Unanimous Consent To Refer:

See also “Reference of,” pp. 948–949.

On January 19, 1978, an agreement was reached for reference of nominations to the appropriate committee for the remainder of the 95th Congress on the day they are received even though there is no executive session on that day.91

Also on January 15, 1979, the following unanimous consent agreement was adopted:

Mr. Robert C. Byrd. Mr. President, I ask unanimous consent that for the duration of the 96th Congress it be in order to refer treaties and nominations on the days when they are received from the President, even when the Senate has no executive session that day.

The VICE PRESIDENT. Without objection, it is so ordered.

Vote on Nomination—Motion To Print in Record:

See “Print in Record,” pp. 647–653.

Withdrawal of Nomination by President:

The President may withdraw nominations submitted by him to the Senate;92 and even after they have been reported by committees and placed on the Calendar.93 In 1953, President Eisenhower withdrew a number of nominations submitted to the Senate by President Truman in that session prior to January 20.94

In the same year a nomination was withdrawn for the purpose of making a correction in the designation of the nominee’s residence.95

NONPRIVILEGED BUSINESS


The following matters when the question was raised were held not to be privileged business:

93 July 8, 1932, 72–1, Journal, p. 690; Feb. 1, 1943, 78–1, Record, p. 168.
95 July 9, 1953, 83–1, Record, pp. 8357–58.
1. The question of consideration of motion to reconsider, or reconsideration of the vote agreeing to a conference report;  
2. A Senate resolution relative to the campaign contributions and expenditures of a Senator;  
3. A resolution authorizing the administration of the oath of office to a Senator-elect, and directing an investigation of certain charges made against him;  
4. A resolution requesting Senate conferees to inform the Senate as to progress in reaching an agreement with House conferees on the revenue bill of 1894; and  
5. A motion to proceed to the consideration of a motion previously entered to discharge a committee;  

Resolutions requiring the President of the Senate to withhold a certification until further action by the Senate, and providing for the arrest of such witnesses and their appearance before the bar of the Senate for contempt were held not to be privileged, and no action was taken by the Senate thereon. The Vice President certified the cases to the District Attorney, and the witnesses were subsequently indicted and convicted under the statute.  

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**NOTICES**


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**OATH OF OFFICE**


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1 Feb. 22, 1885, 53-3, Record, p. 2538; see also June 14, 1886, 49-1, Record, p. 5690; June 21, 1886, 49-1, Journal, p. 845, Record, p. 8944.  
2 Feb. 5, 1893, 72-2, Record, p. 2210.  
3 Feb. 5, 1893, 72-2, Record, p. 2210.  
4 Feb. 5, 1893, 72-2, Record, p. 2210.  
5 Jan. 21, 1893, 72-2, Record, p. 2210.  
6 May 21, 1893, 76-1, Record, p. 6203.  