Action on Bills, Amendments, Resolutions, Motions, etc.—Terminology Used by Presiding Officer in Announcing Vote or Action Taken

THE PRESIDING OFFICER. As many as are in favor of the . . . (motion, or proposition) . . . will say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

Those opposed will say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the—

BILL—is passed, or, not passed (defeated).

JOINT RESOLUTION—is passed, or, not passed (defeated).

RESOLUTION—is agreed to (adopted), or, not agreed to (not adopted).

MOTION—is agreed to (adopted), or, not agreed to (not adopted).

AMENDMENT—is adopted (agreed to), or, not adopted (not agreed to, or rejected).

AMENDMENT OF THE HOUSE TO A SENATE BILL OR A HOUSE BILL—is concurred in, or, not concurred in.

POINT OF ORDER—is sustained (well taken), or, overruled (no well taken).

DECISION OF THE CHAIR—is sustained, or, not sustained.

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he had overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting see "Voting, Methods of," pp. 1562–1564.]

Adjourn

A SENATOR. Mr. President— THE PRESIDING OFFICER. The Senator from (Mr).
A SENATOR. I move that the Senate adjourn.
OR
I move that the Senate do now adjourn.
OR
I move that the Senate adjourn pursuant to the previous order.
[Motions to adjourn to a day certain, or that when the Senate adjourns, it should be to a day certain, are also in order.]
THE PRESIDING OFFICER. The Senator from(Mr) moves that the Senate adjourn.
OR
The Senator from (Mr) moves that the Senate do now adjourn.
OR
The Senator from (Mr) moves that the Senate adjourn pursuant to the previous order. The question is on the motion. As many as are in favor of the motion will say "aye."
[After the "ayes" have responded collectively, the Chair continues:]
Those opposed will say "no."
[After the "noes" have responded collectively, the Chair continues:]
The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).
OR
Without objection the motion is a second to

Without objection, the motion is agreed to.

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562–1564.]

Adjournment in the Absence of a Quorum

See also: "Quorum Call, and a Quorum Is Present, or Not Present,"pp. 1530-1531.

A Senator. Mr. President, I suggest the absence of a quorum.

THE PRESIDING OFFICER. The Clerk will call the roll.

[After the first call for a quorum, if a quorum fails to respond, the Chair announces that a quorum is not present and that the Clerk will call the roll of absentees. The names of the absentees are then called under the practices of the Senate. If a quorum does not show by the end of the second call, the Chair again announces:]

THE PRESIDING OFFICER. A quorum is not present.

[At any time, even after the first announcement that a quorum is not present, it would be in order to move to adjourn but the general practice is to wait until after the call of the absentees, and if a quorum has not responded by the end of that call, a motion is made to request the attendance of the absent Senators; the Senate usually proceeds to obtain a quorum before a motion to adjourn in the absence of a quorum is attempted. Note the following motions. They are usually made in the sequence listed below, depending on the results received in the enforcement of each.]

A Senator. Mr. President, I move that the Sergeant at Arms be directed to request the attendance of absent Senators.

OR

Mr. President, I move that the Sergeant at Arms be directed to compel the attendance of the absent Senators.

OR

Mr. President, I move that the Sergeant at Arms be directed to compel the attendance of absent Senators; that warrants for the arrests of all Senators not sick or excused be issued under the signature of the Presiding Officer and attested by the Secretary, and that such warrants be executed without delay.

[Rarely does the Senate resort to the use of the last motion, and the exact wording used each time may vary. See "Attendance of Absent Senators," etc., pp. 1451-1453.]

THE PRESIDING OFFICER. The question is on the motion. As many as are in favor of the motion will say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

Those opposed will say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562-1564.]

[If a quorum is not obtained, or if it is decided to adjourn without a quorum, the procedure is as follows:]

A SENATOR. Mr. President, I move that the Senate adjourn.

OR

Mr. President, I move that the Senate adjourn (or recess) in accordance with the previous order.

OR

Mr. President, I move that the Senate adjourn in accordance with Concurrent Resolution _____.

OR

Mr. President, I move that the Senate adjourn (or recess) in accordance with the order of yesterday.

[Then, when the Senate meets again, note the procedure immediately following the prayer:]

THE PRESIDING OFFICER. The Senate having adjourned (or recessed) in the absence of a quorum on ______ day, the Chair directs the Clerk to call the roll to ascertain the presence of a quorum.

Adjournment in the Absence of a Quorum Following a Rollcall Vote Without a Quorum

See also: "Yea and Nay Vote When a Quorum Fails to Participate," p. 1564.

THE PRESIDING OFFICER. On this vote the yeas are _____, the nays are _____. A quorum having failed to vote, the vote is invalid; the Chair directs the Clerk to call the roll to ascertain the presence of a quorum.

[After the first call for a quorum, if a quorum fails to respond, the Chair announces that a quorum is not present and that the Clerk will call the roll of absentees. The names of the absentees are then called under the practices of the Senate. If a quorum does not show by the end of the second call, the Chair again announces:]

THE PRESIDING OFFICER. A quorum is not present.

[At any time, even after the first announcement that a quorum is not present, it would be in order to move to adjourn but the general practice is to wait until after the call of the absentees, and if a quorum has not responded by the end of that call, a motion is made to request the attendance of the absent Senators; the Senate usually proceeds to obtain a quorum before a motion to adjourn in the absence of a quorum is attempted. Note the following motions. They are made in sequence as listed below, depending on the results received in the enforcement of each.]

A Senator. Mr. President, I move that the Sergeant at Arms be directed to request the attendance of absent Senators.

OR

Mr. President, I move that the Sergeant at Arms be directed to compel the attendance of the absent Senators.

OR

Mr. President, I move that the Sergeant at Arms be directed to compel the attendance of absent Senators; that warrants for the arrests of all Senators not sick or excused be issued under the signature of the Presiding Officer and attested by the Secretary, and that such warrants be executed without delay.

[Rarely does the Senate resort to the use of the last motion, and the exact wording used each time may vary. See "Attendance of Absent Senators," etc., pp. 1451-1453.]

THE PRESIDING OFFICER. The question is on the motion. As many as are in favor of the motion will say "aye."

[After the "ayes" have responded collectively, the Chair continues:] Those opposed will say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote, (which must be seconded by one-fifth of the Senators present, regardless of their total number) he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562–1564.]

[If a quorum is not obtained, or if it is decided to adjourn without a quorum, the procedure is as follows:]

A Senator. Mr. President, I move that the Senate adjourn.

OR

Mr. President, I move that the Senate adjourn (or recess) in accordance with the previous order.

OR

Mr. President, I move that the Senate adjourn in accordance with Concurrent Resolution _____.

OR

Mr. President, I move that the Senate adjourn (or recess) in accordance with the order of yesterday.

[Then, when the Senate meets again, note the procedure immediately following the prayer:]

THE PRESIDING OFFICER. The Senate having adjourned (or recessed) in the absence of a quorum on ____ day, the Chair directs the Clerk to call the roll to ascertain the presence of a quorum.

[If, however, the yeas and nays were in process when the Senate adjourned without a quorum, as soon as a quorum is developed, the procedure is as follows:]

tion is on the passage of the bill (S or whatever is the pending q	or H.R.
or whatever is the pending q Clerk will call the roll.	uestion). The
[A quorum not having voted on the previous day, when the vote was taken, the rollcall starts de novo without further	
Adjournment to a Day Certa	iin
A SENATOR. Mr. President-	
THE PRESIDING OFFICER. The Senator from	m
(Mr).	
A SENATOR. I move that when the Sen	
today, it adjourn to meet on Wednesday next	at 10 o'clock
a.m.	
THE PRESIDING OFFICER. The Senator from	
(Mr) moves that when the Sen	
today, it adjourn to meet on Wednesday next	at 10 o'clock
a.m. The question is on the adoption of the motion	on /to
The question is on the adoption of the moti	on (to
As many as are in favor of the motion say "	aye."
[After the "ayes" have responded collectively, the Chair	continues:]
As many as are opposed say "no."	
[After the "noes" have responded collectively, the Chair	continues:]
The "ayes" ("noes") appear to have it.	The "ayes"

OR

("noes") have it, and the motion is agreed to (not agreed

Without objection, the motion is agreed to.

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562–1564.]

[When the motion to adjourn to a day certain has prevailed, or a motion to adjourn under such order prevails, the Chair states:]

THE PRESIDING OFFICER. The Senate stands adjourned until Wednesday next at 10 o'clock a.m. (or to whatever time is agreed upon).

Amendments—How To Present for Consideration

A SENATOR. Mr. President-

OR

Without objection, the amendment is agreed to.

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562–1564.]

Amendments—Submitted for Printing and To Lie on the Table or Submitted for Printing and Reference

[In modern practice, in Senate proceedings, many amendments called up for consideration in the Senate have previously been printed in the Congressional Record, making the language available to the entire membership when the proposal is before the Senate for consideration. There is nothing in the rules to provide for the printing of amendments, either when they are printed to lie on the table or when they are printed to be referred to the committee considering the bill to which the amendment is directed. Hence, while there are thousands of such amendments printed during each Congress, the orders are authorized by unanimous consent made from the floor or by bringing them to the desk to the appropriate member of the staff manning the desk, where they are marked for printing under a general instruction to that effect. If the request is made from the floor, it would take one of the following forms:]

A SENATOR, Mr. President—

THE PRESIDING OFFICER. The Senator from
(Mr).
A SENATOR. I submit an amendment intended to be pro
posed to
and ask that it be printed and lie on the table.
THE PRESIDING OFFICER. Without objection, that will be
the order of the Senate.
OR
A SENATOR. Mr. President——
The Presiding Officer. The Senator from
(Mr).
A SENATOR. I submit an amendment intended to be pro
posed to
(citing the bill or resolution number and title)
and ask that it be printed and referred to the appropriate committee.

[It of course would be referred to the committee to which the designated bill was referred.]

THE PRESIDING OFFICER. Without objection, that will be the order of the Senate.

Appeal From the Decision of the Chair

[The Presiding Officer having sustained a point of order, or having overruled the same, an appeal might be taken as follows:]

A SENATOR. Mr. President, I take an appeal from the decision of the Chair.

[After debate, if there is any, the Chair puts the question:]

THE PRESIDING OFFICER. The question . . . (stating the point of order and the decision of the Chair on the same). Shall the decision of the Chair stand as the judgment of the Senate?

As many as are in favor say "ave."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the Senate sustains (overrules) the decision of the Chair.

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562–1564.]

[If the vote is taken by yeas and nays, the Chair makes the following statement:]

THE PRESIDING OFFICER. On this vote the yeas are ____; the nays are ____. The Senate sustains (overrules) the decision of the Chair.

OR

The decision of the Chair stands as the judgment of the Senate (or the decision of the Chair is not sustained).

Appointments by the Vice President or President Pro Tempore Pursuant to Law or Resolution
THE VICE PRESIDENT. The Chair, pursuant to Public
Law(or concurrent resolution, or resolution), appoints (or reappoints) the Senator from(Mr) and the Senator from(Mr) to theCommission.
OR
(continuing)
(in lieu of the Senator from (Mr) and the Senator from
(Mr), retired (or resigned, or no longer a
Member of the Senate).
OR
THE PRESIDING OFFICER. The Chair, on behalf of the Vice President, pursuant to Public Law (or concurrent resolution, or resolution) appoints (or reappoints) the Senator from (Mr) and the Senator from (Mr) to the Commission.
OR
(continuing)
(in lieu of the Senator from (Mr.
) and the Senator from
(Mr), retired (or resigned, or no longer a Member of the Senate).
· · · · · · · · · · · · · · · · · · ·

Attendance of Absent Senators—Procedure for Compelling in the Absence of a Quorum

[For procedure utilized by the Senate in arresting absent Senators and bringing them to the bar to ascertain a quorum, note the procedure

utilized on November 14, 1942. On that occasion when the Senate found itself without a quorum, it first adopted an order to direct the Sergeant at Arms to request the attendance of the absent Senators. After some time had elapsed, the Majority Leader, Mr. Barkley, made another motion, which was agreed to, to direct the Sergeant at Arms to compel the attendance of absent Senators. This order having been in operation for some time and a quorum still not being present, the Majority Leader asked that the Sergeant at Arms make a report to the Senate upon his efforts to compel the attendance of absent Senators. The report having been made as to the absent Senators who were out of town and those who were in Washington, the Majority Leader, Mr. Barkley, made another motion, which was agreed to, authorizing and directing the Vice President to issue warrants of arrest of the absent Senators then in Washington.

[The established forms utilized by the Senate for "Order for Arrest" and "Warrant for the Arrest of Senators" follow:]

[Form of Order for Issuance of Warrants of Arrest]

In the Senate of the United States

WHEREAS under the rules of the Senate a call of the Senate was ordered; and

Whereas the following-named Senators are absent without leave of the Senate, to wit:

[Names of Senators Absent Without Leave]

THEREFORE IT IS ORDERED, That the Sergeant at Arms be, and hereby is, directed to compel the attendance on the Senate of said named absent Senators; and it is further

ORDERED, That warrants for the arrest of said Senators be issued under the signature of the presiding officer, attested by the Secretary, and that the Sergeant at Arms be, and hereby is, directed to execute such warrants forthwith by arresting each of said named Senators and bringing him before the bar of the Senate, and that he make due return to the Senate of the execution of said warrants, and that this order shall be continuing until fully executed unless otherwise ordered by the Senate.

[Order Adopted on Nov. 14, 1942, for Issuance of Warrants of Arrest of Senators]

"Ordered, That the Vice President be authorized and directed to issue warrants of arrest for absent Senators and the Sergeant at Arms be instructed to serve such warrants of arrest on those Senators who are reported to be in the city of Washington in the District of Columbia."

[Form of Warrant of Arrest Reduced to Writing]

United States Senate

IN T	ESTIMONY W	HEREOF I haved the seal of	return of this warrant. we hereunto set my hand an the United States Senate, the
TEST	r:		Presiding Officer.
			Secretary.
3			United States
ob l		Office of the Ser I hereby emp	
uu	appoint and	nereby emp	ower
serv	e this subp n thereto w	ith which I a	exercise all the authority i
serv	n thereto w	ith which I a	m vested by the within order
serv	n thereto w	geant at Arms o	m vested by the within order
serv	n thereto w	geant at Arms o	m vested by the within order fithe Senate of the United States.
serv	Sen	geant at Arms o	m vested by the within order fithe Senate of the United States.
serv	Sen	geant at Arms o	m vested by the within order fithe Senate of the United States.
serv	n thereto w	ith which I a	m vested by the within order fithe Senate of the United States.
serv	Sen	geant at Arms o	m vested by the within order fithe Senate of the United States.
serv	Sen	geant at Arms o	m vested by the within order

ly referred.

Bills and Joint Resolutions, Introduction of

[Under current practices, bills and joint resolutions are not formally introduced from the floor as a rule. They are introduced simply by a Senator signing the said bill or joint resolution and personally presenting them to the appropriate member of the staff manning the desk without any comment from the floor.

[While the Presiding Officer has the responsibility to make all such references, in actual practice today, this is performed by the Parliamentarian of the Senate in behalf of the Presiding Officer, without any comment whatsoever from the floor. Of course there are some exceptions, particularly when a matter involves multiple references, which action must be taken from the floor and is done by a Senator making a unanimous consent request to that effect, or occasionally, when a particular controversial issue is presented to the Senate for reference and the leadership seeks to make the determination of reference, and it is then done by motion.

[If for one reason or another, some Senator should insist that bills and joint resolutions on that day be formally introduced from the floor, having called for the regular order, thereby invoking the procedure under Rule VII, paragraph 1, the following procedure would then be utilized, the Chair having called for "the introduction of bills and joint resolutions."]

A SENATOR. Mr. President—— THE PRESIDING OFFICER. The Senator from
(Mr).
A Senator. Mr. President. I introduce a bill (or join resolution) and ask that it be appropriately referred.
[Technically, under the rule, the Senator should request that the bill be considered as having been read twice and appropriately referred since Rule XIV, paragraphs 2 and 3, require that each bill must be read twice on different days before being referred.]
THE PRESIDING OFFICER. Without objection, the bill wil be received and appropriately referred.
OR
[If the procedure is to be more formal, and Rules VII and XIV are to be complied with, note the procedure below:]
A SENATOR. Mr. President— THE PRESIDING OFFICER. The Senator from
(Mr). A Senator. I introduce a bill (or joint resolution) which
Lask may be read a first and second time and appropriate

[Under Rule XIV, paragraphs 1 and 2, if objection is heard to the introduction of the bill or joint resolution, its introduction shall be post-poned for one day, or if the bill or joint resolution is allowed to be introduced, and objection to its second reading is heard, that will put the bill over a legislative day for its second reading.]

THE PRESIDING	OFFICER, T	he	Senator	from	
(Mr)					
which the Clerk w					

[The Clerk reads the bill by title.]

THE PRESIDING OFFICER. The bill, without objection, will be read a second time by title. 1

[If some Senator objects to a second reading on the same day, the bill will go over to the next legislative day for its second reading. Note the following:

A SENATOR. Mr. President. I object to a second reading of the bill at this time.

THE PRESIDING OFFICER. Objection having been heard to the second reading of the bill, the bill will go over to the next legislative day for its second reading as provided in Rule XIV.

[If the purpose of the Senator in objecting to the second reading of the bill is to get the bill placed on the Calendar without reference to a committee under Rule XIV, see "Consideration of House Bills and Joint Resolutions Without Reference to Committee," or "Consideration of Senate Bills and Joint Resolutions Without Reference to Committee."]

OR

THE PRESIDING OFFICER. Without objection, the bill will be considered as having been read a second time, and it will be appropriately referred.

[Here the Chair may designate the committee to which it will be referred.]

[If the bill is read a second time by title by the Clerk, the Chair announces the following:]

THE PRESIDING OFFICER. The bill having been read a second time by title, it will be referred to the Committee on ______ (or he may state it will be appropriately referred).

Bills and Resolutions, Consideration of

A Senator (usually the majority leader or someone acting in his behalf). Mr. President, I move (or ask unanimous consent) that the Senate proceed to the consider-

¹ The Chair states, "without objection the bill will be read a second time" since Rule XIV, par. 2, requires that each reading must be on a different day unless otherwise ordered by unanimous consent.

ation of the bill S. _____ (or any other of the various bills or resolutions on the Calendar), Calendar No. ___. The Presiding Officer. The Clerk will report the bill (or resolution) by title for the information of the Senate.

[After the Clerk reports the bill (or resolution) by title, the Chair states:]

The Presiding Officer. The question is on the motion (or is there objection to the request) of the Senator from ______ (Mr. _____) to proceed to the consideration of S. _____ (or any other of the various bills or resolutions on the Calendar). Without objection the motion (or request) is agreed to.

[When a motion is made and agreed to, proceed to the consideration of a bill or resolution, except during the Morning Hour, it will displace any unfinished business before the Senate which will then be returned to the Calendar in the exact status existing when displaced, and if brought before the Senate again, the pending question at the time of displacement will again be the pending question before the Senate. If a unanimous consent request is granted to consider a bill or resolution, any unfinished business before the Senate would not be displaced but its consideration would be temporarily suspended until the measure brought up by unanimous consent was disposed of or until the regular order is called for, unless otherwise ordered.]

OR

[After any debate of the motion:]

THE PRESIDING OFFICER. The question is on the adoption of the motion of the Senator from ______ (Mr. _____) to proceed to the consideration of S. _____ (or any other of the various bills or resolutions on the Calendar).

As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote, (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is anounced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless

that vote is reconsidered. For the methods of voting, see "Voting, Methods of, pp. 1562-1564.]

Consideration When There Is No Committee Amendment

THE PRESIDING OFFICER. The bill (resolution) is open to amendment.

[If no one cares to speak, or offer an amendment, the Chair takes the following course:]

THE PRESIDING OFFICER. The bill (or resolution) is open to amendment. If there be no amendment, the bill (or joint resolution) will be (engrossed) and read a third time.

OF

[If the measure is a House bill, the amendments will be ordered engrossed and the bill will be read a third time.]

[Concurrent and simple resolutions are not read three times as are bills and joint resolutions.]

[After the Clerk reads the bill or joint resolution again by title, the Chair states:]

THE PRESIDING OFFICER. The question is on passage of the bill (or joint resolution). Without objection, the bill or joint resolution is passed.

[Concurrent or simple resolutions are adopted or agreed to.]

OR

THE PRESIDING OFFICER. The question is on passage of the bill (or joint resolution).

As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the bill (or joint resolution) is passed (defeated).

OR

[If a concurrent or simple resolution, when the Senate is ready for final action thereon, the Chair states:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the concurrent resolution (or simple resolution) is agreed to (not agreed to).

[The vote of course may be by voice vote, division vote, or by yeas and nays.]

[If the yeas and nays have been ordered, the Chair states:]

THE PRESIDING OFFICER. The question is on passage of the bill (or joint resolution) (or adoption of the concurrent or simple resolution). The yeas and nays have been ordered. The Clerk will call the roll.

[After the roll has been called and the Clerk has handed the tabulation to the Presiding Officer, the Chair states:]

THE PRESIDING OFFICER. On this vote the yeas are _____, the nays are _____. The bill (or joint resolution) is passed (is not passed).

[If a concurrent or simple resolution, the Chair states: The resolution is agreed to (or not agreed to).]

OR

Consideration When There Is a Committee Amendment or Amendments

[After a motion or unanimous consent to consider a bill or resolution is agreed to, if there is a committee amendment, the procedure would be as set forth below:]

THE PRESIDING OFFICER. The Clerk will report the first committee amendment.

[At this stage, if the bill is reported with a committee amendment proposing to strike out all after the enacting clause and substitute new language for the bill (or if reported without an amendment and a Senator offers an amendment from the floor, in the nature of a substitute for the bill), the substitute amendment is treated as text for the purpose of further amendment, which is open to amendment in two degrees, and all further amendments offered to it from the floor are treated as amendments to the committee amendment (or to the amendment in the nature of a substitute offered from the floor, as the case might be) in the nature of a substitute for the bill. The language proposed to be stricken out by the substitute amendment would also be open to perfecting amendments in two degrees. After all such amendments to the committee amendment in the nature of a substitute or to the substitute offered from the floor have been called up and disposed of, the question is put on agreeing to the committee amendment in the nature of a substitute for the bill, or on the substitute amendment offered from the floor in the nature of a

substitute for the bill, or on either of such substitute amendments as amended, if amendments are added thereto. Once a committee amendment in the nature of a substitute for the bill, or a substitute amendment for the bill offered from the floor, has been agreed to, no further amendments to the bill are in order. The next question is on the engrossment and third reading of the bill.]

OR

[Under recent practices of the Senate, at this stage of the proceedings, if there are multiple committee amendments, perfecting in nature, the manager of the bill usually or frequently asks unanimous consent that the committee amendments, if there are several, be agreed to en bloc, and that the bill, as thus amended, be treated as original text for the purpose of further amendment. If it is a general appropriation bill, the request also includes that points of order against any legislative provisions not be waived. If such a request is not made, or if made and objected to, the Senate acts on each amendment separately, and the Chair takes the following course:]

[After the Clerk reports the perfecting amendment, the Chair states:]

THE PRESIDING OFFICER. The question is on the adoption of the committee amendment.

[At this stage the committee amendment is open to amendment. If an amendment is offered to the committee amendment, the question is put on the amendment to the committee amendment, and if adopted, the question recurs on the committee amendment as amended. If rejected, the question recurs on the committee amendment, unless another amendment is offered to the committee amendment. After one amendment to the committee amendment has been disposed of, another amendment would be in order, unless a substitute amendment for the committee amendment had been agreed to. If the amendment to the committee amendment is an amendment in the nature of a substitute, the question occurs on the adoption of the substitute for the committee amendment and if agreed to, no further amendments to that committee amendment would be in order, and the question recurs on the committee amendment as amended by the amendment in the nature of a substitute. After the committee amendment has been agreed to, no further amendments to that amendment are in order.]

[After the debate, or if there is no debate or amendment offered, the Presiding Officer puts the question on the adoption of the committee amendment, and after the first committee amendment is disposed of, the following occurs:]

THE PRESIDING OFFICER. The Clerk will report the next committee amendment.

[After the Clerk reports the committee amendment, the Chair states:]

THE PRESIDING OFFICER. The question is on the adoption of the committee amendment.

[After the disposition of this amendment, following the same procedure set forth above, the Clerk reports the next committee amendment, if there be one, and the same procedure is followed on all or any of the remaining committee amendments. After all of the committee amendments are disposed of, the Chair makes the following statement:]

THE PRESIDING OFFICER. The bill is open to further amendment.

[If amendments are offered from the floor to other parts of the bill, they each would be open to amendment. After all amendments are disposed of, or when no one seeks to offer further amendments, nor seeks recognition, the Chair will state:]

THE PRESIDING OFFICER. If there be no further amendments, the bill will be (engrossed) and read a third time.

[If a House bill, the amendments will be ordered engrossed and the bill will be read a third time.]

[If the measure is a concurrent or simple resolution, since there is no third reading of such measures, the Chair states: The question is on agreeing to the resolution, or agreeing to the resolution as amended.]

[If it is a bill or joint resolution, after the Clerk has read the bill for the third time, the Chair makes the following statement, if no one seeks recognition:]

THE PRESIDING OFFICER. The question is on passage of the bill (or joint resolution).

[In the case of concurrent or simple resolutions, the question is put on agreeing to or adopting the resolution. For procedure of voting on passage, see above part of this section on "Bills and Resolutions, Consideration of."]

Calendar

[The Senate "Calendar" or "Calendar of Bills and Resolutions" is mentioned in four different rules of the Senate, but nowhere is the term described or defined. Actually, the Calendar, as it exists today, is a listing or compilation of the business, legislative in nature, awaiting consideration by the Senate. As measures are reported from committees or otherwise obtain a status to be brought up by the Senate for consideration, they are placed on the "Calendar of Business" under the section designated "General Orders." Each measure so placed on the Calendar sets forth a Calendar order number, the number of the bill or resolution, the title thereof, and by whom reported, together with the date and the committee reporting the measure. In addition to the "General Orders," the daily Calendar of Business includes the following sections: a listing on the cover of the unfinished or pending business, if any, any adopted special orders, any unanimous consent agreements entered into, and a listing of standing, select and special committee memberships. Other sections of the Calendar list any "Resolutions and Motions Over Under the Rule," any "Motions to Reconsider," any "Subjects on the Table," and bills in conference. On the back page it gives the status of appropriation bills for that session of the Congress. There is also an Executive

Calendar on which is listed any treaties or nominations awaiting Senate consideration.

Calendar Call

[Under the rules, the call of the Calendar is the order of business each new legislative day during the Morning Hour after the close of morning business until the end of the Morning Hour, or until the call has been completed. Also, except on Mondays, a motion to take up any specific bill on the Calendar to be determined without debate is in order after the morning business, or 1 hour after the Senate convenes, which would block a call of the Calendar if such a bill were called up on motion. To initiate the call under the rule, the Chair states:]

THE PRESIDING OFFICER. Is there further morning business? If there be none, the morning business is now closed and the Calendar, under Rule VIII, is in order. The Clerk will report the first bill.

[The Clerk reports the number and title of the bill, and if there be no objection, the following occurs:]

THE PRESIDING OFFICER. Is there objection to the present consideration of the bill (resolution)?

[Under call of the Calendar procedure, a single objection at any time until a bill is passed, whether objection is heard to the present consideration of the bill (resolution), or during the consideration of the bill (resolution), or while amendments are being proposed thereto, puts the bill over until a later call of the Calendar, unless when such objection is heard, the Senate on motion agrees to "continue such consideration" of the said measure, which is determined without debate. If the Senate should decide to consider such a bill (resolution) on motion, it would then be debatable, and if not disposed of before the end of the Morning Hour, the bill would go back to the Calendar and the call of the Calendar would have been terminated and the unfinished business would be laid down. While a single objection either blocks the consideration of a measure during a Calendar call or stops further consideration thereof, any amendments offered to the bill (resolution) are acted on by a majority vote, and likewise, debate is limited since "each Senator is entitled to speak once and for 5 minutes only upon any question," as contrasted to the debate of a measure the consideration of which has been continued by motion.]

[Under recent procedure, the call of the Calendar is generally pursuant to an order or a unanimous consent request to that effect which has been made by the majority leader (or someone acting in his behalf) and agreed to by the Senate. The order, or unanimous consent agreement, usually specifies the Calendar number where the call is to begin. Once the order has been agreed to, or the unanimous consent request has been made and granted, and the time for the call arrives, the Chair will state:]

THE PRESIDING OFFICER. Under the previous order, the Senate will now proceed to the call of the Calendar begin-

ning at Calendar number ____. The Clerk will report the first bill (resolution).

OR

Without objection (the leader having made such a request for an immediate call of the Calendar), the Senate will now proceed with a call of the Calendar, and the Clerk will report the first bill (resolution).

[The Clerk reads the bill (resolution) by title.]

THE PRESIDING OFFICER. Is there objection to the present consideration of the bill (resolution)?

[If there are no amendments to the bill (resolution), and if no one cares to speak, the Chair continues:]

[When a Senate bill or Senate joint resolution:]

Without objection, the bill (joint resolution) will be considered, ordered to be engrossed for a third reading, read a third time and passed.

OR

[When House measures, without amendments, the Chair states:]

Without objection, the bill will be considered, read a third time and passed.

OR

[If a concurrent or Senate resolution, and there are no amendments, the Chair states:]

Without objection, the resolution will be considered and agreed to.

OR

[Under current general practices, the usual terminology used by the

THE PRESIDING OFFICER. Without objection, the bill (resolution) will be considered and passed (or agreed to).

OR

[If there is a committee amendment or amendments, note the following:]

THE PRESIDING OFFICER. The Clerk will report the bill.

1463

[The Clerk reports the bill (resolution) by title.]

THE PRESIDING OFFICER. Is there objection to the present consideration of the bill (resolution)?

[If there is no debate, the Chair continues:]

Without objection, the Senate will proceed to the consideration of the bill (resolution).

[At this stage, if the bill is reported with a committee amendment proposing to strike out all after the enacting clause and substitute new language for the bill (or if reported without an amendment and a Senator offers an amendment from the floor, in the nature of a substitute for the bill), the substitute amendment is treated as text for the purpose of further amendment, and all further amendments offered to it from the floor are treated as amendments to the committee amendment (or to the amendment in the nature of a substitute offered from the floor, as the case might be) in the nature of a substitute for the bill. After all such amendments to the committee amendment in the nature of a substitute or to the substitute offered from the floor have been called up and disposed of, the question is put on agreeing to the committee amendment in the nature of a substitute for the bill, or on the substitute amendment offered from the floor in the nature of a substitute for the bill, as the case might be, or on either of such substitute amendments as amended, if amendments are added thereto. Once a committee amendment in the nature of a substitute for the bill, or a substitute amendment for the bill offered from the floor, has been agreed to, no further amendments to the bill are in order. The next question is on the engrossment and third reading of the bill.]

[If the bill on the Calendar were reported with committee amendment(s), perfecting in nature, the Chair continues:]

The Clerk will report the (first) committee amendment.

[The Clerk reads the amendment.]

[This committee amendment is then open to amendment. After the Clerk reads the committee amendment, if no one offers an amendment thereto, the Chair states:]

THE PRESIDING OFFICER. The question is on agreeing to the committee amendment. Without objection, the amendment is agreed to (not agreed to).

[Any one of the other methods of voting may be utilized.]

[If there are several non-controversial amendments, the majority leader (or someone acting in his behalf) or the "manager of the bill" will request that the amendments be agreed to en bloc, which expedites the disposition of the amendments. If such request is not made or if objected to, the Chair states:]

THE PRESIDING OFFICER. The Clerk will report the next committee amendment (if there be a second amendment).

[The Clerk reads the next amendment.]

[After the Clerk reads the amendment, if no amendment is offered thereto, the Chair states:]

THE PRESIDING OFFICER. The question is on the adoption of the amendment. Without objection, the amendment is agreed to (not agreed to).

[Any one of the other methods of voting may be utilized.]

[Any other committee amendments are reported and acted on in same fashion as set forth above, and after all committee amendments are disposed of, the bill is open to amendment, to be offered by any Senator from the floor.]

[If there are no other amendments, including any which may be offered from the floor after the committee amendments are disposed of, the Chair states:]

THE PRESIDING OFFICER. The question is on passage of the bill (as amended). Without objection, the bill is passed.

[Any one of the other methods of voting may be utilized.]

[Under call of the Calendar procedure, the Chair never calls for a third reading of the bill by title. This procedure expedites the disposition of non-controversial bills and resolutions, and numerous measures are often passed in a short time, the leadership having an established procedure for Senators concerned to register their objections to the passage of any measure under a call of the Calendar. A single objection can block the passage of a measure under this procedure.]

Calendar Call on Monday, Waiver of

A Senator. Mr. President. I ask unanimous consent that the call of the Calendar of Bills and Resolutions, under Rules VII and VIII, be dispensed with.

THE PRESIDING OFFICER. Without objection it is so ordered.

Certificates of Appointments To Fill Unexpired Terms Due to Resignations

[The form usually taken to lay before the Senate at the beginning of a new Congress the resignations of Senators and the certificates of appointment to fill the said unexpired terms:]

	ng matters: Copies of th	
(and	of the State of _),
and the certificate(s) of appointment of	of
	(and	
of	_).	
The Clerk will re	ead the letter(s) of resig	nation and the
	ointment, which will be	

Closed Sessions

[All legislative sessions of the Senate, until the end of the second session of the 3d Congress, with the exception of the contested election case of Albert Gallatin, were held behind closed doors. This was not without protest and there were frequent attempts, including some roll call votes, during this time to open up the legislative session, and finally on December 9, 1795, the Senate agreed to a resolution, as amended, which resolved "That, in conformity to a resolution of the Senate of the United States, passed on the 20th day of February, 1794, the gallery of the Senate chamber be permitted to be open every morning, subject to the restrictions in said resolution mentioned."

[Executive sessions for the confirmation of nominations and for advising and consenting to treaties were held behind closed doors, unless the Senate had specifically voted to open them, until June 17, 1929, when Rule XXXVIII (now XXXI) of the Senate was amended to provide that "Hereafter all business in the Senate shall be transacted in open session, unless the Senate in closed session by a majority vote shall determine that a particular nomination, treaty, or other matter shall be considered in closed executive session." This language was modified some in the 1979 revision.

[The first rule for closing the doors was adopted on February 20, 1794, as Rule XXVIII, which provided:]

On a motion made and seconded to shut the door of the Senate, on the discussion of any business which may, in the opinion of a member, require secrecy, the President shall direct the gallery to be cleared; and, during the discussion of such motion, the doors shall remain shut.

[The present rule on closed doors (Rule XXI), except paragraph 2, was added in the 1979 revision, was adopted in January 1877. The procedure thereunder is as follows:

A Senator. Mr. President. In accordance with Rule XXI, I now move that the Senate go into closed session.

A SECOND SENATOR. I second that motion.

THE PRESIDING OFFICER. The motion having been made and seconded that the Senate go into closed session, the Chair, pursuant to Rule XXI, now directs the Sergeant at Arms to clear all galleries, close all doors of the Senate Chamber, and exclude from the Chamber and its immediate corridors all employees and officials of the Senate who, under the rule, are not eligible to attend the closed session and who are not sworn to secrecy.

The question is not debatable.

[Without further ado, the order of the Presiding Officer is executed, and after the Senate is behind closed doors, the Senators may discuss any issues that they see fit or make any determinations as to action on proposed legislation, debate, or procedure, including a vote to return to open session.]

Cloture

[When the business on which cloture is to be proposed is pending before the Senate, a motion to invoke cloture may be presented and read even though another Senator has been recognized and is speaking, as follows:

A Senator. Mr. President. I send to the desk a cloture motion and ask that it be read.

[Under Rule XXII, "the Presiding Officer or clerk at the direction of the Presiding Officer, shall at once state the motion to the Senate," but the Chair usually states that without objection the Clerk will read the motion, as follows:]

THE PRESIDING OFFICER. The cloture motion having been presented under Rule XXII, the Chair directs the Clerk to read the motion.

[The Clerk reads the cloture motion, for example, as follows:]

[Form of Motion]

	signed Senators, in accordance with the
	nove to bring to a close the debate upor
	or S),, or amend
	as the case might be.
1	9
2	10
3	11
4	12
5	13
6	14
7	15.
0	16

[Once a cloture motion has been signed by at least 16 Senators and duly filed, the Senate has until one hour after the Senate convenes on the following calendar day of session, but one, before it proceeds to vote to determine whether cloture should be invoked on the said issue, unless by unanimous consent some other time is set. The form utilized by the Chair in announcing to the Senate the procedure to be followed once the hour for the vote arrives is set forth below:]

THE PRESIDING OFFICER. One o'clock having arrived (or one hour after the Senate convenes), under Rule XXII, the Clerk will report the motion to invoke cloture.

[Clerk reads the motion.]

THE PRESIDING OFFICER. Pursuant to Rule XXII the Chair now directs the Clerk to call the roll to ascertain the presence of a quorum.

[A quorum having answered to their names, the Presiding Officer states:]

THE PRESIDING OFFICER. A quorum is present. The question is: Is it the sense of the Senate that debate on shall be brought to a close?

The yeas and nays are mandatory under the rule and the Clerk will call the roll.

[The Clerk calls the roll, and after the call is completed, and a tabulation of the vote is handed to the Presiding Officer, he states:]

THE PRESIDING OFFICER. On this vote the yeas are _____; the nays are _____. Three-fifths (two-thirds of the Senators present and voting in the case of vote on rules changes) of the Senators duly chosen and sworn, having voted (not having voted) in the affirmative, the motion is agreed to (not agreed to).

Committee Amendments

See also "Consideration When There Is a Committee Amendment or Amendments," under "Bills and Resolutions, Consideration of," pp. 1458-1460.

[Whenever a bill is before the Senate, if there are proposed committee amendments, such amendments and any amendments thereto (except substitute amendments for the whole bill, on which there is a special procedure) are first disposed of, after which any part of the bill not already amended is open to amendment in two degrees, to be offered by Senators from the floor, unless of course the committee amendment agreed to was an amendment in the nature of a substitute for the bill, in which case no further amendments would be in order. As soon as the Senate proceeds to the consideration of a bill to which committee

amendments are pending, the Chair directs the Clerk to report the first committee amendment as soon as there is a hiatus or no one cares to debate the bill further. Note the following:]

The Presiding Officer. The Clerk will report the first committee amendment.

[After the Clerk states the first committee amendment, the Chair states:]

THE PRESIDING OFFICER. The question is on the adoption of the committee amendment.

[At this stage, the committee amendment is open to amendment to the second degree, but if no amendment is offered, and no one seeks recognition to debate the committee amendment, the Chair restates the question as:]

THE PRESIDING OFFICER. The question is on the adoption of the committee amendment.

[The question is then put to a vote. For the detailed procedure see "Consideration When There Is a Committee Amendment or Amendments," under "Bills and Resolutions, Consideration of," pp. 1458-1460.]

[After all committee amendments and amendments thereto have been disposed of, the Chair states:]

THE PRESIDING OFFICER. The bill is open to further amendment.

[When there are no further amendments to be offered, or no one is seeking to debate the bill further, the Chair then calls for the engrossment and third reading of the bill (joint resolution) as set forth under "Bills and Resolutions, Consideration of." Senate resolutions and concurrent resolutions are not required to be read three times.]

Committees, Standing, Appointment of

[Mr. Gilfry in his Precedents of the United States Senate, published in 1914, gives a brief account of the development of the Senate standing committees and how they were appointed, which is quoted below:]

Prior to December, 1816, all bills and joint resolutions, and other matters requiring such consideration, were referred to and reported upon by special committees appointed for the purpose. The different subjects treated of in the messages of the Presidents and the general appropriation bills were included in the measures thus referred. But three committees came into existence in the Senate prior to 1816: The Committee on Enrolled Bills, a joint committee composed of two Members of the House of Representatives and one Member of the Senate, the first Senate Member being Mr. Wingate, appointed July 31,1789; the Committee on Engrossed Bills, March 26, 1806, composed of three members, as now; and the Committee to Audit and Control the Contingent Expenses, created November 4, 1807.

the Contingent Expenses, created November 4, 1807.
On December 10, 1816, a resolution was agreed to making it a rule of the Senate that the following standing committees be appointed at

each session: On Foreign Relations, Finance, Commerce and Manufactures, Military Affairs, the Militia, Naval Affairs, Public Lands, Claims, the Judiciary, the Post Office and Post Roads, and on Pensions. This list has been added to from time to time, as the necessities have seemed to require, until the present time, when there are 73 standing committees. The number of members of these committees, with few exceptions, has also been increased from time to time until many of the more important have as high as 17 members.

These committees were originally elected by the Senate. In 1823, however, an effort was made to change the rule to provide for their appointment by the presiding officer, and in 1826 this was rescinded, and in December of that year it was provided that the Senate elect the chairmen, and then by one ballot choose the remaining members

of the committees.

December 24, 1828, the rule was again changed to provide for the appointment of the committees by the President pro tempore. In several instances in the absence of the Vice President the rule was suspended and the President pro tempore elected to a chairmanship. The

rest of the committees were then appointed by the Chair.

The practice then grew up of suspending the rule by unanimous consent and leaving the appointment of the committees to the President of the Senate, but at the first session of the Twenty-ninth Congress, the Senate, after debate, refused to follow the custom and the committees were elected. In 1838 and 1839 the committees were appointed by unanimous consent. December 13, 1847, the rule was suspended and a resolution was adopted assigning the Members to committees. In the Thirty-fourth Congress, 1855, a part of the committees were chosen by ballot and the rest by resolution.

[The jurisdictions of the standing committees were not defined in the rules until 1946, when Congress passed the Legislative Reorganization Act. For further details, see "References to Standing Committees," pp. 1542-1544.]

[The present Rule XXIV, as modified, was adopted, Nov. 14, 1979, and it provides:]

1. In the appointment of the standing committees, or to fill vacancies thereon, the Senate, unless otherwise ordered, shall by resolution appoint the chairman of each such committee and the other members thereof. On demand of any Senator, a separate vote shall be had on the appointment of the chairman of any such committee and on the appointment of the other members thereof. Each such resolution shall be subject to amendment and to division of the question.

2. On demand of one-fifth of the Senators present, a quorum being present, any vote taken pursuant to paragraph 1 shall be by ballot.

3. Except as otherwise provided or unless otherwise ordered, all other committees, and the chairmen thereof, shall be appointed in the same manner as standing committees.

4. When a chairman of a committee shall resign or cease to serve on a committee, action by the Senate to fill the vacancy in such committee, unless specially otherwise ordered, shall be only to fill up the number of members of the committee, and the election of a new chairman.

[In practice in recent years and until the present rule was adopted in 1979, in the absence of any point being raised, the Senate proceeded to the appointment of members to the various standing committees by adopting Senate resolutions providing for the same, without waiving the rule. Generally, the slate for each party is set forth in separate resolutions. The resolutions, when agreed to, not only make the appointments of the membership for each committee for each party, but also name the chairmen and set forth the seniority ranking of each member for each party. In the 92d and 93d Congresses, while resolutions were presented and agreed to accomplish this end, "a division of the question," in effect, was requested each time and granted, so that a separate vote was taken on each chairman and then a vote on the remaining membership of each committee, or on particular ones.

[Under earlier practices of the Senate, while orders or resolutions were utilized for appointing the membership of the various standing committees, a resolution was agreed to in keeping with Rule XXIV, to provide "that so much of Rule XXIV as provides for the appointment of the standing and other committees by ballot be suspended."

[The resolution for the appointment of the standing and other committees of the Senate for that Congress was then presented and agreed to.]

[Under current practices, under the present rule, the resolutions are submitted by the leader of each party, or someone acting in their behalf, and are treated as privileged business, and unless someone demands a separate vote as provided for in Rule XXIV, they are adopted by voice vote without discussion. They, of course, could be open to amendment—that is, any Member could offer an amendment(s) substituting any other name or names in lieu of the names set forth in the resolution, including a substitute name for any chairmanship. The procedure is usually as follows:]

[Majority Party Committee Slate]

A Senator (the majority leader). I submit a resolution and ask for its immediate consideration.

THE PRESIDING OFFICER. The Clerk will report the resolution.

[The Clerk reports the resolution as follows:]

Naming the Majority Party's Membership on Committees in the Senate

Resolved, That the following shall constitute the majority party's membership on the standing committees (of the Senate) for the Hundredth Congress, or until their successors are chosen:

COMMITTEE ON AGRICULTURE, NUTRITION AND FORESTRY: Mr. Leahy (Chairman), Mr. Zorinsky, Mr. Melcher, Mr. Pryor, Mr. Boren, Mr. Heflin, Mr. Harkin, Mr. Conrad, Mr. Fowler, and Mr. Daschle.

.

THE PRESIDING OFFICER. Without objection, the Senate will proceed to the immediate consideration of the resolution.

[After debate or discussion, if any:]

THE PRESIDING OFFICER. The question is on agreeing to the resolution. Without objection the resolution is agreed to.

OR

As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the resolution is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562–1564.]

[Minority Party Committee Slate]

A SENATOR (the minority leader). I submit a resolution and ask for its immediate consideration.

THE PRESIDING OFFICER. The Clerk will report the resolution.

[The Clerk reports the resolution as follows:]

Naming the Minority Party's Membership on the Standing Committees of the Senate

Resolved, That the following shall constitute the minority party's membership on the standing committees (of the Senate) for the Hundredth Congress, or until their successors are chosen:

COMMITTEE ON AGRICULTURE, NUTRITION AND FORESTRY: Mr. Helms, Mr. Dole, Mr. Lugar, Mr. Cochran, Mr. Boschwitz, Mr. McConnell, Mr. Bond, and Mr. Wilson.

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THE PRESIDING OFFICER. Without objection, the Senate will proceed to the immediate consideration of the resolution.

[After debate or discussion, if any:]

THE PRESIDING OFFICER. The question is on agreeing to the resolution. Without objection the resolution is agreed to.

OR

As many as are in favor of the resolution say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the resolution is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562–1564.]

Conference, Motions To Agree to

A SENATOR. Mr. Presiden	t, I ask the Chair to lay before
	the House of Representatives
on S(H.R), _	and strin

THE PRESIDING OFFICER. The Chair lays before the Senate message from the House of Representatives on S. _____ (H.R. _____), which the Clerk will report for the information of the Senate.

[The Clerk reports the message.]

A Senator. Mr. President, I move that the Senate insist on its amendment(s) (disagree to the House amendments) and agree to the conference requested by the House on the disagreeing votes of the two Houses and that the Chair be authorized to appoint the conferees.

[Without being so authorized, the Chair has no authority to appoint conferees; this authority is lodged in the Senate.]

THE PRESIDING OFFICER. The question is on the motion of the Senator from ______(Mr. _____).

[After the Chair puts the question, if there is no debate thereon. the Chair states:]

THE PRESIDING OFFICER. Without objection, the motion is agreed to.

OR

As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered.]

[If the motion is agreed to, the Chair states:]

THE PRESIDING OFFICER. The motion is agreed to and the Chair appoints the following conferees, which the Clerk will report.

[The Clerk reads the names of the conferees.]

Conference, Motions To Request

A SENATOR. Mr. Presider the Senate a message from on S (H.R),	the H			
THE PRESIDING OFFICER		lavs	before	the

Senate a message from the House of Representatives on S.

(H.R. _____), which the Clerk will report for the information of the Senate.

[The Clerk reports the message.]

A Senator. Mr. President, I move that the Senate disagree to the amendment(s) of the House and request a conference [or, if it is a House bill just passed by the Senate and the Senate wishes to request a conference without waiting for House action, the motion would be, I move that the Senate insist on its amendment(s) and request a conference] with the House on the disagreeing votes of the two Houses and that the Chair be authorized to appoint the conferees.

[Without being so authorized, the Chair has no authority to appoint conferees; this authority is lodged in the Senate.]

THE PRESIDING OFFICER. The question is on the motion of the Senator from ______(Mr. _____).

[After the Chair puts the question, if there is no debate thereon, the Chair states:]

The Presiding Officer. Without objection, the motion is agreed to.

OR

As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562-1564; or see an example on p. 1562.]

[If the motion is agreed to, the Chair states:]

THE PRESIDING OFFICER. The motion is agreed to and the Chair appoints the following conferees, which the Clerk will report.

[The Clerk reads the names of the conferees.]

Conference Reports, Consideration of

[The consideration of a conference report is highly privileged and its presentation "shall always be in order, except when the Journal is being read or a question of order or a motion to adjourn is pending, or while the Senate is dividing; and when received, the question of proceeding to the consideration of the report. if raised, shall be immediately put and shall be determined without debate."]

[The report under the established practices is submitted first to the body agreeing to the request for a conference since under the established procedure for sending a bill to conference that would be the body that would be in possession of the papers after the conference is over. The Senate must be in possession of the papers for it to be in order to consider the said conference report. The procedure for its consideration follows:]

A SENATOR.	Mr. Pre	sident, I submit a conference report
on S (I	I.R) (or any other type of measure), , and ask for its immediate
	g the title)	, and ask for its immediate
consideration.		
THE PRESIDE	NG OFFI	CER. The Clerk will state the report.

[On demand, the report must be read in full.]

[The Clerk states the report.]

THE PRESIDING OFFICER. Without objection, the Senate will proceed to the consideration of the conference report.

[If the question of its consideration is raised, and a motion to consider the report is made, the Chair would have to put the question to a vote, by either method demanded, and that vote would come immediately without debate since the motion to take up a conference report is not debatable.]

[After the Senate has agreed to proceed to the consideration of a conference report, the Chair puts the question on adoption of the conference report. At this stage of the proceedings, the conference report is open to unlimited debate. Whenever there is a hiatus and no Senator is seeking recognition, the Chair restates the question, namely, the question is on adoption of the conference report, as follows:]

THE PRESIDING OFFICER. The question is on the adoption of the conference report.

[Other motions could be made at this stage. For example: a motion to table or recommit, if the report has not already been agreed to by the other House.]

[When there is no further debate nor other motions to be made, the Chair states:]

The question is on the adoption of the conference report. Without objection, the conference report is agreed to

OR

The question is on the adoption of the conference report. As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the conference report is agreed to (not agreed to).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered.]

[After the conference report has been agreed to (disposed of), the Chair lays before the Senate amendments reported in disagreement, if there be any. These may be disposed of en bloc by unanimous consent or a separate vote may be taken on each amendment reported in disagreement or question related thereto as follows:]

THE PRESIDING OFFICER. The Chair lays before the Senate the first amendment reported in disagreement.

A Senator. Mr. President, I move that the Senate concur in the House amendment.

OR

Mr. President, I move that the Senate concur in the House amendment with an amendment.

OR

Mr. President, I move that the Senate recede from (insist on) its amendment.

[A separate vote may be taken on each of these issues by any of the methods of voting.]

Conference Reports, Forms for Various Types

[Form of conference report when it is proposed that the Senate agree to the amendment(s) of the House of Representatives to a Senate bill.]

A SENATOR, from the committee of conference, submitted the following:

CONFERE	NCE REPORT
(To accompa	ny S)
Houses on the amendment(s) of	on the disagreeing votes of the two the House to the bill (S), wing met, after full and free confer-
tive Houses as follows: That the Senate recede from its	and do recommend to their respec- s disagreement to the amendment(s) to the bill, and agree to the same.
	Managers on the Part of the Senate.

[A conference report submitted to the House for its consideration lists the signatures of the managers on the part of the House first and those on the part of the Senate lists; a report submitted to the Senate lists the signatures of the managers on the part of the Senate first and those on the part of the House last.]

[Form of conference report when it is proposed that the House of Representatives agree to a Senate amendment(s) to a bill of the House of Representatives.]

A Senator, from the committee of conference submitted the following:

CONFERENC	E REPORT
(To accompany I	H.R)
(title of bill)	e Senate to the bill (H.R), ng met, after full and free confer-
ence, have agreed to recommend artive Houses as follows: That the House recede from its diof the Senate to the bill, and agree to	sagreement to the amendment(s)
=======================================	Managers on the Part of the Senate.
	Managers on the Part of the House.
[Form of a conference report when amended by striking out all after the is inserted in lieu thereof by the H Senate recede and concur in the amer atives.]	enacting clause and new language ouse, and it is proposed that the
A SENATOR, from the commeted the following:	ittee of conference, submit-
CONFERENC	E REPORT
(To accompany	S)
The committee of conference on Houses on the amendment of the having	the disagreeing votes of the two House to the bill (S), ng met, after full and free confer-

ence, have agreed to recommend and do recommend to their respective Houses as follows:

	Managers on the Part of the Senate.
	Managers on the Part of the House.
Representatives is amended and new language is insert	ort when the bill passed by the House of by striking out all after the enacting clause ed in lieu thereof by the Senate, and it is cede and concur in the amendment of the
A SENATOR, from the ted the following:	committee of conference, submit-
CONF	ERENCE REPORT
(To accon	npany H.R)
(20 00001	
The committee of confere	nce on the disagreeing votes of the two
The committee of confere Houses on the amendment of title of bill) ence, have agreed to recommitive Houses as follows: That the House recede from	nce on the disagreeing votes of the two of the Senate to the bill (H.R),, having met, after full and free confer- nend and do recommend to their respec- m its disagreement to the amendment of
The committee of confere Houses on the amendment of title of bill) ence, have agreed to recommitive Houses as follows: That the House recede from	nce on the disagreeing votes of the two of the Senate to the bill (H.R),, having met, after full and free confer- nend and do recommend to their respec- m its disagreement to the amendment of
The committee of confere Houses on the amendment of title of bill) ence, have agreed to recommitive Houses as follows: That the House recede from	nce on the disagreeing votes of the two of the Senate to the bill (H.R),, having met, after full and free confer- nend and do recommend to their respec- m its disagreement to the amendment of
The committee of confere Houses on the amendment of (title of bill) ence, have agreed to recommittee Houses as follows:	nce on the disagreeing votes of the two of the Senate to the bill (H.R),, having met, after full and free confer- nend and do recommend to their respec- m its disagreement to the amendment of
The committee of confere Houses on the amendment of (title of bill) ence, have agreed to recommitive Houses as follows: That the House recede from	nce on the disagreeing votes of the two of the Senate to the bill (H.R),, having met, after full and free confer- nend and do recommend to their respec- m its disagreement to the amendment of ree to the same.
The committee of confere Houses on the amendment of (title of bill) ence, have agreed to recommitive Houses as follows: That the House recede from	nce on the disagreeing votes of the two of the Senate to the bill (H.R),, having met, after full and free confer- nend and do recommend to their respec- m its disagreement to the amendment of ree to the same.

[Form of a conference report when it is proposed that the Senate recede from its amendment to a bill of the House of Representatives.]

A Senator, from the committee of conference, submitted the following:

SENATE PROCEDURE

CONFERENCE REPORT

(To accompa	ny H.R)
Houses on the amendment of t	on the disagreeing votes of the two he Senate to the bill (H.R) having met, after full and free confer-
(title of bill)	
ence, have agreed to recommen tive Houses as follows: That the Senate recede from it	d and do recommend to their respec- ts amendment.
	Managers on the Part of the Senate.
	Managers on the Part of the House.
[Form of a conference report of Representatives recede from	when it is proposed that the House of n its amendment to a Senate bill.]
A SENATOR, from the conted the following:	mmittee of conference, submit
CONFERI	ENCE REPORT
(To accomp	eany S)
Houses on the amendment of	on the disagreeing votes of the two the House to the bill (S) naving met, after full and free confer
ence, have agreed to recommen tive Houses as follows: That the House recede from it	d and do recommend to their respec- s amendment.
T.	
	Managers on the Part of the Senate.
	Managers on the Part of the House.

[Form of a conference report when it is proposed that the House of Representatives recede from its amendment to an amendment of the Senate to a bill of the House of Representatives.]

A Senator, from the committee of conference, submitted the following:

CONFERENCE REPORT
(To accompany H.R)
The committee of conference on the disagreeing votes of the two Houses on the amendment of the House to an amendment of the Senate to the bill (H.R),, having met,
after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows: That the House of Representatives recede from its amendment to the amendment of the Senate and concur therein.
Managers on the Part of the Senate.
Managers on the Part of the House.
[Form of a conference report when it is proposed that the Senate recede from its amendment to an amendment of the House to a Senate bill.]
A Senator, from the committee of conference, submitted the following: $ \\$
CONFERENCE REPORT
(To accompany S)
The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to an amendment of the House to the bill (S), having met,
after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

1482 SENATE PROCEDURE

That the the House o	Senate re of Represe	cede fron	m its am and conc	endment to ur therein.	the ame	ndment of
				Managers on t	he Part of I	the Senate.
				Managers on	the Part of	the House.
entirely tives in	new text in	stead of th	e amendm	e bill when co ent by the Hou bill, or the la	se of Repre	senta-
A SENA ted the fo	ток, fro llowing:	m the	commit	tee of con	ference,	submit-
		CONFE	RENCE	REPORT		
		(To acco	mpany S	3)		
	(title of bill) agreed to	recomm	_, having	e disagreein louse to the met, after in do recomme	full and f	ree confer-
*	*	*	*	*	*	*
the House follows:	to the bill the matt	, and ag	ree to th	greement to e same with inserted by	an ame	ndment as
*	*	*	*		*	*
And the	House agr	ee to the	same.	¥ .		
						_
			-	Managers on t	he Part of	the Senate.
			_			———):
			-	Managers on	the Part of	the House.

[Form of conference report on a House bill when conferees agree on an entirely new text instead of the amendment by the Senate in the nature of a substitute for the bill, or the language of the bill as passed by the House of Representatives.]

A Senator, from the committee of conference, submitted the following:

		CONFE	RENCE F	REPORT		
	(To accom	pany H.R)	
The com Houses on	the ame	ndment of	the Sone	disagreei ate to the met, after	HII (HR)
tive House That the the Senate follows:	agreed to s as follow House re to the bi f the mat	o recommo vs: ecede from ll, and ago ter propos	end and d its disag ree to the	o recomm reement to same with nserted by	end to the the amer an amer	eir respec ndment o ndment as
**	*		*	*	*	*
				lanagers on t		
Repres that th ment o	entatives re se Senate re f the House ATOR, fro	cede from o cede from i of Represen	ne of its am ts disagreer tatives.]	proposed the endments to ment and agree of con	a Senate bil ree to an an	ll and nend-
			RENCE R	FDORT		
		(To accom				
Houses on	the amer	conference	ce on the	disagreeinuse of Rep	resentativ	res to the

and free conference, have agreed to recommend and do recommend to their respective Houses as follows: That the House of Representatives recede from its amendment numbered 1. That the Senate recede from its disagreement to the amendment of the House numbered 2, and agree to the same. Managers on the Part of the Senate. Managers on the Part of the House. [Form of a conference report when it is proposed that the Senate recede from one of its amendments to a bill of the House of Representatives and that the House of Representatives recede from its disagreement and agree to a Senate amendment.] A SENATOR, from the committee of conference, submitted the following: CONFERENCE REPORT (To accompany H.R. ___ The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. ____), _____, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows: That the Senate recede from its amendment numbered 1. That the House recede from its disagreement to the amendment of the Senate numbered 2, and agree to the same. Managers on the Part of the Senate.

Managers on the Part of the House.

[Form of conference report when it is proposed that the House of Representatives recede from some of its amendments to a Senate bill, that the Senate recede from its disagreement and agree to some House amendments, and that the Senate agree to another amendment of the House of Representatives with an amendment; and that the conferees also report one amendment in disagreement.]

A SENATOR, from the committee of conference, submitted the following:

e	
CONFERENCE	REPORT
(To accompany S.)
The committee of conference on the Houses on the amendments of the Hobill (S),	ouse of Representatives to the
free conference, have agreed to recontheir respective Houses as follows: That the House of Representatives numbered 1, 2, 3, etc. That the Senate recede from its disa	recede from its amendments
of the House of Representatives numbers ame. Amendment numbered 5: That the Senate recede from its disagrathe House of Representatives numbered an amendment as follows: Strike out and of said amendment and ing: "Two hundred million dollars sho of Representatives agree to the same.	greement to the amendment of d 5 and agree to the same with the language in lines pasert in lieu thereof the follow-
[If there are other amendments in conf generally would be handled in one of the what the conferees agree upon; or if the c accord on certain amendments, they may illustrated below.]	categories above, depending on onferees are unable to reach an
The committee of conference report numbered 7.	in disagreement amendment
	Managers on the Part of the Senate.
	Managers on the Part of the House.

[Form of conference report when it is proposed that the Senate recede from some of its amendments to a House bill, that the House of Representatives recede from its disagreement and agree to some Senate amendments, and that the House agree to another amendment of the Senate with an amendment; and that the conferees also report one amendment in disagreement.]

A Senator, from the committee of conference, submitted the following:

CONFERENCE REPORT	
(To accompany H.R)	
The committee of conference on the disagreeing votes of the Houses on the amendments of the Senate to the bill (H.R, having met, after full and free conference on the disagreeing votes of the Houses on the amendments of the Senate to the bill (H.R, having met, after full and free conference on the disagreeing votes of the Houses on the amendments of the Senate to the bill (H.R, having met, after full and free conference on the disagreeing votes of the Houses on the amendments of the Senate to the bill (H.R, having met, after full and free conference on the disagreeing votes of the Houses on the amendments of the Senate to the bill (H.R, having met, after full and free conference on the senate to the bill (H.R, having met, after full and free conference on the senate to the bill (H.R, having met, after full and free conference on the senate to the bill (H.R, having met, after full and free conference on the senate to the bill (H.R, having met, after full and free conference on the senate to the bill (H.R, having met, after full and free conference on the senate to the)
have agreed to recommend and do recommend to their respective Houses as follows: That the Senate recede from its amendments numbered 1, 2, 3. That the House recede from its disagreement to the amendment the Senate numbered 4 and 6, and agree to the same. Amendment numbered 5: That the House recede from its disagreement to the amendment the Senate numbered 5 and agree to the same with an amendment the Senate numbered 5 and agree to the same with an amendment the Senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with a senate numbered 5 and agree to the same with an amendment the senate numbered 5 and agree to the same with a senate numbered 5 and agree to the same with a senate numbered 5 and agree to the same with a senate numbered 5 and agree to the same with a senate numbered 5 and agree to the same with a senate numbered 5 and agree to the same with a senate numbered 5 and 3 agree to the same with a senate numbered 5 and 3 agree to the same with a senate numbered 5 and 3 agree to the same with a senate numbered 5 and 3 agree to the same with a senate numbered 5 and 3 agree to the same with a senate numbered 5 and 3 agree to the same with a senate numbered 1 and 3 agree to the same with a senate numbered 1 and 3 agree to the	, etc its of
follows: Strike out the language in lines and of said amendment and insert in lieu thereof the following: 'hundred million dollars shall be for;" and the Senate agree the same.	'Two
[If there are other amendments in conference to be disposed of, they generally would be handled in one of the categories above, depending on what the conferees agree upon; or if the conferees are unable to reach an accord on certain amendments, they may be reported in disagreement as illustrated below.]	
The committee of conference report in disagreement amenda numbered 7.	nent
	•
Managers on the Part of the Sen	ate.
Managers on the Part of the Ho	use.

[Form of conference report when the conferees of the two Houses are unable to agree on any amendment(s) of the House of Representatives to a Senate bill.]

A Senator, from the committee of conference, submitted the following:

CONFERENCE REPORT

(To accompa	any S)
1 Total 5	*
Houses on the amendment(s) of	on the disagreeing votes of the two the House of Representatives to the having met, after full
and free conference, have been un	
and the comercine, have been an	
	Managers on the Part of the Senate.
	10-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
	Managers on the Part of the House.
<u></u>	
Representatives.]	nendment(s) to a bill of the House of
CONFERE	NCE REPORT
(To accompan	y H.R)
Houses on the amendment(s) of the	on the disagreeing votes of the two he Senate to the bill (H.R), g met, after full and free conference,
	Managers on the Part of the Senate.
	251

Managers on the Part of the House.

Consideration of House Bills and Joint Resolutions Without Reference to Committee by Unanimous Consent Procedure

[A House bill (joint or concurrent resolution) coming to the Senate in a message from the House is usually referred to the appropriate standing committee, but the leadership, or a Senator acting with the approval of the leadership, sometimes requests the Senate to proceed to the immediate consideration of a House bill (joint or concurrent resolution) without it being referred. Such procedure, however, requires previous consultation with all parties concerned which may take several hours after the message has been received by the Senate. When this method of consideration is utilized, the leader, or a Senator, requests the Chair to lay the bill (joint resolution) before the Senate with the expectation of taking it up immediately. Note the following phraseology utilized for this type procedure:]

A	SEN	ATOR.	Mr.	Presid	ent	, I	ask	unani	mous	CO	nsen
that				roceed					ation	of	H.R
	(H	J. Re	es),]	H. C	on.	Res	3	(title of b	iii)	

THE PRESIDING OFFICER. The Clerk will report the measure.

[The Clerk reads the bill (joint or concurrent resolution) by title.]
[If the measure is a bill or joint resolution]

A Senator. I ask unanimous consent that the bill (joint resolution) be considered as having been read twice and that the Senate proceed to its immediate consideration.

THE PRESIDING OFFICER. Is there objection? Without objection, it is so ordered, and the Senate will proceed to its immediate consideration.

[A motion to that effect would not be in order since a bill must be read three times before passage and each reading is required to be on different legislative days. The bill (joint resolution) if considered is debatable and amendable, but if no amendment is offered, and no one cares to speak, the Chair makes the following statement:]

THE PRESIDING OFFICER. The bill (joint resolution) is open to amendment; if there be no amendment, the bill (joint resolution) will be read a third time.

[The Clerk reads the bill (joint resolution) a third time by title.]

THE PRESIDING OFFICER. The question is on passage of the bill (joint resolution). Without objection, the bill (joint resolution) is passed.

OR

The question is on passage of the bill (joint resolution). As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:] As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the bill (joint resolution) is passed (not passed.)

[If the measure is a House Concurrent Resolution]

THE PRESIDING OFFICER. The concurrent resolution is open to amendment. If there are no amendments, the question is on the adoption of the resolution. Without objection, the resolution is agreed to.

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562-1564.]

Consideration of Senate Bills and Joint Resolutions Without Reference to Committee by Unanimous Consent Procedure

[A Senate bill (joint resolution) when introduced is usually referred to the appropriate standing committee, but the leadership, or a Senator acting with the approval of the leadership, sometimes introduces a bill or resolution and asks for its immediate consideration or that the bill be placed on the Calendar without being referred. Such procedure, however, to be successful requires previous clearance with all parties concerned before such a request is made, otherwise objection is likely to be heard. When this method of consideration is utilized, the leadership, or a Senator, introduces the bill or resolution and makes such a request which takes the following form:]

A Senator. Mr. President, I introduce a bill (joint resolution) and ask unanimous consent that it be considered as having been read twice and that the Senate proceed to its immediate consideration.

THE PRESIDING OFFICER. The Clerk will report the bill (joint resolution) by title for the information of the Senate.

[The Clerk reads the bill (joint resolution) by title.]

The Presiding Officer. Is there objection to the request of the Senator from ______ (Mr. _____)

that the bill (joint resolution) be considered as having been read twice and that the Senate proceed to its immediate consideration? Without objection, it is so ordered, and the Senate will proceed to its immediate consideration.

[The request could be that the bill (joint resolution) be considered as having been read twice and placed on the Calendar; in which case there would be no further action on the measure at that time.]

[A motion to that effect would not be in order since a bill must be read three times before passage and each reading is required to be on different legislative days.]

[At this stage, the bill (joint resolution) is debatable and amendable, but if no amendment is offered, and no one cares to speak, the Chair makes the following statement:]

THE PRESIDING OFFICER. The bill (joint resolution) is open to amendment; if there be no amendment, the bill (joint resolution) will be read a third time.

[The Clerk reads the bill (joint resolution) a third time by title.]

THE PRESIDING OFFICER. The question is on passage of the bill (joint resolution). Without objection, the bill (joint resolution) is passed.

OR

The question is on passage of the bill. As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the bill (joint resolution) is passed (not passed).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562-1564.]

Constitutional Amendments

[Proposals to amend the Constitution are generally presented in the form of a joint resolution. When any such joint resolution is being considered, any amendment offered thereto is disposed of by a majority vote. It takes a two-thirds vote of the Senate to concur in a House amendment to a Senate joint resolution, or it takes a two-thirds vote of the House to concur in a Senate amendment to a House joint resolution. On the question of passage of the joint resolution, it takes a two-thirds vote, and it also takes a two-thirds vote to adopt a conference report on a measure which proposes an amendment to the Constitution. After the vote on passage is concluded, and the vote is tabulated and handed to the Chair, if by rollcall vote, the Chair states:]

THE PRESIDING OFFICER. On this vote the yeas are _____, the nays are _____. Two-thirds of the Senators voting, a quorum being present, having voted in the affirmative (not having voted in the affirmative), the joint resolution is passed (or is not passed).

Constitutionality of Questions

[Under the uniform precedents and practices of the Senate, a point of order having been raised as to the constitutionality of a bill, an amendment proposing to raise revenue, or a Senate rule or procedure, the Chair submits the question to the Senate for decision. As stated on numerous occasions, the Chair has no power or authority to pass on the constitutionality of a matter. If a point should be raised, the procedure would be somewhat as follows:

A SENATOR	a. Mr. President, I make a point of order that
the amendm	ent proposed by the Senator from
) proposes to raise revenue and is being
offered to a S	enate bill. Under the Constitution, this is not
in order	

THE PRESIDING OFFICER. Under the precedents and practices of the Senate, the Chair has no power or authority to pass on such a point of order. The Chair, therefore, under the precedents of the Senate, submits the question to the Senate. Is the point of order well taken?

[This point is debatable and after any debate thereon, the Senate proceeds to vote.]

Contempt Proceedings Form of Particular Subpoena

United States of America Congress of the United States

То	1
	(name of person)
	, Greeting:
REARITATE	ant to lawful authority, YOU ARE HEREBY COM D to appear before the Senate Committee or of the Senate of the United States
(name	e of committee)
on Forth	ee room, Room, Senate Office Building
committe	ee room, Room, Senate Office Building
know rel	ton, D.C., then and there to testify what you may ative to the subject matters under consideration by mittee, and produce your personal financial recorderiod, to date, including cancelled
checks, of of loans, turns, to in which Hereof pains and	check stubs, deposit slips, bank statements, records, securities, insurance policies and income tax regether with records of all businesses or enterprises you have or have had an interest. If fail not, as you will answer your default under the deponalties in such cases made and provided.
To	(name of officer) to serve and return.
Given	under my hand, by order of the committee, this day of, in the year of our Lord one
thousand	d nine hundred and
	(year)
ī	Chairman, Senate Committee on
	a Resolution of Arrest of Witnesses
n 1951	Before a Committee, Adopted by the Ser
Where	eas the Senate Committee on
has repo	rted to the Senate that subpoenas have been issued
has repo	rted to the Senate that subpoenas have been issued to the Senate that these persons are important

lution _____, ____ Congress, _____ session, and that the said persons have not been located for service despite diligent search on the part of persons employed by the committee, and peace officers assisting the committee and that thereafter new subpoenas calling for the appearance of these persons were handed to the Sergeant at Arms of the Senate, pursuant to the policy recommendation of the ______ (name of committee)

Committee of the Senate, with the request that he endeavor to make service of these subpoenas through all the facilities at his command and that the Sergeant at Arms, after using great diligence in endeavoring to locate the said witnesses and to serve them, has reported to the chairman of the committee that he had been unable to effectuate service; and that the committee has reasonable cause to believe and does believe that the named persons will not appear in response to subpoenas but are in hiding or have left the United States in order to evade the service of subpoenas upon them and will continue to be unavailable for service of subpoenas upon them in order to avoid testifying before the committee; and

Whereas the appearance and testimony of the witnesses named before is material and necessary in order that the committee may properly execute the functions assigned to it and may obtain information necessary as a basis for proposed legislation: It is therefore

Resolved, That the President of the Senate issue warrants commanding the Sergeant at Arms of the Senate, or such persons as may be deputized by him, to take into custody the bodies of ______; and to bring the said persons before

the Senate Committee on _____ at Washington,

District of Columbia, or if the said committee be no longer in existence when the arrest is made, before the bar of the Senate or such appropriate standing committee as the Senate may designate, then and there to answer such questions pertinent to the matter under inquiry as the said committee, the Senate itself or such appropriate committee as the Senate may designate;

(name of committee)

That, for the purpose of executing warrants issued in accordance with this resolution the Sergeant at Arms of the Senate may by all-inclusive order or orders deputize all law enforcement officers of the Federal Government; and

That the Senate Committee on (name of committee), the Senate

itself or such appropriate standing committee as the Senate may designate, may discharge any of the persons taken into custody under the authorization of this resolution upon proper assurance by recognition, or otherwise, that he will appear to give testimony when required to do so. The committee, the Senate, or such appropriate committee as the Senate may designate, may require such assurances as it deems necessary, not to exceed \$25,000 for any one witness.

For the purpose of discharging any person from custody and ordering assurances, one member of the said committee, or of an appropriately designated committee of the Senate, shall be a quorum.

Form of a Resolution of Arrest of Witnesses To Appear Before the Bar of the Senate, Adopted in the Senate in 1934

Whereas the committee of the Senate, elected pursuant to S. Res,Congress, session, has submit-
whereas it appears from such report that,
C Juli-
of, was onduly
served with a subpoena to appear forthwith before such committee, in Washington, District of Columbia, and then and there to testify relative to subject matters, and to produce specified files, records, and books, pertinent to the matter under inquiry; and Whereas it appears from such report that the said has failed, declined, and refused, in disobedience
of such subpoenas, to produce all files, records, and books;
whereas the appearance and testimony and correspondence, records, files, and books are material and necessary in order that the committee may properly execute the functions imposed upon it and obtain information necessary as a basis for such legislation as the Senate may deem necessary, concerning: Therefore be it
Resolved, That the President of the Senate issue his warrant commanding the Sergeant at Arms, or his deputy, to take into custody the body of the said
before the bar of the Senate and to bring with him the correspondence, memoranda, books, files, and records referred to and then and there to answer such questions pertinent to the matter under inquiry with reference to facts regarding correspondence, memoranda, books, and files as the Senate may propound, and to keep the said
tody to await the further action of the Senate.
Forms of Senate Contempt Resolutions
[The following forms of resolutions have been utilized by the Senate to cite certain witnesses for contempt:]
S. Res
In the Senate of the United States,
(date)

naed to be produced before (2) failed to appear of records pursuant to the with the approval of the on	before the Senate Committee on (name of committee) on (name of committee) ni Washington, District of books and records lawfully subpoere the said committee, and or to produce the said books and order and direction of the chairman
(name of person) (or Subcommittee) on (date) Columbia, at which they. (1) refused to produce naed to be produced befor. (2) failed to appear records pursuant to the with the approval of the on in connection therewith, Senate, to the United S	
(name of person) (or Subcommittee) on (date) Columbia, at which they. (1) refused to produce naed to be produced befor. (2) failed to appear records pursuant to the with the approval of the on in connection therewith, Senate, to the United S	
on the appearance of	
(name of person) (or Subcommittee) on (date) Columbia, at which they (1) refused to produce naed to be produced before (2) failed to appear of records pursuant to the with the approval of the on (date)	
on the appearance of	
(or Subcommittee) on	
(or Subcommittee) on	hefore the Senate Committee on (name of person) on (name of committee) nin Washington, District of books and records lawfully subpoere the said committee, and or to produce the said books and order and direction of the chairman encommittee before
(or Subcommittee) on	and before the Senate Committee on Iname of committee, and Iname of committee on Iname
on the appearance of	and before the Senate Committee on, in Washington, District of books and records lawfully subpoere the said committee, and
on the appearance of	and and before the Senate Committee on, in Washington, District of books and records lawfully subpoe-
on the appearance of	and before the Senate Committee on, in Washington, District of
on the appearance of	and and before the Senate Committee on, in Washington, District of
on the appearance of	hefore the Senate Committee (name of person) before the Senate Committee (name of committee)
on the appearance of	(name of person) and before the Senate Committee (name of committee) on
on the appearance of	and before the Senate Committee
on the appearance of	(name of person) and
on the appearance of	(name of person) and
	and
	er aktivika eta eta eta eta eta uzea eta eta eta eta eta eta eta eta eta e
(name of committee)	of the United States Senate
Resolved, That the Prethe Senate certify the	esident (or President pro tempore) of the report of the Committee on
	(date)
In the Sena	te of the United States,
S. Res	_
C D	
	Becretary.
Attest:	Secretary.
by law.	
	st in the manner and form provided
that the said	(name of person)
ALBORITATION & PROPER STATE OF	(name of district)
with all the facts in con	nection therewith, under the seal of
being pertinent to the su	bject matter under inquiry together
On(name of committee	, said refusal to answer
	re the Committee (or Subcommittee)
to answer questions befo	(name of person)
as to the refusal of to answer questions befo	
	of the Office States Senate
as to the refusal of	of the United States Senate

Attest:	2
S *	Secretary.
S. Res	
	2 (20 St 10/98)
In the Senate of t	he United States,
-	(date)
the Counts contife the warnest of	t (or President pro tempore) of the Committee on
(name of committee)	of the United States
Senate on the appearance of	
1 - f +1 - f +- f itt	(name of witness)
before the Senate Committee	(name of committee)
(or subcommittee of a committ	ee) as to refusal of
	on
(name of witness) in Washington, District of Colu	
subject matter under inquiry; (2) to produce books and reco produced before the said Com	
(name of comm	nittee)
(3) to appear on(dat	or to produce the
said books and records pursuar the chairman with the appro	nt to the order and direction of oval of the committee before
(hour)	(date)
said refusal to answer and to papers being pertinent to the together with all the facts in the seal of the United States attorney for the District of _	subject matter under inquiry, connection therewith, under Senate to the United States to the
and that the said	mame or district
end that the said	(name of witness)
may be proceeded against in the by law.	he manner and form provided
COMP DESCRIPTION OF THE PROPERTY OF THE PROPER	
Attest:	
Attest:	Secretary.

Forms Used by President or President Pro Tempore Citing Witness for Contempt

[The following forms are used by the President (or President protempore) of the Senate to transmit a resolution adopted by the Senate or

"Statement of Fact" by a committee citing a witness for contempt to the said United States attorney for presentation to the grand jury for proceeding against the witness as provided for by law.]

[Form When Senate Adopts Resolution]

7771			licial dis		ъ.		
Th	ie under	signed,	the Pres	ident (or Presi	dent pro	tempore)
of th	e Senate	of the	United	States,	pursua	nt to Ser	nate Reso-
lutio	n	,	(C	ongres	s, s	session),	agreed to
	(nun	iher)					
on _			ate)		, an	official	engrossed
		· Con	,				
copy	of which	n is here	eto attac	chea, ce	ertifying	g the rep	ort of the
Sena	ite Comi	nittee o	n			c	oncerning
	(name of	nerson)	, aoe	es nere	by, una	er the s	eal of the
Sena	te, certi	fy to yo	u, as the	e Unite	d State	s attorn	ey for the
	_ Distri	ct of			, :	an officia	al printed
copy	of Sena	te Repo	ort No			1 0	Congress, sal of said
	session,	contair	ning fact	ts relat	rive to t	he refus	sal of said
(n	ame of person	to	answer	questio	ons prop	oounded	to him as
a wi	tness be	fore the	Commi	ittee or	1		
							^{nittee)} nate (and
ate o	on	outu rop	(le	ng be	en subn e dav.	nitted to	the Sen-
ate c	on	(data)	(le	gislativ	e day,	(dat	te)
ate c	on Ir	(data)	(le	gislativ ——,	e day, from th	e said C	committee
ate c	on	(date)	(leg	gislativ ——,	e day, from th	e said C	committee
by Mon _	on Ir	(date) (name of	(le	gislativ ——,	e day, from th	e said C	committee
by Monbe re	on Ir eprinted.	(date) (name of	(leg	gislativ ,	re day, from th	e said C	committee
by Mon be re	on	(date) (name of (name)	(legical Senator) ne of committed tereof,	gislativ	re day, from th	e said C	committee ordered to my name
by Mon be re IN and a	Ireprinted. TESTIMA	(date) (name of (name)	(leginator) ne of committee of	gislativ	re day, from th unto su ne Unite	e said C , and c bscribe	committee ordered to my name
by Mon be re IN and a ica a	on	(name of (name of seal of the of Wings)	(legonator) ne of committee of	I here	re day, from th unto su ne Unite	e said C , and c bscribe	committee ordered to my name
by Mon be re IN and a ica a	on	(name of (name of seal of the of Wings)	(legonator) ne of committee of	I here	re day, from th unto su ne Unite	e said C , and c bscribe	committee ordered to my name
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be re IN and a ica a	eprinted. TESTIMe affix the at the ci	(date) (name of (name) (name	(legistronic formatter) HEREOF, the Sense Vashingto (year) at pro tempor y of the Sena of Fact Sine Die	J here the of the ton, the set to of the U	re day, from th unto su ne Unite is the mate of the mitted States. mmittee rnment	e said C , and c bscribe ed States United States	committee ordered to my name s of America.
be re IN and ica a	eprinted. TESTIMO affix the at the ci	(date) (name of (name of ty) of Wry o	(legistronial committed (legis	J here ate of the ton, the set of the U	re day, from the	e said C , and c bscribe ed States United States	committee ordered to my name s of Amer- th day of
be re IN and ica a	eprinted. TESTIMe affix the at the ci	(date) (name of (name of ty) of Wry o	(legistronial committed (legis	J here ate of the ton, the set of the U	re day, from the	e said C , and c bscribe ed States United States	committee ordered to my name s of America.

	Senate of the United States of America, pursuant to the provisions of title 2, section 194, United States Code, hereby certifies to you, under the seal of the Senate, a printed state-
	ment of facts reported to and filed with me by the Chairman
	of the Committee on
	(if a special committee, add: 'duly created by the Senate,'), constituting the refusal of
	(name of person)
	to produce certain books, papers, records, and documents as summoned; the refusal of the said
	to answer certain questions pertinent to the subject under inquiry; the facts concerning the destruction, alteration, and mutilation of certain of the said documents, and the transcript of the committee's hearings on
	IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix the seal of the Senate of the United States of America at the city of Washington, this theth day of, A.D
	President (or President pro tempore) of the Senate of the United States of America.
	Attest: Secretary of the Senate of the United States.
t	Report and Statement of Facts by Committee in Proceedings Against for Contempt of the Senate]
	To the President of the Senate, Greeting: Pursuant to lawful authority, there is reported to you herewith, for filing, a statement of fact constituting the refusal of
	certain books, papers, records, and documents as summoned; and the refusal of the said
	to answer certain questions pertinent to the subject under inquiry; and the facts concerning the destruction, alteration, and mutilation of certain of the aforesaid documents; and the transcript of this Committee's hearings reflecting false statements by the said
	connection with certain of the records aforesaid. It is respectfully requested, pursuant to title 2, United States Code, sections 192 and 194, that the President (or President pro tempore) of the Senate, certify the attached statements of facts under the seal of the Senate to the appropriate United States attorney, whose duty it shall be to bring the matter before the grand jury for its action.
	Chairman, Senate Committee on

[A statement of facts is attached including any questions and denials to answer, etc.]

Credentials, Form for Presenting to Senate

[Under current practices, the credentials of Senators at the beginning of a new Congress are laid before the Senate en bloc without being read. If some Senators have resigned or died previous to the adjournment or during the sine die adjournment and Governors had made appointments to fill such vacancies, or if some Senators were elected to fill such short terms or unexpired terms, the letters of resignation, if the vacancy was not caused by death, and the credentials of appointment to fill vacancies caused by death or resignation, and the credentials of elected Senators to fill unexpired terms caused by death or resignations, will be laid down first and are usually read. Note the following procedure under current practices:]

[If by appointment:]

[The Clerk reads the certificate of election.]

[If there are other certificates falling in some other special category, the Chair lays them one at a time as above before the Senate to be read and placed on file. After those in the special categories have been disposed of, the Chair lays before the Senate the certificates of election of the Senators elected in the general election for full 6-year terms as follows:]

The Presidence Officer (usually the Vice President). The Chair lays before the Senate the credentials of 33 (or 34) Senators elected for 6-year terms beginning January 3, 19...... All certificates, the Chair is advised, are in the form suggested by the Senate, except (if any) the ones from the State of _______ and the State of _______, which used State forms but contains all the requirements of the form suggested by the Senate. If there be no objection, the reading of the certificates will be waived and they will be printed in full in the *Record*, and placed on file.

[If there are no other matters involved, the Chair continues:]

THE PRESIDING OFFICER (usually the Vice President). If Senators to be sworn will now present themselves at the desk in groups of four as their names are called in alphabetical order, the Chair will administer the oath of office required by the Constitution and as prescribed by law. The Clerk will call the names.

[The Senators-elect come to the desk in four's to be sworn, with each escorted to the desk by the other Senator from his State. In presenting themselves before the Presiding Officer to be sworn, the Senators raise their right hand while the oath or affirmation is presented to them, and it is customary also for the Presiding Officer to raise his right hand. The Presiding Officer states:]

THE PRESIDING OFFICER (usually the Vice President). Please raise your right hand, and I will administer the oath.

[The Chair then states the following oath:]

THE PRESIDING OFFICER. Do you solemnly swear that you will support and defend the Constitution of the United States against all enemies, foreign and domestic; that you will bear true faith and allegiance to the same; that you take this obligation freely, without any mental reservation or purpose of evasion; and that you will well and faithfully discharge the duties of the office on which you are about to enter: So help you God.

THE SENATORS IN GROUP. I do.

[After the oath is so administered, the group (four in number) of Senators subscribe to the oath in the official oath book, and then the next group of four with their escorts advance to the desk for their oath. This process is followed until all have taken their oath.]

[When a Senator dies or resigns during a session of Congress and a new Senator is appointed by the governor or elected in a special election during that session and appears to take his oath, the following procedure is utilized. If a resignation, the Chair first lays before the Senate the letter of resignation before laying down the certificate of appointment or election as the case might be.]

THE PRESIDING OFFICER. The Chair lays before the Senate the letter(s) of resignation (if the vacancy was not caused by death or if the letter of resignation had not already been laid before the Senate), which the Clerk will read.

[After the letter of resignation is read, if there be one, the Chair states:]

THE PRESIDING OFFICER. The Chair lays before the Senate the credentials of Mr. ______ of the State of _____, duly certified by the governor of the said State, which the Clerk will read.

[The Secretary reads the credentials.]

THE PRESIDING OFFICER. The credentials will be recorded and placed on file if there be no objection. If the Senator will now present himself at the desk, the Chair will administer his oath.

[The Senator-elect is usually escorted to the desk by the other Senator from his State. In presenting himself before the Presiding Officer to be sworn, the Senator raises his right hand while the oath or affirmation is presented to him, and it is customary also for the Presiding Officer to raise his right hand. The Presiding Officer, as set forth above, asks the Senator to raise his right hand and the oath is administered. The new Senator subscribes to the oath in the official oath book.]

Debate, Interruption of a Speaking Senator

[While a Senator is speaking-]

	SENATOR. is time?	Mr. Preside	nt, will	the Sen	ator yield	to me
		NG OFFICER.	Will the	Senate	or from	
) yie				
)?				
		(speaking). (Mr			e Senator	from
TH	E PRESIDI	NG OFFICER.	The Ser	ator vi	elds to the	Sena-
		(N				

1002	DENATE I ROODS ONE
	[When the regular order is being insisted upon, a Senator can yield only for a question and the following procedure is utilized:]
	Senator. Mr. President, will the Senator from (Mr) yield to me for a question?
TH	PRESIDING OFFICER. Does the Senator from (Mr) yield to the Senator from (Mr) for a question?
A i	SENATOR (speaking). I yield for a question. E Presiding Officer. The Senator yields to the Senator(Mr) for a question.
	OR
$T_{\rm H}$	SENATOR (speaking). I decline to yield at this time. IE PRESIDING OFFICER. The Senator declines to yield is time for a question.
si di	charge of a Committee From Further Con- deration of a Bill (Resolution) and Imme- ate Consideration Thereof by the Senate nder Unanimous Consent Procedures
A that from	Senator. Mr. President, I ask unanimous consent the Committee on be discharged further consideration of S, and
that Tr	the Senate proceed to its immediate consideration. E PRESIDING OFFICER. Is there objection to the retof the Senator from(Mr)? Hout objection, it is so ordered.
** 101	
	OR
ther ate c Tr diate	SENATOR. Mr. President, I submit a resolution to disge the Committee on from furconsideration of S and ask for the immedionsideration of the resolution. THE PRESIDING OFFICER. Is there objection to the immediators described by the consideration of the resolution submitted by the confirmation of the resolution submitted submitte
With	tor from(Mr)? nout objection, the Senate will proceed to its consider-
	OR
Ob the	ojection is heard to the immediate consideration of resolution and the resolution goes over under Rule

XIV, paragraph 6.

[For details on procedure for the consideration of a resolution ordered over under the rule, see "Over Under the Rule," pp. 1525-1526.]

Division of a Question Containing More Than One Proposition

[Under Rule XV, "if the question in debate contains several propositions, any Senator may have the same divided, except a motion to strike out and insert, which shall not be divided." This applies to amendments and motions but not to the original text of the bill, which, except by unanimous consent or suspension of the rules, must be acted on as a single question in one vote—that is, on the question of passage. Motions to strike out any portion of any bill, not already stricken by the Senate, when before the Senate for consideration is in order at the appropriate time.]

A Senator. Mr. President, I ask that the question be divided and that a separate vote be taken on each of the following parts of the amendment (or motion).

[This request might be made in any of various ways as long as each vote requested is on a separate proposition.]

THE PRESIDING OFFICER. A division of the question has been requested and since the question can be properly divided as requested, a separate vote will be taken on each proposition as stated. The first vote will be taken on the first part, after which the second vote will occur on the second part, etc. The Clerk, for the information of the Senate, will state the first part to be voted on.

[The Clerk states the first part, and after debate, if any, the Chair states:]

THE PRESIDING OFFICER. The question is on agreeing to the first part of the proposition (putting the question).

[After the first vote is concluded, the Chair directs the Clerk to state the second part, as follows:]

THE PRESIDING OFFICER. The question is on agreeing to the second part of the proposition, which the Clerk will report.

[Then after the vote on the second part has been announced, the procedure on each part, no matter how many there are, will be taken in the same fashion as above. If the yeas and nays have been ordered on any proposition which can be divided before a division of the question is requested, each vote on each question will be by yeas and nays automatically.]

Division Vote Ordered by the Chair

[If the Chair is in doubt as to the results of a voice vote, he may call for a division vote (show of hands or standing) to ascertain the results of the same—a Senator at the same time could block such a vote by asking for the yeas and nays, if there were a sufficient second to order them. If the Chair calls for a division vote when in doubt of the outcome of a voice vote, the following procedure is pursued:]

THE PRESIDING OFFICER. The Chair is in doubt (of the outcome of the voice vote). As many as are in favor of the amendment (or any other pending question) will rise and remain standing until they are counted (or raise their hands and keep them up until they are counted).

[After the proponents are counted, the Chair states:]

As many as are opposed will rise and stand until they are counted (or raise their hands and keep them up until they are counted).

[The Clerk, after the proponents and opponents have been tabulated, hands the count to the Presiding Officer, who states:]

The amendment (or any other pending question) is agreed to (or not agreed to).

Division Vote Requested From Floor

[When a Senator does not care for a rollcall vote, but is not satisfied with a voice vote, before the vote is announced, he may request the Senators to stand and be counted.]

A SENATOR. Mr. President. I ask for a division (vote) on this question.

[After the proponents are counted, the Chair states:]

As many as are opposed will rise and stand until they are counted.

[The Clerk, after both the proponents and opponents have been tabulated, hands them to the Presiding Officer, who states:]

The amendment (or any other pending question) is agreed to (or not agreed to).

Engrossment, Correction of

[It is not uncommon when the Senate passes a complex or major bill for a unanimous consent request to be made to authorize the Secretary of the Senate to make certain technical and clerical corrections in the engrossment thereof. Such request is usually as follows:]

A Senator (generally the manager of the bill or the majority leader or his designee). Mr. President, I ask unanimous consent that the Secretary of the Senate be authorized in the engrossment of S. _____ (in the case of House bills and resolutions only amendments thereto are engrossed) to make any necessary technical and clerical corrections.

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

Enrollment, Correction of

[Form of Concurrent Resolution for Correcting Enrollments]

S. Co	n. Res.	
Congr	ess.	Session

Resolved by the Senate (the House of Representatives concurring), That in the enrollment of the bill (S. _____)
the Secretary of the Senate (House bills

and joint resolutions are enrolled by the House of Representatives) is hereby authorized and directed, in the enrollment of the said bill, to make the following corrections, namely: [Specify corrections to be made, including titles, sections, pages and lines. Variations of course are possible depending on the kinds of correction to be made.]

Executive Business

	or. Mr. President—— SIDING OFFICER. The Senator from
(Mr	
A SENAT Senate go	OR. I move (ask unanimous consent) that the into executive session for the transaction of ousiness (to consider certain nominations).
	[This motion is not debatable.]
THE PRE	SIDING OFFICER. The Senator from
) moves (asks unanimous consent) that the

Senate go into executive session for the consideration of executive business (or to consider certain nominations).

Without objection, the motion (the request) is agreed to, and the Senate will proceed to the consideration of executive business (or the Clerk will report the first nomination).

OR

As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[If agreed to, the Chair continues:]

The Senate will proceed to the consideration of executive business (or the Clerk will report the first nomination).

[A division vote may be called for or the yeas and nays may be ordered, if done before the Chair announces the final results of the voice vote.]

[In executive session the Senate will either consider nominations, treaties, or executive business, which is usually indicated by the Senator making the motion to go into executive session. After the executive business has been transacted, the Senate returns to legislative session as indicated below:]

A Senator. Mr. President, I move (ask unanimous consent) that the Senate return to legislative session (or to the consideration of legislative business).

THE PRESIDING OFFICER. The Senator from _______(Mr. ______) moves (asks unanimous consent) that the Senate return to legislative session (or that the Senate resume the consideration of legislative business).

[After putting the question, and the motion (or request) is agreed to, he continues:]

THE PRESIDING OFFICER. The motion (request) is agreed to and the Senate returns to legislative session (resumes the consideration of legislative business).

Forms Generally Used by the Presiding Officer for Putting the Question on Passage of Bills and Resolutions, and Actions on Amendments, Motions, etc.

[For forms used by the Presiding Officer to put such questions, see "Action on Bills, Amendments, Resolutions, Motions, etc.— Terminology Used by Presiding Officer in Announcing Vote or Action Taken," p. 1441.]

Germaneness of Amendments to General Appropriation Bills

[Under Rule XVI, amendments proposed to general appropriation bills, legislative in nature, are subject to a point of order. Likewise, the rule provides that when the question of germaneness of an amendment to provisions of a bill is raised, the question must be submitted to the Senate for decision without debate.]

A SENATOR. Mr. President, I make a point of order that the amendment is general legislation and not in order to a general appropriation bill under Rule XVI.

Another Senator. Mr. President, I concede that the amendment is legislative in nature but I raise the question of germaneness of the amendment to language already in the bill.

[If the Chair is satisfied that there is House legislative language in the bill to which the amendment in question could possibly be germane.]

THE PRESIDING OFFICER. The Chair, under Senate Rule XVI, now submits to the Senate the question raised by the Senator from ______ (Mr. ______); namely, is the amendment germane or relevant to any legislative language already in the House-passed bill. The question is not debatable.

As many as hold the amendment to be germane or relevant to the House-passed bill say "aye."

[After the "ayes" have responded collectively, the Chair continues:] As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the amendment is held to be germane (not germane).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by

at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered. For the methods of voting, see "Voting, Methods of," pp. 1562-1564.]

[If the Senate votes that the amendment is germane, the point of order falls and if debate thereon has concluded, the Chair puts the question on the adoption of the amendment; otherwise, the amendment fails.]

Hour of Daily Meetings of the Senate

[At the beginning of a new Congress, or a new session, on the opening day, generally, immediately after the adoption of resolutions to inform the House of Representatives and the President of the United States that a quorum is assembled and ready to do business, a resolution is submitted to set the hour for the daily meetings of the Senate during that session as follows:]

A Senator. Mr. President, I submit a resolution which I send to the desk and ask for its immediate consideration.

The Presiding Officer. The Clerk will report the resolution for the information of the Senate.

[The Clerk reads the resolution:]

Resolved, That the hour of daily meeting of the Senate be 12 o'clock meridian unless otherwise ordered.

THE PRESIDING OFFICER. Without objection, the Senate will proceed to the immediate consideration of the resolution.

[If no discussion, the Chair continues:]

The question is on agreeing to the resolution. Without objection, the resolution is agreed to.

OR

THE PRESIDING OFFICER. Without objection, the resolution will be considered and agreed to.

House Bills and Resolutions Placed on Senate Calendar Under Rule XIV Without Reference to Committee

[A House bill (joint resolution) coming to the Senate in a message from the House is usually referred to the appropriate standing committee, but

under Rule XIV, a Senator may request the Chair to lay any such bill or joint resolution before the Senate and ask for its first reading, and without objection, a second reading on the same legislative day. If objection is heard, the second reading of the bill (joint resolution) goes over one legislative day. After the second reading, any Senator may object to its further consideration at that time, and the Chair, under Rule XIV, will state that the bill (joint resolution) will be placed on the Calendar. A bill (joint resolution) thus placed on the Calendar can, on the next legislative day, be brought up on motion, or by unanimous consent, just as any other bill (joint resolution) which has been reported by committee and placed on the Calendar. Note the following phraseology utilized for this type procedure.]

the Se	ENATOR. Mr. nate a mess	age from t	he H	ouse of	Repr	esenta	atives
	R(H.	J. Res),		(title)	f	or its
	eading. PRESIDING	OFFICER.	The	Clerk	will	read	H.R.
	(H.J. Res) for t	he fir	st time			
))	The Clerk reads	the bill (joint r	esolutio	n) the firs	t time b	v title.]	

A SENATOR. Mr. President, I ask that the bill (joint resolution) be read a second time.

THE PRESIDING OFFICER. Without objection, the Clerk will read the bill (joint resolution) a second time by title.

[The Clerk reads the bill (joint resolution) a second time by title.]

A SENATOR. Mr. President, I object to the further consideration of the bill (joint resolution) at this time.

THE PRESIDING OFFICER. Objection having been heard to further consideration of the bill (joint resolution) at this time, under Rule XIV, paragraph 4, the bill (joint resolution) will be placed on the Calendar.

OR

[After the measure has been laid before the Senate and read a first time, note the following:]

A SENATOR. Mr. President, I ask that the bill (joint resolution) be read a second time.

A SECOND SENATOR. Mr. President, I object.

THE PRESIDING OFFICER. Objection having been heard, the second reading will go over one legislative day.

[A bill (joint resolution) may be read a second time on the same day only if there is no objection since the rules provide that every bill (joint resolution) shall be read three times before it is passed, with each reading occurring on a different legislative day.]

[Objection having been heard to the second reading on the same day, and the bill (joint resolution) having gone over a legislative day for its second reading, the Chair lays the bill (joint resolution) before the Senate during the morning business on the next legislative day when he calls for the introduction of bills and joint resolutions and orders it read a second time after which the following phraseology is utilized to get the bill (joint resolution) on the Calendar:]

THE PRESIDING OFFICER. The bill (joint resolution) will be read a second time.

[The Clerk reads the bill (joint resolution) a second time by title.]

A Senator. Mr. President, I object to further consideration of the bill (joint resolution) at this time.

THE PRESIDING OFFICER. Objection having been heard to further consideration of the bill (joint resolution) at this time, under Rule XIV, paragraph 4, the bill (joint resolution) will be placed on the Calendar.

[The bill (joint resolution), having been placed on the Calendar under Rule XIV, paragraph 4, is eligible to be brought up by unanimous consent immediately, or on the next legislative day by motion, on the same conditions as any other reported bill (joint resolution) ordered placed on the Calendar. Of course, when the bill (joint resolution) has been brought up and is before the Senate, a motion to refer it to a committee would be in order.]

House Bills Placed on Calendar

[Likewise, House bills and joint resolutions when messaged to the Senate are placed on the Senate Calendar automatically if they are companion measures to Senate bills and joint resolutions already reported in the Senate and on the Calendar, except when Senate committees having jurisdiction thereof specifically want such House bills referred. When such House bills are thus placed on the Calendar, cross references to the said Senate measures are designated, respectively.]

House Bills Substituted for, by Senate Bills

[The procedure below would be applicable to any type of proposed legislation on which the Senate and House have companion measures:]

[When the Senate considers a Senate bill and there is a like House bill on the Senate Calendar or in a Senate committee, and it is desired that the House bill be passed instead of the Senate bill, any Senator, usually the manager of the bill, may request or move, particularly after the Senate bill has been read a third time, that the Senate proceed to the consideration of the House bill (when on the Calendar) or request that the committee to which it was referred be discharged from further consideration of the Senate bill (when in committee) and that the Senate proceed to its immediate consideration. If both the House and Senate

1511

bills are identical, after the Senate bill has been read a third time, the House bill, when motioned up, would nevertheless be open to amendment, but if no amendment is offered, and no debate is desired thereon, it will be read a third time and passed without amendment, embodying the same language as in the Senate bill at the time of its third reading, clearing the measure for the President's signature. The Senate bill can then be indefinitely postponed. If the Senate bill at the time of the third reading is different from that of the House bill, the House bill could be motioned up and amended by adopting one or more perfecting amendments to make it conform to that of the Senate version, or by striking out all after the enacting clause of the House bill and substituting the Senate version of the bill therefor, and then passing the bill, after which the Senate bill could be indefinitely postponed.]

[When a third reading of a pending Senate bill is reached in such a case, a Senator takes the following action:]

A SENATOR. Mr. President, I move (or ask unanimous consent) that the Senate proceed to the consideration of H.R. _____, Calendar No. _____.

THE PRESIDING OFFICER. The Clerk will report the bill by title.

[The Clerk reports the bill by title.]

THE PRESIDING OFFICER. The question is on the motion (or is there objection to the unanimous consent request) to proceed to the consideration of H.R. _____?

[The question is then put to a vote.]

OR

A Senator. Mr. President, I ask unanimous consent that the Committee on _______ be discharged from further consideration of H.R. _____, and that the Senate proceed to its immediate consideration.

THE PRESIDING OFFICER. The Clerk will report the bill by title.

[The Clerk reports the bill by title for the information of the Senate.]

	NG OFFICER. Is there objection to the unani- request of the Senator from
(Mr	
, and consideration	that the Senate proceed to its immediate

[The request is either granted or rejected. Here a motion to that effect would not be in order.]

[After the House bill is before the Senate, however brought up, the Chair states:]

THE PRESIDING OFFICER. The bill is open to amendment. If there be no amendment, the bill will be read a third time and passed.

[If the House bill is to be amended, or if all of the language after the enacting clause of the House bill is to be stricken out and the language of the Senate bill is to be substituted therefor, the following occurs:]

[When perfecting amendments are offered and adopted:]

A Senator. Mr. President, I submit a perfecting amendment to the House bill.

THE PRESIDING OFFICER. The Clerk will report the amendment.

[The Clerk reports the amendment.]

THE PRESIDING OFFICER. The question is on agreeing to the perfecting amendment.

[The vote is then taken thereon. If there are other amendments to be offered, they are disposed of in like fashion. When no further amendments are proposed, the engrossment of the amendments and the third reading of the bill are called for, and then passage of the bill.]

[When a substitute amendment for the bill is offered and adopted:]

A SENATOR. Mr. President, I move to strike out all after the enacting clause of the House bill and insert the language of S. ______(or as amended) therefor.

THE PRESIDING OFFICER. The Clerk will report the amendment.

[The Clerk reports the amendment by description, unless a full reading is demanded.]

THE PRESIDING OFFICER. The question is on agreeing to the amendment in the nature of a substitute for the bill.

[The vote is then taken, if no amendments thereto are offered, after which the Senate amendment is ordered engrossed, the bill is read a third time, and then the question is put on the passage of the bill.] APPENDIX 1513

House of Representatives Notified That a Quorum of Senate Is Assembled To Do Business

[At the beginning of a new Congress, or a new session, after the roll is called and a quorum has been established, the Senate always adopts two resolutions—one to inform the House of Representatives that a quorum of the Senate is assembled and is ready to do business and the other to appoint a committee to join a committee appointed by the House to wait upon the President of the United States and to inform the President that a quorum is assembled and is ready to receive any communication he may care to send to the Congress. Note the following:]

A Senator. Mr. President, I suggest the absence of a quorum.

[This usually occurs immediately after the swearing in of the new Senators, of a new Congress, or after a quorum call at the beginning of any other session.]

THE PRESIDING OFFICER. The Secretary will call the roll to ascertain if a quorum is present.

[After the roll is called and a quorum is present, the Clerk so notifies the Presiding Officer, who states:]

A Senator. I submit a resolution which I send to the desk and ask for its immediate consideration.

THE PRESIDING OFFICER. The Clerk will report the resolution for the information of the Senate.

[The Secretary reads the resolution:]

Resolved, That the Secretary inform the House of Representatives that a quorum of the Senate is assembled and that the Senate is ready to proceed to business.

THE PRESIDING OFFICER. Without objection, the Senate will proceed to the immediate consideration of the resolution.

[After a pause, if there is no discussion, the Chair continues:]

The question is on agreeing to the resolution. Without objection the resolution is agreed to.

OR

Without objection, the resolution is considered and agreed to.

[See also "President of the United States, Adoption of Resolution To Notify That a Quorum of the Senate Is Assembled To Do Business," pp. 1529–1530.]

Interruption of a Speaking Senator

See: "Debate, Interruption of a Speaking Senator," pp. 1501-1502.

Joint Session To Hear the President Deliver His State of the Union Message

[It is normally assumed when the Senate goes over to the House for a joint session to hear the President deliver his State of the Union Message, that the Senate is still in session. If the Senate desires to adjourn at the end of the joint session without returning to the Senate Chamber, it can adopt a unanimous consent order to authorize such adjournment until the hour it next expects to meet. This allows continuation of the Senate in session, and for adjournment without the Senators returning to the Senate Chamber. Note the following:]

A Senator (usually the Majority Leader). Mr. President, I ask unanimous consent that the Senate now go in body to the House of Representatives to hear the President of the United States deliver his message on the State of the Union to a joint session of Congress as provided by House Concurrent Resolution ______, adopted by both Houses today (or whatever time the resolution was agreed to), and that after the President completes his message, the Senate stand in adjournment until ______ (noon tomorrow).

THE PRESIDING OFFICER. Without objection, that will be the order of the Senate.

Journal

[Under Rule IV, at the commencement of each legislative day's session, after the Presiding Officer has taken the Chair, and a quorum being present, the *Journal* of the preceding day shall be read, and any mistakes made in the entries corrected.]

[Following an adjournment, the Majority Leader, or someone acting in his behalf, in order to comply with the provisions of Rule IV usually makes the following request:]

A SENATOR. Mr. President, I ask unanimous consent that the reading of the Journal of the proceedings of the previous day (or the date the Senate last met) be dispensed with.

THE PRESIDING OFFICER. Without objection it is so ordered.

OR

A Senator. Mr. President, I ask unanimous consent that the *Journal* of the proceedings be approved to date. The Presiding Officer. Without objection it is so ordered.

Messages From the House of Representatives

[Some messages from the House of Representatives when received, are held at the Desk until laid before the Senate. If the messages embody only House-passed bills and resolutions, these are generally referred or otherwise disposed of on the date of receipt. If the messages involve Senate-passed bills with House amendments or House-passed bills with Senate amendments, or Senate amendments with House amendments thereto, they are held at the Desk until a request from the floor is made to dispose of them. Generally, when a request is made from the floor to lay such messages before the Senate, the Senate will concur in the House amendments, or concur in the House amendments with amendments. or send such bills which have passed both Houses with amendments to conference.]

Measures Passed by Both Houses

[Messages from the House of Representatives on measures which have already passed the Senate and the House of Representatives with amendments, when received in the Senate, are held at the desk for further disposition. Generally, such proposals, which have privileged status to be laid before the Senate, are either sent to conference or a motion is made to concur in the House amendments thereto. Note the following:]

A Senator. Mr. President, I ask the Chair to lay before the Senate a message from the House of Representatives on S._____ (or any other legislative proposal with House amendments(s)),______.

THE PRESIDING OFFICER. The Chair lays before the Senate a message from the House of Representatives on S. _____, which the Clerk will report for the information of the Senate.

[If the message involves a House amendment(s) to any legislative proposal, the Senator in charge of the bill, or the Leader, usually makes some motion to dispose of the amendment(s), if a conference thereon is not requested. To illustrate:

1516 SENATE PROCEDURE A SENATOR. Mr. President, I move that the Senate concur in the House amendment(s). [The motion could be to concur in the House amendment(s) or to concur in the House amendment(s) with amendment(s), or other possible mo-THE PRESIDING OFFICER. The question is on the motion of the Senator from _____(Mr. ____) to concur in the House amendment(s). OR The question is on the motion of the Senator from House amendment(s) with amendment(s). [After debate, if any, the Chair will put the question and state:] THE PRESIDING OFFICER. Without objection, the motion is agreed to. OR As many as are in favor of the motion say "aye." [After the "ayes" have responded collectively, the Chair continues:] As many as are opposed say "no." [After the "noes" have responded collectively, the Chair continues:] The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed [A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.] **Procedure for Receiving**

[When the messenger of the House of Representatives appears at the door of the Senate, and a Senator is speaking, the procedure is as follows:]

THE PRESIDING OFFICER. Will the Senator from _____(Mr. _____) kindly suspend for a moment so that the Senate might receive a message from the House of Representatives?

OR

[If no Senator has been recognized, or no Senator is speaking, the procedure is as follows:]

THE PRESIDING OFFICER. The Senate will receive a message from the House of Representatives.

THE DOORKEEPER. A message from the House of Repre-

sentatives.

THE MESSENGER OF THE HOUSE. Mr. President—

THE PRESIDING OFFICER. Mr. Clerk.

THE MESSENGER OF THE HOUSE. I am directed by the House to inform the Senate that the House has passed sundry Senate bills, without amendment (reciting titles); etc., . . . etc.

THE PRESIDING OFFICER. The message will be received (or the message will be received and appropriately referred).

Received During Adjournment of the Senate

[Form of unanimous consent order to authorize the Secretary of the Senate to receive messages from the House of Representatives during an adjournment or recess of the Senate.]

A SENATOR. Mr. President, I ask unanimous consent that the Secretary of the Senate be authorized to receive messages from the House of Representatives during the adjournment (or recess) of the Senate from _______,

	until		(montal)
(day)	(year)	(month)	(day)
, w	hen the Senate recon	venes.	

THE PRESIDING OFFICER. Without objection, that will be the order of the Senate.

Received During an Adjournment of the Senate and Authorization of References Thereof

[Form of unanimous consent order to authorize the Secretary of the Senate to receive messages from the House of Representatives during an adjournment or recess of the Senate and to authorize their reference to the appropriate standing committee.]

A SENATOR. Mr. President, I ask unanimous consent that the Secretary of the Senate be authorized to receive messages from the House of Representatives during the adjournment (or recess) of the Senate from ______,

, until,
when the Senate reconvenes, and that the
messages be appropriately referred. The Presiding Officer. Without objection, that will be the order of the Senate.
Received During an Adjournment of the Senate, and Signing of Duly Enrolled Bills and Joint Resolutions
[Form of unanimous consent order to authorize the Secretary of the Senate to receive and the duly authorized Presiding Officer to sign enrolled bills or joint resolutions received from the House of Representatives during a recess or adjournment of the Senate.]
A Senator. Mr. President, I ask unanimous consent that the Secretary of the Senate be authorized to receive messages from the House of Representatives and that the Vice President (the President pro tempore, or the Acting President pro tempore, or all of them) be authorized to sign duly enrolled bills and joint resolutions during the adjournment (or recess) of the Senate from,
, when the Senate reconvenes.
THE PRESIDING OFFICER. Without objection, that will be the order of the Senate.
Messages Received From the President of the United States
[When a secretary of the President of the United States appears at the door of the Senate carrying a message for the Senate, and a Senator is speaking, the procedure is as follows:]
THE PRESIDING OFFICER. Will the Senator from (Mr) kindly suspend for a
moment so that the Senate might receive a message from the President of the United States?
OR

The Presiding Officer. The Senate will receive a message from the President of the United States.

[If no Senator has been recognized, or no Senator is speaking, the procedure is as follows:]

THE DOORKEEPER. A message from the President of the United States.

THE SECRETARY. Mr. President-

THE PRESIDING OFFICER. Mr. Secretary.

THE SECRETARY. I am directed by the President of the United States to deliver to the Senate a message in writing (or, and to announce his approval of sundry Senate bills and joint resolutions).

THE PRESIDING OFFICER. The message will be received (or the message will be received and appropriately referred).

Messages Received From the President During Adjournment

[Form of unanimous consent order to authorize receipt of messages from President of the United States during an adjournment or recess of the Senate.]

that the Secretary of the Senate be authorized to messages from the President of the United Stat an adjournment (or recess) of the Senate from	to receive
222	(month)
(day) , until, (month)	(day)
when the Senate reconvenes.	
THE PRESIDING OFFICER. Without objection, th	at will be
the order of the Senate	

Messages Received From the President During Adjournment and References Thereof

[Form of unanimous consent order to authorize the Secretary of the Senate to receive messages from the President of the United States during an adjournment or recess of the Senate and to authorize their reference to the appropriate standing committee.]

A Senator. Mr. President. I ask unanimous consent that the Secretary of the Senate be authorized to receive messages from the President of the United States during the adjournment (or recess) of the Senate from ______, until ______,

_____, ____until _____, ____, ____, ____, ____, _____, when the Senate reconvenes, and that the messages be appropriately referred.

Morning Business

[The first order of business of each new legislative day is defined in Rule VII, Paragraph 1. After the Presiding officer assumes the Chair, and the Journal has been read or approved, according to the rule, he lays before the Senate messages from the President, reports and communications from the heads of the Departments, and other communications addressed to the Senate, and such bills, joint resolutions, and other messages from the House of Representatives as may remain upon his table from any previous day's session undisposed of, and then he calls for business in the following order:

The presentation of petitions and memorials.

Reports of committees.

The introduction of bills and joint resolutions.

The submission of other resolutions.

If a Senator insists on following Rule VII for the transaction of routine morning business, the order of business set forth above must be followed.

[The exact procedure defined in Rule VII is seldom used in recent years, and then only if a Senator insists that the rule be followed, to accomplish some parliamentary advantage to be derived therefrom. One Senator may insist upon this procedure since it takes unanimous consent to do otherwise.]

[The phraseology and procedure used for the transaction of the four types of business set forth above will be found under the headings of "Petitions and Memorials, Presentation of"; "Reports of Committees Filed in the Senate"; "Bills and Joint Resolutions, Introduction of"; and "Resolutions and Concurrent Resolutions".]

Morning Business, Limitations on Statements During Transaction of

[Under Rule VII, debate is not in order during the transaction of routine morning business, but under current practices, in order to give each Senator a few minutes to discuss briefly certain matters in which he might have a concern, a request is usually made each day which is generally granted, to give each Senator, when recognized, a limited period of time for debate. Note the following:]

unanimous consent
of the morning busi-
minutes, and that
rein for not to exceed

APPENDIX 1521

Motions, How Made and Form of Putting the Question

A Senator. Mr. President, I move to lay the amendment on the table (or whatever the pending motion might be).

[The motion to table is not debatable, nor is the motion to adjourn or to adjourn to a day certain, to take a recess, or to proceed to the consideration of executive business. Generally speaking, other motions are debatable; therefore, the Senate would not vote on the question until no one sought recognition to debate the issue further. The Chair would put the question as follows:]

THE PRESIDING OFFICER. The question is on the adoption of the motion (to ______) by the Senator from _____ (Mr. _____). As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

OR

Without objection, the motion is agreed to.

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered.]

Nominations

[Nominations and treaties compose practically all of the executive business of the Senate and when this business is reported to the Senate, it is placed on the Executive Calendar as distinguished from the Calendar of Business. Under Rule XXII, a motion to go into executive session and consider executive business is privileged, next to the motion to recess, and it is not debatable. When nominations are considered, the procedure generally is as follows:

A Senator. Mr. President, I move that the Senate go into Executive Session.

[The Majority Leader or his designee usually asks that the Senate go into Executive Session to consider nominations that are on the Calendar, or if there are treaties and nominations, he will designate which are to be considered. Actually, after the Senate goes into Executive Session it can then determine whether treaties or nominations will be considered.]

THE PRESIDING OFFICER. The question is on the motion (or is there objection to the unanimous consent request if the Leader should submit a unanimous consent request instead of making a motion).

[A motion to go into Executive Session is not debatable. If there is no contest, the Chair will state:]

THE PRESIDING OFFICER. Without objection, the motion is agreed to (or without objection, the request is agreed to), and the clerk will report the first nomination.

[After the nomination is reported by the Clerk, the Chair states:]

THE PRESIDING OFFICER. The question is on the confirmation of the nomination. Without objection, the nomination is confirmed.

OR

As many as are in favor of the confirmation of the nomination say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the nomination is confirmed (not confirmed).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered.]

Nominations, Reported by Committee

[Reports on nominations, being executive business, under the rules, should be filed in executive session. Likewise, if a Senator should be recognized in legislative session to file a report on a nomination, he should make the following request: "Mr. President, I ask unanimous consent as in executive session to file a report on the nomination of

to be" Usually, however, reports on nominations are not formally presented from the Floor. The Senator filing the report merely presents the nomination personally to the proper Clerk manning the desk for him to make proper entries for printing in the Congressional Record and for printing on the Executive Calendar. When such a report is formally filed in executive session, note the following procedure:]
A SENATOR. Mr. President— THE PRESIDING OFFICER. The Senator from
[Usually a written report does not accompany a nomination but if a nomination is very controversial, the committee might file a written report with or without minority views.]
The Presiding Officer. The Senator from(Mr) reports from the committee on the nomination of to be The nomination will be placed on the Calendar, which the Clerk will report for the information of the Senate.
OR
[A form which is less formal, and the one usually used when a Senator is recognized to file a report on a nomination from the floor, follows:]
A SENATOR. Mr. President, I file a report from the committee on on the nomination of to be
THE PRESIDING OFFICER. The nomination will be received and placed on the Executive Calendar.
[If a written report accompanied the nomination, he should state:]
The Presiding Officer. The report will be received and printed, and the nomination will be placed on the Executive Calendar.

ing nomination:

Nominations Sent to President After Confirmation

[Form Used To Notify the President of the United States of Senate Confirmation of Nomination]

Senate of the United States

 ${\bf In \ EXECUTIVE \ SESSION}$ ${\bf \it Resolved}, \ {\bf That \ the \ Senate \ advise \ and \ consent \ to \ the \ follow-}$

	(Name of state or District of Columbia)
to be Secretary of State.	
Attest:	Canatama
-	Secretary.
Oath of Office to	Newly Elected Senators
See "Credentials, Form 1501.	of Presenting to Senate," on pp. 149
Officers of th	e Senate, Election of
stated or statutory term of o elected by the Senate, which resolution. Generally speak changed all at once, unless Senate, when a new slate mig ed by the Senate vary from longer elects an Assistant I previously elect Secretaries t	nuing body in nature, its officers have no office; they serve until their successors are is usually determined by the adoption of a ing, the officers of the Senate are never there is a change in party control of the cht be elected. The particular officers electime to time. For example, the Senate no coorkeeper, but while the Senate did not to the Majority and Minority, these persons ary and the Sergeant at Arms are. The form
of resolution used to elect the	se officers follows:]
of resolution used to elect the	se officers follows:]
of resolution used to elect the Resolved, That and he is hereby, elected Secretary Resolved, That and he is hereby, elected Secretary elected S	retary of the Senate of the United State , of, of, of, tergeant at Arms and Doorkeeper of t
of resolution used to elect the Resolved, That and he is hereby, elected Secretary Resolved, That and he is hereby, elected Secretary elected S	retary of the Senate of the United State , of, of, of, tergeant at Arms and Doorkeeper of t
of resolution used to elect the Resolved, That dhe is hereby, elected Secretary, elected Charles, elected Charles, elected, That dhe is hereby, elected Secretary, elected	se officers follows:], of, retary of the Senate of the United State

APPENDIX 1525

Opening of a Daily Session of the Senate

[The Presiding Officer enters the Senate Chamber accompanied by the Chaplain punctually at 12 o'clock meridian (or the hour to which the Senate recessed or adjourned) of the day to which the Senate had adjourned (recessed), and with the gavel raps once and announces:]

THE PRESIDING OFFICER. The Senate will come to order. The Chaplain will "open the session with prayer."

[The Chaplain offers prayer.]

[The Presiding Officer takes the Chair, and using the gavel says:]
THE PRESIDING OFFICER. The Senate will be in order.

Over Under the Rule

[A resolution which is submitted and a request made for the immediate consideration thereof, to which an objection is heard, must lie over one legislative day. On the next legislative day, following the order for the introduction of concurrent and other resolutions, and before the close of morning business, the Chair lays before the Senate such a resolution coming over from the previous legislative day. If two or more resolutions had gone over under the rule, they would be considered in the same order as submitted.]

THE PRESIDING OFFICER. The Chair lays before the Senate S. Res. ______, which yesterday (or the last legislative day) was ordered to lie over one day under the rule, which the Clerk will report.

[The resolution is then read by the Clerk.]

THE PRESIDING OFFICER. The question is on agreeing to the resolution.

[Debate is in order and the resolution is open to amendment, and subject to various motions. If such a resolution is debated until the close of the Morning Hour, without passage, unless otherwise ordered, the resolution will be placed on the Calendar, to be brought up in the same fashion as any other bill or resolution which has been reported by the committee and placed on the Calendar. The Morning Hour having come to a close, the Chair will state:]

THE PRESIDING OFFICER. The Morning Hour having expired, the resolution will be placed on the Calendar and the Chair lays before the Senate the unfinished business.

[If the Senators allow the resolution to come to a vote before the close of the Morning Hour, note the following procedure:]

THE PRESIDING OFFICER. The question is on agreeing to the resolution. As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:] As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the resolution is agreed to (not agreed to).

[A division vote may be requested or a yea and nay vote may be ordered.]

Pairs Between Senators

[It is quite a common practice in the Senate for one Senator to pair with another on yea and nay votes when one is absent from the Senate and unable to cast his vote. While the rules do not provide for pairing, it has been an established practice over the years, and under the precedents, that a Senator announcing a pair is not excused from the requirement of the rule as to assigning a reason for not voting, but the fact that he is paired, under the practice of the Senate, excuses him from voting whenever the question is raised. The announcement of a pair takes the following form:]

A Senator (when his name is called). On this vote I have a pair with the Senator from _______ (Mr. ______). If he were present and voting, he would vote "yea," (or "nay"). If I were permitted to vote, I would vote "nay" (or "yea"). I therefore withhold my vote.

OR

[If the Senator has already voted, and at the last minute before the vote is announced decides to pair with another Senator who is absent, the phraseology would be as follows when he is recognized by the Chair for that purpose, after having voted:]

Petitions, Memorials, Reports, and Communications, Presentation of

[Rule VII, Paragraph 1, provides: "After the Journal is read, the Presiding Officer on demand of any Senator shall lay before the Senate messages from the President, reports and communications from the heads of Departments, and other communications addressed to the Senate, and such bills, joint resolutions, and other messages from the House of

APPENDIX 1527

Representatives as may remain upon his table from any previous day's session undisposed of . . ."]

[Under the current practices, messages from the President, reports and communications from the heads of Departments, petitions and memorials from the public or from the administration addressed to the appropriate officials of the Senate are seldom laid before the Senate formally for reference. They are received at the desk and after the appropriate reference is designated on each, they are noted by the Journal Clerk in his minute book, and sent out to the Secretary's Office to be transcribed or noted in the appropriate records, and later transmitted to the appropriate standing committee, respectively, at which time they are signed for by the designated staff member of said committee, to which referred. No comment is made from the floor about this action, but action taken on each such communication, report, petition, or memorial is recorded and published in the Congressional Record and Journal of the Senate. If for parliamentary reasons, some Senator insists on following the order for the transaction of morning business defined in Rule VII, and a unanimous consent agreement is not possible, all such petitions, memorials, and communications will be laid before the Senate in accordance with the provisions of Rule VII, and this action is the first order of business set forth in Rule VII as follows:1

THE PRESIDING OFFICER. The Chair lays before the Senate a petition (message, communication, report, or memorial) from ______ which the Clerk will state.

[The Clerk states the substance of the document(s) and other essential

THE PRESIDING OFFICER. The matter will be referred to the Committee on _______.

OR

which will be referred to the Committee on _____

OR

THE PRESIDING OFFICER. The Chair lays before the Senate certain communications, messages, reports, petitions, or memorials, which, if there be no objection, will be referred to the appropriate committees.

[Messages from the House of Representatives, embodying House bills and joint resolutions, when laid before the Senate by the Presiding Officer, are read twice, if no objection, and appropriately referred. Concurrent resolutions are not required to be read twice, but are held at the desk for consideration by the Senate or referred to committee. Note the following procedure:]

THE PRESIDING OFFICER. The Chair lays before the Senate a message from the House of Representatives on H.R (H.J. Res or H. Con. Res), which the Clerk will read by title.
[The Clerk reports the bill or resolution by title.]
THE PRESIDING OFFICER. Without objection, the bill (or joint resolution) will be considered as having been read a second time and will be referred to the Committee on
[If a Senator objects to the second reading of a bill or joint resolution on the same day, the Chair states that under Rule XIV the second reading of the measure would be put over until the next legislative day.]
[As soon as all matters "as remain upon his table" (the Vice President's or President pro tempore's), the Chair calls for the presentation of petitions and memorials from the floor. This procedure follows:]
THE PRESIDING OFFICER. The presentation of petitions and memorials is now in order. A SENATOR. Mr. President— THE PRESIDING OFFICER. The Senator from
A SENATOR. I present a petition (or memorial) from (briefly stating the petition or memorial
and its contents) and ask for its appropriate reference. THE PRESIDING OFFICER. Without objection, it is so or-
dered.
[After disposition of the order for presentation of petitions and memorials, the Senate proceeds to the other orders of business set forth under Rule VII. For procedures for filing reports of standing committees, see "Reports of Committees Filed in the Senate," on pp. 1545-1547; for introduction of bills and joint resolutions, see "Bills and Joint Resolutions, Introduction of," on pp. 1454-1455; and for introduction of concurrent and other resolutions, see "Resolutions and Concurrent Resolutions," on

Point of Order

pp. 1547-1548.]

A Senator. Mr. President, I rise to a question of order. The Presiding Officer. The Senator will state the point of order.

[After the Senator states the point of order, the Chair may entertain some debate for his own edification or rule immediately. The phraseology follows:]

THE PRESIDING OFFICER. The point of order is sustained (or is overruled).

OR

The Chair thinks the point of order is well taken (or is not well taken).

OR

[Under Rule XX the Chair has the option of ruling or submitting the question of the Senate.]

THE PRESIDING OFFICER. The Chair submits the question of order (stating it) to the Senate for decision.

[After debate, if any, the question is decided by vote of the Senate.

The Chair puts the question:]

THE PRESIDING OFFICER. Is the point of order well taken? As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the point of order is sustained (not sustained).

[If any Senator is apprehensive of the outcome of a voice vote, or otherwise wishes a division or a yea and nay vote (which must be seconded by at least one-fifth of the Senators present, a quorum being present), he must request the same before the final result of the voice vote is announced, but not after the Chair has announced that vote; unless, of course, the Chair rescinds his announcement because he has overlooked some Senator seeking recognition prior to the announcement, or unless that vote is reconsidered.]

President of the United States, Adoption of Resolution To Notify That a Quorum of the Senate Is Assembled To Do Business

[At the beginning of each session of Congress, after the roll is called and a quorum has been established, the Senate always adopts two resolutions—one to inform the House of Representatives that a quorum of the Senate is assembled and is ready to do business and the other to appoint a committee to join a committee appointed by the House to wait upon the President and to inform the President that a quorum is assembled and is ready to receive any communication he may care to send to the Congress. At the beginning of a new Congress the resolution to inform the President that a quorum is present is acted on after the roll has been called to establish the presence of a quorum, which takes the following form:]

A Senator. I submit a resolution which I send to the desk and ask for its immediate consideration.

THE PRESIDING OFFICER. The Clerk will report the resolution for the information of the Senate.

[The Clerk reads the resolution:]

Resolved, That a committee consisting of two Senators be appointed by the Vice President to join such committee as may be appointed by the House of Representatives to wait upon the President of the United States and inform him that a quorum of each House is assembled and that the Congress is ready to receive any communication he may be pleased to make.

THE PRESIDING OFFICER. The question is on agreeing to the resolution. Without objection, the resolution is considered and agreed to.

OR

THE PRESIDING OFFICER. Without objection, the Senate will proceed to the immediate consideration of the resolution.

[After a pause, if there is no discussion, the Chair continues:]

The question is on agreeing to the resolution. Without objection the resolution is agreed to.

[The Chair then appoints the committee of Senators as follows:]

THE VICE PRESIDENT (or Presiding Officer). The Chair appoints the Senator from _______ (Mr. ______) and the Senator from ______ (Mr. ______) as members of the committee on the part of the Senate to join the members of the committee on the part of the House to consult with the President and to notify him that a quorum of each House is present.

[Usually the Majority and Minority Leaders are the two Senators appointed to this committee.]

[See also "House of Representatives Notified That a Quorum of the Senate Is Assembled To Do Business," pp. 1513-1514.]

Quorum Call, and a Quorum Is Present, or Not Present

A Senator. Mr. President, I suggest the absence of a quorum.

1531

[Since the Presiding Officer has no authority to count to see if a quorum is present, and the rule provides that once a Senator suggests the absence of a quorum, "the Presiding Officer shall forthwith direct the Secretary to call the roll and shall announce the result," the Chair always after a quorum is suggested makes the following statement:

THE PRESIDING OFFICER. The Clerk will call the roll (to ascertain the presence of a quorum).

[After the quorum call, and a majority of the Senators have responded to the call, whether after the first or second call of the roll, the Chair announces:]

THE PRESIDING OFFICER. A quorum is present.

[The Senate then proceeds with its business.]

OR

A Senator. Mr. President, I suggest the absence of a quorum.

[Since the Presiding Officer has no authority to count to see if a quorum is present, and the rule provides that once a Senator suggests the absence of a quorum, "the Presiding Officer shall forthwith direct the Secretary to call the roll and shall announce the result." The Chair always after a quorum is suggested (when a quorum call is otherwise in order) makes the following statement:]

THE PRESIDING OFFICER. The Clerk will call the roll (to ascertain the presence of a quorum).

[After the roll is called the first time and a quorum does not respond, the Chair states:]

THE PRESIDING OFFICER. A quorum is not present. The Clerk will call the names of the absentees.

[After the call of the absentees, if a quorum fails to develop, the Chair states:]

THE PRESIDING OFFICER. A quorum is not present.

[The Senate can then either adjourn or proceed to try to get a quorum under the procedures set forth below:]

Quorum, Lack of Disclosed on Call of

[If a quorum has failed to show after a second call, the invariable practice of the Senate is for the Majority Leader, or someone in his behalf, to move that the Sergeant at Arms be authorized to request the attendance of the absent Senators.]

[Request Attendance]

A Senator. Mr. President, I move that the Sergeant at Arms be directed to request the attendance of the absent Senators.

THE PRESIDING OFFICER. The question is on the motion. As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:)

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to), and the Sergeant at Arms is so instructed.

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[At any time after the Chair announces that a quorum is not present, particularly after the call of the absentees, or any time thereafter, a motion to adjourn is in order and a majority of those present, regardless of how few, may adjourn the Senate, but not to a time certain, unless a previous unanimous consent agreement to that effect had been agreed to, nor is a motion to recess in order, unless a previous order to that effect has been adopted. Likewise, no business is in order when the Senate finds itself without a quorum, except either to get the absent Senators present or to adjourn. The motion to request the attendance of absent Senators must be agreed to by vote and not by unanimous consent and it takes only a majority of those present, even if less than a quorum. Under the old procedure, after a quorum had responded, further proceedings of the call were usually dispensed with by the Chair stating:

THE PRESIDING OFFICER. A quorum of Senators having answered to their name, further proceedings under the call, if there be no objection, will be dispensed with.

OR

Current Practice

THE PRESIDING OFFICER. A quorum is present.

[Under recent practice, as soon as a quorum appears, the Chair announces the same and further proceedings are never dispensed with; the Senate goes on about its business.]

[Compel Attendance]

[Under the practices of the Senate, the motion to compel attendance is not made until the Senate has attempted to get a quorum by authorizing the Sergeant at Arms to "request attendance." If the Senate fails to get the presence of a quorum or does not adjourn, it usually resorts to a motion to compel attendance, as follows:]

APPENDIX 1533

A Senator (usually the majority leader or his assistant). Mr. President, I move that the Sergeant at Arms be directed to compel the attendance of the absent Senators.

THE PRESIDING OFFICER. The question is on the motion. As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to), and the Sergeant at Arms is so instructed.

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[Any of the motions in the absence of a quorum may be voted on not only by voice vote but by yea and nay vote, if one-fifth of those present orders the same, and a majority of those present determines the outcome of the motion, even though it be less than a quorum.]

[Orders for Arrest]

[The Senate seldom resorts to this procedure, but it is possible. Note the following form:]

A Senator. Mr. President, I move that the Sergeant at Arms be directed to compel the attendance of absent Senators; that warrants for the arrests of all Senators not sick nor excused be issued under the signature of the Presiding Officer and attested by the Secretary, and that such warrants be executed without delay.

OR

A Senator. Mr. President, I move that the Sergeant at Arms be directed to use all necessary means to compel the attendance of absent Senators.

[When the motion is reduced to a formal order it is as follows:]

Ordered, That the Sergeant at Arms be, and hereby is, directed to compel the attendance on the Senate of said named absent Senators; and it is further

Ordered, That warrants for the arrest of said Senators be issued under the signature of the presiding officer, attested by the Secretary, and that the Sergeant at Arms be, and hereby is, directed to execute such warrants forthwith by arresting each of said named Senators and bringing him before the bar of the Senate, and that he make due return to

the Senate of the execution of said warrants, and that this order shall be continuing until fully executed unless otherwise ordered by the Senate.

See also "Attendance or Absent Senators, Procedure for Compelling the Absence of a Quorum," pp. 1451–1453.

THE PRESIDING OFFICER. The question is on the motion. As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[A division vote may be requested or the yeas and nays may be ordered, if done before the Chair announces the final results of the voice vote. The above order, when agreed to by the Senate, is put in the form of a warrant addressed to the Sergeant at Arms, bearing the name of the Senator, endorsed by the Presiding Officer, and attested by the Secretary of the Senate. For forms of such warrants, see pp. 1452-1453.]

Quorum, Lack of Disclosed on Rollcall Vote

[When a yea and nay vote is announced which discloses less than a quorum of Senators present, the Chair proceeds to make the following statement:

THE PRESIDING OFFICER. On this vote the yeas are _____, the nays are _____. A quorum having failed to vote, the vote is not valid. Under the precedents of the Senate the Chair directs the Clerk to call the roll to ascertain the presence of a quorum.

[The roll is called for a quorum and as their names are called, the Senators respond "here" or "present." After the call is completed and a quorum having responded, the Chair announces:]

THE PRESIDING OFFICER. A quorum is present. The question before the Senate is ______. The Clerk will call the roll.

[In other words, the yea and nay vote is taken again, de novo.]

Recapitulation of a Vote

[The recapitulation of a rollcall vote is not in order prior to the announcement of the results, and the recapitulation of a vote having been ordered under the precedents and practices, no Senator not having

voted may vote, nor may any Senator change his vote, except by unanimous consent. The form of request for a recapitulation would be somewhat as follows, the rollcall vote having been completed and the Chair having made an announcement as follows:]

THE PRESIDING OFFICER. On this vote the yeas are ____; the nays are ____.

[At this point a Senator may request a recapitulation or the Chair on his own may order a recapitulation to be sure to ascertain the correct results. The Clerk then re-calls the names, and retabulates the results, after which the Chair announces the results again as follows:]

THE PRESIDING OFFICER. On this vote the yeas are ____; the nays are ____. The bill is passed (not passed), or the motion is agreed to (not agreed to) (or the Chair announces whatever the question and results might be.)

Recess

A SENATOR. Mr. President——
THE PRESIDING OFFICER. The Senator from
Mr).
A SENATOR. I move that the Senate take a recess today
rom 1:00 o'clock p.m. to 4:00 o'clock p.m.
THE PRESIDING OFFICER. The Senator from
Mr) moves that the Senate take a recess
oday from 1:00 o'clock p.m. until 4:00 o'clock p.m. today.
Without objection, the motion is agreed to.

OR

The question is on the motion. As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[A motion to adjourn, if made would take precedence over the motions to recess, and if agreed to, the question would never be put on the motion to recess.]

[If a recess is agreed to, when the time to reconvene arrives, the Presiding Officer takes the Chair.]

THE PRESIDING OFFICER. (using the gavel). The hour of 4:00 o'clock having arrived, the Senate resumes its session.

OR

The Senate will come to order.

Reconsideration

[When the Senate votes on the passage of any bill, joint resolution, or motion, or on any other question, that vote is open to reconsideration under Rule XIII immediately, or on the same day, or on either of the next two days of actual session of the Senate thereafter.]

[If other business has intervened and the matter is no longer before the Senate or if other business is pending, a Senator may enter a motion to reconsider, if within the prescribed time, without proceeding to its immediate consideration. When such a motion is entered, the action taken by the Senate against which the motion was directed is stayed until the motion is disposed of. To consider a motion to reconsider which has been entered requires a majority vote and is generally debatable. Once the Senate agrees to consider a motion to reconsider, the question occurs on the adoption of the motion to reconsider.]

[If the motion to reconsider is made immediately after the vote, the procedure, including a motion to table if a Senator desires to make it, takes the following form:]

A SENATOR. Mr. President, I move to reconsider the vote whereby the Senate passed (defeated) the bill, S. ____ or H.R. ___ (motion, resolution, or whatever the question was).

Another Senator. Mr. President, I move to lay that motion on the table.

THE PRESIDING OFFICER. The question is on the motion to lay on the table the motion to reconsider (the passage of the bill, motion, resolution, or whatever the question was).

Without objection, the motion is agreed to.

OR

As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion to table is agreed to (not agreed to).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[If the motion to table the motion to reconsider is not agreed to, then the Chair states:]

THE PRESIDING OFFICER. The question recurs on the motion to reconsider.

As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion to reconsider is agreed to (not agreed to).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[If a motion to reconsider is entered without being taken up immediately when the Senate turns to consider the motion, it must first adopt a motion to consider the motion to reconsider, which is as follows:]

A SENATOR. Mr. President, I move that the Senate proceed to the consideration of the motion to reconsider S.

(H.R. ____, or any other question), which I entered on

THE PRESIDING OFFICER. The question is on the motion of the Senator from ______ (Mr. _____) to proceed to the consideration of the motion to reconsider the vote on passage of S. _____ (H.R. _____, or any other question).

[After debate, if any, the Chair puts the question:]

THE PRESIDING OFFICER. The question is on the adoption of the motion of the Senator from ______ (Mr. _____) to proceed to the consideration of the motion

to reconsider S (H.R or any other question).
[For complete details of a motion to reconsider when other business has intervened or the matter is no longer before the Senate, see "Reconsideration, When Other Business Has Intervened or Matter No Longer Before the Senate," pp. 1539–1542.]
[If time under the rule for the reconsideration of any vote which the Senate has taken has expired, it takes unanimous consent, in which case the following procedure would be followed:]
A Senator. Mr. President, the time for reconsideration of this action having expired, I ask unanimous consent to enter a motion to reconsider the vote whereby the bill, S or H.R (motion, resolution, or whatever the question), was passed (defeated) by the Senate. The Presidence Officer. The Senator from (Mr) asks unanimous consent to enter a motion to reconsider the vote whereby the bill, S or H.R (motion, resolution, or whatever the question) was passed (defeated) by the Senate. Is there objection? The Chair hears none. The motion to
reconsider will be entered.
[In any case when a motion to reconsider the passage of a bill or joint resolution is made or entered, if the desire of the Senator is to amend the bill or joint resolution he must ask also that the third reading thereof be reconsidered in order to back up to the stage of amending the said measure.]
Section Associated Section 1997
[Reconsideration, To Prevent]
[After the passage of any bill, or after action is taken on any proposition in the Senate, a reconsideration of that action may be blocked, except by unanimous consent, by taking the following action:]
A Senator. Mr. President, I move to reconsider the vote by which the bill (S, or whatever the measure was) was passed (or whatever the question was that the vote was taken on). Another Senator. Mr. President, I move that the
motion to reconsider be laid on the table. The Presiding Officer. The question is on the motion of the Senator from (Mr) to table the motion to reconsider the vote by which the Senate passed the bill (or whatever the question was that the vote was taken on).

Without objection, the motion is agreed to.

OR

As many as are in favor of the motion say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[If a motion to table is agreed to that locks up the action on the measure unless unanimous consent is given to the contrary.]

[If the motion to table the motion to reconsider should fail, the Chair states:]

THE PRESIDING OFFICER. The question now recurs on the motion to reconsider.

[If a bill is reconsidered and the third reading reconsidered, the bill is before the Senate and open to further amendment. After the third reading this time, the question recurs again on passage of the bill. If amended and repassed, or if defeated on this vote, another motion to reconsider would be in order if made or entered within the required time.]

[Reconsideration, When Other Business Has Intervened or Matter No Longer Before the Senate]

[When the Senate votes on the passage of any bill, joint resolution or motion, or on any other question, that vote is open to reconsideration under Rule XIII "on the same day or on either of the next 2 days of actual session" of the Senate thereafter. If other business has intervened or the matter is no longer before the Senate, the usual procedure is to enter a motion to reconsider that vote, if within prescribed time—the same day or next 2 days of actual session, and at a later time proceed to the consideration of said motion. When such a motion is entered, the procedure is as follows:]

A Senator. I enter a motion to reconsider the vote whereby the Senate passed (defeated) the bill, S. _____ or H.R. ____ (motion, resolution, or whatever the question was) on the _____ day of _____, (together with the third reading thereof).

THE PRESIDING OFFICER. The motion will be entered.

[If the vote to be reconsidered was on the passage of a bill that had been transmitted to the House of Representatives the rule provides that an additional motion must be made as follows:]

A Senator. Mr. President, the bill has been transmitted to the House of Representatives. I therefore move that the Secretary of the Senate be authorized to request the House of Representatives to return the said bill to the Senate.

THE PRESIDING OFFICER. The Senator from ________ (Mr. ______) enters a motion to reconsider the vote whereby the Senate passed the bill S. ______. The bill having been transmitted to the House of Representatives the Senator also moves that the Secretary of the Senate be authorized to request the House of Representatives to return the said bill to the Senate.

Without objection, the motion is agreed to.

OR

The question is on the motion. As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion is agreed to (not agreed to), and the Secretary will request the return of the bill (or papers).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[If the motion is not agreed to, that in effect kills reconsideration.]

[If the motion is agreed to, when the bill has been returned to the Senate, it is laid before the Senate as follows:]

THE PRESIDING OFFICER. The House of Representatives has, pursuant to the request of the Senate, returned the bill (stating its title) upon the passage of which a notice of motion for reconsideration has been entered by the Sena-

tor from	(Mr). The bill will lie on
the table per	nding the considera	ation of that motion.
for the purp reconsidera	oose of amendment: The Sen	l according to the following form late may proceed to its immediate der the motion to reconsider may
consideratio which the b da read the thir THE PRESS (Mr the motion (H.R third time as	n of the motion to fill (S or H y of, and rd time. IDING OFFICER. The) moves to proceed to reconsider the, or any of the modern of the modern of the second of the second of the modern of the second of	I move to proceed to the to reconsider the vote by I.R) was passed on I the vote whereby it was e Senator from eed to the consideration of vote whereby the bill S. ther question) was read a e motion say "aye."
[After the	"ayes" have responded col	llectively, the Chair continues:]
As many a	as are opposed say "	'no."
[After the	"noes" have responded col	llectively, the Chair continues:]
The "aye ("noes") hav (not agreed t	e it, and the motion	r to have it. The "ayes" n to reconsider is agreed to
		he yeas and nays may be ordered unces the final results of the voice
	13 -11-11-1	-
	[If a motion is agreed to, the	he Chair then states:]
motion of th	e Senator from the vote whereby	ne question recurs on the(Mr) to the bill S (H.R. was read a third time and
	as are in favor of th	ne motion to reconsider the
[After the	"ayes" have responded col	llectively, the Chair continues:]
As many a	as are opposed say "	'no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the motion to reconsider is agreed to (not agreed to).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[Once the motion to reconsider the vote was before the Senate, a motion to table would have been in order, if any Senator had cared to make such a motion. But in the absence of such a motion to table, the Senate, as set forth above, would have proceeded to vote on the motion to reconsider.]

[After the motion to reconsider is agreed to, if agreed to, the Chair would state:]

THE PRESIDING OFFICER. The bill is now before the Senate and open to amendment.

[The motion to reconsider having been agreed to, the bill is then open to amendment. Whether amended or not, after the bill is read again the third time, the question recurs again on the passage of the bill. If amended and repassed, or if defeated on this vote, another motion to reconsider would be in order if made or entered within the required time.]

References to Standing Committees

[References to Matters Laid Before the Senate by the Presiding Officer]

[Should some Senator demand that Rule VII be followed and that the Chair actually lay before the Senate individually all messages, communications and reports from the Departments and Agencies, messages from the House of Representatives involving bills and resolutions, and all petitions and memorials, then the Chair would be compelled to comply with the rule and the form would be as follows:]

THE PRESIDING OFFICER. The Chair lays before the Senate a petition (message, communication, report, or memorial) from ______, which the Clerk will state.

[The Clerk states the substance of the document(s) and other essential information thereon.]

THE PRESIDING OFFICER. The matter will be referred to the Committee on ______.

OR

THE PRESIDING OFFICER. The Chair lays before the Senate a communication (or message, report, petition, or memorial) from which will
be referred to the Committee on
OR
[With the permission of the Senate:]
THE PRESIDING OFFICER. The Chair lays before the Senate certain communications, messages, reports, petitions, or memorials, which, if there be no objection, will be referred to the appropriate committees.
[Messages from the House of Representatives, embodying House bills, joint resolutions and concurrent resolutions, when laid before the Senate by the Presiding Officer, are read twice (not concurrent resolutions), if no objection, and appropriately referred, as follows:]
THE PRESIDING OFFICER. The Chair lays before the Senate a message from the House of Representatives on H.R (H.J. Res or H. Con. Res) which the Clerk will
read by title.
[The Clerk reports the bill or resolution by title.]
m n n n n n n n n n n n n n n n n n n n

THE PRESIDING OFFICER. Without objection, the bill (or joint resolution) will be considered as having been read a second time and will be referred to the Committee on

[If objection is made to the second reading of the measure on the same day, note the following procedure:]

A Senator. Mr. President, I object to a second reading today.

THE PRESIDING OFFICER. Objection having been heard to the second reading of the bill (joint resolution), the bill will go over to the next legislative day for its second reading as provided in Rule XIV.

[If the purpose of objecting to the second reading is to get the bill placed on the Calendar without reference to a committee, see "Consideration of House Bills and Joint Resolutions Without Reference to Committee," pp. 1488–1489.]

[References of Petitions and Memorials, Senate Bills and Joint Resolutions, and Concurrent and Other Resolutions Submitted by Senators]

[After the Chair has laid before the Senate all matters "upon his table," under Rule VII, the Chair calls first for the presentation of petitions and memorials; secondly, reports of committees; thirdly, the introduction of bills and joint resolutions; and fourthly, the submission of other resolutions. These matters when presented from the floor are referred by the Presiding Officer, except reports which are ordered placed on the Calendar, or if a simple resolution is submitted and its immediate consideration is requested, to which an objection is heard, goes over under the

[In day-to-day operations, this business is transacted without comment under a general order or without objection. The Senators involved merely bring this business to the desk and after signing it, present it to the proper member of the staff manning the desk for appropriate reference. No statement from the floor is made but all such business is recorded in the Journal and the Congressional Record.

[Should objection be heard to transacting this business informally and demand that Rule VII be followed, the Presiding Officer would call for the business in the order defined in Rule VII. He would first call for "The presentation of petitions and memorials." For the form followed in presentation and reference of these, see under the heading "Petitions and Memorials," pp. 1526–1528.

[The Chair next calls for "Reports of committees." For the form followed in presenting reports, see under the heading "Reports of Committees Filed in the Senate," pp. 1545-1547.

[The Chair next calls for "The introduction of bills and joint resolutions." For the phraseology and procedure used in transacting this business, see under "Bills and Joint Resolutions, Introduction of," pp. 1454– 1455.

[The Chair next calls for "the submission of other resolutions." For the phraseology and procedure as defined in Rule VII, see under "Resolutions and Concurrent Resolutions," pp. 1547-1548.]

Reporting of Bill and Request for Immediate Consideration

A SENAT	or. Mr. President, by direction	n of the Commit-
	, I report favorably t	
(or resoluti	ion) and ask unanimous consen	nt for its immedi-
ate conside	eration.	
THE PRE	SIDING OFFICER. The Senator	from
(Mr) from the Committee on	, re-
ports favor	ably the following bill, and ask	
ate conside	eration.	
	will be reported by title for th	e information of
the Senate		

[The Clerk reads the bill by title for the information of the Senate.]

THE PRESIDING OFFICER. Is there objection? The Chair hears none, and the Senate will proceed to its immediate consideration.

[The consideration of the bill or resolution is then proceeded with in the usual manner. See under "Bills and Resolutions, Consideration of," pp. 1455–1460.]

Reports, Filing of During Adjournment of the Senate

[Form of unanimous consent agreement to authorize the filing of reports (or to report bills and resolutions) of standing committees during the adjournment of the Senate.]

A SENATOR (usual I ask unanimous of the Senate be auth and resolutions) du	onsent tha norized to	it the stan file report djournme	ding comm s (or to rep nt (or reces	ittees of ort bills
Senate from	(day)	ur	ntil	(day)
, the date the			CARACO CALCULA	(uay)
THE PRESIDING (DEFICER W	ithout oh	ection that	t will be

THE PRESIDING OFFICER. Without objection, that will be the order of the Senate.

Reports of Committees Filed in the Senate

[Under current practices, reports from standing committees are very seldom formally submitted from the floor. They are brought to the desk by Senators and personally presented to the appropriate member of the staff manning the desk without any comment from the floor, unless, because of one reason or another, the Senator filing the report desires to be recognized to announce the filing of the said report, or some Senator should insist that the report be formally submitted by a Senator at the appropriate time as defined by Rule VII, paragraph 1. If a report is formally submitted from the floor under Rule VII, it would come after the disposition of the presentation of petitions and memorials, that order of business having been announced by the Presiding Officer. When submitted from the floor, in accordance with the procedure prescribed by Rule VII, the colloquy is as follows:

ASE	NATOR. MI	r. Presider	nt				
THE	PRESIDING	OFFICER	The S	enator	from _		
).						
A S	ENATOR. I	am direct	ed (or i	nstru	cted) by	the Co	m-
	on						
ing the	e number	and title	of the	bill	or resolu	ution),	to

report the same to the Senate with (or without) certain amendment(s).

[The committee could report the bill or resolution adversely or with any other recommendation it might think fit, including minority or supplemental views.]

The Presiding Officer. The Senator from _______ (Mr. ______) reports from the Committee on _____ the bill (or resolution, as the case might be). The report will be printed and the bill (or resolution) will be placed on the Calendar, which the Clerk will report by number and title.

[The Clerk reports the bill by number and title.]

OR

[Which is less formal and the usual form used when a Senator is recognized to file a report from the floor:]

A Senator. Mr. President, I file a report from the Committee on _____ (reciting the number and title of the bill or joint resolution).

THE PRESIDING OFFICER. The report will be received and printed, and the bill placed on the Calendar.

[Report of an Original Bill]

[If a committee reports an original (new) bill in lieu of one or more bills which have been referred to it or if it reports an original (new) bill based on proposed legislative subject matters which were referred to it, or if it reports an original (new) bill on some subject matter falling within its jurisdiction studied by the committee, it takes the form set forth below, if formally presented from the floor as defined by Rule VII, paragraph 1. However, under current practice, such reports are seldom formally submitted from the floor. They are brought to the desk by Senators and personally presented to the appropriate member of the staff manning the desk without comment.]

•
A SENATOR. Mr. President— THE PRESIDING OFFICER. The Senator from
(Mr).
A SENATOR. I am directed by the Committee on to report an original (new) bill on (citing the
title) and ask that the same be read a first and second
time and be placed on the Calendar.
The Presiding Officer. The Senator from
(Mr) from the Committee on re-
ports the following bill, which will be read by the Clerk

[The Clerk reads the title of the original (new) bill.]

THE PRESIDING OFFICER. Without objection, the bill will be considered as having been read a second time and will be placed on the Calendar.

OR

A SENATOR. Mr. President——
The Presiding Officer. The Senator from
(Mr).
A SENATOR. I am directed by the Committee on to whom was referred (citing the number and
title, or proposed legislative subject matter, or the matter
studied by the committee), to report an original (new) bill
on and ask that the same be read a
first and second time and be placed on the Calendar. The Presiding Officer. The Senator from
(Mr) from the Committee on reports
an original bill which, without objection, will be consid-
ered as having been read a first and second time and
placed on the Calendar.

Resolutions and Concurrent Resolutions

See also "Bills and Joint Resolutions, Introduction of," pp. 1454-

[Bills and joint resolutions are introduced while simple and concurrent resolutions are submitted; unlike bills and joint resolutions, simple and concurrent resolutions are not required to be read twice before they are referred, nor three times before they are agreed to.]

[In recent years, the Senate seldom proceeds with morning business as defined in Rule VII; such business is generally transacted rather informally. Resolutions, like bills, are usually submitted under a general order or without objection to the proper member of the staff manning the desk personally by the Senators after being signed, and they are referred without any comment from the floor. If Rule VII is invoked on demand for the regular order, they would have to be submitted from the floor during the transaction of routine morning business, when the Chair cails for concurrent and other resolutions, which comes just after the introduction of bills and joint resolutions. All this business is transacted during the first portion of the Morning Hour known as routine morning business.]

[The procedure and phraseology used in submitting simple and concurrent resolutions, when proceeding in accordance with Rule VII, after the Chair calls for "the submission of other resolutions," follows:]

A SENATOR. Mr. President—— THE PRESIDING OFFICER. The Senator from
(Mr).
A SENATOR. Mr. President. I submit a resolution (S. Res.
ate reference. THE PRESIDING OFFICER. The resolution will be received and appropriately referred.
OR
[If the immediate consideration of such resolutions are called for when submitted, note the following procedure:]
A SENATOR. Mr. President— THE PRESIDING OFFICER. The Senator from
THE PRESIDING OFFICER. The Clerk will report the resolution by title.
[The Clerk reads the resolution by title.]
THE PRESIDING OFFICER. Is there objection to the immediate consideration of S. Res? Without objection the Senate will proceed to its immediate consideration.
OR
THE PRESIDING OFFICER. Is there objection to the immediate consideration of S. Res? A SENATOR. I object.
THE PRESIDING OFFICER. Objection having been heard to its immediate consideration, the resolution goes over under the rule.

[See procedure of "Over Under the Rule," pp. 1525–1526.]

Senate—Opening of a New Session

[Annual Session of Congress, Opening of the Senate]

[On the third of January annually (unless by law the Congress designates another day), the Senators and Senators-elect, if there be any, assemble in the Senate Chamber. The Presiding Officer enters the Chamber, accompanied by the Chaplain, punctually at 12:00 o'clock meridian, and with the gavel raps once, calling the Senate to order and announcing the prayer by the Chaplain.]

[The Chaplain offers the prayer]

THE PRESIDING OFFICER. This being the day designated by the Constitution of the United States (or by law) for the annual meeting of Congress, the Senate, pursuant thereto, is now in session, and will come to order.

[The Senate then proceeds to the swearing in of the Senators-elect, if a first session of a new Congress. If the Vice President is not present, or there is no Vice President, or if the President pro tempore is not present, or has not been elected, then the Senate proceeds to elect a Presiding Officer (President pro tempore) as soon as practicable, with the Secretary of the Senate having had to open the session as authorized under Rule I. After a quorum call and the establishment of a quorum, resolutions are then adopted to notify the President and the House of Representatives that a quorum is present in the Senate, and to fix the daily hour of the meeting of the Senate, together with any other resolution that might be essential to the beginning of a new session or a new Congress.]

Signing of Bills and Joint Resolutions Authorized During an Adjournment of the Senate

[Form of unanimous consent order to authorize the signing of duly enrolled bills and joint resolutions during an adjournment or recess of the Senate.]

A Senator. Mr. President. I ask unanimous consent

that the Vice President (also the President pro tempore or
the Acting President pro tempore, if so desired) be author-
ized to sign duly enrolled bills and joint resolutions during
the adjournment (or recess) of the Senate from,
,until,(day) ,(day) ,
(day) (year) (month) (day) ——————, when the Senate reconvenes.
THE PRESIDING OFFICER. Without objection, that will be
the order of the Senate.
Special Order, Procedure for Making
A Senator. Mr. President, I move that (citing the bill, joint resolution, or other matter) be made the special order for, the day of, at o'clockm.
[After debate if, any:]
The Presiding Officer. The Senator from
(Mr) moves that be made the special

order for	, the	day of	, at	_ o'clock
m. Without ob	jection, tha	at will be the	special ord	ler of the
Senate.			•	

OR

As many as are in favor say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

Two-thirds of the Senators present and voting appear to have voted in the affirmative (appear not to have voted in the affirmative). The motion is agreed to (not agreed to), and it is so ordered.

OR

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote. After the yeas and nays are ordered on the motion, if ordered, the question will be put as follows:]

THE PRESIDING OFFICER. On this motion the yeas and nays have been ordered. The Clerk will call the roll.

[After the rollcall is concluded, the Clerk tabulates the vote and hands it to the Chair, who announces:]

On this vote the yeas are _____; the nays are _____. Two-thirds of the Senators present and voting, having voted in the affirmative (not having voted in the affirmative), the motion is agreed to (not agreed to), and it is so ordered.

[Upon the arrival of the hour fixed for consideration of the special order, the Chair lays that business before the Senate unless there is pending business taking precedence over the special order as defined in Rule X. For example, unfinished business then pending would take precedence.]

Special Session of the Congress

[When an extra session of the Congress is called by the President, the form of the Journal entry after the dateline is: "The ______ session of the _____ Congress commence this day, in pursuance of the proclamation of the President of the United States." On that date designated by the President, the Senators (and Senators-elect, if there be any) assemble in the Senate Chamber. The Presiding Officer enters the Chamber accompanied by the Chaplain, punctually at 12 o'clock meridian and with the gavel raps once, calling the Senate to order and announcing the prayer by the Chaplain.]

APPENDIX

[The Chaplain offers the prayer.]

THE PRESIDING OFFICER. The Senate will come to order and the Secretary will read the proclamation of the President of the United States convening the Congress into extraordinary session.

By the President of the United States of America:

A Proclamation

Whereas public interests require that the Congress of the
United States should be convened in extra session at 12 o'clock noon on the day of, to receive
such communication as may be made by the Executive: Now, therefore, I,, President of the United States of America, do hereby proclaim and declare that an extraordinary occasion requires the Congress of the United States to convene in extra session at the Capitol, in
the city of Washington, on the day of,,,
at 12 o'clock noon, of which all persons who shall at that time be entitled to act as Members thereof are hereby required to take notice. Given under my hand and the seal of the United States of America the day of, in the year of our Lord
one thousand nine hundred and, and of the Independence of the United States the one hundred and
[SEAL] By the President:
President of the United States
Secretary of State

Special Session of the Senate

[When the President calls the Senate into a special session, the Senators and Senators-elect, if there be any, assemble in the Senate Chamber on the date proclaimed by the President. On that day, the Presiding Officer enters the Chamber accompanied by the Chaplain, punctually at 12 o'clock meridian, and with the gavel raps once, calling the Senate to order and announcing the prayer by the Chaplain.]

[The Chaplain offers the prayer.]

THE PRESIDING OFFICER. The Senate will come to order and the Secretary will read the President's proclamation convening the Senate in special session.

By the President of the United States of America:

A PROCLAMATION

A I RUCLA	MATION
Whereas public interests requirements at 12 o'clock on the	re that the Senate should be day of
next, to receive such communica Executive:	(E) (F)
Now, therefore, I, United States, do hereby procla traordinary occasion requires States to convene at the Capito on the day of	the Senate of the United l, in the city of Washington,
of which all persons who shall a as Members of that body are he Given under my hand and the Washington, the day	reby required to take notice. e seal of the United States at
our Lord, and of the I States the [SEAL] By the President:	ndependence of the United
	President of the United States
Secretary of State	
Suspension of	f the Rules
[With two or three exceptions, any rul any one of them, may be suspended by thirds vote after a one calendar day not rule XVI, paragraph 4, "No amendmention shall be received to any general ajif a Senator wishes to offer an amendation to a general appropriation bill, hoay before he proposes to call up the a	y unanimous consent or by two- otice thereof. For example, under nt which proposes general legisla- ppropriation bill" Therefore, lment embodying general legisla- ie may file a notice one calendar
A SENATOR. Mr. President, I writing: "In accordance wi	submit the following notice th Rule V of the Standing

Rules of the Senate, I hereby give notice in writing that it is my intention to move to suspend paragraph 4 of Rule XVI for the purpose of proposing to the bill (H.R. _____),

making appropriations _____ for the fiscal year

ending June 30, ____, and for other purposes, the following amendment; namely: on page ___, after line _____, insert the following: . . ."

APPENDIX 1553

[The full text of the language would then be set forth.]

THE PRESIDING OFFICER. The notice will be filed.

[Then when the bill is up for consideration, and all the committee amendments have been adopted, the Senator who filed the notice, when he is recognized, usually calls up his amendment for consideration. If no point of order is made, the Senate may proceed and vote on the amendment even though it would be subject to a point of order if any Senator cared to make such a point of order. If a Senator makes a point of order against the amendment as being legislative in nature and the Chair sustains the point of order, the Senator, having filed his notice, addresses the Chair:]

A Senator. Mr. President, pursuant to the notice given by me on ______, I move to suspend paragraph 4, Rule XVI.

[The motion is debatable. After any debate, the Presiding Officer states the question:]

THE PRESIDING OFFICER. The question is on agreeing to the motion of the Senator from _______(Mr. ______) to suspend paragraph 4 of Rule XVI, so that it will be in order for him to call up his amendment.

[If there is no further discussion, the Chair continues:]

As many as are in favor of the motion to suspend the rule say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

Two-thirds of the Senators present and voting appear to have voted in the affirmative (appear not to have voted in the affirmative). The motion is agreed to (not agreed to), and it is so ordered.

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

OR

[If the yeas and nays are ordered, the Chair states:]

THE PRESIDING OFFICER. The question is on agreeing to the motion of the Senator from ______ (Mr. _____) to suspend paragraph 4 of Rule XVI, on which the yeas and nays have been ordered.

[If there is no debate, the Chair continues:]

THE PRESIDING OFFICER. The Clerk will call the roll.

[After the vote is completed and the Clerk hands the tabulation to the Chair, the Chair states:]

THE PRESIDING OFFICER. On this vote the yeas are ____; the nays are ___. Two-thirds of the Senators present and voting, having voted in the affirmative (not having voted in the affirmative), the motion is agreed to (not agreed to).

[The procedure continues:]

A SENATOR. I now call up my amendment on which I gave notice.

THE PRESIDING OFFICER. The Clerk will report the amendment.

[The Senate then proceeds to act on this amendment by majority vote.]

Treaties

[All amendments, motions, and questions on a treaty require only a majority vote for adoption except the question of agreeing to the resolution of ratification and a motion to postpone indefinitely, both of which take a two-thirds vote for adoption.]

[Nominations and treaties compose practically all of the executive business of the Senate and when this business is reported to the Senate, it is placed on the Executive Calendar as distinguished from the Calendar of Business. Under Rule XXII, a motion to go into executive session to consider executive business is privileged, next to the motion to recess, and it is not debatable.]

[Rule XXX, paragraph 1(b), provides: When a treaty is reported from a committee with or without amendment, it shall unless the Senate unanimously otherwise directs, lie over one day for consideration; after which it may be read a second time, after which amendments may be proposed. At any stage of such proceedings the Senate may remove the injunction of secrecy from the treaty.]

[Controversial Treaties]

[Should the treaty be controversial enough for a Senator to offer amendments to the treaty as opposed to reservations to the resolution of ratification, the procedure becomes more complex. Under Rule XXX a reported treaty must lie over one day before consideration, "unless the Senate unanimously otherwise directs."]

A SENATOR. I asl	k that the	Sena	ate turr	to t	he consi	der
ation of the treaty,	entitled:			, C	alendar	No.
, Executive	(Congre	ss, _	Sess:	ion).
THE PRESIDING treaty by title.	OFFICER.	The	Clerk	will	report	the

APPENDIX 1555

[When the treaty is reported on this occasion, it is considered "read a second time" and is then before the Senate for consideration. The Senate then considers the treaty much the same as it considers a proposed piece of legislation. The Committee amendments are acted upon first when amendments from the floor are in order to the committee amendments as they are taken up and acted on by the Senate. After committee amendments and amendments thereto are disposed of, floor amendments are then in order to other parts of the treaty. The question before the Senate is usually as follows:]

THE PRESIDING OFFICER. The treaty is before the Senate. The Clerk will report the first committee amendment (if there be any).

[The committee amendment or amendments are open to amendment when before the Senate for consideration.]

[After the Senate concludes its consideration of the treaty for all amendments, the Chair makes the following statement:]

THE PRESIDING OFFICER. If there be no further amendments, the Clerk will report the resolution of ratification.

[The resolution of ratification with or without reservations, except by unanimous consent, must lie over one day unless the Senate determines otherwise. When the Senate proceeds to the consideration of the resolution of ratification, if reservations, declarations or understandings have been reported to the resolution, they are disposed of first and then the resolution of ratification would be open to further reservations, declarations or understandings. If the resolution of ratification has been reported with reservations, the Chair makes the following statement:]

THE PRESIDING OFFICER. The question is on agreeing to the reservation (understanding) to the resolution of ratification.

[The reservation (understanding or declaration) is then open to amendment. If no amendment is offered, the Chair continues:]

Without objection, the reservation (understanding) is agreed to.

OR

As many as are in favor of the reservation (understanding) say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it, and the reservation (understanding) is agreed to (not agreed to).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

[After the resolution of ratification has been presented, no further amendments to the treaty are in order and if no reservations, declarations or understandings are offered to the resolution of ratification, the Senate proceeds to vote on the resolution of ratification. Whatever the situation when the Senate is ready to vote on the resolution of ratification, with or without reservations, declarations, or understandings, the Chair makes the following statement:]

THE PRESIDING OFFICER. The question is on the adoption of the resolution of ratification (with reservations, declarations, or understandings, if any) of Calendar No. ______, Executive _____ (____ Congress, ____ Session).

As many as are in favor of the adoption of the resolution of ratification say "aye."

[After the "ayes" have responded collectively, the Chair continues:]

As many as are opposed say "no."

[After the "noes" have responded collectively, the Chair continues:]

Two-thirds of the Senators present (a quorum being present), appear to have voted in the affirmative (appear not to have voted in the affirmative). The resolution of ratification is adopted (not adopted).

[A division vote may be requested or the yeas and nays may be ordered thereon, if done before the Chair announces the final results of the voice vote.]

OR

[Under recent practices, a roll call vote is usually ordered on all treaties, and the Chair, after the yeas and nays are ordered, states:]

THE PRESIDING OFFICER. The question is on the adoption of the resolution of ratification (with reservations, declarations, or understandings, if any) of Calendar No. ______, Executive _____ (____ Congress, ____ Session).

The Clerk will call the roll.

[After the call of the roll, and the Clerk gives the tabulation of the vote to the Presiding Officer, he makes the following statement:]

THE PRESIDING OFFICER. On this vote the yeas are ____; and the nays are _____. Two-thirds of the Senators present (a quorum being present), having voted in the affirmative, the resolution of ratification is agreed to.

OR

The yeas are ____; and the nays are ____. Two-thirds of the Senators present (a quorum being present), not having voted in the affirmative, the resolution of ratification is not agreed to.

[After the Chair announces the results on the resolution of ratification, the following action by unanimous consent usually occurs:]

A Senator (usually the Majority Leader, or someone acting for him). Mr. President, I ask unanimous consent that the President be immediately notified of the Senate's consent (disapproval) to the resolution of ratification.

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

[Non-Controversial Treaties]

[If the Senate goes into executive session to consider a noncontroversial treaty, the usual procedure is as follows:]

THE PRESIDING OFFICER. The Clerk will report the treaty by title for the information of the Senate.

[After the Clerk reports the treaty by title, if no one seeks recognition, or after the debate of the treaty has been concluded, and if no one offers an amendment, the Chair takes the initiative and makes the following statement:]

THE PRESIDING OFFICER. The treaty will be considered as having passed through its various parliamentary stages up to and including the presentation of the resolution of ratification, which the Clerk will report.

[After the Clerk reads the resolution, the Chair should properly state:]

THE PRESIDING OFFICER. Reservations to the resolution of ratification are now in order. If there be no reservations or understandings to be offered to the resolution of ratification, the question is on the adoption of the resolution of ratification.

[If the yeas and nays have been ordered, the Chair states:]

THE PRESIDING OFFICER. The yeas and nays have been ordered on this question and the Clerk will call the roll.

[After the roll call vote has been taken and the Clerk gives the tabulation to the Presiding Officer, the Chair states:]

THE PRESIDING OFFICER. On this vote the yeas are ____; the nays are ____. Two-thirds of the Senators present (a quorum being present), having voted in the affirmative, the resolution of ratification is agreed to.

OR

On this vote the yeas are _____; the nays are _____. Two-thirds of the Senators present (a quorum being present), not having voted in the affirmative, the resolution of ratification is not agreed to.

[After the Chair announces the results on the resolution of ratification, the following action by unanimous consent usually occurs:]

A Senator (usually the Majority Leader or someone acting for him). Mr. President, I ask unanimous consent that the President be immediately notified of the Senate's consent (disapproval) to the resolution of ratification.

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

[Form Notifying President on Treaty]

[Form used to notify the President of the United States of the Senate's "Advise and Consent to the Ratification" of a Treaty]

Senate of the United States

IN EXECUTIVE SESSION

Resolved (two-thirds of the Senators present concurring therein), That the Senate advise and consent to the ratification of the Convention [concerning the Protection of the World Cultural and Natural Heritage, done at Paris on November 23, 1972, subject to a declaration under Article 16(2) that the United States shall not be bound by the provisions of Article 16(1)] (Ex. F, 93-1).

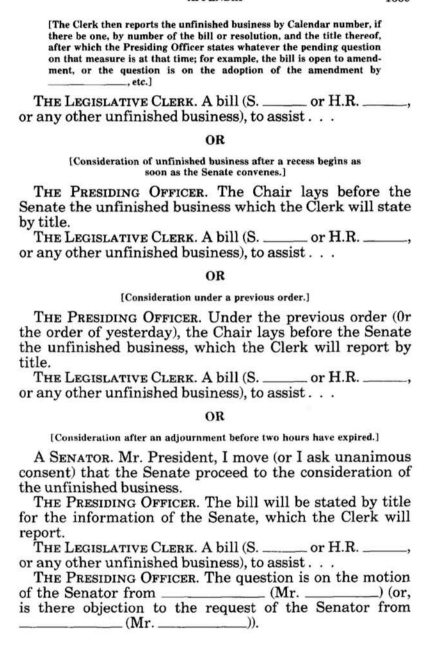
Attest:		_
	Secretary	

Unfinished Business

THE PRESIDING OFFICER. Two hours having expired, the Chair lays before the Senate the unfinished business, which the Clerk will report by title.

OR

THE PRESIDING OFFICER. Two hours having expired since the Senate convened, the Chair lays before the Senate the unfinished business, which the Clerk will report by title.



Vetoes

[Under Article I, Section 7, of the Constitution:]

Every bill which shall have passed the House of Representatives and the Senate, shall, before it becomes a law, be presented to the President of the United States; if he approves he shall sign it, but if not he shall return it, with his objections to that House in which it shall have originated, who shall enter the objections at large on their Journal, and proceed to reconsider it. If after such reconsideration two-thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two-thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the Journal of each House respectively.

[A vetoed bill, together with the message of the President, withholding his approval, is laid before the Senate but it is not in order to reconsider a vetoed bill until the accompanying message or objections of the President have been entered at large, or spread in full upon the Senate Journal.]

[When the message is received, it may be momentarily held at the desk by agreement of the leadership or laid before the Senate by the Presiding Officer, with the consideration thereof put aside until a later hour by unanimous consent. When laid before the Senate by the Chair, note the following procedure:]

T	HE PRES	IDIN	G OFFICER. (T	he Cl	hair does	this w	rithout a
requ	uest beir	ig ma	ade from the	floor	.) The Cha	air lay	ys before
the	Senate	the	President's	veto	message	on S	
			(or	HR	The second second second) if the

House has already acted affirmatively thereon), which the Clerk will read, and it will be spread in full upon the Journal.

[The Clerk reads the message.]

[A request might be made that the message not be read but printed in the Record, as follows:]

A Senator (usually the majority leader). Mr. President, I ask unanimous consent that the veto message be considered as having been read and that it be printed in the *Record*, and spread in full upon the *Journal*.

THE PRESIDING OFFICER. Without objection, it is so or-

dered.

[When laid before the Senate, the message of the President withholding his approval, and the bill, while eligible for immediate reconsideration, as privileged business, may be referred by the Senate to committee, its reconsideration may be indefinitely postponed or the matter could be ordered to lie on the table or the Senate may agree to its reconsideration at a subsequent time, or the Senate may decide on any of various other actions. Once the message and the bill have been laid before the Senate and any of the above indicated actions have been taken thereon, the mandate of the Constitution will be considered as having been complied with. Should the Senate reach an agreement to reconsider the vetoed bill at a later specified date, when that time arrives, its reconsideration becomes an order of the Senate.]

[If and when the Senate proceeds to reconsider the passage of the bill which was returned by the President without his approval, the Chair automatically puts the following question:]

THE PRESIDING OFFICER. The question is: Shall the bill pass, the objections of the President of the United States to the contrary notwithstanding?

[After the debate, and further recognition is not sought by any Senator, since the yeas and nays are automatic, the Chair restates:]

THE PRESIDING OFFICER. The question is: Shall the bill pass the objections of the President of the United States to the contrary notwithstanding? The yeas and nays are required. The Clerk will call the roll.

[The rollcall having been completed and the vote tabulation given to the Presiding Officer, he makes the following statement:]

THE PRESIDING OFFICER. On this vote the yeas are _____; the nays are _____. Two-thirds of the Senators voting (a quorum being present), having voted in the affirmative, the bill, on reconsideration, is passed, the objections of the President of the United States to the contrary notwith-standing.

OR

On this vote, the yeas are _____; the nays are _____.
Two-thirds of the Senators voting (a quorum being present), not having voted in the affirmative, the bill, on reconsideration, fails to pass over the President's veto.

Vice President, Vote by

[Under Article I, section 3, subsection 4, of the Constitution, "The Vice President of the United States shall be President of the Senate, but shall have no vote unless they be equally divided."]

[If the vote is equally divided on any issue, the Vice President may or may not exercise his vote. If he does not care to vote, the matter loses, but he may vote for or against the issue as he wishes, as follows:]
THE VICE PRESIDENT. On this vote the yeas are; the nays are The Senate being equally divided, the Vice President votes in the affirmative (or negative), and the is passed_
or agreed to (is defeated—or not agreed to).
Voting, Methods of
[Without Objection Procedure]
The Presiding Officer. Without objection, the motion (or whatever the proposition) is passed (defeated), agreed to (not agreed to), adopted (not adopted), as the case might be.
[Voice Vote]
The Presiding Officer. As many as are in favor of the say "aye."
(whatever the proposition)
[After the "ayes" have responded collectively, the Chair continues:]
As many as are opposed say "no."
[After the "noes" have responded collectively, the Chair continues:]
The "ayes" ("noes") appear to have it. The "ayes" ("noes") have it. The is agreed
to (not agreed to).
[Division Vote]
A Senator. Mr. President, I ask for a division (vote) on this question. The President Officer. The Senator from
will rise and remain standing until they are counted (or raise their hands and keep them up until they are counted).

[After the proponents are counted, the Chair continues:]

As many as are opposed will rise and stand until they are counted (or raise their hands and keep them up until they are counted).

[After the proponents and opponents have been tabulated, the Clerk hands the count to the Presiding Officer who states:] THE PRESIDING OFFICER. The _ (whatever the proposition) is agreed to (not agreed to), adopted (not adopted), passed (not passed). [Yeas and Nays] A Senator. Mr. President, I ask for the yeas and navs. THE PRESIDING OFFICER. The Senator from _ .) requests the yeas and nays. Is there a sufficient second? [After the show of hands has been counted and the constitutional requirements have been met for a second, (at least one-fifth of the Senators present, a quorum being present), the Chair states:] THE PRESIDING OFFICER. The request is sufficiently seconded. The yeas and nays are ordered. [After debate, or when no one seeks recognition, the Chair proceeds:] THE PRESIDING OFFICER. The question is on the adoption (passage) of _. The yeas and nays have been ordered. The Clerk will call the roll. [The roll is then called alphabetically. At the conclusion of the call of the roll, an opportunity is given those Senators who did not answer to their names to vote as the Clerk calls their names. After the completion of the call and before the vote is announced, the Clerk is required to read his record of the votes of the Senators for correction, and other Senators coming in may still vote up until the vote is announced. When this is all completed, the Clerk tabulates the votes and hands the results to the Presiding Officer who announces them as follows:] THE PRESIDING OFFICER. On this vote the year are _ the nays are ____. The bill _ (or whatever the proposition) is passed (or not passed), adopted (not adopted), agreed to (not agreed to). [For statement made by the Chair when the vote is on a question requiring a two-thirds vote, see procedures on "Constitutional Amendments," p. 1491, "Suspension of the Rules," pp. 1552-1554, and "Treaties," pp.

1554-1558.]

Yeas and Nays, the Ordering of

A SENATOR. Mr. President, I ask for the yeas and nays.

A SENATOR. The Senator from ______ (Mr. _____) requests the yeas and nays. Is there a sufficient second?

[After the show of hands has been counted and the constitutional requirements have been met for a second, the Chair states:]

THE PRESIDING OFFICER. There is not a sufficient second to order the yeas and nays.

Yea and Nay Vote, When a Quorum Fails To Participate

See also: "Adjournment in the Absence of a Quorum Following a Rollcall Vote Without a Quorum," pp. 1445-1447.

THE PRESIDING OFFICER. On this vote the yeas are _____; the nays are _____. A quorum having failed to vote, the vote is not valid; under the precedents of the Senate, the Chair directs the Clerk to call the roll to ascertain the presence of a quorum.

[After a quorum call, and a majority of the Senators having responded to the call, whether after the first or second call of the roll, the Chair announces:]

THE PRESIDING OFFICER. A quorum is present. The Clerk will call the roll.

[The yea and nay vote is then taken again *de novo*, and if a quorum responds on this roll call vote, the vote will be announced as in all other cases.]

INDEX

Adjournment—Continued resolutions, reference of, 17, 21
Senate rule on, 1
sine die, 17-23
conditional, 18-19
effect of on other House, 20
table, 8, 21, 1274 Absence of quorum suggested, when in order, 1062-1065 Absentees: call of, 216 Senators, 214-224 Absentees, called, 1040 Adhere, motion to, 130 Adjournment, 1-23 time adjourned to, 8 time of, 21 unanimous consent agreement, ad-journ, effect on, 1313 unanimous consent order, 7, 8-9, 15 adjourn, absence of quorum, 1040-1041: see also 4-7, 16 see also 4-7, 16
adjourn, motion to, 2-9
amendments to, 3, 9, 17-18
debate of, 3, 14, 19
hour certain, 9-17
sine die, 17-23
brief sessions, 251
business intervene, 3
conditional, 9-13
sine die, 18-19
congressional, 2, 21-23 unconditional, 2 withdrawal of motion, 9
Adjournment of one House, effect on other, 20 Administration of oath, 700, 701-702 procedure, 702–710
Administrative reports to committees, see under Committees
Adverse reports, 1183 Advisory opinion, not appealable, 147-148 congressional, 2, 21-23 consideration: affected by, 657 Agency reports to committees, 412–413 Aging, Special Committee on, 336–338 Agree to conference, 466–467 affected by, 657 motion dies with, 657 daily meeting, hour, 23 day certain, 9-17 debate, out of order, 3, 14, 19, 722-723 executive session, 833 explanation of, 1, 1442-1447 form of motions, 2, 9-13, 17, 1442-1447 hour certain, 9-17 joint session, adjourn after, 8, 892 Agree to conference, 466-467
Agreement, gentlemen's, 853, 1000
Agriculture, Nutrition, and Forestry
Committee, 384, 414
Allocations to committees, 586-589
Amendments, 24-125
adjourn, 3, 9, 17-18
adopted by Senate, 31-32
adoption of, procedural effects, 28-30
agree to, by less than quorum, 31
agreed to: nour certain, 9-17
joint session, adjourn after, 8, 892
legislative day, new, 14
motions, when not in order, 7
motions on, in order, 3
orders for, 5, 7, 8-9, 15
periods of, 15-16, 20
mostrone, motion to dies with 1000 agreed to: not affected by displacement of bill, postpone, motion to dies with, 1000 postpone consideration, 16 not amendable, 31 amendable after ordering yeas and nays, 124-125 amending process, explained, 24-26 amendments to, 30 Presiding Officer, initiative, 1027sine die, 20 precedence of motions, 4-5, 16, 17 President, advised of, 18
Presiding Officer declares, 1026
previous order for, 5, 8-9
privileged, 4-5, 16-17, 19
sine die, 19 1029 amends amendment and bill, 111 amends different places, out of order, 111-114 quorum: appropriations: see also Appropriations amendments to, 150-213 between Houses, 190 existing law, 190-191 bill amendable: during consideration, 33-35 number of, in order, 77 bill passed, not amendable, 115 bills, substitute, 117-118 absence of, 5-7, 1040-1041 before vote, 7 required, 20 recess, under consent agreement, 8-9 recognition before, 7 reference of resolutions, 17, 21 reports filed during, 1183 rescind, action on, 17, 21 resolution, reconsider, 1125-1126

Amendments—Continued bills, titles of, 1293 budget resolutions, 590-593 Calendar call, bills amendable, 256 call up for consideration, 33-49 Chair does not rule frivolous, 49 Chair recognizes to offer, 45-46, 1092-1097 Chair takes initiative, 49-50 change previous action, 28-30 printing of, 296 procedure, 284-299 reading requirements, 296-297 committee, additional reported by, 1182 committee amendments, 50-51 consideration of, 35–39 precedence of, 99; see also 35–39 when not amendable, 116 withdrawal of, 123 committee jurisdiction, 51 concurrent resolution, amendments. conference reports: amendments in, 452-464 amendments reported in disagree-ment, 453-454 ment, 453-454
not amendable, 452
offered also to pending bill, 51
point of order against language previously agreed to, 453
consideration, not amendable, 657-658
consideration en bloc, 59-61 consideration of, 33-49 consistency of contents, 52 Constitution, amendments to, 683-684 constitutional, 683-686 constitutionality of, 52-54, 1215 co-sponsors, 54 debate of, 724 degrees, 62, 72–96 first and second, 62, 76–77 in order at one time, 76–77 third degree out of order, 95-96 different places in bill, out of order, 112-114 disagreement to, between Houses, 128-129, 131-133, 137, 138-143, 449-456, 458-459, 461-462 division of question, 54-59, 454-459, 807-812, 1278 drafted improperly, 116 effects of adoption, 28-30 en bloc consideration, 59-61 executive sessions, out of order, 834 expenditures, resolution on, 887 explanation of, 24-26, 1448-1450 filing of, 288 floor, lost on calling up, 40-41, 775-778 floor amendments, 40 precedence of, 99 forms: consideration of, 1448-1449 putting question, 1441 submitting for printing, 1449-1450 submitting for reference, 1449-1450 frivolous, 49

Amendments-Continued germaneness: amendments, 62-63, 161-171, 289-295, 854-862, 1266, 1344-1353 appropriations, 161-171 not germane, 211 unanimous 1344-1353 consent agreements, House amendments: reconsideration of, 1135 to Senate amendments, 138-139 House-passed bills, not in order, 116 Houses, amendments between, see Amendments Between Houses Amendments Between Houses inconsistency of contents, see Consistency of Contents interpretation of, 64, 235, 977, 978-979, 1029-1030 investigation resolutions, 881-890 Journal, 894-895 laid aside, regular order, 41-43 language previously agreed to, points of order against, 98 lay aside to take up another, 41-43 majority and two-thirds vote mix, 111 modification of, 64–71, 186–187 committee, 35–39, 70–71 comply with rules, 186–187 withdrawal of, 119-123
yeas and nays, block, 64-70
nondivisible questions, 57-58
number and kind of, at one time, 72-96 numbering for identification, 96 offer only after recognition, 1100 offering of, 43 part to be stricken, 73-76 pass over temporarily, 96-97 pending, set aside temporarily, 109 perfecting, 78, 99-102, 111-119 precedence of, 99-105; see also 78 when not in order, 111-119 points of order; 111-119 points of order: against, 98, 172-174, 987-996 language previously agreed to, 453 not in order, 97-98, 993-995 precedence over another, 97, 987-996 when in order, 97, 993-995 when made too late, 98, 995-996 postpone, 997-1003 pending, amendments out of order, 997-998 preamble to: bill, 1005-1007 resolution, 1005–1007 precedence of, 72–96, 99–105 committee amendments, 99; see also 35-39 floor amendments, 40, 99 perfecting amendments, 99-102; see recommit, 107, 1106-1123 strike out and insert for bill, 104-105; see also 88-95 strike out and insert (substitute), 103-104; see also 82-87 strike out over insert, 102-103; see also 78-95 to parts to be stricken, 73-76

	1 (a) (85) (b) (30) (50) (c)
Amendments—Continued	Amendments—Continued
Presiding Officer, initiative, 49–50, 1007, 1027–1029	strike out:—Continued
1007, 1027-1029	over insert, precedence of, 102-103;
print of, discrepancy in, 106	over insert, precedence of, 102-103; see also 78-95
printed, on table, 32-33	substitute for amendment, 103-104;
printed amendments:	see also 82-87
another Senator calls up, 34	substitute for bill, 88-95, 104-105
no standing, 106 pro forma, 106–107	when out of order, 116
questions:	strike out and insert:
	for amendment, 103-104; see also 82-
divisible, 54-57, 807-812	87
not divisible, 57–58	for bill, 88-95; see also 104-105, 117-
reading of, 43–45 recall of, 107, 298	118
recess, motion to, 1081-1082	for bill, precedence of, 104-105; see also 88-95
recognition to offer, 45-46, 1091-1097:	
see also 40-41	substitute, 82-87, 103-104; see also
recommit:	54-59, 99-105, 112-114
amendments to bills, 1107-1109,	strike out part:
1152-1153	over insert part, 102-103
amendments to motion, 1107-1109	precedence of, 102-103
precedence, 107, 1106-1123	substitutes, 116, 117-118
recommitted, amendments to, 1109	adopted, not amendable, 115, 117-
reconciliation bills, 623-624, 626-627	118
reconsideration, 245-247, 1126-1128	for bill, 48
reduced to writing, 107	for bill adopted, not amendable, 117-
reference of, 1152-1153	118
motion to, 1153	suspension of rules, 177, 1266-1272
pending, out of order, 1152-1153	table, amendments on, 32-33
rejection of, effects, 108	table, motion to, precedence of, 116- 117, 1281-1282
relevancy under unanimous consent	tobling of 149 1974 1977
agreement, 1362-1363	tabling of, 143, 1274-1277
reoffer, 28-30	third degree, out of order, 95-96
reoffering of, 46–48 tabled, reoffer, 1277	third reading, 245–247 amendments out of order, 245–247
	titles:
under unanimous consent agree- ment, 1323-1328	bills, 1293
reorganization plans, 1174	resolutions, 1293
resolutions:	treaties, 1295
amendments to, 108, 1203	two amendments, out of order, 112-114
ratification, 1295-1296, 1303-1305,	two-thirds and majority vote, mixed,
1306-1307	111
titles to, 1293	unanimous consent agreements:
reservations, 1303-1305	adopt en bloc, 119
resolving clause, 108	amendments to, no rule, 1314
revenue:	amendments to, not in order, 119,
amendments to, 1214-1216	1075
Senate amends, 1216	Chair, initiative, 1027-1029
rule out amendments, Chair takes ini-	consideration of, under, 1314-1323
tiative, 49-50	debate of, 1323-1328
rules, amendments to, 1217-1227	form, 1367-1368
rules, definition of, 1224	modification of, 1328
rules of Senate, relative to, 26–28	Presiding Officer, initiative, 1027-
Senate adopts, 31–32	1029
Senator amends own, 117	procedure on, 1311-1369
Senator loses floor, 40-41, 45-46, 775-	relevancy, 1362-1363
	unfinished business, 1371-1372
Senator may call up amendment filed	vote on, 111
by another, 34, 102-103	division of question, 58-59
set aside temporarily, 109 special orders to, 1258	yea and nay during Calendar Call,
sponsorship, 109	267
statement of purpose, 109	when in order, 31, 33-34, 111
strike out:	when not called up, 48-49 when not in order, 32, 34-35, 111-119
amendments thereto, 73-76	amends bill in different places, 112-
including by committee, 78-82; see	114
also 35-39, 73-76, 99-105	***

A Maria Andrew Maria Andrew Colonia (1994)	1 to 1991 2018 - 2010 10071 - 2010
Amendments—Continued	Amendments to appropriations, 151-152,
withdrawal of, 119-123	178-213
after yeas and nays, 119-123, 149	when in order, 178-190
under unanimous consent agree-	when not in order, 190-213
ment, 1369	Amendments to engrossments, 819-820
written, 107, 123-124	
	Amendments to enrollments, out of
yeas and nays, 124-125, 1415-1423	order, 824
applies to modify, 124	Amendments to special appropriations,
modification out of order, 64-70,	213
124-125	Amendments under cloture, 284-299
ordered on, 124-125, 1415-1423	Anonymous communications, out of
Amendments between Houses, 126-149,	order, 439-440
190, 589-590	Appeals, 145-149
action on, 127	cloture, 300, 724-726
adhere, 129, 130	debate of, 148, 724-726
adoption of, 127	die when question terminated, 146
agree, 127-130	explanation of, 145
amend, 128, 130-131	forms for taking appeals, 1450-1451
amendable, 130-131	in order, 146-147
appropriations, 190	not in order, 147-148
concur, 129, 133-134	references:
conference, send to, 129-130	appeals from, 147-148
consideration of, 134-136	debate of, 724-726
debatable motions, 136-137, 723	references by, 1153-1154
debate of, 136, 724	rule of Senate on, 145-146
	table, 148
disagree, 128-129, 137	
disagreement to, 129-130, 131-133, 137,	appeals relative to, 1277
453-454, 461-462, 469, 489-490	time for consideration, 148
divisible question, 138, 807–812	unanimous consent agreement, under,
engrossment of House amendments.	1328
138	vote on, 148
explanation of, 126-127	withdrawal of, 149
form of presenting, 127	Appointment of conferees, 454-459
House:	appointment by Chair, under order,
	454-456
amendments to Senate amendments,	authority for appointment by Chair,
138-139	456
messages, 140	
messages to Senate, 430-441	conferees represent Senate, 456-457
insist on, 129-130, 139-140, 464-469	debate of appointments, 457
lay before Senate, 134-135, 430-441	discharge of conferees, 457
lay on table, 127, 129	House notified of, 457
motions:	number of appointed, 457–458
after disagreement, 129-130	recess appointments, 458
before disagreement, 127-129	resignations of, 458
consider, 134–136	second conference appointees, 458-459
not debatable, 137, 723-724	serve until relieved, 459
	subcommittee members appointed, 459
out of order, 135	time of appointing, 459
postpone, 140-141	Appointments by:
precedence of:	President pro tempore, 1020
after disagreement, 129–130	Presiding Officers of Senate, 454-459,
before disagreement, 127–129	1020-1021, 1390
privileged, 134-135, 135-136	Vice President, 427-428, 1390
recede, 129, 141-142	Appropriation Act definition of 500
reconsider, 142, 1126	Appropriation Act, definition of, 508
refer, 142	Appropriations, 150-213
reported in disagreement, 131-133,	amendments, 24-125, 178-213
453-454, 469	existing law, 190-191
	floor, to increase or add new item,
rule of Senate on, 127	out of order, 194-197
Senate amendments:	points of order against, 172
to House amendments, 138-139	stricken on point of order, 173
to House bills, 127-130, 143	amendments to, when in order, 178-
suspends pending business, 135–136	190
table, House amendments, 143	authorized, 178-179
Amendments reported in disagreement,	budget estimates, when within, 179-
126-133	181
Amendments to amendments, 72-73	changes of language only, 181
	9-1

Appropriations—Continued	Appropriations—Continued
amendments to—Continued	consideration:
estimated and reported, 181-182	bills, 157-158, 655-682
increase of item, 182	lie over for, 662-663, 677
judgments, 182	contingency, not in order,
limitation, 182-184	contract authority, 193, 200
matters not legislation, 184–185	day defined, 712-713
modification to comple with mula	debate, 161-171, 733
modification to comply with rule, 186-187	of appaidenation 700 700
	of consideration, 726-727
passed Senate that session, 181, 187	definition of, 159-160
private claims, 187–188	general bills, 159-160
reported by committee, 188–189	special bills, 160
strike out, 190	en bloc, amendments to, 59 estimated and reported, 18
amendments to, when not in order, 190-213	estimated and reported, 18 existing law amended, 190-
amendments between Houses, 190	explanation of, 150-151, 15
contingency, 192-193	floor amendment, increa
contract authority, 193	item, 194-197
	forms on germaneness of, 1
existing law, 190-191	funds for each House, 161
increase not authorized, 194	general legislation, out of
increase not estimated, 195	209
increase not estimated or reported,	germaneness:
195-197	amendments, 161-171
legislation, 197–209	House lenguage 161 171
line item amended, 210	House language, 161–171 House language, 174
new item, 210	germananage, 174
not authorized, 210-211	germaneness, 62-63, 161-
not germane, 211	strike out, 171
private claims, 211-212	increase in:
remain available, 212	item, 182
resolutions out of order, 212	not authorized, 194
	incumbents' names in, 171
unexpended balances, 213	interpretation of legislat
authorizations:	decides, 179
lack of, 210-211	judgments, 182
law, 178-179	jurisdiction of, 156-157, 192
not binding, 153	language change only, 181
treaty, 178-179	language not subject to po
authorized by law or treaty, in order,	171
178-179	legislation:
bills:	interpretation, by Senate
Chair overturned, 988-989	matters held not to be, 18
consideration, 157-158, 655-682	may embody appropriation
definition, 159-160	not in order, 197-209
general appropriation, legislation,	limitations-not legislation
not in order, 197-209	line item, not amendable, 2
	matters held not legislation
originate in House, 153-154	modification to comply
recommitted, if point of order sus-	modification to comply 186-187; see also 64-70
tained, 173-174	name of incumbents, 171
special appropriations, definition,	new item, not in order, 210
160	
blanket extension, 154	not authorized, not in order
budget:	not germane, not in order,
estimates, definition of, 155-156	passed that session, in ord
estimates pursuant to law, in order,	points of order, 172-174
179-181	against, in order, 993-995
hearings, 156	come too late, 174, 995-99
Chair overturned on legislation, 208-	in order, 97
209	will not lie, 174
changes in bill, authorized in enroll-	private bills, 1033-1034
	private claims, out of orde
ment, 156	211-212
committee:	reappropriations, out of ord
amendments, 35-39, 50-51, 156	recommit, 175; see also 173-
jurisdiction, 51, 192	reference of, 156-157, 413
conference, amendment in, reoffered,	1169
51	remain available, out of ord

priations—Continued sideration: Ills, 157–158, 655–682 e over for, 662–663, 677–678 ingency, not in order, 192–193 tract authority, 193, 208 defined, 712–713 ate, 161–171, 733 consideration, 726–727 nition of, 159–160 ecial bills, 160 loc, amendments to, 59–61 mated and reported, 181–182 ting law amended, 190–191 anation of, 150–151, 1507–1508 r amendment, increase or increase or increase or increase or increase or increase in the original side of the content of the amendment, increase or new item, 194-197 s on germaneness of, 1507-1508 s for each House, 161 ral legislation, out of order, 197aneness: endments, 161-171 use language, 161–171, 174 e language, 174 maneness, 62–63, 161–171 ke out, 171 nke out, 171
asse in:
m, 182
t authorized, 194
mbents' names in, 171
pretation of legislation, Senate
lecides, 179
ments, 182
diction of 156-157, 192, 413-428 fiction of, 156–157, 192, 413–428 lage change only, 181 lage not subject to point of order, 71 ation: erpretation, by Senate, 179 tters held not to be, 184–185 y embody appropriations, 213 in order, 197–209 ations—not legislation, 182–184 ations—not legislation, 182-184 tem, not amendable, 210 ers held not legislation, 184-185 fication to comply with rule, 86-187; see also 64-70 e of incumbents, 171 tem, not in order, 210 entered and the second se teln, not in order, 210 uthorized, not in order, 210-211 ermane, not in order, 211 d that session, in order, 181, 187 s of order, 172-174 s of order, 172-174
uinst, in order, 993-995
ne too late, 174, 995-996
order, 97
l not lie, 174
te bills, 1033-1034
te claims, out of order, 187-188,
111-212 propriations, out of order, 175, 213 mmit, 175; see also 173-174 ence of, 156-157, 413-428, 1150-169 remain available, out of order, 212

Appropriations—Continued	Attendance of Senators—Continued
reports:	tabling of motion, out of order, 222
annual basis, 1195	vacate order to attend, 222
by committee, 188-189	August adjournment, see Congressional
lie over for 2 days, 677-678; see also	Adjournment
662-663	
with legislation, 176	В
rescission of budget authority, 176	Balanced Budget and Emergency Deficit
resolutions, out of order, 212	Control Act of 1985, 505, 542-548,
rule of Senate on, 151-152	557-585
Rule XVI:	Balanced Budget and Emergency Deficit
amendments out of order, 212	Control Reaffirmation Act of 1987,
application of, 153	505-506
sense of Senate language, 176, 189-190	Banking, Housing, and Urban Affairs Committee, 384, 415-416
special appropriations, amendments to, 213	Committee, 384, 415-416
strike out:	Baseline, definition of, 558
amendments, 190	Bills, 225–250 amendable after:
House language, 171	Calendar call, 256
suspend rules, 177, 1266-1272	consider, vote to, 33-34
add legislation, 177, 1266-1272	amendments to, see Amendments
procedure, 1273	bills not amendable when:
title of acts, 227	not before Senate, 34-35
unexpended balances, reappropriation,	substitute for, adopted, 116
213	Calendar, 253-267
vote by committee, 177-178	amendable on Calendar call, 256
withdrawal of amendments, 119-123	bills on, 256-258
Appropriations, not authorized, 210-211 Appropriations Committee, 156-157, 384,	bills on, not reportable, 1183, 1195 consideration of, 258
414	placed on 256-258 1184
Armed Services Committee, 384, 414-415	placed on, no reference, 243-244, 255
Arrest:	placed on under Rule XIV, 243-244,
Senators, 218-221, 727	255
witnesses, 429	resolutions on, 256-258
Articles of impeachment, 873, 879	committed with amendment pending, 26-27
Ask for conference, 467–469	conferences:
Attendance of Senators, 214–224	sent to, 464-465
absentees, call of, 216	sent to a second, 465–466
arrest of Senators, 220-221, 727 attendance:	consideration, 655-682
asked, form of, 217–218	before expiration of 2 hours, 661
compelled, form of, 218	eligible for, 662-663
call of absentees, 216	motion to, 658-661
compel attendance, 217-222	statute, 231
debate of order, 218-219	unanimous consent, 230–231
excuse without quorum, out of order,	without reference, 243-244 Constitution, amendments to, 227-228
1054	constitutionality of, see Constitutional-
explanation of, 214, 1451-1453	ity of Amendments
impeachment trial, 873	co-sponsors, 231-232
leave of absence, 222	debate of, 716-797
orders for attendance: duration of, 219	desk copy, 232
vote to adopt, 219-220	discharge motion, consideration of,
orders of arrest, 220–221, 727	805–806
points of order, during, 221	discharged placed on Calendar 805
precedence of motions, 221	discharged, placed on Calendar, 805 division of question, see Division of
precedence of motions, 221 Presiding Officers, role in, 1026	Pending Question
procedure for compelling, 1451-1453	enacting clause, 226
quorum, 1038-1078	enacting clause, 226 enrolled bills, 823-831; see also Bills
absent, adjourn, 223	and Joint Resolutions
established by yea and nay vote,	enrolled bills, printing of, 227, 826-827
222-223 reconsider 222	explanation of, 225-226, 1454-1460,
reconsider, 222 request attendance, 215–218	1488-1490, 1510-1512, 1544-1545
Senate's right to compel, 215–216	forms of: change of, 233–234
Sergeant at Arms, report on, 223-224	consideration of bills, 1455-1460

P.11 0	DE 28/08/01 - 10/15 - 10/15 - 10/15 - 10/15
Bills—Continued	Bills—Continued
forms of:—Continued	resolutions, not three readings, 249,
consideration of bills, no reference,	1208
1488-1490	resolving clause, 226
introduction of bills, 1454–1455	revenue, 1214-1216
putting question, 1441	rule of Senate on, 229-230
reporting bills and requesting con-	sections, numbering of, 227
sideration, 1544-1545	
signing bills and joint resolutions	signatures rescinded for, 446-448, 829-
during adjournment, 1549	830
substitution of Senate bills for	special orders, on, 1259-1260
	status of recommitted bill, 1120
House bills, 1510-1512	substitutes, 117-118
held at desk, 1154	suspension, to consider, 1270
House, read before reference, 243	third reading, 245-247
House language, 171, 174, 610-611	three readings, see Reading of Bills
House-passed bills, 116, 235	title of appropriations acts, 227
amendments not in order, 116	titles of, 249, 1293
placed on Calendar, 1160	typographical amous commetica 040
interpretation of, 235	typographical errors, correction, 249
by Chair, not in order, 880	vote by statute, 231
introduction, 228, 235-237	withdrawn, postpone, 997-1003
joint resolutions, 229-230	words, enacting or resolving, 232
lie on table, see Lie on Table	Bills in committee, not eligible to consid-
	er, 662-663
lie over 1 day:	Bills on Calendar, under Rule XIV, 243-
introduction, 238	245
report required to, 1186-1188	Bills on table, consideration of, 910
lost in processing, 238	Blanket extension of appropriations, 154
managers of, 238–239	Breach, definition of, 558
memorial services, effect on, 916	
morning business, introduced during,	Brief sessions, 251
morning business, introduced during, 235-237, 239, 918-926	Broadcasting committee hearings, see
motions not in order, 1164	Committees
motions to refer, 1162-1163	Budget, see Congressional Budget
numbering of, 239	Budget Committee, 384, 416-417, 513-
original papers lost, 239	526, 594-599; see also Congression-
originals, reported by, 408	al Budget, 502–642
passage:	reports of Congressional Budget Office
	(CBO), 511
not divisible, 807-812	Budget outlays, definition of, 507
question on, 239	Budget year, definition of, 559
vacated, 447	Budgetary resources, definition of, 558
placed on calendar, 243-245	Business:
postponement, 998	
before Senate, 674–675, 998–999	between motions to adjourn, 2-3
preambles, 1005–1007	continuity of, 252
President pro tempore signs, 1023	during recess, 1082-1083
President signs, 1008-1018	for quorum call, 1042-1046; see also
President signs, 1008-1018 printing of, 226, 227	1042
private bills, 1033-1034	in order, quorum present, 1057–1058
promulgation of laws, 227	on Calendar, 256–258
reading of, 240-248	out of order, quorum not present,
first and second hefere reference	1046-1049
241_242 1154	pending, 983
first and second, before reference, 241-243, 1154 no debate, 768	point of order, held to be, 991
no debate, 108	unaffected by recess, 1083
practices, 247-248	Busts of Vice Presidents, 1390-1391
resolutions, 249, 1208	Duste of vice i residents, 1930-1931
third, 245-247	C
third reading and engrossment, 247	C
three readings, 240–241	CBO, definition of, 559
title read, only, 247	Calendar, 253-267
recommit, 175; see also 173-174	amendments:
after third reading, 1122	on call of, 256
point of order, 1119	vote on, 267
point of order against motion to re-	
commit 1118	bills and reports on each desk, 265
commit, 1118	bills and resolutions on, 256-258
status of bill, 1120	bills on:
reconsider, 1124-1149	after second reading, 243–244 amendable on call, 256
references, 1154-1158	
reports on, 1176-1201	consideration of, 258

Calendar—Continued bills on:—Continued eligible to consider, 256-258, 662-663 placed on, 243-245, 256-258, 1184 refer, motion to, 1158-1159, 1162-1164 Censure—Continued explanation of, 270 reference to committee, 271–272 report, 272 vote on, 272-273 Certificates of election, 1391 Chair: see also President Pro Tempore; Presiding Officer; and Vice Presireport on, out of order, 1183, 1195 without reference, 244-245, 255 business on, 256-258 dent call of, 254 amendments, frivolous, ruling on, 49 precedence of, 258-260 under rule, 258-263 amendments out of order, 286-287 appoints conferees under order, 454under rule, 233–263 under unanimous consent, 263–264 call on Mondays, 260–261 consider bill, on motion, 261–262 consideration over objection, 264–265 appropriations, legislation overturned, 208-209 budget, appeals on, 593 counting of quorum, out of order, 1051-1052 debate: germaneness of, 742-745, 862-863 under call, 728-730 debate, does not participate, 730 decisions of, 145-149,798 decorum by, 798-799 dilatory motions, 800-801 initiative, 1027-1029 discharge committee, not on call, 265 discharged bill, placed on, 805 explanation of, 253-254, 1460-1464, 1508-1510 forms on: interpretation of bills and legislation, out of order, 64, 235, 880, 881, 977– 980, 1029–1030 call of Calendar, 1460–1464 consideration of Calendar, 1460–1464 placing bills and resolutions on, no reference, 1508-1510 House-passed bills, placed on, 256-257 morning business, statement on, 920-921 motions: consider, 254 take up, 264 notices printed on, 265 Morning Hour, statement on, 928 order in Gallery, 850-852 overturned, 988-989 parliamentary inquiry, decline reply, objection, puts over, 265–266 objectors, rise to object, 266 pass over, on call, 261 placed on, 256–257, 1184 point of order, submit to Senate, 989, 990-991 quorum announced by, 1041 recess, subject to, 1089 recess declared, 1083-1084 recognizes, 1092-1097 printed daily, 258 recess and Calendar call, 262 recommit, 1115-1118 reconsider during, 1128 revenue amendment under Constitution, no authority, 989 rule out amendments, 49-50, 286-287 rulings defined as business, 991 vote, interpretation, 1400 references of bills on, 241-243, 255 reports: lie over a day, 255 lie over 2 days, 255-256 reservation of objection, 256 Chairman of committees, see Committees resolutions: Chamber, see Senate Chamber Change of reference, 1159 lie over a day, 255 not on Calendar, 262 placed on, 244-245, 256-257 rules of Senate on, 254-256 special orders on, 1258-1260 Chaplain of the Senate, 1004 Charts on Senate floor, 273-274 Clerk: calls roll for quorum, 1060 reading by, 768 Closed doors, 275–281 termination of call, 262–263 where call begins, 263, 267 Calendar Day, 712–715 Calendar printed daily, 258 Call of Calendar: adjourn in, when, 279 closed sessions, 276 definition of secrecy, 279 explanation of, 275–276, 1465–1466 floor privilege, 276–277, 280 under rule, 258-263 Call to order, 738-742 form of statement by Chair, 278-279 Campaign expenditures, 268–269 Candidates, contributions for, 692–694 forms on closed sessions, 1465 new closed session, 280 Capitol grounds, 1391 nominations, vote on, 279 privileged motion, 277-278 proceedings under, 279 reporters, form authorizing notes, 281 Category, definition of, 558 Censure, 270-273 cases of, 270 return to open session, 280 rules of Senate on, 276-277 consideration, 271 debate by censured Senators, 271

INDEX 1573

Closed doors—Continued	Cloture—Continued
	vote on:—Continued
secrecy exposure, penalty for, 276-277 secrecy injunction lifted, 280-281	
vote in, disclosure of, 275-281, 1299-	required, 332–333
1300	time for, 320
Cloture, 282-334	withdrawal of motion, 333-334
	Commerce, Science, and Transportation
amendments, see also Amendments	Committee, 384, 417-418
after cloture, 284–285, 298	Commissions and committees, appoint-
filing of, 288	ments to, 335
modification out of order, 295-296	Committee amendments:
printing, 296	additional, reported by, 1182
reading requirement, 296–297	amendments to, 35-39
recall, 298	appropriations, 156-157
ruling reversed, 298	committee, 50-51
withdrawal, 299	consideration of, 35–39, 50–51
appeals, 300	forms for consideration of, 1467–1468
applicability of, 300-304	iurisdiction 51 109
Budget Act, 304	jurisdiction, 51, 192
Chair, 286-287	modification of, 70-71
debate of, 305-310	substitute for, 116
dilatory procedure, 310-319	Committee jurisdiction, see under Com-
dilatory procedure, 310–319 time kept by, 310 yielding, 308–309	mittees
vielding, 308-309	Committee of the Whole, 335; see also
division of question, 287, 319	Treaties
excludes other business, 319-320	Committee on Aging, 336–338, 385
explanation of, 282-283, 1466-1467	Committee on Agriculture, Nutrition,
forms of cloture motion, 1466-1467	and Forestry, 384, 414
germaneness:	Committee on Appropriations, 384, 414
amendments, 289-295	Committee on Armed Services, 384, 414-
debate, 310	415
	Committee on Banking, Housing, and
language stricken, 299	Urban Affairs, 384, 415-416
Journal, reading of, 320, 897–898 Managers, 320–321	Committee on the Budget, 384, 416-417
	Committee on Commerce, Science, and
motion applies to pending business,	Transportation, 384, 417-418
300-304, 321, 327	
motions, signing and presentation,	Committee on Energy and Natural Re- sources, 384, 418–419
321-322	
multiple motions 327	Committee on Environment and Public
points of order, 314, 322–323	Works, 384, 419
postpone, 314, 999 Presiding Officer, initiative, 1028-1029	Committee on Ethics, 339–358, 385
Presiding Officer, initiative, 1028-1029	Committee on Finance, 384, 420
privileged, excludes other business,	Committee on Foreign Relations, 384,
319-320	420-421
procedure to invoke, 283-284	Committee on Governmental Affairs,
quorum, time not charged, 323	384, 421-422
quorum calls, 314–318	Committee on Indian Affairs, 359-361,
recess, 318, 324	385
recognition, 324	Committee on Intelligence, 362-377, 385
recommitted bills, 324	Committee on the Judiciary, 384, 422-
reconsideration of:	423
motion, 325	Committee on Labor and Human Re-
proposition, 318, 325	sources, 384, 423-424
proposition, 318, 325 rollcall votes, 325–326	Committee on Rules and Humanities,
rule change, 326	384, 424-426
rule of Senate on, 283-284	Committee on Small Business, 384-385,
signing of motion, 321-322	426
suspension of procedure, 326	Committee on Veterans' Affairs, 384-
tabling of amendment, 299, 327, 1277	385, 426
time:	Committee to escort President into
exhausted, 299, 326	Chamber, 1011
kept by, 310	Committees, 382-429
vote on cloture, 320	allocations to, 586-589
treaties, applies to, 282-334	amendments:
two motions, consideration, 327	jurisdiction, 51
unanimous consent, 328, 1329	
vote on:	modification, 70-71
	withdrawal of, 123
change, 333 motion, 328–332	appointments: debatable, 397-398
111001011, 020-002	debatable, 031-030

Committees—Continued reports—Continued investigation, 1186 Committees—Continued appointments:—Continued privileged, 397-398 to, 335, 383, 395-398 subcommittee, no authority to file, arrest of witnesses, 429 assignments of memberships, 395-398 bills not referred to, 244-245 broadcasting hearings, 404-408 budget allocations, 544-546 1196 vote to, 1197-1200 resignation from, 398 rules, 387-394, 413 rules of Senate on, 383-394 chairmen, appointment of, 383, 396select committees, 427-428; see also 339-381 397
contingent fund, 691-692
discharge of, 802-806, 1299, 1344
division of question, 807-812
expenditures by, 399-400
explanation of, 382-383, 1468-1472
forms for appointment of Standing
Committees, 1468-1472 Ethics, 339-358 Indian Affairs, 359-361 Intelligence, 362-377 Small Business, 378-381 Senate consideration of matters before, 398-399, 661 Committees, 1468-1472
General Accounting Office (GAO) assistance, 411-413
hearings, 387-394
printing of, 402
hearings and investigations, 400-402
impeachment, to receive evidence,
873-875 size of committees, 398; see also Committees, Memberships special committees, 427-428; see also 336-338 Aging, Special Committee on, 336-338 staff, 394 instructions to, 403 investigations and inquiries, 881–890 standing and special, 413-428; see also 336-381 standing committees, 383-386, 413-426 joint committees, 891 Agriculture, Nutrition, and Forest-ry, 384, 414 jurisdiction of, question of, 51, 192, 1151 leave to sit, Senate in, 404-408 Appropriations, 384, 414 leave to sit, Senate in, 404–408 legal assistance to, Senate Legal Coun-sel, 1236–1246 legislative review by, 387–394, 404 life of, extended for report, 404 majority witnesses, 428–429 matters before, not before Senate, 398– 399, 661 Armed Services, 384, 414-415 Banking, Housing, and Urban Affairs, 384, 415-416 Budget, 384, 416-417 Commerce, Science, and Transporta-tion, 384, 417-418 Energy and Natural Resources, 384, 418-419 meetings of, 404-408 members, until successors, 397 memberships, 383-386, 395-398, 427-Environment and Public Works, 384, Finance, 384, 420 Foreign Relations, 384, 420–421 minority witnesses, 428-429 names of, 383-385; see also under names of specific committees, 335-381, 413-426 Governmental Affairs, 384, 421-422 Judiciary, 384, 422-423 Labor and Human Resources, 384, nominations, by President, 938–939 original bills, report of, 408 polling of, reports, 409–410 Rules and Administration, 384, 424-426 polling of, reports, 409-410
powers and procedures, 387-394
powers of, 387-394
preamble, amended by, 1005-1006
President, advised of quorum by, 1010
privileged, appointment of, 397-398
procedures of, 387-394
proceedings, criticism by Senate, 399
proxy voting, 410, 413
quorum of, 410-411
subcommittees, 387-394
records kept by, 411 Small Business, 384, 426 Veterans' Affairs, 384, 426 subcommittees, 428 subpoena, 387 televising hearings, 389, 404-408 treaties, discharge of, 1299 vote to report, 1197-1200 witnesses before, 387-394, 428-429 Committees, bills before, not before Senate, 661 vote by, 177-178 records kept by, 411 references to, 413-426, 1150-1169 regulations on, 383-394 Committees, joint: Printing, 643-644, 648-649, 652-653 Committees, leave to sit, 404-408 Communications and messages to the Senate, 430-441 reports, 1176-1201 administrative assistance, 411-413 agency, 412-413 General Accounting Office (GAO), amendments between Houses, 126-143 bills, 225-250 communications, unauthorized, out of order, 440-441

Communications and messages to the	Concurrent
Senate—Continued	forms:
conference committees, 432, 482	putting
confidential, 432–433	used for
Congressional Record, insert in, 643-	general ch
654	legislation
debate of, 758	postpone,
yielding for, 788-797	President,
editorial, not a petition, 433	privileged
executive messages, in executive ses-	reading of
sion, 433–434	reconsider
explanation of, 430-431, 1526-1528	rescinding
foreign petitions, inadmissible, 440 forms for presentation of, 1526–1528	rule of Ser
Journal, not interrupted by, 893-900	three read
laid before Senate, 431-432, 434-435	usages of, ones rul
memorials:	Conferees:
reading of, 437	appointme
receiving of, 438-439	instruction
reports on, 439	meeting of
nominations, 938-953	resignation
petitions:	Conferees, a
reading of, 437	460-46
receiving of, 438-439	amendmer
reports on, 439	461-46
postpone, 997-1003	compromis
precedence, to refer, 435	language r
President, receiving of, 438	life of a con
privileged, consideration, 436-437	scope of co
privileged business, 436	substitute
quorum, 1038-1078	Conference r
reading of, from President, 437	adoption of
receipt and dispatch of, 432	agree to, 4'
receipt of: anonymous, 439-440	amendmen
foreign petitions, 440	in disagr
ruled out, 439-441	not in or reported
special session petitions, 440	453-45
unauthorized by law, 440-441	conferees,
unsigned, 440	considerati
receive, 438-439	adoption
receiving, during recess, 439, 1085	agree to,
reference of, 434-435, 1159-1160	amendm
to committees, 1150-1169	filing of,
return for signature, 439	privilege
rules of Senate on, 823	displac
Senators, petition for report, 441 State of Union Message, 1009–1010	motion
treuties 1294-1210	papers
treaties, 1294-1310 vetoes, 1381-1389	preced
references of, 1386	suspen
yield to receive, 441, 788-797	reading o
Compel attendance, 214-224	report up
Composite outlay rate, definition, 559	tabling o
Comptroller General, definition, 550	unfinishe
Concur, amendments, 133-134	when not
Concurrent resolution, definition, 508	yield for,
oncurrent resolutions, 442-448	constitution
cancel enrollments, 824	contents of
conditional adjournment, 9-13	debate of, 4
conferences, usages for, 446-448, 462	disagreeme
corrections, enrolled bills, 824–825	division of, filing of, 47
discharge, consideration of, 805-806 enrollments, recall of, 446-448	Morning II
explanation of, 442	Morning H motion to c
	not debat

resolutions-Continued g question, 1441 or corrections, 233–234 haracteristics, 443 n on, out of order, 444, 905 used for, 446–448 , used for, 446–448 t, not sign, 444 d consideration, 445 of, 445 eration, 1124–1149 g signatures, 1167 enate on, 442 dings, not required, 445, 446–448, 462 led out of order, 448 ent, 454-459 on of, 479-482 of, 482 on, 458 authority and jurisdiction of, ents in second conference, 162 se differences, 460-461 ise differences, 460-461 not in conference, 462 onference, 463 ompromise, 460-461 e version in, 463-464 reports, 449-493 of, 469, 475-476 nts: reement, 469 rder, 452 d in disagreement, 131-133, 54, 469 600-603 , 600–603 ttion of, 469–478 m, question put on, 475–476 o, 475–476 ments in disagreement, 469 f, 470–471 ged, 471–475 aced on motion, 475 on to consider, 471–473 rs, possession of, 477–478 dedence of, 473–474 ends other business, 474–475 g of report, 476 ce of, 476–477, 489 up, questions out of order, 47 ne di, 410-411, 435 np, questions out of order, 477 of, 491-492 ned business, when made, 477 ot in order, 477-478 r, 478 onal amendments, 685 onal amendments, 685 ff, 478 469, 731–733 lent, report of, 489–490 f, not in order, 479 70–471 Morning Hour, yields to, 473-474 motion to consider, 471-473 not debatable, 731 points of order, 483-485

Conference reports-Continued onference reports—Continued postpone, 485 precedence of, 478–474 printing of, 486 privileged, 471-475 suspends other business, 474–475 progress report on, 486 quorum, fix vote time, 486 reading of severe 475. quorum, fix vote time, 480 reading of report, 476 recess, precedence of, 486 recommit, 486-488 reconsider, 488-489, 1124-1149 reference of, 476-477, 489 rejection of, 489 report up, questions out of order, 477 reports, action on:
adoption of, 475-476
contents of, 478 disagreement, 489-490 filing of, 470-471 official papers, 483 papers on, 477-478 points of order, 483-485 postpone, 485 precedence of, 473-474 privileged, 471–475 reading of, 476 reference of, 476–477 reference of, 476-477 rejection, 489 signers of, 490-491 statement to accompany, 491 suspends other business, 474-475 table, 491-492 when not in order, 477-478 withdrawal of, 492-493 vield for, 478 yield for, 478 reports of disagreement, 489-490 signers of, 490-491 statement to accompany, 491 suspends other business, 474-475 tabling of, 491-492 unanimous consent agreements on, unfinished business, 474-475, 477 when, 477 yields to, 474-475 when not in order, 477-478 withdrawal of, 492-493 yield for consideration of, 478 Conferences, 449-493 agree to, 466-467 amendments: between Houses, 126-143 in conference, 452, 460-464 appointment of conferees, 454-459 appointment by Chair, under order, 454-456 authority for appointment by Chair, 456 conferees represent Senate, 456-457 debate of appointment, 457 discharge of conferees, 457 House notified of, 457 number of appointed, 457–458 recess appointments, 458 resignations of, 458 second conference appointees, 458-459

Conferences—Continued appointment of conferees-serve until relieved, 459 subcommittee members appointed, time of appointing, 459 ask for, 467-468 authority of conferees, 460-464 amendments in second conference, compromise differences, 460-461 language not in conference, 462 life of a conference, 463 scope of compromise, 460-461 substitute version in, 463-464 bills sent to, 464-465 bills sent to second conference, 465-466 Chair appoints, under order, 454-456 concur, 133-134 concurrent resolution, scope, 462 conferees, authority and jurisdiction of, 460-464 amendments in second conference, 461-462 budget conferees, 600-603 compromise differences, 460-461 language not in conference, 462 life of a conference, 463 scope of compromise, 460–461 substitute version in, 463–464 conferees represent Senate, 456–457 conferees serve until relieved, 459 conference, amendments in, offered to bill, 51 debate of appointment, 457 differences, go to, 460–464 disagree, 137, 470 discharge of conferees, 457 division of question, 454-459 explanation of, 449-451, 1472-1487 forms on conferences and conference reports, 1472-1487 further, requested, 469 House notified of appointments, 457 insist, 139-140 instruction of, 479-482 jurisdiction of conferees, 460-464 amendments in second conference, 461-462 compromise differences, 460 language not in conference, 462 life of a conference, 463 scope of compromise, 460–461 substitute version in, 463–464 language approved by both, not in, 462 lie on table, 482 life of, 463, 482 meetings of, 482 memorials, referred to, 483 minority report, 483 modify, not to order, 483 number of conferees, 457-458

INDEX 1577

Conferences—Continued	10
official, must be, 489	
papers:	
official, 483 possession of, 477–478	1
recede, 141-142	1
recess appointments, 458	1
request of, 466-469	1
resignation of, 458	1
rule of Senate on, 451	1
second, 458–459, 461, 465–466 Senate "ask for", 467–469	1
subcommittee members appointed, 459	1
time of appointing, 459	1
vote of conferees, 492	1
Confidential communications, 432-433	1
Confirmations, see Nominations	
Conflict of interest:	
honoraria, 349–353 outside employment, 814–817	
Congress, 494-495	1
forms of special sessions of, 1550-1551	1
new Congress, 494	
new session, 494-495	
quorum, at new session, 1056	
special session, 495	
legislation, out of order, 494 Congressional adjournment, 1, 21–23	
Congressional approvals and disapprov-	1
als, 496-501	1
major laws:	1
Airline Deregulation Act of 1978,	1
A99	ŀ
Department of Defense Appropria- tion Authorization Act, 1975, 497	
Educational Amendments of 1974,	
499	
Educational Amendments of 1978,	1
498	
Emergency Unemployment Compensation Act of 1977, 499	l
Export Administration Act of 1979,	
498-499	1
Federal Land Policy and Manage-	
ment Act of 1976, 499	
Federal Trade Commission Improve-	
ments Act of 1980, 498 International Development and	1
Food Assistance Act of 1975, 497	1
International Navigational Rules	
Act of 1977, 497	į.
International Security Assistance	
and Arms Control Act of 1976, 497 Multiemployer Pension Public Plan	!
Amendments Act of 1980, 498	Ī
National Aeronautics and Space Act	
of 1958, 499	
of 1958, 499 National Emergencies Act of 1976, 497	
National Emergencies Act of 1985, 497	
Natural Gas Policy Act of 1978, 498	1
Nuclear Non-Proliferation Act, 497- 498	
Outer Continental Shelf Lands Act	
Amendments of 1979 499	11

Amendments of 1978, 498

Congressional approvals and disapprovals—Continued
major laws:—Continued
War Powers Resolution, 1973, 497,
501 Supreme Court (U.S.), 499-500 Congressional Budget, 502-642 agreement enforcement provisions, 542-548 spending allocations, committee 544-546 effective date, 548 five year resolutions, 547-548 pay-as-you-go, House, 546-547 section 311, 544-548 allocations to committees, 586–589 amendments, 590–593, 612 amendments between Houses, 589–590 amendments between Houses, 589-590 appeals, 593
Balanced Budget and Emergency Deficit Control Act of 1985, 505, 542-548, 557-585
Balanced Budget and Emergency Deficit Control Reaffirmation Act of 1987, 505-506 Budget Act, 506-586 budget authority, 593-594 Budget Committee, 502-504, 524, 594-599 budget process, 513-534 committee allocations, 518-520 concurrent resolution, adoption of, 513-515, 520-521 concurrent resolution, consideration of, 522-524 conference report, 523-524 jurisdiction of Budget Committee, 502-504, 524, 594-599 new budget authority, 529–531 reconciliation, 526–528, 531–534 reports, etc., 524–526 revised concurrent resolutions, 522 timetable, 513, 569 budget resolution, concurrent, 599–600 conferees and conference reports, 600-603 Congressional Budget and Impoundment Act of 1974, 502, 504-509, 600-642 Congressional Budget Office (CBO), 502, 509-512, 536-537, 539-540, 561, 565, 569-572, 576, 585-586 budget analysis, 536-537, 539-540 duties and functions, 510-512 establishment of, 509-510 public access to budget data, 512 contract and borrowing authority, 603-604 credit authority, point of order, 536 credit reform, 537-542 authorizations, 541 budgetary treatment, 540-541 definitions, 538-539

Congressional Budget—Continued	Congressional Budget—Continued
credit reform—Continued	outlays, 612-614
deposit insurance, 542	points of order, 531, 614-621
effect on other laws, 542	President of the United States, 502-
debate, 604-606	506
table on, 605	quorum, 621
deferral on budget authority, 606-608	recommit, 621-622
deficit, maximum amount, 611	reconciliation bills, 526-529, 531-534,
deficit control, 557-586	628
baseline, 547-576	reference, 628-629
Congressional Budget Office (CBO),	rescission of budget authority, 176,
561, 565, 569-572, 576, 585-586	629-630
defense program flexibility, 580-583	resolution:
definitions, 557-560 discretionary spending limits, 543,	amendments to, 590-593
560-564	divisible, 592
enforcement, general, 557	germane, 592-593
exceptions, 573-574	revenue bills and amendments, 631-
	635
exempt programs and activities, 572-578	rulemaking powers, 549-550, 635-636
judicial review, 585-586	sequester resolution, 636
low growth or war, suspend disci-	Social Security Act, 513-514, 520, 529-
pline, 576–578	530
maximum deficit amount, 611	table, 636
modification of Presidential order,	waive Budget Act, 637-642
578-580	Congressional Record, 643-654
Office of Management and Budget	adjournment time, printed in, 654
(OMB), 561–565, 568–572, 578, 583,	corrections of, privileged, 645 explanation of, 643
585-586	expunging remarks, 645-646
pay-as-you-go, 564-565	House proceedings, not read into by
reconciliation process, 526-528, 531-	Senator, 745-748
534, 583–585	impeachment, leave to print opinions,
reports and orders, 569–572 social security, 572	876
suspension provisions, 576-578	insertions in Record, 647-653
targets, 566-569	Joint Committee on Printing, regula-
veterans programs, 572-573	tions for, 653
veterans programs, 572–573 definitions, 507–509, 535, 538–539, 542–	law applicable to, 643-644
543, 550-551, 557-561	leave to print in, 647-653
direct spending authority, 608	memorials, print in, 650-651
enforcement provisions, see Agreement	morning business, insertions in, 647-
Enforcement Provisions, above	653, 654
entitlements, 534-535, 608-610	petitions, print in, 650-651
explanation of, 502-506	print in Record, 647-653
extraneous matter in reconciliation	excluded matters, 648
bills, 531-534, 624-626	motion to, not in order, 650
Federal Credit Reform Act of 1990,	petitions and memorials, 650-651
537-542	read into, 651
House language, 610-611	by Senators, 649
impoundment control, 550-557	by unanimous consent, 650
deferral of budget authority, 552, 606-608	revision of remarks, 651-652
definitions, 550-551	sine die adjournment, after, 652
disclaimer, 550	size of type, 652 statements limited to, 652–653
procedure, House and Senate, 555-	unanimous consent for, 647-648
556	publication of, 653
rescission of budget authority, 551-	reading into, 644, 649-650, 651
552	reading of papers, 644
reports, Comptroller General, 554	regulations on, 653
suits, Comptroller General, 554-555	remarks, for, 653
new credit authority, legislation, 536	withheld, 653
new spending authority, legislation,	report, printed in, 1192
534-536	request to print, 654
off-budget agencies, 537	reservation of objections, to print, 653-
Office of Management and Budget,	654
539-540	revision of remarks, 651-652
Omnibus Budget Reconciliation Acts,	rule of Senate on, 644–645
1985, 1986, 1990, 505-506	statements in, 652–653

INDEX 1579

Congressional Record—Continued	Consideration—Continued
type sizes, 652	discharge motion, when in order, 805-
withdrawal of printed matter, 654	806
Congressional Research Service, Senate	displacement:
interests represented by Senate Counsel, 1245-1246	pending business, 664-669
Congressional veto, see Congressional	unfinished business, 664-669
Approvals and Disapprovals	executive business, 670
Consideration, question of, 655-682, 733-	motion for, 834–836 executive session, to consider, 670
734	explanation of, 655
adjournment, motion dies with, 657,	House bills, 670
673	investigations and inquiries, 881-890
amend, out of order, 657-658	joint resolutions, 670
appropriations, 157–158 bills, by statute, 231	lay aside, 671, 672-673, 902-904
bills, by unanimous consent, 230-231	legislation under unanimous consent
bills, by unanimous consent, 230-231 bills, on motion, 225-250, 658-661	agreement, 1329-1335 lie on table, 910-911
bills in committee, 661	lie over for 662-662 671 677-679
Calendar, 253-267	lie over for, 662-663, 671, 677-678, 1034-1037, 1186-1188
bills eligible for, 662-663	morning business, 918-926
call of, 656 resolution eligible for, 662–663	Morning Hour, 927-934
committee:	consideration, 672
bills before, not eligible for, 661	motion, not debatable, 733-734, 759-
business before, 661	761
communications and messages, 430-	motions:
441	before expiration of 2 hours, 661 cannot object to, 672
concurrent resolution, 442-448	how disposed of, 673
conference reports, 449–493 Congress, 494–495	lie over, 671
consider:	not affected by unanimous consent,
motion in writing, 656	672
motion to, 655-656	out of order, 672-673
consideration:	nominations, 938-953
amendments between Houses, 134-	notices for, 673-674
136	over under the rule, 957-967
appropriation bills, 157–158	personal privilege, 984-985
matters before committee, out of order, 398-399, 661	postpone, motion to, 673, 674-675, 997- 1003
specific bills, 261–262	preambles, 1005-1007
consideration, conference report, 469-	precedence of motion, 675
478	privileged business, 1034-1037
adoption, question put on, 475-476	quorum call, to vote, not required, 675
agree to, 475-476	recess:
amendments in disagreement, 469	no effect on business, 1083
filing of, 470-471 privileged, 471-475	no effect on motion, 676
displaced on motion, 475	recognition, for motions, 676, 1091- 1105
motion to consider, 471-473	recommit, 1106-1123
papers, possession of, 477-478	motion to, 1113-1115, 1115-1118
precedence of, 473-474	reconsider, 676, 1128, 1129-1131
suspends other business, 474-475	Calendar Call, 1128
reading of report, 476	consideration of motion to, 1129-
reference of, 476-477, 488-489	1131
report up, question out of order, 477 tabling of, 491-492	reorganization plans, disapproval, 1174
unfinished business, when made, 477	reports, lie over 2 days, 677-678 resolutions:
when not in order, 477-478	consideration, 678-679, 957-967.
yield for, 478	1204-1205
credentials and oaths, 695-710	displaced, after over a day, 962
debate of:	joint, 670
consider bills and resolutions, 733	on motion, 658-661
motions before expiration of 2 hours,	over under the rule, 957-959, 959-
not during Marning Hour 732-734	961
not during Morning Hour, 733-734, 759-761	rules change:
question of consideration, 733-734	consideration of, 1220 debatable, 656
dilatory motions 800-801	rules of Senate on 655,657

Consideration—Continued special orders, 679, 1259-1260 statute, required for bills, 231 suspension of rules: motion to, 1268–1269 privileged business, 679, 1034–1037 tabled, question of, 680 treaties: consideration, 1297-1298 procedure, 1294-1295 unanimous consent agreement, 680-681, 1331-1335 unanimous consent business, 230-231, 681, 1311-1369 unfinished business, 1372-1377 considered in Morning Hour, 682 vetoes, 1382-1385 withdrawal of, 682 withdrawai oi, oc.2 Constitutional amendments, 683–686 amending procedure, 683 amendments to, 227–228, 683–684 conference report on, 684 explanation of, 683 explanation of, 683 forms on vote announcement on, 1491 pairs on, 968–970 vote on, 683–684

Constitutional motions, debatable, 735

Constitutional questions, 685

point of order, 989 point of order, 989 Senate decides, 685, 1026 Constitutionality: amendments, 52-54 bills, 685 forms for putting questions on, 1491-1492 Senate decides, 1215 Contempts, 687-691 employees, subpoena, 688-689 explanation of, 687, 1492-1501 forms on contempt proceedings, 1492privileged business, 689 proceedings on, 687–688 Senate votes, 689–690 Senators, disregard, 691 subpoena, Senate employees, 688-689 Contested election cases, 691, 701, 706-707, 695-710 contents of reports, 1184-1185 reports on, 705-706 Contingencies, on appropriations, 192-193 Contingent fund, 691-692 expenditures, 399-400 investigations and inquiries, 881-890 investigations and inquiries, 881–890 references, 1150–1169 reports, 1176–1201 resolutions, 1202–1213 adopted, without reference, 886 Continuity of rules, 1220–1224 Continuous session, 692 Contract and borrowing authority, see under Congressional Budget Contract-authority, appropriations, 192 Contract-authority, appropriations, 192 Contributions for candidates, 692–694 Convening of new session, 694

Co-sponsors: amendments, 54 bills, 231-232 Cost, credit term, 192 Coupling of motions, 135, 136-137, 802-803, 934, 999 Court of Claims, references to, 1160 Credentials and oath of office, 695-710 administration of oath, 700-702 age requirement, 701 consideration of, 695 considered by incumbent Congress, 696 contested case, Governor notified, 701 credentials, 696–699 presented en bloc, 702–703 debate of reference, 707 en bloc consideration, 702–703 explanation of, 695, 1465, 1499–1501 floor privileges, Senators-elect, 707 forms certificates, 697-698 consideration of certificates of ap-pointment, 1465 presenting to Senate, 1499–1501 incumbent Congress considers, 696 irregularities in, waived, 698–699 oath administered: before receipt of, 707–708 circumstances, 701-702 held up, 708
never administered, 702
oath of office, 699-702
placed on file, 699 practice of administering oaths, 704-705 privileged business, 705-706
not privileged, 703-704
procedure for administering, 702-710
reference of, 709
reports on, 705-706
resignation of Senators, 1251
rule of Senate on, 695
submitted before vacancy, 696
sworn in without prejudice, 709-710
term of office, 710
withdrawn, 699
Credentials of Senators-elect, 696
Credit authority, budget term, 509 Credit authority, budget term, 509 Credit authority, budget term, 509 Credit program account, credit term, 539 Credit reform, budget, 537-542 Credit Reform Act of 1990, 537-542 Current, definition, 558-559 Current year, definition, 559

D

Daily sessions, 711–712
explanation of, 711
hour of meeting, 711-712
length of, fixed, 712
Date certain, order to vote, 1415
Day defined, 712-715
appropriations, day defined, 712-713
definition of, 712-715
"executive" day, 714
legislative day, 714-715
notice for suspension, 713-714, 1269
over under the rule, 713

Day defined—Continued	Debut Continued
report:	Debate—Continued
filing of 714	House of Representatives, reference to,
filing of, 714 lie over, 713	745
rules, as used in, 713	impeachment proceedings, 748
speeches in same day, 713	interrogation of Senator, 748-749
suspension of rules, 713–714	interruption:
unanimous consent agreement, 713	rollcall out of order, 787, 1411-1415
Day's notice:	Senators, 749-753
amendments to rules, 1224	Jefferson's Manual, on debate, 754
suspend, modify, or amend rules, 712-	Journal, 754
715, 1269	leaders:
unanimous consent agreements:	preferential recognition, 755
change, 1354-1355	time, 754-755
modifications, 1354-1355	lean on desk, 755
Deaths, 913-916	legislative sessions, 756
Debate, 716-797	legislative-executive business, 756
adjourn, 3, 14, 19, 722-723	limitation on, 756–757
adjourn, 3, 14, 19, 722-723 not debatable, 3, 722-723	list of speakers, 757, 1091-1105
amendments, 724	messages, 758
amendments between Houses, 136-137,	milk during speech, 758
723-724	morning business, 758-761
appeals, 145-149, 724-726	limitation, 925-926
appropriation bills:	Morning Hour, 758-761
consideration, 726-727	motions before 2 hour expiration, 661
relevancy of amendments, 727	non-debatable matters, 761-763
arrest of Senators, no debate, 727	notice to speak, 1099-1100
attendance, to require, 218–219 bar of Senate, speak at, 779	ordering of yeas and nays, 774
bar of Senate, speak at, 779	over under the rule, 764
bills, consideration, 733	pending question, 764
Budget Act, 604–606	personal privilege, 764-765
Calendar debate during 728	points of order, 765–766 not debatable, 732
Calendar, debate during, 728-730	
call to order, 738–742	postpone, 766
censure proceedings, 270–273 censured Senators, 270–273	preamble, 766
	Presiding Officer, no part in, 730, 766 quorum call, 767-768, 1046-1049
Chair, not participate, 730 Clerk, reading by, 768	absence of out of order 767 1046
cloture, 305–310	absence of, out of order, 767, 1046- 1049
time kept by 310	terminates speech, 767-768
time kept by, 310 yielding, 308–309	under debate limitation, 1066-1071
committee, leave to sit, 735-737	yield to suggest, 1077-1078
committee appointments, 397-398	reading:
communications and messages, 758	reading: bill, 768
conferee appointments, 457	Clerk, no debate, 768
conference report, 731-733	documents, 768
conference report, 731-733 adoption, 731-733	Senator, by, 972-973
consider, not debatable, 731	recess, motion to, 769
Congressional Record, remarks in, 643-	recognition, 769, 1091-1105
654	recommit, 769-770
consideration, question of, 733–734	reconsideration, 770-771
constitutional:	reference:
motions, 735	motion to, 771-772
points, 685	without debate, 721-722
credentials, reference, 707	relevancy of, 742-745, 862-863
debatable matters, 735-737	remarks, revision of, 643-654
desk, speak from, 737-738	reorganization plans, 772-773
discharge of committees, 738	under agreement, 1170-1175
disorderly language, 738-742	reports, when submitted, 773
executive business, 742, 836	resolutions:
executive session, 742, 836	consideration of, 733
explanation of, 716-717, 1501-1502	debate, 735-737
floor lost, calling up amendment, 40-	revision of remarks, 643-654
	rule of Senate on, 717–722
forms of interruption of Senator, 1501- 1502	Senators:
gentlemen's agreement, 742	address another in third person, 775
germaneness of, 310, 732, 742-745, 834-	
837, 862-863, 984	

Debate—Continued	Definitions:—Continued
Senators:—Continued	recess, 1084
address Chair, 779	reconciliation process, 507-509, 535,
former speak at Bor of Senate 779	538-539, 542-543, 550-551, 557-561
lose floor, 40-41, 767-768, 775-778,	rules, 1224
lose floor, 40-41, 767-768, 775-778, 788-797, 1091-1105	special appropriations, 160
retain floor, 778-779	unanimous consent agreements, 1359-
speak louder, 779	1360
speak while seated, 780-781 special orders:	unfinished business, 1372–1377
to change, 780	Degree of amendments, see under
to make, 780	Amendments
speeches, 780-781	Departmental inquiries, 799
same day, 781-785	Departments:
suspension of rules, 785	heads of, 846
table, 785-786	inquiry of, 799
three hours, germane, 862–863	Deposit insurance, 542
transcript read back, 955	Deposit insurance, definition, 559
unanimous consent agreements, 1311-	Desk:
1369 amendments, 1323–1328	bill held by unanimous consent, 234-
of request, 1336-1337	235
proposals under, 1337–1343	copy of bill, 232
time equally divided, 1366-1367	lean on in debate, 755 speak from, 737–738
time runs equally, 1366-1367	Dilatory motions, 310-319, 800-801
time under cloture, 1329	quorum call, 1053–1054
unfinished business, 655-682, 733, 786	Dilatory procedure, cloture, 310-319
veto, 786-787	Direct loan, definition, 538
Vice President, 787, 1025-1033, 1390-	Direct spending, definition, 538
1396	Director, definition, 538
vote: debate out of order, 773-774, 787,	Disagree:
1411-1415	amendments between Houses, 137
not during, 773-774, 787	House amendments, 126-143, 449-493
warrants of arrest, 727	to conference report, 137, 469
yeas and nays:	Discharge of committees, 802–806
debate out of order, 773-774, 787,	bill placed on Calendar, 805
1411-1415	consider, when in order, 805-806
ordering of, does not exclude debate,	coupling of motions, 802
774	debate of, 738
yielding, 788–797 loses floor, 789–791	discharge:
parceling of time, 788–789	committees, 802–806
retains floor by unanimous consent,	conferees, 457 motion, 738
791-793	presentation of, 802–803
yield, conditions, 793-794	unanimous consent, effect on, 804-
yield for question only, 794-797	805
Decisions of the Chair, appeals, 145-149,	explanation of, 802, 1502-1503
798	form on discharge of, 1502-1503
Declarations on treaties, 1303-1305,	lie over 1 day, 804
1306-1307 Decorum, 798-799	list of cases, 804
galleries, 850–853	nomination, before considering, 943-
Defense, Congressional Budget, 580-583	944
Deferral of budget authority, definition,	presentation of, 802-803
550	privilege of, 804
Deferrals, 606–608	rule of Senate, relative to, 802
Deficit, definition of, 508	unanimous consent agreements, 1344
Definitions:	Discretionary appropriations, definition,
appropriation bills, 159–160	558 Discretionary spending limit, definition,
credit reform, 538-539	543, 558
deficit control, 557-560	Disorderly language, 738-742
impoundment control, 550-551 morning business, 921-923	Displacement:
Morning Hour, 929	business, 664-669
pairs, 968-969	pending business, 664-669
parliamentary inquiry, 978-979	special orders, 1262
quorum, 1053	District of Columbia Commissioner, 944
	rumusumumumassa seema sasti. – Diskuud 16. destaminessa, imaaya kultanis dalkaassa (1974 filiku 1976 filiku 1986) - Tarangan saata seema sasti – Diskuud 16. destaminessa, imaaya kultanis dalkaassa (1974 filiku 1976) (1976)

INDEX 1583

	#ETAGE 054 80 5450090 my/HESSE 05 24 580
Division of question, 27-28, 54-58, 138,	Enrolled bills and joint resolutions-
319, 454-459, 807-812, 944, 1205-	Continued
1206, 1278	concurrent resolution:
appointment of conferees, 454-459	no reference, 1150-1169
forms relating to, 1503	used to cancel, 824
membership of committees, see under	used to recall, 446-448
Committees	corrections authorized, 156
nominations, 944	
	corrections in, 824–825
rule of Senate on, 807	duplicates furnished, when lost, 238,
Division vote, 1404–1409	826
forms relating, 1504	explanation of, 823, 1505
Documents, 812	
	form of resolution on, 1505
reading of, decided, no debate, 768	law without signature, 1016
	parchment paper requirement waived,
E	233, 826-827
Economic report, 1011	postpone indefinitely, 827
Editorial, not a petition, 433	President:
Election:	signs, 830-831
	ten days to sign, 827
authenticity of treaty documents, 1296	
informational documents accompany-	printed, 827
ing treaties, not amendable, 1299	recall:
	from House, 446-448
officers, 955	from President, 446-448
President pro tempore, 1021–1022	
Secretary of Senate, 955, 1231	reconsideration of, 828-829
Vice President, 1074-1075	reference of resolutions, not re-
Election expenditures of President, 1011	quired, 1150-1169
Floatenel and Classic Control of the Side Cont	resolution, authorizing signature,
Electoral vote, 812-814, 1011-1015	823
Journal, entered in, 898	
Employees:	rule of Senate on, 823
conflict of interest, 815-817	signatures, authorized, 823
	signatures rescinded, 446-448, 829-
outside employment, 814-817	830
political fund activity, 817	
subpoena duces tecum, 688-689	signing of, 830–831
Employment, outside:	Entering of motion to reconsider, 676,
officers and employees, 814-817	1132-1135
Emerting along 000 010	
Enacting clause, 226, 818	recall of papers, 1139-1141
En bloc:	Entitlement authority, definition, 509,
adopt amendments as original text,	535, 559
119	Entitlements, 608-610
(TAN)	Environment and Public Works Commit-
amendments, consideration, 59-61	
reconsideration, 1132	tee, 384, 419
table, 1278	Estimations of appropriations, 181–182
Energy and Natural Resources Commit-	Ethics Committee, 339–358, 385
tee, 384, 418-419	Executive business and executive ses-
Engage 1 1:11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Engrossed bills and resolutions, 819-822	sions, 832-842
amendments to, 819-820	adjourn in, 833
clerical corrections, 820	amend motion, 834
concurrent resolutions, 446-448	business, not in order, 834
demand for, delays passage, 820	consideration of, 670, 834-836
duplication of low copy, 820–821	debate:
explanation of, 819, 1505	germaneness of, 742-745, 836-837
form for correction of, 1505	motion, 742, 836
House amendments, 138	discharge of committees, 802-806, 943-
law applicable to, 819	944
postpone indefinitely, 821, 1000	executive communications, presented
quorum, business for calling, 820	in, 433-434
reconsideration of, 821	executive session:
rejected by vote, 819-822	business in, 832-842
suspension, end of session, 821	consider business, 670
yeas and nays, 822	presented in, 433-434
Enrolled bills and joint resolutions, 823-	explanation of, 832, 1505-1506
831	forms on executive business, 1505-1506
amendments, not in order, 824	germaneness of debate, 742-745, 836-
cancellation of, 824	837
concurrent resolution, used, 446-448	interruption of Senator, 749-753
certification, 824	"legislative as in executive", 837
	Grander of the same of the

Executive business and executive sessions—Continued legislative business: not affected by, 837-838 out of order, 837, 838, 907-908 legislative session, 838 return to, 908 motions out of order, 839 nominations, 839, 938-953 open sessions, 839 petitions, 839 President meets with Senate, 832 quorum, 840, 1038-1078 reading of, in legislative, 907-908 receipt, 840 recess, business continues, 840 reference of, 840 resolutions: discharge, 943-944 lie over, 1294-1310 rules of Senate, relative to, 832-833 table, out of order, 841 treaties, 1294-1310 treaties, 1294-1310
unanimous consent, not required, 841
unfinished business, not in, 841
veto message in, 841-842, 1385
vote on, 842
"Executive" day, 712-715
day defined, 714 Executive departments, inquiries from, 799 Expenditure resolutions, 399-400, 881-890 amendments to resolution, 887 consideration of resolution, 887 expenditures: by committee, 399–400, 881–890 campaign, 268–269 Expulsion of Senators, 842–843 Expunging remarks from *Record*, 645–646

Federal Bureau of Investigation (FBI), confidential communications, 432–433
Federal Credit Reform Act of 1990, 537–542
Federal pay increases, 981–983
Finance Committee, 384, 420
Financial disclosure, 345–346, 843
Financial disclosure, 345–346, 843
Financial gaccount, definition, 539
First and second degree amendments, 62, 76–77
First and second readings, 241–243
Five-minute rule, 728–730
Floor amendments, 40–41
Floor privileges, 844–848
Clerks, 845
contestants for Senate seat, 845
heads of departments, 846
impeachment, managers of House, 876
newspaper agents, 846
persons, in closed session, 276–277, 280
persons entitled, 844–845
physician for Senator, 846
rule of Senate on, 844–845

Floor privileges—Continued Senators: contestants for seat, 845 elect, 707 unauthorized persons, 846–848 Flowers in Senate Chamber, 848–849 Food in Senate Chamber, 758 Foreign memorials and petitions, 849-850 Foreign petitions, 440 Foreign Relations Committee, 420–421 Foreign travel, 353-354 Form of bills and resolutions changed, 233-234 Franking privilege, ethics, 354-355, 357 Funeral: committee, 915 recess, 915-916 G Galleries, 850-853 decorum, 798-799 guests, introduction, 853

Galleries, 850-853
decorum, 798-799
guests, introduction, 853
order in, 851-852
rules of Senate, relative to, 850-851
General Accounting Office (GAO) assistance to committees, see under Committees
Gentlemen's agreement, 853
debate, 742
to postpone, 1000
Germaneness:
amendments, 62-63, 161-171, 289-295, 854-861, 1266, 1344-1353
amendments, under agreements, 1344-1353
debate, 310, 732, 742-745, 836-837, 862-863, 984
reconciliation bills, 626-627
rule of Senate on, 862
stricken language, 299
Gifts, ethics, 346-348, 357
Government-sponsored enterprise, definition, 508-509
Governmental Affairs Committee, 384, 421-422
Gramm-Rudman-Hollings Act, see Balanced Budget and Emergency Deficit Control Act of 1985
Guests in gallery, introduction of, 853

Н

Hearings, 400–402, 881–886 by committee, see under Committees investigations and inquiries, 881–886 meetings of committees, 404–408 printing of, 402 Hearings and investigations, 400–402 Honoraria, 348–349 Hour of daily meeting, 711–712 House: appropriations, originate in, 153–154 funds for each, 161 language, 171, 174, 610–611 notified of conferees, 457 parliamentary procedure, 979

	1000
House:—Continued	In advance, budget definition, 560
proceedings, not read into Record by	Inauguration of President, 1015
proceedings, not read into Record by Senators, 745-748	Income, outside, ethics, 348–349
recess refused by, 1084-1085	Inconsistency of amendments, 52
reference to in debate, 745–748	Increase item of appropriations, 182.
revenue originate in, 1214-1215	Increase item of appropriations, 182, 188-189, 195-197
House, parliamentary procedure, 979 House amendments to Senate amend-	Incumbents' names in appropriations,
House amendments to Senate amend-	171
ments to House bill, 138–139	Indian Affairs Committee, 359–361, 385
reconsider, 1135 House bills, 864	Inquiries and investigations, 400-402,
amendments not in order, 116	881-890
consideration of, 662-663, 864	inquiries:
lay before Senate, 235	departmental, 799
placed on Calendar, 1160	report, extend time to file, 887
read before reference, 243	Inquiries of departments, 799; see also In-
recall of enrollment, 446-448	vestigations and Inquiries Insertions in Congressional Record, 647–
references, 1154-1158	653
question of, 1161–1162	Insist on, amendment, 139-140
when like Senate bill, 1161	Instructions:
under agreement, 1353 House language, 171, 174, 610–611	committee, 403
House messages:	conferees, 479-482
forms on messages from the House,	recommit, 1110-1111
1515-1518	report forthwith, 1111-1113
forms on notification to House of	Intelligence Committee, 362–377, 385
quorum, 1513-1514	Interpretation of:
veto messages from, Executive Session,	amendments, 64 bills, 64, 235, 880, 977-979, 1029-1030
1385	law, by Senate, 179
Houses:	legislation, 64, 235, 881, 977, 1029-1030
amendments between, 126-143, 589- 590	Interrogation by speaking Senator, 748-
messages between, impeachment, 877	749
mesenges sections, impedeminent, or r	Interruption of rollcall vote, no, 1411-
I	1415
Impeachment, 865-879	Introduction of bills and joint resolu-
arguments at trial, 872-873	tions: bills, 235–237
articles, 873, 879	morning business, 235–237, 923
attendance of Senators, 873	resolutions, 235-237, 1210-1211
carries into new Congress, 875	Investigations and inquiries, 400-402,
commission, take deposition, 873	881-890
committee, to receive evidence, 873-	explanation of, 399-400
875 Constitution on, 865	legislation, relative to, 882–883
debate, 748	resolutions:
deliberations, 876	adoption, without reference, 886
felons, convicted, 875	amendments to, expenditures, 887
leave to print opinions, 876	consideration of, 887 recommittals, 887, 1106–1123
legislative business, 876	reconsideration, 888
managers of House, floor privilege, 876	references, 888–890
messages between Houses, 877	reports, 890, 1186; see also 881-890
motions, 877	extend time to file, 887
oath for trial, 877 papers filed, returned to court, 878	rules of Senate, relating to, 882-883
procedures, 878	2 8 si
questions in writing, 878	n J
quorum, 878	Jefferson's Manual, not applicable:
rules of Senate on, 866-870	in debate, 754
Senators, posing questions, 879	in Senate procedure, 754
Senators excused, 878	Joint Committees, 891
statements, 879	explanation of, 891
statements, 879 voting at, 879	explanation of, 891 on Printing, regulations for <i>Record</i> ,
statements, 879 voting at, 879 Impoundment Control Act of 1974, see	explanation of, 891 on Printing, regulations for <i>Record</i> , 658
statements, 879 voting at, 879 Impoundment Control Act of 1974, see under Congressional Budget	explanation of, 891 on Printing, regulations for <i>Record</i> , 653 Joint resolutions, 225-250, 823-831,
statements, 879 voting at, 879 Impoundment Control Act of 1974, see under Congressional Budget Impoundment resolution, definition, 550-551	explanation of, 891 on Printing, regulations for <i>Record</i> , 658
statements, 879 voting at, 879 Impoundment Control Act of 1974, see under Congressional Budget Impoundment resolution, definition,	explanation of, 891 on Printing, regulations for <i>Record</i> , 653 Joint resolutions, 225-250, 823-831, 1150-1169, 1176-1201, 1202-1213;

Joint resolutions—Continued forms for: consideration of, no reference, 1488—	Lay aside temporarily—Continued unfinished business, not affected by, 903-904
1490	Lay aside to day certain, 997-1003
introduction of, 1454–1455 printing of, 227, 827	Lay before Senate, 126-143, 430-441
reference to, 891, 1150-1169	Leaders: managers of bill, 238–239, 320, 321
Joint sessions, 892	preferential recognition, 1098-1099
adjourn after, 8, 892	time, 754-755
form on joint session to hear Presi-	Lean on desk, 755
dent, 1514	Leave of Senate, 222, 404-408, 647-648,
privileged business, 892	876
veto delivered in, 892 Journal, 893-901	absence, 222 committee to sit, 404–408
amend, 894-895	print impeachment opinions, 876
approval of, 895-896	print in Record, 647-648, 876
authority of, 896-897	Legal Counsel, see Senate Legal Counsel
cloture, reading of Journal, 320, 897	Legislation:
Constitution on, 893	amendments to amendments, appro-
correction and reading, 897–898	priation, 190
debate of, 754 electoral vote in, 898	appropriations on, in order, 213 interpretation:
explanation of, 893, 1514–1515	amendments, 64
forms for approval of Journal, 1514-	bills, 235
1515	Chair, not by, 64, 235, 880-881, 977-
memorials in, 898	980, 1029-1030
messages, not interrupt, 430-431	law, 178–179
petitions in, 898	not in special session, 494 Legislation, embody appropriations, 213
private bills, 898 privileged business, 898–899	Legislation, not on Senate resolution,
correction and reading, 898-899	905, 1206-1207
quorum:	Legislation, precedence over treaties, 905
before approval, 899	Legislation on appropriations, not in order, 184-185, 197-208, 210; see
not interrupt, 1055	order, 184-185, 197-208, 210; see
reading, not without, 901	also Appropriations overturned, 208–209
read: each day, 899-900	"Legislative as in executive" session, 837
in full, 900	Legislative business:
interruption out of order, 900	impeachment trial, 876
reading dispensed with, 900	not in executive session, 838
recess, not read, 901	unaffected by executive session, 837– 838
Senate rules on, 894	Legislative day, 14, 714-715
speed and loudness of reading, 901 vetoes, spread upon, 898	defined, 14, 714-715
waiving of reading, 901	recess, no effect on, 714-715
Judgments for appropriations, 182	Legislative proposals, consideration of
Judiciary Committee, 384, 422-423	and debate of, 655–682, 716–797 Legislative Reorganization Act, 906
Jurisdiction of committees, see also	Legislative review by committees, see
under Committees appropriations, 156–157	under Committees
reference, when raised, 1151	Legislative sessions, 907–908
and a subsequent	debate, motion for, 756, 907
L	executive business, not in order in,
Labor and Human Resources Committee,	756, 907-908, 945; see also 838 executive session:
384, 423-424	motion for, 756, 836
Laid aside, amendment, 41–43, 108	return to legislative, 908
Language, disorderly, 738-742 Language, House, 171, 176, 610-611	explanation of, 907
Language previously agreed to, points of	length of adjournment, 15-16, 20, 21
order, 98	reconsideration of executive business, not in order, 907-908
Language stricken, basis for germane-	Legislative veto provisions, 496-501
ness, 299	Legislative-executive business, debate of,
Lay aside temporarily, 671, 902-904	756
motion, out of order, 902-904 regular order, back to regular busi-	
ness, 903	

Lie on table, 910-911 Messages (amendments between conference reports, 482 consideration of measure on, 910 Houses—Continued laid before Senate—Continued President, 1016–1017 reference, in abeyance, 910 reading of, 437 receipt of, ruled out, 439-441 unanimous consent required, 911 veto message, 911 Lie over 2 days; see 253-267, 655-682, 712-715, 957-967, 1186-1188, 1202-1213 anonymous, 439-440 foreign petitions, 440 1213
consideration, 662-663, 671, 677-678, 1034-1037, 1186-1188
introduction of bills, 235-237, 657
reports, required to, 657, 677-678, 1186-1188; see also 662-663
Lie over under rule, 957-967 special session petitions, 440 unauthorized by law, 440-441 unsigned, 440 receiving of, 438 recess, received during, 1085 return for signature, 439 yield to receive, 441, 788-797 Limitations on appropriations, 182–184 Limitations on debate, 282–334, 756–757, 1311–1369 Messages to Congress, see Communica-tions and Messages to Senate Line item, not amendable, 210 Mileage pay for Senators, 916 Military records, correction of, 1033-1034 Milk while speaking, 758 Minority conference report, 483 Minority report, 483, 1188-1190 Liquidating account, definition, 538 List of speakers, 757, 1091–1105 Loan guarantee, definition, 538 Loan guarantee commitment, definition, 538 Minority witnesses, 428-429 Mixed votes, not in order, 111, 1415 M Modifications: amendments, 64-70, 70-71, 119-123, Majority vote, 912 controls, 1415 186-187 determines recess, 1085
Majority witnesses, 428-429
Matters not in order, absence of quorum,
1038-1078 resolutions, 233-234, 1207, 1212-1213 unanimous consent, 1354-1355 Morning business, 918-926 Chair, statement on, 920-921 Meeting hour of Senate, 23, 711-712 debate: Meeting of committees, see under Comduring, 758-761 mittees limitations, 925-926 Memberships of committees, see under Committees Memorials, 438-439, 483, 849-850, 898 foreign, 849-850 definition of, 921-923 explanation of, 918-919, 1441, 1520 form of putting questions, 1441 forms on morning business, 1520 insertions in Record, 647-653, 654 introduction of bills and resolutions, 235-237, 239, 923 memorials during, 924 Journal, 898
morning business, 924
print in Record, 650–651 print in Record, 650-651 reading and receipt, 437-439 receiving, 438-439 reference, 483 ruled out, to receive, 439-441 secretary, submitted to, 1232 Memorial services, 913-916 announcement, of time, 914 new session, when begins, 494-495 over under the rule, 924 personal privilege, 764–765, 930 petitions during, 924 procedure under rule, 921–923 quorum, during, 924 recognition, policy of, 1099 regular order, 925 reports, see also Reports bill status unaffected by, 916 former Senators, 914 forms used for, 913-914, 914-915 funeral committee, 915 filed during, 1200–1201 resolutions, 925 printing of, 915 recess, 915-916 rule of Senate on, 919-920 speeches during, 925–926 veto, precedence of, 926, 1382–1385 Morning Hour, 927–934 business, consideration of, 672 debate during, 758–761 Calendar call, 253–267 Chair statement of 202

Chair, statement on, 928

conference report, consider, 473-474

motion before expiration of 2 hours,

resolution, action on, 914 Messages (amendments between Houses, House messages, messages from

forms on messages from the House, 1515-1518

impeachment, 877 laid before Senate, reference, 434-435

President): debate of, 758

House, 140, 430-441

precedence of, 4-5

Morning Hour—Continued	Motions—Continued
consider:—Continued	recess:—Continued
not debatable, 759-761	precedence of, 1086-1087
debate:	renewal of, 1086
during, 758-759	recognition to offer, 935-936, 1091-
germaneness of, 732, 742-745, 836-	1105
837, 862-863	recommit:
definition of, 929	consideration of, 1113-1118
executive business, intervene, 832-842	point of order against motion, 1118
explanation of, 927	when in order, 1113-1118
personal privilege, 764-765, 930 procedure during, 930-933	when not in order, 1115-1118
recess, none follows, 933	reconsider:
reports, filing after, 933, 1200-1201	amendments to, 1128 consideration of, 1129–1131
resolutions, over under the rule, 957-	not in order, 1137
967	number in order, 1135-1137
rules of Senate, 927-928	reduced to writing, 1149
termination of, 933	reduce to writing, 656, 936
unanimous consent agreements, sus-	reference:
pend, 1355	precedence of, 1162-1163
unanimous consent procedure, 933	when in order, 1162-1163
unfinished business, during, 933–934 Motions, 934–936	when not in order, 1164
adoption of question, 469	special orders:
Calendar call, 254	when in order, 1262
consider:	when not in order, 1262
bills and resolutions, 469	table: effect of defeat, 1278
conference report, 649, 731	final disposition of, 1278
how disposed of, 673	in order, 1279–1280, 1285–1286
motion before expiration of 2 hours,	not in order, 1280-1281, 1286-1288
661	not in order, 1280–1281, 1286–1288 reconsider, 1145 renewal of, 1288–1284
objection to, not in order, 672-673	renewal of, 1283-1284
specific bills, 261-262	when in order, 1285-1286
unanimous consent, no effect, 672 when out of order, 672–673	when not in order, 1286-1288
withdrawal of, 682	withdrawal, 936
coupling of, 135, 136-137, 802-803, 934,	yield, to recess, 1090
999	Motions out of order:
dilatory, 310-311, 313-314, 318, 800-	adjourn, when not in order, 7
801	adoption of conference report, 469
discharge:	coupling of, out of order, 135, 136-137, 802-803, 934, 999
lie over 1 day, 804	executive session, relating to, 839
not privileged, 804	lay aside temporarily, 902-904
executive business, consideration, 834– 836	multiple references, 1164–1166
forms of motions, 1441	Motions to invoke cloture, 300-304
forms on putting, 1521	Motions to recall papers, 1139-1141
impeachment, 877	Motions to refer, 1162–1164
incidental to recommit, 1110	.,
lie over 1 day, 657	N
loses floor on vote, 934	Names of incumbents in appropriations,
offer after recognition, 935-936, 1091-	171
1105	New budget authority, 508, 557-558
out of order, 469, 672–673, 935	New items of appropriations, 188-189,
postpone: motions, 998	195-197, 210 New spending authority, 535
motions in order, 1000-1001	Newspaper agents, floor privilege, 846
motions out of order, 1001-1002	Nominations, 938-953; see also Commit-
precedence of, 1002-1003	tees; Executive Business and Exec-
precedence of, 935, 1002-1003	utive Sessions
consider, 675	adverse reports, 940
recess:	Calendar of, 941-943
dilatory, 800-801	confirmation, not on condition, 940
in order, 1085-1086	consideration of, 941-943
out of order, 1086	Constitution on, 938
	District of Columbia Commissioner,
	944 discharge before consideration, 943-
	944

Nominations—Continued	Officers,
division of question, 944	Officers of
forms on nominations, 1521–1522	continu
law on recess appointments, 939-940	election
legislative as in executive session, 837,	form of
907-908	gratuit
legislative session, out of order, 945	oath of
open session, 945	Official re
personal objections, 951-952	form a
postponement, 946	sio
President submits anew, 946	read ba
quorum, to report, 949-950	Omnibus
recess appointments, 947	198
recommit, 947	Open sess
reconsider, 948	confere
reference of, 948-949, 953	executi
reports, 949	Order for
adverse, 949	Order in
quorum for, 949-950	Orders:
resubmitted to correct spelling, 950	adjourn
rule change, day notice, 950	recess,
rule of Senate on, 938-939	Orders of
Senatorial courtesy, 951-952	Original b
Senator's, confirmation and resigna-	Outlays, h
tion, 952	
	Outlays, o
unanimous consent agreement:	348
reference, 953	
vote, 952	Outyear,
vote, printed in Record, 647-653	Over und
withdrawal of, 953	conside
Non-debatable matters, 761-763	120
Nonprivileged business, 953–954	day defi
resolutions, 953–954	debate
Notices, 954	displace
change in rules, 1225–1227	explana
consideration, 673-674	forms of
printed on Calendar, 265	152
reconsider, intention, 1138	modific
speech announcement, no recognition,	mornin
1099-1100	postpon
suspension, 713-714, 1269	precede
Number and kind of amendments, 72-96	referen
pending at one time, see Amendments	reporte
	resoluti
	lie on
	not re

0

OMB, definition, 559
Oath of office, 699-702, 954, 955
administered before receiving credentials, 707-708
form on oath of office of Senators, 1499-1501
held up, 708
impeachment trial, 878
practice of administering, 704-705
President pro tempore, 1023
privileged business, 705-706
Secretary, 1231
term of office, 710
Vice President, 1392-1393
Objectors, rise to object, 266
Office accounts, ethics, 353
Office of Management and Budget
(OMB), 505-506, 539-540, 561-565, 568-572, 578, 580, 583

outside employment, 814–817 of the Senate, 955 ue until replaced, 955 on of, 955 of resolutions to elect, 1524 ty payments on death, 955 f office, 955 reporters: authorizing notes in closed seson, 251 oack transcript, 955 s Budget Reconciliation Acts, 985, 1986, 1990, 505–506 ssions, 839 ssions, 339 ence committees, 451 tive business held in, 839 r recess, 1087–1088 gallery, 850–853 n, 8-9, 15 1088 f the Senate, 956 bills and resolutions, 408 bills and resolutions, 408 budget, 612-614 definition, 507, 557-558 employment, Senate employees, 8-353, 814-817 definition, 559 ler the rule, 957-967 eration, 04-1205 resolution, 957-962. 704–1205 fined, 712–713 of, 764 ced on motion, 961–962 action of, 957, 1525–1526 on over under the rule, 1525cation of, 962 ng business, part of, 957-967 ne, 963 ence of business, 963 nce of, 963 ed, goes to Calendar, 963–964 not required, 964–965 objection puts over, 957–959 required to, 965–966 rule of Senate on, 957 tabling of, 967 vote, over another day, 967

p

Pairs, 968-970
counted to make quorum, 1056
definition of, 968-969
explanation of, 968, 1526
forms for giving pairs, 1526
quorum made up by, 1431-1432
ratio on two-thirds vote, 969
reconsideration, may move, 1143-1144
vote withdrawn to comply with, 969
yea and nay, excused for, 970
Papers, 971-976
application of Rule XI, 973
conference report, 477-478, 483
explanation of, 971-972

Papers-Continued impeachment, return to Court, 878 lost, 238 printing of, 971-972 reading, 768 dispensed with, 974-975 dispensed with, 974-975 on motion, 974 Senator, 972-973 unanimous consent, 974 reconsider, recall of, 1139-1141 Record, printed in, 647-653 resolution: to print, as document, 975 to print, as accument, 575 to print in Record, 975 return of, 975–976 rules of Senate relative to, 971–972 withdraw printing in Record, 976 withdrawal, 976 withdrawal, 976
Parchment paper, enrollment, requirement waived, 233, 826-827
Parliamentary inquiry, 977-980
appeal from, 147-148
Chair may decline, 978
definition of, 978-979
application of 977 explanation of, 977 House, 979 quorum absent, not in order, 977 quorum absent, not in order, 977
responses not binding, 979
under agreement, 1856
vote, not interrupt, 977-980, 1411-1415
yea and nay, 979-980
yield for, 980
Parliamentary procedure, House, 979
Passage of bill: unanimous consent, 230–231 vacated by concurrent resolution, 442– 448 Pay increases, 981–983 Pending business, 983 cloture motion, 300–304 displacement of, 664-669 regular order, called for, brings back, 903, 1371-1377 suspension, 679, 1035-1037 Pending question, 984 debate of, 764 division of, 54-57, 454-459, 807-812 Perfecting amendments, 984; see also under Amendments
Periods of adjournment, 15-16, 20
Personal objection to nomination, 951-952 Personal privilege, 984-985 debate of, 764-765 germaneness of debate, 984 matters held not to be, 984 Morning Hour, question raised, 764-765, 930 privileged business, 985 question of, when out of order, 985 recognition for, 985 Petitions, 839 foreign, 849-850 forms on presentation of, 1526-1528 Journal, 898 morning business, during, 924 nominations, 839

Petitions—Continued print in Record, 650-651 reading of, 437 receiving of, 437 reference, 1159-1160 ruled out, to receive, 439-441 Secretary, submitted to, 1232 treaty, 1301 unsigned, out of order, 440 Photographs of Chamber, 986 Points of order, 987-996 amendments, 97-98 amendments between Houses, 138-139 appropriation bills, 161-171, 172-174, 186-187 attendance of Senators, 221 budget, 614-621 Chair: overturned, 988-989 rules, 987 submit to Senate, 991–992 cloture, under, 314, 322–323 conference report, 483–485 not debatable, 732 constitutional questions, 989 debate of, 765-766 explanation of, 987, 1528-1529 forms for making points of order, 1528-1529 House language not subject, 171 language previously agreed to, 453 motion to recommit, against, 1118 precedence of, 990 quorum call: not in absence of, 1057 not in order, 990-991 recognition, 991 reports, 1190-1191 against, 1190-1191 resolution, recommitted, 1119 rulings on, business, 991 Senate rule on, 987 table, 992 treaty reservations, 992 unanimous consent agreement, under, 1356-1359 vote by date certain, sustained against, 1415 when in order, 990, 993-995 when made too late, 995-996 when not in order, 990, 993-995 withdraw, 996 yeas and nays, not in order, 996 yeas and nays, ordering of, 996 yield for, 996 Political fund activity, ethics, 355-357, Polling of committees, 409-410 Postpone, motion to, 485, 997-1003 adjournment resolution, 16, 20, 1000 amendments: between Houses, 140-141

Postpone—Continued	Precedence of motions:—Continued
amendments:—Continued	special orders, 1263
to bill, 997-998	table, 1281-1282
to motion, 998	Precedence of special orders, 1263
bill:	Precedence over other business:
before Senate, 675, 999	conference report, 473-474
motion to, 998	recess, 486
cloture, 999	Prepayment of a loan, 559-560
concurrent resolution, 446-448	President of the United States, 1008
conference report, 485	1018
consider, motion to, 674-675	address to Senate, 1009
consideration, question of, 674-675	bill returned after veto, time, 1387
coupling of motions, 999	budget, fiscal years 1992-1995, 567-56
debate of, 766	budget message, 1009
engrossed bills, 821, 1000	Chamber, committee to escort, 1011
enrolled bills, 827	committee:
explanation of, 997	advising of quorum, 1010
gentlemen's agreement, 1000	to wait upon, 18
lay aside temporarily, 902-904	concurrent resolutions, not signed by
motions:	444
in order, 1000-1001	Congressional Budget, 502-506
out of order, 1001-1002	Constitution on, 1008-1009
nominations, 946	disorderly language, not applicable
over under the rule, 963	738-742
precedence of, 1002-1003	economic report, 1011
recommit, 1119	election expenditures, 1011
resolution, 997-1003	electoral vote, 812-814, 1011-1015
rule of Senate, 997	enrolled bills, signs, 829-831, 1016
status of, postponed, 1003	1017-1018
unanimous consent agreements, shut	explanation of, 1008, 1518-1519
out, 1003	former Presidents, address Senate
unfinished business, 1378	1015
veto, 1385	forms on messages from the President
vote required, 1003	1518-1519
Prayer in Senate, 1004	inauguration of, 1015
Preambles, 1005–1007	Journal, veto spread on, 898
amendable, 1005–1006	law without signature, 1016
consideration of, 1006-1007	meeting with Senate, 832
debate of, 766	messages to Congress, 438, 1016-1017
explanation of, 1005	nominations by, 938-953
Presiding Officer, initiative, 1007	anew each session, 946
reports on, 1005-1006	withdrawn by, 953
resolutions, 1005-1007	quorum, advised of, 1010
rule of Senate on, 1005	recall enrollment, 446-448
tabling of, 1007	reconsideration, bills sent to, 1124-
treaty preambles, not amendable, 1299	1149
vote on, 1007	signatures, Senate notified, 1017-1018 State of Union, business not until
Precedence of amendments, 99-105	State of Union, business not until
between Houses, 127-130	1009-1010
committee, 99	ten days to sign, 827
floor amendments, 99	treaties:
perfecting, 99-102	documents, whether amendable
strike out and insert for bill, 104-105	1299
strike out and insert (substitute), 103-	notification on, 1301
104	returned to, 1307
strike out over insert, 102–103	submitted, 1294-1310
Precedence of business:	vetoes by, 1381-1389
over under the rule, 963	President pro tempore, 1019-1024
point of order, 990	appeals from, 145-149
	appointments by, 454-459, 1020-1021
unfinished business, 1378–1379	appointments by acting, 1020-1021
Precedence of motions:	
Precedence of motions: adjourn, 4–5, 16	committee for oath, 1021
Precedence of motions: adjourn, 4-5, 16 amendment, 27-28	Constitution on 1019
Precedence of motions: adjourn, 4-5, 16 amendment, 27-28 attendance of Senators, 221	Constitution on 1019
Precedence of motions: adjourn, 4-5, 16 amendment, 27-28 attendance of Senators, 221 messages, not referred, 435	committee for oath, 1021 Constitution on, 1019 decorum by, 738-742, 798-799, 850-853 election of, 1021-1022
Precedence of motions: adjourn, 4-5, 16 amendment, 27-28 attendance of Senators, 221 messages, not referred, 435 recommit, 1119	committee for oath, 1021 Constitution on, 1019 decorum by, 738-742, 798-799, 850-853 election of, 1021-1022 explanation of, 1019
Precedence of motions: adjourn, 4-5, 16 amendment, 27-28 attendance of Senators, 221 messages, not referred, 435	committee for oath, 1021 Constitution on, 1019 decorum by, 738-742, 798-799, 850-853 election of, 1021-1022

President pro tempore—Continued
oath, 1023
privileged, election of, 1022
puts question, 764
rollcalls, ordered by, 1082 rule of Senate on, 1019-1020
seal of, 1023
signs bills, 1023
tenure of office, 1024
vote, cannot interpret, 1033 Presidential messages, 430-441, 1016-
1017 1010-
Presiding Officer, 1025-1033
adjournment declared by, 1026
amendments, dispense with reading of, 1030
amendments, takes initiative to rule out, 49-50, 1007
appointments by, 454-459, 1020, 1390 attendance of Senators, role in, 1026
attendance of Senators, role in, 1026
constitutionality, submitted by, 52-54, 1026
debate by, not from Chair, 730, 766
decisions, appeals, 145-149
decorum by, 738-742, 798-799, 850-853
directs, roll to be called, 1423-1424 explanation of, 1025
forms for appointments by Presiding
Officer 1451
initiative, 49-50, 1007, 1027-1029 interpretation of legislation, see Inter-
interpretation of legislation, see Inter-
pretation of Legislation opinion, interject, 1029
quorum:
announced by, 1041
counting of, out of order, 1051-1052 recognizes, 1092-1097
rollcalls ordered by, 1032
signs laws, 1017-1018
submits questions to Senate, 991-992
table, moves as Senator, 1282
unanimous consent agreement, 1030 unanimous consent request, objection
to, 1359
vote:
cannot interpret, 1033
interpretation, 1411 Print in Congressional Record, 643-654
Printed:
amendments, 106
enrollments, 827 parchment, 228
Printing:
bills, 227
conference reports, 486
constitutional amendments, 227–228
hearings, 402 joint resolutions, 227
memorial services, 915
papers, 971–972 parchment, 233
parchment, 233 reports, 1191-1192
Private bills, 1033-1034
Journal, 898

Private bills—Continued rule of Senate on, 1033 Secretary, submitted to, 1229-1233 Private claims and appropriations, 187-188, 211-212, 1033-1034 Privileged business, 1034-1037; see also 664-669, 953-954 adjournment, 16-17, 19, 20 censure, consideration of, 271 closed session, 277-278 concurrent resolutions, 445 conference reports, 471–475 contempts, 689 forms, 689–690 credentials and oaths, 705–706 joint sessions, 892 Journal, reading and corrections, 897– 898, 898–899 oso, oso-oss messages, 436-437 motion to discharge, no privilege, 804 personal privilege, 985 President pro tempore, election, 1021-1022 recognition before, 1101 reconsider, motion, 1138-1139 Record, correction, 645 resolution, 1034-1037 suspends unfinished, 474-475, 664-669, 916, 1034-1037 veto, precedence of, 1034-1037, 1382-1385 veto over morning business, 1382-1385 Privileged reports, 268, 706-707, 1034-1037 Procedure in Morning Hour, 930-933 Proceedings by committees, see under Committees Pro forma sessions, 15-16, 251 amendments, 106-107 Promulgation of laws, 227 Proxies, to report, 1192 Proxy voting by committee, 410, 413 Publication of Record, 653

Q

Questions of order, 765–766, 987–996
Quorum, 1038–1078
absence:
disclosed by, 1062–1071
suggestion of, 1062–1071
absentees called, 1040
adjourn, in absence of, 5–7, 1040–1041,
1058, 1081; see also 7, 16–17
adjourn, quorum required, 20
amendment adopted without, 31
arrest of Senators, 217–222
assumed present, 1041–1042
attendance:
compel or request, 215–222
excuse, not in absence of, 1054
Senators, 214–224
Budget Act, 621
business:
for another, 1042–1046

740 L. 1940 1951 19	* Lab. 201 (* 127)
Quorum—Continued	Quorum—Continued
business:—Continued	recess:—Continued
in order, quorum present, 1057-1058	taken in absence of, 1058, 1088
out of order, in absence of, or during, 1046–1049	vote on, 1075 recognition:
call, 1075	after quorum call, 1101
call before vote, 1051-1052	to call, 1062-1065
call begins, 1049	reconsider, motion to, 1139
Chair, counting of out, 1051-1052	reference, absence of, 1046-1049
Clerk [Secretary] calls roll, 1061	regular order, call for, 1060
cloture, time for not counted, 323	reports, to vote out, 410-411, 1197-1200
committee, 410-411	request attendance, 216-222
committee procedure, suspension of	reservation of objections, 1060-1061
rules, 1268	resolutions, fix final vote on, not required, 1071–1074
compel attendance, 215–222	rules of Senate on, 1039
consider, fix vote time on, not re-	Senators:
quired, 675	added after call, 1040
counting by Chair, 1051-1052	call of absentees, 216
debate during, out of order, 767, 1046- 1049	Sergeant at Arms:
definition, 1053	report on, 223-224
definition of business, for call, 1042-	request attendance, 1061
1046	suggestion of quorum, 1062–1065 table, 1065–1066
dilatory, 1053-1054	terminates speech, 767-768
division vote, precedence of quorum,	time allowed for, 1055, 1066
1062-1065, 1397-1437	time set for vote, after quorum, 1071-
engrossment, business for call of, 820	1074, 1411
explanation of, 1038, 1441, 1443-1447	unanimous consent agreements, effect
forms:	on, 1066-1071
for suggesting, 1039	unfinished business:
motions, relative to, 1443-1447	unaffected by, 1074 unaffected when adjourn without,
relating to quorum and quorum call,	1074
1530-1534	Vice President, election of, 1074-1075
impeachment trial, 878	voice vote (viva voce), precedence of
incomplete call, 1042 interruption of:	quorum, 1062-1065, 1397-1437
out of order, 1050-1051	vote:
Senator for, 1055; see also 749-753,	fix time for, not required, 486
1062-1065, 1077-1078	invalid, 1075
Journal:	less than, invalid, 1431–1432 less than, quorum call, 1431–1432
approval of, 899	quorum to fix time for, 1071-1074
not interrupt for, 1055	vote announced, request too late, 1041-
length of call, 1055	1042
morning business, during 924	when not in order, 1053-1054, 1057
new session, 1056	withdrawal of, 1076-1077
nominations, report on, 949-950	yeas and nays on obtaining, 1077
out of order, 1056	yeas and nays to establish, 222-223 yield for, 1077-1078
pairs to make, 1056, 1431–1432 parliamentary inquiry, 977	Jield 101, 1011-1018
passage, quorum to fix time for, 1071-	R
1074	Podio and talaminian primilages athias
point of order, not in absence, 1057	Radio and television privileges, ethics, 354-355
point of order, not in order, 990-991	Reading, 1079
present but not voting, counted, 1057	amendments, 43-45
President advised of, 1010	bill, no debate during, 768
Presiding Officer suggests, or rescinds,	bills:
1057	first and second, before reference,
recapitulation, 1058	241-243
recess:	practices during, 247–248
during, 1058, 1088	third, 247 third reading and engrossment, 247
in absence of, 1058, 1081	three readings, 240-241
quorum, precedence over, 1059-1060; see also 221, 1075, 1080-1090	title read only, 247
see also 221, 1013, 1000-1030	by Clerk, 768, 1079
i	by Senator, 972–973

	MODEDONE
Reading—Continued	Recess—Continued
concurrent resolutions, not three	quorum:
times, 445	absent, 1058-1059, 1059-1060
conference reports, 476	before, 1088
documents, 768	precedence over, 1059-1060; see also
into Record, 644, 649-651	221, 1075, 1080-1090
Journal:	taken in absence of, 1058-1060, 1088
cloture, 320, 897 dispensed with, 900	vote in absence of, 1075
each day, 899–900	recess appointments, 947
in full, 900	recognition:
interruption out of order, 900	before moving, 1089
quorum, 901	following, 781–785, 1089
quorum, 901 speed of, 901	renewal, 1086
waiving of, 901	reports filed during, 1183, 1193
papers, 716-797, 973-975	rule of Senate on, 1080-1081
petitions and memorials, 437	suspension of rules, notices filed, 1089,
reports, 1192-1193	1269
resolutions, 1208	unanimous consent, subject to Chair,
three times not required, 1208	veto returned during, 1387
treaties, 1301-1302	vote on, 1090
Read twice before reference, 241-243,	withdrawal of motion, 1090
1154-1158 Reading of hill three times 240 241	yield for motion, 1090
Reading of bill three times, 240-241; see	Recognition, 1091-1105
also 24-125, 253-257 Reappropriations, 152, 175, 213	adjourn, motion, 7
Recall of amendments, 107, 298	amendments:
Recall of papers for reconsideration,	call up, 45-46
1139-1141	only after recognition, 1100
Recapitulation, 1058, 1424-1426	Chair, by, 1092-1097
Recede, amendments between Houses.	cloture, 324
141-142	consider, motion to, 676, 1091-1105
Recess, 1080-1090	debate of, 769
amend motion to, 1081-1082	explanation of, 1091
business:	floor lost, vote, 1426
continues next day, 840	interruption of, 1098
during, pursuant to order, 1082-1083 unaffected by, 1083	leaders, preferential, 1098-1099
call of Chair, 1089	list of speakers, 757
Chair declared, 1083-1084	morning business, policy, 1099 motions:
cloture, 324	
conferees, appointed during, 458	after recognition, 935-936, 1091-1105 only after recognition, 1101
conference report, precedence of, 473-	personal privilege, 985
474	points of order, 991
consider, not affected by, 676	privileged business, 1101
debate of, not in order, 769	quorum, after recognized, 1062-1065,
definition of, 1084	1101
dilatory motion, 800-801	recess:
explanation of, 1080, 1535–1536 forms:	following of, 781-785, 1089
motion, 1080-1081	motion to, 1089
recess, 1535-1536	reconsider, recognition, 1141-1142
House refused, 1084-1085	reference, 1091-1105, 1162-1164
Journal not read, 901	rule of Senate on, 1091
legislative day, not affected, 714-715	Senators, floor lost, 40-41, 767-768, 789-791, 934, 1092-1099
majority vote, 1085	189-191, 934, 1092-1099
memorial service, 915-916	speeches in same day, 781-785
messages received during, 439, 1085	table, 1283
morning business, not after, 926	unanimous consent procedure, effect on, 1101-1103, 1337-1343
only by consent, 926 Morning Hour, not follow, 933	voice vote (viva voce):
motions for:	before, 1103
in order, 1085-1086	entitled, 1426
out of order, 1086	vote, 1426
order for, 1087-1088	floor lost during, 1426
precedence of, 1086-1087	until beginning of, 1426
purpose of, 1088	yeas and nays, before, 1104-1105

to motion, 1107-1109 to recommitted bills, 1107-1109 appropriation bills, 175; see also 173- 174, 987-996, 1106-1123 bill, status of, 1120 Budget resolution, 621-622 cloture, recommitted bills, 324 conference reports, 483-485, 486-488 consideration of, 1113-1118 debate of, 769-770 explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precedence of, 1119 reconsideration of motion, 1120-1121 rejection of, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1126-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542 forms on reconsideration, 1536-1542	Recommit, 1106-1123 amendments, 1107-1109, 1153	Re
appropriation bills, 175; see also 173- 174, 987-996, 1106-1123 bill, status of, 1120 Budget resolution, 621-622 cloture, recommitted bills, 324 conference reports, 483-485, 486-488 consideration of, 1113-1118 debate of, 769-770 explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precedence of, 1119 reconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 altendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	to motion 1107-1109	1
Budget resolution, 621-622 cloture, recommitted bills, 324 conference reports, 483-485, 486-488 consideration of, 1113-1118 debate of, 769-770 explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precedence of, 1119 preconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	to recommitted bills, 1107-1109	
Budget resolution, 621-622 cloture, recommitted bills, 324 conference reports, 483-485, 486-488 consideration of, 1113-1118 debate of, 769-770 explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precedence of, 1119 preconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	appropriation bills, 175; see also 173- 174, 987-996, 1106-1123	
Budget resolution, 621-622 cloture, recommitted bills, 324 conference reports, 483-485, 486-488 consideration of, 1113-1118 debate of, 769-770 explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precedence of, 1119 reconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit and report forthwith, 1111-1113 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	Dill, status of, 1120	
conterence reports, 483-485, 486-488 consideration of, 1113-1118 debate of, 769-770 explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precedence of, 1119 preconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	Budget resolution, 621-622	1
explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precodence of, 1119 precodence of, 1119 preconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	cloture, recommitted bills, 324	1
explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precodence of, 1119 precodence of, 1119 preconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	consideration of, 1113-1118	
explanation of, 1106 incidental motions, 1110 instructions, 1110-1111 modification of motion, 1113 nominations, 947 point of order, 1118-1119 postpone, 1119 precodence of, 1119 precodence of, 1119 preconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	debate of, 769-770	
nominations, 947 point of order, 1118–1119 postpone, 1119 precedence of, 1119 reconsideration of motion, 1120–1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111–1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106–1123 rules of Senate on, 1106–1107 tabling of motion, 1121–1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 when not in order, 1115–1118 when not in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit and report forthwith, 1111– 1113 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	explanation of, 1106	
nominations, 947 point of order, 1118–1119 postpone, 1119 precedence of, 1119 reconsideration of motion, 1120–1121 rejection of, 1121 report, recommitted, 1121 report, recommitted, 1121 report forthwith, 1111–1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106–1123 rules of Senate on, 1106–1107 tabling of motion, 1121–1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 when not in order, 1115–1118 when not in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit and report forthwith, 1111– 1113 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	incidental motions, 1110	
nominations, 947 point of order, 1118-1119 postpone, 1119 precedence of, 1119 reconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	modification of motion, 1113	
point of order, 1118–1119 postpone, 1119 precedence of, 1119 reconsideration of motion, 1120–1121 rejection of, 1121 report, recommitted, 1121 report forthwith, 1111–1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106–1123 rules of Senate on, 1106–1107 tabling of motion, 1121–1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 when not in order, 1115–1118 when not in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	nominations, 947	1 8
precedence of, 1119 reconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	point of order, 1118-1119	1 ^
reconsideration of motion, 1120-1121 rejection of, 1121 report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 when not in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit and report forthwith, 1111- 1113 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	postpone, 1119	r
report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	reconsideration of motion, 1120-1121	
report, recommitted, 1121 report forthwith, 1111-1113 reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	rejection of, 1121	ľ
reported back, 1109, 1120 resolutions on investigations, 887, 1106-1123 rules of Senate on, 1106-1107 tabling of motion, 1121-1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115-1118, 1122 when in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	report, recommitted, 1121	١,
resolutions on investigations, 887, 1106–1123 rules of Senate on, 1106–1107 tabling of motion, 1121–1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit and report forthwith, 1111–1113 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542		1 5
rules of Senate on, 1106–1107 tabling of motion, 1121–1122 third reading, after, 1122 unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 when not in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit and report forthwith, 1111– 1113 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542		İ
unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit and report forthwith, 1111– 1113 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	1106-1123	
unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit and report forthwith, 1111– 1113 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	rules of Senate on, 1106-1107	S
unanimous consent agreements, effect on, 1115–1118, 1122 vote on, not interrupt, 1122 when in order, 1115–1118 when not in order, 1115–1118 withdrawal of motion, 1122–1123 Recommit and report forthwith, 1111– 1113 Recommit over amendment, 107 Reconciliation bills, 526–529, 531–534, 583–585, 622–628 Reconsideration, 1129–1131 adjournment, 1125–1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	third reading after 1122	
on, 1115-1118, 1122 vote on, not interrupt, 1122 when in order, 1115-1118 when not in order, 1115-1118 withdrawal of motion, 1122-1123 Recommit and report forthwith, 1111- 1113 Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542		S
Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	on 1115-1118 1199	t
Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	vote on, not interrupt, 1122	
Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	when not in order, 1115-1118	
Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	withdrawal of motion, 1122-1123	
Recommit over amendment, 107 Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	Recommit and report forthwith, 1111-	
Reconciliation bills, 526-529, 531-534, 583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	1110	1 50
583-585, 622-628 Reconsideration, 1129-1131 adjournment, 1125-1126 adoption of, 1126 amendments: between Houses, 142, 1126 to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	Reconciliation bills, 526-529, 531-534,	1.000
between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	583-585, 622-628	11.5
between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	reconsideration, 1129-1131	У
between Houses, 142, 1126 to bill, 1126–1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442–448 conference reports, 488–489, 1124–1149 consideration: of bill, after, 1129 of motion, 1129–1131 debate of, 770–771 eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	adoption of, 1126	Red
to bill, 1126-1128 to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	amendments:	
to motion, 1128 attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	between Houses, 142, 1126	
attendance of Senators, 222 Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	to bill, 1126-1128	
Calendar call, reconsider during, 1128 cloture motion, 325 cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907-908 explanation of, 1124, 1536-1542	attendance of Senators, 222	
cloture proposition, 325 concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	Calendar call, reconsider during, 1128	
concurrent resolutions, use, 442-448 conference reports, 488-489, 1124-1149 consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542		a
consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	concurrent resolutions use 442-448	1
consideration: of bill, after, 1129 of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	conference reports, 488-489, 1124-1149	
of motion, 1129-1131 debate of, 770-771 eligible Senators to enter, 1143-1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828-829 entering of motion to, 676, 1132-1135 recall of papers, 1139-1141 executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	consideration:	
eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	of bill, after, 1129	
eligible Senators to enter, 1143–1144 en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	debate of 770-771	
en bloc, 1132 engrossed bills, 821 enrolled bills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	eligible Senators to enter, 1143-1144	
engrossed fills, 828–829 entering of motion to, 676, 1132–1135 recall of papers, 1139–1141 executive business in legislative, 907– 908 explanation of, 1124, 1536–1542	en bloc, 1132	c
entering of motion to, 676, 1132-1135 correcall of papers, 1139-1141 cexcutive business in legislative, 907-908 explanation of, 1124, 1536-1542 e	engrossed bills, 821	C
executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	entering of motion to 676 1139_1135	C
executive business in legislative, 907- 908 explanation of, 1124, 1536-1542	recall of papers, 1139-1141	Č
908 explanation of, 1124, 1536-1542	executive business in legislative, 907-	c
	908	

econsideration—Continued House amendments, 1135 motions: affected by, 676 not in order, 1137 number in order, 1135-1137 table, 1145-1147 table, 1145-1147
nominations, 948
notice on motion to, 1138
pairs may move, 1143-1144
precedence of, 1138-1139
privilege, 1138-1139
quorum for, 1139
recall papers, 1139-1141
recognition after motion, 1141-1142
recommit, motion, 1121-1122
reference, 1142, 1167; see also 1124-1149 reorganization plan, not in order, 1170-1175 report by committee, time extension, 1142 resolutions: expenditures, investigations, 1142-1143 1143
investigations, 888
rules of Senate on, 1124-1125
Senators eligible to enter, 1143-1144
signatures rescinded, 446-448, 829-830
suspension of rules, 1145
tabling of motion, 1145-1147
effect of, 1278
third reading 1147 third reading, 1147 treaties, 1302 unanimous consent, effect on, 1147, 1361-1362 veto, vote, 1386
vote required for, 1148
withdrawal of motion, 1148
writing, reduced to, 1149
yeas and nays, 1149
reconsideration of order for, 1149
records of committees, 411 reconsideration of order for, 1149 ecords of committees, 411 eferences to committees, 1150-1169 adjourn, resolution to, 9-13, 17, 21 amendments, 1152-1153 amendments between Houses, 142 appeals, 1153-1154 debate of, 724-726 appropriations, 156-157, 413-1150-1169 bills, 948-949, 1154-1158 before Senate, 676 budget matters, 628-629 156-157, 413-428, budget matters, 628–629 Calendar, bills on, 1158–1159 censure resolutions, 271–272 censure resolutions, 271-272
Chair makes without debate, 721-722, 771-772
change of, 1159
communication, 1159-1160
conference reports, 476-477, 489
contingent fund resolutions, 888-890
Court of Claims, 1160
credentials, 709
debate of, 759-761, 771-772
executive business, in executive, 840
explanation of, 1150-1151, 1542-1544

References to committees Reorganization plans—Continued debate of, 772-773 effective date, 1174 -Continued House amendment, 142 House bill read before, reference, 243 House-passed bills, 142, 864, 1154–1158, 1160 legislation on, 1170-1173 postpone, 1174 recommit, 1175 no reference, 1161 when like Senate bill, 1161 reconsideration, out of order, 1175 investigations and inquiries, 881–890 joint committees, to, 891 joint resolution, 1154–1158 vote on, 1175 Reports, 1176–1201 adjournment, filed during, 1183 adverse, 1183 joint resolution, 1104-1108 jurisdiction, when raised, 1161-1162 lie on table, 910-911 memorials, 1159-1160 to conference, 483 amendments, 1183 additional by committee, 1182 appropriations, 176, 188-189, 662-663, 677-678, 1195 annual basis, 1195 messages laid down and referred, 434-435 modification, pending reference, 1162 motions for, 1162-1164 budget, 569-572 Calendar: multiple, 1164-1166 nominations, 948-949, 953 petitions, 1159-1160 bills on, cannot report, 1183, 1195 placed on, 1184 censure, 272 petitions, 1139-1160 precedence of motions, 1162-1163 private bills, 1033-1034 quorum, in absence of, 1046-1049 read twice before, 241-243, 1154-1158 reading of, before, 241-243 recognition for, 1092-1097 committee life extended to file, 404 conferences, 449-493 adoption of, 475-476 contents of, 478 debatable, 469, 731 disagreement, 489-490 reconsideration of, 1142, 1167 rescinding signatures, resolution, 1167 resolutions, 1154-1158, 1209 filing of, 470-471 minority, 483 not debatable, 731 after going over, 963 rules changes, 1227 rules of Senate, relative to, 1151-1152 rulings on before 1946, 1152 subpoena duces tecum, 1168 official papers, 483 papers on, 477-478 points of order, 483-485 postpone, 485 suspension of rules, 1168, 1271-table, bills on, 666-668 tabling of motion, 1168 treaties, 1302-1303 precedence of, 473–474 printing, 486 privileged, 471–473 reading of, 476 unanimous consent agreements, effect reference of, 476-477 rejection, 489 signers of, 490-491 on, 1168-1169 when not in order, 1362 veto, 1386 statement to accompany, 491 suspends other business, 474-475 vote on, 1169 when not in order, 1164 table, 491-492 withdrawal of, 1169 when not in order, 477-478 withdrawal of, 492-493 after ordering yeas and nays, 1169 Regular order, call for, 664-669, 903, yield for, 478 contents of, 1184-1185 1169 disorderly language, effects of, 738-742 morning business, 925 pending business brought back, 903-904, 1372-1377 contingent fund expenditures, 1185 credentials, contested cases, 706–707 day for filing defined, 714 debate of, when submitted, 773 quorum, call must continue, 1060 unfinished business brought back, 664disagreement, 489-490 669, 903, 1372-1377 estimated costs of legislation, 1178-Relevancy, amendments under unani-mous consent agreements, 1362-1182 explanation of, 1176, 1526-1528, 1544-1547 extend time to file, 887 filing of, 1185-1186, 1197 adjournment, 1183 Relevancy of debate, 742-745, 862-863 Remain available, see Appropriations Remarks in debate: Record, print in, 651-652, 653 revision of, for Record, 643-654 on filing, 1526-1528, 1544-1547 Reoffer amendments, 46-48 Reorganization plans, 1170-1175 amendment to, 1174 presentation of reports, 1526-1528, 1544-1547 investigation, 890, 1186 legislation in, 176 consideration of, disapproval, 1174

INDEX 1597

	1001
Reports—Continued	P
lie over 1 day 255 662-663 1186-1199	Resolutions—Continued authority of, 1210
lie over 1 day, 255, 662–663, 1186–1188 day defined, 712–715	budget resolutions 500 500
lie over 2 days, 255-256, 657, 677-678	budget resolutions, 590–592 Calendar, placed on, 256–257
memorials, 439	concurrent, 442-448
minority, 483, 1188-1190	consideration of, 658-661, 678-679,
morning business, filed during, 1200-	959-961, 1204-1205
1201	eligible for, 662-663
Morning Hour, filing after, 933, 1200-	motion to, 658-661
1201	objection to, over a day, 957-959
nominations, 949	contingent fund expenditures, 399-400,
adverse, 940, 949	691-692, 881-890
quorum for, 949–950	691–692, 881–890 co-sponsors, 231–232
order of Senate, 1190 original bills, 408	credentials, 695-710
petitions, 439	deaths, 913-916
placed on Calendar, 256–257, 1184	debate on, 733, 735–737
points of order against, 1190-1191	discharge motion:
poll, to approve, 409-410	consider, 805-806
preamble, 1005-1007	lie over on objection, 943-944
preliminary, filed, 1191	division of question, 807-812, 1205-
print in Record, 1192	1206
printing of, 1191-1192	executive business, 832-842, 938-953,
privileged reports, 268-269, 706-707,	1294-1310
1034-1037	forms of:
proxies, to file, 1192	changed, 233–234
quorum, to approve, 410-411, 1197-	consideration of resolutions, 1455- 1460
1200	putting question, 1441
reading of, 1192-1193	resolutions and concurrent resolu-
recess, filed during, 1089, 1193	tions, 1547–1548
recommendations of, 1193–1194 recommit:	introduction of, 235-238, 1210-1211
point of order, 1119	investigations and inquiries, 881-890
report forthwith, 1111-1113	consideration of, 887
recommitted:	joint resolutions, see Bills and Joint
bills, 1109, 1120	Resolutions
reported, without quorum, 1121	legislation on, out of order, 905, 1206-
reconsider, extension of time, 1142	1207
resolutions, 1196	lie on table, 910-911
go to Calendar, 963–964	lie over:
rules of Senate on, 1176-1182	one day, 957-967, 1186-1188, 1209-
special committees, 427–428	1210
subcommittees, cannot file, 1196	two days, 255-256, 657, 677-678
time extension for, 1185 two or more committees, 888-890.	under rule, 957-967
1154-1158, 1194-1195	modifications of, 233-234, 1207, 1212- 1213
unanimous consent agreements, ef-	reference, 1162
fects on, 1197	modified or withdrawn, 962, 1207,
vote by committee, 410, 1197-1200	1212-1213
when in order, 1200-1201	morning business, 925
written, not required, 1201	nonprivileged, 953-954, 957-967
Representatives, 745–748	original, 408
Request attendance, 217–222	over under the rule, 957-967
Request of conference, 466-469	not required, 964-965
Rescission bill, definition, 550	required to, 965-966
Rescissions, 629-630 Reservation of objections, 1060-1061,	paper:
	print as document, 975
1336-1337	print in <i>Record</i> , 647-653
Reservations to treaties, 1303–1305 Resignations, 398	postpone, 997-1003
of Senators, 1251	over 1 day, 963
Resignations from committees, see under	preamble, 1005-1007 President, 444
Committees	privileged, 1034–1037
Resolutions, 1142-1143, 1202-1213	quorum, fix vote time on, not required,
adoption without reference, 886	1071-1074
amendable, 1203	reading of, 1208
amendments to, 108	recommit, on point of order, 1119
amendments to expenditures, 887	reconsideration, 1124-1149

Resolutions—Continued	Rules—Continued
reference of, 1154-1158, 1209	references of, changes, 1227
rescinding signatures, 1167	rules of committees, see u
reports on, 1209-1210	mittees
resignation of conferees, 458	rules of Senate, relative to
rules change, 1217-1227	submittal of, for change, 121
scope of, 1210	suspension of:
statute versus resolution, 1210 submittal of, 1210–1211	day's notice, 713-714, 1269
	voting rule, out of order, 1
table of, 1211	suspension of rules, see Sus
tabling after over, 967	Rules
three readings, not required, 1208	vote to change, 1219-1220
title, amended, 1211 titles of, 249, 1293	Rules and Administration
treaties, on ratification, 1306–1307	384, 424-426
unanimous consent agreements, effect	s
on, 1202-1213	
unfinished business:	Salaries of Senators, 1251-125
effect by, 1212	Scope and authority of resolu
not made by, 1212	Seal of the Senate, 1232
vote:	Second reading, 241-243
over another day, 967	Secrecy, in closed session, 280
over under rule, 967	Secrecy of treaties, injunction,
withdrawn, 1212–1213	Secret session, 275-281
Resolutions, lie over a day, 1177-1178,	Secretary of the Senate, 1229- authority, substantive, 1232-
1186-1188 Resolutions on Colondon 256, 258	certificate of appointment, 1
Resolutions on Calendar, 256–258	certificate of election, six-
eligible to consider, 256-258, 662-663 Resolutions on expenditures, reconsider-	1229
ation, 1142-1143	certificate of election, unexp
Resolutions on memorial services:	1230
action on, 914	election of, 1231
time of announcement, 914	enrolled bills, 823
Resolving clause, 108, 226	memorials, 1232
Revenue, 1214-1216	oath of office, 1231
Constitution on, 1214	offices under Secretary, 1231
constitutionality of amendments:	petitions submitted to, 1232
Senate decides, 1215	presides, when, 1232
House, originate in, 1214–1215 Senate:	private bills, to, 1232
amendments by, 1216	seal of Senate, 1232 Senate rules on, 1229–1231
bills which originate in, 1216	Select committees, 427-428
Revenue bills and amendments, Budget	Senate, 1233-1234
Act of 1974, 631-635	brief sessions of, 251
Revision of remarks, 651-652	budget message to, 1009
Right to floor, 844-848	business, delayed for mess
Right to seat, Senators-elect, 707	1010
Rollcalls, 1038-1079, 1397-1437	conferees represent, 456-457
Rules, 1217-1227	contingent fund, 691-692
amendment to, 1219	continuous session, 692
amendment to bill, passed both Houses	daily meeting, 711-712
to be effective, 1218–1219 changes in, 1219–1220, 1227	election of officers, 955 employees of, 394, 955
notice for, 1225-1227	employees of, 334, 333
cloture provisions, 283–284	employment practices of, 357 financial disclosure of cand
committee jurisdiction, 51	flowers in Chamber, 848-849
consideration of, 1220	forms notifying President
continuity of, 1220-1224	forms notifying President present, 1529-1530
day defined, 712-715	language, sense of, 176, 189
day's notice, for amendments, 1224	legal assistance by Senate L
day's notice, for suspension, 715, 1269	sel, 1236-1246
debatable, Morning Hour, 1217-1218	matters before committee
definition of, 1224	661
explanation of, 1217	new Congress, 494-495
House rules, 1224	new session, 694
impeachment, 878 nomination, day's notice, 950	oath to officers, 955 officers of, 955
power to change, 1219-1220, 1227	order of, by agreement, 956
La Antiquibal road sond son.	order or, of agreement, out

hanges, 1227 ittees, *see* under Comrelative to, 1217-1218 change, 1210-1211 713-714, 1269 ut of order, 1272 rules, see Suspension of 1219-1220 inistration Committee,

S S
ors, 1251-1253
rity of resolutions, 1210
e, 1232
41-243
session, 280
s, injunction, 1299-1300
5-281
senate, 1229-1233
tantive, 1232-1233
pointment, 1230
election, six-year term, ection, unexpired term, 23 31 231 cretary, 1231 tted to, 1232 1232 1232 ,1229–1231 ,427–428 , 251 to, 1009 ed for message, 1009sent, 456-457 l, 691-692 ion, 692 111-712 11 94, 955 actices of, 357 sure of candidates, 843 aber, 848-849 g President, quorum 29-1530 of, 176, 189 by Senate Legal Councommittee, 398-399, 94-495

INDEX 1599

Samata Cantianal	
Senate—Continued	Senators—Continued
orders of, 956 photographs of Chamber, 986	forms on:—Continued
prayer in, 1004	oath of office to, 1499-1501
President:	opening of daily session, 1525
address to, 1009	franking privilege, ethics of, 354–355 gifts, ethics of, 346–348
bills signed, 1017-1018	honoraria, ethics of, 348–349
escorted into Chamber, 1011	impeachment, excused from, 878
former, address, 1015	impeachment questions, 879
meets with, 832-833	income, outside, ethics of, 348-349
procedure, effect of treaty, 1307	interrogation, in debate, 748-749
State of Union, 1009–1010	interruption, in debate, 749-753
seal, 1232	unfinished business laid down, 749-
special sessions of, 1233-1234	753
Senate amendments:	lain in state, list of, 1250
House amendments, 143	leave of absence, 222
House bill, 126–143 Senate Chamber:	legal assistance to, Senate Legal Coun-
display of charts, 1235	sel, 1236-1246
flowers in, 848–849	list of speakers, 757 loses floor, 40-41, 767-768, 775-778, 788-797, 934, 1092-1097
milk while speaking, 758	788-797 934 1092-1007
smoking in, 1256	to call up amendment, 40-41
use, response to State of Union Ad-	mail on desk, 1250
dress, 1235	memorial services, 913-916
Senate Galleries, 850–853	mileage pay for, 916
Senate Legal Counsel, Office of, 1236-	milk while speaking, 758
1246	modify own amendment, 64-70
advise Senate committees, 1245	nominations of, 938–953
aid investigations by Senate commit-	oath of office, 699-702
tees, 1241-1243	held up, 708
defend Senate Members and staff, 1237-1241	oaths, before receiving credentials, 707-708
represent Senate as intervenor or amicus, 1243-1245	oaths, practice of administering, 704- 705
special assignments, 1245-1246	office accounts, ethics of, 353
Senatorial courtesy on nominations, 951-	orders of arrest, 220-221
952	personal privilege, debate, 764-765
Senators, 1247-1254	petition for report, 441
addresses another, in third person, 775	physician for, 846
addresses Chair, 779	political fund activity, 355–357
addresses Senate seated, 774	quorum:
age requirements, 701 arrest of, 217–222	call of absentees, 216
decided without debate, 727	names added after call, 1040
attendance of Senators, 214–224	radio and television, ethics, 354–355 reading of papers by, 973–974
attendant for blind Senator, 1247	recognition:
candidates for, contributions, 692-694	after quorum call, 1101
censure of, consideration, 271	effect of unanimous consent, 1101-
classification of, 1247-1249	1102
compel attendance, 217-222	reconsider, Senators eligible for, 1143-
conflict of interest, 349-353	1144
credentials, 695-710	request attendance, 215-218
debate by, 738-742 disorderly language, use, 738-742 ethics, 339-358, 1249	resignations of, 952, 1251
ethics, 339-358, 1249	retains floor, 778–779 salaries of, 1251–1253
explanation of attendance, 214	speak louder, 779
expulsion of, 842-843	speeches by, 780-781
file (bills and reports) on desk, 265	speak louder, 779 speeches by, 780–781 same day, 781–785
financial disclosure, 843	while seated, 780–781
floor lost by, 40-41, 767-768, 775-778,	sponsorship of amendment, 109
788-797, 934, 1092-1097	subpoena for, 1253
foreign travel, ethics of, 353-354	disregarded by, 691
former, speaks at Bar of Senate, 779 forms on:	sworn in without prejudice, 709-710
hour of daily meeting, 1508	term of office, 710 testify in court, 1254
notification to House that quorum	tribute to Vice President, 1393-1394
present, 1513-1514	vacate order to attend, 222
CARREST CONTROL CONTRO	ANNELS MONTH DE LE STATESTON DE SAN METATON DE STATESTON DE SAN METATON DE SAN ME

Senators—Continued	Special committees, 427-428
vote:	reports, see 427-428
during announcement, in order,	Special Orders, 1258-1264
1435	amendments to, 1258
methods available, 1435	bills on Calendar, made, 1258-1259
not required from seat, 1427	consideration, 679, 1259-1260
not while seeking floor, 1432 to attend, 219–220	day of, specified, 1260
warrants of arrest, debate of, 727	debate of, 780
widows of, 1254	to change, 780
yielding in debate, 788-797	definition of, 1261
loses floor, 775-778	displacement of, 1261
may not yield floor to another Sena-	explanation of, 1258, 1549-1550
tor, 1104-1105	forms for making, 1549–1550 motions for:
parceling of time, 788–789	when in order, 1262
retains floor by unanimous consent,	when not in order, 1262
191-193	precedence of, 1263
yield for question only, 794-797	motions for, 1262
yielded to, conditions, 793-794	rule of Senate on, 1258
Senators, attendance of, see Attendance of Senators	vote required, 1264
Senators-elect, 695-710	Special sessions of Senate, 495, 832-833,
Sequester, definition, 558	1233-1234
Sequester, resolution, 636	forms relating to special sessions,
Sequestration, definition, 558	1551-1552
Sergeant at Arms, 1255-1256	petitions out of order, 439-441
reports on:	Speech, Senator seated, 780–781
attendance, 223–224	Speeches by Senators, 780-781
quorum, 222-223	in same day, 781–785
request attendance, 1061	Speeches during Morning Business, 925-
rule of Senate on, 1255	926 Sponding outhority definition 525
Sessions of the Senate 251 404 405 602	Spending authority, definition, 535 Sponsors of bills, 231–232
Sessions of the Senate, 251, 494-495, 692, 711-712	Sponsorship of amendment, 109
brief, 251, 1037	Standing committees, 383-386, 413-426;
continuous, 692	see also Committees rule on, 383-
form on opening a new session, 1548-	394
1549	State of Union Message, business de-
hour of meeting, daily, 711–712	layed for, 1009-1010
joint, 892	response to by Majority Leader, 1235
legislative, 907-908	Statement of conferees, 491
new sessions, 494–495, 694 open, 839	Statements in Record, 652-653
pro forma, 1037	Statute versus resolution, 1210 Stricken language, basis for germane-
quorum at beginning of new, 1056	ness, 299
special, 495, 832	Strike out amendments, 24-125, 150-213
Sunday, 1265	Strike out and insert, see under Amend-
Signatures rescinded, 446-448, 829-830	ments
reference of resolution, 1168-1169,	Subcommittees, 428
1209	appointed as conferees, 459
Signers of conference report, 490-491	report, not in order, 1196
Signing of bills and resolutions, see Presi-	Subpoena, 687-691; see also Committees
dent; President Pro Tempore; Acting President Pro Tempore;	duces tecum, reference of, 1168 employees, 1264–1265
Presiding Officer; and Vice Presi-	Senators, 1253
	Substitute amendments, 24-125; see also
Signing of bills reconsidered, 446-448.	
	Amendments
Signing of bills reconsidered, 446-448,	Amendments Sunday sessions of Senate, 1265
Signing of enrolled bills, 830–831	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto
Signing of enrolled bills, 830–831 Sine die adjournment, conditional, 18–19	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499-500
Signing of enrolled bills, 830–831 Sine die adjournment, conditional, 18–19 Small Business Committee, 378–381,	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499-500 Surplus, definition, 508
Signing of enrolled bills, 830-831 Sine die adjournment, conditional, 18-19 Small Business Committee, 378-381, 384-385, 426	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499-500 Surplus, definition, 508 Suspension of rules, 177, 1266-1272
Signing of enrolled bills, 830–831 Sine die adjournment, conditional, 18–19 Small Business Committee, 378–381, 384–385, 426 Smoking in Chamber, 1256	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499–500 Surplus, definition, 508 Suspension of rules, 177, 1266–1272 amendments, germaneness, 1266
Signing of enrolled bills, 830-831 Sine die adjournment, conditional, 18-19 Small Business Committee, 378-381, 384-385, 426	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499-500 Surplus, definition, 508 Suspension of rules, 177, 1266-1272 amendments, germaneness, 1266 amendments to appropriations, 1266-
Signing of enrolled bills, 830–831 Sine die adjournment, conditional, 18–19 Small Business Committee, 378–381, 384–385, 426 Smoking in Chamber, 1256 Social Security Act, 513–514, 520, 529– 530 Social security provisions, budget, 572	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499-500 Surplus, definition, 508 Suspension of rules, 177, 1266-1272 amendments, germaneness, 1266 amendments to appropriations, 1266-1268
Signing of enrolled bills, 830–831 Sine die adjournment, conditional, 18–19 Small Business Committee, 378–381, 384–385, 426 Smoking in Chamber, 1256 Social Security Act, 513–514, 520, 529–	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499-500 Surplus, definition, 508 Suspension of rules, 177, 1266-1272 amendments, germaneness, 1266 amendments to appropriations, 1266-1268 legislation on, 177
Signing of enrolled bills, 830–831 Sine die adjournment, conditional, 18–19 Small Business Committee, 378–381, 384–385, 426 Smoking in Chamber, 1256 Social Security Act, 513–514, 520, 529– 530 Social security provisions, budget, 572	Amendments Sunday sessions of Senate, 1265 Supreme Court (U.S.), legislative veto provisions, 499-500 Surplus, definition, 508 Suspension of rules, 177, 1266-1272 amendments, germaneness, 1266 amendments to appropriations, 1266-1268

1601

Mark the Tourist County of the	Processor Commencer
Suspension of rules—Continued	Table—Continued
cloture procedure, 326	resolutions, 1211
committee procedure, 1268	lying on, by unanimous consent, 911
consideration, motion to, 1268-1269	rules of Senate on, 1273-1274
day's notice required, 1269	unanimous consent agreements, effect
bills, 1270	of, 1364-1366
defined, 712-715	veto, 1388
debate of motion, 785	
entering motion, 1270	vote required, 1285
explanation of, 1552–1554	vote required, 1285
	withdrawal of, 1288
legislation on appropriations, 1266- 1268, 1270-1271	written on demand, 1288
not referred 1169	yeas and nays on, 1288-1289
not referred, 1168	Tabling motion, takes with it, 1284
notice filed during recess, 1089	Tax expenditures, definition, 508
public law provisions, 1271	Televising committee hearings, see under
recess, filed during, 1269 reconsideration of, 1145	Committees
reconsideration of, 1145	Television privileges, ethics, 354-355
reference of, 1168, 1271	Temporarily lay aside, 902-904
rule of Senate on, 1266	Tenure of office:
vote required, 1271-1272	President pro tempore, 1024
voting, rule on, cannot suspend, 1272	Third degree amendments, out of order,
withdrawal of motion, 1272	95-96
Suspension, pending business, 664-669,	Third reading of bill, 245-247
679	recommitted after, 1122
privileged business, suspend, 679,	reconsideration, 1147
1034-1037	Three hour debate, germane, 862-863
	Three readings of bill and consideration
T	of resolution, 1290-1292
Table, 1273-1289	explanation of, 1290-1291
adjourn, 8, 21	rule of Senate on, 1291-1292
amendment, 27, 32-33, 1274-1277	Tie vote, 1428
divided, 1278	defeats question, 1428
motion, 116-117, 327, 1281-1282	Time:
tabled, reoffered, 1277	control, Majority Leader, 611
appeals, 148, 1277	exhausted, Senator's, 326
attendance of Senators, out of order,	filing reports, 1185–1186
222	for debate, 756-757, 1311-1369
bills lying on, by unanimous consent,	for quorum, 1066
911	of adjournment, 21
cloture, amendment, 299, 327, 1277	Titles:
cloture, motion pending, 1277	appropriations acts, 227
consider, motion, 680	bills and resolutions, 249, 1293
debate of, not in order, 785-786	resolution, amend, 1211
defeat, effect of, 1278	Trade Expansion Act of 1962, congres-
en bloc procedure, 1278	sional approvals, 499
executive session, 841, 1279	Treaties, 1294-1310
explanation of, 1273	amendments to, 1295
final disposition, 1278	amendments to resolutions of ratifica-
motions:	tion, 1303-1307
carries with it, 1284	article by article, 1298
in order, 1279–1280	authenticity of documents, 1296
not in order, 1280-1281	cloture, when invoked, 282-334
reconsider, 1145-1147	Committee of the Whole, 335
to consider, 680	consideration of, 1297-1298
when in order, 1285-1286	Constitution on, 1294
when not in order, 1279, 1286-1288	declarations, 1303-1307
points of order, 992	definitions, 1298-1299
preamble, 1007	discharge of committees, 1299
precedence of, 1281-1282	division of question, 807-812
presiding officer moves to table, 1282	explanation of, 1294, 1554-1558
quorum, 1065-1066	forms on approval of treaties, 1554-
recognition, to offer, 1283	1558
recommit, 1121-1122	injunction of secrecy, 1299-1300
reconsider, 1145-1147	lay aside temporarily, 902-904
when tabled, 1277	legislation takes precedence, 905
reference, 1168	notification to President, 1301
renewal of motion, 1283-1284	petition on, 1301
	5

Treaties—Continued points of order, 932 preambles, informational documents, not amendable, 1299 procedure of Senate, effect on, 1307 quorum, to fix vote, not required, 1301 reading of, 1301–1302 reference of, 1302–1303 reservations, 1303–1305 amendments to, 1295–1296 resolutions: go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 pairs on, 968–970 required, 1309–1310 pairs on, 968–970 required, 1309–1310 pairs on offer, 58 alter, 1313 amendments. Cloture, 1329 consideration under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328 under, 681, 1329 under, 681, 1329 day, definition of, 712–715 debate and agree to, 1329–1331 consideration: bills, 230–231 bills, bodd at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consideration: bills, 230–231 bills, bodd at desk, 234–235 call of Calendar, 680–681, 1331–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		
preambles, informational documents, not amendable, 1299 procedure of Senate, effect on, 1307 quorum, to fix vote, not required, 1301 reading of, 1301-1302 reconsideration, 1302 reference of, 1302-1303 reservations, 1303-1305 amendments to, 1295-1296 resolutions: go over a day, 1305-1306 of ratification, 1306-1307 rule of Senate on, 1294-1297 rable, 1,308 unanimous consent for consideration, 1297-1298, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1309 on question, 1309-1310 pairs on, 968-970 required, 1309-1310 pairs on, 968-970 required, 1309-1310 pairs on yellow of the pairs of the pair	Treaties—Continued	Unanimous consent agreements-Con-
not amendable, 1299 procedure of Senate, effect on, 1307 quorum, to fix vote, not required, 1301 reading of, 1301–1302 reconsideration, 1302 reservations, 1303–1305 amendments to, 1295–1296 resolutions: go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 986–970 required, 1309–1310 Treaty reservations point of order, 392 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 to fix the consideration under, 1313–369 adioptication, 1328 on order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 appeals under, 263–264 conference reports, 73 (and fell to fix to fix to the toy to profit to order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 263–264 conference reports, 73 (and fell to fix to fix to the toy to, 1071–1074 under debate limitation, 1066–1071 reconsideration of, 230–231 bills, held at desk, 234–235 at 1071–136 debate under, 1328 under, 1361, 1335 (affinitions of, 732–136 definitions of, 732–136 definitions of, 732–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1335–1336 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		tinued
quorum, to fix vote, not required, 1301 reading of, 1301–1302 reconsideration, 1302 reconsideration, 1302 reservations, 1303–1305 amendments to, 1295–1296 resolutions: go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 adjournment, under, 1313–335 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328 laid aside, 41–43, 108 modification, 1328 out of order, 19, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 legislation under, 680–681, 1331–1335 definitions of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1311–3132 forms of, 1311–3132 forms of, 1311–3132 forms of, 1311–3133 forms of, 1311–3132 forms of, 1311–3133	not amendable, 1299	1344-1353
reading of, 1301–1302 reference of, 1302–1303 reservations, 1303–1305 amendments to, 1295–1296 resolutions: go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 return to President, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 pairs on, 968–970 retury to vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 Typographical errors, correction, 249 Unanimous consent agreements, 680– 681, 1331–1369 adjournment, under, 1314–1323 order for, \$ alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 681, 1329 day, definition of, 712–715 debate: under, 1474 personal privilege, 984–985 postponement: effects on, 1003 shut out by, 1003 premable, debate, 766-1359 postponement: effects on, 106–107 recurs of Renate by, 356 parliamentary inquiry, during, 1356 order of Senate by, 356 parliamentary inquiry, during, 1356 redre of Senate by, 356 points of order, 1358–1359 points of order, 1358–1359 postponement: effects on, 106–107 returd for for, 1351–1350 under, 102–1103 under, 1102–1103	quorum, to fix vote, not required, 1301	
reference of, 1302–1303 reservations, 1303–1305 amendments to, 1295–1296 resolutions: go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 1932 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328 laid aside, 41–43, 108 modification, 1328 relevancy of, 1362–1368 to, 1311 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 1365–1359 points of order, 1356–1359 postponement: effects on, 1003 spreamble, debate, 766 Presiding Officer, objection by, 1359 pro forma, 106–107 provisions of, 1359–1360 quorum call: effect on, 106–107 provisions of, 1359–1360 quorum call: effect on, 106–107 to fix time to vote, 1071–1074 under debate limitation, 1066–1071 recess, order to, 8 recess, subject to Chair, 1089 recognition: effect on, 1102–1103 under,		Morning Hour, procedure under 1355
reservations, 1303-1305	reconsideration, 1302	nominations:
amendments to, 1295–1296 resolutions: go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1328 cloture, 1328 consideration under, 1314–1323 debate under, 1328–1328 debate under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		
resolutions: go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1389 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328 iaid aside, 41–43, 108 modification, 1328 relevancy of, 1362–1368 to, 1314 appeals under, 1328 ibills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 268–264 conference reports, 731 consideration: bills, 230–231 ibills, 230–231 ibills, and agree to, 1329–1331 consideration of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1311–1312 explanation of of terms of the deate imments of the residual private in the presonal privalege, 984–985 points of order, 1356–1359 postponement: effects on, 1003 shut out by, 1003 preamble, debate, 766 Presiding Officer, objection by, 1359 proform, 106–107 recess, order to, 89 recess, subject to Chair, 1089 recognition: effect on, 1168–1169 when not in order, 1362 reference: effects on, 1168–1169 when no		
go over a day, 1305–1306 of ratification, 1306–1307 return to President, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–661, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328 laid aside, 41–43, 108 modification, 1328 out of order, 19, 1328 relevancy of, 1362–1368 to, 1314 appeals under, 1328 bills, held at desk, 234–235 call of Calendar, 268–264 conference reports, 731 consider and agree to, 1329–1331 consideration bills, 230–231 bills, held at desk, 234–235 call of Calendar, 268–264 conference reports, 731 consideration of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 forms of, 1311–1312 explanation of, 1311–1312 forms of, 1312–1313		
of ratification, 1306-1307 rule of Senate on, 1294-1295 table, 1308 unanimous consent for consideration, 1297-1298, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309-1310 pairs on, 968-970 required, 1309-1310 pairs on, 968-970 required, 1309-1310 pairs on ofder, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680- 681, 1331-1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314-1323 debate under, 1323-1328 laid aside, 41-43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, held at desk, 234-235 call of Calendar, 268-264 conference reports, 731 consider and agree to, 1329-1331 consideration: bills, 230-231 bills, held at desk, 234-235 call of Calendar, 268-264 conference reports, 731 consideration of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313		
return to Fresident, 1307 rule of Senate on, 1294–1295 table, 1308 unanimous consent for consideration, 1297–1298, 1308 understandings, see Reservations vote:	of ratification, 1306–1307	passage, quorum before fixing time.
table, 1308 unanimous consent for consideration, 1297–1298, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 Unanimous consent 681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328 laid aside, 41–43, 108 modification, 1328 out of order, 1328 laid aside, 41–43, 108 modification, 1328 out of order, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 268–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1348 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 explanation of, 1311–1312 forms of, 1312–1313	return to President, 1307	1071-1074
unanimous consent for consideration, 1297-1298, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309-1310 pairs on, 968-970 required, 1309-1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680-681, 1331-1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314-1323 debate under, 1323-1328 laid aside, 41-43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 legislation under, 680-681, 1331-1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313		personal privilege, 984-985
1297–1298, 1308 unanimous consent procedure, 1308 understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		
unanimous consent procedure, 1308 understandings, see Reservations vote:	1297-1298, 1308	
understandings, see Reservations vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313	unanimous consent procedure, 1308	
vote: closed session, 1308 on question, 1309–1310 pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of *Record*, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1312–1312 forms of, 1312–1313	understandings, see Reservations	
Presiding Officer, objection by, 1359		
pairs on, 968–970 required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1312–1313		
required, 1309–1310 Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1328-1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313	naire on 968_970	pro forma, 106-107
Treaty reservations: point of order, 992 Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680-681, 1331-1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314-1323 debate under, 1323-1328 laid aside, 41-43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consideration: bills, 230-231 legislation under, 680-681, 1331-1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1312-1313	required, 1309-1310	
Two-thirds vote required, 1428 Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definitions of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		
Type sizes of Record, 652 Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consideration under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313	point of order, 992	
Typographical errors, correction, 249 U Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, consideration of, 230–231 bills, consideration sills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1312–1313 recess, order to, 8 recess, subject to Chair, 1089 recognition: effect on, 1102–1103 under, 1103–1103 under, 1147, 1361–1362 reference: effects on, 1168–1169 under, 1168–1169 under, 1168–1169 under, 1168–1169 under, 1108–1103 under, 1102–1103 under, 1147, 1361–1362 reference: effects on, 1168–1169 under, 1326 reference: effect on, 117 under, 1147, 1361–1362 reference: effects on, 1168–1169 under, 1168–1169 under, 1362 reference: effect on, 1102–1103 under, 1167–1169 under, 1168–1169 under, 1168–1169 under, 1168–1169 under, 1168–1169 under, 1168–1169 under, 1362 reference: effect on, 1147 under, 1147, 1361–1362 reference: effect on, 1168–1169 under, 1168–1169 under, 1362 reference: effect on, 1168–1169 under, 1168–1169 under, 1168–1169 under, 1362 reference: effect on, 1168–1169 under, 1168–1169 under, 1328 reorganization plan, debate under, 1328-1328 refevance in the under, 1328-1328 refevan	Two-thirds vote required, 1428	
U Unanimous consent agreements, 680- 681, 1331-1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314-1323 debate under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consideration bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1343 request, 1336-1343 request, 1336-1343 request, 1336-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313	Type sizes of Record, 652	
Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313	Typographical errors, correction, 249	
Unanimous consent agreements, 680–681, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313	u	
68l, 1331–1369 adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313	Unanimous consent agreements 600	effect on, 1102-1103
adjournment, under, 1313 order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314-1323 debate under, 1323-1328 laid aside, 41-43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consider and agree to, 1329-1331 consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313	681 1331-1369	
order for, 8 alter, 1313 amendments: cloture, 1329 consideration under, 1314-1323 debate under, 1323-1328 laid aside, 41-43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consider and agree to, 1329-1331 consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313		
reference: cloture, 1329 consideration under, 1314-1323 debate under, 1323-1328 laid aside, 41-43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consider and agree to, 1329-1331 consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313		
cloture, 1329		under, 1147, 1361-1362
consideration under, 1314–1323 debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		
debate under, 1323–1328 laid aside, 41–43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362–1363 to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		
laid aside, 41-43, 108 modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consider and agree to, 1329-1331 consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313	debate under 1323-1328	
modification, 1328 out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consider and agree to, 1329-1331 consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313	laid aside, 41-43, 108	
out of order, 119, 1328 relevancy of, 1362-1363 to, 1314 appeals under, 1328 bills, consideration of, 230-231 bills, held at desk, 234-235 call of Calendar, 263-264 conference reports, 731 consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313	modification, 1328	
to, 1314 appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of questions, 807–812 explanation of, 1311–1312 forms of, 1312–1313	out of order, 119, 1328	
appeals under, 1328 bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consideration: bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 effects on, 1197 under, 1197 request for, submittal and rejection, 1042–1046 resolution, under, 1202–1213 suspension of rules, under, 1269 table: under, 1364–1366 when not in order, 1286–1288, 1364–1366 time for debate: equally divided, 1366–1367 runs equally when not yielded, 1366–1367 treaty, under, 1297–1298, 1308 unfinished business, under, 1331–1335 usual form, 1367–1368 vote: quorum before fixing time. 1071–		
bills, consideration of, 230–231 bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 under, 1197 request for, submittal and rejection, 1042–1046 resolution, under, 1202–1213 suspension of rules, under, 1269 table: under, 1364–1366 when not in order, 1286–1288, 1364– 1366 terminates, upon passage, 1366 time for debate: equally divided, 1366–1367 runs equally when not yielded, 1366– 1367 treaty, under, 1297–1298, 1308 unfinished business, under, 1331–1335 usual form, 1367–1368 vote: quorum before fixing time. 1071–		
bills, held at desk, 234–235 call of Calendar, 263–264 conference reports, 731 consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 request for, submittal and rejection, 1042–1046 resolution, under, 1202–1213 suspension of rules, under, 1269 table: under, 1364–1366 when not in order, 1286–1288, 1364–1366 terminates, upon passage, 1366 time for debate: equally divided, 1366–1367 runs equally when not yielded, 1366–1367 resolution, under, 1202–1213 suspension of rules, under, 1366–1288 when not in order, 1286–1288, 1364–1366 treminates, upon passage, 1366 time for debate: equally divided, 1366–1367 runs equally when not yielded, 1366–1367 runs equally of when not in order, 1286–1288, 1364–1366 terminates, upon passage, 1366 time for debate: equally divided, 1366–1367 runs equally of when not in order, 1286–1368 terminates, upon passage, 1366 time for debate: equally divided, 1366–1367 runs equally divided, 1366–1367 runs equally of when not yielded, 1366–1367 runs eq	bills, consideration of, 230–231	
call of Calendar, 263-264 conference reports, 731 consider and agree to, 1329-1331 consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313 1042-1046 resolution, under, 1202-1213 suspension of rules, under, 1269 table: under, 1364-1366 when not in order, 1286-1288, 1364- 1366 terminates, upon passage, 1366 time for debate: equally divided, 1366-1367 runs equally when not yielded, 1366- 1367 reaty, under, 1297-1298, 1308 unfinished business, under, 1331-1335 usual form, 1367-1368 vote: quorum before fixing time. 1071-	bills, held at desk, 234-235	request for, submittal and rejection.
consider and agree to, 1329–1331 consideration: bills, 230–231 legislation under, 680–681, 1331–1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313		1042-1046
consideration: bills, 230-231 legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313 table: under, 1364-1366 when not in order, 1286-1288, 1364- 1366 terminates, upon passage, 1366 time for debate: equally divided, 1366-1367 runs equally when not yielded, 1366- 1367 treaty, under, 1297-1298, 1308 unfinished business, under, 1331-1335 usual form, 1367-1368 vote: quorum before fixing time. 1071-		
bills, 230–231 legislation under, 680–681, 1331– 1335 under, 681, 1329 day, definition of, 712–715 debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 under, 1364–1366 when not in order, 1286–1288, 1364– 1366 terminates, upon passage, 1366 time for debate: equally divided, 1366–1367 runs equally when not yielded, 1366– 1367 treaty, under, 1297–1298, 1308 unfinished business, under, 1331–1335 usual form, 1367–1368 vote: quorum before fixing time. 1071–		
legislation under, 680-681, 1331- 1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313 when not in order, 1286-1288, 1364- 1366 time for debate: equally divided, 1366-1367 runs equally when not yielded, 1366- 1367 treaty, under, 1297-1298, 1308 unfinished business, under, 1331-1335 usual form, 1367-1368 vote: quorum before fixing time. 1071-		
1335 under, 681, 1329 day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313 1366 terminates, upon passage, 1367 trans qually when not yielded, 1366-1367 runs equally when not yielded, 1366-		
day, definition of, 712-715 debate: proposals, 1337-1343 request, 1336-1337 definitions of, 1359-1360 discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313 time for debate: equally divided, 1366-1367 runs equally when not yielded, 1366- 1367 treaty, under, 1297-1298, 1308 unfinished business, under, 1331-1335 usual form, 1367-1368 vote: quorum before fixing time. 1071-		
debate: proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 equally divided, 1366–1367 runs equally when not yielded, 1366– 1367 runs equally divided, 1366–1367 runs equally divided, 1366–1367 runs equally when not yielded, 1366– 1367 treaty, under, 1297–1298, 1308 unfinished business, under, 1331–1335 usual form, 1367–1368 vote: quorum before fixing time. 1071–		terminates, upon passage, 1366
proposals, 1337–1343 request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 runs equally when not yielded, 1366– 1367 treaty, under, 1297–1298, 1308 unfinished business, under, 1331–1335 usual form, 1367–1368 vote: quorum before fixing time. 1071–		
request, 1336–1337 definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 1367 treaty, under, 1297–1298, 1308 unfinished business, under, 1331–1335 usual form, 1367–1368 vote: quorum before fixing time. 1071–		
definitions of, 1359–1360 discharge, effect of, 804–805 division of question, 807–812 explanation of, 1311–1312 forms of, 1312–1313 treaty, under, 1297–1298, 1308 unfinished business, under, 1331–1335 usual form, 1367–1368 vote: quorum before fixing time. 1071–	request, 1336-1337	
discharge, effect of, 804-805 division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313 unfinished business, under, 1331-1335 usual form, 1367-1368 vote: quorum before fixing time. 1071-	definitions of, 1359-1360	
division of question, 807-812 explanation of, 1311-1312 forms of, 1312-1313 usual form, 1367-1368 vote: quorum before fixing time. 1071-		
explanation of, 1311-1312 vote: forms of, 1312-1313 vote: quorum before fixing time. 1071-	division of question, 807–812	usual form, 1367-1368
		7.7.7.7
1074	forms 0f, 1512-1515	
	1	1074

Unanimous consent agreements-Con-	Votess Continued
tinued tonsent agreements—con-	Vetoes—Continued executive session:
vote:—Continued	
under agreement, 1368-1369	laid down in, 841-842 received in, 841-842, 1385
withdrawal of agreements, 1369	explanation of, 1381, 1560-1561
withdrawal of amendments, 1369	forms relating to, 1560-1561
Unexpended balances, 213	germaneness of debate, 742-745, 862-
Unfinished business, 1370-1380	863
adjournment, 1371	joint session, delivered in, 892
amendments to, 1371-1372	Journal, spread upon, 898
conference report, 474-475, 477	legislative, 496-501
precedence over, 473-474	lie on table, 910-911
consideration:	morning business yields to, 926
generally, 1372-1377	pairs for vote, 968-970
Morning Hour, 682, 933-934	postponement, 1385
under agreement, 1331–1335	precedence, 1382-1385
debate of, 716-797	privileged business, 1034-1037, 1382-
to consider, 655-682, 733	1385
definition of, 1372–1377	reconsideration, 1386
displacement, 664–669	reference, 1386
executive business, no effect, 1034-	returned:
1037	after time limit, 1387 during recess, 1387
executive session, none in, 841	to House of origin, 1387-1388
explanation of, 1370, 1558-1559	tabling, 1388
forms relating to unfinished business, 1558-1559	time of announced, 1388
	unfinished business, not displaced,
laid down after 2 hours, 1372–1377 lay aside:	1382-1385
does not affect, 903-904	vote:
regular order, brings back, 664-669	on, 1388-1389
Morning Hour, during, 933-934	required, 1285, 1388-1389
postponement, 1378	Vice President, 1390–1396
precedence, 1378-1379	address Senate, 1390
privileged business, suspends, 474-475,	appointive power, 1390
664-669, 916, 1034-1037	appointments to committees, 427-428
quorum:	bust of, 1390-1391
lack of when adjourned, no effect on,	Capitol grounds, 1391
1074	certificates of election:
no effect on, 1074	President, 1391
regular order, brings back, 664-669,	Senators, 1391 Constitution on, 1390
903, 1372-1377	nominated under, 1394
resolutions:	debate by, 787, 1025-1033, 1391-1392
do not make, 1212	disorderly language, not applicable to,
effect by, 1212	738-742
rules of Senate on, 1371	election, 1074-1075
Senator, interrupted to lay down, 749-	electoral vote, 812-814
753	forms:
special orders, yields to, 1258-1264	appointments by, 1451
usages of concurrent resolutions, 446-	used for vote, 1394, 1561-1562
448, 462	franking privilege, 1392
veto does not displace, 1382-1385	funeral committee, member of, 1392
vote to displace, 1380	oath of office, 1392-1393
	quorum for election, 1074-1075
	recognizes, 1092-1097
v	reconsider, to vote, 1394-1396 signs bills, 823-831
	swearing in, 1393
***************************************	tributes to, 1393-1394
Veterans' Affairs Committee, 384-385,	vote by, 1394-1396
426	Viva voce (voice) vote, 1429-1430
Veterans programs, budget, 572–573	recognition before, 1103
Vetoes, 1381-1389	recognition entitled, 1426
consideration of, 1382–1385	Vote by certain date, 1415
Constitution on, 1381	Vote of conferees, 492
debate of, 742-745, 786-787, 862-863	Vote on amendments, 267
	Vote required, to suspend, 1271-1272

Voting, 1397-1437	Voting—Continued
absentee may not, 1399	pairs:
adjourn, quorum before, 7	make quorum, 1431-1432
amendments:	on two-thirds, 969
after ordering yeas and nays, 124-	withdraw to comply, 969
125	pairs on, 968-970
modify, not after yeas and nays, 64-	parliamentary inquiry, may not inter- rupt, 979-980, 1414
order of voting, 76-77	
ordering yeas and nays, 124-125	postpone, vote required, 1003
withdrawal after yeas and nays,	preamble, 1007 Presiding Officer directs, 1423–1424
119-123	rresiding Officer directs, 1423-1424
announcement, vote after out of order,	proxy, 410, 413
1432-1434	quorum call:
announcement, vote during in order,	before fixing time to, 1071-1074
1435	before vote, 1062-1065
announcement of, 1399	lack of, invalid, 1075
appeals, vote on, 148	less than, not valid, 1431-1432
withdrawal after ordering of, 149	precedence of, 1062-1065, 1397-1438
approval without objection, 1435	vote announced comes too late,
attendance of Senators, order for, 220-	1432-1434
221	when quorum did not vote, 1431-
bills, by statute, 231	1432
Calendar call, vote on amendment, 267	recapitulation, 1424-1426
censure, 270-273	recess, motion to, 1090
change of, 1400-1401	recognition, 1426
closed session:	until call started, 1426
disclosure of, 275-281	recommit, may not interrupt, 1122
vote in, 275–281	reconsider, 1149
cloture motion, 328–333	for Vice President to vote, 1394-1396
committee, vote by, 177-178	required vote, 1148
Constitution on, 1398	refer, motion to, 1169
constitutional amendments, 683-686	regular order, 1427
correction of vote, 1401-1403	reorganization plan, disapproval, 1174
debate:	report, vote by committee, 1197-1200
after ordering, 774	rescinded, 1432
not during vote, 773-774, 787	resolution over under rule, 965-966
out of order, 773-774, 787, 1411-1415 division, 1403, 1404-1409	rollcall, cloture, 325-326
division, 1403, 1404–1409	rule not suspendible, 1272
division of question, when yeas and nays ordered, 54-59	rule of Senate on, 1398
nays ordered, 54-59	rules change, 1219-1220
engrossment, third reading, rejected,	seat, Senator to vote from, 1427
819-822	special order:
excused from, 1409-1411	required, 1264
executive session, in, 842	to make, 1264
explanation of, 1397-1398, 1443-1447,	statute, 231
1534-1535, 1561-1563	suspension of rules, vote required,
fixing time for, after quorum, 1071-	1271-1272
1074, 1411 floor lost for vote 1426	table:
floor lost, for vote, 1426	vote, required, 1285
forms of motions, relative to, 1445-	yeas and nays on, 1288-1289
forms on methods of voting, 1562-1563	tie defeats, 1428
	treaties, 1309-1310
forms on recapitulation of, 1534-1535 impeachment trial, 865-879	quorum to fix time for, 1301
interpretation of, 1400, 1411	vote on, 1309-1310
interruption of rollcall, out of order,	vote required for, 1309-1310, 1428
1411-1415	unanimous consent agreement, under, 1368-1369
majority, 912	unfinished business, 1380
controls, 1415	veto, 1388-1389
methods available, 1435	
mixing majority and two-thirds, 111,	vote required, 1285 Vice President, 1394-1396
1415	
nominations printed in Record, 647-	vote by, 1394-1396
653	viva voce (voice) vote, 1103, 1426, 1429- 1430
order for, by certain date, 1415	void after announcement, 1432-1434
ordering of yeas and nays, 1415-1423	votes not to be mixed, 111, 1415
out of order, recognition sought, 1432	

Voting—Continued yeas and nays, 1436
division of question after ordering, 54-59 interruption out of order, 1411-1415 ordered on amendment, 124-125 postponed by consent, 1487 quorum established by, 222-223 rescinded, 1437 when begin, 1411-1415

War Powers Resolution, 501 Warrants of arrest of Senators, 217-222, 727 Washington's Farewell Address, 1437-1438 Withdrawal of: amendments, 119-123 committee amendments, 123 quorum, 1076–1077 resolutions, 1212–1213 treaties, 1307 Withdrawal of motion to: adjourn, 9 cloture, 333-334 recess, 1090 recommit, 1122-1123 reconsider, 1148 refer, 1169 after yeas and nays ordered, 1169 suspend, 1272 table, 1288 "Without objection" approval, 1435 Witnesses: arrest of, 429 before committees, 387–394, 428–429 impeachment trial, 873–875

Yeas and nays, 1436-1437 debate: after ordering, 774 out of order, 773–774 engrossment, 822 engrossment, 822 forms on yeas and nays, 1564 interruption, out of order, 773-774, 787, 1411-1415 ordered on amendment, 124-125 ordering of, 1415-1423 debate not excluded, 774 point of order, 996 pairs excused for, 970 parliamentary inquiry, out of order, 979-980 point of order, out of order, 996 position of der, out of order, 996 postponed by consent, 1437 quorum, to get, 1077–1078 quorum established by, 222–223 recognition before, 1104–1105 reconsideration, 1149 reconsideration, 1149
rescinded, 1432
table, motion to, 1288-1289
when begin, 1411-1415
Yielding, 788-797
Yielding in debate, 788-797
parceling of time, out of order, 788-789
parliamentary inquiry, 979-980
Senator:
loses floor, 775-778
retains by unanimous consent, 791793 yield to another, may not, 788-791, 794-797, 1104-1105 yielded to, conditions, 793-794 suggest quorum, 1077-1078 yield for question only, 794-797

Appendix

A Chair: appeal from, 1450-1451 Forms for and relative to: division vote ordered, 1504 Adjournment: Chaplain: day certain, 1447 opening of daily session, 1525 opening of new session, 1548-1549 Closed sessions, 1465-1466 filing reports during, 1545 messages received during, 1517-1518, 1519 Cloture procedure, 1466-1467 motions on, debate, 1443-1447 Committee: signing bills and joint resolutions during, 1549 amendments, 1458-1460, 1467-1468 discharge of, 1502-1503 nominations reported by, 1522-1524 references, 1542-1543 reports, 1545-1547 Communications, presentation, 1526-Amendments: committee, 1458-1460 consideration of, 1448-1449 constitutional, 1491 1528 germaneness to appropriations bills, 1507-1508 Concurrent resolutions, 1547-1548 lie on table, 1449-1450 Conferees, appointment, 1472-1474 Conference reports: consideration of, 1475-1476 printing of, 1449-1450 reference of, 1449-1450 types, 1477-1487 Appeals, decision of Chair, 1450-1451 Conferences, 1472-1487 Appointments: Congress, special sessions, 1550-1551 Constitutional amendments, vote announcement, 1491 by President pro tempore, 1451 by Vice President, 1451 standing committees, 1468-1472 Constitutionality, questions of, 1491opriations bills, germaneness, amendments to, 1507-1508 Appropriations bills, 1492 Contempt proceedings, 1492-1499 Credentials of Senators, presentation, 1499-1501 Arrest of Senators, 1443, 1451-1453 Attendance, compel lacking quorum, 1451-1453 B Daily meetings, hour of, 1508 Daily session, opening, 1525 Day certain, adjournment to, 1447 Bills: consideration, no reference, 1488-1490 consideration of, 1455-1460, 1502-1503 Debate, interruption of Senator, 1501-1502 discharge from consideration, 1502-Division of question, 1503 Division vote, 1504, 1562-1563 1503 House, 1488-1489, 1510-1512 introduction of, 1454-1455 placed on Calendar, no reference, 1508-1510 Election, Senate officers, 1524-1525 reporting and asking consideration, 1544-1545 Engrossments, corrections, 1505 Enrollments, corrections, 1505 signing during adjournment, 1518, Executive business, 1505-1506

C

Calendar:
bills and resolutions placed on, no reference, 1460-1461, 1508-1510
call of, 1461-1464
Certificates of appointment, consideration, 1465 Germaneness, amendments to appropriations, 1507–1508

H

Hour of daily meetings, 1508 House: bills, considered, 1488-1489 bills, Senate substituted for, 1510-1512

House:—Continued bills placed on Calendar, 1510 messages, 1515-1518 notified of Senate quorum, 1513-1514 House, measures passed by both, 1515-1518

Joint resolutions: consideration, no reference, 1488-1490 introduction of, 1454-1455 signing during adjournment, 1549 Joint session, hear President, 1514 Journal, approval, 1514–1515

Meetings, daily hour, 1508 Memorials, presentation, 1526-1528 Messages: from House, 1515-1518 from President, 1518-1519 Morning business, 1520 Motions, putting, 1521

Nominations, 1521-1524

Pairs, 1526

Oath of office, Senators, 1499-1501 Officers of Senate, election, 1524-1525 Over under the rule, 1525-1526

Petitions, presentation, 1526-1528 Point of order, 1528-1529 Prayer, opening of session, 1525, 1548-1549 President: messages from, 1518-1519 nominations sent to, 1524 notified of quorum, 1529-1530 notified of treaty action, 1558 proclamation of special session, 1551 resolution to notify, regarding quorum, 1529-1530 State of Union, 1514 President pro tempore, appointments by, 1451 Printing, amendments, 1449-1450 Putting questions, 1441, 1521

Questions: division of, 1503 putting of, 1441, 1521 absent, compel attendance, 1451-1453 adjournment in absence, 1443-1447 call, 1530-1534 House notified, 1513-1514 lack of, 1531-1534

Quorum:—Continued President notified, 1529-1530 yea and nay vote upon failure, 1564

Recapitulation of a vote, 1534-1535 Recess, 1535-1536 Reconsideration, 1536-1542 References: amendments submitted for, 1449-1450 standing committees, 1542-1543 Reports: bills, 1544-1545, 1546-1547 bills, 1544-1545, 1546-1547
conference, consideration of, 1475-1476
conference, types of, 1477-1487
filing, 1545-1547
presentation, 1526-1528
Resignations, certificates of appointment
to fill, 1465
Resolutions, 1547-1548
consideration of, 1455-1460
introduction of joint, 1454-1455
placed on Calendar, no reference,
1508-1510
Rollcall votes, 1445-1447, 1534
Rules, suspension of, 1552-1554

Senate: annual session opening, 1548–1549 election of officers, 1524 special sessions, 1551–1552 Senate bills, substituted for House, 1510– 1512 Senators: arrest of, 1443, 1452-1453 attendance of, compelling, 1451–1453 contempt proceedings, 1492–1498 credentials to Senate, 1499–1501 interruption in debate, 1501–1502 oath of, 1499–1501 officers, election of, 1524 pairs between, 1526 warrants for arrest, 1452-1453 warrants for contempt proceedings, 1492-1498 Sessions: closed, 1465-1466 daily opening, 1525 new, opening, 1548–1549 special, 1550–1552 Special Orders, 1549-1550 Special sessions: Congress, 1550-1551 Senate, 1551-1552 Standing committees: appointments, 1468-1472
references to, 1542-1543
State of Union Message, 1514
Subpoena form, contempt proceedings,
1492

Suspension of rules, 1552-1554

Treaties: approval of, 1554-1558

1608

SENATE PROCEDURE

Treaties—Continued controversial, 1554-1557 non-controversial, 1557-1558 notification of President, 1558

U

Unfinished business, 1558-1559

v

Vetoes, 1560–1561
Vice President:
appointments by, 1451
vote by, 1561–1562
Vote:
announcement on constitutional
amendments, 1491
announcement terminology, 1441
by Vice President, 1561–1562
division by Chair, 1504

Vote—Continued division from floor, 1504 recapitulation of, 1534–1535 reconsideration of, 1536–1542 rollcall, 1445–1447, 1534 types, 1562–1563 voice (viva voce) vote, 1441, 1562 Voting, methods, 1562–1563

W

Warrants: arrest of Senators, 1452-1543 contempt proceedings, 1492-1498 Witnesses in contempt proceedings, 1492-1499

Y

Yea and nay votes, 1441, 1445-1447, 1563-1564