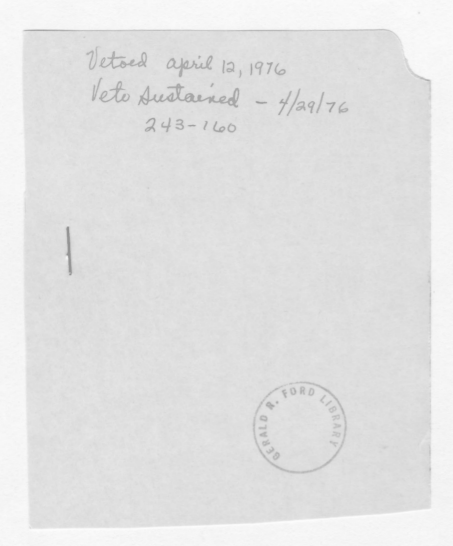
The original documents are located in Box 9, folder "Federal Employees - Hatch Act - H.R. 8617" of the Loen and Leppert Files at the Gerald R. Ford Presidential Library.

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IN PROGRESS:

ROLL NO. 143

YER-AMD-NAY

TIME REMAINING FINAL

AUTHOR(S): NR. CLAY. AGREEING TO CONFERENCE REPORT

FEDERAL EMPLOYEES POLITICAL ATIVITIES ACT

H R 8617

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MAMES -MOT UOTING -

The legislation provides for the following:

- * Prohibits the use of official authority, influence, or coercion with the right to vote, not to vote, or to otherwise engage in political activity.
- * Prohibits use of funds to influence votes; solicitation of political contributions by superior officials; and making political contributions in government rooms or buildings.
- * Prohibits political activity while on duty, in federal buildings, or in uniform.
- * Provides leave without pay for candidates for elective office, if requested. However, candidates may remain on the job and continue their campaign for public office.
- * Authorizes the Civil Service Commission to investigate alleged violations of law and provides for subpena authority, due process, and judicial review of adverse decisions.
- * Establishes an independent Board on Political Activities of Government Personnel of 3 Federal employees to hear and adjudicate alleged violations of law. The Members shall be appointed by the President, Speaker of the House, and President pro tempore of the Senate.
- * Subjects violators of law to removal, suspension or lesser penalties at the discretion of the Board.
- * Requires that the Civil Service Commission conduct a program for informing Federal employees of their rights of political participation and report annually to the Congress on its implementation.
- * Prohibits the President, Vice President and members of the White House staff from conducting political activities while on duty and would prohibit political activities being conducted from the White House.

The Subcommittee accepted two clarifying amendments by Messrs. Solarz and Clay. However, it defeated on a vote of 3 - 6 an amendment offered by Mr. Gilman which would have required that Federal employees who are candidates for Federal office to take leave without pay upon the announcement of their candidacy. Mrs. Spellman joined Messrs. Gilman and Rousselot in supporting the amendment.

H. R. 8617

IN THE HOUSE OF REPRESENTATIVES

July 14, 1975

Mr. Clay (for himself, Mrs. Spellman, Mr. Solarz, Mr. Charles H. Wilson of California, Mr. Harris, and Mrs. Schroeder) introduced the following bill; which was referred to the Committee on Post Office and Civil Service

A BILL

- To restore to Federal civilian and Postal Service employees their rights to participate voluntarily, as private citizens, in the political processes of the Nation, to protect such employees from improper political solicitations, and for other purposes.
- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Federal Employees'
- 4 Political Activities Act of 1975".
- 5 Sec. 2. (a) Subchapter III of chapter 73 of title 5,
- 6 United States Code, is amended to read as follows:

1 "SUBCHAPTER III—POLITICAL ACTIVITIES
2 "§ 7321. Political participation
3 "It is the policy of the Congress that employees should
4 be encouraged to fully exercise, to the extent not expressly
5 prohibited by law, their rights of voluntary participation in
6 the political processes of our Nation.
7 "§ 7322. Definitions
8 "For the purpose of this subchapter—
9 "(1) 'employee' means any individual, including
the President and the Vice President, employed or
11 holding office in—
"(A) an Executive agency,
"(B) the government of the District of
14 Columbia,
15 "(C) the competitive service, or
16 "(D) the United States Postal Service or the
17 Postal Rate Commission;
but does not include a member of the uniformed services
"(2) 'candidate' means any individual who seek
nomination for election, or election, to any elective office
whether or not such individual is elected, and, for the
purpose of this paragraph, an individual shall be deemed
to seek nomination for election, or election, to an elective
office, if such individual has—
25 "(A) taken the action required to qualify for
nomination for election, or election, or

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"(B) received political contributions or made
expenditures, or has given consent for any other
person to receive political contributions or make ex-
penditures, with a view to bringing about such indi-
vidual's nomination for election, or election, to such
office;
"(3) 'political contribution'—
"(A) means a gift, subscription, loan, advance,
or deposit of money or anything of value, made for
the purpose of influencing the nomination for elec-
tion, or election, of any individual to elective office
or for the purpose of otherwise influencing the re-
sults of any election;
"(B) includes a contract, promise, or agree-
ment, express or implied, whether or not legally
enforceable, to make a political contribution for any
such purpose; and
"(C) includes the payment by any person,
other than a candidate or a political organization,
of compensation for the personal services of another
person which are rendered to such candidate or po-
litical organization without charge for any such
purpose;

"(4) 'superior' means an employee (other than the

President or the Vice President) who exercises super-

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1	vision of, or control or administrative direction over,
2	another employee;
3	"(5) 'elective office' means any elective public
4	office and any elective office of any political party or
5	affiliated organization; and
6	"(6) 'Board' means the Board on Political Activi-
7	ties of Federal Employees established under section 7327
8	of this title.
9	"§ 7323. Use of official authority or influence; prohibition
10	"(a) An employee may not directly or indirectly use or
11	attempt to use the official authority or influence of such em-
12	ployee for the purpose of—
13	"(1) interfering with or affecting the result of any
14	election; or
15	"(2) intimidating, threatening, coercing, command-
16	ing, influencing, or attempting to intimidate, threaten,
17	coerce, command, or influence—
18	"(A) any individual for the purpose of inter-
19	fering with the right of any individual to vote as
20	such individual may choose, or of causing any indi-
21	vidual to vote, or not to vote, for any candidate or
22	measure;
23	"(B) any person to give or withhold any politi-
24	cal contribution; or

1	"(C) any person to engage, or not to engage,
2	in any form of political activity whether or not such
3	activity is prohibited by law.
4	"(b) For purposes of subsection (a) of this section, 'use
5	of official authority or influence' includes, but is not limited
6	to, promising to confer or conferring any benefit (such
7	as appointment, promotion, compensation, grant, contract,
8	license, or ruling), or effecting or threatening to effect any
9	reprisal (such as deprivation of appointment, promotion,
10	compensation, grant, contract, license, or ruling).
11	"§ 7324. Solicitation; prohibition
12	"An employee may not—
13	"(1) give or offer to give a political contribution
14	to any individual either to vote or refrain from voting,
15	or to vote for or against any candidate or measure, in
16	any election;
17	"(2) solicit, accept, or receive a political contribu-
18	tion to vote or refrain from voting, or to vote for or
19	against any candidate or measure, in any election;
20	"(3) knowingly give or hand over a political con-
21	tribution to a superior of such employee; or
22	"(4) knowingly solicit, accept, or receive, or be in
23	any manner concerned with soliciting, accepting, or
24	receiving, a political contribution—
25	"(A) from another employee (or a member

1	of another employee's immediate family) with re-
2	spect to whom such employee is a superior; or
3	"(B) in any room or building occupied in the
4	discharge of official duties by-
5	"(i) an individual employed or holding
6	office in the Government of the United States, in
7	the government of the District of Columbia,
8	or in any agency or instrumentality of the
9	foregoing; or
10	"(ii) an individual receiving any salary or
11	compensation for services from money derived
12	from the Treasury of the United States.
13	"§ 7325. Political activities on duty, etc.; prohibition
14	"An employee may not engage in political activity-
15	"(1) while such employee is on duty,
16	"(2) in any room or building occupied in the dis-
17	charge of official duties by an individual employed or
18	holding office in the Government of the United States,
19	in the government of the District of Columbia, or in
20	any agency or instrumentality of the foregoing, or
21	"(3) while wearing a uniform or official insignia
22	identifying the office or position of such employee.
23	"§ 7326. Leave for candidates for elective office
24	"(a) An employee who is a candidate for elective
95	office shall upon the request of such employee, be granted

1	leave without pay for the purpose of allowing such employee
2	to engage in activities relating to such candidacy.
3	"(b) Notwithstanding section 6302 (d) of this title,
4	an employee who is a candidate for elective office shall, upon
5	the request of such employee, be granted accrued annual
6	leave. Such leave shall be in addition to leave without pay
7	to which such employee may be entitled under subsection
8	(a) of this section.
9	"§ 7327. Board on Political Activities of Federal Employees
10	"(a) There is established a board to be known as the
11	Board on Political Activities of Federal Employees. It shall
12	be the function of the Board to hear and decide cases regard-
13	ing violations of section 7323, 8324, and 7325 of this title.
14	"(b) The Board shall be composed of 3 members—
15	"(1) one member of which shall be appointed, with
16	the confirmation of a majority of both Houses of the
17	Congress, by the President and who shall serve as Chair-
18	man of the Board;
19	"(2) one member of which shall be appointed, with
20	the confirmation of a majority of both Houses of the
21	Congress, by the Speaker of the House of Representa-
22	tives, after consultation with the majority leader of the
23	House and the minority leader of the House; and
24	"(3) one member of which shall be appointed, with
25	the confirmation of a majority of both House of the

- 1 Congress, by the President pro tempore of the Senate,
- after consultation with the majority leader of the Senate
- and the minority leader of the Senate.
- 4 "(c) Members of the Board shall be chosen on the basis
- 5 of their professional qualifications from among individuals
- 6 who, at the time of their appointment, are employees (as
- 7 defined under section 7322 (1) of this title).
- 8 "(d) (1) Members of the Board shall serve a term of
- 9 3 years, except that of the members first appointed-
- "(A) the Chairman shall be appointed for a term
- of 3 years,
- "(B) the member appointed under subsection (b)
- 13 (2) of this section shall be appointed for a term of 2
- 14 years, and
- "(C) the member appointed under subsection (b)
- 16 (3) of this section shall be appointed for a term of 1
- year.
- 18 An individual appointed to fill a vacancy occurring other
- 19 than by the expiration of a term of office shall be appointed
- 20 only for the unexpired term of the member such individual
- 21 will succeed. Any vacancy occurring in the membership of
- 22 the Board shall be filled in the same manner as in the case
- 23 of the original appointment.
- 24 "(2) If an employee who was appointed as a member
- 25 of the Board is separated from service as an employee he

- 1 may not continue as a member of the Board after the 60-
- 2 day period beginning on the date so separated.
- "(e) The Board shall meet at the call of the Chairman.
- 4 "(f) All decisions of the Board with respect to the
- 5 exercise of its duties and powers under the provisions of this
- 6 subchapter shall be made by a majority vote of the Board.
- 7 "(g) A member of the Board may not delegate to any
- 8 person his vote nor, except as expressly provided by this
- 9 subchapter, may any decisionmaking authority vested in the
- 10 Board by the provisions of this subchapter be delegated to
- any member or person.
- "(h) The Board shall prepare and publish in the Fed-
- 13 eral Register written rules for the conduct of its activities,
- 14 shall have an official seal which shall be judicially noticed,
- 15 and shall have its office in or near the District of Columbia
- 16 (but it may meet or exercise any of its powers anywhere
- in the United States).
- "(i) The Civil Service Commission shall provide such
- 19 clerical and professional personnel, and administrative sup-
- 20 port, as the Chairman of the Board considers appropriate
- 21 and necessary to carry out the Board's functions under this
- subchapter. Such personnel shall be responsible to the Chair-
- 23 man of the Board.
- 24 "(j) The Administrator of the General Services Ad-
- 25 ministration shall furnish the Board suitable office space ap-

H.R. 8617——2

- 10 propriately furnished and equipped, as determined by the Administrator. "(k) (1) Members of the Board shall receive no additional pay on account of their service on the Board. "(2) Members shall be entitled to leave without loss of 5 or reduction in pay, leave, or performance or efficiency rating during a period of absence while in the actual performance of duties vested in the Board. "§ 7328. Investigation; procedures; hearing "(a) The Civil Service Commission shall investigate 10 reports and allegations of any activity prohibited by section 7323, 7324, or 7325 of this title. "(b) As a part of the investigation of the activities of an employee, the Commission shall provide such employee an
- 1214 opportunity to make a statement concerning the matters under investigation and to support such statement with any documents the employee wishes to submit. An employee of the Commission lawfully assigned to investigate a violation of this subchapter may administer an oath to a witness attending to testify or depose in the course of the investigation. 20 "(c) (1) If it appears to the Commission after investi-21 gation that a violation of section 7323, 7324, or 7325 of this title has not occurred, it shall so notify the employee and the agency in which the employee is employed.

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1	"(2) Except as provided in paragraph (3) of this sub-
2	section, if it appears to the Commission after investigation
3	that a violation of section 7323, 7324, or 7325 of this title
4	has occurred, the Commission shall submit to the Board and
5	serve upon the employee a notice by certified mail, return
6	receipt requested (or if notice cannot be served in such man-
7	ner, then by any method calculated to reasonably apprise
8	the employee) —
9	"(A) setting forth specifically and in detail the
10	charges of alleged prohibited activity;
11	"(B) advising the employee of the penalties pro-
12	vided under section 7329 of this title;
13	"(C) affording a period of not less than 30 days
14	within which the employee may file with the Board a
1 5	written answer to the charges in the manner prescribed
16	by rules issued by the Board; and
17	"(D) advising the employee that unless the em-
18	ployee answers the charges, in writing, within the time
19	allowed therefor, the Board is authorized to treat such

failure as an admission by the employee of the charges set forth in the notice and a waiver by the employee of the right to a hearing on the charges.

"(3) If it appears to the Commission after investiga-23 tion that a violation of section 7323, 7324, or 7325 of this title has been committed by-

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٠	(A)	the	Vice	President;
- 1	1 1	0110	1 100	TIODIUOII,

- "(B) an employee appointed by the President by $\mathbf{2}$ 3 and with the advice and consent of the Senate;
- "(C) an employee whose appointment is expressly 4 required by statute to be made by the President; 5
 - "(D) the Mayor of the District of Columbia; or
- "(E) the Chairman or a member of the Council of 7 the District of Columbia, as established by the District of 8
- Columbia Self-Government and Governmental Reor-9
- ganization Act; 10
- the Commission shall refer the case to the Attorney General
- for prosecution under title 18, and shall report the nature and
- details of the violation to the President and to the Con-
- gress. 14

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- "(d) (1) If a written answer is not duly filed within 15 the time allowed therefor, the Board may, without further proceedings, issue its final decision and order. 17
- "(2) If an answer is duly filed, the charges shall be 18 determined by the Board on the record after a hearing 19 conducted by a hearing examiner appointed under section 3105 of this title, and, except as otherwise expressly pro-21 vided under this subchapter, in accordance with the requirements of subchapter II of chapter 5 of this title, notwithstanding any exception therein for matters involving the tenure of an employee. The hearing shall be commenced

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1 within 30 days after the answer is filed with the Board and shall be conducted without unreasonable delay. As soon as practicable after the conclusion of the hearing, the examiner shall serve upon the Board, the Commission, and the employee such examiner's recommended decision with notice to the Commission and the employee of opportunity to file with the Board, within 30 days after the date of such notice, exceptions to the recommended decision. The Board shall issue its final decision and order in the proceeding no later than 60 days after the date the recommended decision is

served. The employee shall not be removed from active duty

status by reason of the alleged violation of this subchapter at any time before the effective date specified by the Board in its final order. "(e) (1) At any stage of a proceeding or investigation 15 under this subchapter, the Board may, at the written request of the Commission or the employee, require by subpena the attendance and testimony of witnesses and the production of documentary or other evidence relating to the proceeding or investigation at any designated place, from any place in the United States or any territory or possession thereof, the Commonwealth of Puerto Rico, or the District of Columbia. Any member of the Board may issue subpenas and members of the Board and any hearing examiner authorized by the Board may administer oaths, examine witnesses, and receive

- 1 evidence. In the case of contumacy or failure to obey a sub-
- 2 pena, the United States district court for the judicial district
- 3 in which the person to whom the subpena is addressed
- 4 resides or is served may, upon application by the Board,
- 5 issue an order requiring such person to appear at any desig-
- 6 nated place to testify or to produce documentary or other
- 7 evidence. Any failure to obey the order of the court may be
- 8 punished by the court as a contempt thereof.
- 9 "(2) The Board (or a member designated by the
- 10 Board) may order the taking of depositions at any stage of
- 11 a proceeding or investigation under this subchapter. Deposi-
- 12 tions shall be taken before an individual designated by the
- 13 Board and having the power to administer oaths. Testimony
- 14 shall be reduced to writing by or under the direction of the
- 15 individual taking the deposition and shall be subscribed by
- 16 the deponent.
- "(3) An employee may not be excused from attending
 and testifying or from producing documentary or other evidence in obedience to a subpena of the Board on the ground
 that the testimony or evidence required of the employee
 may tend to incriminate the employee or subject the employee to a penalty or forfeiture for or on account of any
 transaction, matter, or thing concerning which the employee
 is compelled to testify or produce evidence. No employee
 shall be prosecuted or subjected to any penalty or forfeiture

- for or on account of any transaction, matter, or thing concerning which the employee is compelled, after having
 claimed the privilege against self-incrimination, to testify
 or produce evidence, nor shall testimony or evidence so compelled be used as evidence in any criminal proceeding against
 the employee in any court, except that no employee shall
 be exempt from prosecution and punishment for perjury
 committed in so testifying.
- "(f) An employee upon whom a penalty is imposed by an order of the Board under subsection (d) of this section may, within 30 days after the date on which the order was issued, institute an action for judicial review of the Board's order in the United States District Court for the District of Columbia or in the United States district court for the judicial district in which the employee resides or is employed. The institution of an action for judicial review shall not operate as a stay of the Board's order, unless the court specifically orders such stay. A copy of the summons and complaint shall be served as otherwise prescribed by law and, in addition, upon the Board. Thereupon the Board shall certify and file with the court the record upon which the Board's order was based. If application is made to the court for leave to adduce additional evidence, and it is shown to the satisfaction of the court that the additional evidence may materially affect the result of the proceeding and that there

1	were reasonable grounds for failure to adduce the evidence
2	at the hearing conducted under subsection (d) (2) of this
3	section, the court may direct that the additional evidence be
4	taken before the Board in the manner and on the terms and
5	conditions fixed by the court. The Board may modify its
6	findings of fact or order, in the light of the additional evi-
7	dence, and shall file with the court such modified findings or
8	order. The Board's findings of fact, if supported by substan-
9	tial evidence, shall be conclusive. The court shall affirm the
10	Board's order if it determines that it is in accordance with
11	law. If the court determines that the order is not in ac-
12	cordance with law—
13	"(1) it shall remand the proceeding to the Board
14	with directions either to enter an order determined by
15	the court to be lawful or to take such further proceedings
16	as, in the opinion of the court, are required; and
17	"(2) it may assess against the United States rea-
18	sonable attorney fees and other litigation costs reason-
19	ably incurred by the employee.
20	"(g) The Commission or the Board, in its discretion,
21	may proceed with any investigation or proceeding instituted
22	under this subchapter notwithstanding that the Commission
23	or the head of an employing agency or department has re-
24	ported the alleged violation to the Attorney General as re-

quired by section 535 of title 28.

T 2 10=0. I charmer	1	"§	7329.	Penal	lties
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"(a) Subject to and in accordance with section 7328

of this title, an employee who is found to have violated

any provision of section 7323, 7324, or 7325 of this title

shall, upon a final order of the Board, be—

"(1) removed from such employee's position, in which event that employee may not thereafter hold any position (other than an elected position) as an employee (as defined in section 7322 (1) of this title) for such period as the Board may prescribe;

"(2) suspended without pay from such employee's position for such period as the Board may prescribe; or "(3) disciplined in such other manner as the Board

"(3) disciplined in such other manner as theshall deem appropriate.

"(b) The Board shall notify the Commission, the emlog ployee, and the employing agency of any penalty it has imposed under this section. The employing agency shall certify to the Board the measures undertaken to implement the penalty.

20 "§ 7330. Education program; reports

"(a) The Commission shall establish and conduct a continuing program to inform all employees of their rights of political participation and to educate employees with respect to those political activities which are prohibited.

"(b) On or before March 30 of each calendar year, the 1 Commission shall submit a report covering the preceding calendar year to the Speaker of the House of Representatives and the President pro tempore of the Senate for referral the appropriate committees of the Congress. The report shall include— "(1) the number of investigations conducted under section 7328 of this title and the results of such investi-9 gations; "(2) the name and position or title of each indivi-10 dual involved, and the funds expended by the Commis-11 sion, in carrying out the program required under subsec-12tion (a) of this section; and 13 "(3) an evaluation which describes— 14 "(A) the manner in which such program is 15 being carried out; and 16 17 "(B) the effectiveness of such program in carrying out the purposes set forth in subsection 18 19 (a) of this section. "§ 7331. Regulations 21 "The Civil Service Commission shall prescribe such rules and regulations as may be necessary to carry out its responsibilities under this subchapter.". (b) (1) Sections 8332 (k) (1), 8706 (e), and 8906 (e) (2) of title 5, United States Code, are each amended by inserting immediately after "who enters on" the follow-

- 1 ing: "leave without pay granted under section 7326 (a)
- (2) Section 3302 of title 5, United States Code, is
- 4 amended by striking out "7153, 7321, and 7322" and in-
- 5 serting in lieu thereof "and 7153".

of this title, or who enters on".

- 6 (3) Section 1308 (a) of title 5, United States Code,
- 7 is amended—
- 8 (A) by inserting "and" at the end of paragraph
- 9 (2);
- (B) by striking out paragraph (3); and
- 11 (C) by redesignating paragraph (4) as paragraph
- 12 (3).
- 13 (4) The second sentence of section 8332 (k) (1) of title
- 14 5, United States Code, is amended by striking out "second"
- and inserting "last" in lieu thereof.
- 16 (5) The section analysis for subchapter III of chapter
- 17 73 of title 5, United States Code, is amended to read as
- 18 follows:

"Subchapter III—Political Activities

"Sec

"7321. Political participation.

"7322. Definitions.

"7323. Use of official authority or influence; prohibition.

"7324. Solicitation; prohibition.

"7325. Political activities on duty, etc.; prohibition.

"7326. Leave for candidates for elective office.

"7327. Board on Political Activities of Federal Employees.

"7328. Investigation; procedures; hearing.

"7329. Penalties.

"7330. Education program; reports.

"7331. Regulations.".

- 1 (c) Sections 602 and 607 of title 18, United States
- 2 Code, relating to solicitations and making of political con-
- 3 tributions, are each amended by adding at the end thereof the
- 4 following new sentence: "This section does not apply to any
- 5 activity of an employee as defined in section 7322(1) of
- 6 title 5 unless such activity is prohibited by section 7324 of
- 7 that title.".
- 8 (d) Section 6 of the Voting Rights Act of 1965 (42)
- 9 U.S.C. 1973d) is amended by striking out "the provisions of
- 10 section 9 of the Act of August 2, 1939, as amended (5
- 11 U.S.C. 118i), prohibiting partisan political activity" and by
- 12 inserting in lieu thereof "the provisions of subchapter III
- 13 of chapter 73 of title 5, United States Code, relating to
- 14 political activities".
- 15 (e) Sections 103 (a) (4) (D) and 203 (a) (4) (D) of
- 16 the District of Columbia Public Education Act are each
- 17 amended by striking out "sections 7324 through 7327 of
- 18 title 5" and inserting in lieu thereof "section 7325 of title 5".
- 19 (f) The amendments made by this section shall take
- 20 effect on the ninetieth day after the date of the enactment
- 21 of this Act.

H. R. 8617

A BILL

To restore to Federal civilian and Postal Service employees their rights to participate voluntarily, as private citizens, in the political processes of the Nation, to protect such employees from improper political solicitations, and for other purposes.

By Mr. Clay, Mrs. Spellman, Mr. Solarz, Mr. Charles H. Wilson of California, Mr. Harris, and Mrs. Schroeder

JULY 14, 1975

Referred to the Committee on Post Office and Civil Service

July 21, 1975

MEMORANDUM FOR:

PHIL BUCHEN

THRU:

MAX L. FRIEDERSDORF

VERN LOEN

FROM:

CHARLES LEPPERT, JR.

SUBJECT:

H. R. 8617 - Federal Employees' Political

Activities Act of 1975.

Attached per your request is a copy of H. R. 8617, the Federal Employees' Political Activities Act of 1975.

Please note that page 2, line 9 defines "employee" to include the "President" and the "Vice President."



Nevember 18, 1975

MEMORANDUM FOR: MAX L., FRIEDERSDORF

Thru: Vern Loen

From: Charles Leppert, Jr.

SUBJECT: H. R. 8617, Amendments to Hatch Act

Teny Raymond of the House Post Office and Civil Service Committee called to say that the Senate Post Office and Civil Service Committee will mark-up the amendments to the Hatch Act bill on Wednesday, November 19th. Raymond says that Senators Fong and Randelph have amounced their opposition to the bill.

The bill is scheduled to go to the Senate Floor the week of December 1. Raymend suggests that the White House do what it can to get some help and support to Senators Fong and Randolph to get a good strong Senate floor vote against the bill.

ec: Bill Kendall Pat O'Dennell Tem Leeffler



STATE AND PARTY REPORT 30 MAR. 1976 1:27 PM FAGE 1

ROLL NO. 143

H R 8617 YEA-AND-NAY

CLOSED 38 MAR. 1976 1 26 PM

AUTHOR(S) . MR. CLAY.

AGREEING TO CONFERENCE REPORT

FEDERAL EMPLOYEES POLITICAL ATIVITIES ACT

	YEA	NAY	PRES	HV
DENOCRATIC	216	52		28
REPUBLICAN	25	112		. 7
OTHER				
TOTAL	241	164		27



ARMSTRONG

JOHNSON (CO)

NAY

YEA

ROLL NO. 143

	RULL HU. 170		
DEMOCRATIC	**0THER**	REFUGLICAN	
ALABAMA			
BEVILL	HAY	BUCHANAN	YEA
FLOWERS JONES (AL)	YEA	DICKINSON	NRT NAV
HICHOLS	AEU MA	EDWARDS (AL)	NAY
na ono Lo) <u>_ </u>		
ALASKA			
		YOUNG (AK)	YEA
ARIZONA			
UDALL	NV.	CONLAN	NAY
OPALL	14.4	RHODES	HAY
		STEIGER (AZ)	HAY
ARKAHSAS			
ALEXANDER	YEA	HANNERSCHMIDT .	NAY
MILLS	YEA		
THORNTON	YEA		
CALIFORNIA	14.00		
ANDERSON (CA)	YEA	BELL	NV na
BURKE (CA)	YEA	BURGENER	HAT
BURTON, JOHN	YEA	CLAUSEN, DON H.	NAY
BURTON, PHILLIF	YEA	GOLDWATER	Kat
CORMAN	YEA	HINSHAU	K Y
DANIELSON	YEA	KETCHUM	YEA
DELLUMS	YEA .	LAGOMARSINO	NAY
EDWARDS (CA)	YEA	MC CLOSKEY	M 07
HANNAFORB	YEA	MOORHEAD (CA)	NAY
HAWKINS	YEA	PETTIS	HAY
JOHNSON (CA)	YEA	ROUSSELOT	YEq
KREBS	YEA	TALCOTT	NAY
LEGGETT	YEA	WIGGINS	NAY
LLOYD (CA)	YEA	WILSON, BOB	NAY
MC FALL MILLER (CA)	YEA		
MINETA	YER		
NOSS	YEA		
PATTERSON (CA)	YEA		
REES	YEA		
ROYBAL	YER		
RYAN .	YEA		
SISK	YEA		
STARK	YEA	R. FORA	
YAN DEERLIN	YEA	19	(2)
VAXMAN	YEA	ER AZ	20
WILSON, C. H.	YEA		
COLORADO			
COLORNOO			

EVANS (CO) YEA SCHROEDER YEA

YEA

WIRTH

IDAHO

ROLL NO. 143

DEMOCRATIC		**OTHER**	REPUBLICAN	
CONNECTICUT				
COTTER	YEA		MC KINNEY	YEA
Dodd	YEA		SARASIN	YEA
GIAINO	YEA			
HUFFELI	IEM			
DELAVARE				
			DU PONT	NAY
FLORIBA				
BENNETT	HAY		BAFALIS	MAY
CHAPPELL	YEA		BURKE (FL)	MAY
FRSCELL	YEA		FREY	NAT
FUQUA	HAY		KELLY	HAT
GIBBONS	YEA		YOUNG (FL)	NAY
HALEY	NAY			
LEHMAN	YEA			
PEPPER	NV			
ROGERS	HAY			
SIKES	HAY			
CEORGIA				
BRINKLEY	YEA			
FLYNT	NAY			
GINN	YEA			
LANDRUH	NAY			
LEVITAS	YEA			
NATHIS	YEA			
MC DONALD	NAY			
STEPHENS	YEA			
STUCKEY YDUNG (GA)	YEA			
10005 (64)	1 C H			
HAWAII				
MATSUHAGA	YEA			
KINK	YEA			

HANSEN

SYMMS

NAY

NAY

	KULL N	U. 143		
DEMOCRATIC		**OTHER**	REPUBLICAN	
ILLINDIS				
ANNUNZIO	YEA		ANDERSON (IL)	HAY
COLLINS (IL)	YEA			
			CRANE	NAY
FARY	NV.		DERWINSKI	NAT
HALL	YEA		ERLENBORN	NAY
METCALFE	YEA		FINDLEY	NAY
MIKVA	YEA		HYDE	MAY
MURPHY (IL)	YEA		hadigan	YEA
FRICE	YEA		HC CLORY	NAY
ROSTENKOWSKI	YEA		MICHEL	MAY
FUSS0	YEA		O'BRIEN	HAY
SHIPLEY	YEA		RAILSBACK	YER
SIMON	YEA			
YATES	YEA			
INDIANA				
BRADEMAS	YEA		HILLIS	YEA
EVANS (IN)	YEA		MYERS (IN)	NAY
FITHIAN	YER			
HAMILTON	YEA			
HAYES (IN)	NY			
JACOBS	YEA			
MADDEN	NV			
ROUSH	YEA			
SHARP	YEA			
1511				
1004				
BEDELL	YEA .		GRASSLEY	NAY
BLOUIN	YEA			
HARKIN	YEA			
MEZYINSKY	YER			
SMITH (IA)	YEA			
KANSAS				
KEYS	YEA		SEBELIUS	NAY
			SHRIVER	HAY
			SKUBITZ	NAY
			WINN	YEA
KENTUCKY				
BRECKINRIDGE	NAY		CARTER	NAY
HUBBARD	NAY		SHYDER	HAY
MAZZOLI	YEA			
HATCHER	YEA		(2. FOR	
PERKINS	YEA			
			ERAKO PBB/1	
LOUISIANA				
BOGGS	NAY		MOORE S	NAY
BREAUX	YEA		TREEN	NAY
HEBERT	NY		7 81 See Sec 21	1111
LONG (LA)	YEA			
PASSHAH	NAY			
WAGGONNER	NAY			
MUNUMUNER	mmi			

DEMOCRATIC		**OTHER**	REPUBLICAN	
MAINE				
			COHEN	NAY -
			EMERY	YEA
MARYLAND				
BYRON	HAY		BAUMAN	HAY
LDNG (MD)	HAY		GUDE	MAY
MITCHELL (MD)	YEA		HOLT	NAY
SARBANES	YEA			
SPELLMAN	YEA			
MASSACHUSETTS				
BOLAND	YEA		CONTE'	YEA
BURKE (MA)	YEA		HECKLER (MA)	NAY
DRINAN	YEA			
EARLY	YEA			
HARRINGTON	YEA			
MACDOHALD	NV			
MOAKLEY	YEA			
O'NEILL	YEA			
STUDBS	YEA			
TSONGAS	YEA			
MICHIGAN				
BLANCHARD	YEA		BROOMFIELD	NAY
BRODREAD	YEA		BROWN (MI)	NAY
CARR	YEA		CEDERBERG	NAY
CONYERS	YEA .		ESCH	HAY
BIGGS	YEA		HUTCHINSON	MAY
DINGELL	YEA		RUPPE	NAY
FORD (MI)	YEA		VANDER JAGT	NAY
HEDZI	YEA			
O'HARA	YEA			
RIEGLE	NV			
TRAXLER	YEA			
VANDER VEEN	YEA			
MINNESOTA				
BERGLAND	YEA		FRENZEL	NAY
FRASER	YEA		HAGEDORN	NAY
KARTH	MA		QUIE	NAY
HOLAN	YEA			
OBERSTAR	YEA			
HISSISSIPPI				
BOWEN	YEA		COCHRAN R. FORD	YEA
MONTGOMERY	NAY			HAY
HHITTEN	NY		LOIT (88 A)	1-11

DEMOCRATIC		**OTHER**	REPUBLICAN	
MISSOURI BOLLING BURLISON (MO) CLAY HUNGATE ICHORD LITTON RANDALL SULLIVAN SYMINGTON	YEA NAY YEA NAY YEA NAY HAY YEA		TAYLOR (MO)	NAY
MONTANA BAUCUS HELCHER	YEA			
HEBRASKA			MC COLLISTER SMITH (NB) THONE	NAY NAY NAY
HEVADA SANTINI	YEA			
HEW HAMPSHIRE D'ANOURS	YEA		CLEVELAND	NaY
DANIELS (NJ) FLORIO HELSTOSKI HOWARD HUGHES MAGUIRE HEYHER HINISH PATTEM (NJ) RODINO ROE THOMPSON	YEA YEA YEA YEA YEA YEA YEA YEA		FENUICK FORSYTHE RINALDO	NAY NAY YEA
NEW NEXICO RUNNELS	NAY		LUJAN	NAY



NORTH DAKOTA

ROLL NO. 143

	DEMOCRATIC		**OTHER**	REPUBLICAN	
NEW	YORK				
		YEA		COHABLE	NAY
	ADDARBO	YEA		FISH	NAY
	AMBRO	YEA		GILMAN	YER
	BADILLO	YEA		HORTON	YEA
	BIAGGI	YEA		KEMP	NAY
	BINGHAM	YEA		LENT	YEA
					HAY
	CHISHOLM	HA		MC EWEN	
	DELAHEY	YEA		MITCHELL (NY)	YEA
	BOWHEY (NY)	YEA		PEYSER	YEA
	HANLEY	YEA		WALSH	YEA
	HOLTZMAH	HAY		WYDLER	NAY
	KOCH	YEA			
	LAFALCE	YEA			
	LUNDINE	YEA			
	MC HUGH	YEA			
	MURPHY (NY)	YEA			
	HOUAK	YEA			
	OTTINGER	YEA			
	PRITISON (NY)	YEA			
	PIKE	YEA			
	RANGEL	YEA			
	RICHMOND	YEA			
	ROSENTHAL	YEA			
	SCHEUER	YEA			
	SOLARZ	YEA			
	STRATTON	NY			
	WOLFF	YEA			
	ZEFERETTI	YEA			
MOR	TH CAROLINA				
	ANDREWS (NC)	HY		BROYHILL	NAY
	FOUNTAIN	NAY		MARTIN	NAY
	HEFNER	YEA		1.71.5.1.6.15	
	HENDERSON	NAY			
	JONES (NC)	HAY			
	NEAL	NAY			
	PREYER				
		YEA			
	ROSE	YEA			
	TAYLOR (NC)	NAY			



ANDREWS (ND) NAY

	15 W ha ha 11 W 1 A 1 W		
DEMOCRATIC	**OTHER**	REPUBLICAN	
Auta.			
0110	U.F.A.	ACHDAGOV . HAV	
ASHLEY	YEA	ASHBROOK NAY	
CARNEY	YEA	SROWN (OH) NAY	
HAYS (8H)	YEA	CLANCY . NAY	
NOTTL	YEA	DEVINE	
SEIBERLING	NAY	GRADISON NAY	
STANTON, JAMES V.	YEA	GUYER NV	
STOKES	YEA	HARSHA NAY	
VANIK	YEA	KINDNESS	
		LATTA NAY	
		MILLER (OH) NAY	
		MOSHER NAY	
		REGULA NAY	
		STANTON, J. WILLIAM MAY	
		WHALEN YEA	
		WYLIE NAY	
DKLAHOMA			
ALBERT		JARMAN NAY	
ENGLISH	NAY		
JONES (OK)	NAY		
RISENHOOVER	YEA		
STEED	YEA		
OREGON			
AUCOIH	NAY		
DUNCAH (OR)	NAY		
ULLMAN	YEA		
WEAVER	YEA		
PEHHSYLVANIA			
BARRETT	HY	BIESTER	
DENT	YEA	COUGHLIN	
EDGAR	YEA	ESHLEMAN NAY	
EILBERG	YER	GOODLING NAY	
FLOOD	YEA	HEINZ	
GAYDOS	YEA	JOHNSON (PA) HY	
GREEN	YEA	MC DADE YEA	
MOORHEAD (PA)	YEA	MYERS (PA) NAY	
MORGAH	YEA	SCHHEEBELI NAY	
MURTHA	YEA	SCHULZE	
NIX	NV	SHUSTER	
ROONEY	YEA .		
VIGORITO	YEA		
YATRON	NAY		
		R. FORD	
RHODE ISLAND		13 3	
BEARD (RI)	YEA	E 28 A L	
ST GERMAIN	YEA		

	KULL	NU. 143			
DEMOCRATIC		**OTHER*	*	REPUBLICAN	
SOUTH CAROLINA DAVIS DERRICK HOLLAND JENRETTE MANN	YEA YEA NV YEA NAY			SPENCE	NAY
SOUTH DAKOTA				ABDNOR Pressler	NAY NAY
TENMESSEE ALLEN EVINS (TN) FORD (TH) JOHES (TN) LLOYD (TN)	YEA NAY YEA YEA YEA			BEARD (TM) DUNCAN (TM) QUILLEN	NAT NAT NAY
BROOKS BURLESON (TX) BE LA GARZA ECKHARDT GONZALEZ HIGHTOWER JORDAN KAZEN KRUEGER MAHON MILFORD PICKLE POAGE ROBERTS TEAGUE WHITE WILSON, (TX) WRIGHT YOUNG (TX)	A Y A A Y A Y A Y A A Y A A Y A A Y A A Y A A A Y A A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A Y A A A A Y A A A A Y A A A A Y A A A A Y A			ARCHER COLLING (TX) STEELMAH	NAY NAY
HOWE HC KAY	NAY NAY				
VERMONT VIRGINIA DANIEL, DAN DOWNING (VA) FISHER HARRIS SATTERFIELD	NAY NAY NAY YEA NAY		Q. FOROLLOSE BALLO	JEFFORDS BUTLER DANIEL, R. W. ROBINSON WAMPLER WHITEHURST	YEA NAY NAY NAY NAY

DEMOCRATIC		**OTHER**		REPUBLICAN	
WASHIRGTON					
ADAMS	YEA			PRITCHARD	HAY
BONKER	YEA				
FOLEY	YEA				
HICKS	NAY				
MC CORMACK	NY				
HEEDS	YEA				
MEST VIRGINIA					
HECHLER (WV)	YEA				
MOLLOHAN	YEA				
SLACK	YEA				
STAGGERS	YEA				
WISCONSIN					
ASPIN	YEA			VACTEU	11.6.11
BALBUS	YEA			KASTEN	MAY
CORNELL	YEA			STEIGER (WI)	NAY
KASTEHMEIER	YEA				
OBEY	YEA				
REUSS	YEA				
ZABLOCKI	YEA				
ENDEOUG2	1 = 12				
HYOMING					
PONCALIO	YEA				
	1 10 11				
* * * * * *	* END	OF REP	0 R T *	* * * * *	sk sk



Office of the White House Press Secretary

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THE WHITE HOUSE

TO THE HOUSE OF REPRESENTATIVES:

I am today returning, without my approval, H.R. 8617, a bill that would essentially repeal the Federal law commonly known as the Hatch Act, which prohibits Federal employees from taking an active part in partisan politics.

The public expects that government service will be provided in a neutral, nonpartisan fashion. This bill would produce an opposite result.

Thomas Jefferson foresaw the dangers of Federal employees electioneering, and some of the explicit Hatch Act rules were first applied in 1907 by President Theodore Roosevelt. In 1939, as an outgrowth of concern over political coercion of Federal employees, the Hatch Act itself was enacted.

The amendments which this bill make to the Hatch Act would deny the lessons of history.

If, as contemplated by H.R. 8617, the prohibitions against political campaigning were removed, we would be endangering the entire concept of employee independence and freedom from coercion which has been largely successful in preventing undue political influence in Government programs or personnel management. If this bill were to become law, I believe pressures could be brought to bear on Federal employees in extremely subtle ways beyond the reach of any anti-coercion statute so that they would inevitably feel compelled to engage in partisan political activity. This would be bad for the employee, bad for the government, and bad for the public.

Proponents of this bill argue that the Hatch Act limits the rights of Federal employees. The Hatch Act does in fact restrict the right of employees to fully engage in partisan politics. It was intended, for good reason, to do precisely that. Most people, including most Federal employees, not only understand the reasons for these restrictions, but support them.

However, present law does not bar all political activity on the part of Federal employees. They may register and vote in any election, express opinions on political issues or candidates, be members of and make contributions to political parties, and attend political rallies and conventions, and engage in a variety of other political activities. What they may not -- and, in my view, should not -- do is attempt to be partisan political activists and impartial Government employees at the same time.

The U.S. Supreme Court in 1973 in affirming the validity of the Hatch Act, noted that it represented

"a judgment made by this country over the last century that it is in the best interest of the country, indeed essential, that federal service should depend upon meritorious performance rather than political service, and that the political influence of federal employees on others and on the electoral process should be limited."

The Hatch Act is intended to strike a delicate balance between fair and effective government and the First Amendment rights of individual employees. It has been successful, in my opinion, in striking that balance.

H.R. 8617 is bad law in other respects. The bill's provisions for the exercise of a Congressional right of disapproval of executive agency regulations are Constitutionally objectionable. In addition, it would shift the responsibility for adjudicating Hatch Act violations from the Civil Service Commission to a new Board composed of Federal employees. No convincing evidence exists to justify this shift. However, the fundamental objection to this bill is that politicizing the Civil Service is intolerable.

I, therefore, must veto the measure.

GERALD R. FORD

THE WHITE HOUSE, APRIL 12, 1976

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ROLL NO. 203

H R 8617 2/3 YER-AND-NAY CLOSED 29 APR. 1976 1 29 PM

ON PRESIDENTIAL VETO

FEDERAL EMPLOYEES POLITICAL ACTIVITIES ACT

	YEA	HAY	PRES	HV.
REMOCRATIC	221	47		19
REPUBLICAN	22	113		10
	243	169		29



ARMSTRONG

JOHNSON (CO)

NAY

YEA

ROLL NO. 208

	Karr	NU. 200		
DEMOCRATIC		**OTHER**	REPUBLICAN	
-Lenana				
BEVILL	HV		SUCHANAN	HAY
FLOWERS	NV		BICKINSON	NAY
JONES (AL)	YES		EDUARDS (AL)	HAY
MICHOLS	HV		50 0 W 1775 67 W 5 17 80 7	17111
HURSKR				
			YOUNG (RK)	YEA
ARIZONA				
UDALL	YEA		CONLAN	HAY
			RHODES	NAY
			STEIGER (AZ)	Nav
ARKAHSAS				
GLEXAMBER	YEA		HAMMERSCHMIDT	HAY
HILLS	YEA			
TRORHTON	YEA			
GGLIFORNIA				
ANDERSON (CA)	YEA		BELL	NV
SROUN (CA)	NV		BURGEHER	Hay
BURKE (CA)	YEA		CLAUSEN, DON H.	NAY
SURTON, JOHN	YEA		CLAWSON, DEL	HAY
BURTON, PHILLIP	YEA		GOLDWATER	Her
CORMAN	YEA		HIRSHAU	HA
DANIELSON	YEA		KETCHUM	N∀
DELLUMS	YEA		LAGOMARSINO	NAY
EDWARDS (CA)	YEA		MC CLOSKEY	NAY
HANNAFORD	YEA		MODRHERD (CA)	NAY
HAUKINS	YEA		PETTIS	MAY
JOHNSON (CA)	YEA		ROUSSELOT	NAY
KREBS	YEA		TALCOTT	MAY
LEGGETT	YEA		WIGGINS	NAY
LOVD (CA)	YEA		WILSON, BOB	Nav
NC FALL	YEA			
HILLER (CA)	YEA			
MINETA	YEA			
1055	YEA			
PATTERSON (CA)	YEA			
REES	YEA			
CDYEAL .	YEA			
FYON	YEA			
SISK	YEA		2. 50	RO
STARK	YEA		19	19
AN DEERLIN	YEA		ERAL	
MAXMAH	YEA		(%)	
WILSON, C. H.	YEA			

COLUMADO

EVANS (CO)

SCHROEDER

UIRTH

YEA

YEA

YEA

DEMOCRATIC		**01HER**	REPUBLICAN	
CORNECTICUT				
COTTER	YEA		MC KINNEY	NAY
DODD	YER		SARASIN	YEH
GIAINO	YEA			
HOFFETT	YEA			
TELEVARE				
			DU PONT	Na7
FLORIDA				
BEHNETT	HAY		BAFALIS	NAY
CHAPPELL	HAY		BURKE (FL)	NA!
PASCELL	YEA		FREY	HAY
FUQUA	HAY		KELLY	MAY
GIBBONS	YEA		YOUNG (FL)	NAY
HALEY	NAY			
LEHMAN	YEA			
PEPPER	NV			
POGERS	HAY			
SIKES	YAH			
GERRAIA				
ERIHELEY	YER			
FLYNT	HAY			
CINN	YEA			
LANDRUM	HAY			
LEVITAS	YEA .			
BRIHIS	HV			
MC DOHALB	HAY			
STEPHENS	NAY			
STUCKEY	YEA			
YOUNG (GA)	YER			
Bade II				
MATSUHAGA	YEA			
HINK	YEA			



HANSEN SYMMS

NAY

HAT

DEHOCRATIC		**0THER**	REPUBLICAN	
(LLIHOIS				
ANNUNZIO	YEA		ANDERSON (IL)	Mar
COLLINS (IL)	YEA		CRANE	NAT
FARY	YER		DERVIKSKI	NAT
HALL	YEA		ERLENBORN	NV
METCALFE	YEA		FINDLEY	HAY
hIKVA	YEA		HYDE	NAT
MURPHY (IL)	YEA		MADIGAN	NAT
PRICE	YEA		MC CLORY	NAT
ROSTEHKOMSKI	YEA		MICHEL	NAT
RUSSO	YEA		O'BRIEN	HAY
SHIPLEY	VEA		RAILSBACK	NV
SIMON	NV			
YATES	YEA			
10150	I E M			
INDIAHA				11.7
GRADENAS.	YEA		HILLIS	YEA
EVANS (IN)	YEA		MYERS (IN)	NAY
FITHIAN	YEA			
FAMILTON	YEA			
RAYES (IN)	NV			
JACOBS	YEA			
MADDEN	HY-			
ROUSH	YEA			
SHARP	YER			
1004				
BEDELL	YEA		GRASSLEY	NAT
BLOUIN	YEA			
HARKIN	YEA			
HEZVINSKY	YEA			
SMITH (IA)	YEA			
EANEAS				11.5.5
REYS	YEA		SEBELIUS	NAY
			SHRIVER	NAT
			SKUBITZ	44
			MINN	YEA
KENTUCKY				
SRECKINRIDGE	MAY		CARTER	HRY
HUSBARD	YEA		SHYBER S	HAT
hezzoli	YEA		(\$ E)	
HATCHER	YEA		ERALL MARKET	
PERKINS	YEA		(0 ,5)	
LOUISIANA				
EUCES	YEA		NOORE	NAY
EREAUX	YEA		TREEN	NAY
HEBERT	HAY			
LONS (LA)	YEA			
PASSMAN	YEA			
VAGGONNER	/HAY			

DEMOCRATIC		*#OTHER**	REPUBLICAN	
MAINE				
			COHEN	HAY
			EMERY	YER
HARTLAND				
DYRON	NAY		BAUMAN	HAY
LONG (ND)	NAY		GUDE	NAT
HITCHELL (MB)	YEA		HOLT	NAY
SARBAHES	NV			
SPELLHAN	YEA			
MASSACHUSETTS				
EOLAND	YEA		CONTE	YEA
BURKE (NA)	YEA		HECKLER (MA)	HAY
DRINAN	YEA			
EARLY	YEA			
HARRINGTON	YEA	,		
MACDONALD	NV			
noaktev	YEA			
0 NEILL	YEH			
STUDDS	YEA			
TSOMERS	YEA			
MICHICAN				
ULANCHARD	YEA		BROOMFIELD	HAY
BRODHEAD	YEA		EROUN (NI)	NAY
CARR	YEA		CEDERBERG	NAT
CONYERS	YEA		ESCH	NY
DIGGS	YEA		HUTCHINSON	NAY
DIMGELL	YEA		RUPPE	HAY
FORD (KI)	YEA		VANDER JAGT	NA'
NEDZI O'HARA	YEA			
SIEGLE	YEA			
TRAVLER	YEA			
YANDER VEEN	YEA			
11 T 11 T X X W .				
MINNESOTA				
BERGLAND	YEA		FRENZEL	NAY
FRASER	YEA		HAGEDORN	May
NOLAN	YEA NV		QUIE R. FOR	HAY
USERSTAR	YEA		(2 5)	
SAFESTAR	12.11		65.8AZ	
MISSISSIPPI			12	
COVEN	YEn		COCHRAN	YEA
HOHTGONERY	HAY		LOTT	MAY
RHITTEN	HAY			

, ROLL NO. 200

DENOGRATIC		*NOTHER#*	REPUBLICAN	
HISSOURI				
SOLLING	YEA		TAYLOR (NO)	HAY
RURLISON (NO)	HAY		12.140.	
CLAY	YER			
HUNGATE	YES			
ICHORD	HAY			
LITTON	YEA			
PANDALL	NAY			
SULLIVAN	NAY			
SYMINGTON	YEA			
HONTANA				
RAUCUS	YEA			
MELCHER	YEA			
MESRASKA				
			MC COLLISTER	NAY
			SMITH (MB)	HRY
			THONE	HAY
NO DE VOIR				
INTINI	YEA			
HEW HAMPSHIRE				
D'AMOURS	VE4		CLEVELAND	NAY
HEU JERSEY				
DANIELS (HJ)	YEA		FEHNICK	NAY
FLORIO	MA		FORSYTHE	NAY
HET SIOSKI	YEA		RINALDO	YEA
HOWARD	YEA			
KUGHES	YEA			
NAGUIRE	YEA			
HEYNER	YEA			
HINISH	YEA			
PATTEN (NJ)	YEA			
RODING	YEA			
RÜE	YEA			
THOMPSON	YEA			
MEM MEKICO				
RUNNELS	NAY		LUJAH GR. FORO	NV

DEHOCRATIC		**OTHER**	REPUBLICAN	
HEW YORK				
4820G	YEA		CONABLE	NAY
ADDABBO	YEA		FISH	HAY
AMBRO	YEA		GILMAN	YER
				YER
Babillo	YEA		HORTON	
BIAGGI	YER .		KEMP	NAY
BINGHAN	YEA		LEHT	YEA
CHISHOLM	YER		NC EVEN	NAY
DELAKEY	YEA		MITCHELL (NY)	YEA
DOMNEY (NY)	YEA		PEYSER	YER
HAHLEY	YEA		Walsh	YEA
HOLIZMAN	HAY		WYDLER	MAY
KOCH	YEA			
LAFALCE	YEA			
LUNDINE	YEA			*
HC HUGH	YEA			
HURPHY (NY)	YEA			
HOWAK	YEA			
UTTINGER	YEA			
PATTISON (NY)	YEA			
PIKE	YEA			
PANGEL	YEA			
RICHMOND	YEA			
ROSENTHAL	YEA			
SCHEUER	YER			
SOLARZ	YEA			
STRATION	YEA			
YOLFF	YEA			
ZEFERETTI	YEA			
MORTH CAROLINA				
ANDREWS (NC)	YEA		BROYHILL	HAY
FOUNTAIN	NAY		MARTIN	NAY
REFNER	YEA			
HENDERSON	HAY			
JONES (HC)	NV			
HEAL	YEA			
PREYER	YEA			
ROSE	YEA			
TAYLOR (NC)	NAY			
THILDR CHO?	1126.1			
HORTH DAKOTA			12. FOD	
			ANDREUS (ND)	YER
			(3 5)	

DEMOCRATIC	**(THER**	REPUBLICAN	
HSHLEY GARHEY HAYS (OH) HOTTL SEIBERLING STANTON, JAMES V. STOKES VANIK	YEA YEA YEA YEA YEA YEA YEA		ASHBROOK BROWN (OH) CLANCY DEVINE GRADISON GUYER HARSHA KINDNESS LATTA MILLER (OH) MOSHER REGULA STANTON, J. WILLIAN WHOLEN	NAMED AND AND AND AND AND AND AND AND AND AN
			WYLIE	HAY
EKLAHONA ALBERT ENGLISH JONES (OK) RISENHOOVER STEED	NAY NAY YEA YEA		Jarnan	NAY
URECOH AUCOIN BUNCAH (OR) ULLMAN MEAYER	HÁY NAY NAY YEA			
FEMNSYLVANIA BENT EDGAR EILBERG FLOOD GAYBOS GREEN MOORNEAB (PA) MORGAN MURTHA NIX ROONEY VIGORITO YATRON	YEA YEA YEA YEA YEA YEA YEA YEA YEA YEA		BIESTER COUGHLIN ESHLEMAN GOOBLING HEINZ JOHNSON (PA) MC BABE MYERS (PA) SCHNEEBELI SCHULZE SHUSTER	YEA YEA NY YEAY YEAY YEAY NAY NAY
	YEA YEA			

UHITEHURST

NAY

ROLL HO. 208

	ROLL	. NO. 208		
DEMOCRATIC		** 0 T HER**	REPUBLICAN	
SOUTH CAROLINA				
BAVIS	YEA		SPENCE	HRY
DERRICK	YEA			
HOLLAND	HAY			
JENRETTE	YEA			
NANM	HAY			
THE STATE OF THE S				
SOUTH DAKUTA				
			ABDNOR	NHY
			PRESSLER	NAY
CHMESSEE	115.6		BEARD (TH)	HAY
SLLEN	YEA			HA7
EVINS (TN)	YEA		DUNCAN (TH)	NAY
FORD (TH)	YEA		MOICEL	nni
JONES (TM) LLOYD (TM)	YEA			
PERING CIUS	1511			
TEXAS				
BROOKS	YEA		ARCHER	HAY
BURLESON (TX)	. MAY		COLLINS (TX)	MAY
IE LA GARZA	14.4		FAUL	NAY
ECKHARDI	YEA		STEELMAN	NAY
JOHZALEZ	HAY			
HIGHTONER	HAY			
JORBAN	YEA			
KAZEN	NAY			
KRUEGER	YER			
MAHON	MAY			
RILFORD	MAY			
PICKLE	HAY			
POAGE	NAY			
POBERTS	MA			
TEAGUE	NAY			
WHITE	H9			
PILSON, (TX)	NY YEA			
OUNG (TX)	YEA		8. 800	
-0046 (14)	IEM		13 "0)	
vian			(A) (B)	
HOWE	YEA		(8 3)	
AD RUA	YEA			
VERSORT			LECEABRA	WF.
			JEFFORDS	YEA
VIRGINIA				
ANIEL, DAN	NAY		BUTLER	NAY
DOUNTING (VA)	HAY		DANIEL, R. W.	RAY
ISHER	NAY		ROBINSON	Nav
MARRIS	YEA .		WANPLER	NAY
DAYTERE TELL	DIAG		BUTTEUNDET	MAV

RATTERFIELD

HRY

DEMOCRATIC		**OTHER**	REPUBLICAN	
MASHINGTON				
ADAMS	YEA		PRITCHARD	NAY
SONKER	YEA			
FOLEY	YEA			
HICKS	HAY			
HC CORMACK	YEA			
MEEDS	YEA			
WEST VIRGINIA				
HECHLER (UV)	YEA			
MOLLOHAN	YEA			
SLACK	YEA			
STAGGERS	YEA			
UISCONSIN				
ASPIN	YEA		KASTEN	NAY
BALDUS	YEA		STEIGER (WI)	Nay
- CORNELL	YEA			
KASTENMEIER	YEA			
OSEY	YEA			
REUSS	YEA			
ZABLOCKI	YEA			
UVBRING				
RONCALIO	YEA			

* * * * END OF REPORT * * * * *

