 U.S.C. 3413(b)(1); jointly to the Committees on Education and the Workforce and the Judiciary.

9772. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting a report entitled "Report to Congress on Iran-Related Multilateral Sanction Regime Efforts," pursuant to Public Law 104-172; jointly to the Committees on International Relations, Banking and Financial Services, and Ways and Means.

¶61.4 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed without amendment a bill of the House of the following title:

H.R. 1316. An Act to amend chapter 87 of title 5, United States Code, with respect to the order of precedence to be applied in the payment of life insurance benefits.

The message also announced that the Senate passed bills of the following titles, in which concurrence of the House is requested:

S. 1104. An Act to direct the Secretary of the Interior to make corrections in maps relating to the Coastal Barrier Resources System.

S. 1279. An Act to amend the Indian Employment, Training and Related Services Demonstration Act of 1992 to provide for the transfer of services and personnel from the Bureau of Indian Affairs to the Office of Self-Governance, to emphasize the need for job creation on Indian reservations, and for other purposes.

The message also announced that pursuant to sections 276h-276k of title 22, United States Code, as amended, the Chair, on behalf of the Vice President, appoints the following Senators as members of the Senate Delegation to the Mexico-United States Inter-parliamentary Group meeting during

the Second Session of the One Hundred Fifth Congress, to be held in Morelia, Mexico, June 19-21, 1998—

The Senator from Kansas (Mr. ROBERTS); and

The Senator from Alabama (Mr. SESSIONS).

¶61.5 PROVIDING FOR THE CONSIDERATION OF H.R. 4059

Mr. DIAZ-BALART, by direction of the Committee on Rules, called up the following resolution (H. Res. 477):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 4059) making appropriations for military construction, family housing, and base realignment and closure for the Department of Defense for the fiscal year ending September 30, 1999, and for other purposes. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations. After general debate the bill shall be considered for amendment under the five-minute rule. Points of order against provisions in the bill for failure to comply with clause 2 or 6 of rule XXI are waived. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. The chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

SEC. 2. Pending the adoption by the Congress of a concurrent resolution on the budget for fiscal year 1999, the following allocations contemplated by section 302(a) of the Congressional Budget Act of 1974 shall be considered as made to the Committee on Appropriations:

(1) New discretionary budget authority: \$531,961,000,000.

(2) Discretionary outlays: \$562,277,000,000.

(3) New mandatory budget authority: \$298,105,000,000.

(4) Mandatory outlays: \$290,858,000,000.

When said resolution was considered. After debate,

On motion of Mr. DIAZ-BALART, the previous question was ordered on the resolution to its adoption or rejection.

The question being put, *viva voce*,

Will the House agree to said resolution?

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

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

The SPEAKER pro tempore, Mr. LATOURETTE, pursuant to clause 5, rule I, announced that further proceedings on the resolution were postponed.

The point of no quorum was considered as withdrawn.

¶61.6 PROVIDING FOR THE CONSIDERATION OF H.R. 4060

Ms. PRYCE, by direction of the Committee on Rules, called up the following resolution (H. Res. 478):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 4060) making appropriations for energy and water development for the fiscal year ending September 30, 1999, and for other purposes. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with clause 7 of rule XXI are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations. After general debate the bill shall be considered for amendment under the five-minute rule. Points of order against provisions in the bill for failure to comply with clause 2, 5(b), or 6 of rule XXI are waived. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. The chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate,

On motion of Ms. PRYCE, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

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

¶61.7 H. RES. 477—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. LATOURETTE, pursuant to clause 5, rule I, announced the unfinished business to be the question on agreeing to the resolution (H. Res. 477) providing

for the consideration of the bill (H.R. 4059) making appropriations for military construction, family housing, and base realignment and closure for the Department of Defense for the fiscal year ending September 30, 1999, and for other purposes.

The question being put, *viva voce*,

Will the House agree to said resolution?

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

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

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared { Yeas 231
Nays 178

¶61.8 [Roll No. 248]
YEAS—231

Abercrombie	Fox	McIntyre
Aderholt	Franks (NJ)	McKeon
Archer	Frelinghuysen	Metcalf
Armye	Gallegly	Mica
Bachus	Ganske	Miller (FL)
Baker	Gekas	Mink
Ballenger	Gibbons	Mollohan
Barrett (NE)	Gilchrest	Moran (KS)
Bartlett	Gillmor	Morella
Barton	Gilman	Murtha
Bass	Goode	Myrick
Bateman	Goodlatte	Nethercutt
Bereuter	Goodling	Neumann
Bilbray	Goss	Ney
Bilirakis	Graham	Northup
Bliley	Granger	Norwood
Boehlert	Greenwood	Nussle
Boehner	Hall (OH)	Packard
Bonilla	Hansen	Pappas
Bono	Hastings (WA)	Pastor
Brady (TX)	Hayworth	Paul
Bryant	Hefley	Paxon
Bunning	Herger	Pease
Burr	Hill	Peterson (PA)
Burton	Hilleary	Petri
Buyer	Hobson	Pickering
Callahan	Hoekstra	Pickett
Calvert	Horn	Pitts
Camp	Hostettler	Pombo
Campbell	Houghton	Porter
Canady	Hulshof	Portman
Cannon	Hunter	Pryce (OH)
Castle	Hutchinson	Quinn
Chabot	Hyde	Radanovich
Chambliss	Inglis	Rahall
Chenoweth	Istook	Ramstad
Christensen	Jenkins	Redmond
Coble	Johnson (CT)	Regula
Coburn	Johnson, Sam	Riggs
Collins	Jones	Riley
Combest	Kanjorski	Rogan
Cook	Kasich	Rogers
Cox	Kelly	Rohrabacher
Crane	Kennelly	Ros-Lehtinen
Crapo	Kim	Roukema
Cubin	King (NY)	Royce
Cunningham	Kingston	Ryun
Davis (VA)	Klug	Salmon
Deal	Knollenberg	Sanford
DeLay	Kolbe	Saxton
Diaz-Balart	LaHood	Scarborough
Dickey	Largent	Schaefer, Dan
Doolittle	Latham	Schaffer, Bob
Dreier	LaTourette	Sensenbrenner
Duncan	Lazio	Sessions
Dunn	Leach	Shadegg
Ehlers	Lewis (CA)	Shays
Ehrlich	Lewis (KY)	Shimkus
Emerson	Linder	Shuster
English	Livingston	Sisisky
Ensign	LoBiondo	Skeen
Everett	Lucas	Skelton
Ewing	Maloney (CT)	Smith (MI)
Fawell	Manzullo	Smith (NJ)
Foley	McCollum	Smith (OR)
Forbes	McCrery	Smith (TX)
Fossella	McHugh	Smith, Linda
Fowler	McInnis	Snowbarger

Solomon
Souder
Spence
Stearns
Stump
Talent
Tauzin
Taylor (MS)
Taylor (NC)

Thomas
Thornberry
Thune
Tiahrt
Trafigant
Upton
Walsh
Wamp
Watkins

Watts (OK)
Weldon (PA)
Weller
White
Whitfield
Wicker
Wolf
Young (AK)
Young (FL)

NAYS—178

Ackerman
Allen
Andrews
Baesler
Baldacci
Barcia
Barrett (WI)
Becerra
Bentsen
Berman
Berry
Bishop
Blagojevich
Blumenauer
Bonior
Borski
Boswell
Boucher
Boyd
Brady (PA)
Brown (CA)
Brown (FL)
Brown (OH)
Capps
Cardin
Carson
Clay
Clayton
Clement
Clyburn
Condit
Conyers
Costello
Coyne
Cramer
Cummings
Danner
Davis (FL)
Davis (IL)
DeFazio
DeGette
Delahunt
DeLauro
Deutsch
Dicks
Dingell
Dixon
Doggett
Dooley
Doyle
Edwards
Engel
Eshoo
Etheridge
Evans
Farr
Fattah
Fazio
Filner
Ford

Frank (MA)
Frost
Furse
Gejdenson
Gephardt
Gordon
Gutierrez
Hall (TX)
Hamilton
Harman
Hefner
Hilliard
Hinchey
Hinojosa
Holden
Hooley
Hoyer
Jackson (IL)
Jackson-Lee
(TX)
John
Johnson (WI)
Johnson, E. B.
Kaptur
Kennedy (MA)
Kennedy (RI)
Clay
Kilpatrick
Kind (WI)
Kleccka
Klink
Kucinich
LaFalce
Lampson
Lantos
Lee
Levin
Lipinski
Lofgren
Lowey
Luther
Maloney (NY)
Manton
Markey
Mascara
Matsui
McCarthy (MO)
McCarthy (NY)
McDermott
McGovern
McHale
McKinney
Meehan
Meeke (FL)
Menendez
Millender-
McDonald
Miller (CA)
Minge
Moakley

Moran (VA)
Nadler
Neal
Oberstar
Obey
Olver
Ortiz
Owens
Pallone
Pascarell
Payne
Pelosi
Peterson (MN)
Pomeroy
Poshard
Price (NC)
Rangel
Rivers
Rodriguez
Roemer
Roybal-Allard
Rush
Sabo
Sanchez
Sanders
Sandlin
Sawyer
Scott
Serrano
Sherman
Skaggs
Slaughter
Smith, Adam
Snyder
Spratt
Stabenow
Stark
Stenholm
Stokes
Strickland
Stupak
Tanner
Tauscher
Thompson
Thurman
Tierney
Towns
Turner
Velazquez
Vento
Visclosky
Waters
Watt (NC)
Waxman
Wexler
Weygand
Wise
Woolsey
Wynn
Yates

NOT VOTING—24

Barr
Blunt
Cooksey
Gonzalez
Green
Gutknecht
Hastert
Hastings (FL)

Jefferson
Lewis (GA)
Martinez
McDade
McIntosh
McNulty
Meeks (NY)
Oxley

Parker
Reyes
Rothman
Schumer
Shaw
Sununu
Torres
Weldon (FL)

So the resolution was agreed to.
A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶61.9 BIPARTISAN CAMPAIGN INTEGRITY

The SPEAKER pro tempore, Mr. LATOURETTE, pursuant to House Resolution 442 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 2183) to amend the Federal Election Campaign Act of 1971 to

reform the financing of campaigns for elections for Federal office, and for other purposes.

Mr. COLLINS, Acting Chairman, assumed the chair.

¶61.10 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. THOMAS to the amendment in the nature of a substitute submitted by Mr. SHAYS:

Amendment submitted by Mr. THOMAS:

Amend section 601 to read as follows (and conform the table of contents accordingly):

SEC. 601. NONSEVERABILITY OF PROVISIONS.

If any provision of this Act or any amendment made by this Act, or the application thereof to any person or circumstance, is held invalid, the remaining provisions of this Act or any amendment made by this Act shall be treated as invalid.

In the heading for title VI, strike SEVERABILITY and insert NONSEVERABILITY (and conform the table of contents accordingly.)

Amendment in the nature of a substitute submitted by Mr. SHAYS:

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the “Bipartisan Campaign Reform Act of 1998”.

(b) TABLE OF CONTENTS.—The table of contents of this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—REDUCTION OF SPECIAL INTEREST INFLUENCE

Sec. 101. Soft money of political parties.

Sec. 102. Increased contribution limits for State committees of political parties and aggregate contribution limit for individuals.

Sec. 103. Reporting requirements.

TITLE II—INDEPENDENT AND COORDINATED EXPENDITURES

Sec. 201. Definitions.

Sec. 202. Civil penalty.

Sec. 203. Reporting requirements for certain independent expenditures.

Sec. 204. Independent versus coordinated expenditures by party.

Sec. 205. Coordination with candidates.

TITLE III—DISCLOSURE

Sec. 301. Filing of reports using computers and facsimile machines.

Sec. 302. Prohibition of deposit of contributions with incomplete contributor information.

Sec. 303. Audits.

Sec. 304. Reporting requirements for contributions of \$50 or more.

Sec. 305. Use of candidates' names.

Sec. 306. Prohibition of false representation to solicit contributions.

Sec. 307. Soft money of persons other than political parties.

Sec. 308. Campaign advertising.

TITLE IV—PERSONAL WEALTH OPTION

Sec. 401. Voluntary personal funds expenditure limit.

Sec. 402. Political party committee coordinated expenditures.

TITLE V—MISCELLANEOUS

Sec. 501. Codification of Beck decision.

Sec. 502. Use of contributed amounts for certain purposes.

Sec. 503. Limit on congressional use of the franking privilege.