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COMMITTEE ON FINANCE  
UNITED STATES SENATE

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LEGISLATIVE CALENDAR

NINETY-SECOND CONGRESS

FIRST SESSION { CONVENED JANUARY 21, 1971  
                  { ADJOURNED DECEMBER 17, 1971  
SECOND SESSION { CONVENED JANUARY 18, 1972  
                  { ADJOURNED OCTOBER 18, 1972

RUSSELL B. LONG, Chairman



FINAL  
DECEMBER 31, 1972

# COMMITTEE

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RUSSELL B. LONG, OF LOUISIANA, *Chairman*

CLINTON P. ANDERSON, OF NEW MEXICO  
HERMAN E. TALMADGE, OF GEORGIA  
VANCE HARTKE, OF INDIANA  
J. W. FULBRIGHT, OF ARKANSAS  
ABRAHAM RIBICOFF, OF CONNECTICUT  
FRED R. HARRIS, OF OKLAHOMA  
HARRY F. BYRD, JR., OF VIRGINIA  
GAYLORD NELSON, OF WISCONSIN

WALLACE F. BENNETT, OF UTAH  
CARL T. CURTIS, OF NEBRASKA  
JACK MILLER, OF IOWA  
LEN B. JORDAN, OF IDAHO  
PAUL J. FANNIN, OF ARIZONA  
CLIFFORD P. HANSEN, OF WYOMING  
ROBERT P. GRIFFIN, OF MICHIGAN

TOM VAH, *Chief Counsel*

MICHAEL STERN, *Assistant Chief Clerk*

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# EXTRACT FROM THE LEGISLATIVE REORGANIZATION ACT OF 1946, PUBLIC LAW 601, 79th CONGRESS, AS AMENDED

## Standing Committees of the Senate

SEC. 102. Rule XXV of the Standing Rules of the Senate is amended to read as follows:

### "RULE XXV

#### "Standing Committees

"(1) The following standing committees shall be appointed at the commencement of each Congress, with leave to report by bill or otherwise:

"(a) Committee on Finance, to which committee shall be referred all proposed legislation, messages, petitions, memorials, and other matters relating to the following subjects:

- "1. Revenue measures generally.
- "2. The bonded debt of the United States.
- "3. The deposit of public moneys.
- "4. Customs, collection districts, and ports of entry and delivery.
- "5. Reciprocal trade agreements.
- "6. Transportation of dutiable goods.
- "7. Revenue measures relating to the insular possessions.
- "8. Tariffs and import quotas, and matters related thereto.
- "9. National social security."

#### SENATE COMMITTEE HEARING PROCEDURE

SEC. 133A. (a) Each standing, select, or special committee of the Senate (except the Committee on Appropriations) shall make public announcement of the date, place, and subject matter of any hearing to be conducted by the committee on any measure or matter at least one week before the commencement of that hearing unless the committee determines that there is good cause to begin such hearing at an earlier date.

(b) Each hearing conducted by each standing, select, or special committee of the Senate (except the Committee on Appropriations) shall be open to the public except when the committee determines that the testimony to be taken at that hearing may relate to a matter of national security, may tend to reflect adversely on the character or reputation of the witness or any other individual, or may divulge matters deemed confidential under other provisions of law or Government regulation. Whenever any such hearing is open to the public, that hearing may be broadcast by radio or television, or both, under such rules as the committee may adopt.

(c) Each standing, select, or special committee of the Senate (except the Committee on Appropriations) shall require each witness who is to appear before the committee in any hearing to file with the clerk of the committee, at least one day before the date of the appearance of that witness, a written statement of his proposed testimony unless the committee chairman and the ranking minority member determine that there is good cause for the failure of the witness to file such a statement in compliance with this subsection. If so requested by any such committee, the staff of the committee shall prepare for the use of the members of the committee before each day of hearing before the committee a digest of the statements which have been so filed by witnesses who are to appear before the committee on that day.

(d) After the conclusion of each day of hearing, if so requested by any such committee, the staff shall prepare for the use of the members of the committee a summary of the testimony given before the committee on that day. After approval by the chairman and the ranking minority member of the committee, each such summary may be printed as a part of the committee hearings if such hearings are ordered by the committee to be printed.

(e) Whenever any hearing is conducted by any such committee of the Senate (except the Committee on Appropriations) upon any measure or matter, the minority on the committee shall be entitled, upon request made by a majority of the minority members to the chairman before the completion of such hearing, to call witnesses selected by the minority to testify with respect to the measure or matter during at least one day of hearing thereon.

(f) Whenever any such committee of the Senate (except the Committee on Appropriations) has reported any measure, by action taken in conformity with the requirements of section 133(d) of this Act, no point of order shall lie with respect to that measure on the ground that hearings upon that measure by the committee were not conducted in accordance with the provisions of this section.

#### COMMITTEE POWERS

SEC. 134. (a) Each standing committee of the Senate, including any subcommittee of any such committee, is authorized to hold such hearings, to sit and act at such times and places during the sessions, recesses, and adjourned periods of the Senate, to require by subpoena or otherwise the attendance of such witnesses and the production of such correspondence, books, papers, and documents, to take such testimony and to make such expenditures (not in excess of \$10,000 for each committee during any Congress) as it deems advisable. Each such committee may make investigations into any matter within its jurisdiction, may report such hearings as may be had by it, and may employ stenographic assistance at a cost not exceeding 25 cents per hundred words. The expenses of the committee shall be paid from the contingent fund of the Senate upon vouchers approved by the chairman.

# STATUS OF BILLS ON WHICH LEGISLATIVE ACTION WAS TAKEN BY COMMITTEE ON FINANCE

## NINETY-SECOND CONGRESS

NO. AND AUTHOR OF BILL	TITLE	RE- PORTED IN HOUSE	PASSED HOUSE	RE- PORTED IN SENATE	PASSED SENATE	SENT TO CONFERENCE	CONFERENCE REPORT AGREED TO IN--		DATE AP- PROVED	LAW NO.
							HOUSE	SENATE		
<b>SENATE BILLS AND RESOLUTIONS</b>										
S. Res. 89 Mr. Long	Urging prompt removal of discriminatory preferences on citrus fruits granted by the European Economic Community.			Mar. 30, 1971 S. Rept. 92-50	Apr. 1 1971					
S. Res. 182 Mr. Talmadge (for Mr. Long)	To provide additional funds for the Committee on Finance for routine committee expenditures.			Nov. 18, 1971 S. Rept. 92-494	Nov. 20, 1971					
S. 1330 Mr. Long	To authorize the Secretary of the Treasury to transfer to the government of the Republic of the Philippines funds for making payments on certain pre-1934 bonds of the Philippines, and for other purposes.			Mar. 23, 1971 S. Rept. 92-44	Mar. 25, 1971					
S. Res. 302 Mr. Long	Authorizing supplemental expenditures by the Committee on Finance for the procurement of consultants.			May 15, 1972 S. Rept. 92-789						
S. 3598 Mr. Williams and others	To strengthen and improve the protection and interests of participants and beneficiaries of employee pension and welfare benefit plans			Sept. 25, 1972 S. Rept. 92-1224*						
<b>HOUSE BILLS AND RESOLUTIONS</b>										
H.R. 1 Mr. Mills for himself and Mr. Byrnes of Wisconsin	To amend the Social Security Act to increase benefits and improve eligibility and computation methods under the OASDI program, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis on improvements in their operating effectiveness, to replace the existing Federal-State public assistance programs with a Federal program of adult assistance and a Federal program of benefits to low-income families with children with incentives and requirements for employment and training to improve the capacity for employment of members of such families, and for other purposes.	May 26, 1971 H. Rept. 92-231	June 22, 1971	Sept. 26, 1972* S. Rept. 92-1230	Oct. 6, 1972	Oct. 11, 1972	H. Rept. 92-1605 Oct. 17, 1972	H. Rept. 92-1605 Oct. 17, 1972	Oct. 30, 1972	92- 603
H.R. 640 Mr. Conte	To amend the Tariff Schedules of the United States to permit the importation of upholstery regulators, upholsterer's regulating needles, and upholsterer's pins free of duty.	Nov. 2, 1971 H. Rept. 92-601	Nov. 17, 1971	Sept. 25, 1972* S. Rept. 92-1222	Oct. 14, 1972*	(House failed to appoint conferees.)				

\*With amendments.

## HOUSE BILLS AND RESOLUTIONS—Continued

NO. AND AUTHOR OF BILL	TITLE	RE-PORTED IN HOUSE	PASSED HOUSE	RE-PORTED IN SENATE	PASSED SENATE	SENT TO CONFERENCE	CONFERENCE REPORT AGREED TO IN—		DATE APPROVED	LAW NO.
							HOUSE	SENATE		
H.J. Res. 958 Mr. Foley and others	To amend the Sugar Act of 1948, as amended.	Dec. 14, 1971 H. Rept. 92-750	Feb. 7, 1972							
H.R. 1467 Mrs. Mink	To amend the Internal Revenue Code of 1954 with respect to personal exemptions in the case of American Samoans.	Jan. 27, 1972 H. Rept. 92-782	Feb. 29, 1972	Oct. 12, 1972 S. Rept. 92-1200	Oct. 13, 1972	Oct. 14, 1972	Oct. 17, 1972 H. Rept. 92-1667	Oct. 16, 1972 H. Rept. 92-1667	Oct. 27, 1972	92-580
H.R. 1680 Mr. Sikes	To extend for an additional temporary period the existing suspension of duties on certain classifications of yarn or silk.	June 2, 1971 H. Rept. 92-239	June 8, 1971	Nov. 4, 1971 S. Rept. 92-425	Nov. 8, 1971				Nov. 18, 1971	92-161
H.R. 3786 Mr. Reuss	To provide for the free entry of a 4-octave carillon for the use of Marquette University, Milwaukee, Wis.	Nov. 2, 1971 H. Rept. 92-662	Dec. 7, 1971	Sept. 8, 1972 S. Rept. 92-1106	Oct. 14, 1972				Oct. 27, 1972	92-156
H.R. 4590 Mr. Mills	Relating to the dutiable status of aluminum hydroxide and oxide, calcined bauxite, and bauxite ore.	June 2, 1971 H. Rept. 92-240	June 8, 1971	July 16, 1971 S. Rept. 92-268*	July 20, 1971*	(Aug. 3, 1971.—House concurs in Senate amendments with an amendment.)			Nov. 5, 1971	92-151
H.R. 4678 Mr. Teague of California	To provide for the free entry of a carillon for the use of the University of California at Santa Barbara.	Nov. 2, 1971 H. Rept. 92-693	Dec. 7, 1971	Oct. 13, 1972 S. Rept. 92-1300	Oct. 14, 1972				Oct. 27, 1972	92-587
H.R. 4690 Mr. Mills and Mr. Byrnes of Wisconsin	To increase the public debt limit set forth in sec. 21 of the Second Liberty Bond Act, and for other purposes.	Feb. 22, 1971 H. Rept. 92-13	Mar. 3, 1971	Mar. 8, 1971 S. Rept. 92-28	Mar. 12, 1971*	Mar. 15, 1971	H. Rept. 92-42 Mar. 16, 1971	S. Rept. 92-39 Mar. 16, 1971	Mar. 17, 1971	92-5
H.R. 5432 Mr. Mills and Mr. Byrnes of Wisconsin	To provide an extension of the interest equalization tax, and for other purposes.	Mar. 3, 1971 H. Rept. 92-35	Mar. 10, 1971	Mar. 26, 1971* S. Rept. 92-47	Mar. 30, 1971*	(Mar. 30, 1971.—House concurs in Senate amendments.)			Apr. 1, 1971	92-9
H.R. 6065 Mr. Waggoner	To amend sec. 903(e)(2) of the Social Security Act.	Oct. 27, 1971 H. Rept. 92-589	Nov. 17, 1971	Dec. 3, 1971 S. Rept. 92-551	Dec. 6, 1971*	Dec. 9, 1971	Dec. 15, 1971 H. Rept. 92-749	Dec. 15, 1971 H. Rept. 92-749	Dec. 29, 1971	92-224
H.R. 7577 Mr. Betts	To amend sec. 3306 of the Internal Revenue Code of 1954.	Nov. 8, 1971 H. Rept. 92-625	Nov. 17, 1971	Oct. 14, 1972 S. Rept. 92-1303*	Oct. 14, and 16, 1972*	(House failed to appoint conferees.)				
H.R. 7767 Mrs. Griffiths	To continue until the close of June 30, 1973, the existing suspension of duties for metal scrap.	June 2, 1971 H. Rept. 92-211	June 8, 1971	June 29, 1971 S. Rept. 92-244	June 30, 1971				July 2, 1971	92-44
H.R. 8293 Mr. Mills and Mr. Byrnes of Wisconsin	To continue until the close of September 30, 1973, the International Coffee Agreement of 1968.	June 2, 1971 H. Rept. 92-242	Nov. 5, 1971	Mar. 9, 1972 S. Rept. 92-685	Mar. 13, 1972				Mar. 24, 1972	92-262
H.R. 8311 Mr. Mills and Mr. Byrnes of Wisconsin	To amend the Renegotiation Act of 1951 to extend the act for 2 years, to modify the interest rate on excessive profits and on refunds, to provide that the Court of Claims shall have jurisdiction of renegotiation cases, and for other purposes.	June 2, 1971 H. Rept. 92-235	June 8, 1971	June 29, 1971 S. Rept. 92-245	June 30, 1971				July 1, 1971	92-41

\* With amendments.

## HOUSE BILLS AND RESOLUTIONS—Continued

NO. AND AUTHOR OF BILL	TITLE	REPORTED IN HOUSE	PASSED HOUSE	REPORTED IN SENATE	PASSED SENATE	SENT TO CONFERENCE	CONFERENCE REPORT AGREED TO IN—		DATE APPROVED	LAW NO.
							HOUSE	SENATE		
H.R. 8312 Mr. Mills and Mr. Byrnes of Wisconsin	To continue for 2 additional years the duty-free status of certain gifts by members of the Armed Forces serving in combat zones.	June 2, 1971 H. Rept. 92-213	June 8, 1971	Oct. 20, 1971 S. Rept. 92-102*	Dec. 14, 1971				Dec. 22, 1971	92- 212
H.R. 8313 Mr. Mills and Mr. Byrnes of Wisconsin	To amend the Social Security Act in order to continue for 2 years the temporary assistance program for U.S. citizens returned from abroad.	June 1, 1971 H. Rept. 92-234	June 8, 1971	June 29, 1971 S. Rept. 92-216	June 30, 1971				July 1, 1971	92- 40
H.R. 8866 Mr. Poage and Mr. Beleber	To amend and extend the provisions of the Sugar Act of 1948, as amended, and for other purposes.	June 5, 1971 H. Rept. 92-245	June 10, 1971	July 24, 1971 S. Rept. 92-302*	July 28, 1971	July 28, 1971	Oct. 4, 1971	Sept. 29, 1971	Oct. 14, 1971	92- 138
H.R. 9410 Mr. Ros- tenkowski and others	To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.	June 15, 1972 H. Rept. 92-1143	June 30, 1972	June 30, 1972 Ordered placed on the Senate calendar	June 30, 1972				July 10, 1972	92- 345
H.R. 9463 Mr. Mills	To prohibit the importation into the United States of certain pre-Columbian monumental or architectural sculpture or murals exported contrary to the laws of the countries of origin.	Feb. 7, 1972 H. Rept. 92-824	Feb. 29, 1972	Sept. 25, 1972 S. Rept. 91-1221	Sept. 27, 1972	Oct. 11, 1972	(Not agreed to) H. Rept. 92-1583 S. Rept. 92-1298			
H.R. 9960 Mr. Vanik	To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.	Feb. 7, 1972 H. Rept. 92-825	Feb. 29, 1972	Apr. 11, 1972 S. Rept. 92-748	Apr. 13, 1972				Apr. 26, 1972	92- 270
H.R. 10604 Mr. Holl- field	To amend title II of the Social Security Act to permit the payment of the lump-sum death payment to pay the burial and memorial services expenses and related expenses for an insured individual whose body is unavailable for burial.	Oct. 27, 1971 H. Rept. 92-590	Nov. 17, 1971	Dec. 3, 1971 S. Rept. 92-552	Dec. 4, 1971*	Dec. 9, 1971	Dec. 14, 1971 H. Rept. 92-747	Dec. 14, 1971 H. Rept. 92-747	Dec. 28, 1971	92- 223
H.R. 10947 Mr. Mills and Mr. Byrnes of Wisconsin	To provide a job development investment credit, to reduce individual income taxes, to reduce certain excise taxes, and for other purposes.	Sept. 29, 1971 H. Rept. 92-533	Oct. 6, 1971	Nov. 9, 1971 S. Rept. 92-437*	Nov. 22, 1971*	Nov. 22, 1971	Dec. 4, 1971 H. Rept. 92-708	Dec. 4, 1971 S. Rept. 92-553	Dec. 10, 1971	92- 178
H.R. 11091 Mr. Gos- ling	To provide additional funds for certain wildlife restoration projects, and for other purposes.	Oct. 3, 1972 92-1492	Oct. 6, 1972	Oct. 16, 1972 S. Rept. 92-1305	Oct. 16, 1972				Oct. 25, 1972	92- 558
H.R. 11185 Mr. Mills	To amend the Internal Revenue Code of 1954 with regard to the exempt status of veterans' organizations.	Feb. 24, 1972 H. Rept. 92-851	Feb. 29, 1972	Aug. 18, 1972 S. Rept. 92-1082*	Aug. 18, 1972*	(Aug. 18, 1972. --House concurs in Senate amendments.)			Aug. 29, 1972	92- 418

## HOUSE BILLS AND RESOLUTIONS—Continued

NO. AND AUTHOR OF BILL	TITLE	REPORTED IN HOUSE	PASSED HOUSE	REPORTED IN SENATE	PASSED SENATE	SENT TO CONFERENCE	CONFERENCE REPORT AGREED TO IN—		DATE APPROVED	LAW NO.
							HOUSE	SENATE		
H.R. 12910 Mr. Mills and others	To provide for a temporary increase in the public debt limit.	Feb. 3, 1972 H. Rept. 92-811	Feb. 9, 1972	Feb. 29, 1972 S. Rept. 92-679*	Mar. 8, 1972	Mar. 8, 1972	Mar. 15, 1972 H. Rept. 92-910	Mar. 15, 1972 H. Rept. 92-910	Mar. 15, 1972	92-250
H.R. 13334 Mr. Mills and Mr. Byrnes of Wisconsin	To establish certain positions in the Department of the Treasury, to fix the compensation for those positions, and for other purposes.	Mar. 15, 1972 H. Rept. 92-921	May 1, 1972	May 5, 1972 Ordered placed on the Senate calendar	May 10, 1972				May 18, 1972	92-302
H.R. 14370 Mr. Mills and others	To provide payments to localities for high-priority expenditures to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.	Apr. 26, 1972 H. Rept. 92-1018	June 22, 1972	Aug. 16, 1972 S. Rept. 92-1050*	Sept. 12, 1972	Sept. 13, 1972	Oct. 12, 1972 H. Rept. 92-1150	Oct. 13, 1972 S. Rept. 92-1229	Oct. 20, 1972	92-512
H.R. 14628 Mr. Mill	To amend the Internal Revenue Code of 1954 with respect to the tax laws applicable to Guam, and for other purposes.	Oct. 2, 1972 H. Rept. 92-1179	Oct. 17, 1972		Oct. 18, 1972 (Taken from the desk.)				Oct. 31, 1972	92-666
H.R. 15390 Mr. Mills and Mr. Byrnes of Wisconsin	To provide for a 4-month extension of the present temporary level in the public debt limitation.	June 14, 1972 H. Rept. 92-1128	June 27, 1972	June 28, 1972 Ordered placed on the Senate calendar	June 30, 1972	June 30, 1972	(June 30, 1972. Conference report filed at the House. House concurs in Senate amendments.) H. Rept. 92-1215		July 1, 1972	92-336
H.R. 15587 Mr. Burke of Massachusetts	To provide for a 6-month extension of the emergency unemployment compensation program.	June 21, 1972 H. Rept. 92-1156	June 28, 1972	June 29, 1972 Ordered placed on the Senate calendar	June 29, 1972				June 30, 1972	92-329
H.R. 16810	To provide for a temporary increase in the public debt limit and to place a limitation on expenditures and net lending for the fiscal year ending June 30, 1973.	Sept. 27, 1972 H. Rept. 92-1156	Oct. 11, 1972	Oct. 12, 1972 S. Rept. 92-1292	Oct. 13, 1972	Oct. 11, 1972 Oct. 18, 1972	Oct. 17, 1972 H. Rept. 92-1606 Oct. 18, 1972 H. Rept. 92-1614	Oct. 17, 1972 Senate failed to agree Oct. 18, 1972 Senate agreed	Oct. 27, 1972	92-599

\* With amendments.

**PRESIDENTIAL MESSAGES AND EXECUTIVE COMMUNICATIONS  
REFERRED TO COMMITTEE ON FINANCE**

**NINETY-SECOND CONGRESS**

**TITLE AND DATE REFERRED TO COMMITTEE**

**Jan. 25, 1971**

Letter from the Secretary of the Treasury, transmitting, pursuant to law, the combined statement of receipts, expenditures and balances of the U.S. Government for the fiscal year ended June 30, 1970 (with an accompanying report).

**Jan. 25, 1971**

Letter from the Secretary of the Treasury, transmitting, pursuant to law, the statement of liabilities and other financial commitments of the U.S. Government as of June 30, 1970 (with an accompanying report).

**Jan. 25, 1971**

Letter from the Secretary of Commerce, transmitting, pursuant to law, the annual report of the Foreign-Trade Zones Board for the fiscal year ended June 30, 1970, together with the reports covering the activities during the same period of Foreign Trade Zones Nos. 1, 2, 3, 5, 7, 8, and 9, located respectively at New York, New Orleans, San Francisco, Seattle, Mayaguez, Toledo, and Honolulu (with accompanying reports).

**Jan. 26, 1971**

Letter from the Chairman, the Renegotiation Board, transmitting, pursuant to law, the 15th Annual Report of the Renegotiation Board (with an accompanying report).

**Jan. 26, 1971**

Message from the President—Proposed legislation (H. Doc. 92-36).

**Jan. 26, 1971**

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report of grants approved by the Department of Health, Education, and Welfare (with an accompanying report).

**Jan. 27, 1971**

Letter from the Secretary of Transportation, submitting a draft of proposed legislation to increase the taxes on the transportation of persons by air, and for other purposes (with accompanying papers).

**Jan. 27, 1971**

Letter from the Secretary of Transportation, submitting a draft of proposed legislation to provide additional revenues for the Highway Trust Fund and for other purposes (with accompanying papers).

**Jan. 27, 1971**

Letter from the Attorney General of the United States, submitting a draft of proposed legislation to amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes (with accompanying papers).

**Feb. 1, 1971**

Letter from the Secretary of the Treasury transmitting a draft of proposed legislation to authorize the Secretary of the Treasury to transfer to the Government of the Republic of the Philippines funds for making payments on certain pre-1934 bonds of the Philippines and for other purposes.

**Feb. 4, 1971**

Message from the President—General revenue sharing (H. Doc. 92-44).

**Feb. 4, 1971**

Letter from the Secretary of the Treasury transmitting a draft of proposed legislation entitled the "Small Business Taxation Act of 1971" (with an accompanying paper).

**Feb. 9, 1971**

Communication from the President of the United States, transmitting a draft of proposed legislation to restore balance in the Federal system of government in the United States; to provide both the flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States (with accompanying papers) (See S. 650) (H. Doc. 92-47).

**Feb. 11, 1971**

Letter from the Acting Secretary of Treasury transmitting a draft of proposed legislation to provide an extension of the interest equalization tax (with an accompanying paper).

**Feb. 18, 1971**

Message from the President—Health and hospitalization (H. Doc. 92-49).

## TITLE AND DATE REFERRED TO COMMITTEE

Feb. 25, 1971

Letter from the Acting Secretary of the Treasury, transmitting a draft of proposed legislation to establish an Environmental Financing Authority to assist in the financing of waste treatment facilities, and for other purposes (with accompanying papers). Referred to the Committee on Public Works and to the Committee on Finance for section 10 of the bill.

Mar. 1, 1971

Letter from the Secretary of the Treasury, transmitting, pursuant to law, a report on the financial condition and results of the operation of the Highway Trust Fund for the fiscal year ended June 30, 1970 (with an accompanying paper).

Mar. 2, 1971

Message from the President—Special revenue sharing (for law enforcement) (H. Doc. 92-56).

Mar. 8, 1971

Letter from the Chairman, the Renegotiation Board, transmitting a proposed draft of legislation to extend and amend the Renegotiation Act of 1951 (with an accompanying paper).

Mar. 9, 1971

Letter from the Presiding Commissioner of the U.S. Tariff Commission transmitting, pursuant to law, the Annual Report of the U.S. Tariff Commission for the fiscal year ended June 30, 1970 (with an accompanying report).

Mar. 10, 1971

Message from the President—Special revenue sharing (rural development). (Jointly referred to the Committees on Finance, Public Works, Banking, Housing, and Urban Affairs, and Agriculture and Forestry.)

Mar. 19, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting proposed legislation to amend the Social Security Act to make permanent the provision for providing assistance for U.S. citizens returned from foreign countries (with accompanying papers).

Mar. 19, 1971

Message from the President—Special revenue sharing (transportation). (Jointly referred to the Committees on Finance, Commerce, Public Works, and Banking, Housing, and Urban Affairs.)

Mar. 23, 1971

Letter from the Secretary of the Treasury transmitting proposed legislation to amend sec. 5688 of the Internal Revenue Code to provide for the sale of forfeited distilled spirits, wines, and beer (with accompanying papers).

Apr. 5, 1971

Message from the President: Sixth Annual Report of the President of the United States on the International Coffee Agreement (House Ways and Means Committee print).

Apr. 5, 1971

Letter from the Acting Secretary of the Navy, submitting a draft of proposed legislation to continue for 2 additional years the duty-free status of certain gifts by members of the Armed Forces serving in combat zones (with accompanying papers).

Apr. 5, 1971

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, reports of the 1971 Advisory Council on Social Security (with an accompanying report) (H. Doc. 92-80).

Apr. 19, 1971

Letter from the Secretary of Transportation, submitting a draft of proposed legislation to provide a new and improved system of Federal financial assistance to State and local governments for solving the transportation problems of the State and local governments and for improving the Nation's capacity to meet the demands of interstate commerce, and for other purposes (with accompanying papers) (see S. 1314). (Referred jointly to the Committees on Finance, Banking, Housing, and Urban Affairs, and Public Works.)

Apr. 20, 1971

Letter from the Board of Trustees of the Federal Supplementary Medical Insurance Trust Fund, transmitting, pursuant to law, the 1971 Annual Report of the Board of Trustees (with an accompanying report) (H. Doc. 92-89).

Apr. 20, 1971

Letter from the Board of Trustees, Federal Old Age and Survivors Insurance and Disability Insurance Trust Funds, transmitting, pursuant to law, the 1971 Annual Report of the Board of Trustees (with an accompanying report) (H. Doc. 92-88).

Apr. 20, 1971

Letter from the Board of Trustees of the Federal Hospital Insurance Trust Fund, transmitting, pursuant to law, the 1971 Annual Report of the Board of Trustees (with an accompanying report) (H. Doc. 92-87).

Apr. 22, 1971

Letter from the Secretary of the Treasury, submitting a draft of proposed legislation to increase the security and protection of imported merchandise and merchandise for export at port of entry in the United States from loss or damage as a result of criminal and corrupt practices, and for other purposes (with accompanying papers).

## TITLE AND DATE REFERRED TO COMMITTEE

Apr. 29, 1971

Letter from the Secretary of Health, Education, and Welfare, submitting a draft of proposed legislation to amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations by prohibiting State law interference with such organizations providing such services, and for other purposes (with accompanying papers) (see S. 1625).

May 5, 1971

Letter from the Acting Secretary of State, submitting a draft of proposed legislation to continue until the close of Sept. 30, 1973, the International Coffee Agreement Act of 1960 (with accompanying papers).

May 26, 1971

Letter from the Assistant Secretary for Congressional Relations, Department of State, transmitting a draft of proposed legislation to prohibit the importation into the United States of pre-Columbian monumental and architectural sculpture, murals, and any fragment or part thereof, exported contrary to the laws of the country of origin, and for other purposes (with an accompanying paper).

June 8, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting background information regarding the Nation's welfare programs (with accompanying papers).

June 10, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting, pursuant to law, a report concerning grants approved by the Department which are financed wholly with Federal funds (with accompanying report).

June 13, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting, pursuant to law, a report on the medicare program (with accompanying report).

June 14, 1971

Letter from the Secretary of Commerce, transmitting a draft of proposed legislation to amend sec. 403 of the Tariff Act of 1930 and the act of Jan. 5, 1971, and for other purposes (with accompanying papers).

July 23, 1971

Letter from the Secretary of Labor transmitting, pursuant to law, a report on the Work Incentive Program.

Aug. 3, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting, pursuant to law, a report on the efforts of State public welfare agencies to provide social services to families with dependent children (with accompanying report). (House Ways and Means Committee Print.)

Sept. 8, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting, pursuant to law, a report concerning the grants approved by the Department financed wholly with Federal funds.

Sept. 8, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting pursuant to law a report on the committees which advise and consult with him in carrying out his functions under the Social Security Act (with accompanying report).

Oct. 8, 1971

Letter from the Acting Secretary of the Treasury, transmitting a draft of proposed legislation to amend the Tariff Act of 1930, as amended, to effect certain administrative reforms (with accompanying papers).

Dec. 1, 1971

Letter from the Secretary of Health, Education, and Welfare transmitting, pursuant to law, a report concerning grants approved by his office financed wholly with Federal funds and subject to the reporting requirements of sec. 1120(b) of the Social Security Act (with accompanying report).

Dec. 1, 1971

Message from the President - Report on Trade Agreements Program (H. Doc. 92-178).

Dec. 6, 1971

Letter from the Secretary of the Treasury, transmitting, pursuant to law, his report on the state of the finances, for the fiscal year ended June 30, 1971 (with an accompanying report).

Dec. 8, 1971

Message from the President - Retirement Security (H. Doc. 92-182).

Dec. 10, 1971

Letter from the Secretary of the Treasury submitting proposed legislation to establish certain positions in the Department of the Treasury and to fix the compensation for these positions, and for other purposes (with accompanying papers).

## TITLE AND DATE REFERRED TO COMMITTEE

Dec. 13, 1971

Letter from the Acting Secretary of the Treasury submitting proposed legislation to strengthen the private retirement system by providing minimum standards of participation in the benefits offered by an employer-sponsored pension plan. (See S. 3012.)

Jan. 19, 1972

Letter from the Secretary of the Treasury, transmitting, pursuant to law, a statement of receipts, expenditures, and balances of the U.S. Government, for the fiscal year 1971 (with an accompanying report).

Jan. 19, 1972

Letter from the Chairman, the Renegotiation Board, transmitting, pursuant to law, a report of that Board for the year 1971 (with an accompanying report).

Jan. 20, 1972

Letter from the Secretary of the Treasury, transmitting pursuant to law, a statement of liabilities and other financial commitments of the U.S. Government, as of June 30, 1971 (with an accompanying report).

Jan. 20, 1972

Message from the President--State of the Union address (by unanimous consent this message was referred jointly to all standing committees).

Jan. 27, 1972

Letter from the Secretary of the Treasury, transmitting a draft of proposed legislation to amend the Internal Revenue Code of 1954 with respect to the income tax treatment of certain distributions and sales pursuant to the Bank Holding Company Act Amendments of 1970 (with accompanying papers). (See S. 3111.)

Jan. 31, 1972

Communication from the President of the United States, relating to tariff on finished structural marble and travertine.

Jan. 31, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report on the medicare program, for the fiscal year 1971 (with an accompanying report).

Feb. 1, 1972

Message from the President--Fifth Annual Report on the Automotive Products Trade Act of 1965. (Committee Print.)

Feb. 1, 1972

Message from the President--Rural development (H. Doc. 92-240). (This message was referred to the Committees on Agriculture and Forestry, Government Operations, and Finance.)

Feb. 7, 1972

Message from the President--Manpower revenue sharing.

Feb. 8, 1972

Message from the President--Protection of the environment (H. Doc. 92-247). (This message was referred to the Committees on Finance, Agriculture and Forestry, Banking, Housing and Urban Affairs, Commerce, Foreign Relations, Interior and Insular Affairs, and Public Works.)

Feb. 9, 1972

Letter from the Secretary of the Treasury, transmitting a draft of proposed legislation to promote the abatement of atmospheric sulphur pollution by the imposition of a tax on the emission of sulphur into the atmosphere, and for other purposes (with accompanying papers).

Feb. 17, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting pursuant to law, a report concerning grants approved which are financed wholly with Federal funds, for the period Oct. 1, 1971, to Dec. 31, 1971 (with an accompanying report).

Feb. 25, 1972

Letter from the Secretary of the Treasury, transmitting a draft of proposed legislation entitled "The Environmental Protection Tax Act of 1972" (with an accompanying paper).

Mar. 1, 1972

Letter from the Acting Secretary of the Treasury, transmitting, pursuant to law, a report on the Highway Trust Fund, dated June 30, 1971 (with an accompanying report).

Mar. 22, 1972

Letter from the Secretary of Commerce, transmitting, pursuant to law, a report of the Foreign-Trade Zones Board, for the fiscal year ended June 30, 1971 (with an accompanying report).

## TITLE AND DATE REFERRED TO COMMITTEE

Mar. 28, 1972

Message from the President—The welfare system (H. Doc. 92-270).

Mar. 29, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report of the Social Security Administration, for the fiscal year 1971 (with an accompanying report).

Mar. 29, 1972

Letter from the Chairman, U.S. Tariff Commission, transmitting, pursuant to law, a report of that Commission, for the fiscal year ended June 30, 1971 (with an accompanying report).

Apr. 4, 1972

Message from the President—Report on Operations of the International Coffee Agreement (S. Doc. 92-65).

Apr. 5, 1972

Letter from the Chairman, U.S. Tariff Commission, transmitting, pursuant to law, the 21st report of that Commission on the operation of the trade agreements program (with an accompanying report).

Apr. 12, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report on committees which advise and consult with him in carrying out the functions of the Social Security Act, as amended, for the calendar year 1971 (with an accompanying report).

Apr. 20, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report on Medicare, for the fiscal year 1970 (with an accompanying report).

Apr. 27, 1972

Letter from the Secretary of Transportation, transmitting a draft of proposed legislation to amend the Highway Revenue Act of 1956, as amended, and for other purposes (with accompanying papers).

May 3, 1972

Letter from the Secretary of Labor, transmitting, pursuant to law, a report on the Department's study and review of the program established by the Emergency Unemployment Compensation Act of 1971 (with an accompanying report).

May 16, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report concerning grants approved by that Office which are financed wholly with Federal funds, for the period Jan. 1, 1972, to Mar. 31, 1972 (with an accompanying report).

May 18, 1972

Message from the President—Social Services (H. Doc. 92-296). (This message was referred to the Committees on Finance and Labor and Public Welfare.)

June 6, 1972

Letter from the Board of Trustees of the Federal Hospital Insurance Trust Fund, submitting, pursuant to law, their 1972 annual report (with accompanying report).

June 6, 1972

Letter from the Board of Trustees of the Federal Old-Age and Survivors Insurance and Disability Insurance Trust Funds submitting, pursuant to law, their 1972 annual report (with accompanying report).

June 6, 1972

Letter from the Board of Trustees of the Federal Supplementary Medical Insurance Trust Fund submitting, pursuant to law, their 1972 annual report (with accompanying report).

June 6, 1972

Letter from the Secretary of Health, Education, and Welfare submitting, pursuant to law, a report relating to the welfare programs under the Social Security Act (with accompanying report).

June 14, 1972

Letter from the General Counsel of the Department of Defense, transmitting a draft of proposed legislation to amend the Internal Revenue Code of 1954 with respect to the deduction for moving expenses (with an accompanying paper).

June 19, 1972

Letter from the Secretary of Labor, reporting, pursuant to law, on recommendations with regard to extension and financing of the Emergency Unemployment Compensation Act.

## SUBJECT AND DATE REFERRED TO COMMITTEE

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June 20, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting a draft of proposed legislation to extend section 707 of the Social Security Act (with an accompanying paper).

July 18, 1972

Letter from the Secretary of the Treasury submitting proposed legislation to permit the authorization of means other than stamps to evidence tax payment of containers of distilled spirits (with accompanying papers).

Aug. 3, 1972

Letter from the Secretary of the Treasury, transmitting a draft of proposed legislation to amend the Internal Revenue Code of 1954 to permit charges for certain services (with an accompanying paper).

Aug. 3, 1972

Letter from the Secretary of the Treasury, transmitting a draft of proposed legislation to amend the Tariff Act of 1930 to grant additional arrest authority to officers of the Customs Service (with an accompanying paper).

Aug. 3, 1972

Letter from the Secretary of the Treasury, transmitting a draft of proposed legislation to amend the Tariff Act of 1930 to provide an exemption from the restrictions of the trade-mark laws, and for other purposes (with an accompanying paper).

Sept. 5, 1972

Letter from the Secretary of Labor, transmitting, pursuant to law, a report on the Work Incentive Program (WIN), dated June 1972 (with an accompanying report).

Oct. 6, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report relating to grants financed wholly with Federal funds, for the period Apr. 1, 1972, to June 30, 1972 (with an accompanying report).

Oct. 17, 1972

Letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, a report on Services to AFDC Families, dated October 1972 (with an accompanying report).

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## PETITIONS REFERRED TO THE COMMITTEE ON FINANCE

SUBJECT AND DATE REFERRED TO COMMITTEE

Jan. 26, 1971	Feb. 17, 1971
Joint Resolution of the Legislature of the State of New York, re: Revenue sharing.	Joint resolution of the Legislature of the State of Montana, re: Tax exempt status of interest income from State and municipal bonds.
Jan. 26, 1971	Feb. 17, 1971
Resolution adopted by the Board of Supervisors, County of Goochland, Va., re: Revenue sharing.	Resolution adopted by the Klamath County Republican Women, Klamath Falls, Oreg., re: Revenue sharing.
Jan. 26, 1971	Feb. 24, 1971
Resolution adopted by the City Council of New York City, re: Revenue sharing.	Resolution adopted by the City Council of Worcester, Mass., re: Revenue sharing.
Jan. 26, 1971	Mar. 1, 1971
Resolutions adopted at the Grand Camp, Alaska Native Brotherhood, Inc., re: Social security payments to persons living in Alaska.	Resolution of the Commonwealth of Massachusetts, re: Health insurance.
Jan. 26, 1971	Mar. 2, 1971
Resolution adopted by the Colorado Conference of Social Welfare, Denver, Colo., re: Welfare reform.	Resolution of the Commonwealth of Massachusetts, re: Federal old-age assistance program.
Jan. 26, 1971	Mar. 4, 1971
Resolution adopted by the City Council of New York City, re: Income tax deductions for child care.	Resolution of the General Court of the Commonwealth of Massachusetts, re: Social security benefit increases.
Jan. 28, 1971	Mar. 9, 1971
Concurrent resolution of the Legislature of the State of New Hampshire, re: Shoe imports.	Joint resolution of the Legislature of the State of Nevada, re: Credit against Federal tax for slot machine taxes imposed by the States, for educational support.
Jan. 28, 1971	Mar. 10, 1971
Concurrent resolution of the General Assembly of South Carolina, re: Revenue sharing.	Joint resolution of the General Assembly of the Commonwealth of Virginia, re: Federal imposition of standards in the Virginia unemployment compensation program.
Feb. 9, 1971	Mar. 10, 1971
Joint resolution of the Legislature of the State of Maine, re: Revenue sharing.	Resolution of the Legislature of the State of Nebraska, re: S. 3—Creating a national health security program.
Feb. 10, 1971	Mar. 10, 1971
Joint resolution of the Legislature of the State of Maine, re: Revenue sharing.	Resolution of the Council of the City of Beverly Hills, Calif., re: Revenue sharing.
Feb. 17, 1971	
Resolution of the Commonwealth of Massachusetts, re: Revenue sharing.	

## SUBJECT AND DATE REFERRED TO COMMITTEE

Mar. 10, 1971

Concurrent resolution of the Legislature of the State of Arkansas, re: Airport-Airway Development Act of 1970.

Mar. 10, 1971

Concurrent resolution of the General Assembly of the State of Indiana, re: Medicaid.

Mar. 10, 1971

Resolution of the General Court of the Commonwealth of Massachusetts, re: Highway Trust Fund.

Mar. 10, 1971

Joint resolution of the Legislature of the State of Montana, re: Medicare-Medicaid certification standards for hospitals and nursing homes.

Mar. 10, 1971

Resolution adopted by the Legislature of Rockland County, N.Y., re: Revenue sharing.

Mar. 23, 1971

Resolution of the Legislature of the State of South Dakota, re: Revenue sharing.

Mar. 23, 1971

Resolution of the Board of Supervisors of Milwaukee County, re: Requesting welfare legislation granting authority to counties to make limited use of vendor and voucher payments in AFDC without loss of reimbursement of Federal share of such aid.

Mar. 30, 1971

Concurrent resolution of the Legislature of the State of Oklahoma, re: To continue the Federal highway trust fund and direction of distribution.

Apr. 1, 1971

Concurrent resolution of the General Assembly of the State of South Carolina, re: Textile imports.

Apr. 5, 1971

Joint memorial of the Legislature of the State of Idaho, re: Quotas on foreign sulfur.

Apr. 5, 1971

Joint memorial of the Legislature of the State of Idaho, re: Revenue sharing.

Apr. 5, 1971

Joint resolution of the Legislative Assembly of the State of Montana, re: Federal Family Assistance Act.

Apr. 5, 1971

Concurrent resolution of the Legislature of the State of New Jersey, re: Federal tax credit for State sales taxes paid.

Apr. 5, 1971

Resolution of the Senate of the State of Wisconsin, re: Federal highway trust fund.

Apr. 15, 1971

Concurrent resolution of the Legislature of the State of South Carolina, re: Clark Hill electric generating facility.

Apr. 19, 1971

Resolution of the Senate of the State of Alabama, re: Textile imports.

Apr. 19, 1971

Joint memorial of the Legislature of the State of New Mexico, re: Revenue sharing.

Apr. 19, 1971

Resolution of the Senate of the State of New Jersey, re: Pennsylvania taxation of New Jersey commuters.

Apr. 19, 1971

Concurrent resolution of the Legislature of the State of New Jersey, re: Federal tax credits for State sales taxes paid.

Apr. 20, 1971

Joint resolution of the General Assembly of the State of North Carolina, re: Textile imports.

Apr. 21, 1971

Memorial of the Council of King County, State of Washington, re: National health security.

Apr. 21, 1971

Resolution of the City Council of Hattiesburg, Miss., re: Revenue sharing.

Apr. 29, 1971

Resolution of the City Council of Chino, Calif.

May 3, 1971

Resolution of the Senate of the State of New Jersey, re: Federal takeover of welfare programs.

May 3, 1971

Joint resolution of the Legislature of the State of Maine, re: Social security retirement age.

## SUBJECT AND DATE REFERRED TO COMMITTEE

May 10, 1971	July 8, 1971
Concurrent resolution of the Legislature of the State of Hawaii, re: Federal takeover of welfare.	Joint resolution adopted by the Congress of Micronesia, re: Tariff treatment of Micronesian products.
May 17, 1971	July 8, 1971
Joint resolution of the Legislature of the State of Vermont, re: Revenue sharing.	Resolution adopted by the Board of Commissioners of Ottawa County, Michigan, re: Old-age assistance to persons in publicly run care facilities.
May 17, 1971	July 10, 1971
Concurrent resolution of the Legislature of the State of Louisiana, re: National health insurance.	Joint resolution of the Legislature of the State of California, re: Highway trust fund.
May 23, 1971	July 27, 1971
Concurrent resolution of the General Assembly of the State of Indiana, re: Directing distribution in the Federal Highway Trust Fund.	Petition adopted by the General Assembly of the Presbyterian Church in the United States, re: Welfare reform.
May 25, 1971	Aug. 3, 1971
Resolution of the Common Council of the city of Buffalo, N.Y., re: Revenue sharing.	Joint resolution of the Legislature of the State of California, re: Federal-aid highway funds.
May 25, 1971	Sept. 8, 1971
Letter from the employees of the First National Bank of Boston, Cuba branches, re: Requesting a pension plan.	Resolution adopted by the Michigan State AFL-CIO, re: National health security program.
May 25, 1971	Sept. 8, 1971
Joint memorial of the Legislature of the State of Washington, re: Federal takeover of welfare programs.	Resolution adopted by the County of Branch, State of Michigan, re: Title I of the Social Security Act.
May 25, 1971	Sept. 8, 1971
Resolution of the City Council of the city of San Luis Obispo, Calif., re: Revenue sharing.	Resolutions adopted by the National Conference of Lieutenant Governors, re: Revenue sharing; welfare reform.
May 26, 1971	Sept. 10, 1971
Resolution of the Legislature of the Territory of Guam, re: Social security special payments to residents of Guam.	Resolutions adopted by the Executive Committee of the Republican Party of Oklahoma, re: Health care; Welfare reform.
June 14, 1971	Sept. 22, 1971
Concurrent resolution of the Legislature of the State of Louisiana, re: Collection of usual and customary fees for medical services rendered by teaching physicians under medicare.	Resolution of the Eleventh Guam Legislature, re: Welfare reform.
June 14, 1971	Sept. 22, 1971
Resolution adopted by the town of Herndon, Va., re: Revenue sharing.	Resolution adopted by the Economic Opportunity Board of Clark County, Las Vegas, Nevada, re: Requesting permanent status of the Office of Economic Opportunity.
June 24, 1971	Oct. 4, 1971
Resolution adopted by the Iowa Development Commission, Des Moines, Iowa, re: Revenue sharing.	Resolution adopted by the Common Council of the City of Madison, Wis., re: National health security.
June 28, 1971	Oct. 8, 1971
Concurrent resolution of the General Assembly of South Carolina, re: Trade with Red China.	Resolution of the Commonwealth of Massachusetts, re: Trade quotas in the electrical, electronics, hydraulic-diesel, machine, and optical industries.

## SUBJECT AND DATE REFERRED TO COMMITTEE

Oct. 12, 1971

Letter, in the nature of a petition from Lester Stauffer, Warren, Ohio, re: Economic problem in the United States.

Nov. 18, 1971

Joint resolution of the Legislature of the State of California, re: Private industry employee retirement or pension plans.

Dec. 3, 1971

Resolution of the Legislature of the State of Minnesota, re: Income splitting.

Jan. 21, 1972

Resolution adopted by the Commissioners of Asotin County, Wash., re: Tax sharing.

Jan. 21, 1972

Resolution adopted by the Commissioners of Walla Walla County, Wash., re: Tax sharing.

Jan. 21, 1972

Resolution adopted by the Town Council of Asotin County, Wash., re: Tax sharing.

Jan. 21, 1972

Resolution adopted by the Board of Pierce County Commissioners, Tacoma, Wash., re: Tax sharing.

Jan. 21, 1972

Resolution adopted by the Renton City Council, Wash., re: Tax sharing.

Jan. 24, 1972

Resolutions of the General Assembly of the Council of Jewish Federations and Welfare Funds, re: Social security and welfare reform.

Jan. 25, 1972

Resolution adopted by the City Council of Lake Forest Park, Wash., re: Tax sharing.

Feb. 9, 1972

Resolution adopted by the Town Council of Steilacoom, Wash., re: Revenue sharing.

Feb. 9, 1972

Resolution adopted by the City Council of Spokane, Wash., re: Revenue sharing.

Feb. 9, 1972

Resolution adopted by the Town Council of Blingen, Wash., re: Revenue sharing.

Feb. 9, 1972

Resolution adopted by the City Council of Longview, Wash., re: Revenue sharing.

Feb. 9, 1972

Resolution adopted by the City Commissioners, Raymond, Wash., re: Revenue sharing.

Feb. 15, 1972

Resolution adopted by the Town Council of Index, Wash., re: Revenue sharing.

Feb. 15, 1972

Resolution adopted by the Fargo City Commission, Fargo, N. Dak., re: Revenue sharing.

Feb. 15, 1972

Resolution adopted by the county legislature, Monroe County, N.Y., re: H.R. 11473.

Feb. 23, 1972

Resolution of the Senate of the State of Rhode Island, re: Minimum standards for private pension plans.

Feb. 23, 1972

Resolution adopted by the City Council of White Salmon, Wash., re: Revenue sharing.

Feb. 23, 1972

Resolution adopted by the City Council of Carson, Calif., re: Intergovernmental Fiscal Coordination Act of 1971 (H.R. 11050).

Feb. 23, 1972

Resolution adopted by the City Council of Hoquiam, Wash., re: Revenue sharing.

Feb. 25, 1972

Resolution of the Senate of the Commonwealth of Puerto Rico, re: Sec. 224 of title II of the Social Security Act.

Mar. 1, 1972

Joint memorial of the General Assembly of the State of Colorado, re: Meat imports.

Mar. 1, 1972

Two resolutions of the City Council of the Town of North Bonneville, Wash., re: Revenue sharing.

Mar. 7, 1972

Resolution of the Commonwealth of Massachusetts, re: Social security benefit increases.

## SUBJECT AND DATE REFERRED TO COMMITTEE

Mar. 7, 1972	Apr. 20, 1972
Resolutions of the Commonwealth of Massachusetts, re: Highway Trust Fund.	Resolution of the Commonwealth of Massachusetts, re: Health care.
Mar. 7, 1972	Apr. 27, 1972
Concurrent resolution of the Legislature of the State of Indiana, re: AFDC program.	Concurrent resolution of the General Assembly of the State of Indiana, re: Review of certain Department of Health, Education, and Welfare regulations.
Mar. 13, 1972	Apr. 27, 1972
Resolutions of the Commonwealth of Massachusetts, re: Medicare expansion and increased funding for medical research.	Resolution adopted by the City of Pacific, King County, Wash., re: Revenue sharing.
Mar. 17, 1972	May 8, 1972
Concurrent resolution of the Legislature of the State of Kansas, re: Highway Trust Fund.	Resolutions of the General Council of the Commonwealth of Massachusetts, re: Assumption of welfare costs by the Federal Government.
Mar. 17, 1972	May 15, 1972
Resolutions of the Legislature of the Commonwealth of Massachusetts, re: H.R. 1.	Resolution adopted by the Legislature of the State of Hawaii, re: Oil import quota program.
Mar. 28, 1972	May 15, 1972
Resolution of the House of Representatives of the State of Hawaii, re: Welfare reform.	Resolution adopted by the city of Tucson, Ariz., re: Mass transportation.
Apr. 6, 1972	May 16, 1972
Resolution adopted by the Board of Chosen Freeholders, Passaic County, N.J., re: Fiscal relief for States.	Resolutions of the Senate of the Commonwealth of Massachusetts, re: Revenue sharing.
Apr. 11, 1972	May 16, 1972
Resolution of the Legislature of the State of Hawaii, re: Welfare reform.	Letter in the nature of a petition, from William J. Bleisch, of Chula Vista, Calif., praying for a redress of grievances.
Apr. 11, 1972	May 10, 1972
Resolution adopted by the City Council of Seattle, Wash., re: Revenue sharing.	Resolutions of the Executive Board, Louisiana AFL-CIO, re: National health insurance.
Apr. 17, 1972	May 18, 1972
Resolutions of the Commonwealth of Massachusetts, re: Revenue sharing.	Letter in the nature of a petition, from the New England Council, Boston, Mass., re: Welfare reform.

## SUBJECT AND DATE REFERRED TO COMMITTEE

June 7, 1972

Concurrent resolution of the Legislature of the State of Louisiana,  
re: Revenue sharing.

June 10, 1972

Joint resolution of the Legislature of the State of California, re:  
Grape tariff.

June 20, 1972

Resolution adopted by the Acadia Parish Bureau, Crowley, La., re:  
Agricultural aviation exemption from taxes imposed by the Air-  
port and Airways Tax of 1970.

June 20, 1972

Resolution adopted by the County Legislature of Suffolk County,  
N.Y., re: Public service employment for unemployed and under-  
employed.

July 18, 1972

Resolution adopted by the American Federation of Musicians, New-  
ark, N.J., re: Health care.

July 24, 1972

Resolution adopted by the Board of County Commissioners of Palm  
Beach County, Fla., re: Senator Gurney amendment 1215 to  
S. 3651.

Aug. 4, 1972

Resolution of the Rensselaer County Legislature, Troy, N.Y., re:  
Foreign Trade and Investment Act of 1972.

Aug. 17, 1972

Resolution of the City Council of the City of Rock Island, Ill., re:  
State and local bond taxation.

Sept. 5, 1972

Resolution adopted by the National Association of Attorneys Gen-  
eral, re: Offshore revenue sharing by the Federal Government  
with all States.

**MISCELLANEOUS PUBLICATIONS BY COMMITTEE ON FINANCE**  
**NINETY-SECOND CONGRESS**

SUBJECT	DATE
Excerpts from S. Rept. 91-1431, Report of the Committee on Finance to accompany H.R. 17550, the Social Security Act of 1970:	
Trade Act of 1970.....	Jan. 22, 1971
Catastrophic Health Insurance Program (out-of-print).....	Jan. 22, 1971
Professional Standards Review Organization (out-of-print).....	Jan. 22, 1971
Payments to Health Maintenance Organizations.....	Jan. 22, 1971
Trade Policies in the 1970's: Report by Senator Abraham Ribicoff to the Committee on Finance (out-of-print).....	Mar. 4, 1971
National Health Insurance: Brief outline of pending bills (out of print).....	Apr. 26, 1971
Foreign Trade—A survey of current issues to be studied by the Subcommittee on International Trade.....	May 14, 1971
Sugar Act Amendments of 1971: Summary of Principal Provisions of H.R. 8866 as Passed by the House of Representatives.....	June 16, 1971
Child Care: Data and Materials (supplies exhausted)*.....	June 16, 1971
Staff Data: Material Related to H.R. 1: (out-of-print)	
Social Security Cash Benefits and Social Security Financing.....	July 14, 1971
Medicare and Medicaid Amendments.....	July 16, 1971
Welfare Programs for Families.....	July 21, 1971
Aid to the Aged, Blind and Disabled; Social Services; Fiscal Relief for States.....	July 22, 1971
Work and Training Provisions.....	July 23, 1971
Sugar Act Amendments of 1971—H.R. 8866: Announcement of Committee Decisions Ordering the Bill Reported (out-of-print).....	July 20, 1971
Material Related to Child Care Legislation (out-of-print).....	July 23, 1971
Sugar Act Amendments of 1971: Comparison between House Bill and Senate Amendment.....	Aug. 5, 1971
Welfare Reform—Or is It?: Address of Hon. Russell B. Long, Chairman, Committee on Finance and supporting material (out-of-print).....	Aug. 6, 1971
The Role of the United States in East-West Trade: Report by Sen. Abraham Ribicoff to the Committee on Finance.....	Aug. 10, 1971
Excerpts from the Social Security Act as Amended by H.R. 1 (out-of-print).....	Aug. 16, 1971
Additional Material Related to Child Care Legislation.....	Sept. 21, 1971
Health Maintenance Organizations: Staff Questions with Responses of the Dept. of Health, Education, and Welfare.....	Sept. 27, 1971
H.R. 10947—The Revenue Act of 1971: Announcement of Committee Decisions Reached in Executive Session.....	Nov. 9, 1971
The Welfare Mess: A Scandal of Illegitimacy and Desertion: Address of Hon. Russell B. Long, Chairman, Committee on Finance and supporting material.....	Dec. 14, 1971
Welfare Reform and the Family Assistance Plan—Statement of Roger A. Freeman before the Committee on Finance.....	Jan. 27, 1972
Canadian Automobile Agreement—Fifth Annual Report on the Automotive Products Trade Act of 1965.....	Feb. 1, 1972
Information on Federal Programs To Aid the Poor.....	Feb. 15, 1972
Income Maintenance Experiments—Material submitted by the Department of Health, Education, and Welfare.....	Feb. 18, 1972
Welfare Cheating—Address of Hon. Russell B. Long.....	Mar. 14, 1972
Assistance Programs for Families in Foreign Countries.....	Apr. 10, 1972
Survey of State Public Service Job Opportunities.....	Apr. 24, 1972

SUBJECT	DATE
Guaranteed Job Opportunity.....	Apr. 28, 1972
Welfare Reform: Child Support and Paternity Determination.....	May 19, 1972
Welfare Alternatives: Costs and Coverage.....	May 31, 1972
Welfare Reform: Fiscal Relief for States.....	June 5, 1972
H.R. 1—Analysis of Cost of Committee Bill.....	June 12, 1972
Social Security and Welfare Reform: Summary of the Principal Provisions of H.R. 1 as Determined by the Committee on Finance (Supplies exhausted)*.....	June 13, 1972
Implementation of Amendments to Improve the Work Incentive Program.....	June 26, 1972
Excerpt from S. Rept. 92-1230, Report of the Committee on Finance To Accompany H.R. 1, The Social Security Amendments of 1972:	
IV. Provisions Relating to Medicare-Medicaid and Maternal and Child Health (Supplies exhausted)*.....	Sept. 26, 1972
Social Security Amendments of 1972: Opening Statement of Senate Debate.....	Sept. 27, 1972
Table of Contents to H.R. 1 as Ordered to be Printed with the amendments of the Senate numbered.....	Oct. 6, 1972
Social Security Amendments of 1972: Brief Description of Senate Amendments.....	Oct. 11, 1972
Summary of Social Security Amendments of 1972 as Approved by the Conference (Joint Publication of U.S. Committee on Finance and U.S. House of Representatives Committee on Ways and Means).....	Oct. 17, 1972
Summary of Social Security Amendments of 1972: Public Law 92-603 (Joint Publication of U.S. Senate Committee on Finance and U.S. House of Representatives Committee on Ways and Means).....	Nov. 17, 1972

## CALENDAR OF NOMINATIONS

DATE REFERRED	NAME AND OFFICE	COMMITTEE ACTION	CONFIRMED
Jan. 25, 1971	John B. Connally, of Texas, to be Secretary of the Treasury.....	Public hearings Jan. 28 and Feb. 2, 1971. Printed. Feb. 2, 1971, favorably reported.	Feb. 8, 1971
Jan. 28, 1971	Chester L. Mize, of Kansas, to be a member of the U.S. Tariff Commission for the remainder of the term expiring June 16, 1974, to which office he was appointed during the last recess of the Congress.	Mar. 19, 1971, nomination withdrawn.	-----
Mar. 3, 1971	Stephen Kurzman, of the District of Columbia, to be an Assistant Secretary of Health, Education, and Welfare, vice Creed C. Black, resigned.	Mar. 23, 1971, favorably reported.	Mar. 25, 1971
Mar. 3, 1971	Robert O. Beatty, of Idaho, to be an Assistant Secretary of Health, Education, and Welfare.	Mar. 23, 1971, favorably reported.	Mar. 25, 1971
Apr. 21, 1971	Laurence E. Lynn, Jr., of California, to be an Assistant Secretary of Health, Education, and Welfare, vice Lewis Butler.	June 23, 1971.— Public hearings. Printed. June 23, 1971, favorably reported.	June 24, 1971
May 13, 1971	Merlin K. DuVal, Jr., of Arizona, to be an Assistant Secretary of Health, Education, and Welfare.	May 20, 1971.— Committee discharged from further consideration. Referred to the Committee on Labor and Public Welfare.	June 18, 1971
June 1, 1971	Catherine May Bedell, of Washington, to be a member of the U.S. Tariff Commission for the remainder of the term expiring June 16, 1974, vice Chester L. Mize.	June 23, 1971.— Public hearings. Printed. June 23, 1971, favorably reported.	June 24, 1971
June 10, 1971	Joseph O. Parker, of Virginia, to be a member of the U.S. Tariff Commission for the term expiring June 16, 1977, vice Bruce E. Clubb, term expiring.	June 23, 1971.— Public hearings. Printed. June 23, 1971, favorably reported.	June 24, 1971
June 21, 1971	Johnnie M. Walters, of South Carolina, to be Commissioner of Internal Revenue, vice Randolph W. Thrower, resigned.	July 30, 1971.— (Executive Proceedings) Printed. Aug. 3, 1971, favorably reported.	Aug. 4, 1971
July 20, 1971	William A. Goffe, of Oklahoma, to be a judge of the U.S. Tax Court for a term expiring 15 years after he takes office, vice Norman O. Tietjens, retired.	Oct. 27, 1971, favorably reported.	Oct. 28, 1971
Sept. 20, 1971	Romona Acosta Banuelos, of California, to be Treasurer of the United States....	Nov. 29, 1971.— Public hearings. Printed. Dec. 3, 1971, favorably reported.	Dec. 6, 1971
Sept. 22, 1971*	William D. Eberle, of Connecticut, to be Special Representative for Trade Negotiations.	Oct. 20, 1971.— Committee on Finance held public hearings.— Printed. Nov. 2, 1971, favorably reported by Committee on Foreign Relations.	Nov. 3, 1971
Sept. 29, 1971	Richard T. Burrell, of Maryland, to be a member of the Renegotiation Board, vice William Henry Harrison, resigned.	Oct. 20, 1971, favorably reported.	Oct. 21, 1971
Nov. 17, 1971	Edgar R. Fiedler, of New York, to be an Assistant Secretary of the Treasury, vice Murray L. Weidenbaum, resigned.	Dec. 3, 1971, favorably reported.	Dec. 6, 1971

\*Referred to Senate Committee on Foreign Relations.

DATE REFERRED	NAME AND OFFICE	COMMITTEE ACTION	CONFIRMED
Apr. 12, 1972	Lee H. Henkel, Jr., of Georgia, to be Assistant General Counsel in the Department of the Treasury (Chief Counsel for the Internal Revenue Service), vice K. Martin Worthy, resigned.	May 25, 1972, favorably reported.	June 8, 1972
May 1, 1972	John Michael Hennessy, of Massachusetts, to be an Assistant Secretary of the Treasury, vice John R. Petty, resigned.	May 25, 1972, favorably reported.	June 8, 1972
May 17, 1972	George P. Shultz, of Illinois, to be Secretary of the Treasury.	May 25, 1972, favorably reported.	June 8, 1972
May 22, 1972	Charls E. Walker, of Connecticut, to be Deputy Secretary of the Treasury. (New position).	May 25, 1972, favorably reported.	June 8, 1972
May 22, 1972	William H. Quealy, of Virginia, to be a Judge of the U.S. Tax Court for a term expiring 15 years after he takes office. (Reappointment.)	May 25, 1972, favorably reported.	May 30, 1972
May 22, 1972	Arnold Raum, of Massachusetts, to be a Judge of the U.S. Tax Court for a term expiring 15 years after he takes office. (Reappointment.)	May 25, 1972, favorably reported.	May 30, 1972
May 22, 1972	Irene Feagin Scott, of Alabama, to be a Judge of the U.S. Tax Court for a term expiring 15 years after she takes office. (Reappointment.)	May 25, 1972, favorably reported.	May 30, 1972
May 24, 1972	Edwin S. Cohen, of Virginia, to be Under Secretary of the Treasury, vice Charls E. Walker.	May 25, 1972, favorably reported.	June 8, 1972
June 1, 1972	Italo H. Ablondi, of New York, to be a member of the U.S. Tariff Commission, for the term expiring June 16, 1978, vice Glenn W. Sutton.	June 28, 1972, favorably reported.	June 20, 1972
June 26, 1972	Jack Franklin Bennett, of Connecticut, to be a Deputy Under Secretary of the Treasury (new position).	Aug. 17, 1972, favorably reported.	Aug. 17, 1972
June 26, 1972	Warren F. Brecht, of Connecticut, to be an Assistant Secretary of the Treasury (new position).	Aug. 17, 1972, favorably reported.	Aug. 17, 1972
July 17, 1972	Frederic W. Hickman, of Illinois, to be an assistant Secretary of the Treasury.	Aug. 17, 1972, favorably reported.	Aug. 17, 1972
Aug. 9, 1972	James E. Smith, of Virginia, to be a Deputy Under Secretary of the Treasury (new position).	Aug. 17, 1972, favorably reported.	Aug. 18, 1972
Aug. 11, 1972	Cynthia Holcomb Hall, of California, to be a Judge of the U.S. Tax Court for a term expiring 15 years after she takes office, vice Craig S. Atkins, retired.	Aug. 17, 1972, favorably reported.	Aug. 18, 1972
Sept. 5, 1972	Darrell D. Wiles, of Missouri, to be a judge of the U.S. Tax Court for a term expiring 15 years after he takes office, vice Graydon G. Withey, retired.	Sept. 22, 1972, favorably reported.	Sept. 25, 1972

## HEARINGS HELD BY COMMITTEE

No. of BILL	TITLE	DATE OF HEARING
Nomination...	John B. Connally, of Texas, to be Secretary of the Treasury.....	Jan. 28 and Feb. 2, 1971.—Printed.
H.R. 4690...	To increase the public debt limit set forth in sec. 21 of the Second Liberty Bond Act, and for other purposes.	Mar. 8, 1971.—Printed.
H.R. 5432...	To provide an extension of the interest equalization tax, and for other purposes.	Mar. 15, 1971.—Printed.
S. 3 S. 101 S. 836 S. 987 S. 1376 S. 1490 S. 1598 S. 1623	National health insurance.....	Apr. 26, 27, 28, 1971.—Printed. (Supplies exhausted.) <sup>1</sup>
.....	Foreign trade <sup>1</sup> .....	May 17, 18, 19, 20, and 21, 1971.—Printed. Vol. 1.—Oral testimony. Vol. 2.—Appendixes.
H.R. 8866...	To amend and extend the provisions of the Sugar Act of 1948, as amended, and for other purposes.	June 16, 17, 21, and 22, 1971.—Printed. Vol. 1.—June 16, 17, 21, 1971. Vol. 2.—June 22 and written testimony.
Nominations..	Laurence E. Lynn, Jr., to be an Assistant Secretary of Health, Education, and Welfare; and Catherine May Bedell and Joseph O. Parker, to be members of the U.S. Tariff Commission.	June 23, 1971.—Printed.
Nomination ..	Johnnie McKeiver Walters, to be Commissioner of Internal Revenue Service.	July 30, 1971. —(Executive Proceedings) Printed
H.R. 1.....	To amend the Social Security Act to increase benefits and improve eligibility and computation methods under the OASDI program, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis on improvements in their operating effectiveness, to replace the existing Federal-State public assistance programs with a Federal program of adult assistance and a Federal program of benefits to low-income families with children with incentives and requirements for employment and training to improve the capacity for employment of members of such families, and for other purposes.	July 27, 29; Aug. 2, 3, 1971; and Jan. 20, 21, 24, 25, 26, 27, 28, 31; Feb. 1, 2, 3, 4, 7, 8, and 9, 1972.—Printed. Vol. 1.—July 27, 29, Aug. 2, 3, 1971. (Supplies exhausted.) <sup>2</sup> Vol. 2.—Jan. 20, 21, 24, 25, 1972. Vol. 3.—Jan. 26, 27, 1972. Vol. 4.—Jan. 28, 31, Feb. 1, 2, 3, 1972. Vol. 5.—Feb. 4, 7, 8, 9, 1972. Vol. 6.—Written testimony received.
.....	International Aspects of the President's New Economic Policies <sup>1</sup> .....	Sept. 12 and 13 and October 1, 1971.—Printed
S. 2003, title 6 of printed amendment 318 to H.R. 1, and child care provisions of H.R. 1.	Child Care.....	Sept. 22, 23, and 24, 1971.—Printed.
H.R. 10947...	Revenue Act of 1971.....	Oct. 7, 11, 12, 13, 14, and 18, 1971.—Printed. Vol. 1.—Oct. 7, 12, 13, 1971 (oral testimony). Vol. 2.—Oct. 14, 15, 18, 1971 (oral and written testimony).
Nomination...	Romana Acosta Banuelos, of California, to be Treasurer of the United States.	Nov. 29, 1971.—Printed.
.....	168 Federal antipoverty programs.....	Feb. 15, 1972.—Printed.
H.R. 12910...	To provide for a temporary increase in the public debt limit.....	Feb. 28, 1972.—Printed.
Nomination...	George P. Shultz, to be Secretary of the Treasury.....	May 25, 1972.—Printed.
.....	Work Incentive Program.....	June 27, 1972.—Printed.
H.R. 14370...	Revenue sharing.....	June 29, July 20, 21, 25, 26, and 27, 1972.—Printed.
H.R. 15390...	To provide for a 4-month extension of the present temporary level in the public debt limitation.	June 28, 1972.—Printed.
H.R. 16810...	To provide for a temporary increase in the public debt limit and to place a limitation on expenditures and net lending for the fiscal year ending June 30, 1973.	Oct. 11, 1972.—Printed.

<sup>1</sup> Conducted by the Subcommittee on International Trade of the Committee on Finance.<sup>2</sup> Available from G.P.O.

## SENATE BILLS REFERRED TO COMMITTEE

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 1</b></p> <p><b>Mr. Gravel</b> and Messrs. Bentsen, Brooke, Church, Javits, Mansfield, Moss, Muskie, Packwood, Pearson, Randolph, Spong, and Symington.</p> <p>To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes. (Portion of bill in Finance Committee's jurisdiction allows a tax credit of ½ of a taxpayer's contributions up to \$50 or a tax deduction of \$100.)</p>	<p><b>Feb. 11, 1971</b></p> <p>Jan. 25, 1971.—Statement by Senator Gravel introducing this bill (Congressional Record S18).</p> <p>Jan. 25, 1971.—Referred to Committee on Rules and Administration.</p> <p>Feb. 11, 1971.—Further referred to the Committees on Finance and Commerce.</p> <p>Feb. 22, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p> <p style="text-align: right;"><i>(See action on H.R. 10917)</i></p>

### AMENDMENTS

**Mar. 11, 1971** (Stevens) Regulates charges for use of non-broadcast media in Federal election campaigns.

**No. 1**

**(14)**

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

TITLE AND DESCRIPTION	ACTION
<b>S. 3</b>	<b>Jan. 25, 1971</b>
<b>Mr. Kennedy</b> and Messrs. Bayh, Case, Cooper, Cranston, Gravel, Harris, Hart, Hughes, Humphrey, Inouye, Javits, McGee, McGovern, Magnuson, Metcalf, Mondale, Moss, Muskie, Pastore, Pell, Randolph, Saxbe, Stevenson, and Tunney	Jan. 25, 1971.—Statement by Senator Kennedy introducing this bill (Congressional Record S87). Feb. 9, 1971.—Referred to Office of Management and Budget, Civil Service Commission, Railroad Retirement Board, and Departments of Treasury, State, Labor, and Health, Education, and Welfare. Apr. 26, 27, and 28, 1971.—Public hearings.—Printed. June 23, 1971.—Report from Department of Labor on S. 3 and amendment 66 to S. 3. (Defers to views of Department of Health, Education, and Welfare.) June 24, 1971.—Report from Civil Service Commission on S. 3 and amendment 66 to S. 3. (Defers to views of Department of Health, Education, and Welfare.) June 24, 1971.—Report from Office of Management and Budget. (Prefers enactment of S. 1623.) June 25, 1971.—Report from Railroad Retirement Board on S. 3 and amendment 66 to S. 3. (Defers to the views of the Departments of Treasury, Health, Education, and Welfare, and Office of Management and Budget.) June 29, 1971.—Report from Department of State on S. 3 and amendment 66 to S. 3. (Defers to views of the Department of Health, Education, and Welfare.) July 1, 1971.—Report from Department of Health, Education, and Welfare. (Prefers enactment of S. 1623.) July 26, 1971.—Report from Office of Management and Budget on amendment 236 to S. 3. (Prefers enactment of S. 1623.) Aug. 3, 1971.—Report from Department of Health, Education, and Welfare on amendment 236 to S. 3. (Prefers enactment of S. 1623.) Sept. 10, 1971.—Report from Civil Service Commission on amendments 236 and 265 to S. 3. (Prefers enactment of S. 1623.) Sept. 15, 1971.—Report from Railroad Retirement Board on amendment 236. (Defers to other Departments.) Sept. 15, 1971.—Report from Railroad Retirement Board on amendment 265. (Defers to other Departments.) Sept. 16, 1971.—Report from Department of State on amendment 236. (Prefers enactment of S. 1623.) Sept. 16, 1971.—Report from Department of State on amendment 265. (Prefers enactment of S. 1623.) Sept. 17, 1971.—Report from Office of Management and Budget on amendment 265. (Prefers enactment of S. 1623.) Sept. 22, 1971.—Report from Department of Health, Education, and Welfare on amendment 265. (Prefers enactment of S. 1623.)
<b>To create a national system of health security.</b> (Provides a national health insurance plan, administered by the Federal Government, applied to all U.S. residents, comprehensive in benefits, and financed by a combination of payroll taxes and general revenues. Includes provisions designed to improve quality and efficiency of health care delivery system; medicare would be repealed, but medicad would continue as a supplemental program.)	
<b>AMENDMENTS</b>	
<b>May 5, 1971</b> (Gravel) Broadens coverage of mentally ill. No. 1 (66)	
<b>July 6, 1971</b> (Gravel) Broadens coverage of mentally ill. No. 2 (236)	
<b>July 20, 1971</b> (Moss) Broadens coverage of mentally ill. No. 3 (265)	

**S. 4** **Jan. 25, 1971****Mr. Thurmond**  
and Messrs. Allen, Baker, Beall, Brock, Cotton, Ervin, Hollings,  
Smith, Sparkman, Stennis, and Talmadge**To amend the tariff and trade laws of the United States, and for other purposes.**

Jan. 25, 1971.—Statement by Senator Thurmond introducing this bill (Congressional Record S117).

Feb. 9, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Commerce, Labor, and Agriculture.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFERS TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 9★</b> Feb. 11, 1971</p> <p>Mr. Gravel and Mr. Randolph</p> <p>To provide a means of financing presidential and congressional election campaigns. (Portion of bill in Finance Committee's jurisdiction provides that eligible candidates of a minor or major party in a presidential election shall be entitled to \$.20 multiplied by total number of popular votes received by the candidate of such party for the office of President in the preceding election.)</p>	Feb. 11, 1971	<p>Jan. 25, 1971.—Referred to Committee on Rules and Administration. Feb. 11, 1971.—Further referred to Committee on Finance. Feb. 22, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p>
<i>(See action on H.R. 10917)</i>		
<p><b>S. 37</b> Jan. 26, 1971</p> <p>Mr. Byrd of West Virginia for Mr. McIntyre</p> <p>To provide for orderly trade in textile articles and articles of leather footwear, and for other purposes. (This bill would:</p> <ol style="list-style-type: none"> <li>(1) impose import quotas on textile and footwear articles generally equal to quantity imported during 1967-68. Imports would be limited by country of origin and by category;</li> <li>(2) revise criteria in title III of Trade Expansion Act of 1962 enabling industries, firms and workers to receive tariff or quota relief and adjustment assistance;</li> <li>(3) repeal present requirement in Trade Expansion Act of 1962 for termination of escape clause relief after 4 years; and</li> <li>(4) provide authority for President to cut tariffs but only if required as "compensation" to other countries under rules of GATT, for tariffs that are increased as a result of "escape clause" action.)</li> </ol>	Jan. 26, 1971	<p>Jan. 26, 1971.—Statement by Senator Byrd introducing this bill (Congressional Record S185). Feb. 9, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Commerce, and Agriculture.</p>
<p><b>S. 39★</b> Jan. 26, 1971</p> <p>Mr. Curtis</p> <p>To amend titles X and XVI of the Social Security Act to prohibit any State from imposing a lien on a blind individual's property as a condition of aid or assistance thereunder.</p>	Jan. 26, 1971	<p>Feb. 10, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<i>(See action on H.R. 1)</i>		
<p><b>S. 43</b> Jan. 26, 1971</p> <p>Mr. Stevens</p> <p>To authorize the issuance of U.S. conservation savings bonds in order to afford an opportunity for the people of the United States through the purchase of such bonds to participate in the financing of programs to conserve and improve the Nation's environment.</p>	Jan. 26, 1971	<p>Jan. 26, 1971.—Statement by Senator Stevens introducing this bill (Congressional Record S187). Feb. 10, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Interior. Sept. 30, 1971.—Adverse report from Office of Management and Budget. Oct. 4, 1971.—Adverse report from Department of the Treasury. Nov. 5, 1971.—Report from Department of the Interior. (Defers to Department of the Treasury.)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 62 ★</b> Jan. 26, 1971 <b>Mr. Taft</b></p> <p>To amend the Internal Revenue Code of 1954 to permit the exclusion from gross income of a portion of the compensation received by full-time enforcement officers and firemen employed by State and local governmental instrumentalities. (Excludes from income tax up to \$200 salary per month of policemen and firemen.)</p>	<p>Jan. 26, 1971.—Statement by Senator Taft introducing this bill (Congressional Record S189). Feb. 10, 1971.—Referred to Office of Management and Budget and Department of the Treasury. June 8, 1971.—Adverse report from Department of the Treasury.</p>	<p><i>(See action on H.R. 10917)</i></p>
<p><b>S. 63</b> Jan. 26, 1971 <b>Mr. Curtis</b></p> <p>To amend sec. 162 of the Internal Revenue Code of 1954. (Provides that taxable cemetery corporations may deduct trade or business expenses paid from a cemetery perpetual care fund if the fund is under an obligation to periodically distribute its income.)</p>	<p>Feb. 10, 1971.—Referred to Office of Management and Budget and Department of the Treasury. June 9, 1971.—Report from Office of Management and Budget (defers to Department of the Treasury). June 9, 1971.—Adverse report from Department of the Treasury. Aug. 9, 1971.—Additional comments from Department of the Treasury.</p>	
<p><b>S. 64 ★</b> Jan. 26, 1971 <b>Mr. Hollings</b></p> <p>To assist the States and their political subdivisions to meet their needs for increased revenues by sharing with them a portion of the revenues derived from the Federal individual income tax. (Establishes a tax-sharing fund in the Treasury which allocates certain percentages of Federal revenues to the States at the following rates: 3 percent fiscal 1972, 3½ percent fiscal 1973, 4 percent 1974, 4½ percent fiscal 1975, and 5 percent fiscal 1976 and thereafter.)</p>	<p>Jan. 26, 1971.—Statement by Senator Hollings introducing this bill (Congressional Record S189). Feb. 10, 1971.—Referred to Office of Management and Budget and Department of the Treasury. Aug. 4, 1971.—Report from Department of the Treasury. (Prefers enactment of S. 680.)</p>	<p><i>(See action on H.R. 11370)</i></p>
<p><b>S. 68</b> Jan. 26, 1971 <b>Mr. Hollings</b> and Messrs. Talmadge and Thurmond</p> <p>To establish quotas on certain textile and footwear articles.</p>	<p>Jan. 26, 1971.—Statement by Senator Hollings introducing this bill (Congressional Record S189). Feb. 24, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 144</b> <span style="float: right;"><b>Jan. 26, 1971</b></span></p> <p><b>Mr. McGee</b> and Messrs. Allen, Allott, Baker, Bellmon, Bennett, Bible, Brock, Buckley, Burdick, Cannon, Church, Cook, Curtis, Dole, Dominick, Eastland, Ervin, Fannin, Gravel, Hansen, Harris, Hart, Hatfield, Hollings, Hruska, Mansfield, Metcalf, Moss, Pearson, Prouty, Proxmire, Schweiker, Scott, Stevens, Talmadge, Thurmond, Tower, and Young</p>	<p>Jan. 26, 1971.—Statement by Senator McGee introducing this bill (Congressional Record S194).</p> <p>Feb. 10, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p> <p>June 1, 1971.—Favorable report from Department of Justice.</p> <p>June 2, 1971.—Favorable report from Department of the Treasury.</p>	<p>To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.</p> <p>(Provides an exception from the recordkeeping requirements of the Gun Control Act of 1968 for .22 caliber rimfire ammunition.)</p>
<p><b>S. 155</b> <span style="float: right;"><b>Jan. 26, 1971</b></span></p> <p><b>Mr. Burdick</b> and Messrs. Mansfield and Metcalf</p>	<p>Feb. 11, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Department of the Treasury.</p> <p>Apr. 11, 1972.—Adverse report from Office of Management and Budget.</p> <p>Apr. 12, 1972.—Adverse report from Department of the Treasury.</p>	<p>To amend the Tariff Act of 1930 so as to exempt certain private aircraft entering or departing from the United States and Canada at night or on Sunday or a holiday from provisions requiring payment to the United States for overtime services of customs officers and employees.</p>
<p><b>S. 158 ★</b> <span style="float: right;"><b>Jan. 26, 1971</b></span></p> <p><b>Mr. Burdick</b></p>	<p>Feb. 11, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	<p>To amend the Internal Revenue Code of 1954 to provide for the continuation of the investment tax credit for small businesses, and for other purposes.</p> <p>(Provides for a small business exception of \$20,000 per year to the provision of the Internal Revenue Code repealing the 7 percent investment tax credit.)</p>

(See action on H.R. 10947)

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## TITLE AND DESCRIPTION

- | TITLE AND DESCRIPTION  | DATE                 | ACTION   |
|--|----------------------|--|
| <b>S. 191</b>  | <b>Jan. 26, 1971</b> | <b>Jan. 26, 1971.</b> —Statement by Senator Boggs introducing this bill (Congressional Record S151).   |
| <b>Mr. Boggs</b><br>and Messers Beall, Roth, and Tower   |                      | <b>Feb. 10, 1971.</b> —Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.                 |
| To amend the Social Security Act to establish a national catastrophic illness insurance program under which the Federal Government, acting in cooperation with State insurance authorities and the private insurance industry, will reinsure and otherwise encourage the issuance of private health insurance policies which make adequate health protection available to all Americans at a reasonable cost.  |                      | <b>Apr. 26, 27, and 28, 1971.</b> —Public hearings.—Printed.   |
| (Provides a Federal health reinsurance program, designed to encourage the development by the private insurance industry of policies which would provide individuals extended coverage against the costs of catastrophic illness. The Government would reinsure against losses in instances where private insurance companies paid out more in benefits than they received in premiums. Involves creation of State-wide plans for extended coverage which insurers or State-wide pools of insurers would be required to offer all eligible individuals at a reasonable cost in order to qualify for Federal reinsurance program.) |                      | <b>June 24, 1971.</b> —Report from Office of Management and Budget. (Prefers enactment of S. 1623.)  |
|  |                      | <b>July 1, 1971.</b> —Report from Department of Health, Education, and Welfare. (Prefers enactment of S. 1623.)  |
| <hr/>  |                      |  |
| <b>S. 194</b>  | <b>Jan. 26, 1971</b> | <b>Feb. 11, 1971.</b> —Referred to Office of Management and Budget and Departments of the Treasury, Transportation, and Housing and Urban Development. |
| <b>Mr. Nelson</b>  |                      |  |
| To permit a State to elect to use funds from the highway trust fund for purposes of urban mass transportation.   |                      |  |
| (Provides that the States may use funds from the highway trust fund for urban mass transportation purposes.)   |                      |  |
| <hr/>  |                      |  |
| <b>S. 218 ★</b>  | <b>Jan. 26, 1971</b> | <b>Jan. 26, 1971.</b> —Statement by Senator Moss introducing this bill (Congressional Record S202).  |
| <b>Mr. Moss</b>  |                      | <b>Feb. 10, 1971.</b> —Referred to Office of Management and Budget and Departments of Labor and Health, Education, and Welfare.                        |
| To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title.  |                      | <i>(See action on H.R. 4690 and H.R. 1)</i>  |
| (Increases earnings limitation from \$1,690 to \$2,250, with \$1 reduction in social security benefits for each \$2 earned above this amount.)   |                      |  |
| <hr/>  |                      |  |
| <b>S. 297 ★</b>  | <b>Jan. 26, 1971</b> | <b>Jan. 26, 1971.</b> —Statement by Senator Kennedy introducing this bill (Congressional Record S221).   |
| <b>Mr. Kennedy</b>   |                      | <b>Feb. 11, 1971.</b> —Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.                 |
| To amend the Social Security Act to provide a 15-percent across-the-board increase in monthly benefits with a minimum primary insurance amount of \$100.   |                      | <i>(See action on H.R. 4690 and H.R. 15390)</i>  |
| (Increases social security benefits 15 percent across-the-board, with \$100 minimum and increases special payments for certain persons age 72 and over from \$40 to \$73 (\$60 to \$100.50 per couple.)  |                      |  |

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 298 ★</b> Jan. 26, 1971</p> <p>Mr. Kennedy</p> <p>To amend the Sugar Act of 1948 to terminate the quota for South Africa.</p>	<p>Jan. 20, 1971.—Statement by Senator Kennedy introducing this bill (Congressional Record S221).</p> <p>Feb. 12, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Agriculture, Labor, and Commerce.</p>	<p><i>(See action on H.R. 8866)</i></p>
<p><b>S. 316</b> Jan. 27, 1971</p> <p>Mr. Ribicoff</p> <p>To amend the Internal Revenue Code of 1954 to increase the credit against tax for retirement income.</p> <p>(Provides for an increase in the maximum amount of retirement income eligible for the retirement income credit for a single taxpayer from \$1,524 to \$1,872 and for married couples from \$2,288 to \$2,808.)</p>	<p>Jan. 27, 1971.—Statement by Senator Ribicoff introducing this bill (Congressional Record S307).</p> <p>Feb. 9, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	<p><i>(See action on H.R. 1)</i></p>
<p><b>S. 317</b> Jan. 27, 1971</p> <p>Mr. Ribicoff and Messrs. Beall, Brock, Brooke, Case, Cooper, Gurney, Humphrey, and Mathias</p> <p>To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.</p>	<p>Jan. 27, 1971.—Statement by Senator Ribicoff introducing this bill (Congressional Record S307).</p> <p>Feb. 8, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 323</b> Jan. 27, 1971</p> <p>Mr. Doie and Messrs. Baker, Dominick, Goldwater, and Tower</p> <p>To amend sec. 4491 of the Internal Revenue Code of 1954 to provide that the weight portion of the excise tax on the use of civil aircraft shall apply to piston-engined aircraft only if they have a maximum certificated takeoff weight of more than 6,000 pounds.</p> <p>(Provides an exclusion from the civil aircraft use tax for propeller-driven aircraft (nonturbine) with a certified takeoff weight of 6,000 pounds or less.)</p>	<p>Jan. 27, 1971.—Statement by Senator Dole introducing this bill (Congressional Record S310).</p> <p>Feb. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 324</b></p> <p>Mr. Young</p> <p>To extend the provisions of sec. 403(b) of the Internal Revenue Code of 1954 to employees of public hospitals. (Provides that hospital employees may exclude from income tax certain contributions made by their employers to qualified pension plans.)</p>	Jan. 27, 1971	Feb. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.
<p><b>S. 329 ★</b></p> <p>Mr. Fong</p> <p>To amend title II of the Social Security Act to provide a minimum monthly benefit of \$100, to provide a 10 percent increase in other monthly benefits, and to provide for automatic adjustments in benefits, the wage base, and the social security tax rates to reflect future increases in the cost of living. (Increases benefits 10 percent across the board with \$100 minimum and provides for automatic adjustments in benefits, wage base, and tax rates to reflect cost of living increases.)</p>	Jan. 27, 1971	Feb. 10, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare <i>(See action on H.R. 1690, H.R. 15390, and H.R. 1)</i>
<p><b>S. 346 ★</b></p> <p>Mr. Pearson</p> <p>and Messrs. Aiken, Allen, Beall, Bennett, Reardon, Bible, Boggs, Cannon, Church, Cooper, Curtis, Dale, Donohue, Eagleton, Goldwater, Gravel, Gurney, Hansen, Harris, Hart, Hartke, Hatfield, Hollings, Inaska, Humphrey, Inouye, Javits, McGee, McGovern, Mansfield, Miller, Mondale, Montoya, Moss, Nelson, Packwood, Percy, Prouty, Randolph, Ribicoff, Schwicker, Scott, Spong, Stevens, Talmadge, Thurmond, Tower, and Young.</p> <p>To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas (Provides certain tax incentives for investing in rural job development areas, including special depreciation allowances and a 7-percent tax credit.)</p>	Jan. 27, 1971	Jan. 27, 1971.—Statement by Senator Pearson introducing this bill (Congressional Record S351). Feb. 3, 1971.—Subsequent statement by Senator Pearson on S. 346 (Congressional Record S799). Feb. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Interior, Agriculture, Labor, Commerce, and Housing and Urban Development. <i>(See action on H.R. 10917)</i>
<p><b>S. 368</b></p> <p>Mr. Stevens</p> <p>To exempt certain State-owned passenger vessels from the requirement of paying for overtime services of customs officers and employees.</p>	Jan. 27, 1971	Jan. 27, 1971.—Statement by Senator Stevens introducing this bill (Congressional Record S329). Feb. 12, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Department of the Treasury. June 29, 1971.—Adverse report from Office of Management and Budget. June 30, 1971.—Noncommittal report from Department of the Treasury.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 369 ★</b> Jan. 27, 1971</p> <p><b>Mr. Stevens</b></p> <p>To amend the Internal Revenue Code of 1954 to require notice and hearing prior to levy upon the salary or wages of an individual.</p> <p>(Provides that an individual must be given a notice and a hearing before his salary or wages may be levied upon, or otherwise attached, by the Internal Revenue Service.)</p>	<p>Jan. 27, 1971.—Statement by Senator Stevens introducing this bill (Congressional Record S320).</p> <p>Feb. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p> <p>Aug. 16, 1971. Adverse report from Department of the Treasury.</p> <p>Aug. 17, 1971. Adverse report from Office of Management and Budget.</p> <p>Aug. 27, 1971. Adverse report from Department of Justice.</p>	(See action on H.R. 10947)
<p><b>S. 379 ★</b> Jan. 27, 1971</p> <p><b>Mr. Schweiker</b></p> <p>To amend the Internal Revenue Code of 1954 and title II of the Social Security Act so as to permit exclusion from social security coverage and refund of social security tax to members of certain religious groups who are opposed to insurance.</p> <p>(Extends exemption from the employee portion of social security taxes to members of certain religious sects who have conscientious objections to social security by reason of their adherence to the established teachings of their sect.)</p>	<p>Jan. 27, 1971.—Statement by Senator Schweiker introducing this bill (Congressional Record S329).</p> <p>Feb. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>	(See action on H.R. 1)
<p><b>S. 380</b> Jan. 27, 1971</p> <p><b>Mr. Schweiker</b></p> <p>To amend the Internal Revenue Code of 1954 to permit a taxpayer to deduct expenses incurred in traveling outside the United States to obtain information concerning a member of his immediate family who is missing in action, or who is or may be held prisoner, in the Vietnam conflict, and for other purposes.</p>	<p>Jan. 27, 1971.—Statement by Senator Schweiker introducing this bill (Congressional Record S335).</p> <p>Feb. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, State, and Defense.</p>	
<p><b>S. 382 ★</b> Jan. 28, 1971</p> <p><b>Mr. Mansfield and Mr. Pell</b></p> <p>To promote fair practices in the conduct of election campaigns for Federal political offices, and for other purposes.</p> <p>(Portion of bill in Finance Committee's jurisdiction allows a tax credit of ½ of a political contribution not to exceed \$20 for any taxable year, or a tax deduction not to exceed \$100 in any taxable year.)</p>	<p>Jan. 28, 1971.—Jointly referred to the Committees on Finance, Commerce, and Rules and Administration.</p> <p>Jan. 28, 1971.—Statement by Senator Mansfield introducing this bill (Congressional Record S413).</p> <p>Feb. 9, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p>	(See action on H.R. 10947)

## AMENDMENTS

July 20, 1971 (Kennedy) Allows a tax credit of up to \$50 for No. 1 a single individual and \$100 for a married couple (335) for contributions to a political party or candidate.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 393 ★</b> <span style="float: right;"><b>Jan. 28, 1971</b></span></p> <p>Mr. Cannon and Mr. Bible</p> <p>To amend the Internal Revenue Code of 1954 to allow a credit against the occupational tax on coin-operated gaming devices for similar taxes presently imposed by a State where the operation of such devices is legal.</p> <p>(Allows a credit of up to 80 percent of the Federal tax paid on gaming devices for State taxes paid on these same devices.)</p>	<p>Jun. 28, 1971.—Statement by Senator Cannon introducing this bill (Congressional Record S435).</p> <p>Feb. 8, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	<p>(See action on H.R. 10917)</p>
<p><b>S. 402 ★</b> <span style="float: right;"><b>Jan. 28, 1971</b></span></p> <p>Mr. Metcalf</p> <p>To provide financial assistance to candidates for President and Vice President and candidates for the Senate and House of Representatives to assist in defraying their election campaign expenses, and to repeal the Presidential Election Campaign Fund Act of 1966.</p> <p>(Provides Treasury vouchers to a taxpayer which the taxpayer would transfer to a candidate. The candidate would then redeem such voucher at the Treasury for \$1.)</p>	<p>Feb. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p>	<p>(See action on H.R. 10917)</p>
<p><b>S. 403</b> <span style="float: right;"><b>Jan. 28, 1971</b></span></p> <p>Mr. Stevens</p> <p>To amend the Internal Revenue Code of 1954 to permit certain employees to establish qualified pension plans for themselves in the same manner as if they were self-employed.</p> <p>(Provides that an individual who is not otherwise covered under a qualified pension plan may elect to receive the present tax benefits provided to self-employed persons.)</p>	<p>Feb. 9, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 431</b> <span style="float: right;"><b>Apr. 27, 1972</b></span></p> <p>Mr. Hruska and Messrs. Baker, Bennett, Dole, Gurney, McClellan, Proxmire, Stevens, Thurmond, and Young</p> <p>To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes.</p>	<p>Apr. 27, 1972.—Reported by the Committee on the Judiciary (S. Rept. 92-764) and referred to the Committee on Finance.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 436 ★</b> <span style="float: right;"><b>Jan. 29, 1971</b></span></p> <p><b>Mr. Hollings</b></p> <p>To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education.</p> <p>(Provides a tax credit for the expenses of a college education for a taxpayer or for any other individual, with a maximum credit limit of \$325 per year.)</p>	<p>Jan. 29, 1971.—Statement by Senator Hollings introducing this bill (Congressional Record S517).</p> <p>Feb. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 10917)</i></p>	
<p><b>S. 440 ★</b> <span style="float: right;"><b>Jan. 29, 1971</b></span></p> <p><b>Mr. Chiles</b></p> <p>To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title.</p> <p>(Increase earnings limitation from \$1,680 to \$3,000, with \$1 reduction in social security benefits for each \$2 earned above this amount.)</p>	<p>Jan. 29, 1971.—Statement by Senator Chiles introducing this bill (Congressional Record S519).</p> <p>Feb. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1690 and H.R. 1)</i></p>	
<p><b>S. 433</b> <span style="float: right;"><b>Jan. 29, 1971</b></span></p> <p><b>Mr. Inouye</b></p> <p>To amend the Tariff Schedules of the United States to accord the Trust Territories of the Pacific Islands the same tariff treatment as is provided for insular possessions of the United States.</p>	<p>Jan. 29, 1971.—Statement by Senator Inouye introducing this bill (Congressional Record S520).</p> <p>Feb. 16, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Interior, and Commerce.</p> <p>Nov. 2, 1971.—Favorable (if amended) report from Department of Commerce.</p> <p>Nov. 8, 1971.—Favorable (if amended) report from Office of Management and Budget.</p>	
<p><b>S. 454</b> <span style="float: right;"><b>Jan. 29, 1971</b></span></p> <p><b>Mr. Inouye</b></p> <p>To amend the Internal Revenue Code of 1954 to provide credit against income tax for an employer who employs older persons in his trade or business.</p>	<p>Feb. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p>	
<p><b>S. 455</b> <span style="float: right;"><b>Jan. 29, 1971</b></span></p> <p><b>Mr. Inouye</b> and Messrs. Brock, Cranston, McIntyre, and Stevens</p> <p>To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for social agency, legal, and related expenses incurred in connection with the adoption of a child by the taxpayer.</p>	<p>Jan. 29, 1971.—Statement by Senator Inouye introducing this bill (Congressional Record S320).</p> <p>Feb. 16, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 462 Mr. Inouye To include Guam within the purview of the Federal Unemployment Tax Act and related provisions of the Social Security Act.</p>	Jan. 29, 1971	<p>Jan. 29, 1971.—Statement by Senator Inouye introducing this bill (Congressional Record S521). Feb. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p>
<p>S. 486 Mr. Taft To exclude from gross income the first \$500 of interest received from savings account deposit in lending institutions.</p>	Feb. 1, 1971	<p>Feb. 1, 1971.—Statement by Senator Taft introducing this bill (Congressional Record S610). Feb. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 537 ★ Mr. Anderson and Messrs. Burdick, Gravel, Humphrey and McIntyre To amend title XVIII of the Social Security Act so as to include chiropractor's services among the benefits provided by the insurance program established by pt. B of such title.</p>	Feb. 2, 1971	<p>Feb. 16, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.  (See action on H.R. 1)</p>
<p>S. 544 Mr. Bennett To amend the Internal Revenue Code of 1954 to ease the tax burdens of small businesses, and for other purposes. (Provides: (a) a deduction equal to 20 percent of the gross income derived by any corporation from obligations guaranteed by the Small Business Administration; (b) that a qualified small business corporation may carry net operating losses forward for 10 years; (c) that qualified stock options granted by a qualified small business corporation would be eligible for capital gains treatment if the option is exercised within 8 years and the stock is held after exercise for 1 year; (d) that the number of permissible shareholders in a small business corporation (subch. S) would be increased from 10 to 30; and (e) that a minority enterprise small business investment company would be permitted to be a shareholder in a small business (subch. S) corporation.)</p>	Feb. 2, 1971	<p>Feb. 2, 1971 — Statement by Senator Bennett introducing this bill (Congressional Record S686). Feb. 16, 1971. Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 576</b></p> <p><b>Feb. 3, 1971</b></p> <p><b>Mr. Tower</b> and Messrs. Cotton, Dole, Donohue, Eastland, Gurney, Hansen, Hollings, Inouye, Percy, Prouty, Stevens, Thurmond, Tower, and Young</p> <p>To provide tax incentives to encourage physicians to practice medicine in physician shortage areas. (Provides that a physician that practices in a physician-shortage area could elect to exclude from income \$20,000 of his fees during his first taxable year in such an area and a similar declining amount in the next 4 succeeding years.)</p>	Feb. 3, 1971	<p>Feb. 3, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S704).</p> <p>Feb. 10, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>
<p><b>S. 577</b></p> <p><b>Feb. 4, 1971</b></p> <p><b>Mr. Tower</b></p> <p>To amend the Internal Revenue Code of 1954, as amended. (Provides that the corporate surtax exemption would be increased from \$25,000 to \$100,000.)</p>	Feb. 4, 1971	<p>Feb. 4, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S821).</p> <p>Feb. 16, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 586</b></p> <p><b>Feb. 4, 1971</b></p> <p><b>Mr. Burdick</b> and Messrs. Metcalf and Moss</p> <p>To amend the Tariff Schedules of the United States to accord to the Trust Territory of the Pacific Islands the same tariff treatment as is provided for insular possessions of the United States.</p>	Feb. 4, 1971	<p>Feb. 17, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p> <p>Oct. 29, 1971.—Favorable (if amended) report from Department of Commerce.</p> <p>Nov. 8, 1971.—Favorable (if amended) report from Office of Management and Budget.</p>
<p><b>S. 593</b></p> <p><b>Feb. 4, 1971</b></p> <p><b>Mr. Cannon</b> and Messrs. Griffin, Magnuson, and Pearson</p> <p>To amend the Internal Revenue Code of 1954 to reduce the tax on fuel used in noncommercial aviation. (Provides for 1 cent per gallon reduction in excise taxes presently imposed on fuels used in noncommercial aviation.)</p>	Feb. 4, 1971	<p>Feb. 4, 1971.—Statement by Senator Cannon introducing this bill (Congressional Record S328).</p> <p>Apr. 14, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Commerce, and Transportation.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFERS TO DAILY CONGRESSIONAL RECORD)	
<p>S. 595</p> <p>Feb. 4, 1971</p> <p>Mr. Mansfield and Mr. Metcalf</p> <p>To amend title XVIII of the Social Security Act to permit, in certain instances, the State health agency of a State to waive certain requirements relating to health and safety which must be met by hospitals in such State in order for them to participate in the insurance program established by such title, and to amend title XIX of such Act to eliminate the Life Safety Code of the National Fire Protection Association as the official standard for determining whether nursing homes meet health and safety standards.</p>	<p>Feb. 4, 1971.—Statement by Senator Mansfield introducing this bill (Congressional Record S815).</p> <p>Feb. 16, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p>S. 605</p> <p>Feb. 5, 1971</p> <p>Mr. Montoya and Messrs. Harris and Pearson</p> <p>To amend the Internal Revenue Code of 1954 to provide that the first \$5,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.</p>	<p>Feb. 5, 1971.—Statement by Senator Montoya introducing this bill (Congressional Record S801).</p> <p>Feb. 17, 1971.—Referred to Civil Service Commission, Railroad Retirement Board, and Department of the Treasury.</p>	
<p>S. 639 ★</p> <p>Feb. 8, 1971</p> <p>Mr. Tower and Messrs. Dominick and Gambrell</p> <p>To amend title II of the Social Security Act to increase the amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title. (Increases earnings limitation from \$1,680 to \$3,000, with \$1 reduction for each \$2 earned above this amount.)</p>	<p>Feb. 8, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S801).</p> <p>Feb. 16, 1971.—Referred to Office of Management and Budget and Departments of Labor and Health, Education, and Welfare.</p> <p>(See action on H.R. 4690 and H.R. 1)</p>	
<p>S. 648</p> <p>Feb. 8, 1971</p> <p>Mr. Mansfield</p> <p>To amend sec. 1372(e)(5) of the Internal Revenue Code of 1954 so as to exclude certain interest from the definition of passive investment income. (Provides that interest received by a subch. S corporation (tax-option), which is attributable to installment sales of operating assets, will not be considered as passive investment income in determining if the tax-option election must be terminated because passive investment income exceeded 20 percent of total receipts.)</p>	<p>Feb. 17, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 673 ★</p> <p>Feb. 8, 1971</p> <p>Mr. Hartke</p> <p>To amend the Internal Revenue Code of 1954 to provide for an increase in the amount of personal exemptions for the taxable years beginning after Dec. 31, 1973. (Provides that the personal exemption after 1973 would be increased from \$750 to \$1,000.)</p>	Feb. 8, 1971	<p>Feb. 8, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S982).</p> <p>Feb. 10, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p style="text-align: center;">(See action on H.R. 10947)</p>

<p>S. 680 ★</p> <p>Feb. 9, 1971</p> <p>Mr. Baker</p> <p>and Messrs. Allen, Allott, Beall, Bellmon, Bennett, Boggs, Brock, Case, Cook, Cooper, Cotton, Dole, Dominick, Ervin, Fannin, Goldwater, Griffin, Gurney, Hansen, Hollings, Hruska, Javits, Mathias, Packwood, Pearson, Percy, Prouty, Roth, Saxbe, Schweiker, Scott, Sparkman, Taft, Thurmond, Tower, and Weicker</p> <p>To restore balance in the Federal system of government in the United States; to provide both the flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States. (Shares a portion of Federal revenue with the States at a rate of 0.06 percent of personal income reported on Federal income tax returns for fiscal year 1971 and 1.3 percent thereafter.)</p>	Feb. 9, 1971	<p>Feb. 9, 1971.—Statement by Senator Baker introducing this bill (Congressional Record S1041).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Apr. 8, 1971.—Favorable report from Office of Management and Budget on S. 680 and an adverse report on amendment No. 5.</p> <p>Apr. 14, 1971.—Favorable report from Department of the Treasury.</p> <p>Apr. 19, 1971.—Adverse report from Department of the Treasury on amendment No. 5.</p> <p style="text-align: center;">(See action on H.R. 14370)</p>
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#### AMENDMENTS

Feb. 25, 1971 (Javits) Sets percentage of personal income tax allocated for revenue sharing at 20 percent per year and advances effective date to July 1, 1971.

No. 1

(5)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 682 ★</p> <p>Feb. 9, 1971</p> <p>Mr. Curtis</p> <p>To amend title II of the Social Security Act to permit an individual to receive retroactive payments of benefits thereunder if such individual was without fault in failing to make timely application for such benefits.</p> <p>(Permits an individual to receive retroactive benefits if the individual was not at fault in failing to make timely application for benefits.)</p>	<p>Feb. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>	
<p>S. 686</p> <p>Feb. 9, 1971</p> <p>Mr. Mathias and Mr. Beall</p> <p>To amend title II of the Social Security Act to provide a special rule for determining insured status, for purposes of entitlement to disability insurance benefits, of individuals whose disability is attributable directly or indirectly to meningioma or other brain tumor.</p> <p>(Provides a special rule for determining insured status so as to entitle to such benefits those individuals whose disability is attributable to meningioma or other brain tumor.)</p>	<p>Feb. 17, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p> <p>May 21, 1971.—Adverse report from Office of Management and Budget.</p> <p>May 27, 1971.—Adverse report from Department of Health, Education, and Welfare.</p>	
<p>S. 710★</p> <p>Feb. 10, 1971</p> <p>Mr. Percy</p> <p>To amend titles X, XVI, and XIX of the Social Security Act so as to limit, for purposes of determining need of an individual for aid under any State program established pursuant to any of such titles, to specified relatives of such individual the persons whose financial responsibility for such individual may be taken into account.</p> <p>(Bill would prevent States, in programs of aid to the blind and medical assistance (as it concerns blind individuals) from assuming the financial responsibility of any person other than the blind individual's spouse or (if the blind person is under age 21) his parent).</p>	<p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 711 ★</b> Feb. 10, 1971</p> <p>Mr. Percy</p> <p>To amend title II of the Social Security Act to provide that the widow's or widower's insurance benefit of an individual, who first becomes entitled to such benefit after attainment of age 65, will be equal to 100 percent of the primary insurance amount of the deceased spouse of such individual.</p> <p>(Provides a widow's or widower's insurance benefit, upon attainment of age 65, of 100 percent of the primary insurance amount of the deceased spouse.)</p>	<p>Feb. 23, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 1)</i></p>
<p><b>S. 712 ★</b> Feb. 10, 1971</p> <p>Mr. Percy</p> <p>To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title.</p> <p>(Increases earnings limitation from \$1,680 to \$2,400, with \$1 reduction in social security benefits for each \$2 earned above this amount.)</p>	<p>Feb. 17, 1971.—Referred to Office of Management and Budget and Departments of Health, Education, and Welfare and Labor.</p>	<p><i>(See action on H.R. 4690 and H.R. 1)</i></p>
<p><b>S. 713 ★</b> Feb. 10, 1971</p> <p>Mr. Percy</p> <p>To amend title II of the Social Security Act to provide for periodic cost-of-living increases in monthly benefits payable thereunder.</p> <p>(Provides periodic cost of living increase in monthly benefits.)</p>	<p>Feb. 17, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 15390 and H.R. 1)</i></p>

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## TITLE AND DESCRIPTION

S. 714 ★	Feb. 10, 1971	Feb. 22, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
Mr. Percy and Mr. Church		<i>(See action on H.R. 1)</i>
<p>To amend title II of the Social Security Act to permit a child under certain circumstances, to become entitled to a child's insurance benefits thereunder on the basis of the wages and self-employment income of his grandparent, and to permit certain children who are adopted by their grandparent and who under existing law are not entitled to such insurance benefits to become entitled thereto.</p> <p>(Entitles certain children to child's insurance benefits on the basis of the earnings of a grandparent, and makes eligible for social security benefits a child legally adopted by a grandparent even after the grandparent has begun receiving social security benefits.)</p>		
S. 793 ★	Feb. 17, 1971	Feb. 22, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
Mr. Byrd of West Virginia		<i>(See action on H.R. 1)</i>
<p>To amend title II of the Social Security Act to provide a more equitable standard in determining disability in the case of certain individuals who have attained age 55, and to reduce certain time requirements which are applicable in determining whether an individual qualifies for benefits based on disability or for the disability freeze.</p> <p>(Changes standards for determining disability for persons age 55 or over and reduces from 6 months to 3 months the waiting period for disability.)</p>		
S. 800	Feb. 17, 1971	Feb. 22, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice. June 1, 1971.—Favorable report from Department of Justice. June 2, 1971.—Favorable report from Department of the Treasury.
Mr. Benson		
<p>To amend sec. 482 of the Internal Revenue Code of 1954. (Machine recording requirements for 22 cal. rifle ammunition.)</p>		
S. 809	Feb. 17, 1971	Feb. 17, 1971.—Statement by Senator Javits introducing this bill (Congressional Record S1383). Feb. 24, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
Mr. Javits		
<p>To provide a deduction for income tax purposes, in the case of a disabled individual, for expenses for transportation to and from work; and to provide an additional exemption for income tax purposes for a taxpayer or spouse who is disabled.</p> <p>(Provides a deduction, up to a maximum of \$650, to a disabled individual for his transportation expenses to and from work and an additional \$350 if his spouse is disabled.)</p>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 834</b> <span style="float: right;"><b>Feb. 17, 1971</b></span></p> <p><b>Mr. Harris</b> and Messrs. Cranston, Hart, Hatfield, Hughes, Javits, McGovern, Mondale, Percy, and Stevenson</p>	<p>Feb. 17, 1971.—Statement by Senator Harris introducing this bill (Congressional Record S1458).</p> <p>Feb. 24, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Commerce, Labor, and Agriculture.</p>	<p>To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes.</p>
<p><b>S. 836</b> <span style="float: right;"><b>Feb. 18, 1971</b></span></p> <p><b>Mr. Javits</b></p>	<p>Feb. 18, 1971.—Statement by Senator Javits introducing this bill (Congressional Record S1472).</p> <p>Feb. 21, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Commerce, Labor, and Agriculture.</p> <p>Apr. 26, 27, and 28, 1971.—Public hearings.—Printed.</p> <p>June 24, 1971.—Report from Office of Management and Budget. (Prefers enactment of S. 1623.)</p> <p>June 25, 1971.—Report from Civil Service Commission. (Prefers enactment of S. 1623 and defers to views of Department of Health, Education, and Welfare.)</p> <p>June 25, 1971.—Reports from Railroad Retirement Board. (Defers to views of Department of Health, Education, and Welfare and Office of Management and Budget.)</p> <p>July 1, 1971.—Report from Department of Health, Education, and Welfare. (Prefers enactment of S. 1623.)</p> <p>Feb. 23, 1972.—Report from Department of Housing and Urban Development. (Prefers enactment of S. 1623.)</p>	<p>To provide a national health insurance program by extending the benefits, enlarging the coverage, expanding the role of private carriers, and otherwise improving the health insurance program established by title XVIII of the Social Security Act, by establishing a new title XX to such act to provide comparable health insurance benefits to individuals not covered therefor under the program established by such title XVIII, by providing Federal assistance to develop local comprehensive health service systems, and by authorizing the establishment of federally chartered national health insurance corporations.</p> <p>(Provides a national health insurance plan through a gradual expansion of the medicare program to the general population. Benefits would be broadened to include certain services not presently covered under medicare. The medicare Part B premium would be eliminated. Medicaid would be continued.)</p>
<p><b>S. 857 ★</b> <span style="float: right;"><b>Feb. 18, 1971</b></span></p> <p><b>Mr. Hartke</b></p>	<p>Feb. 18, 1971.—Statement by Senator Javits introducing this bill (Congressional Record S1508).</p> <p>Feb. 21, 1971.—Referred to Office of Management and Budget, Railroad Retirement Board, and Department of the Treasury.</p>	<p>To provide that individuals entitled to disability insurance benefits (or child's benefits based on disability) under title II of the Social Security Act, and individuals entitled to permanent disability annuities (or child's annuities based on disability) under the Railroad Retirement Act of 1937, shall be eligible for health insurance benefits under title XVIII of the Social Security Act.</p> <p>(Extends medicare coverage to disabled entitled to social security or railroad retirement benefits.)</p>

(See action on H.R. 1)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 858 ★</p> <p>Feb. 18, 1971</p> <p>Mr. Hartke</p> <p>To amend titles I, IV, X, XIV, and XVI of the Social Security Act to prevent recipients of assistance under programs established pursuant to such titles from having the amount of such assistance reduced because of increases in the monthly insurance benefits payable to them under title II of such act.</p> <p>(Exempts social security benefit increases after Jan. 1, 1969, from consideration as income in determining a person's need for public assistance.)</p>	Feb. 18, 1971	<p>Feb. 18, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S1508).</p> <p>Feb. 24, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>
<p>S. 859 ★</p> <p>Feb. 18, 1971</p> <p>Mr. Hartke</p> <p>To amend titles X and XVI of the Social Security Act to improve the programs of aid to the blind so that they will more effectively encourage and assist blind individuals in achieving rehabilitation and restoration to a normal, full, and fruitful life.</p> <p>(Amends the program of public assistance for the blind by providing the following:</p> <ol style="list-style-type: none"> <li>(1) requires States to make at least minimum payments, and to meet special cash needs of the blind;</li> <li>(2) removes time limit on rehabilitation period during which additional income and resources received in course of rehabilitation are disregarded in determining need;</li> <li>(3) sets specific dollar limitations on relative responsibility;</li> <li>(4) prevents States from subjecting real property of applicants to liens as a condition of receiving assistance;</li> <li>(5) social services will be provided only when requested;</li> <li>(6) increases Federal participation in assistance costs, with the full increase passed on to recipients; and</li> <li>(7) prohibits duration of residence as a requirement for eligibility.)</li> </ol>	Feb. 18, 1971	<p>Feb. 18, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S1509).</p> <p>Feb. 24, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>
<p>S. 865 ★</p> <p>Feb. 18, 1971</p> <p>Mr. Byrd of West Virginia</p> <p>To amend title II of the Social Security Act to provide that monthly insurance benefits, when based upon attainment of retirement age, will be payable in full at age 62 and on an actuarially reduced basis at age 60.</p> <p>(Provides that benefits, when based upon attainment of retirement age, will be payable at age 62 and on an actuarially reduced basis at age 60.)</p>	Feb. 18, 1971	<p>Feb. 18, 1971.—Statement by Senator Byrd of West Virginia introducing this bill (Congressional Record S1511).</p> <p>Feb. 24, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 869 ★</b> <span style="float: right;"><b>Feb. 18, 1971</b></span></p> <p><b>Mr. Ribicoff</b> and Messrs. Hartke, Inouye, Mondale, Pastore, Randolph, and Weicker</p> <p>To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns.</p>	<p>Feb. 18, 1971.—Statement by Senator Ribicoff introducing this bill (Congressional Record S1519).</p> <p>Feb. 24, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	<p><i>(See action on H.R. 10917)</i></p>
<p><b>S. 880 ★</b> <span style="float: right;"><b>Feb. 19, 1971</b></span></p> <p><b>Mr. Ribicoff</b> and Mr. Bentsen</p> <p>To amend the Social Security Amendments of 1965 and title XVIII of the Social Security Act to permit individuals who are age 65 or over and who are not otherwise covered by the hospital insurance program established by part A of such title to enroll and become covered under such program upon payment of a monthly premium.</p>	<p>Feb. 19, 1971.—Statement by Senator Ribicoff introducing this bill (Congressional Record S1595).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 1)</i></p>
<p><b>S. 882</b> <span style="float: right;"><b>Feb. 19, 1971</b></span></p> <p><b>Mr. Williams</b> and Messrs. Nelson and Pell</p> <p>Authorizing payment under medicare for services performed by a household aide.</p>	<p>Feb. 19, 1971.—Statement by Senator Williams introducing this bill (Congressional Record S1597).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p><b>S. 892</b> <span style="float: right;"><b>Feb. 22, 1971</b></span></p> <p><b>Mr. Saxbe</b></p> <p>To provide for the development and conduct of a program designed to determine the proficiency of individuals to perform health care services for which payment may be made under the insurance program established by title XVIII of the Social Security Act and under State programs established pursuant to title XIX of such act.</p> <p>(Establishes a testing program for determining the proficiency of health care personnel who have been disqualified under current Federal regulations.)</p>	<p>Feb. 22, 1971.—Statement by Senator Saxbe introducing this bill (Congressional Record S1656).</p> <p>Feb. 24, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<b>S. 906 ★</b>	Jan. 22, 1971	Feb. 19, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S1009).
Mr. Hartke		Mar. 3, 1971 —Referred to Office of Management and Budget, Railroad Retirement Board, and Departments of the Treasury and Health, Education, and Welfare.
To amend the Social Security Act.		
(Bill:		<i>(See action on H.R. 4690, H.R. 15390, and H.R. 1)</i>
<b>Social Security</b>		
<ul style="list-style-type: none"> <li>(1) provides 20 percent social security benefit increase with \$100 minimum benefit, effective January 1971;</li> <li>(2) provides automatic cost-of-living increases thereafter;</li> <li>(3) provides actuarially reduced benefits at age 60;</li> <li>(4) raises earnings limitation from \$1,680 to \$2,160 in 1971-72, with eventual elimination of the limit;</li> <li>(5) increases from \$40 to \$75 for individual (\$80 to \$112.50 for a couple) special monthly payments to uninsured persons, and lowers from 72 to 65 age of eligibility for these special monthly payments;</li> <li>(6) extends eligibility for child's benefits for students from up to age 22 to up to age 26;</li> <li>(7) restores definition of disability as contained in act prior to 1967 Social Security Amendments;</li> <li>(8) permits social security benefits to be based on combined earnings of husband and wife;</li> <li>(9) increases widow's benefit from 82½ percent to 100 percent of deceased husband's primary insurance amount;</li> <li>(10) permits widow to continue to receive same social security benefits after remarriage;</li> <li>(11) provides minimum child's benefit of \$30;</li> <li>(12) repeals limitation on disability insurance benefits when individual receives workmen's compensation; and</li> <li>(13) provides one-third financing of social security from general revenues.</li> </ul>		
<b>Medicare</b>		
<ul style="list-style-type: none"> <li>(1) includes chiropractors' services under part B of medicare;</li> <li>(2) extends medicare coverage to disabled beneficiaries;</li> <li>(3) lowers age of eligibility for medicare coverage for women from age 65 to 62;</li> <li>(4) includes all prescribed drugs under part B of medicare, with deductible raised from \$50 to \$75;</li> <li>(5) eliminates, under certain circumstances, medicare requirement of prior hospitalization in order to be eligible for extended care benefits; and</li> <li>(6) includes dental care, eye care, dentures, eyeglasses, and hearing aids under part B of medicare.</li> </ul>		
<b>Medicaid</b>		
prevents States, under medicaid, from assuming the financial responsibility of any relative for a blind or permanently and totally disabled person.		
<b>Tax credit</b>		
allows an income tax credit for low-income individuals equal to a portion of their social security taxes.)		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 915</b></p> <p><b>Mr. Hollings</b></p> <p>To amend the Internal Revenue Code of 1954 to permit the deductions without limitations of medical expenses paid for certain dependents suffering from physical or mental impairment or defect.</p>	<p><b>Feb. 23, 1971</b></p>	<p>Feb. 23, 1971.—Statement by Senator Hollings introducing this bill (Congressional Record S1745).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 918 ★</b></p> <p><b>Mr. McIntyre</b></p> <p>To amend title II of the Social Security Act to provide for the making of supplementary payments to certain low-income recipients of monthly insurance benefits thereunder. (Provides minimum monthly payment of \$150 for one person, \$225 for two persons, and \$300 for families of three or more (with automatic adjustments to reflect increases in cost of living).)</p>	<p><b>Feb. 23, 1971</b></p>	<p>Feb. 23, 1971.—Statement by Senator McIntyre introducing this bill (Congressional Record S1716).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 15390 and H.R. 1)</i></p>
<p><b>S. 920 ★</b></p> <p><b>Mr. Byrd of West Virginia</b></p> <p>To repeal the provisions of title II of the Social Security Act which provide for reduction of disability benefits on account of receipt of workmen's compensation. (Removes provision of present law limiting combined disability insurance and workmen's compensation benefits to 80 percent of average earnings.)</p>	<p><b>Feb. 23, 1971</b></p>	<p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 923 ★</b> Feb. 23, 1971</p> <p>Mr. Williams and Messrs. Brooke, Church, Eagleton, Mondale, Moss, and Pell</p> <p>To amend the Social Security Act to provide increases in benefits under the old-age, survivors, and disability insurance program, to provide health insurance benefits for the disabled, and for other purposes.</p> <p>(Provides:</p> <ol style="list-style-type: none"> <li>(1) 15 percent across the board increase in benefits retroactive to January 1, 1971, and 15 percent additional in 1972 with automatic cost of living increases thereafter,</li> <li>(2) minimum monthly payments of \$100 in 1971 and \$120 in 1972,</li> <li>(3) increases earnings limitation to \$2,100,</li> <li>(4) that widows receive benefit equal to full amount of their husband's benefits,</li> <li>(5) age 02 computation point for men, permitting disregard of 3 additional years of low earnings in calculating benefits,</li> <li>(6) elimination of the medicare part B premium costs,</li> <li>(7) medicare coverage of prescription drugs,</li> <li>(8) medicare for the disabled regardless of age, and</li> <li>(9) general revenue financing of a portion of the cost of the social security program.)</li> </ol>	<p>Feb. 23, 1971.—Statement by Senator Williams introducing this bill (Congressional Record S1724).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget, Railroad Retirement Board, and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 4690, H.R. 15390, and H.R. 1)</p>
<p><b>S. 936 ★</b> Feb. 24, 1971</p> <p>Mr. Montoya and Messrs. Anderson, Cranston, Eagleton, Fulbright, Harris, Hart, Hollings, Inouye, Jackson, Javits, Kennedy, McGee, McGovern, McIntyre, Mondale, Moss, Pell, Randolph, Ribicoff, Tunney, and Williams</p> <p>To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes.</p>	<p>Feb. 24, 1971.—Statement by Senator Montoya introducing this bill (Congressional Record S1817).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>(See action on H.R. 15390 and H.R. 1)</p>
<p><b>S. 947</b> Feb. 24, 1971</p> <p>Mr. Hart and Messrs. Magnuson and Moss</p> <p>To amend the Internal Revenue Code of 1954 to exclude from gross income contributions by employers to plans providing motor vehicle insurance coverage for employees.</p>	<p>Feb. 24, 1971.—Statement by Senator Hart introducing this bill (Congressional Record S1827).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<b>S. 951</b>  Mr. Bible and Mr. Cannon	Feb. 24, 1971	Feb. 24, 1971.—Statement by Senator Bible introducing this bill (Congressional Record S1861). Mar. 3, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
To amend the Internal Revenue Code of 1954 to exclude from gross income allowances paid under sec. 5912 of title V, United States Code.		

<b>S. 956 ★</b>  Mr. Scott and Messrs. Cooper, Gurney, Humphrey, Jordan of Idaho, Mathias, and Schweiker	Feb. 25, 1971	Feb. 25, 1971.—Referred jointly to the Committees on Finance, Commerce, Rules and Administration, and Post Office and Civil Service. Feb. 25, 1971.—Statement by Senator Scott introducing this bill (Congressional Record S1913). Mar. 9, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.
To revise the Federal election laws, and for other purposes. (Portion of the bill in the Finance Committee's jurisdiction allows a tax credit of ½ of a political contribution not to exceed \$25 for any taxable year, or a tax deduction not to exceed \$100 in any taxable year.)		

(See action on H.R. 10917)

#### AMENDMENTS

<b>Apr. 1, 1971</b> No. 1 (81)	<b>(Fannin)</b> To deny tax exemption to organizations which use any of their income or funds for political purposes.
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<b>S. 961 ★</b>  Mr. Javits	Feb. 25, 1971	Feb. 25, 1971.—Statement by Senator Javits introducing this bill (Congressional Record S1925). Mar. 3, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
To amend title II of the Social Security Act to provide that, for purposes of the provisions relating to deductions from benefits on account of excess earnings, there be disregarded, in certain cases, income derived from the sale of certain copyrights, literary, musical, or artistic compositions, letters or memorandums, or similar property. (Disregards, in determining social security entitlement, certain income received by artists and composers from the sale of uncopyrighted works after age 65 but created before age 65.)		

(See action on H.R. 1)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 973 ★</b></p> <p><b>Mr. Bayh</b> and Messrs. Cranston, Eagleton, Gravel, Hart, Humphrey, McGovern, Metcalf, Moss, Nelson, Pastore, Ribicoff, and Stevens</p> <p>To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide 100 percent Federal financing of the benefits payable thereunder.</p>	Feb. 25, 1971	<p>Feb. 25, 1971.—Statement by Senator Bayh introducing this bill (Congressional Record S1932).</p> <p>Mar. 3, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p> <p>Mar. 30, 1971.—Adverse report from Department of Labor.</p> <p>Apr. 28, 1971.—Adverse report from Office of Management and Budget.</p> <p>(See action on H.R. 5132 and H.R. 15587)</p>
<p><b>S. 987</b></p> <p><b>Mr. Hansen</b> and Messrs. Allott, Baker, Beall, Bennett, Dole, Dominick, Eastland, Fannin, Goldwater, Gurney, Hruska, Jordan of Idaho, Packwood, Pearson, Sparkman, Stevens, Tower, and Thurmond</p> <p>To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illness, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.</p> <p>(Provides a voluntary health insurance program called "medicredit," which would pay for health insurance premiums for the poor, and for all others, allow Federal income tax credits for the purchase of private health insurance plans. The amount of tax credit would include, (1) 100% of premium charges for catastrophic insurance plans, and (2) an income related percentage of premium charges for other health coverage providing certain basic benefits approved by the Government. Medicare would not be affected.)</p>	Feb. 25, 1971	<p>Feb. 25, 1971.—Statement by Senator Hansen introducing this bill (Congressional Record S1950).</p> <p>Mar. 2, 1971.—Subsequent statement by Senator Dole (Congressional Record S2284).</p> <p>Mar. 9, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p> <p>Apr. 26, 27, and 28, 1971.—Public hearings.—Printed.</p> <p>June 21, 1971.—Report from Office of Management and Budget. (Prefers enactment of S. 1023.)</p> <p>July 1, 1971.—Report from Department of Health, Education, and Welfare. (Prefers enactment of S. 1023.)</p>
<p><b>S. 1004</b></p> <p><b>Mr. Muskie</b></p> <p>To amend the Tariff Schedules of the United States to provide for the temporary free importation of certain motion picture films.</p>	Feb. 26, 1971	<p>Mar. 3, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p> <p>July 7, 1971.—Favorable report from Department of State.</p> <p>July 7, 1971.—Favorable report from Office of Management and Budget.</p> <p>July 7, 1971.—Favorable report from Department of the Treasury.</p> <p>July 12, 1971.—Favorable report from the Department of Commerce.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1019 ★</b> <span style="float: right;"><b>Mar. 1, 1971</b></span></p> <p><b>Mr. Talmadge</b></p> <p>To improve the work incentive program established under part C of title IV of the Social Security Act.</p>	<p>Mar. 1, 1971.—Statement by Senator Talmadge introducing this bill (Congressional Record S2128).</p> <p>Mar. 9, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p>	
<p>(Bill provides:</p> <ul style="list-style-type: none"> <li>(a) that at least 40 percent of funds spent for the Work Incentive Program be used for on-the-job training and public service employment; simplifies the financing, and increases the Federal share of the cost of public service employment by providing 100 percent Federal funding for the first year and 90 percent Federal sharing of the costs in subsequent years;</li> <li>(b) tax incentives for hiring WIN participants (tax credit equal to 20 percent of the wages and salaries of these individuals for the first 12 months of their employment);</li> <li>(c) requirement that welfare recipients register with the Labor Department as a condition of welfare eligibility unless they are: (i) under 16 or attending school, (ii) ill, incapacitated, or of advanced age, (iii) remote from a WIN project, (iv) required to be present in a home because of illness or incapacity of another member of the household, or (v) a mother with children of preschool age. Requires the Departments of HEW and Labor to accord priority in determining employment or training in the following order, (I) unemployed fathers, (II) dependent children and relatives age 16 or over who are not in school, working or in training, (III) mothers who volunteer for participation, and (iv) all other persons;</li> <li>(d) increase to 90 percent in the rate of Federal matching for WIN training expenditures and welfare agency expenditures for social, vocational rehabilitation, and medical services which are provided to directly support an individual's participation in WIN; and</li> <li>(e) for establishment of local labor market advisory councils whose functions would be to identify present and future local labor market needs, with WIN training linked to these needs.)</li> </ul>	<p>(See action on H.R. 10601 and H.R. 10917)</p>	
<p><b>S. 1035</b> <span style="float: right;"><b>Mar. 1, 1971</b></span></p> <p><b>Mr. Bayh</b> and Messrs. Eagleton, Hart, Hughes, Jackson, Kennedy, McGee, Metcalf, Mondale, and Ribicoff</p>	<p>Mar. 1, 1971.—Statement by Senator Bayh introducing this bill (Congressional Record S2143).</p> <p>Mar. 9, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p>To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended-care services provided thereunder.</p>		
<p><b>S. 1039 ★</b> <span style="float: right;"><b>Mar. 1, 1971</b></span></p> <p><b>Mr. McGovern</b></p>	<p>Mar. 1, 1971.—Statement by Senator McGovern introducing this bill (Congressional Record S2146).</p> <p>Mar. 11, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p>	
<p>To provide public financing of certain campaign costs incurred in campaigns for election to Federal office, to insure full public disclosure of campaign finances, and to regulate unfair campaign practices.</p> <p>(Allows a tax credit of 1/2 of a political contribution not to exceed \$50 for any taxable year.)</p>	<p>(See action on H.R. 10917)</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1056 ★ Mar. 2, 1971</p> <p>Mr. Byrd of West Virginia</p> <p>To amend title II of the Social Security Act to provide a 12-percent across-the-board increase in benefits (with a minimum old-age or disability benefit of \$100), and to provide for the financing of such increase by raising the wage base to \$8,000 and by making appropriate adjustments in the social security tax rates.</p> <p>(Increases benefits 12 percent across the board with a \$100 minimum benefit.)</p>	<p>Mar. 8, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p>(See action on H.R. 1690, H.R. 15390, and H.R. 1)</p>
<p>S. 1071 Mar. 2, 1971</p> <p>Mr. Boggs and Messrs. Bayh, Beall, Brooke, Case, Colton, Ervin, Hart, Hollings, Javits, Pell, Percy, Prouty, Ribicoff, Roth, Scott, Spong, and Williams</p> <p>To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1836.</p> <p>(Provides that moneys deposited with States under the Surplus Revenue Act of 1836 are to be considered grants to such States.)</p>	<p>Mar. 2, 1971.—Statement by Senator Boggs introducing this bill (Congressional Record S2251).</p> <p>Mar. 8, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>June 8, 1971.—Report from Office of Management and Budget. (No objection.)</p> <p>June 14, 1971.—Report from Department of the Treasury. (No objection.)</p>	
<p>S. 1075 Mar. 2, 1971</p> <p>Mr. Hartke</p> <p>To create a Senate Tax Reform Commission.</p>	<p>Mar. 2, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S2253).</p> <p>Mar. 9, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p>S. 1111 ★ Mar. 4, 1971</p> <p>Mr. Ribicoff and Messrs. Case, Dominick, Griffin, and Hollings</p> <p>To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education.</p>	<p>Mar. 4, 1971.—Statement by Senator Ribicoff introducing this bill (Congressional Record S2404).</p> <p>Mar. 8, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	<p>(See action on H.R. 10947)</p>
<p>S. 1121 ★ Mar. 4, 1971</p> <p>Mr. Kennedy and Messrs. Humphrey, Moss, and Pell</p> <p>To reform the Federal elective process, and for other purposes. (Portion of the bill in Finance Committee's jurisdiction allows a tax credit of an amount equal to so much of the political contribution as does not exceed \$50.)</p>	<p>Mar. 4, 1971.—Statement by Senator Kennedy introducing this bill (Congressional Record S2414).</p> <p>Mar. 4, 1971.—Referred jointly to the Committees on Finance, Commerce, Rules and Administration, and Government Operations.</p> <p>Mar. 9, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p>	<p>(See action on H.R. 10947)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
S. 1134 ★	Mar. 8, 1971	Mar. 11, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
Mr. Moss and Mr. Hansen		<i>(See action on H.R. 10947)</i>
<p>To amend the Internal Revenue Code of 1954 to clarify the status of certain oil well service equipment under subchapter D of chapter 38 of such Code (relating to tax on the use of certain vehicles).</p> <p>(Exempts self-propelled oil well service or drilling equipment from the highway use tax.)</p>		
S. 1138	Mar. 8, 1971	<p>Mar. 8, 1971.—Statement by Senator Thurmond introducing this bill (Congressional Record S2573).</p> <p>Mar. 15, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>
Mr. Thurmond		
<p>To amend title II of the Social Security Act and the Internal Revenue Code of 1954 to provide an optional exemption from coverage for individuals who have attained age 65.</p> <p>(Provides optional exemption from social security taxes for an individual who has attained age 65.)</p>		
S. 1162 ★	Mar. 10, 1971	<p>Mar. 10, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S2774).</p> <p>Mar. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>
Mr. Hartke		<i>(See action on H.R. 14370 and H.R. 1)</i>
<p>To permit the States and local governments to increase State and local income taxes by allowing a credit against the Federal income tax for a portion of such taxes; to provide for the federalization of the welfare programs authorized by the Social Security Act, and, pending such federalization, to increase the Federal share of the cost of such public welfare programs; and to authorize collection of State and local income taxes by the Internal Revenue Service.</p>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 1173</b> <span style="float: right;"><b>Mar. 10, 1971</b></span></p> <p><b>Mr. Metcalf</b> and Messrs. Bayh, Bible, Burdick, Case, Eagleton, Gravel, Harris, Hart, Hughes, Inouye, Jackson, Javits, Kennedy, Magnuson, McGee, McGovern, Mansfield, Montoya, Moss, Muskie, Pell, Randolph, Stevens, and Williams</p> <p>To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.</p> <p>(Revises definition of disability so as to provide that a person would be considered disabled if he could not find work within a reasonable distance from his home.)</p>	<p>Mar. 10, 1971.—Statement by Senator Metcalf introducing this bill (Congressional Record S2785).</p> <p>Mar. 15, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>
<p><b>S. 1186★</b> <span style="float: right;"><b>Mar. 11, 1971</b></span></p> <p><b>Mr. Talmadge</b></p> <p>To provide increases in social security benefits.</p> <p>(Provides 10 percent across the board benefit increase with \$100 minimum; increases earnings limitation to \$2,400, with \$1 for \$2 reduction above that amount.)</p>	<p>Mar. 11, 1971.—Statement by Senator Talmadge introducing this bill (Congressional Record S2019).</p> <p>Mar. 10, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 4690, H.R. 15390, and H.R. 1)</i></p>
<p><b>S. 1202</b> <span style="float: right;"><b>Mar. 11, 1971</b></span></p> <p><b>Mr. Thurmond</b></p> <p>To exempt certain orphanages from the excise tax on investment income of private foundations.</p>	<p>Mar. 11, 1971.—Statement by Senator Thurmond introducing this bill (Congressional Record S2040).</p> <p>Mar. 17, 1971.—Referred to Office of Management and Budget and Department of Treasury.</p>
<p><b>S. 1210</b> <span style="float: right;"><b>Mar. 11, 1971</b></span></p> <p><b>Mr. Cranston</b> and Mr. Tunney</p> <p>To regulate and foster commerce among the States by providing a uniform system for the application of sales and use taxes to interstate commerce.</p>	<p>Mar. 11, 1971.—Statement by Senator Cranston introducing this bill (Congressional Record S2046).</p> <p>Mar. 16, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 1212</b> <span style="float: right;"><b>Mar. 12, 1971</b></span></p> <p><b>Mr. Church and Mr. McGovern</b></p> <p>To modify the restrictions contained in sec. 170(c) of the Internal Revenue Code of 1954 in the case of certain contributions of ordinary income property. (Provides 50 percent deduction of the appreciated value of certain charitable contributions.)</p>	<p>Mar. 12, 1971.—Statement by Senator Church introducing this bill (Congressional Record S3105). Mar. 16, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 1233</b> <span style="float: right;"><b>Mar. 12, 1971</b></span></p> <p><b>Mr. Inouye and Messrs. Cooper, Cotton, Dominick, Eastland, Gurney, Hatfield, Hollings, Magnuson, Mansfield, Metcalf, Montoya, Muskle, Randolph, Stevens, Thurmond, and Williams</b></p> <p>To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.</p>	<p>Mar. 12, 1971.—Statement by Senator Inouye introducing this bill (Congressional Record S3135). Mar. 16, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Defense.</p>
<p><b>S. 1248</b> <span style="float: right;"><b>Mar. 16, 1971</b></span></p> <p><b>Mr. Anderson and Mr. Aiken</b></p> <p>To require the Secretary of Health, Education, and Welfare to keep certain records and make certain reports to Congress concerning amounts received by providers of medical and health care items and services to individuals entitled thereto under title XVIII of the Social Security Act or under any program or project under or established pursuant to title V, XI, or XIX of such act. (Requires Secretary of Health, Education, and Welfare to report annually to Congress the names and addresses of all physicians and other providers of health care receiving \$10,000 or more in payments under the medicare and medical programs.)</p>	<p>Mar. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 1250</b> <span style="float: right;"><b>Mar. 16, 1971</b></span></p> <p><b>Mr. Gurney</b></p> <p>To amend title II of the Social Security Act to increase the amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title; and to amend title II of the Social Security Act to provide a minimum monthly benefit of \$100. (Increases earnings limitation from \$1,080 to \$3,000 with \$1 reduction in social security benefits for each \$2 earned above this amount.)</p>	<p>Mar. 16, 1971.—Statement by Senator Gurney introducing this bill (Congressional Record S3218). Mar. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 4690 and H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p>S. 1251 <span style="float: right;">Mar. 16, 1971</span></p> <p>Mr. Hansen and Messrs. Anderson, Bennett, Burdick, Curtis, Eastland, Fauntleroy, Gurney, McGovern, and Young</p> <p>To provide that quotas on certain meat and meat products provided for by section 2 of the act of Aug. 22, 1964, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section.</p>	<p>Mar. 16, 1971.—Statement by Senator Hansen introducing this bill (Congressional Record S3219).</p> <p>Apr. 8, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<p>S. 1262 ★ <span style="float: right;">Mar. 16, 1971</span></p> <p>Mr. Hartke</p> <p>To restore the investment credit and to increase the amount of such credit to 10 percent of the qualified investment.</p>	<p>Mar. 16, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S3231).</p> <p>Mar. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p style="text-align: right;"><i>(See action on H.R. 10917)</i></p>
<p>S. 1265 ★ <span style="float: right;">Mar. 16, 1971</span></p> <p>Mr. Mondale</p> <p>To amend the Social Security Act to provide automatic adjustments in benefits.</p>	<p>Mar. 16, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S3231).</p> <p>Mar. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: right;"><i>(See action on H.R. 1)</i></p>
<p>S. 1266 ★ <span style="float: right;">Mar. 16, 1971</span></p> <p>Mr. Mondale</p> <p>To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the benefits payable to them under such title. (Increases earnings limitation from \$1,680 to \$2,400 with \$1 re- duction in social security benefits for each \$2 earned above this amount.)</p>	<p>Mar. 16, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S3231).</p> <p>Mar. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: right;"><i>(See action on H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1267 ★ Mr. Mondale To amend the Social Security Act to provide an increase in the minimum benefit. (Increases the minimum monthly benefit to \$100.)</p>	Mar. 16, 1971	<p>Mar. 16, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S3231). Mar. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.  (See action on H.R. 15390 and H.R. 1)</p>
<p>S. 1268 Mr. Mondale To amend title II of the Social Security Act to permit the computation of benefits thereunder on the basis of the worker's 10 years of highest earnings.</p>	Mar. 16, 1971	<p>Mar. 16, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S3231). Mar. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p>S. 1278 ★ Mr. Nelson To provide for the free entry of a 4-octave carillon for the use of Marquette University, Milwaukee, Wis.</p>	Mar. 16, 1971	<p>Apr. 8, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce. Jan. 20, 1972.—Report from Department of State. (No objection.) Jan. 21, 1972.—Report from Office of Management and Budget. (Prefers general legislation.) Jan. 27, 1972.—Adverse report from Department of the Treasury.  (See action on H.R. 3786)</p>
<p>S. 1279 ★ Mr. Fong To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title. (Increases the earnings limitation to \$2,400 with \$1 reduction in social security benefits for each \$2 earned above this amount.)</p>	Mar. 16, 1971	<p>Mar. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.  (See action on H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1280 ★ Mar. 16, 1971</p> <p>Mr. Fong</p> <p>To amend title II of the Social Security Act to provide that the widow's or widower's insurance benefit of an individual, who first becomes entitled to such benefit after attainment of age 65, will be equal to 100 percent of the primary insurance amount of the deceased spouse of such individual.</p>	<p>Mar. 22, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>	
<p>S. 1289★ Mar. 19, 1971</p> <p>Mr. Talmadge</p> <p>To allow a credit against income tax, or a deduction from gross income as the taxpayer may elect, for certain political contributions made by individuals. (Allows a tax credit of ½ of a political contribution not to exceed \$20 for any taxable year, or a tax deduction not to exceed \$100 in any taxable year.)</p>	<p>Mar. 19, 1971.—Statement by Senator Talmadge introducing this bill (Congressional Record S3376).</p> <p>Apr. 8, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>(See action on H.R. 10917)</p>	
<p>S. 1309 Mar. 19, 1971</p> <p>Mr. Hansen and Messrs. Bennett, Fannin, Moss, Randolph, and Stevens</p> <p>To amend the Internal Revenue Code to encourage an increase in the production of coal. (Increases coal percentage depletion rate from 10% to 15%.)</p>	<p>Mar. 19, 1971.—Statement by Senator Hansen introducing this bill (Congressional Record S3397).</p> <p>Mar. 22, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p>S. 1310 Mar. 19, 1971</p> <p>Mr. Hansen and Messrs. Bennett, Fannin, Moss, Randolph, and Stevens</p> <p>To amend the Internal Revenue Code to encourage the development and utilization of methods and devices to convert coal and oil shale to low pollutant synthetic fuels by allowing rapid amortization of expenditures incurred in constructing facilities for such purposes.</p>	<p>Mar. 19, 1971.—Statement by Senator Hansen introducing this bill (Congressional Record S3397).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 1318</b> <span style="float: right;"><b>Mar. 23, 1971</b></span></p> <p><b>Mr. Fannin</b></p> <p>To deny tax exemption under sec. 501 of the Internal Revenue Code of 1954 to organizations which use any of their income or funds for political purposes.</p>	<p>Mar. 23, 1971.-- Statement by Senator Fannin introducing this bill (Congressional Record S3541).</p> <p>Apr. 12, 1971.-- Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 1330</b> <span style="float: right;"><b>Mar. 23, 1971</b></span></p> <p><b>Mr. Long</b> on behalf of the Committee on Finance.</p> <p>To authorize the Secretary of the Treasury to transfer to the Government of the Republic of the Philippines funds for making payments on certain pre-1934 bonds of the Philippines, and for other purposes.</p>	<p>Mar. 23, 1971.-- Reported favorably to the Senate (<b>S. Rept. 92-44</b>).</p> <p>Mar. 25, 1971.-- Passed by the Senate by voice vote (Congressional Record S3887).</p> <p>Mar. 29, 1971.-- Referred to the House Foreign Affairs Committee.</p>
<p><b>S. 1335 ★</b> <span style="float: right;"><b>Mar. 23, 1971</b></span></p> <p><b>Mr. Hartke</b> and Messrs. Allen, Allott, Baker, Bayh, Bellmon, Bentsen, Bible, Boggs, Brooke, Burdick, Byrd of West Virginia, Cannon, Case, Chiles, Church, Cook, Cranston, Curtis, Dole, Domlnick, Eagleton, Eastland, Fannin, Fulbright, Goldwater, Gravel, Gurney, Hansen, Harris, Hart, Hollings, Hruska, Hughes, Humphrey, Inouye, Jackson, Javits, Jordan of North Carolina, Kennedy, McGee, McGovern, McIntyre, Magnuson, Mansfield, Mathias, Metcalf, Miller, Mondale, Montoya, Moss, Muskie, Nelson, Pastore, Pell, Percy, Prouty, Randolph, Ribicoff, Schweiker, Mrs. Smith, Messrs. Stevens, Stevenson, Thurmond, Tower, Tunney, Williams, and Young</p> <p>To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility<sup>1</sup> of blind persons to receive disability insurance benefits thereunder.</p> <p>(Makes blind persons eligible for disability insurance if they have six quarters of coverage (20 out of the 40 quarters prior to onset of blindness required under present law); eliminates the earnings limitation for blind persons.)</p>	<p>Mar. 23, 1971.-- Statement by Senator Hartke introducing this bill (Congressional Record S3553).</p> <p>Apr. 12, 1971.-- Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

(See action on H.R. 1)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFERS TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1336 ★</b> <span style="float: right;"><b>Mar. 23, 1971</b></span></p> <p>Mr. Mondale and Mr. Randolph</p> <p>To limit the amount of the monthly premium for participation in the supplementary medical insurance program established by pt. B of title XVIII of the Social Security Act.</p>	<p>Mar. 23, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S3554).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 1)</i></p>
<p><b>S. 1337 ★</b> <span style="float: right;"><b>Mar. 23, 1971</b></span></p> <p>Mr. Mondale</p> <p>To amend title XVIII of the Social Security Act to provide full payment (subject to any deductibles and coinsurance generally applicable) for whole blood furnished an individual under the program of health insurance for the aged.</p>	<p>Mar. 23, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S3551).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 1)</i></p>
<p><b>S. 1344</b> <span style="float: right;"><b>Mar. 23, 1971</b></span></p> <p>Mr. Percy</p> <p>To revise and improve national transportation programs. (Portion of bill in Finance Committee's jurisdiction would create a National Transportation Trust Fund financed by the highway use taxes.)</p>	<p>Mar. 24, 1971.—Referred jointly to the Committee on Finance, Commerce, Public Works, and Banking, Housing and Urban Affairs.</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>	
<p><b>S. 1376</b> <span style="float: right;"><b>Mar. 24, 1971</b></span></p> <p>Mr. Long and Messrs. Anderson, Bible, Burdick, Byrd Jr., of Virginia, Cranston, Gravel, Hansen, Hollings, Jordan of Idaho, McGee, Pastore, Pearson, Randolph, and Ribicoff</p> <p>To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness.</p> <p>(Provides a national program of catastrophic health insurance for most people under 65, set up under the Social Security Program as a supplement to existing private health insurance. Medicare would not be affected. Medicaid would continue as is, except that the benefits provided to eligible individuals under the new program would no longer need to be paid for through the medicaid program.)</p>	<p>Mar. 24, 1971.—Statement by Senator Long introducing this bill (Congressional Record S3701).</p> <p>Apr. 14, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>Apr. 20, 27, and 28, 1971.—Public hearings.—Printed.</p> <p>June 24, 1971.—Report from Office of Management and Budget. (Prefers enactment of S. 1623.)</p> <p>July 1, 1971.—Report from Department of Health, Education, and Welfare. (Prefers enactment of S. 1623.)</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1384★</b> Mar. 25, 1971</p> <p>Mr. Percy</p> <p>To amend the Social Security Act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income of \$1,800 in the case of single individuals, and \$2,400 in the case of married couples.</p>	<p>Mar. 25, 1971.—Statement by Senator Percy introducing this bill (Congressional Record S3901).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p>(See action on H.R. 1)</p>
<p><b>S. 1387★</b> Mar. 29, 1971</p> <p>Mr. Mathias and Mr. Randolph</p> <p>To amend the Internal Revenue Code of 1954 to require the consent of the taxpayer concerned before a person who prepares a taxpayer's income tax return may use or disclose for other purposes any information furnished for the preparation of such returns.</p>	<p>Mar. 29, 1971.—Statement by Senator Mathias introducing this bill (Congressional Record S3968).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>May 10, 1971.—Referred to Federal Trade Commission.</p>	<p>(See action on H.R. 10917)</p>
<p><b>S. 1389</b> Mar. 29, 1971</p> <p>Mr. Mondale and Messrs. Bayh, Bennett, Bentsen, Brooke, Cranston, Harris, Hart, Hartke, Hughes, Humphrey, Jackson, Javits, McGovern, Magnuson, Nelson, Pell, Ribicoff, Stevenson, Taft, and Tunney</p> <p>To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania.</p>	<p>Mar. 29, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S3970).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p> <p>July 21, 1971.—Favorable report from Department of State.</p> <p>May 15, 1972.—Subsequent favorable report from Department of State.</p> <p>May 17, 1972.—Favorable report from Department of Commerce.</p> <p>May 23, 1972.—Favorable report from Office of Management and Budget.</p>	
<p><b>S. 1408</b> Mar. 30, 1971</p> <p>Mr. Muskie and Messrs. Bible, Brooke, Burdick, Chiles, Cranston, Eagleton, Gravel, Hartke, Jackson, Javits, McGovern, Mathias, Metcalf, Mondale, Moss, Nelson, Pell, Randolph, Ribicoff, Schweiker, Stevenson, Tunney, and Williams</p> <p>To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.</p>	<p>Mar. 30, 1971.—Statement by Senator Muskie introducing this bill (Congressional Record S4060).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1414</b> <span style="float: right;"><b>Mar. 30, 1971</b></span></p> <p>Mr. Ribicoff</p> <p>To amend the Social Security Act by providing for the establishment of a child advocacy program.</p>	<p>Mar. 30, 1971.—Statement by Senator Ribicoff introducing this bill (Congressional Record S1074).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p><b>S. 1420</b> <span style="float: right;"><b>Mar. 30, 1971</b></span></p> <p>Mr. Gravel</p> <p>To amend the Internal Revenue Code of 1954 to provide that the sale of firearms to law enforcement officers who are required to purchase their own firearms for service use shall be exempt from excise tax.</p>	<p>Mar. 30, 1971.—Statement by Senator Gravel introducing this bill (Congressional Record S1080).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 1429</b> <span style="float: right;"><b>Apr. 1, 1971</b></span></p> <p>Mr. Hansen</p> <p>To impose an additional duty on the importation of articles of any foreign country if such country nationalizes or otherwise seizes property owned by U.S. citizens of the United States.</p>	<p>Apr. 1, 1971.—Statement by Senator Hansen introducing this bill (Congressional Record S4201).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>	
<p><b>S. 1437 ★</b> <span style="float: right;"><b>Apr. 1, 1971</b></span></p> <p>Mr. Cannon and Messrs. Brock, Curtis, Hart, Javits, Magnuson, Pearson, Randolph, Spong, Tower, and Tunney</p> <p>To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes.</p>	<p>Mar. 30, 1971.—Statement by Senator Cannon introducing this bill (Congressional Record S4178).</p> <p>Apr. 1, 1971.—Referred jointly to the Committees on Finance and Commerce.</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Commerce, and Transportation.</p> <p>July 20, 1971.—Committee on Finance agreed to yield jurisdiction to the Committee on Commerce and that no objection would be interposed to any recommendation along the lines of this bill.</p> <p>Sept. 1, 1971.—Adverse report from Department of the Treasury.</p> <p>Sept. 21, 1971.—Reported to the Senate by the Committee on Commerce (S. Rept. 92-378).</p>	

*(Died in the Senate)*

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1442 ★ Mr. Moss and Messrs. Allen, Bayh, Cranston, Gravel, Harris, Hart, Hartke, Humphrey, McGovern, Metcalf, Pastore, Pell, Randolph, Sparkman, Spong, and Stevens</p>	Apr. 1, 1971	<p>Apr. 1, 1971.—Statement by Senator Moss introducing this bill (Congressional Record S4200). Apr. 12, 1971.—Referred to Office of Management and Budget, Civil Service Commission, and Department of the Treasury.</p>
<i>(See action on H.R. 1)</i>		
<p>To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.</p>		
<p>S. 1490 Mr. McIntyre and Messrs. Fannin, Hruska, Metcalf, Pastore, and Stevens</p>	Apr. 5, 1971	<p>Apr. 5, 1971.—Statement by Senator McIntyre introducing this bill (Congressional Record 4551). Apr. 14, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare. Apr. 26, 27, and 28, 1971.—Public hearings.—Printed. June 24, 1971.—Report from Office of Management and Budget. (Prefers enactment S. 1023.) July 1, 1971.—Report from Department of Health, Education, and Welfare. (Prefers enactment of S. 1023.)</p>
<p>To amend the Internal Revenue Code of 1954 and the Social Security Act to provide a comprehensive program of health care for the 1970's by strengthening the organization and delivery of health care nationwide and by making comprehensive health care insurance available to all Americans, and for other purposes. (Provides financial assistance for State health care insurance plans for the poor and uninsurable and sets a Federal minimum health care benefits program as a condition for eligibility for increased Federal income tax deductions for the costs of health insurance. Individuals would be allowed an unlimited tax deduction equal to all premiums paid under health plans meeting the minimum standards. An employer would be eligible for a tax deduction equal to 100 percent of his costs in providing a qualified health plan to his employees. Would supplement medicare and medicaid.)</p>		
<p>S. 1495 Mr. Stevens</p>	Apr. 5, 1971	<p>Apr. 5, 1971.—Statement by Senator Stevens introducing this bill (Congressional Record S4572). Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>To amend the Internal Revenue Code of 1954 to permit a deduction from gross income based upon the cost of living in certain States.</p>		
<p>S. 1496 Mr. Stevens</p>	Apr. 5, 1971	<p>Apr. 5, 1971.—Statement by Senator Stevens introducing this bill (Congressional Record S4573). Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>To amend the Internal Revenue Code of 1954 to exempt from tax a portion of the income of individuals not employed by the Federal Government who live in a State in which Federal employees receive an allowance based on living costs and conditions of environment.</p>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1505 ★ Mr. Prouty</p> <p>Apr. 5, 1971</p> <p>To amend the Social Security Act so as to add thereto a new title XX under which blind or disabled individuals will be assured a minimum annual income of \$1,500.</p>	<p>Apr. 5, 1971.—Statement by Senator Prouty introducing this bill (Congressional Record S4575).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p>(See action on H.R. 1)</p>
<p>S. 1506 ★ Mr. Williams and Mr. Bayh</p> <p>Apr. 5, 1971</p> <p>To amend sec. 37 of the Internal Revenue Code of 1954 to update the retirement income credit. (Raises the tax credit to \$2,278 for individual taxpayers and \$3,417 for married couples.)</p>	<p>Apr. 5, 1971.—Statement by Senator Williams introducing this bill (Congressional Record S4577).</p> <p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	<p>(See action on H.R. 1)</p>
<p>S. 1511 ★ Mr. Hart</p> <p>Apr. 5, 1971</p> <p>To relieve the Archdiocese of Detroit from liability for interest attributable to certain late payments of taxes.</p>	<p>Apr. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Aug. 16, 1972.—Adverse report from the Department of the Treasury.</p>	<p>(See action on H.R. 1)</p>
<p>S. 1514 ★ Mr. Byrd of West Virginia</p> <p>Apr. 14, 1971</p> <p>To amend title II of the Social Security Act so as to reduce to 60 the age at which a woman may begin to receive actuarially reduced widow's insurance benefits thereunder.</p>	<p>Apr. 10, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p>(See action on H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<b>S. 1520</b> Mr. Mathias and Mr. Cook	Apr. 14, 1971	Apr. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
To establish the Advisory Commission on Federal Tax Forms, and for other purposes.		

<b>S. 1527</b> Mr. Ribicoff	Apr. 14, 1971	Apr. 14, 1971.—Statement by Senator Ribicoff introducing this bill (Congressional Record S4755). Apr. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury. May 10, 1971.—Referred to Federal Trade Commission.
To amend the Internal Revenue Code of 1954 to provide for licensing of income tax return preparers.		

## AMENDMENTS

May 10, 1971 (Ribicoff) Exempts attorneys, CPA's, and enrolled agents from licensing requirements of S. 1527.  
 No. 1  
 (30)

<b>S. 1530 ★</b> Mr. Muskie and Mr. Bayh	Apr. 14, 1971	Apr. 14, 1971.—Statement by Senator Muskie introducing this bill (Congressional Record S4760). Apr. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
Relating to the useful life of property for purposes of computing the depreciation deduction under the Internal Revenue Code of 1954.		

(See action on H.R. 10917)

<b>S. 1532 ★</b> Mr. Bayh and Messrs. McGovern, Mondale, Moss, and Muskie	Apr. 14, 1971	Apr. 14, 1971.—Statement by Senator Bayh introducing this bill (Congressional Record S4763). Apr. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
Relating to the allowance of a depreciation deduction.		

(See action on H.R. 10917)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1543</p> <p>Mr. Tower</p> <p>To provide a tax credit for contributions made to educational institutions.</p> <p>(Provides a tax credit for contributions to educational institutions: \$100 for individuals; \$200 for married couples filing joint return; and \$1,000 for corporations.)</p>	Apr. 14, 1971	<p>Apr. 14, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S4769).</p> <p>Apr. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1551</p> <p>Mr. Hollings</p> <p>To amend title II of the Social Security Act to provide that no reduction shall be made in old-age insurance benefit amounts to which a woman is entitled if she has 120 quarters of coverage.</p> <p>(Eliminates actuarial reduction for women under age 65 who have 120 quarters of coverage (30 years) under social security.)</p>	Apr. 15, 1971	<p>Apr. 15, 1971.—Statement by Senator Hollings introducing this bill (Congressional Record S4915).</p> <p>Apr. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p>S. 1555★</p> <p>Mr. Humphrey and Mr. Nelson</p> <p>To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns.</p>	Apr. 15, 1971	<p>Apr. 15, 1971.—Statement by Senator Humphrey introducing this bill (Congressional Record S4916).</p> <p>Apr. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1568</p> <p>Mr. Mondale</p> <p>To amend title II of the Social Security Act to extend from 22 to 26 the age limit for receipt of child's insurance benefits thereunder by individuals attending school, and to permit reduced child's benefits to be paid to individuals attending school on a part-time basis, and to require notification, of the availability of such benefits to those eligible by their 14th birthday.</p>	Apr. 19, 1971	<p>Apr. 19, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S4905).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

(See action on H.R. 10947)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1577</p> <p>Mr. Buckley</p> <p>To provide for the shifting to the States of Federal income tax collections from individuals.</p>	Apr. 20, 1971	<p>Apr. 20, 1971.—Statement by Senator Buckley introducing this bill (Congressional Record S5183).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1578</p> <p>Mr. Young</p> <p>To amend the Internal Revenue Code of 1954 to allow a deduction for expenses incurred in connection with the adoption of a child.</p>	Apr. 20, 1971	<p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1585 ★</p> <p>Mr. Percy and Messrs. Bayh, Hart, Nelson, and Saxbe</p> <p>To amend title XVIII of the Social Security Act to provide for the coverage, under pt. A of such title, of certain drugs which are prescribed and furnished (whenever possible) by generic name.</p>	Apr. 20, 1971	<p>Apr. 20, 1971.—Statement by Senator Percy introducing this bill (Congressional Record S5141).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p>S. 1586 ★</p> <p>Mr. Percy and Messrs. Case, Hart, and Nelson</p> <p>To provide for the development of more uniform standards for determining eligibility for the assistance authorized to be provided, under various Federal programs, to facilities for long-term health care (or to the patients thereof).</p>	Apr. 20, 1971	<p>Apr. 20, 1971.—Statement by Senator Percy introducing this bill (Congressional Record S5141).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Departments of Health, Education, and Welfare, and Housing and Urban Development.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1587 ★</p> <p>Mr. Percy and Messrs. Case, Hart, and Nelson</p>	Apr. 20, 1971	<p>Apr. 20, 1971.—Statement by Senator Percy introducing this bill (Congressional Record S5141).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p>To provide for the conduct of a study and investigation of the provision, under State programs covered under title XIX of the Social Security Act, of care to individuals in long-term health care facilities will be required to comply with appropriate licensing standards.</p>		
<p><i>(See action on H.R. 1)</i></p>		
<p>S. 1590</p> <p>Mr. Percy and Messrs. Hart, Mondale, Nelson, Pearson, Pell, Saxbe, and Tower</p>	Apr. 20, 1971	<p>Apr. 20, 1971.—Statement by Senator Percy introducing this bill (Congressional Record S5141).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals.</p>		
<p>S. 1596</p> <p>Mr. Talmadge</p>	Apr. 20, 1971	<p>Apr. 27, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<p>To amend general headnote 3(a) (1) of the Tariff Schedules of the United States annotated (1971).</p>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFERS TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1598</b></p> <p><b>Mr. Scott</b> <b>and Mr. Percy</b></p> <p><b>To provide health care insurance for people of the United States and to improve the availability of health care services, and for other purposes.</b></p>	<p><b>Apr. 21, 1971</b></p>	<p><b>Apr. 21, 1971.—Statement by Senator Scott introducing this bill (Congressional Record S5216).</b></p> <p><b>Apr. 27, 1971.—Referred to Office of Management and Budget, Civil Service Commission, Railroad Retirement Board, and Departments of the Treasury, Labor, and Health, Education, and Welfare.</b></p> <p><b>July 16, 1971.—Report from Office of Management and Budget. (Prefers enactment of S. 1623.)</b></p> <p><b>July 22, 1971.—Report from Civil Service Commission. (Prefers enactment of S. 1623.)</b></p> <p><b>July 23, 1971.—Report from Railroad Retirement Board. (Prefers enactment of S. 1623.)</b></p>
<p>(Establishes 2 health insurance programs. One program would be federally administered and would provide inpatient hospital care and related institutional services. All U.S. residents would be covered. Benefits for covered services would be subject to a payment by the family before benefits begin; family payment based upon family income and size. The program would be administered on a decentralized regional basis. The medicare hospital insurance trust fund would be abolished and that payroll tax would be allocated to finance the new program under a new trust fund. Use of Federal general revenues is authorized. The second program would provide outpatient and ambulatory services to supplement the services provided under the institutional services program. A wide range of physician, dental, and other professional services would be provided, as well as prescription drugs for long-term or chronic illnesses. Benefits would be subject to an income-related deductible for both medical and dental services. Insurance carriers (and health maintenance organizations) would collect premiums and pay claims. HEW would contract and supervise private carriers participating in the program. The program would be financed by premium payments of families and individuals with the Federal Government paying part of the premium for low-income groups. A new trust fund would be established to which would be transferred the funds of the Federal Supplementary Medical Insurance Trust Fund.</p>		
<p>(Repeals Medicare, the Federal Employees Health Benefits Act, and the Retired Federal Employees Health Benefits Act. Federal financial participation in medicare would be limited to services not provided under the new program. Establishes standards for providers of services as well as national standards for physicians and other practitioners. Establishes regional Regional Health Services Review Committee appointed by HEW to review utilization, study the administration and the effectiveness of the legislation, and recommend new legislation. Establishes a Health Services National Review Board appointed by HEW to review the regional boards and carry out other duties.</p>		
<p>(Authorizes grants and loans to promote the development of health maintenance organizations. Liberalizes medical and nursing student loan programs. Establishes a program of aid to medical schools. Establishes within HEW a Health Delivery Committee to study the current need for medical personnel and facilities in the United States and report semiannually to the Secretary.)</p>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1600</p> <p>Mr. Fannin</p> <p>To amend title XVIII of the Social Security Act to provide coverage under the supplementary medical insurance program for surgical services furnished in certain facilities which are established to perform surgery without inpatient hospitalization.</p>	Apr. 21, 1971	<p>Apr. 21, 1971.—Statement by Senator Fannin introducing this bill (Congressional Record S5229).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p>S. 1615</p> <p>Mr. Bible</p> <p>and Messrs. Bayh, Burdick, Dole, Dominick, Eastland, Gravel, Griffin, Gurney, Hart, Humphrey, Jordan of North Carolina, Kennedy, McGovern, McIntyre, Metcalf, Mondale, Montoya, Moss, Nelson, Pell, Randolph, Saxbe, Schweiker, Scott, Sparkman, Stevens, Tower, and Williams</p>	Apr. 22, 1971	<p>Apr. 22, 1971.—Statement by Senator Bible introducing this bill (Congressional Record S5372).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget, Small Business Administration, and Department of the Treasury.</p>
<p>To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.</p>		
(Bill provides:		
<ol style="list-style-type: none"> <li>(1) establishment of Committee to recommend tax simplification for small business;</li> <li>(2) for position of Small Business Tax Analyst within the Treasury Department;</li> <li>(3) that the Secretary of the Treasury shall submit within 1 year recommendations which will consolidate into one chapter of the Internal Revenue Code, those provisions which relate to small business.</li> <li>(4) that the Secretary of the Treasury shall submit within 1 year a report on the desirability of providing special depreciation rules for small business;</li> <li>(5) that the Secretary of the Treasury shall submit within 1 year recommendations for changes in the taxation of pension, profit-sharing and health plans of small businesses so as to provide equal tax benefits whether or not such businesses are incorporated;</li> <li>(6) for a decrease in tax rates for corporations with taxable incomes of less than \$1 million (approximately) and an increase in tax rates for corporations with incomes in excess of \$1 million (approximately);</li> <li>(7) that a new small business corporation may elect under certain conditions to pay no income tax on its operating income for its first 3 years;</li> <li>(8) that expenses incurred in organizing a partnership may be amortized ratably over a 60-month period;</li> <li>(9) that an ordinary loss deduction will be allowed for payments by guarantors of obligations of certain small business corporations, if such obligations become worthless;</li> <li>(10) that the maximum deduction for loss arising from investment in a small business stock would be increased from \$25,000 to \$50,000;</li> <li>(11) for increases in the amount of small business stock which a corporation may issue;</li> <li>(12) for the formation of new types of cooperatives (for low and moderate income families) which could retain 100 percent of declared patronage refunds during the first 5 years;</li> </ol>		

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## S. 1615—Continued

- (13) that the additional first year depreciation allowance would be increased from \$10,000 to \$20,000;
- (14) that the reserve ratio test used in applying depreciation guidelines would not apply to a small business concern;
- (15) for a small business exception to repeal of the investment tax credit, which would permit a \$50,000 annual investment for manufacturing corporations, \$10,000 for other corporations, and \$5,000 for individuals, in order to qualify taxable income could not exceed \$500,000 for corporate manufacturers, \$100,000 for other corporations, and \$50,000 for individuals;
- (16) that, in addition to present net operation loss carryback and carryover rules, a small business concern could elect to carry such losses back 5 years and forward 3 years, or, alternatively, back 4 years and forward 4 years;
- (17) that the accumulated earnings credit under the accumulated earnings tax would be increased from \$100,000 to \$150,000. Also the rules applicable to the burden of proof in establishing the reasonable needs of the corporate business would be changed;
- (18) that corporate expenses of issuing or registering stock with a regional stock exchange could be deducted ratably over a 60-month period;
- (19) that a taxpayer could begin amortization of research or experimental expenditures at the time that they are made rather than when the taxpayer first realizes benefits;
- (20) that certain family small business corporations which are members of a controlled group would be allowed up to five multiple surtax exemptions;
- (21) certain liberalizing changes in the tax rules which apply to partners and partnerships upon the death of one of the partners;
- (22) that a partnership would not necessarily be considered terminated if there is a sale or exchange of 50 percent or more of the total interest in partnership capital or profits by partners who have been members for at least 12 months;
- (23) that a partner could deduct losses in excess of his adjusted basis in his partnership interest if he is liable to the partnership for such losses;
- (24) that Subch "S" small business corporations (tax-option) could have 15 shareholders, rather than the present 10. Also, any stock owned by one or more individuals which have been received through inheritance from the same person would be treated as only one shareholder. After 5 years the number of shareholders permitted to a corporation would increase to 25;
- (25) that persons who are eligible to hold stock of Subch "S" (tax option) corporations would be enlarged to include certain trusts established pursuant to a will, trusts where the entire income is taxable to the grantor, and a small business investment company;
- (26) that a new shareholder in a Subch "S" (tax option) corporation could not terminate the election to be a Subch "S" corporation unless 51 percent of the stock ownership of the corporation also voted to revoke the election;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## S. 1615—Continued

- (27) that a Subch "S" (tax option) corporation would not lose its status if the passive income of the corporation exceeded 20 percent of gross receipts in a single year. In order to lose its status, the Subch "S" corporation would have to exceed this percentage in any 2 of the preceding 4 consecutive years;
- (28) that if a Subch "S" (tax option) corporation should have its status terminated through inadvertence, then the corporation could regain its Subch "S" status if it can show that it fully complied with the statutory requirements within 90 days after it became aware of its failure to comply;
- (29) that if a shareholder of a Subch "S" (tax option) corporation is not permitted to deduct his pro rata share of the corporation's net loss because it exceeds his adjusted basis in the corporate stock, then the disallowed deduction may be carried over to the next year and be so deducted if the loss does not exceed the adjusted basis of the stock;
- (30) that business development corporations would be allowed a deduction for any necessary addition to its reserves for bad debts in order to bring the reserves up to 10 percent of the corporation's outstanding loans at the close of the taxable year;
- (31) for non-recognition of gain by a nonprofit local business development corporation in those cases where the gain from a qualifying investment is reinvested in a similar qualifying investment;
- (32) that a small business concern at anytime during the year could reduce the amount of its estimated tax for a taxable year and receive a refund of any excess estimated tax which had already been paid;
- (33) that the stated limit of \$5 million in interest which may be deducted by a corporation on its indebtedness incurred to acquire stock of another corporation would be reduced to \$500,000;
- (34) that in valuing unlisted stock and securities for estate tax purposes, if no bid and ask prices are available, then the value shall be determined by comparing the securities with stock or securities of corporations engaged in a similar line of business, whether such securities are listed on an exchange or not;
- (35) that, in qualifying for an extension of time for payment of Federal estate tax, the percentage ownership required in a closely held business would be reduced from 50 percent to 33½ percent;
- (36) that the Secretary of the Treasury would report and recommend within 1 year any elimination or modification of the Internal Revenue laws which would discourage the acquisition of small businesses by large corporations.)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1623</b> <span style="float: right;">Apr. 22, 1971</span></p> <p><b>Mr. Bennett</b> and Messrs. Allott, Fannin, Griffin, Hansen, Hruska, Jordan of Idaho, Scott, and Stevens</p> <p>To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes.</p> <p>(Requires health insurance coverage for all employed persons and their dependents through Federally-mandated employer-employee private insurance packages meeting national health insurance standards established by the bill. Additionally, the program would provide medical care benefits to low-income families with children through establishment of a Federal family health insurance program (FHIP).)</p>	<p>Apr. 22, 1971.—Statement by Senator Bennett introducing this bill (Congressional Record S5301).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Departments of Justice and Health, Education, and Welfare.</p> <p>Apr. 26, 27, and 28, 1971.—Public hearings.—Printed.</p> <p>June 24, 1971.—Favorable report from Office of Management and Budget.</p> <p>July 6, 1971.—Favorable report from Department of Health, Education, and Welfare.</p>	
<p><b>S. 1627 ★</b> <span style="float: right;">Apr. 22, 1971</span></p> <p><b>Mr. Cannon</b></p> <p>To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title.</p> <p>(Increases earnings limitation from \$1,080 to \$2,500 with \$1 reduction in social security benefits for each \$2 earned above this amount.)</p>	<p>Apr. 22, 1971.—Statement by Senator Cannon introducing this bill (Congressional Record S5398).</p> <p>May 4, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;">(See action on H.R. 1)</p>	
<p><b>S. 1628 ★</b> <span style="float: right;">Apr. 22, 1971</span></p> <p><b>Mr. Cannon</b></p> <p>To amend title II of the Social Security Act to increase from \$70.10 to \$100 the minimum monthly insurance benefit payable thereunder.</p>	<p>Apr. 22, 1971.—Statement by Senator Cannon introducing this bill (Congressional Record S5398).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;">(See action on H.R. 15390 and H.R. 1)</p>	
<p><b>S. 1631</b> <span style="float: right;">Apr. 22, 1971</span></p> <p><b>Mr. McGovern</b> and Messrs. Eagleton, Hart, Hatfield, and Pell</p> <p>To provide assistance to defense workers whose employment has been adversely affected by the transition to a peacetime economy.</p> <p>(Provides benefits, paid out of general revenues, to unemployed or underemployed defense workers, for up to 2 years (with provision for a 6-month extension if the individual is participating in an education or training program). Benefits set at lower of 80% of former average weekly wages or \$115 plus \$38 weekly for spouse plus \$19 for each additional dependent. Benefits plus unemployment compensation plus earnings cannot exceed former weekly wages.)</p>	<p>Apr. 22, 1971.—Statement by Senator McGovern introducing this bill (Congressional Record S5398).</p> <p>May 4, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, Transportation, Defense, and Health, Education, and Welfare.</p>	

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1632</b> Apr. 22, 1971</p> <p>Mr. Thurmond</p> <p>To amend the Internal Revenue Code of 1954 to increase, in certain cases, the deduction allowed for expenses incurred in providing care for certain dependents. (Removes deduction and earnings limitations in the case of a child needing special medical care.)</p>	Apr. 22, 1971	<p>Apr. 22, 1971.—Statement by Senator Thurmond introducing this bill (Congressional Record S5101).</p> <p>Apr. 28, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 1640</b> Apr. 22, 1971</p> <p>Mr. Byrd, Jr., of Virginia</p> <p>To extend the period within which members of the Armed Forces serving on extended active duty may acquire a new principal residence. (Extends time for reinvestment of proceeds from sale of residence by military personnel from 4 years to 5 years.)</p>	Apr. 22, 1971	<p>Apr. 22, 1971.—Statement by Senator Byrd, Jr., of Virginia introducing this bill (Congressional Record S5109).</p> <p>Apr. 27, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 1644 ★</b> Apr. 23, 1971</p> <p>Mr. Dole and Mr. Curtis</p> <p>To amend sec. 103 of the Internal Revenue Code of 1954 to increase the small issue exemption from the industrial development bond provision from \$5,000,000 to \$10,000,000.</p>	Apr. 23, 1971	<p>Apr. 23, 1971.—Statement by Senator Dole introducing this bill (Congressional Record S5509).</p> <p>May 4, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>May 5, 1971.—Referred to Securities and Exchange Commission.</p> <p>Oct. 19, 1971. Adverse report from Securities and Exchange Commission.</p> <p>(See action on H.R. 10917)</p>
<p><b>S. 1645 ★</b> Apr. 26, 1971</p> <p>Mr. Church and Messrs. Bayh, Eagleton, Inouye, Kennedy, McIntyre, Mondale, Montoya, Moss, Muskie, Randolph, and Williams</p> <p>To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty. (Provides:</p> <ul style="list-style-type: none"> <li>(a) social security benefit increases ranging up to about 20 percent;</li> <li>(b) special minimum benefit of \$120 for beneficiaries with at least 20 years of coverage;</li> <li>(c) automatic cost-of-living increases; and</li> <li>(d) guaranteed minimum income for all aged persons set at the poverty level determined by the Census Bureau.)</li> </ul>	Apr. 26, 1971	<p>Apr. 26, 1971.—Statement by Senator Church introducing this bill (Congressional Record S5505).</p> <p>May 4, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 15390 and H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p>S. 1647</p> <p>Mr. Tower</p> <p>To restore the income tax credit for investment in certain depreciable property.</p>	<p>Apr. 26, 1971</p> <p>Apr. 26, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S5500).</p> <p>Apr. 28, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1648 ★</p> <p>Mr. Taft</p> <p>To amend the Internal Revenue Code of 1954 to allow a credit against income tax to employers for the expenses of providing job training programs.</p>	<p>Apr. 26, 1971</p> <p>Apr. 20, 1971.—Statement by Senator Taft introducing this bill (Congressional Record S5569).</p> <p>Apr. 29, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p> <p>(See action on H.R. 10947)</p>
<p>S. 1653 ★</p> <p>Mr. Bennett</p> <p>To amend the Tariff Schedules of the United States to eliminate the duty on trinitrotoluene.</p>	<p>Apr. 26, 1971</p> <p>Apr. 20, 1971.—Statement by Senator Bennett introducing this bill (Congressional Record S5572).</p> <p>May 6, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, Departments of the Treasury, State, and Commerce.</p> <p>(See action on H.R. 4590)</p>
<p>S. 1654 ★</p> <p>Mr. Bennett</p> <p>To increase the security and protection of imported merchandise and merchandise for export at ports of entry in the United States from loss or damage as a result of criminal and corrupt practices.</p>	<p>Apr. 26, 1971</p> <p>Apr. 20, 1971.—Statement by Senator Bennett introducing this bill (Congressional Record S5573).</p> <p>May 4, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>May 24, 1971.—Favorable report from Department of the Treasury.</p> <p>(See action on H.R. 9463)</p>

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## TITLE AND DESCRIPTION

S. 1722 ★

Jan. 28, 1971

Mr. Pell

To provide Federal financing for the provision, by States the law of which provides for the payment of extended unemployment compensation, of payment of unemployment compensation for an additional period (up to 20 weeks) in the case of individuals whose entitlement, under State law, to unemployment compensation has been exhausted.

(Provides 20 weeks of extended unemployment benefits, with 100% Federal funding, in addition to the 13 weeks of extended benefits provided under present law.)

Apr. 29, 1971.—Statement by Senator Pell introducing this bill (Congressional Record S5824).

May 4, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.

(See action on H.R. 6065)

S. 1725 ★

Apr. 29, 1971

Mr. Mondale

and Messrs. Eagleton, Meloyera, Mondale, and Moss

To accelerate the effective dates of individual income tax reductions provided by the Tax Reform Act of 1969; to restore the investment credit for small business enterprises; and to provide for the payment of federally financed extended unemployment compensation under Federal-State agreements.

(Provides:

- (a) 7% tax credit on first \$20,000 of investment in plant and equipment for small businesses;
- (b) increased personal exemption to \$750 and increased standard deduction of 15%;
- (c) 100% (rather than 50%) Federal funding of extended unemployment compensation benefits through December 1971;
- (d) triggers extended unemployment compensation benefits nationally when insured unemployment exceeds 3.5% (rather than 4.5%); and
- (e) increase in standard deduction to 15% with a \$2,000 ceiling.)

Apr. 29, 1971.—Statement by Senator Mondale introducing this bill (Congressional Record S5827).

May 4, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.

(See action on H.R. 10917)

S. 1741

May 3, 1971

Mr. Eagleton

and Messrs. Bayh, Bible, Byrd of West Virginia, Case, Fulbright, Hart, Inouye, Kennedy, McGovern, McIntyre, Mathias, Mondale, Montoya, Moss, Pearson, Pell, Prouty, Ribicoff, and Stevens

To provide increased unemployment compensation benefits for Vietnam era veterans.

(Guarantees Vietnam era veterans unemployment compensation benefits of at least \$75 for 52 weeks.)

May 3, 1971.—Statement by Senator Eagleton introducing this bill (Congressional Record S6039).

May 6, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1757</p> <p>Mr. Pearson</p> <p>To allow a credit against Federal income tax for State and local real property taxes paid on their residences by individuals who have attained age 65.</p>	May 4, 1971	<p>May 4, 1971.—Statement by Senator Pearson introducing this bill (Congressional Record S0158).</p> <p>May 6, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1767 ★</p> <p>Mr. Pell</p> <p>To amend title II of the Social Security Act to provide that benefits payable thereunder shall be periodically increased or decreased so as to correspond to increases or decreases in the cost of living.</p>	May 4, 1971	<p>May 4, 1971.—Statement by Senator Pell introducing this bill (Congressional Record S0167).</p> <p>May 6, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>
<p>S. 1768 ★</p> <p>Mr. Pell</p> <p>To amend title II of the Social Security Act to increase the annual amount that individuals are permitted to earn without suffering deductions in the monthly benefits payable to them thereunder.</p> <p>(Increases earnings limitation from \$1,650 to \$2,700 with \$1 reduction in social security benefit for each \$2 earned above this amount.)</p>	May 4, 1971	<p>May 4, 1971.—Statement by Senator Pell introducing this bill (Congressional Record S0167).</p> <p>May 6, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>
<p>S. 1778</p> <p>Mr. Ribicoff and Mr. McIntyre</p> <p>To provide for orderly trade in antifriction ball and roller bearings and parts thereof.</p>	May 5, 1971	<p>May 10, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

<p><b>S. 1803 ★</b></p> <p><b>Mr. Griffin</b></p> <p>To amend title II of the Social Security Act and applicable provisions of the Internal Revenue Code of 1954 to provide automatic cost-of-living adjustments in social security benefits, to provide automatic adjustment of the contribution and benefit base, and to liberalize the earnings test.</p>	<p>May 6, 1971</p>	<p>May 6, 1971.—Statement by Senator Griffin introducing this bill (Congressional Record S6330).</p> <p>May 11, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p><i>(See action on H.R. 1)</i></p>
<p><b>S. 1807 ★</b></p> <p><b>Mr. Cannon and Mr. Bible</b></p> <p>To provide that recipients of old-age assistance, aid to the blind, or aid to the permanently and totally disabled will not suffer reductions in the amount of such aid or assistance because of future increases in monthly benefits under title II of the Social Security Act.</p>	<p>May 10, 1971</p>	<p>May 10, 1971.—Statement by Senator Cannon introducing this bill (Congressional Record S6445).</p> <p>May 12, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p><i>(See action on H.R. 1)</i></p>
<p><b>S. 1815</b></p> <p><b>Mr. Long</b></p> <p>To require that publications of statistics relating to the value of articles imported into the United States include the charges, costs, and expenses incurred in bringing such articles to the United States, and for other purposes.</p>	<p>May 11, 1971</p>	<p>May 11, 1971.—Statement by Senator Long introducing this bill (Congressional Record S6580).</p> <p>May 13, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p> <p>June 11, 1971.—Referred to Department of Agriculture.</p>
<p><b>S. 1816</b></p> <p><b>Mr. Prouty and Messrs. Aiken, Brooke, Cotton, Kennedy, McIntyre, Muskie, Pastore, Pell, Ribicoff, and Welcker</b></p> <p>To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States; to authorize creation of the northwestern regional oil area.</p>	<p>May 11, 1971</p>	<p>May 11, 1971.—Statement by Senator Prouty introducing this bill (Congressional Record S6590).</p> <p>May 13, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

**S. 1827 ★** **May 11, 1971** **May 11, 1971.**—Statement by Senator Church introducing this bill (Congressional Record S0000).  
**Mr. Church** **May 14, 1971.**—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.  
**To amend the Social Security Act. Payment for extended care and home health services.**  
**(Authorizes advance approval of extended care services.)**  
*(See action on H.R. 1)*

**S. 1829 ★** **May 11, 1971** **May 11, 1971.**—Statement by Senator Saxbe introducing this bill (Congressional Record S0000).  
**Mr. Saxbe** **May 13, 1971.**—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.

**To amend title II of the Social Security Act to increase from \$70.40 to \$100 the minimum monthly insurance benefit payable thereunder, to provide for the making of supplementary payments to low-income recipients of old-age or disability insurance benefits thereunder, and to increase the annual amount individuals are permitted to earn without suffering deductions from their benefits on account of excess earnings.**

**(Bill provides:**

- (1) \$100 minimum social security benefit;**
- (2) automatic social security benefit increases as cost of living rises;**
- (3) supplementary payment (from general revenues) to guarantee social security beneficiaries a minimum monthly income of \$160 for an individual and \$220 for a couple;**
- (4) special rule to prevent reduction of any individual's supplementary benefits if he or she marries; and**
- (5) increase in social security earnings limitation from \$1,080 to \$2,700, with \$1 reduction in social security benefits for each \$2 earned above this amount.)**

*(See action on H.R. 1)*

**S. 1837 ★** **May 12, 1971** **May 12, 1971.**—Statement by Senator Bellmon introducing this bill (Congressional Record S6718).  
**Mr. Bellmon** **May 13, 1971.**—Referred to Office of Management and Budget and Departments of Labor and Health, Education, and Welfare.  
**To provide for the establishment of a work experience and training program in the several States, and for other purposes.**  
**(Established a 100% Federally funded work experience and training program for needy persons, administered by States unless they do not wish to do so.)**  
*(See action on H.R. 1)*

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 1813</b></p> <p><b>Mr. Metcalf</b></p> <p>To assist the States in raising revenues by making more uniform the incidence and rate of tax imposed by States on the severance of minerals, and to impose a countervailing duty on imported minerals.</p>	<p><b>May 12, 1971</b></p>	<p>May 12, 1971.—Statement by Senator Metcalf introducing this bill (Congressional Record S6724).</p> <p>May 25, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury and Interior.</p>
<p><b>S. 1817 ★</b></p> <p><b>Mr. Humphrey</b></p> <p>To amend title XVIII of the Social Security Act to provide for the coverage of certain drugs under the insurance program established by pt. A of such title.</p>	<p><b>May 12, 1971</b></p>	<p>May 12, 1971.—Statement by Senator Humphrey introducing this bill (Congressional Record S6736).</p> <p>May 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 1851 ★</b></p> <p><b>Mr. Tower</b></p> <p>To amend the Internal Revenue Code of 1954 to prohibit the deduction of illegal bribes and kickbacks.</p>	<p><b>May 12, 1971</b></p>	<p>May 12, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S6740).</p> <p>May 14, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p>
<p><b>S. 1877 ★</b></p> <p><b>Mr. Brock</b></p> <p>To amend title II of the Social Security Act and chs. 2 and 21 of the Internal Revenue Code of 1954 to exclude from earnings for social security benefit and tax purposes certain royalties and renewal commissions paid to an individual after the year in which he attained age 65, and certain payments made to an individual's survivors or estate after the year of his death.</p>	<p><b>May 14, 1971</b></p>	<p>May 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

*(See action on H.R. 1)*

*(See action on H.R. 10917)*

*(See action on H.R. 1)*

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1883</p> <p>May 17, 1971</p> <p>Mr. Magnuson and Messrs. Allott, Bennett, Bible, Burdick, Curtis, Dole, Dominick, Hansen, Inouye, Jackson, McGee, Moss, Packwood, Percy, and Stevenson</p>	May 17, 1971	<p>May 17, 1971.—Statement by Senator Magnuson introducing this bill (Congressional Record S7002).</p> <p>May 25, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.</p>		
<p>S. 1890★</p> <p>May 18, 1971</p> <p>Mr. Taft</p> <p>To amend the Internal Revenue Code of 1954 to relieve employers of 50 or less employees from the requirement of paying or depositing certain employment taxes more often than once each quarter.</p>	May 18, 1971	<p>May 25, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>(See action on H.R. 10917)</p>
<p>S. 1898★</p> <p>May 19, 1971</p> <p>Mr. Hansen</p> <p>To amend the Social Security Act by adding a new title to provide for the establishment of a system of review of medical and other health services rendered under titles V, XVIII, XIX, and XX of the Social Security Act.</p>	May 19, 1971	<p>May 19, 1971.—Statement by Senator Hansen introducing this bill (Congressional Record S7275).</p> <p>May 25, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>
<p>S. 1902★</p> <p>May 19, 1971</p> <p>Mr. Goldwater</p> <p>To repeal the earnings limitation of the Social Security Act.</p>	May 19, 1971	<p>May 19, 1971.—Statement by Senator Goldwater introducing this bill (Congressional Record S7278).</p> <p>May 25, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 1937 ★</p> <p>Mr. Byrd of West Virginia</p> <p>To provide that disabled individuals entitled to disability insurance benefits under sec. 223 of the Social Security Act, and individuals in the corresponding categories under the Railroad Retirement Act of 1937, shall be eligible for health insurance benefits under title XVIII of the Social Security Act without regard to their age.</p>	May 25, 1971	<p>June 1, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>
<p>S. 1937</p> <p>Mr. Harris and Messrs. Curtis and Mathias</p> <p>To amend the Internal Revenue Code of 1954 to provide for the valuation of a decedent's interest in a closely held business for estate tax purposes.</p>	May 26, 1971	<p>May 26, 1971.—Statement by Senator Harris introducing this bill (Congressional Record S7784).</p> <p>June 1, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1960</p> <p>Mr. Eagleton and Mr. Montoya</p> <p>To allow a credit against Federal income tax for State and local real property taxes or an equivalent portion of rent paid on their residences by individuals who have attained age 65.</p>	May 26, 1971	<p>May 26, 1971.—Statement by Senator Eagleton introducing this bill (Congressional Record S7791).</p> <p>June 3, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 1961</p> <p>Mr. Pell</p> <p>To amend title II of the Social Security Act to provide for voluntary agreements between ministers and their employers to treat ministers as employed persons. (Permits a minister to be treated as an employee rather than as a self-employed person for social security purposes if both the minister and the organization employing him so desire.)</p>	May 26, 1971	<p>June 3, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 1979</b> <span style="float: right;"><b>June 2, 1971</b></span></p> <p><b>Mr. Hatfield</b></p> <p>To amend the Internal Revenue Code of 1954 to allow a deduction for certain expenses incurred in connection with the adoption of a child.</p>	<p><b>June 2, 1971.</b>—Statement by Senator Hatfield introducing this bill (Congressional Record S7960).</p> <p><b>June 3, 1971.</b>—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 1993</b> <span style="float: right;"><b>June 3, 1971</b></span></p> <p><b>Mr. Hartke</b></p> <p>To establish a self-supporting Federal reinsurance program to protect employees in the enjoyment of certain rights under private pension plans.</p> <p>(Establishes a Federal insurance program for private pension plans under the Department of Labor to insure beneficiaries against loss of benefits.)</p>	<p><b>June 3, 1971.</b>—Statement by Senator Hartke introducing this bill (Congressional Record S8004).</p> <p><b>June 8, 1971.</b>—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2003 ★</b> <span style="float: right;"><b>June 4, 1971</b></span></p> <p><b>Mr. Long</b></p> <p>To amend the Internal Revenue Code of 1954 and the Social Security Act so as to encourage and facilitate the provision of child care services.</p> <p>(Bill:</p> <ul style="list-style-type: none"> <li>(a) increases limitations on tax deductions for child care expenses from \$600 to \$1,000 for 1 child and from \$900 to \$1,500 for 2 or more children;</li> <li>(b) increases from \$6,000 to \$12,000 the limitation on income of families that may use the child care tax deduction;</li> <li>(c) increases from 75% to 100% Federal share of child care expenses for welfare recipients;</li> <li>(d) establishes program of subsidizing child care expenses for low-income families; and</li> <li>(e) establishes Federal Child Care Corporation with the goal of expanding child care services for preschool and school-age children so that they are available throughout the Nation to the extent they are needed.)</li> </ul>	<p><b>June 4, 1971.</b>—Statement by Senator Long introducing this bill (Congressional Record S8219).</p> <p><b>June 8, 1971.</b>—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p> <p><b>Sept. 22, 23, and 24, 1971.</b>—Public Hearings.—Printed.</p> <p style="text-align: center;"><i>(See action on H.R. 10947 and H.R. 1)</i></p>
<p><b>S. 2014 ★</b> <span style="float: right;"><b>June 4, 1971</b></span></p> <p><b>Mr. Thurmond</b></p> <p>To amend title XVIII of the Social Security Act to eliminate the provision which prevents an individual from enrolling in the supplementary medical insurance program established by pt. B of such title if he fails to enroll therein within 3 years after he is first eligible to enroll therein.</p>	<p><b>June 4, 1971.</b>—Statement by Senator Thurmond introducing this bill (Congressional Record S8233).</p> <p><b>June 8, 1971.</b>—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 2015</p> <p>June 7, 1971</p> <p>Mr. Miller</p> <p>To amend the Internal Revenue Code to permit a deduction for expenses of preventing destruction of trees from disease or infestation and removing infected or infested trees.</p>	June 7, 1971	<p>July 9, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2018</p> <p>June 7, 1971</p> <p>Mr. Brock</p> <p>To amend the Internal Revenue Code of 1954 to provide for the determination of reasonable additions to bad debt reserves for real property loans by banks in the manner for such determination by certain other financial institutions.</p>	June 7, 1971	<p>July 9, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2037 ★</p> <p>June 10, 1971</p> <p>Mr. Curtis and Messrs. Fannin, Goldwater, and Tower</p> <p>To amend the Social Security Act to provide for revenue sharing grants to the States to assist them in meeting the costs incurred in operating public assistance programs.</p>	June 10, 1971	<p>June 10, 1971.—Statement by Senator Curtis introducing this bill (Congressional Record S8803).</p> <p>June 18, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p> <p>Oct. 26, 1971.—Report from Department of the Treasury. (Prefers enactment of S. 680 or H.R. 1.)</p> <p>Oct. 27, 1971.—Report from Department of Health, Education, and Welfare. (Prefers enactment of H.R. 1.)</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p>S. 2047 ★</p> <p>June 10, 1971</p> <p>Mr. Mathias</p> <p>To amend title II of the Social Security Act to provide an increase in the amount of earnings allowed without deduction from benefits, to increase the minimum benefit to \$100, to increase widow's and widower's benefits and to provide for automatic increases in benefits based on the increases in cost-of-living and for appropriate adjustments in the tax rates and wage base to finance the costs of such increases.</p>	June 10, 1971	<p>June 10, 1971.—Statement by Senator Mathias introducing this bill (Congressional Record S8811).</p> <p>July 8, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p>(Bill:</p> <ol style="list-style-type: none"> <li>(1) Increases earnings limitation from \$1,680 to \$3,000, with \$1 reduction in benefits for each \$2 earned above this amount;</li> <li>(2) Increases social security minimum benefit from \$70.40 to \$100;</li> <li>(3) Increases widow's benefit from 82½ percent to 100 percent of deceased husband's benefit; and</li> <li>(4) Provides for automatic increase in benefits as cost-of-living rises.)</li> </ol>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFERS TO DAILY CONGRESSIONAL RECORD)
<p>S. 2080 ★</p> <p>June 17, 1971</p> <p>Mr. Roth and Mr. Boggs</p> <p>To provide a temporary program for the sharing of Federal revenues with States and communities; to provide for a tax credit designed to encourage States to increase certain aspects of their revenue efforts; and to provide for the collection of State and local income taxes by the Federal Government.</p>	<p>June 17, 1971.—Statement by Senator Roth introducing this bill (Congressional Record S9285).</p> <p>July 8, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p> <p>(See action on H.R. 11370)</p>
<p>S. 2088 ★</p> <p>June 17, 1971</p> <p>Mr. Pearson</p> <p>To amend the Internal Revenue Code of 1954 to provide for the continuation of the investment credit for farmers and small businesses.</p>	<p>June 17, 1971.—Statement by Senator Pearson introducing this bill (Congressional Record S9295).</p> <p>July 8, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p> <p>(See action on H.R. 10917)</p>
<p>S. 2098 ★</p> <p>June 18, 1971</p> <p>Mr. Byrd of West Virginia for Mr. Williams</p> <p>To amend title II of the Social Security Act to permit the payment of benefits to a married couple on their combined earnings record where that method of computation produces a higher combined benefit.</p>	<p>July 8, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>
<p>S. 2135 ★</p> <p>June 23, 1971</p> <p>Mr. Kennedy and Messrs. Bayh, Cannon, Cranston, Gravel, Hart, Hollings, Humphrey, Inouye, Jackson, McGee, McGovern, McIntyre, Mondale, Moss, Muskie, Nelson, Pell, Ribicoff, and Stevenson</p> <p>To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder. (Modifies current law to extend (until 1977) special project grant authority for individual maternal and child health programs, rather than phasing out contract funds and substituting formula grants to the States. Increases yearly appropriation from \$350 million to \$500 million.)</p>	<p>June 23, 1971.—Statement by Senator Kennedy introducing this bill (Congressional Record S9750).</p> <p>July 9, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>(See action on H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2142 ★</b></p> <p><b>Mr. Stevenson</b></p> <p>To amend the Sugar Act of 1918 to prescribe minimum wages and conditions of employment for farmworkers, and for other purposes.</p>	<p><b>June 24, 1971</b></p>	<p>June 24, 1971.—Statement by Senator Stevenson introducing this bill (Congressional Record S9856).</p> <p>July 13, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Labor, Commerce, and Agriculture.</p> <p>July 28, 1971.—Report from Department of the Treasury. (No comment.)</p> <p><i>(See action on H.R. 8866)</i></p>
<p><b>S. 2144</b></p> <p><b>Mr. Inouye</b></p> <p>To prohibit the withdrawal of merchandise from a customs bonded warehouse for exportation pursuant to retail sales unless such warehouse is located in close proximity to a port, airport, or border crossing station.</p>	<p><b>June 24, 1971</b></p>	<p>July 9, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Department of the Treasury.</p>
<p><b>S. 2165</b></p> <p><b>Mr. Griffin</b></p> <p>To provide a program of tax adjustment for small business and for persons engaged in small business.</p>	<p><b>June 28, 1971</b></p>	<p>July 9, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2188 ★</b></p> <p><b>Mr. Brock</b></p> <p>To restore the investment tax credit for investment in certain depreciable property.</p>	<p><b>June 29, 1971</b></p>	<p>June 29, 1971.—Statement by Senator Brock introducing this bill (Congressional Record S10107).</p> <p>July 9, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p><i>(See action on H.R. 10947)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 2194 ★</p> <p>Mr. Scott</p> <p>To advance by 1 year the standard deduction provisions of the Tax Reform Act of 1969. (Increases standard deduction to 14% with \$2,000 ceiling Jan. 1, 1971 and 15% with \$2,000 ceiling Jan. 1, 1972.)</p>	<p>June 30, 1971</p>	<p>June 30, 1971.—Statement by Senator Scott introducing this bill (Congressional Record S10332). July 14, 1971.—Referred to Office of Management and Budget and Department of the Treasury.  (See action on H.R. 10917)</p>
<p>S. 2215 ★</p> <p>Mr. Tower</p> <p>To make effective in 1971 the increases in personal exemptions and the standard deduction enacted by the Tax Reform Act of 1969 and originally scheduled to become effective in 1972 and 1973.</p>	<p>June 30, 1971</p>	<p>June 30, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S10350). July 14, 1971.—Referred to Office of Management and Budget and Department of the Treasury.  (See action on H.R. 10917)</p>
<p>S. 2225 ★</p> <p>Mr. Mathias</p> <p>To restore the income tax credit for investment in certain depreciable property at a rate of 6 percent of the qualified investment.</p>	<p>July 7, 1971</p>	<p>July 7, 1971.—Statement by Senator Mathias introducing this bill (Congressional Record S10512). July 15, 1971.—Referred to Office of Management and Budget and Department of the Treasury.  (See action on H.R. 10917)</p>
<p>S. 2234</p> <p>Mr. Beall</p> <p>To amend the Internal Revenue Code of 1954 to remove the 2-year limitation during which an individual may qualify as a surviving spouse. (Extends to a widow, on a permanent basis, the right to continue to use a joint return tax rate.)</p>	<p>July 8, 1971</p>	<p>July 8, 1971.—Statement by Senator Beall introducing this bill (Congressional Record S10611). Sept. 14, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2235</b></p> <p><b>Mr. McGovern</b></p> <p>To permit officers and employees of the Federal Government to elect coverage under the old-age, survivors, and disability insurance system.</p>	<p>July 8, 1971</p>	<p>July 8, 1971.—Statement by Senator McGovern introducing this bill (Congressional Record S10642).</p> <p>July 15, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 2244</b></p> <p><b>Mr. Allen</b></p> <p>To amend title II of the Social Security Act to provide that a beneficiary who dies shall (if otherwise qualified) be entitled to a prorated benefit for the month of his death.</p>	<p>July 12, 1971</p>	<p>July 12, 1971.—Statement by Senator Allen introducing this bill (Congressional Record S10690).</p> <p>July 15, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 2245</b></p> <p><b>Mr. Pearson and Mr. Griffin</b></p> <p>To authorize the issuance of a special series of savings bonds, the interest on which would be protected against increases in the cost of living, for purchase by individuals who have attained age 65.</p>	<p>July 12, 1971</p>	<p>July 12, 1971.—Statement by Senator Pearson introducing this bill (Congressional Record S10690).</p> <p>July 17, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2255</b></p> <p><b>Mr. Brock</b></p> <p>To amend the Internal Revenue Code of 1954 to provide for reasonable additions to bad debt reserves for qualifying real property loans by banks comparable to such additions by certain other financial institutions.</p>	<p>July 12, 1971</p>	<p>July 15, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
S. 2256 Mr. Metcalf and Mr. Mansfield	July 12, 1971	July 15, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
To amend sec. 4263 of the Internal Revenue Code of 1954 (relating to taxes on transportation by air) to exempt from such taxes the transportation of smoke jumpers.		
S. 2271 Mr. Stevens	July 14, 1971	July 14, 1971.—Statement by Senator Stevens introducing this bill (Congressional Record S10846). July 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
To amend the Internal Revenue Code of 1954 to allow a deduction for expenses incurred by a taxpayer in making repairs and improvements to his residence.		
S. 2273 ★ Mr. Tower and Messrs. Hansen, Mathias, Pearson, and Stevens	July 14, 1971	July 14, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S10848). July 17, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
To provide a tax credit for expenditures made in the exploration and development of new reserves of oil and gas in the United States.		
S. 2285 ★ Mr. Griffin and Messrs. Hart and Taft	July 15, 1971	July 15, 1971.—Statement by Senator Griffin introducing this bill (Congressional Record S11085). July 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
To repeal the Federal excise tax on passenger automobiles.		
<i>(See action on H.R. 10947)</i>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2305</b></p> <p>Mr. Hartke</p> <p>Relating to the payment of estimated income taxes.</p>	July 19, 1971	<p>July 19, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S11351).</p> <p>Aug. 12, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2306</b></p> <p>Mr. Hartke</p> <p>To provide that certain corporations cannot limit the current payment of estimated income taxes to the amount of the tax for the prior year.</p>	July 19, 1971	<p>July 19, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S11351).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2310 ★</b></p> <p>Mr. Baker and Messrs. Brock and Buckley</p> <p>To amend sec. 112 of the Internal Revenue Code of 1954 to extend the tax benefits provided thereunder for members of the Armed Forces who are prisoners of war or in a missing status in Vietnam, and to exclude from income tax the compensation of other members of the uniformed services while they are in a missing status.</p>	July 20, 1971	<p>July 20, 1971.—Statement by Senator Baker introducing this bill (Congressional Record S11566).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2321★</b></p> <p>Mr. Magnuson and Messrs. Jackson and Williams</p> <p>To assist States having an unemployment rate of 7.5 per centum or more to provide up to 26 weeks of emergency compensation to unemployed workers who have exhausted their entitlement to both regular unemployment compensation and extended unemployment compensation.</p> <p>(Provides up to 26 weeks of additional unemployment compensation benefits, 100% Federally funded, to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5%.)</p>	July 21, 1971	<p>July 21, 1971.—Statement by Senator Magnuson introducing this bill (Congressional Record S11071).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget and Departments of Labor and Health, Education, and Welfare.</p>

(See action on H.R. 9900)

(See action on H.R. 6065 and H.R. 15587)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p>S. 2345</p> <p>July 26, 1971</p> <p>Mr. Hatfield and Messrs. Thurmond, Tunney, and Williams</p> <p>To amend the Internal Revenue Code of 1954 to allow an income tax deduction for donations of blood.</p>	<p>July 26, 1971.—Statement by Senator Hatfield introducing this bill (Congressional Record S12048).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2363</p> <p>July 29, 1971</p> <p>Mr. Talmadge</p> <p>To amend the Internal Revenue Code of 1954 to clarify the taxpayer's right to rebut the statutory presumption of income tax avoidance with respect to shareholders.</p>	<p>July 29, 1971.—Statement by Senator Talmadge introducing this bill (Congressional Record S12420).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2365</p> <p>July 29, 1971</p> <p>Mr. Hartke and Messrs. Allen, Allott, Baker, Bayh, Beall, Bennett, Bible, Boggs, Byrd of West Virginia, Cannon, Cook, Curtis, Dominick, Eastland, Ervin, Fannin, Gurney, Hansen, Hollings, Hruska, Jordan of North Carolina, McIntyre, Mathias, Metcalf, Montoya, Moss, Pastore, Prouty, Randolph, Saxbe, Schweiker, Scott, Sparkman, Taft, Thurmond, Tower, and Young</p> <p>To provide for orderly trade in iron and steel products.</p>	<p>July 29, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S12421).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<p><b>AMENDMENTS</b></p>	
<p>May 9, 1972 (Brock) Establishes quotas on the importation of No. 1 detail drawings for fabrication of structural steel. (1185)</p>	
<p>S. 2372 ★</p> <p>July 29, 1971</p> <p>Mr. McGovern</p> <p>The Adequate Income Act of 1971 (Bill:</p> <ol style="list-style-type: none"> <li>(1) Guarantees minimum income of \$2,250 to an individual; \$4,100 to a family of two; \$5,300 to a family of three; \$6,500 to a family of four; with \$1,200 additional for each additional family member;</li> <li>(2) Increases these amounts automatically as the cost of living rises; and</li> <li>(3) Makes provision in addition for such amounts as are necessary to meet basic needs of a unique or nonrecurring nature such as the cost of clothing and furniture needed to bring a family or individual to a decent standard at the time payments under the bill are first received.)</li> </ol>	<p>July 29, 1971.—Statement by Senator McGovern introducing this bill (Congressional Record S12428).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, Agriculture, and Health, Education, and Welfare.</p>
	<p>(See action on H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<b>S. 2420</b>  <b>Mr. Hatfield</b>  To provide tax-free interest to the small saver.	<b>Aug. 4, 1971</b>	<b>Aug. 13, 1971.</b> —Referred to Office of Management and Budget and Department of the Treasury.
<b>S. 2431</b>  <b>Mr. Domlniek</b>  For the relief of Hanna Pincuss.	<b>Aug. 4, 1971</b>	<b>Aug. 13, 1971.</b> —Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
<b>S. 2434</b>  <b>Mr. Magnuson and Mr. Montoya</b>  <b>The Children's Catastrophic Health Care Act of 1971.</b>	<b>Aug. 5, 1971</b>	<b>Aug. 5, 1971.</b> —Statement by Senator Magnuson introducing this bill (Congressional Record S13197). <b>Aug. 13, 1971.</b> —Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
<b>(Provides:</b> <b>(1) Federal payment for all of a child's medical expenses after a family incurs expenses equal to 5% of its income up to \$15,000 and 10% above \$15,000 as a result of such child's illness;</b> <b>(2) coverage for children under 7 initially and eventually covers all children up to age 18; and</b> <b>(3) general contributions for maternal, infant and child care.)</b>		
<b>S. 2438</b>  <b>Mr. Hatfield</b>  To provide a tax credit for contributions made directly to individuals and families whose income is below the poverty level.	<b>Aug. 5, 1971</b>	<b>Aug. 5, 1971.</b> —Statement by Senator Hatfield introducing this bill (Congressional Record S13207). <b>Aug. 13, 1971.</b> —Referred to Office of Management and Budget and Department of the Treasury.
<b>S. 2446</b>  <b>Mr. Inouye</b>  To establish a special fund in the Treasury, consisting of excess sugar excise tax collections, to enable the Secretary of Agriculture to conduct research into environmental problems arising in the production, processing, and refining of sugar.	<b>Aug. 5, 1971</b>	<b>Aug. 5, 1971.</b> —Statement by Senator Inouye introducing this bill (Congressional Record S13215). <b>Aug. 13, 1971.</b> —Referred to Office of Management and Budget and Departments of the Treasury and Agriculture.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2447</b></p> <p>Mr. Inouye</p> <p>To permit a noncontiguous State to elect to use and allocate funds from the highway trust fund to achieve a balanced transportation system responsive to the unique transportation needs and requirements of such a noncontiguous State.</p>	<p>Aug. 5, 1971</p>	<p>Aug. 5, 1971.—Statement by Senator Inouye introducing this bill (Congressional Record S13216). Aug. 13, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>
<p><b>S. 2448</b></p> <p>Mr. Mondale</p> <p>To allow a credit against Federal income tax to low-income individuals who have attained age 65 for State and local property taxes paid by them on their residences, and for rent considered as taxes paid by them.</p>	<p>Aug. 5, 1971</p>	<p>Aug. 5, 1971.—Statement by Senator Inouye introducing this bill (Congressional Record S13218). Aug. 13, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2452</b></p> <p>Mr. Bellmon</p> <p>To establish a Fiscal Stabilization Board as an independent agency of the Government, and to authorize the President, upon recommendation of the Board but subject to disapproval of either House of the Congress, to increase or decrease Federal income taxes in order to stabilize the economy.</p>	<p>Aug. 5, 1971</p>	<p>Aug. 5, 1971.—Statement by Senator Bellmon introducing this bill (Congressional Record S13222). Aug. 13, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2456 ★</b></p> <p>Mr. Cranston</p> <p>To amend title II of the Social Security Act to permit the payment of the lump-sum death payment to pay the burial and memorial services expenses and related expenses for an insured individual whose body is unavailable for burial.</p>	<p>Aug. 5, 1971</p>	<p>Aug. 6, 1971.—Statement by Senator Cranston introducing this bill (Congressional Record S13372). Aug. 13, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

(See action on H.R. 10601)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2468 ★</b> <span style="float: right;">Aug. 16, 1971</span></p> <p><b>Mr. Beall</b></p> <p>To amend the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.</p>	<p>Aug. 6, 1971.—Statement by Senator Beall introducing this bill (Congressional Record S13499).</p> <p>Aug. 13, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>	<p><i>(See action on H.R. 9900)</i></p>
<p><b>S. 2485</b> <span style="float: right;">Sept. 8, 1971</span></p> <p><b>Mr. Griffin</b></p> <p>To amend the Internal Revenue Code of 1954 to promote additional protection for the rights of participants in private pension plans, to establish minimum standards for vesting, to establish an insurance corporation within the Department of the Treasury, and for other purposes.</p>	<p>Sept. 8, 1971.—Statement by Senator Griffin introducing this bill (Congressional Record S13843).</p> <p>Sept. 15, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Labor.</p> <p>June 5, 1972.—Adverse report from Office of Management and Budget.</p> <p>June 8, 1972.—Adverse report from Department of the Treasury.</p>	
<p><b>S. 2487</b> <span style="float: right;">Sept. 8, 1971</span></p> <p><b>Mr. Metcalf</b></p> <p>To amend the Internal Revenue Code of 1954 so as to limit the amount of deductions attributable to the business of farming which may be used to offset nonfarm income.</p>	<p>Sept. 15, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Agriculture.</p>	
<p><b>S. 2493★</b> <span style="float: right;">Sept. 8, 1971</span></p> <p><b>Mr. Kennedy</b></p> <p>To amend the Internal Revenue Code of 1954 to provide a tax credit for political contributions, and for other purposes. (Allows a tax credit of an amount equal to so much of the political contribution as does not exceed \$50.)</p>	<p>Sept. 8, 1971.—Statement by Senator Kennedy introducing this bill (Congressional Record S13848).</p> <p>Sept. 14, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Justice.</p>	<p><i>(See action on H.R. 10947)</i></p>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

**S. 2504** Sept. 13, 1971 Sept. 13, 1971.—Statement by Senator Humphrey introducing this bill (Congressional Record S14157).  
**Mr. Humphrey** Sept. 22, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.  
 and Messrs. Harris, Mathias, and Mondale  
 To amend title XVIII of the Social Security Act to include, among the home health services covered under the insurance program established by pt. B of such title, nutrition services provided by or under the supervision of a registered dietitian.

**S. 2512 ★** Sep. 14, 1971 Sept. 14, 1971.—Statement by Senator Gurney introducing this bill (Congressional Record S14263).  
**Mr. Gurney** Sept. 21, 1971.—Referred to Office of Management and Budget, Railroad Retirement Board, and Department of Health, Education, and Welfare.  
 and Messrs. Dole, Packwood, Pearson, Stevens, and Thurmond  
 To amend the Social Security Act to provide increases in benefits, to improve computation methods, and to raise the earnings base under the old-age, survivors, and disability insurance system, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes.

(See action on H.R. 10947 and H.R. 1)

(Bill:

**Social Security Cash Benefits**

- (1) Increases social security benefits 5 percent across-the-board with a \$74 minimum benefit;
- (2) Provides cost-of-living increases if Congress fails to legislate;
- (3) Provides age 62 computation point for men prospectively;
- (4) Increases earnings limitation for \$1,650 to \$3,000 with \$1 reduction in benefits for each \$2 earned above this amount;
- (5) Increases widow's benefit from 82½ percent to 100 percent of deceased husband's benefit;
- (6) Applies same rules for calculating average wages to men as now applied to women;
- (7) Reduces waiting period for disability benefits from 6 months to 4 months;

**Medicare and Medicaid**

- (8) Extends Medicare coverage to the disabled;
- (9) Establishes professional standards review organizations to review services provided in the Medicare and Medicaid programs;
- (10) Establishes Office of Inspector General for health administration;
- (11) Incorporates a number of provisions designed to institute cost controls in Medicare and Medicaid programs;

**Aid to the Aged, Blind and Disabled**

- (12) Establishes national minimum income level for aged, blind, and disabled persons of \$150 for an individual and \$200 for a couple.
- (13) Provides fiscal relief to states by generally not requiring them to spend more annually than 90 percent of what they spend on payments to the aged, blind, and disabled in 1971.)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

**S. 2513★** Sept. 14, 1971 Sept. 14, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S14204).  
**Mr. Hartke** Sept. 22, 1971.—Referred to Office of Management and Budget and  
**and Messrs. Hollings and Metcalf** Department of Health, Education, and Welfare.  
 To amend the Social Security Act. (See action on H.R. 1)

## (Bill:

- (1) Increases social security benefits 10 percent across-the-board;
- (2) Provides special minimum benefit equal to \$6 times the number of years of coverage (up to 30 years);
- (3) Increases earnings limitation from \$1,680 to \$2,400, with \$1 reduction in benefits for each \$2 earned above this amount;
- (4) Increases taxable wages to \$12,000 by 1974;
- (5) Applies same rules for calculating average wages to men as now applied to women;
- (6) Reduces waiting period for disability benefits from six months to three months;
- (7) Eliminates test of recent covered employment for disability benefits;
- (8) Defines disability for individual 55 or over as inability to engage in substantial gainful activity in his regular work or in any other work in which he was engaged with some regularity in the recent past;
- (9) In calculating average wages, disregards one additional year of low earnings for each 10 years worked;
- (10) Sets social security tax rates for employees at 4.6 percent for cash benefits through the year 2019, increasing to 5.5 percent in 2020 and thereafter;
- (11) Increases hospital insurance tax on employees to 1.3 percent beginning 1972, increasing to 1.9 percent in 1987;
- (12) Provides for general revenue contribution for social security cash programs increasing from 4 percent of total expenditures in fiscal year 1973 to 20 percent of expenditures in fiscal year 1981 and thereafter;
- (13) Combines supplementary medical insurance and hospital insurance programs under Medicare; eliminates premium contribution under supplementary medical insurance; provides for general revenue contribution to new combined program equal to 20 percent of total program expenditures in fiscal 1973, rising to 33 percent beginning fiscal year 1976;
- (14) Extends Medicare coverage to include expenses incurred for routine eye care, eye glasses, dentures, and hearing aids;
- (15) Extends Medicare coverage to include maintenance drugs, with a copayment of \$2 per new prescription and \$1 per refill prescription.)

**S. 2524**

Sept. 15, 1971

Oct. 20, 1971.—Referred to Office of Management and Budget and Department of the Treasury.

**Mr. Hartke**

To amend the Internal Revenue Code of 1954 to provide for payment under section 6421 or credit under sec. 39 for gasoline used to operate concrete mixers and to provide for exemption under section 4041 for diesel fuel and special motor fuels used to operate concrete mixers.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2531</b></p> <p><b>Mr. Burdick</b></p> <p>To amend the Internal Revenue Code of 1954 to allow a deduction for amounts paid by an individual to prevent flood damage to his residence or for flood insurance.</p>	Sept. 16, 1971	Oct. 26, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
<p><b>S. 2563</b></p> <p><b>Mr. Tower and Mr. Gambrell</b></p> <p>To permit individuals who have attained age 65 and are still working to elect to forgo any social security benefits attributable to such work and to receive a refund, or income tax credit, for social security taxes paid by them on account of such work.</p>	Sept. 22, 1971	<p>Sept. 22, 1971.—Statement by Senator Tower introducing this bill (Congressional Record S14707).</p> <p>Oct. 26, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>
<p><b>S. 2576 ★</b></p> <p><b>Mr. Humphrey</b></p> <p>To make permanent the temporary provision for disregarding income of old-age, survivors, and disability insurance and railroad retirement recipients in determining their need for public assistance, and to reflect in such provision the social security benefit increases enacted in March 1971.</p>	Sept. 21, 1971	<p>Sept. 21, 1971.—Statement by Senator Humphrey introducing this bill (Congressional Record S14993).</p> <p>Oct. 26, 1971.—Referred to Office of Management and Budget, Railroad Retirement Board, and Department of the Treasury.</p>
<p><b>S. 2592</b></p> <p><b>Mr. Hartke and Messrs. Randolph and Schweiker</b></p> <p>To amend the tariff and trade laws of the United States to promote full employment and restore a diversified production base; to amend the Internal Revenue Code of 1954 to stem the outflow of U.S. capital, jobs, technology, and production, and for other purposes.</p>	Sept. 28, 1971	<p>Sept. 28, 1971.—Statement by Senator Hartke introducing this bill (Congressional Record S15135).</p> <p>Oct. 26, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<p><b>S. 2602 ★</b></p> <p><b>Mr. Taft and Messrs. Nelson, Saxbe, Schweiker, and Scott</b></p> <p>To provide for the certification of certain historic barns and to provide a tax credit for the costs of maintaining the exterior appearance and structural soundness of such barns.</p>	Sept. 29, 1971	<p>Sept. 29, 1971.—Statement by Senator Taft introducing this bill (Congressional Record S15280).</p> <p>Oct. 26, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Interior.</p>

*(See action on H.R. 1)*

*(See action on H.R. 10917)*

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 2620</b> <span style="float: right;"><b>Sept. 30, 1971</b></span></p> <p><b>Mr. Magnuson</b> and Messrs. Anderson, Case, Cooper, Cranston, Gravel, Harris, Hart, Hatfield, Hollings, Humphrey, Inouye, Jackson, Javits, Kennedy, McGovern, Mansfield, Mathias, Metcalf, Mondale, Moss, Muskie, Nelson, Pell, Ribicoff, Tunney, and Williams</p> <p>To promote the economic well being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored nation treatment with countries having nonmarket economies.</p> <p>(Authorizes the President to extend MFN (most favored nation) tariff treatment to Communist countries.)</p>	<p>Sept. 30, 1971.--Statement by Senator Magnuson introducing this bill (Congressional Record S15456).</p> <p>Oct. 26, 1971.- Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<b>AMENDMENTS</b>	
<p><b>Oct. 1, 1972</b> <b>No. 1</b> <b>(1691)</b></p> <p>(Jackson, Allen, Alott, Anderson, Baker, Bayh, Bell, Bellmon, Bennett, Benson, Bible, Boggs, Brock, Brooke, Buckley, Byrd, Jr. of Va., Byrd of W. Va., Cannon, Case, Chiles, Church, Cook, Conrad, Cranston, Dole, Dominick, Eagleton, Fannin, Goldwater, Gravel, Griffin, Gurney, Hansen, Hart, Hartke, Hollings, Hughes, Humphrey, Inouye, Jackson, Javits, Kennedy, McClellan, McGee, McGovern, McIntyre, Magnuson, Mathias, Miller, Mondale, Montoya, Muskie, Packwood, Pastore, Pearson, Pell, Percy, Proxmire, Randolph, Ribicoff, Roth, Saxbe, Schweiker, Scott, Sparkman, Spang, Stennis, Stevens, Stevenson, Symington, Taft, Edmundo, Tower, Tunney, Weicker, Williams.) Denies most-favored nation treatment to countries denying citizens right to emigrate.</p>	
<p><b>S. 2624</b> <span style="float: right;"><b>Sept. 30, 1971</b></span></p> <p><b>Mr. Bible</b> and Mr. Cannon</p> <p>To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for transportation expenses of certain individuals employed at remote Federal installations.</p>	<p>Sept. 30, 1971.--Statement by Senator Bible introducing this bill (Congressional Record S15664).</p> <p>Oct. 26, 1971.- Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Feb. 1, 1972.- Adverse report from Office of Management and Budget.</p> <p>Feb. 3, 1972.- Adverse report from Department of the Treasury.</p>
<p><b>S. 2632</b> <span style="float: right;"><b>Oct. 1, 1971</b></span></p> <p><b>Mr. Javits</b> and Messrs. Brooke, Cook, Dole, Hatfield, Mathias, Packwood, Percy, Randolph, Saxbe, Schweiker, Stafford, Taft, and Williams</p> <p>To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs.</p> <p>(Provides that an employer whose employees work more man days during taxable years beginning in 1972 or 1973 than in the immediately preceding taxable year would be eligible for a tax credit in the amount of \$1 per additional man day.)</p>	<p>Oct. 1, 1971.-- Statement by Senator Javits introducing this bill (Congressional Record S15612).</p> <p>Oct. 26, 1971.- Referred to Office of Management and Budget and Departments of the Treasury and Labor.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2645</b> <span style="float: right;"><b>Oct. 4, 1971</b></span></p> <p><b>Mr. Burdick</b></p> <p>To amend the Internal Revenue Code of 1954 to exempt certain farm vehicles from the highway use tax, and to require that evidence of payment of such tax is shown on highway motor vehicles subject to tax.</p>	<p>Oct. 26, 1971.--Referred to Office of Management and Budget and Departments of the Treasury and Agriculture.</p> <p>Jan. 27, 1972.--Adverse report from Office of Management and Budget.</p> <p>Feb. 4, 1972.--Adverse report from Department of Agriculture.</p> <p>Feb. 10, 1972.--Adverse report from Department of Transportation.</p> <p>Jan. 27, 1972.--Adverse report from Department of the Treasury.</p>	
<p><b>S. 2653</b> <span style="float: right;"><b>Oct. 5, 1971</b></span></p> <p><b>Mr. Hatfield</b></p> <p>To amend the Internal Revenue Code of 1954 to provide a tax credit for persons 65 years of age or older.</p>	<p>Oct. 5, 1971.--Statement by Senator Hatfield introducing this bill (Congressional Record S15801).</p> <p>Oct. 26, 1971.--Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 2656 ★</b> <span style="float: right;"><b>Oct. 5, 1971</b></span></p> <p><b>Mr. Muskie and Mr. Mondale</b></p> <p>To amend chs. 2 and 21 of the Internal Revenue Code of 1954, and title II of the Social Security Act, to reduce social security tax rates and provide a new method for their determination in the future, to remove the dollar limitation presently imposed upon the amount of wages and self-employment income which may be taken into account for tax and benefit purposes under the old-age, survivors, and disability insurance system (making allowance for personal income tax exemptions and the low-income allowance in determining such amount for tax purposes), and to increase benefits under such system to reflect the new tax and benefit base.</p>	<p>Oct. 5, 1971.--Statement by Senator Muskie introducing this bill (Congressional Record S15801).</p> <p>Oct. 26, 1971.--Referred to Office of Management and Budget and Department of the Treasury and Health, Education, and Welfare.</p>	
<p>(Bill:</p> <ol style="list-style-type: none"> <li>(1) Provides for levying social security tax for employees and self-employed persons on all income in excess of the sum of personal income tax exemptions and the low income allowance under income tax;</li> <li>(2) Provides for levying social security tax for employers on all earned income (with no exempted income);</li> <li>(3) Provides for social security benefits based on earnings between \$9,000 and \$19,000 as follows: <ol style="list-style-type: none"> <li>(a) 10¢ of benefits for each dollar earned between \$9,000 and \$14,000;</li> <li>(b) 5¢ of benefits for each dollar earned between \$14,000 and \$19,000; and</li> <li>(c) No benefits for earnings above \$19,000;</li> </ol> </li> <li>(4) Puts social security system on a pay-as-you-go basis (rather than a long-range actuarial basis) so that trust fund income and outgo balance on a 5-year basis.)</li> </ol>	<p><i>(See action on H.R. 15390)</i></p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 2658</p> <p>Mr. Hatfield</p> <p>To amend the Internal Revenue Code of 1954 to exempt from tax the first \$25,000 of corporate income.</p>	Oct. 6, 1971	<p>Oct. 6, 1971.—Statement by Senator Hatfield introducing this bill (Congressional Record S15905).</p> <p>Oct. 26, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2669 ★</p> <p>Mr. Bellmon and Mr. Eagleton</p> <p>To amend the Social Security Act so as more effectively to assure that certain children, who have been abandoned by a parent, will receive the support and maintenance which such parent is legally required to provide, and otherwise to enforce the duty of parents to provide for the support and maintenance of their children.</p>	Oct. 7, 1971	<p>Oct. 7, 1971.—Statement by Senator Bellmon introducing this bill (Congressional Record S16017).</p> <p>Oct. 26, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Justice, and Health, Education, and Welfare.</p>
<p>(Bill:</p> <ol style="list-style-type: none"> <li>(1) Directs Secretary of Health, Education, and Welfare to provide such information as he has available to aid in locating deserting fathers;</li> <li>(2) Establishes new Federal Child Support Security Fund in which support payments from deserting parents, as well as appropriated funds, may be deposited and from which child support payments equal to the amount specified under a court order (or, if less, \$150) may be paid to children whose father has deserted if (a) the desertion occurred at least six months before application for payments; (b) a court order for support payments was issued at least 4 months prior to application; and (c) payments have not been made under the court order for at least three months prior to application;</li> <li>(3) Makes child support payments an obligation of the deserting parent to the Federal Government for which he will be liable with interest computed at the rate of 8 percent annually; the Attorney General is directed to collect such obligation against the United States;</li> <li>(4) Establishes obligation of deserting parent to Federal Government for Federal share of welfare payment made to deserting parent's family;</li> <li>(5) Sets penalty of fine up to \$1,000 and imprisonment of up to one year for travel in interstate or foreign commerce for purpose of avoiding parental responsibility;</li> <li>(6) Requires poverty lawyers to aid in securing child support.)</li> </ol>		<p>(See action on H.R. 1)</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2688</b> <span style="float: right;"><b>Oct. 12, 1971</b></span></p> <p><b>Mr. Cranston</b></p> <p>To establish an urban mass transportation trust fund, and for other purposes. (Creates a Federal trust fund for mass transportation with the 7 percent excise tax on new cars as the primary revenue source.)</p>	<p><b>Oct. 12, 1971.</b>—Statement by Senator Cranston introducing this bill (Congressional Record S16159).</p> <p><b>Oct. 26, 1971.</b>— Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>	
<p><b>S. 2691</b> <span style="float: right;"><b>Oct. 13, 1971</b></span></p> <p><b>Mr. Mess</b></p> <p>To amend the Internal Revenue Code of 1954 to tax cigarettes on the basis of their tar content, and for other purposes.</p>	<p><b>Oct. 14, 1971.</b>—Statement by Senator Mess introducing this bill (Congressional Record S16257).</p> <p><b>Oct. 26, 1971.</b>— Referred to Office of Management and Budget, Federal Trade Commission, and Departments of the Treasury and Agriculture.</p>	
<p><b>S. 2698</b> <span style="float: right;"><b>Oct. 15, 1971</b></span></p> <p><b>Mr. Curtis</b></p> <p>To amend the Internal Revenue Code of 1954 to provide for a reduced rate of tax for gasoline which contains grain alcohol and no lead.</p>	<p><b>Oct. 26, 1971.</b>— Referred to Office of Management and Budget and Department of the Treasury.</p> <p><b>Jan. 6, 1972.</b>— Referred to Environmental Protection Agency.</p>	
<p><b>S. 2707★</b> <span style="float: right;"><b>Oct. 19, 1971</b></span></p> <p><b>Mr. Mondale</b></p> <p>To provide economic growth and stability by restoring the investment credit, accelerating individual income tax reductions, postponing social security tax increases, and providing additional weeks of unemployment insurance benefits.</p>	<p><b>Oct. 19, 1971.</b>— Statement by Senator Mondale introducing this bill (Congressional Record S16408).</p> <p><b>Oct. 26, 1971.</b>— Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p> <p style="text-align: right;"><i>(See action on H.R. 10947)</i></p>	

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## TITLE AND DESCRIPTION

TITLE AND DESCRIPTION	DATE	ACTION
<p>S. 2730</p> <p>Mr. Muskie</p> <p>To amend the Internal Revenue Code of 1954 to provide a tax credit for the purchase of durable consumer goods.</p>	Oct. 20, 1971	<p>Oct. 20, 1971.—Statement by Senator Muskie introducing this bill (Congressional Record S16617).</p> <p>Oct. 26, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2747 ★</p> <p>Mr. Harris and Messrs. Bayh, Gravel, Hart, and Metcalf</p> <p>To authorize a family assistance plan providing basic benefits to low-income people, to provide incentives for employment and training to improve the capacity for employment of members of poor families, to achieve greater uniformity of treatment of recipients than under the Federal-State public assistance programs and to otherwise improve such programs, and for other purposes.</p> <p>(Replaces present programs of Aid to Families with Dependent Children and aid to aged, blind, and disabled persons with a wholly Federal program guaranteeing a minimum annual income of \$1,700 to an individual, \$2,600 for a couple (or 2-member family), \$3,300 for a family of 3, \$4,000 for a family of 4, with \$700 for each additional family member; these amounts would be increased until by 1976 they would equal the cost of family consumption component of the Bureau of Labor Statistics national lower living standard (currently about \$5,600 for a family of 4), further adjusted to reflect changes in national median family income and regional variations in the cost of living; additional amounts may be paid to meet special needs.)</p>	Oct. 27, 1971	<p>Oct. 27, 1971.—Statement by Senator Harris introducing this bill (Congressional Record S16836).</p> <p>Nov. 19, 1971.—Referred to Office of Management and Budget and the Departments of the Treasury, Health, Education, and Welfare, and Labor.</p>
<p>S. 2752</p> <p>Mr. Hatfield</p> <p>To amend the Internal Revenue Code of 1954 to provide a tax credit for contributions to a neighborhood corporation and to provide other financial assistance to such corporations organized under State law to furnish their own neighborhood services.</p>	Oct. 27, 1971	<p>Oct. 27, 1971.—Statement by Senator Hatfield introducing this bill (Congressional Record S16843).</p> <p>Oct. 30, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2755</p> <p>Mr. Tower</p> <p>To amend the Internal Revenue Code of 1954, to include the sintering and burning of clay, shale, and slate used as lightweight aggregates as a treatment process considered as mining.</p>	Oct. 27, 1971	<p>Oct. 30, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>

*(See action on H.R. 1)*

TITLE AND DESCRIPTION		ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 2768</b></p> <p><b>Mr. Humphrey</b></p> <p>To require the Secretary of the Treasury to provide each taxpayer with an analysis of the proportionate dollar amounts of his tax payment which were spent by the Federal Government, during the latest fiscal year for which data is available, for certain items.</p>	<p><b>Oct. 28, 1971</b></p>	<p>Oct. 28, 1971.—Statement by Senator Humphrey introducing this bill (Congressional Record S16972).</p> <p>Nov. 20, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2774 ★</b></p> <p><b>Mr. Long</b></p> <p>To amend the Internal Revenue Code of 1954 to provide a deduction for certain wages paid to household employees. (Provides deduction of up to \$8,000 annually for wages of persons providing domestic services in the taxpayer's home; to qualify for the deduction, the taxpayer must pay the employee wages at a rate at least 30% higher than the rate paid in 1971 (at least 40% higher if the taxpayer's marginal tax rate exceeds 30%).)</p>	<p><b>Oct. 29, 1971</b></p>	<p>Nov. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p style="text-align: center;"><i>(See action on H.R. 10947)</i></p>
<p><b>S. 2780</b></p> <p><b>Mr. Curtis</b> and Messrs. Allen, Allott, Bellmon, Dole, Sparkman, and Talmadge</p> <p>To amend sec. 103 of the Internal Revenue Code of 1954. (Increases the special limitation on the amount of industrial development bonds that may be issued on a tax-free basis to \$10 million (the limit presently is \$5 million) and also provides that bonds to finance facilities for the furnishing of water will be tax exempt without regard to the present requirement that they be used only for the "local furnishing" of water (i.e., within not more than two counties).)</p>	<p><b>Nov. 1, 1971</b></p>	<p>Nov. 1, 1971.—Statement by Senator Curtis introducing this bill (Congressional Record S17251).</p> <p>Nov. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 2808★</b></p> <p><b>Mr. Harris</b></p> <p>To provide for a reduction in the tax rates in the first two brackets, to reduce individual income taxes, and for other purposes.</p>	<p><b>Nov. 3, 1971</b></p>	<p>Nov. 3, 1971.—Statement by Senator Harris introducing this bill (Congressional Record S17532).</p> <p>Nov. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p style="text-align: center;"><i>(See action on H.R. 10947)</i></p>
<p><b>S. 2835</b></p> <p><b>Mr. Percy</b></p> <p>To amend the Internal Revenue Code of 1954 to disallow any deduction for depreciation for a taxable year in which a residential property does not comply with requirements of local laws relating to health and safety, and for other purposes.</p>	<p><b>Nov. 11, 1971</b></p>	<p>Nov. 11, 1971.—Statement by Senator Percy introducing this bill (Congressional Record S18145).</p> <p>Nov. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p>S. 2838 ★</p> <p>Mr. Humphrey</p> <p>To amend title II of the Social Security Act to institute a system of general revenue financing, to raise the wage base, to raise to \$100 the amount of the minimum monthly benefit, and to provide a 10-percent across-the-board increase in other monthly benefits.</p> <p>(Bill:</p> <p>(a) provides 10% across-the-board benefit increase with \$100 minimum and increases special payments to certain persons 72 and older to \$53.13 (\$79.75 for a couple);</p> <p>(b) increases taxable wages under social security to \$15,000; and</p> <p>(c) reduces social security tax rates and provides for a general revenue contribution to the social security trust funds.)</p>	<p>Nov. 11, 1971</p> <p>Nov. 11, 1971.—Statement by Senator Humphrey introducing this bill (Congressional Record S18148).</p> <p>Nov. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;">(See action on H.R. 15390 and H.R. 1)</p>
<p>S. 2847 ★</p> <p>Mr. Stevens</p> <p>To amend title XVIII of the Social Security Act to provide for coverage, under pt. A of such title, of emergency hospital services provided in Canada to traveling U.S. nationals between Alaska and another State.</p>	<p>Nov. 11, 1971</p> <p>Nov. 11, 1971.—Statement by Senator Stevens introducing this bill (Congressional Record S18182).</p> <p>Nov. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;">(See action on H.R. 1)</p>
<p>S. 2849</p> <p>Mr. Hatfield (by request)</p> <p>To amend the Internal Revenue Code of 1954, as amended. (Provides for retroactive application of consolidated return regulations to recognize past capital gains and losses.)</p>	<p>Nov. 11, 1971</p> <p>Nov. 11, 1971.—Statement by Senator Hatfield introducing this bill (Congressional Record S18182).</p> <p>Nov. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 2851</p> <p>Mr. Allott and Messrs. Bentsen, Buckley, Cranston, Dominick, Javits, Stennis, Taft, and Tunney</p> <p>To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions. (Grants certain homes for the aged the same privileged tax status extended to hospitals.)</p>	<p>Nov. 12, 1971</p> <p>Nov. 12, 1971.—Statement by Senator Allott introducing this bill (Congressional Record S18310).</p> <p>Nov. 19, 1971.—Referred to the Office of Management and Budget and Department of the Treasury.</p>

#### AMENDMENTS

- May 10, 1972 (Allott) Grants certain homes for the aged the same privileged tax status extended to hospitals and requires that a minimum portion of the organization's investment assets be devoted to the charitable purpose.
- No. 1  
(1192)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2860</b> <span style="float: right;"><b>Nov. 15, 1971</b></span></p> <p><b>Mr. Percy</b> and Messrs. Pearson, Scott, and Taft</p> <p>To amend the Internal Revenue Code of 1954 to allow a deferment of income taxes to individuals for certain higher education expenses.</p>	<p>Nov. 15, 1971.—Statement by Senator Percy introducing this bill (Congressional Record S18509).</p> <p>Nov. 19, 1971.—Referred to the Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 2861</b> <span style="float: right;"><b>Nov. 16, 1971</b></span></p> <p><b>Mr. Eagleton</b></p> <p>To amend title II of the Social Security Act to reduce from 20 to 10 years the length of time a divorced woman's marriage to an insured individual must have lasted in order for her to qualify for wife's or widow's benefits on his wage record.</p>	<p>Nov. 19, 1971.—Referred to the Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p><b>S. 2865</b> <span style="float: right;"><b>Nov. 17, 1971</b></span></p> <p><b>Mr. Hatfield</b></p> <p>To amend the Social Security Act to provide for partial general revenue financing of benefits under title II thereof, to make social security benefits subject to income taxation, to permit individuals covered under certain other retirement programs to elect not to be covered under social security, and to provide for the financing from general revenues of the health insurance programs established by parts A and B of title XVIII of such act.</p> <p>(Bill:</p> <ol style="list-style-type: none"> <li>(1) Provides for the first \$100 of an individual's social security benefits to be financed from general funds rather than social security payroll taxes;</li> <li>(2) Permits an individual to elect on an annual basis not to have his employment covered under social security if he is covered under a qualified retirement program;</li> <li>(3) Repeals social security taxes for hospital insurance program (part A of medicare) and instead provides for general revenue financing of the program; and</li> <li>(4) Automatically enrolls in the supplementary medical insurance program (part B of medicare) any individual covered under the hospital insurance program.)</li> </ol>	<p>Nov. 17, 1971. Statement by Senator Hatfield introducing this bill (Congressional Record S18779).</p> <p>Nov. 19, 1971.—Referred to the Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>	

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

S. 2872★

Nov. 18, 1971

Nov. 18, 1971.—Statement by Senator Chiles introducing this bill  
(Congressional Record S18969).

Mr. Chiles

Nov. 22, 1971.—Referred to Office of Management and Budget and  
Department of Health, Education, and Welfare.

To amend the Social Security Act to increase benefits, raise the earnings base, improve computation methods, and otherwise improve the program of old-age, survivors, and disability insurance programs; to make improvements in the medicare, medicaid, and maternal and child health program with emphasis upon improvements in the operating effectiveness of such programs; to improve the public assistance programs; and for other purposes.

*(See action on H.R. 1)*

(Bill):

*Social Security Cash Benefits*

- (1) Increases social security benefits 5 percent across-the-board with the minimum benefit eliminated prospectively;
- (2) Provides cost-of-living increases if Congress fails to legislate;
- (3) Provides age 62 computation point for men prospectively;
- (4) Increases earnings limitation for \$1,680 to \$3,000 with \$1 reduction in benefits for each \$2 earned above this amount;
- (5) Increases widow's benefit from 82½ percent to 100 percent of deceased husband's benefit;
- (6) Applies same rules for calculating average wages to men as now applied to women;
- (7) Reduces waiting period for disability benefits from 6 months to 4 months;

*Medicare and Medicaid*

- (8) Extends Medicare coverage to the disabled;
- (9) Establishes professional standards review organizations to review services provided in the Medicare and Medicaid programs;
- (10) Establishes Office of Inspector General for health administration;
- (11) Incorporates a number of provisions designed to institute cost controls in Medicare and Medicaid programs;

*Aid to the Aged, Blind and Disabled*

- (12) Establishes national minimum income level for aged, blind, and disabled persons of \$150 for an individual and \$200 for a couple;
- (13) Provides 100% Federal funding up to minimum levels;

*Aid to Families with Dependent Children*

- (14) Permits States to deny AFDC to families where there is a continuing parent-child relationship;
- (15) Establishes programs to utilize appropriate AFDC recipients in public service employment; and

*Tax Credit*

- (16) Allows a tax credit equal to an employee's social security taxes on the first \$3,000 earned, reduced by 10% of the amount that earnings exceed \$3,000.)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2915</b></p> <p><b>Mr. Dominick</b> and <b>Mr. Allott</b></p> <p>To amend the Tariff Schedules of the United States with respect to the classification of certain ceramic articles.</p>	Dec. 1, 1971	<p>Dec. 1, 1971.—Statement by Senator Dominick introducing this bill (Congressional Record S20021).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p> <p>May 22, 1972.—Adverse report from Department of State.</p> <p>May 24, 1972.—Adverse report from Department of the Treasury.</p> <p>May 24, 1972.—Analysis from U.S. Tariff Commission.</p> <p>Aug. 11, 1972.—Adverse report from Department of Commerce.</p> <p>Aug. 15, 1972.—Adverse report from Office of Management and Budget.</p>
<p><b>S. 2924★</b></p> <p><b>Mr. Moss</b></p> <p>To amend the Social Security Act to require that intermediate care facilities providing services under State plans approved under titles I, X, XIV, and XVI of such act comply with the provisions of the Life Safety Code which are applicable to nursing homes.</p>	Dec. 2, 1971	<p>Dec. 2, 1971.—Statement by Senator Moss introducing this bill (Congressional Record S20253).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 10601 and H.R. 1)</i></p>
<p><b>S. 2925★</b></p> <p><b>Mr. Moss</b></p> <p>To amend title XIX of the Social Security Act to require any nursing home, which provides services under any State program approved under such title, to submit to the State agency administering such program an annual report on the costs incurred in the operation of such nursing home.</p>	Dec. 2, 1971	<p>Dec. 2, 1971.—Statement by Senator Moss introducing this bill (Congressional Record S20253).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p><b>S. 2926★</b></p> <p><b>Mr. Moss</b></p> <p>To amend the Social Security Act to require that intermediate care facilities providing services under State plans approved under titles I, X, XIV, and XVI of such act comply with the disclosure of ownership requirement applicable to skilled nursing homes providing services under medicare programs.</p>	Dec. 2, 1971	<p>Dec. 2, 1971.—Statement by Senator Moss introducing this bill (Congressional Record S20253).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>May 8, 1972.—Favorable report from Department of Health, Education, and Welfare.</p> <p>May 9, 1972.—Favorable report from Office of Management and Budget.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 2927 ★</b> <span style="float: right;"><b>Dec. 2, 1971</b></span></p> <p><b>Mr. Moss</b></p> <p>To amend title XIX of the Social Security Act to require any nursing home, which provides services under State plans approved under such title, fully to disclose to the State licensing agency the identity of each person who has any ownership interest in such home or is the owner (in whole or in part) of any mortgage, deed of trust, note, or other obligation secured (in whole or in part) by such home.</p>	<p>Dec. 2, 1971.—Statement by Senator Moss introducing this bill (Congressional Record S20253).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p>July 13, 1972.—Favorable report from Department of Health, Education, and Welfare.</p> <p>July 13, 1972.—Favorable report from Office of Management and Budget.</p>	<p><i>(See action on H.R. 1)</i></p>
<p><b>S. 2928</b> <span style="float: right;"><b>Dec. 2, 1971</b></span></p> <p><b>Mr. Moss</b></p> <p>To amend title XIX of the Social Security Act to require the Secretary of Health, Education, and Welfare, whenever he determines that there is a failure on the part of any nursing home providing services under a State plan approved under such title to comply with the standards imposed or required to be imposed under such plan, to notify the Governor of the State of such failure on the part of such nursing home.</p>	<p>Dec. 2, 1971.—Statement by Senator Moss introducing this bill (Congressional Record S20253).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p><b>S. 2929 ★</b> <span style="float: right;"><b>Dec. 2, 1971</b></span></p> <p><b>Mr. Moss</b></p> <p>To amend the Social Security Act to require that information concerning nursing homes providing services under medical programs and intermediate care facilities providing services under certain State welfare programs, which is required to be furnished to certain State agencies, will be made available to the public.</p>	<p>Dec. 2, 1971.—Statement by Senator Moss introducing this bill (Congressional Record S20253).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 1)</i></p>
<p><b>S. 2944 ★</b> <span style="float: right;"><b>Dec. 3, 1971</b></span></p> <p><b>Mr. Buckley</b></p> <p>and Messrs. Allen, Allott, Baker, Beall, Bennett, Bible, Boggs, Brock, Brooke, Burdick, Byrd, Jr., of Virginia, Byrd of West Virginia, Case, Cooper, Colton, Cranston, Curtis, Dole, Dominick, Eastland, Fannin, Fong, Goldwater, Griffin, Gurney, Harris, Hatfield, Hollings, Humphrey, Jackson, Javits, Kennedy, McClellan, McGee, McIntyre, Magnuson, Mansfield, Miller, Mondale, Montoya, Moss, Muskie, Nelson, Packwood, Pastore, Pearson, Pell, Percy, Randolph, Roth, Saxbe, Schweiker, Scott, Stafford, Stevens, Talmadge, Thurmond, Tower, Tunney, Welcker, Williams, and Young</p> <p>To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.</p>	<p>Dec. 3, 1971.—Statement by Senator Buckley introducing this bill (Congressional Record S20514).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Jan. 26, 1972.—Report from Office of Management and Budget. (Favorable subject to amendments to be proposed by the Department of the Treasury.)</p> <p>Jan. 27, 1972.—Report from Department of the Treasury. (Recommends amendments.)</p> <p>Mar. 15, 1972.—Adverse report from the Department of Defense on amendment 799.</p>	<p><i>(See action on H.R. 9900)</i></p>

#### AMENDMENTS

**Jan. 20, 1972** (McClellan) Entitles prisoners of war held 30 days or more to a special bonus of not less than \$1,000 or more than \$10,000.

**No. 1**

**(799)**

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
S. 2948 ★ Mr. Chiles	Dec. 3, 1971	Dec. 21, 1971.—Referred to Office of Management and Budget and Department of the Treasury.  (See action on H.R. 9900)
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.		
S. 2950 Mr. Percy	Dec. 3, 1971	Dec. 21, 1971.—Referred to Office of Management and Budget and Department of the Treasury.
To amend sec. 4216(b) of the Internal Revenue Code (relating to constructive sale price) and to add a new section concerned with brand names.		
S. 2982 Mr. Stevenson	Dec. 9, 1971	Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
For the relief of Minnie E. Solger.		
S. 2984 Mr. Eagleton	Dec. 10, 1971	Dec. 10, 1971.—Statement by Senator Eagleton introducing this bill (Congressional Record S21147). Dec. 21, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
To amend title II of the Social Security Act so as to remove the present dollar limit on the amount of the lump-sum death payment.		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3012</b> <span style="float: right;"><b>Dec. 14, 1971</b></span></p> <p><b>Mr. Curtis</b> and Messrs. Bennett, Dominick, Fannin, Hansen, Jordan of Idaho, Scott, and Thurmond</p> <p>To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and shareholder-employees of electing small business corporations.</p>	<p><b>Dec. 14, 1971.</b>—Statement by Senator Curtis introducing this bill (Congressional Record S21589).</p> <p><b>Dec. 21, 1971.</b>—Referred to Office of Management and Budget and Department of the Treasury.</p> <p><b>June 5, 1972.</b>—Favorable report from Office of Management and Budget.</p> <p><b>July 5, 1972.</b>—Referred to Department of Commerce.</p>	
<p><b>S. 3018</b> <span style="float: right;"><b>Dec. 14, 1971</b></span></p> <p><b>Mr. Inouye</b></p> <p>To amend title II of the Social Security Act to permit, in certain cases, a woman who in good faith has gone through a marriage ceremony with an individual, to be considered the widow of such individual even though, because of a legal impediment, such woman is not legally married to such individual.</p>	<p><b>Dec. 14, 1971.</b>—Statement by Senator Inouye introducing this bill (Congressional Record S21595).</p> <p><b>Dec. 21, 1971.</b>—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p><b>S. 3019 ★</b> <span style="float: right;"><b>Dec. 14, 1971</b></span></p> <p><b>Mr. Long</b></p> <p>To amend title IV of the Social Security Act so as to include therein certain provisions designed to prevent parents of children, who are receiving aid under State plans approved under such title, from evading their financial and other parental responsibilities toward such children, and for other purposes.</p> <p>(Bill:</p> <ol style="list-style-type: none"> <li>(1) makes it a Federal misdemeanor for a father to cross State lines in order to avoid his family responsibility;</li> <li>(2) establishes a monetary obligation by the deserting father to the U.S. equal to the Federal share of welfare payments made to his family;</li> <li>(3) provides for collection of the deserting father's liability by the Internal Revenue Service;</li> <li>(4) involves poverty lawyers in helping poor mothers to obtain support from deserting fathers;</li> <li>(5) provides financial incentive for welfare mothers to aid in seeking support payments; and</li> <li>(6) provides 100% Federal funds for family planning services to welfare recipients.)</li> </ol>	<p><b>Dec. 14, 1971.</b>—Statement by Senator Long introducing this bill (Congressional Record S21595).</p> <p><b>Dec. 21, 1971.</b>—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3047</b> <span style="float: right;"><b>Jan. 20, 1972</b></span></p> <p>Mr. Mendelsohn and Mr. Humphrey</p> <p>To amend sec. 451 of the Tariff Act of 1930 so as to exempt certain private aircraft entering or departing from the United States and Canada at night or on Sunday or a holiday from provisions requiring payment to the United States for overtime services of customs officers and employees and to treat snowmobiles as highway vehicles for the purposes of such section.</p>	<p>Feb. 11, 1972 -- Referred to Office of Management and Budget, U.S. Tariff Commission, and Department of the Treasury.</p> <p>Apr. 11, 1972. Adverse report from Office of Management and Budget.</p> <p>Apr. 12, 1972. Adverse report from Department of the Treasury.</p>	
<p><b>S. 3056</b> <span style="float: right;"><b>Jan. 21, 1972</b></span></p> <p>Mr. Dominick and Messrs. Abbott, Baker, Bennett, Brock, Buckley, Cook, Curtis, Dole, Hansen, Hruska, Jordan of Idaho, Scott, and Tower</p> <p>To amend Public Law 92-178, the "Revenue Act of 1971."</p>	<p>Jan. 21, 1972. Statement by Senator Dominick introducing this bill (Congressional Record S187).</p> <p>Feb. 11, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3057</b> <span style="float: right;"><b>Jan. 21, 1972</b></span></p> <p>Mr. Proxmire and Messrs. Harris, Kennedy, McGovern, Metcalf, Pell, and Tunney</p> <p>To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and on certain emissions of sulfur oxides.</p>	<p>Jan. 21, 1972. Statement by Senator Proxmire introducing this bill (Congressional Record S276).</p> <p>Feb. 11, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3062 ★</b> <span style="float: right;"><b>Jan. 21, 1972</b></span></p> <p>Mr. Eastland</p> <p>To amend title II of the Social Security Act to provide for a 5-percent increase in the benefits payable thereunder.</p>	<p>Jan. 21, 1972. Statement by Senator Eastland introducing this bill (Congressional Record S286).</p> <p>Feb. 11, 1972. Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	

(See action on H.R. 15390)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

S. 3063	Jan. 24, 1972	Jan. 24, 1972.—Statement by Senator Muskie introducing this bill (Congressional Record S287). Feb. 11, 1972.—Referred to Office of Management and Budget and Department of the Treasury.
<p>Mr. Muskie and Messrs. Baker, Bayh, Bible, Brock, Brooke, Burdick, Case, Chiles, Church, Cooper, Dole, Eagleton, Ervin, Gravel, Harris, Hart, Harkin, Hollings, Humphrey, Jackson, Javits, Jordan of North Carolina, McGovern, McIntyre, Matthias, Metcalf, Mondale, Moss, Nelson, Easton, Pearson, Pell, Proxmire, Randolph, Riegle, Schweiker, Scott, Spong, Stafford, Stevenson, Symington, Tamm, Young, and Williams</p> <p>To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.</p>		
S. 3088	Jan. 28, 1972	Jan. 28, 1972.—Statement by Senator Moss introducing this bill (Congressional Record S665). Feb. 11, 1972.—Referred to Office of Management and Budget and Department of the Treasury.
<p>Mr. Moss</p> <p>To encourage State and local governments to provide relief from local property taxes for elderly individuals.</p>		
S. 3093	Jan. 31, 1972	Jan. 31, 1972.—Statement by Senator Javits introducing this bill (Congressional Record S761). Feb. 11, 1972.—Referred to Office of Management and Budget and Departments of the Treasury and Housing and Urban Development.
<p>Mr. Javits</p> <p>To amend section 101 of the Internal Revenue Code of 1954 (relating to certain sales of low-income housing projects).</p>		
S. 3107	Feb. 2, 1972	Feb. 2, 1972.—Statement by Senator Humphrey introducing this bill (Congressional Record S958). Feb. 11, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
<p>Mr. Humphrey</p> <p>To amend title XVIII of the Social Security Act to authorize the provision of home health services under the insurance program established by pt. A thereof without a prior stay in a hospital.</p>		

## AMENDMENTS

Feb. 29, 1972 No. 1 (961)	(Humphrey) Provides home health services under pt. A of Medicare to persons with speech and hearing disorders.
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TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3110</b> Feb. 2, 1972</p> <p><b>Mr. Weicker</b> and Messrs. Dominick and Mathias</p> <p>To facilitate the movement of persons and goods in interstate commerce, and to aid in eliminating the burdens on interstate commerce which result from the lack of adequately coordinated transportation facilities in many parts of the United States, through a comprehensive program of Federal assistance to States and localities to aid in the provision of such facilities.</p> <p>(Establishes a Federal Transportation Trust Fund which includes all funds spent in accordance with any Federal aid transportation law (Highway Trust Fund, Airport and Airway Trust Fund, Urban Mass Transit Act, etc.).)</p>	<p>Feb. 2, 1972.—Statement by Senator Weicker introducing this bill (Congressional Record S. 966).</p> <p>Feb. 11, 1972.—Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>	
<p><b>S. 3111</b> Feb. 2, 1972</p> <p><b>Mr. Bennett</b></p> <p>To amend the Internal Revenue Code of 1954 with respect to the income tax treatment of certain distributions and sales pursuant to the Bank Holding Company Act Amendments of 1970.</p>	<p>Feb. 2, 1972.—Statement by Senator Bennett introducing this bill (Congressional Record S. 967).</p> <p>Feb. 11, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3123 ★</b> Feb. 4, 1972</p> <p><b>Mr. Roth</b> and Messrs. Allen, Allott, Anderson, Baker, Beall, Bellmon, Bennett, Bentsen, Boggs, Brock, Brooke, Buckley, Chiles, Church, Cook, Cooper, Cotton, Curtis, Dole, Dominick, Ervin, Fannin, Gambrell, Goldwater, Griffin, Gurney, Hansen, Hatfield, Hollings, Hruska, Jordan of Idaho, McClellan, McIntyre, Mansfield, Metcalf, Miller, Moss, Pearson, Percy, Proxmire, Randolph, Saxbe, Scott, Stevens, Taft, Thurmond, Tower, and Weicker</p> <p>To impose a statutory limit on expenditures and net lending during fiscal year 1973.</p>	<p>Feb. 4, 1972.—Statement by Senator Roth introducing this bill (Congressional Record S. 1175).</p> <p>Feb. 11, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Mar. 8, 1972.—Favorable report from the Office of Management and Budget.</p> <p>Mar. 14, 1972.—Favorable report from the Department of the Treasury.</p>	<p>(See action on H.R. 12910 and H.R. 15390)</p>
<p><b>S. 3127</b> Feb. 4, 1972</p> <p><b>Mr. Mondale</b> and Messrs. Cannon, Cranston, Harris, Hart, Hughes, Humphrey, Inouye, McGee, Montoya, Muskie, Pastore, Pell, Percy, Randolph, Stafford, and Tunney</p> <p>To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by pt. B of such title.</p>	<p>Feb. 4, 1972.—Statement by Senator Mondale introducing this bill (Congressional Record S. 1176).</p> <p>Feb. 11, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 3135</p> <p>Feb. 7, 1972</p> <p>Mr. Metcalf</p> <p>To establish a trust fund for the support of vocational education, to impose a tax on amounts received under certain Government and Government supported construction contracts to sustain the fund, and to provide for grants to the States from the fund for the support of vocational education.</p>	Feb. 7, 1972	<p>Feb. 7, 1972. Statement by Senator Metcalf introducing this bill (Congressional Record S1257).</p> <p>Feb. 11, 1972. Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>
<p>S. 3143</p> <p>Feb. 8, 1972</p> <p>Mr. Chiles</p> <p>To exclude service performed by certain nonresident alien citizens performing from covered employment under the Social Security Act.</p>	Feb. 8, 1972	<p>Feb. 11, 1972. Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p>S. 3152</p> <p>Feb. 9, 1972</p> <p>Mr. Chiles and Messrs. Baker, Bayh, Buckley, Dominick, Gambrell, Hartke, Hatfield, Humphrey, Mathias, Metcalf, and Young</p> <p>To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable by a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.</p>	Feb. 9, 1972	<p>Feb. 9, 1972. Statement by Senator Chiles introducing this bill (Congressional Record S1471).</p> <p>Feb. 26, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>S. 3171 ★</p> <p>Feb. 15, 1972</p> <p>Mr. Moss</p> <p>To provide additional funds for certain wildlife restoration projects, and for other purposes.</p>	Feb. 15, 1972	<p>Feb. 15, 1972. Statement by Senator Moss introducing this bill (Congressional Record S1684).</p> <p>Feb. 26, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>

(See action on H.R. 7577)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3172</b> Feb. 15, 1972</p> <p><b>Mr. Tower</b></p> <p>To amend the Internal Revenue Code of 1954 to allow a credit to individuals for certain expenses incurred in providing or obtaining elementary, secondary, or higher education.</p>	Feb. 15, 1972	<p>Feb. 15, 1972 - Statement by Senator Tower introducing this bill (Congressional Record S1684).</p> <p>Feb. 26, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3204 ★</b> Feb. 21, 1972</p> <p><b>Mr. Fannin</b> and <b>Mr. Goldwater</b></p> <p>To amend title IV of the Social Security Act to permit greater flexibility in State plans for aid and services to needy families with children.</p>	Feb. 21, 1972	<p>Feb. 26, 1972. Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p><b>S. 3207</b> Feb. 22, 1972</p> <p><b>Mr. Humphrey</b></p> <p>To provide financial assistance to the States for the development and carrying out of programs to improve the environment, and for other purposes.</p>	Feb. 22, 1972	<p>Feb. 22, 1972.—Statement by Senator Humphrey introducing this bill (Congressional Record S2193).</p> <p>Feb. 26, 1972.—Referred to Office of Management and Budget, Department of the Treasury, and Environmental Protection Agency.</p>
<p><b>S. 3215</b> June 6, 1972</p> <p><b>Mr. Proxmire</b></p> <p>To expand the market for municipal securities and other purposes.</p>	June 6, 1972	<p>Feb. 22, 1972.—Referred to Committee on Banking, Housing and Urban Affairs.</p> <p>Feb. 22, 1972. Statement by Senator Proxmire introducing this bill (Congressional Record S2260).</p> <p>June 6, 1972.—Reported favorably by the Committee on Banking, Housing and Urban Affairs (S. Rept. 92-836) and referred to Committee on Finance.</p> <p>June 10, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>July 31, 1972.—Adverse report from Office of Management and Budget.</p> <p>Sept. 25, 1972.—Adverse report from the Department of the Treasury.</p>
<p><b>S. 3217</b> Feb. 23, 1972</p> <p><b>Mr. Saxbe</b></p> <p>To provide loans to enable certain health care facilities to meet requirements of the Life Safety Code.</p>	Feb. 23, 1972	<p>Feb. 23, 1972.—Statement by Senator Saxbe introducing this bill (Congressional Record S2491).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3227 ★</b> <span style="float: right;"><b>Feb. 24, 1972</b></span></p> <p><b>Mr. Tunney</b> and Messrs. Baker, Bible, Burdick, Cannon, Case, Dominick, Eagleton, Gambrell, Harris, Hart, Hartke, Hollings, Humphrey, Jordan of North Carolina, Kennedy, McGovern, Metcalf, Muskie, Pell, Percy, Stevens, Stevenson, and Williams</p> <p>To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.</p> <p>(Allows as business deduction up to \$400 per month for expenses for certain domestic and dependent care services.)</p>	<p><b>Feb. 24, 1972.</b>—Statement by Senator Tunney introducing this bill (Congressional Record S2468).</p> <p><b>Mar. 15, 1972.</b>—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p><b>Apr. 28, 1972.</b>—Adverse report from Department of the Treasury.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>	
<p><b>S. 3260</b> <span style="float: right;"><b>Feb. 29, 1972</b></span></p> <p><b>Mr. Fannin</b></p> <p>To amend sec. 2039 of the Internal Revenue Code of 1954 (relating to estate tax treatment of annuities).</p>	<p><b>Mar. 15, 1972.</b>—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3261</b> <span style="float: right;"><b>Feb. 29, 1972</b></span></p> <p><b>Mr. Fannin</b></p> <p>To amend the Internal Revenue Code of 1954 to make clear the tax treatment intended for guaranteed renewable life, health and accident insurance contracts in the case of life insurance companies.</p>	<p><b>Feb. 29, 1972.</b>—Statement by Senator Fannin introducing this bill (Congressional Record S2784).</p> <p><b>Mar. 15, 1972.</b>—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3265</b> <span style="float: right;"><b>Mar. 1, 1972</b></span></p> <p><b>Mr. Long</b> and Mr. Ellender</p> <p>To amend the Highway Revenue Act of 1956, and for other purposes.</p> <p>(Authorizes the Secretary of Transportation to reimburse States for the Federal share of the costs of future construction of toll roads.)</p>	<p><b>Mar. 1, 1972.</b>—Statement by Senator Long introducing this bill (Congressional Record S2936).</p> <p><b>Mar. 15, 1972.</b>—Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3267</b></p> <p><b>Mr. Moss</b></p> <p>To provide for day care services for individuals eligible to enroll in the supplementary medical insurance program for the aged established under pt. B of title XVIII of the Social Security Act.</p>	<p><b>Mar. 1, 1972</b></p>	<p>Mar. 1, 1972.—Statement by Senator Moss introducing this bill (Congressional Record S2938).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 3268</b></p> <p><b>Mr. Moss</b></p> <p>To provide nursing care services under pt. B of title XVIII of the Social Security Act.</p>	<p><b>Mar. 1, 1972</b></p>	<p>Mar. 1, 1972.—Statement by Senator Moss introducing this bill (Congressional Record S2938).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 3269</b></p> <p><b>Mr. Moss</b></p> <p>To provide homemaker services to elderly individuals in need thereof.</p>	<p><b>Mar. 1, 1972</b></p>	<p>Mar. 1, 1972.—Statement by Senator Moss introducing this bill (Congressional Record S2938).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 3270</b></p> <p><b>Mr. Moss</b></p> <p>To amend the Social Security Act to provide that State plans, approved under title XIX of such Act, provide for the furnishing of home health care services and visiting nurse services to all eligible individuals over 65 years of age who need such services.</p>	<p><b>Mar. 1, 1972</b></p>	<p>Mar. 1, 1972.—Statement by Senator Moss introducing this bill (Congressional Record S2938).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3271</b></p> <p><b>Mr. Moss</b></p> <p>To authorize an experimental program to provide for care for elderly individuals in their own homes.</p>	<p><b>Mar. 1, 1972</b></p>	<p>Mar. 1, 1972.—Statement by Senator Moss introducing this bill (Congressional Record S2038).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 3272</b></p> <p><b>Mr. Goldwater</b></p> <p>To provide for the reimbursement to taxpayers of all costs, including legal and accounting fees, incurred by them in contesting second audits of their income tax liability if the second deficiencies are not sustained, and for other purposes.</p>	<p><b>Mar. 1, 1972</b></p>	<p>Mar. 1, 1972.—Statement by Senator Goldwater introducing this bill (Congressional Record S2039).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3275</b></p> <p><b>Mr. Williams</b></p> <p>To provide that the social security benefits provided by the Tax Adjustment Act of 1966 for certain uninsured individuals at age 72 shall apply in the case of residents of the Commonwealth of Puerto Rico, the Virgin Islands, and Guam.</p>	<p><b>Mar. 1, 1972</b></p>	<p>Mar. 1, 1972.—Statement by Senator Williams introducing this bill (Congressional Record S2910).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 3286</b></p> <p><b>Mr. Sparkman and Mr. Allen</b></p> <p>To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment, and to authorize project grants to increase the availability and effectiveness of such treatment.</p>	<p><b>Mar. 2, 1972</b></p>	<p>Mar. 2, 1972.—Statement by Senator Sparkman introducing this bill (Congressional Record S3072).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 3291</b></p> <p><b>Mr. Packwood and Messrs. Kennedy, Magnuson, and Stevens</b></p> <p>To amend the Tariff Schedules of the United States with respect to the rate of duty on certain types and uses of fish netting and fish nets. (Eliminates tariffs on synthetic fish nets.)</p>	<p><b>Mar. 6, 1972</b></p>	<p>Mar. 6, 1972.—Statement by Senator Packwood introducing this bill (Congressional Record S3298).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3303</b></p> <p>Mr. Pearson and Messrs. Griffin and Tower</p>	<p>Mar. 7, 1971</p>	<p>Mar. 7, 1972.—Statement by Senator Pearson introducing this bill (Congressional Record S3483).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Departments of the Treasury and Agriculture.</p>
<p>To amend the Internal Revenue Code of 1954 to exempt certain agricultural aircraft from the aircraft use tax, to provide for the refund of the gasoline tax to the agricultural aircraft operator with the consent of the farmer, and for other purposes.</p>		
<p><b>S. 3322</b></p> <p>Mr. Hartke and Mr. Harris</p>	<p>Mar. 9, 1972</p>	<p>Mar. 9, 1972.—Statement by Senator Hartke introducing this bill (Congressional Record S3703).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>To amend the Internal Revenue Code of 1954 to encourage State and local governments to decrease their reliance on real property taxes as the principal means of funding expenditures for education by allowing a credit against Federal income tax for State and local income taxes imposed to fund such expenditures.</p> <p>(Provides a 50% tax credit for those State and local taxes imposed specifically to finance public education.)</p>		
<p><b>S. 3327 ★</b></p> <p>Mr. Kennedy and Messrs. Cranston, Eagleton, Hart, Hughes, Javits, Magnuson, Mondale, Nelson, Randolph, Ribicoff, and Stevenson</p>	<p>July 21, 1972</p>	<p>Mar. 13, 1972.—Statement by Senator Kennedy introducing this bill (Congressional Record S3770).</p> <p>Mar. 13, 1972.—Referred to Labor and Public Welfare.</p> <p>July 21, 1972.—Reported favorably by Labor and Public Welfare (S. Rept. 92-978) and referred to Committee on Finance.</p> <p>July 26, 1972.—Report from Department of the Treasury. (Adverse. Recommends Administration proposal.)</p> <p>Aug. 1, 1972.—Committee on Finance discharged from further consideration.</p> <p>Aug. 1, 1972.—Ordered placed on the Senate calendar.</p> <p>Sept. 20, 1972.—Passed by the Senate.</p>
<p><i>(Died in the House)</i></p>		
<p><b>S. 3328</b></p> <p>Mr. Cranston and Mr. Tunney</p>	<p>Mar. 13, 1972</p>	<p>Mar. 13, 1972.—Statement by Senator Cranston introducing this bill (Congressional Record S3807).</p> <p>Mar. 15, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p>To amend the Social Security Act to assure that whenever there is a general increase in social security benefits there will be a corresponding increase in the standard of need used to determine eligibility for aid or assistance under State plans approved under title I, X, XIV, or XVI of such act.</p>		
<p><i>(See action on H.R. 1)</i></p>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3333</b> <span style="float: right;"><b>Mar. 13, 1972</b></span></p> <p><b>Mr. Magnuson</b></p> <p>To authorize a compact between the several States relating to taxation of multistate taxpayers and to regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.</p>	<p>Mar. 13, 1972.—Statement by Senator Magnuson introducing this bill (Congressional Record S3819).</p> <p>Mar. 21, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3352</b> <span style="float: right;"><b>Mar. 14, 1972</b></span></p> <p><b>Mr. Bentsen</b></p> <p>To amend sec. 2039 of the Internal Revenue Code of 1954 (relating to estate tax treatment of annuities). (Exempts certain annuity interests created solely under the community property laws of a State.)</p>	<p>Mar. 21, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3366 ★</b> <span style="float: right;"><b>Mar. 15, 1972</b></span></p> <p><b>Mr. Humphrey</b></p> <p>To allow States and localities more flexibility in funding ground transportation improvements in order to better meet the needs of interstate commerce, and for other purposes.</p>	<p>Mar. 15, 1972.—Statement by Senator Humphrey introducing this bill (Congressional Record S1006).</p> <p>Apr. 10, 1972.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Transportation.</p> <p>Aug. 1, 1972.—Committee on Finance discharged from further consideration.</p>	
<p><b>S. 3369</b> <span style="float: right;"><b>Mar. 17, 1972</b></span></p> <p><b>Mr. Moss</b></p> <p>To amend the Internal Revenue Code of 1954 to exclude from gross income the first \$500 of interest on savings accounts received each year by individuals who have attained age 65.</p>	<p>Mar. 17, 1972.—Statement by Senator Moss introducing this bill (Congressional Record S4101).</p> <p>Mar. 23, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<b>S. 3372</b>	<b>Mar. 17, 1972</b>	Mar. 17, 1972.—Statement by Senator Bellmon introducing this bill (Congressional Record S4102).
Mr. Bellmon		
To amend the Internal Revenue Code of 1954 to provide for the recovery of reasonable attorneys' fees, as a part of court costs, in civil cases involving the internal revenue laws.		
<b>S. 3378</b>	<b>Mar. 21, 1972</b>	Mar. 21, 1972.—Statement by Senator Nelson introducing this bill (Congressional Record S4287).
Mr. Nelson and Messrs. Church, Eagleton, Harris, Hart, Hughes, Humphrey, Kennedy, McGovern, Metcalf, Mondale, Muskie, and Tunney		
To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.		
<b>AMENDMENTS</b>		
Aug. 9, 1971 No. 1 (1420)	(Nelson, McGovern, Hughes) Removes provision in S. 3378 providing that charitable bequests would only be deductible for estate tax purposes if it is to be used predominantly within the United States.	
Aug. 10, 1972 No. 2 (1441)	(Mondale) Removes provisions from S. 3378 relating to personal tax credits; repeal of deduction for gasoline taxes; taxation of charitable gifts of appreciated property; and taxation of interest on State and local bonds.	
<b>S. 3383</b>	<b>Mar. 21, 1972</b>	Mar. 21, 1972.—Statement by Senator Thurmond introducing this bill (Congressional Record S4314).
Mr. Thurmond and Messrs. Bennett, Church, Fannin, Hansen, Javits, Moss, Pastore, and Tower		
To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil. (Encourages the use of recycled oil by exempting re-refined oil from the 6 cents per gallon tax on lubricating oil.)		
<b>S. 3385</b>	<b>Mar. 21, 1972</b>	Mar. 28, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.
Mr. Nelson		
To provide for the free entry of five carillon bells for the use of the University of Wisconsin, Madison, Wis.		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3393</b> <span style="float: right;"><b>Mar. 22, 1972</b></span></p> <p><b>Mr. Cook</b> and Messrs. Anderson, Bible, Bellmon, Burdick, Dole, Harris, Hollings, Humphrey, McGee, McGovern, Mathias, Pastore, Williams, and Young</p> <p>To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.</p>	<p>Mar. 22, 1972.—Statement by Senator Cook introducing this bill (Congressional Record S4438).</p> <p>Mar. 28, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	
<p><b>S. 3434</b> <span style="float: right;"><b>Mar. 29, 1972</b></span></p> <p><b>Mr. Beall</b> and Mr. Mathias</p> <p>To provide for the temporary duty-free importation of logwood extract.</p>	<p>Apr. 10, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>	
<p><b>S. 3440</b> <span style="float: right;"><b>Mar. 29, 1972</b></span></p> <p><b>Mr. Buckley</b> and Messrs. Boggs and Javits</p> <p>To terminate the obligation of States to return funds deposited with them pursuant to the U.S. Deposit Fund Act of 1838.</p>	<p>Mar. 29, 1972.—Statement by Senator Buckley introducing this bill (Congressional Record S5067).</p> <p>Apr. 10, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Apr. 28, 1972.—Favorable report from Department of the Treasury.</p> <p>May 12, 1972.—Favorable report from Office of Management and Budget.</p>	
<p><b>S. 3444</b> <span style="float: right;"><b>Mar. 30, 1972</b></span></p> <p><b>Mr. Cook</b></p> <p>To assist the States in raising revenues by making more uniform the incidence and rate of tax imposed by States on the severance of coal.</p>	<p>Mar. 30, 1972.—Statement by Senator Cook introducing this bill (Congressional Record S5108).</p> <p>Apr. 10, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3468</b></p> <p>Mr. Hatfield</p> <p>To increase the rate of duty on shelled filberts imported into the United States.</p>	<p>Apr. 10, 1972</p>	<p>Apr. 14, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<p><b>S. 3469</b></p> <p>Mr. Taft</p> <p>To amend title V, United States Code, to provide for withholding city income taxes from compensation paid Federal employees.</p>	<p>Apr. 10, 1972</p>	<p>Apr. 10, 1972.—Statement by Senator Taft introducing this bill (Congressional Record S5687).</p> <p>Apr. 14, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3493 ★</b></p> <p>Mr. Inouye</p> <p>To provide for benefits in case of certain individuals interned during World War II. (Provides that deemed wage credits be granted to Japanese Americans interned during World War II and establishes a formula for the granting of such credits.)</p>	<p>Apr. 12, 1972</p>	<p>Apr. 14, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p><b>S. 3499</b></p> <p>Mr. Tower and Mr. Stevens</p> <p>To provide tax incentives to encourage physicians, dentists, and optometrists to practice in physician shortage areas.</p>	<p>Apr. 13, 1972</p>	<p>Apr. 13, 1972.—Statement by Senator Tower introducing this bill (Congressional Record S6105).</p> <p>Apr. 14, 1972.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3501</b></p> <p><b>Mr. Allen</b> and <b>Mr. Sparkman</b></p> <p>To amend sec. 543(a) of the Internal Revenue Code of 1954 relating to the definition of personal holding company income.</p>	Apr. 17, 1972	Apr. 27, 1972.—Referred to Office of Management and Budget and Department of the Treasury.
<p><b>S. 3510</b></p> <p><b>Mr. Tower</b></p> <p>To amend the Internal Revenue Code of 1954 with respect to the tax treatment of social clubs and certain other membership organizations.</p>	Apr. 19, 1972	Apr. 27, 1972.—Referred to Office of Management and Budget and Department of the Treasury.
<p><b>S. 3512 ★</b></p> <p><b>Mr. Mondale</b></p> <p>To amend the Social Security Act to provide automatic adjustments in benefits.</p> <p>(Provides:</p> <ul style="list-style-type: none"> <li>(a) 25% increase in social security benefits across the board;</li> <li>(b) \$100 minimum monthly benefit;</li> <li>(c) cost of living increases; and</li> <li>(d) benefits based on a retiree's 10 highest earning years.)</li> </ul>	Apr. 19, 1972	<p>Apr. 19, 1972.—Statement by Senator Mondale introducing this bill (Congressional Record S0337).</p> <p>Apr. 27, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p><b>S. 3535</b></p> <p><b>Mr. Allen</b></p> <p>To provide for a 2-week suspension of withholding of Federal income tax on wages.</p>	Apr. 27, 1972	<p>Apr. 27, 1972.—Statement by Senator Allen introducing this bill (Congressional Record S0733).</p> <p>May 5, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3536</b> <span style="float: right;"><b>Apr. 27, 1972</b></span></p> <p><b>Mr. Taft</b> and Messrs. Brooke, Goldwater, Griffin, Humphrey, and Stevens</p> <p>To amend the Internal Revenue Code of 1954, to allow a credit against the individual income tax for tuition paid for the elementary or secondary education of dependents.</p>	<p>Apr. 27, 1972.—Statement by Senator Taft introducing this bill (Congressional Record S6735).</p> <p>May 5, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3542</b> <span style="float: right;"><b>Apr. 27, 1972</b></span></p> <p><b>Mr. Hansen</b></p> <p>To amend sec. 311(d) (2) (A) of the Internal Revenue Code of 1954. (Clarifies the constructive ownership of stock rules.)</p>	<p>Apr. 27, 1972.—Statement by Senator Hansen introducing this bill (Congressional Record S6741).</p> <p>May 5, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3592</b> <span style="float: right;"><b>May 10, 1972</b></span></p> <p><b>Mr. Stevens</b></p> <p>To amend sec. 6331(a) of the Internal Revenue Code. (Exempts from levy \$450 per month for the head of a household and \$300 for an individual.)</p>	<p>May 10, 1972.—Statement by Senator Stevens introducing this bill (Congressional Record S7526).</p> <p>May 16, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3598★</b> <span style="float: right;"><b>May 11, 1972</b></span></p> <p><b>Mr. Williams</b> and Messrs. Bayh, Beall, Bible, Boggs, Brooke, Burdick, Case, Chiles, Church, Cooper, Cranston, Eagleton, Gravel, Griffin, Harris, Hart, Hartke, Hughes, Humphrey, Inouye, Jackson, Javits, Kennedy, McGee, McGovern, McIntyre, Magnuson, Mansfield, Mathias, Mondale, Montoya, Moss, Muskie, Nelson, Pastore, Pell, Percy, Randolph, Ribicoff, Schweiker, Sparkman, Stafford, Stevenson, Taft, and Tunney</p> <p>To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.</p>	<p>May 11, 1972.—Referred to the Committee on Labor and Public Welfare.</p> <p>May 11, 1972.—Statement by Senator Javits introducing this bill (Congressional Record S7603).</p> <p>Sept. 15, 1972.—Reported favorably to the Senate (S. Rept. 92-1150).</p> <p>Sept. 19, 1972.—Referred to the Committee on Finance.</p> <p>Sept. 25, 1972.—Reported favorably to the Senate with amendments (S. Rept. 92-1224).</p> <p style="text-align: center;"><i>(Died in the Senate)</i></p>	
<p><b>S. 3629</b> <span style="float: right;"><b>May 18, 1972</b></span></p> <p><b>Mr. Mathias</b></p> <p>To amend the Internal Revenue Code of 1954 to provide that a married individual who files a separate return shall be taxed on his or her earned income at the same rate as an unmarried individual.</p>	<p>May 18, 1972.—Statement by Senator Mathias introducing this bill (Congressional Record S8078).</p> <p>May 23, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 3651 ★</b> <span style="float: right;"><b>May 30, 1972</b></span></p> <p>Mr. Baker and Messrs. Allen, Abbott, Beall, Bellmon, Bennett, Boggs, Brock, Brooke, Cook, Cooper, Cranston, Dole, Dominick, Fannin, Fong, Griffin, Hart, Hughes, Humphrey, Jackson, Javits, Kennedy, McGovern, Mathias, Mondale, Muskie, Nelson, Packwood, Pastore, Pell, Roth, Saxbe, Schweiker, Scott, Sparkman, Stafford, Taft, Thurmond, Tower, Tunney, and Williams</p>	<p>May 30, 1972.—Statement by Senator Baker introducing this bill (Congressional Record S8503).</p> <p>June 10, 1972.—Referred to Office of Management and Budget and Departments of the Treasury and Labor.</p> <p>July 27, 1972.—Report from Department of the Treasury generally endorsing the bill but making recommendations.</p> <p>July 31, 1972.—Favorable report from Office of Management and Budget.</p>
<p>To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.</p>	<p><i>(See action on H.R. 14370)</i></p>

#### AMENDMENTS

<p><b>June 7, 1972</b> <b>No. 1</b> <b>(1215)</b></p>	<p>(Gurney, Bentsen, Bible, Cannon, Cotton, McIntyre, Ribicoff, Tower, Weicker). Amends the formula for determining the amount of entitlement of each State.</p>
<p><b>June 28, 1972</b> <b>No. 2</b> <b>(1312)</b></p>	<p>(Baker). Increases the appropriations for State income tax shares.</p>

<p><b>S. 3657</b> <span style="float: right;"><b>May 31, 1972</b></span></p> <p>Mr. Mansfield</p>	<p>May 31, 1972.—Statement by Senator Mansfield introducing this bill (Congressional Record S8583).</p> <p>June 10, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p>To insure Congressional review of tax preferences, and other items which narrow the income tax base, by providing now for the termination over a 3-year period of existing provisions of these types.</p> <p>(Terminates provisions of the Internal Revenue Code as follows: Provisions terminated on or after Jan. 1, 1974:</p> <ol style="list-style-type: none"> <li>1. The \$30,000 exemption for the minimum tax.</li> <li>2. The deduction of ordinary income taxes for the minimum tax.</li> <li>3. The exclusion from gross income of group term life insurance of employees.             <ol style="list-style-type: none"> <li>1. The \$5,000 death benefit exclusion.</li> </ol> </li> <li>5. The \$100 dividend exclusion.</li> <li>6. The guaranteed business bad debt deduction.</li> <li>7. The provision permitting assets to be written off over a period 20 percent shorter than their class lives under the ADR system.</li> <li>8. The capital gain treatment of lump-sum distribution from pension funds.</li> <li>9. Qualified stock options.</li> <li>10. The tax exemption for credit unions and certain mutual insurance funds.</li> <li>11. Special reserves for losses on bad debts of banks, mutual savings banks, etc.</li> <li>12. Percentage depletion for oil, gas, and other minerals.</li> <li>13. Capital gain for timber, coal and iron ore royalties.</li> <li>14. Exclusion of gross-up on dividends of less developed country corporations.</li> <li>15. Exclusion of earned income from foreign sources.</li> </ol>	

(Continued on next page)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## S. 3657—Continued

(Terminates provisions of the Internal Revenue Code as follows:)--Continued.

## Provisions terminated on or after Jan. 1, 1974:--Continued

16. The alternative tax on capital gains of corporations and individuals.
17. The recapture rules for real property.
18. The special exemptions for excess deduction account for farm losses.

## Provisions terminated on and after Jan. 1, 1975:

1. The exclusion from gross income of sick pay.
2. The deduction for nonbusiness interest.
3. The deduction for nonbusiness taxes.
4. Fast depreciation methods.
5. The deduction of research and experimental expenditures.
6. The deduction of soil and water conservation expenditures.
7. Additional first-year depreciation allowance.
8. The deduction of expenditures for clearing land.
9. Amortization of railroad grading and tunnel bores.
10. The deduction of intangible drilling and development costs.
11. The deduction of development expenditures in case of mines.
12. The exemption of ships under foreign flags.
13. The special deduction for Western Hemisphere trade corporations.
14. The exemption of income from sources within possessions of the United States.
15. The exclusion from Subpart F of shipping profits and certain dividends and interest.
16. The provisions relating to domestic international sales corporations.
17. Step-up in tax basis of property acquired from a decedent.
18. Capital gain from the sale or exchange of patents.

## Provisions terminated on and after Jan. 1, 1976:

1. The \$25,000 corporate surtax exemption.
2. The retirement income credit.
3. The deduction and credit for political contributions.
4. The investment credit.
5. The exclusion of interest on State and local bonds.
6. The exclusion of the rental value of parsonages.
7. The exclusion from gross income of scholarships and fellowships.
8. The exclusion from gross income of gain on sale of residence by person over 65.
9. Additional personal exemptions for the aged and blind.
10. The exemption for child where income exceeds \$750.
11. The deduction for nonbusiness casualty losses.
12. The charitable contribution deduction.
13. The medical expense deduction.
14. The child care deduction.
15. The moving expense deduction.
16. Nonrecognition of gain on the use of appreciated property to redeem stock.
17. Nonrecognition of gain in connection with certain liquidations.
18. The deduction for long-term capital gains.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3672</b></p> <p><b>Mr. Hansen</b></p> <p>To amend the Internal Revenue Code of 1954 to provide an exemption from the Federal estate tax for certain debt obligations of domestic corporations in cases where the interest on such obligations would be treated as income from foreign sources for purposes of the interest equalization tax.</p>	<p><b>June 5, 1972</b></p>	<p>June 5, 1972.—Statement by Senator Hansen introducing this bill (Congressional Record S8770).</p> <p>June 20, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3678</b></p> <p><b>Mr. Talmadge</b></p> <p>To amend the Internal Revenue Code of 1954 to provide for a credit or refund of manufacturer's excise tax on parts and accessories installed on light-duty trucks.</p>	<p><b>June 7, 1972</b></p>	<p>June 7, 1972.—Statement by Senator Talmadge introducing this bill (Congressional Record S8882).</p> <p>June 10, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3683</b></p> <p><b>Mr. Miller</b></p> <p>To provide for the sharing of Federal tax receipts with the States and their political subdivisions for purposes of education.</p>	<p><b>June 8, 1972</b></p>	<p>June 8, 1972.—Statement by Senator Miller introducing this bill (Congressional Record S9015).</p> <p>June 10, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3684</b></p> <p><b>Mr. Brock and Mr. Baker</b></p> <p>To create a special tariff provision for imported glycine and related products.</p>	<p><b>June 8, 1972</b></p>	<p>June 10, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 3700</b> <span style="float: right;"><b>June 13, 1972</b></span></p> <p><b>Mr. Ribicoff</b> <b>and Mr. McIntyre</b></p> <p>To amend the Internal Revenue Code of 1954 to allow a credit against the individual income tax for tuition paid for the elementary or secondary education of dependents.</p>	<p>June 13, 1972. Statement by Senator Ribicoff introducing this bill (Congressional Record S9210).</p> <p>June 19, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p><b>S. 3704 ★</b> <span style="float: right;"><b>June 11, 1972</b></span></p> <p><b>Mr. Magnuson</b> <b>and Messrs. Bayh, Brooke, Case, Cranston, Hart, Humphrey, Jackson, Javits, Kennedy, McGovern, McIntyre, Magnuson, Muskie, Ribicoff, Tunney, Weicker, and Williams</b></p> <p>To provide for a 6-month extension of the Emergency Unemployment Compensation Program.</p>	<p>June 11, 1972. Statement by Senator Magnuson introducing this bill (Congressional Record S9323).</p> <p>June 19, 1972.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 15587)</i></p>
<p><b>S. 3705 ★</b> <span style="float: right;"><b>June 11, 1972</b></span></p> <p><b>Mr. Magnuson</b> <b>and Messrs. Bayh, Brooke, Case, Cranston, Hart, Humphrey, Jackson, Javits, Kennedy, McGovern, McIntyre, Magnuson, Muskie, Ribicoff, Tunney, Weicker, and Williams</b></p> <p>To amend sec. 203(c) (2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120 percent requirement for purposes of determining whether there has been a State "off" indicator.</p>	<p>June 11, 1972.—Statement by Senator Magnuson introducing this bill (Congressional Record S9323).</p> <p>June 19, 1972.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p>	<p><i>(See action on H.R. 15587)</i></p>
<p><b>S. 3708</b> <span style="float: right;"><b>June 15, 1972</b></span></p> <p><b>Mr. Schweiker</b> <b>and Mr. Scott</b></p> <p>To amend the tariff and trade laws of the United States, and for other purposes.</p>	<p>June 15, 1972.—Statement by Senator Schweiker introducing this bill (Congressional Record S9427).</p> <p>June 19, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. 3709 ★ June 15, 1972</p> <p>Mr. Tunney</p> <p>To amend title II of the Social Security Act to permit a State, under its section 218 agreement, to terminate social security coverage for State or local policemen or firemen without affecting the coverage of other public employees who may be members of the same coverage group (and to permit the reinstatement of coverage for such other employees in certain cases where the group's coverage has previously been terminated).</p>	<p>June 15, 1972.—Statement by Senator Tunney introducing this bill (Congressional Record S9134).</p> <p>June 19, 1972.— Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>	<p>(See action on H.R. 1)</p>
<p>S. 3711 June 15, 1972</p> <p>Mr. Stevens</p> <p>To exempt from the provisions of the Airport and Airways Revenue Act of 1970 helicopters which are not operated on an established line.</p>	<p>June 15, 1972.— Statement by Senator Stevens introducing this bill (Congressional Record S9136).</p> <p>June 19, 1972.— Referred to Office of Management and Budget and Departments of the Treasury, Commerce, and Transportation.</p>	
<p>S. 3747 June 26, 1972</p> <p>Mr. Goldwater</p> <p>To help relieve the burden of high property taxes by allowing each homemaker a credit against his Federal income tax for property taxes paid for the support of public schools.</p>	<p>June 26, 1972.—Statement by Senator Goldwater introducing this bill (Congressional Record S10131).</p> <p>July 5, 1972.— Referred to Office of Management and Budget and Department of the Treasury.</p>	
<p>S. 3753 June 27, 1972</p> <p>Mr. Goldwater</p> <p>For the relief of Jack and Barbara Collins.</p>		

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<b>S. 3754</b>  <b>Mr. Metcalf</b> <b>and Mr. Bellmon</b>	<b>June 27, 1972</b>	<b>July 5, 1972</b> —Referred to Office of Management and Budget and Departments of the Treasury and Interior.
<b>Authorizing the Secretary of the Interior to issue certain obligations and to utilize the revenues therefrom to acquire additional wetlands.</b>		
<b>S. 3760 ★</b>  <b>Mr. Alton</b>	<b>June 23, 1972</b>	<b>July 5, 1972</b> —Referred to Office of Management and Budget and Departments of State, Treasury, Commerce, and U.S. Tariff Commission.  <b>Aug. 8, 1972</b> —Analysis from U.S. Tariff Commission. <b>Sept. 11, 1972</b> —Favorable report from the Department of the Treasury. <b>Sept. 14, 1972</b> —Favorable report from the Department of State. <b>Sept. 25, 1972</b> —Favorable report from Department of Commerce.
<b>To extend for an additional 3 year period the temporary suspension of the duty on isle.</b>		
<i>(See action on H.R. 5785)</i>		
<b>S. 2767</b>  <b>Mr. Goldwater</b>	<b>June 28, 1972</b>	<b>July 5, 1972</b> —Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
<b>For the relief of Consuela Hagler.</b> (Provide for the payment of accumulating arithmetical interest of Consuela Hagler to child's insurance benefits under Title II of the Social Security Act that the adoption of Consuela Hagler shall be deemed to satisfy the requirements of Sec. 202(d)(5)(E) of the Social Security Act.)		
<b>S. 3810</b>  <b>Mr. Deminick</b> <b>and Mr. Allott</b>	<b>July 18, 1972</b>	<b>Aug. 25, 1972</b> —Referred to Office of Management and Budget, U.S. Tariff Commission, and Department of the Treasury, State, and Commerce. <b>Oct. 2, 1972</b> —Adverse report from the Department of State. <b>Oct. 5, 1972</b> —Adverse report from Department of Commerce.
<b>To amend the Tariff Schedules of the United States with respect to the classification of certain ceramic articles.</b> <i>(Increases rates of duty on imports of parts of ceramic semiconductor.)</i>		

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

TITLE AND DESCRIPTION	DATE	ACTION
<p><b>S. 3811</b></p> <p>Mr. Hansen and Messrs. Beall, Burdick, Cotton, Curtis, Erlen, Hatfield, Hruska, Hughes, Humphrey, Thurmond, Tower, and Young</p> <p>To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain chari- table remainder trusts. (Provides for amendments to governing instruments of charitable remainder trusts so as to qualify for estate tax charitable deduction.)</p>	July 21, 1972	<p>July 21, 1972. Statement by Senator Hansen introducing this bill (Congressional Record S11516).</p> <p>Aug. 25, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Oct. 5, 1972. Adverse report from Department of the Treasury.</p>
<p><b>S. 3819</b></p> <p>Mr. Miller</p> <p>To amend certain provisions of chs. 51 and 69 of the Internal Revenue Code of 1954, by modifying the terms of stamps re- quired on containers of distilled spirits as evidence of tax pay- ment and the requirement that such stamps be prepared and distributed by the Secretary of the Treasury or his delegate.</p>	July 27, 1972	<p>Aug. 28, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3859 ★</b></p> <p>Mr. Bellmon</p> <p>To provide fiscal relief for States with respect to State public assist- ance expenditures.</p> <p>(Amend Title XI of the Social Security Act to provide fiscal relief for States with respect to State public assistance programs by increasing the Federal reimbursement to 120 percent for fiscal year 1973, but in no case to provide Federal payments in excess of 100 percent of the total expenditures.)</p>	July 28, 1972	<p>July 28, 1972. Statement by Senator Bellmon introducing this bill (Congressional Record S12153).</p> <p>Aug. 25, 1972. Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>
<p><b>S. 3877</b></p> <p>Mr. Bellmon and Mr. Schweiker</p> <p>To prohibit the impoundment of funds from the Highway Trust Fund which have been apportioned and appropriated.</p>	Aug. 2, 1972	<p>Aug. 2, 1972. Statement by Senator Bellmon introducing this bill (Congressional Record S12532).</p> <p>Aug. 28, 1972. Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>

*(See action on H.R. 1)*

TITLE AND DESCRIPTION	DATE	ACTION (CALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 3903</b></p> <p>Mr. Mondale</p> <p>To amend the Internal Revenue Code of 1954 to require that taxpayers be informed of court decisions which differ from Treasury Department instructions; to require the publication of an authoritative set of instructions for preparing tax returns, claims, statements, and documents; and to provide for the stay of assessment and collection of deficiencies determined by the Tax Court until final disposition of any appeal thereof.</p>	Aug. 10, 1972	<p>Aug. 10, 1972. Statement by Senator Mondale introducing this bill (Congressional Record S13210).</p> <p>Aug. 28, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3933</b></p> <p>Mr. McIntyre</p> <p>The Hide Regulation Certificate Act of 1972. (Requires exporter of hides to purchase an export certificate when either price increases or supplies of hides reach a certain level.)</p>	Aug. 17, 1972	<p>Aug. 17, 1972. Statement by Senator McIntyre introducing this bill (Congressional Record S13779).</p> <p>Aug. 28, 1972. Referred to Office of Management and Budget and Departments of the Treasury and Transportation.</p>
<p><b>S. 3936</b></p> <p>Mr. Percy and Mr. Taft</p> <p>To amend title III of the Trade Expansion Act of 1962 so as to provide more effective adjustment assistance thereunder, and for other purposes.</p>	Aug. 18, 1972	<p>Aug. 18, 1972. Statement by Senator Percy introducing this bill (Congressional Record S13971).</p> <p>Aug. 28, 1972. Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<p><b>S. 3951 ★</b></p> <p>Mr. Byrd of West Virginia</p> <p>To amend the Internal Revenue Code of 1954 to permit the deduction of a portion of State sales taxes on motor vehicles which are imposed at a rate higher than the general sales tax rate.</p>	Sept. 5, 1972	<p>Statement by Senator Byrd of West Virginia introducing this bill (Congressional Record S14047).</p> <p>Sept. 11, 1972. Referred to Office of Management and Budget and Department of the Treasury.</p>

(See action on H.R. 1167)

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## TITLE AND DESCRIPTION

TITLE AND DESCRIPTION	DATE	ACTION
<p><b>S. 3961★</b></p> <p><b>Mr. Fannin</b> and Messrs. Bennett and Hansen</p> <p>To amend sec. 516 of the Tariff Act of 1930. (Gives a complainant the right to appeal an adverse ruling under the Countervailing Duty Act.)</p>	Sept. 7, 1972	<p>Statement by Senator Fannin introducing this bill (Congressional Record S14251).</p> <p>Sept. 11, 1972—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce</p> <p><i>(See action on H.R. 9163)</i></p>
<p><b>S. 3971</b></p> <p><b>Mr. Scott</b> and Mr. Schweiker</p> <p>To amend the Internal Revenue Code of 1954 so as to exclude from gross income amounts of disaster relief loans cancelled pursuant to laws of the United States.</p>	Sept. 8, 1972	<p>Statement by Senator Scott introducing this bill (Congressional Record S14349).</p> <p>Sept. 11, 1972—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 3977★</b></p> <p><b>Mr. Roth</b></p> <p>To impose a statutory limit on expenditures and net lending during fiscal year 1973. (Limits expenditures and net lending during the fiscal year ending June 30, 1973, under the Federal budget to \$250 billion.)</p>	Sept. 11, 1972	<p>Statement by Senator Roth introducing this bill (Congressional Record S1467).</p> <p>Sept. 13, 1972—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Oct. 3, 1972—Favorable report from Office of Management and Budget.</p> <p><i>(See action on H.R. 16810)</i></p>
<p><b>S. 3978</b></p> <p><b>Mr. Tower</b></p> <p>To amend the Internal Revenue Code of 1954 with respect to the treatment of the portion of junior ROTC instructors' compensation which is based on armed services allowances.</p>	Sept. 11, 1972	<p>Sept. 13, 1972—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
S. 3996★	Sept. 18, 1972	<i>(See action on H.R. 1)</i>
Mr. Anderson		
To require States to disregard the amount of any increases in social security cash benefits in determining eligibility of social security beneficiaries for medicaid.		
S. 4000	Sept. 18, 1972	Sept. 18, 1972.—Statement by Senator Mondale introducing this bill (Congressional Record S15070). Sept. 25, 1972.—Referred to Office of Management and Budget and Departments of the Treasury and Agriculture.
Mr. Mondale		
To amend the Internal Revenue Code, to protect farm property from estate taxation based upon its valuation for nonfarm use.		
S. 4001★	Sept. 19, 1972	Sept. 19, 1972.—Statement by Senator Mansfield introducing this bill (Congressional Record S15212). Sept. 25, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.
Mr. Mansfield		
and Messrs. Aiken, Allen, Albott, Anderson, Baker, Bayh, Beall, Bentsen, Bible, Boggs, Brooke, Burdick, Byrd of West Virginia, Cannon, Case, Chiles, Church, Cook, Cooper, Cotton, Cranston, Dole, Eagleton, Eastland, Fulbright, Gentorell, Goldwater, Gravel, Griffin, Gurney, Harris, Hart, Hatke, Hatfield, Hollings, Hughes, Humphrey, Ironye, Jackson, Javits, Kennedy, McGee, McGovern, McIntyre, Magnuson, Mathias, Metcalf, Mondale, Montoya, Moss, Muskie, Nelson, Packwood, Pastore, Pearson, Pell, Percy, Proxmire, Randolph, Ribicoff, Roth, Saxby, Schweiker, Scott, Spartz, Stafford, Stevens, Stevenson, Symington, Thurmond, Tower, Tunney, Webber, Williams, and Young.		
To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.		
(Increases earnings limitation from \$1,680 to \$3,000 with \$1 reduction in benefits for each \$2 earned above this amount.)		
S. 4008	Sept. 19, 1972	Sept. 19, 1972.—Statement by Senator Griffin introducing this bill (Congressional Record S15216). Sept. 25, 1972.—Referred to Office of Management and Budget and Departments of the Treasury and Agriculture.
Mr. Griffin		
To amend the Internal Revenue Code of 1954 to provide that in the case of certain corporations net losses from farming shall not be deductible.		

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

TITLE AND DESCRIPTION

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 1013★</b></p> <p><b>Mr. Mondale</b></p> <p>To amend the Social Security Act to make certain that recipients of aid or assistance under the various Federal-State public assistance and medicaid programs-- and recipients of assistance under the veterans' pension and compensation programs, or any other Federal or federally assisted program-- will not have the amount of such aid or assistance reduced because of increases in monthly social security benefits.</p>	<p><b>Sept. 21, 1972</b></p> <p>Sept. 21, 1972-- Statement by Senator Mondale introducing this bill (Congressional Record S15549).</p> <p>Sept. 25, 1972-- Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p><b>S. 1021★</b></p> <p><b>Mr. Roth and Mr. Boggs</b></p> <p>To amend the Internal Revenue Code of 1954 to disregard children's benefits received by an individual under the Social Security Act in determining whether that individual is a dependent of a taxpayer.</p>	<p><b>Sept. 25, 1972</b></p> <p>Sept. 25, 1972-- Statement by Senator Roth introducing this bill (Congressional Record S15770).</p> <p>Sept. 27, 1972-- Referred to Office of Management and Budget and Department of the Treasury.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>
<p><b>S. 1010★</b></p> <p><b>Mr. Tower</b></p> <p>To amend the Social Security Act to prohibit the payment of aid or assistance under approved State public assistance plans to aliens who are illegally within the United States.</p>	<p><b>Sept. 26, 1972</b></p> <p>Sept. 26, 1972-- Statement by Senator Tower introducing this bill (Congressional Record S15961).</p> <p>Oct. 2, 1972-- Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p> <p style="text-align: center;"><i>(See action on H.R. 1)</i></p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. 4031</b></p> <p><b>Mr. Tower</b></p> <p>To amend the Internal Revenue Code of 1954 to encourage higher education, and particularly the private funding thereof, by authorizing a deduction from gross income of reasonable amounts contributed to a qualified higher education fund established by the taxpayer for the purpose of funding the higher education of his dependents.</p>	Sept. 26, 1972	<p>Sept. 26, 1972.--Statement by Senator Tower introducing this bill (Congressional Record S15968).</p> <p>Oct. 2, 1972.--Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 4041</b></p> <p><b>Mr. Percy</b></p> <p>To provide income tax incentives for the modification of certain buildings so as to remove architectural and transportation barriers to the handicapped.</p>	Sept. 28, 1972	<p>Sept. 28, 1972.--Statement by Senator Percy introducing this bill (Congressional Record S16186).</p> <p>Oct. 2, 1972 -- Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 4046</b></p> <p><b>Mr. Mansfield and Mr. Aiken</b></p> <p>To amend the Internal Revenue Code of 1954 to provide a personal depletion allowance deduction for individuals.</p>	Sept. 29, 1972	<p>Sept. 29, 1972.- Statement by Senator Mansfield introducing this bill (Congressional Record S16330).</p> <p>Oct. 2, 1972 -- Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 4066</b></p> <p><b>Mr. Harris</b></p> <p>To impose an excise tax on the sale of wheat for export for which application for subsidy was made during the period beginning Aug. 23, 1972, and ending Sept. 1, 1972.</p>	Oct. 6, 1972	<p>Oct. 6, 1972. Statement by Senator Harris introducing this bill (Congressional Record S17118).</p> <p>Oct. 17, 1972. -- Referred to Office of Management and Budget and Departments of the Treasury and Agriculture.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD) •	
<p><b>S. 4070★</b></p> <p><b>Mr. Percy</b> and Messrs. Hatfield, Humphrey, Mathias, Mondale, Packwood, Ribicoff, and Stevenson</p> <p>To assist States in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters.</p>	Oct. 9, 1972	<p>Oct. 9, 1972.—Statement by Senator Percy introducing this bill (Congressional Record S17216).</p> <p>Oct. 17, 1972.—Referred to Office of Management and Budget, and Departments of the Treasury and Housing and Urban Development.</p> <p style="text-align: right;"><i>(See action on H.R. 11370)</i></p>
<p><b>S. 4079</b></p> <p><b>Mr. Hart</b></p> <p>To amend the Internal Revenue Code of 1954 to remove tax incentives to plant closings.</p>	Oct. 10, 1972	<p>Oct. 10, 1972.—Statement by Senator Hart introducing this bill (Congressional Record S17279).</p> <p>Oct. 17, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 4080</b></p> <p><b>Mr. Mathias</b></p> <p>To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.</p>	Oct. 11, 1972	<p>Oct. 11, 1972.—Statement by Senator Mathias introducing this bill (Congressional Record S17130).</p> <p>Oct. 17, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S. 4090</b></p> <p><b>Mr. Bayh</b></p> <p>To amend the Internal Revenue Code to encourage the continuation of small family farms, and for other purposes. (Provide an alternative rule for the valuation of farm property.)</p>	Oct. 12, 1972	<p>Oct. 12, 1972.—Statement by Senator Bayh introducing this bill (Congressional Record S17610).</p>

TITLE AND DESCRIPTION	DATE	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. 4092</b></p> <p><b>Mr. Montoya</b></p> <p>To impose annual quotas on the quantity of potassium chloride or muriate of potash which may be imported into the United States.</p>	<p><b>Oct. 12, 1972</b></p>	<p>Oct. 12, 1972.—Statement by Senator Montoya introducing this bill (Congressional Record S17611).</p> <p>Oct. 17, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Commerce, and Agriculture.</p>
<p><b>S. 4101★</b></p> <p><b>Mr. Pell</b></p> <p>To amend the Social Security Act to extend entitlement to health care benefits to all citizens and residents of the United States aged 62 or more, add additional categories of benefits for the elderly (including health maintenance and preventive services, dental services, outpatient drugs, eyeglasses, hearing aids, and prosthetic devices), extend the duration of benefits where now limited, eliminate all deductibles, copayments, and premiums, and authorize payment to health maintenance organizations on a prepaid capitation basis for all covered health care furnished to their members who are entitled to medicare benefits; to revise the tax provisions for financing the medicare program and increase the Government contribution to the program; to liberalize income tax deductions for persons aged 62 or more; and for other purposes.</p> <p>(Establishes a program of comprehensive health care insurance for persons age 62 and older who are either citizens of the U.S., aliens lawfully admitted for permanent residence who are residing in the U.S., or aliens lawfully admitted to the U.S. who have resided in the U.S. for 90 consecutive days. (The Medicare program would be converted to this new program.) Covered inpatient services would include inpatient and outpatient hospital services (including services of psychiatric and tuberculosis hospitals), skilled nursing home services, intermediate care facility services, home health services, rehabilitation facility services, and inpatient services of a Christian Science sanatorium. Professional services of a physician wherever performed including surgery, consultation, and home, office, and institutional services would be covered. The services of dentists, optometrists, and podiatrists would be covered. Coverage would include prescription drugs, eyeglasses, hearing aids, and prosthetic devices. Benefits would not be subject to deductibles, coinsurance, and limitations on the number of days of covered care. A National Health Security Trust Fund would be established, financed with a tax on all earnings up to a base of \$15,000 which could be automatically increased. Earnings taxed would include earnings from wages (including State, local and Federal employees), self-employment income, and unearned income. Financing would also come from general revenue contributions.)</p>	<p><b>Oct. 13, 1972</b></p>	<p>Oct. 13, 1972.—Statement by Senator Pell introducing this bill (Congressional Record S17857).</p> <p>Oct. 17, 1972.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.</p>

(See action on H.R. 1)

## SENATE RESOLUTIONS REFERRED TO COMMITTEE

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S. Res. 44</b></p> <p>Mr. Mansfield and Mr. Metcalf</p> <p>Relating to sprinkler regulations for hospitals and nursing homes.</p>	<p>Feb. 4, 1971</p> <p>Feb. 4, 1971.—Statement by Senator Mansfield introducing this resolution (Congressional Record S815). Feb. 10, 1971.—Referred to Office of Management and Department of Health, Education, and Welfare.</p>
<p><b>S. Res. 64</b></p> <p>Mr. Hartke and Messrs. Bible, Eastland, Humphrey, and Moss</p> <p>Urging the President to take necessary measures to prevent heroin from being imported into the United States.</p>	<p>Mar. 2, 1971</p> <p>Mar. 2, 1971.—Statement by Senator Hartke introducing this resolution (Congressional Record S2267). Mar. 9, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>
<p><b>S. Res. 89 ★</b></p> <p>Mr. Long</p> <p>Urging the prompt removal of discriminatory preferences on citrus fruits granted by the European Economic Community.</p>	<p>Mar. 30, 1971</p> <p>Mar. 30, 1971.—Reported favorably to the Senate (S. Rept. 92-50). Apr. 1, 1971.—Senate agreed to the preamble and resolution (Congressional Record S1349).</p>
<p><b>S. Res. 98</b></p> <p>Mr. Bayh and Messrs. Mondale, Moss, and Nelson</p> <p>Declaring it to be the sense of the Senate that the Treasury Department should not implement the proposed Asset Depreciation Range system without specific congressional authority.</p>	<p>Apr. 14, 1971</p> <p>Apr. 14, 1971.—Statement by Senator Bayh introducing this resolution (Congressional Record S4763).</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p><b>S. Res. 137</b> <span style="float: right;"><b>June 16, 1971</b></span></p> <p><b>Mr. Tower</b></p> <p>Expressing the sense of the Senate with regard to the development of a voluntary pension system assuring portability of benefits.</p>	<p>June 16, 1971.—Statement by Senator Tower introducing this resolution (Congressional Record S9176).</p> <p>July 8, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Health, Education, and Welfare.</p>	
<p><b>S. Res. 182 ★</b> <span style="float: right;"><b>Oct. 20, 1971</b></span></p> <p><b>Mr. Talmadge</b> (for Mr. Long)</p> <p>To provide additional funds for the Committee on Finance for routine committee expenditures.</p>	<p>Oct. 20, 1971.—Referred to Committee on Rules and Administration.</p> <p>Nov. 18, 1971.—Reported favorably, without amendment (S. Rept. 92-494).</p> <p>Nov. 20, 1971.—Passed by the Senate by voice vote.</p>	
<p><b>S. Res. 206</b> <span style="float: right;"><b>Dec. 2, 1971</b></span></p> <p><b>Mr. Harris</b> and Messrs. Brooke, Case, McIntyre, Nelson, Pastore, and Ribicoff</p> <p>Calling upon the President to eliminate the present oil import quota system.</p>	<p>Dec. 2, 1971.—Statement by Senator Harris introducing this resolution (Congressional Record S26261).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>	
<p><b>S. Res. 208</b> <span style="float: right;"><b>Dec. 6, 1971</b></span></p> <p><b>Mr. Curtis</b></p> <p>Authorizing the Committee on Finance to engage in studies on United States-Canada trade.</p>	<p>Dec. 6, 1971.—Statement by Senator Curtis introducing this resolution (Congressional Record S29631).</p> <p>Dec. 21, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.</p>	
<p><b>S. Res. 302 ★</b> <span style="float: right;"><b>May 15, 1972</b></span></p> <p><b>Mr. Long</b></p> <p>Authorizing supplemental expenditures by the Committee on Finance for the procurement of consultants.</p>	<p>May 15, 1972.—Referred to Committee on Rules and Administration.</p> <p>May 15, 1972.—Reported favorably by the Committee on Finance, without amendment (S. Rept. 92-789).</p> <p>May 30, 1972.—Reported favorably the Committee on Rules and Administration.</p> <p>May 30, 1972.—Passed by the Senate.</p>	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<p>S. Res. 327★ Mr. Long Providing for the printing of 2,000 additional copies of the Committee Print entitled "Social Security and Welfare Reform."</p>	June 26, 1972	<p>June 29, 1972.--Reported favorably to the Senate (S. Rept. 92-910). June 30, 1972.--Passed by the Senate.</p>
<p>S. Res. 367 Mr. Church To prohibit any notice of an increase in social security payments from referring to any individual who is a candidate for public elective office.</p>	Sept. 19, 1972	<p>Sept. 19, 1972.--Statement by Senator Church introducing this resolution (Congressional Record S15195). Sept. 20, 1972.--Ordered placed on the Senate calendar.</p>

## SENATE JOINT RESOLUTIONS REFERRED TO COMMITTEE

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>S.J. Res. 33</b></p> <p><b>Feb. 10, 1971</b></p> <p><b>Mr. Tower</b></p> <p>To provide for a study of the potential methods of returning Federal tax sources to the prerogatives of State and local governments.</p>	<p>Feb. 10, 1971.—Statement by Senator Tower introducing this joint resolution (Congressional Record S1228).</p> <p>Feb. 17, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>
<p><b>S.J. Res. 39</b></p> <p><b>Feb. 11, 1971</b></p> <p><b>Mr. Byrd, Jr., of Virginia</b></p> <p>To establish a commission on seeking means of modernizing and organizing the Federal welfare programs.</p>	<p>Feb. 11, 1971.—Statement by Senator Byrd, Jr., of Virginia introducing this joint resolution (Congressional Record S1313).</p> <p>Feb. 17, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, Labor, Agriculture, Housing and Urban Development, and Health, Education, and Welfare.</p> <p>July 13, 1971.—Adverse report from Office of Management and Budget.</p> <p>July 20, 1971.—Adverse report from Department of Health, Education, and Welfare.</p> <p>July 20, 1971.—Adverse report from Department of Agriculture.</p> <p>July 23, 1971.—Adverse report from Department of Housing and Urban Development.</p>
<p><b>S.J. Res. 86</b></p> <p><b>Apr. 14, 1971</b></p> <p><b>Mr. Brooke</b></p> <p>Directing the Secretary of the Treasury to study, and report to the Congress, with respect to the necessity or desirability of Federal regulation of persons engaged in the business of preparing tax returns and methods by which such regulation can be accomplished.</p>	<p>Apr. 14, 1971.—Statement by Senator Brooke introducing this joint resolution (Congressional Record S4771).</p> <p>Apr. 19, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>May 10, 1971.—Referred to Federal Trade Commission.</p>
<p><b>S.J. Res. 123</b></p> <p><b>June 30, 1971</b></p> <p><b>Mr. Tower</b></p> <p>Reduction of Federal expenditures resolution.</p>	<p>June 30, 1971.—Statement by Senator Tower introducing this joint resolution (Congressional Record S19350).</p> <p>July 14, 1971.—Referred to Office of Management and Budget and Department of the Treasury.</p>

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)	
<b>S.J. Res. 257</b> Mr. Humphrey To establish a ceiling on social services.	<b>Aug. 14, 1972</b>	Aug. 10, 1972 - Introduced by Mr. Humphrey and read the first time; Aug. 11, 1972 - Read the second time and placed on the calendar. Aug. 11, 1972 - Referred to the Committee on Finance. Aug. 25, 1972 - Referred to Office of Management and Budget, and Department of Health, Education, and Welfare.
<b>S.J. Res. 270</b> Mr. Fong To establish a National Commission on Social Security.	<b>Sept. 26, 1972</b>	Sept. 27, 1972 - Referred to Office of Management and Budget and Department of Health, Education, and Welfare.

## SENATE CONCURRENT RESOLUTIONS REFERRED TO COMMITTEE

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<b>S. Con. Res. 99★</b> <b>Mr. Long</b> Authorizing the printing of 100,000 copies of the Senate report to accompany H.R. 1, the S. and S. currency Act, amended, 1972.	Sept. 26, 1972    Sept. 26, 1972.    Introduced, considered, and referred.

## HOUSE RESOLUTIONS REFERRED TO COMMITTEE

No. of Bill	Title	Date of Hearing
<b>H.J. Res. 958</b>  To amend the Sugar Act of 1918, as amended. (Extends to the Philippines the right to share in discretionary deficits.)	<b>Feb. 8, 1972</b>	Feb. 11, 1972.— Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Agriculture, Labor, and Commerce. Feb. 17, 1972.— Report from Department of State. (No objection.) Mar. 23, 1972.— Favorable report from the Department of Agriculture. Mar. 28, 1972.— Favorable report from the Department of Commerce. Sept. 15, 1972.— Favorable report from Department of the Treasury.
<b>H. Con. Res. 721★</b>  Correcting certain errors and omissions in the enrollment of H. R. 1.	<b>Oct. 17, 1972</b>	Oct. 17, 1972.— Received, considered, and agreed to.

## HOUSE BILLS REFERRED TO COMMITTEE

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>H.R. 1★</b></p> <p>June 28, 1971</p> <p>To amend the Social Security Act to increase benefits and improve eligibility and computation methods under the OASDI program, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis on improvements in their operating effectiveness, to replace the existing Federal State public assistance programs with a Federal program of adult assistance and a Federal program of benefits to low income families with children with incentives and requirements for employment and training to improve the capacity for employment of members of such families, and for other purposes</p> <p style="text-align: center;"><b>Cash Benefit Provisions</b></p> <p>(House bill):</p> <ol style="list-style-type: none"> <li>(1) Provides a 5-percent increase in social security benefits with the minimum benefit being increased from \$70.10 to \$74.00 a month;</li> <li>(2) provides automatic increases in benefits, the tax base, and in the earnings test exempt amount if legislation increasing benefits had neither been enacted nor become effective in the previous year;</li> <li>(3) provides a special minimum benefit equal to \$5 for each year worked under social security (up to 30 years);</li> <li>(4) increases wid-w's benefits from 82½ percent to 100 percent of deceased husband's benefit;</li> <li>(5) increases benefits for those who delay retirement beyond age 65;</li> <li>(6) applies same rules for calculating benefits for men as now apply to women;</li> <li>(7) provides that 1 additional year of low earnings for each 15 years of covered work could be dropped in computing benefits;</li> <li>(8) eliminates actuarial reduction for working women who become entitled to a benefit before 65 when they become entitled to another benefit after 65;</li> <li>(9) provides that a working married couple each of whom had at least 20 years of covered earnings under the program after marriage could have their benefits based on their combined earnings;</li> <li>(10) increases the earnings limitation from the present \$1,650 to \$2,000 with benefits reduced by \$1 for each \$2 of earnings;</li> <li>(11) provides reduced benefits for widowers at age 60;</li> <li>(12) pays childhood disability benefits if the disability began before age 22, rather than before 18;</li> <li>(13) provides for continuing benefits to a child attending school through the end of the semester or quarter in which the student attains age 22;</li> <li>(14) provides uniform eligibility requirements for child's benefits in the case of adoption by old-age and disability insurance beneficiaries;</li> <li>(15) eliminates the support requirements for divorced women;</li> <li>(16) waives the duration-of-marriage requirement in case of remarriage;</li> </ol>	<p style="text-align: center;"><b>BILL REFERRED</b></p> <p>July 13, 1971 - Referred to Office of Management and Budget and Departments of the Treasury, Labor, and Health, Education, and Welfare.</p> <p style="text-align: center;"><b>PUBLIC HEARINGS</b></p> <p>July 27, 29; Aug. 2 and 3, 1971. - Public hearings - Printed. Jan. 20, 21, 24, 25, 26, 27, 28, 31; Feb. 1, 2, 3, 4, 7, 8 and 9, 1972. - Further public hearings - Printed.</p> <p style="text-align: center;"><b>REPORTS FROM DEPARTMENTS</b></p> <p>Jan. 28, 1972. - Communication from Department of Health, Education, and Welfare, transmitting Administration's proposed amendments to H.R. 1 concerning State and local employees. Feb. 28, 1972. - Report from U.S. Civil Service Commission supporting Administration's recommendations concerning State and local employees. Apr. 28, 1972. - Adverse report from Department of the Treasury on amendment No. 1001. May 1, 1972. - Adverse report from Department of the Treasury on amendment No. 959. May 8, 1972. - Adverse report from Department of Health, Education, and Welfare on amendment No. 830. May 10, 1972. - Adverse report from Department of the Treasury on amendment No. 895.</p> <p style="text-align: center;"><b>FINANCE COMMITTEE ACTION</b></p> <p>Feb. 22, 23, 24, 29; Mar. 1, 2, 6, 8, 9, 11, 16, 17, 20, 21, 22, 23, 24, 27, 28, 29; Apr. 1, 5, 6, 7, 11, 12, 13, 18, 19, 20, 21, 24, 25, 26, 27, 28; May 1, 3, 4, 5, 9, 10, 11, 12, 15, 16, 17, 18, 19, 22, 23, 24, 31; June 1, 2, 5, 6, 7, 8, 9, 12, 13; Sept. 6, 7, 19, 20, 21, and 22, 1972. - Committee met in Executive Session.</p> <p style="text-align: center;"><b>BILL REPORTED</b></p> <p>Sept. 26, 1972 - Bill favorably reported to the Senate (S. Rept. 92-1230) with the following amendments thereto:</p> <p style="text-align: center;"><b>Social Security Cash Benefits</b></p> <ol style="list-style-type: none"> <li>(1) provides a special minimum benefit of \$200 per month (\$300 for a couple) for persons who have been employed in covered employment for thirty years;</li> <li>(2) increases from \$1,650 to \$2,000 the social security earnings limitation, with benefits reduced by \$1 for each \$2 of additional earnings;</li> <li>(3) increases benefits for those who delay retirement beyond age 65;</li> <li>(4) reduces waiting period for disability benefits to 4 months;</li> <li>(5) provides benefits for a child based on the earnings record of a grandparent;</li> <li>(6) provides refund of social security tax to members of certain religious faiths opposed to insurance;</li> <li>(7) extends social security coverage to dependent sisters and to dependent disabled brothers;</li> <li>(8) permits firemen and policemen to terminate their social security coverage without affecting the coverage of other public employees;</li> </ol>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

(House bill)

- (17) eliminates the test of recent attachment to covered work for blind people;
- (18) provides noncontributory wage credits for military service during the period January 1957 through December 1967;
- (19) reduces the present 6 month waiting period for disability benefits to 5 months;
- (20) provides an alternative method of determining when disability benefits will be reduced when workmen's compensation is also payable;
- (21) provides an optional determination of self employment earnings for low incomes;
- (22) provides social security coverage for members of religious orders who have taken a vow of poverty;

**Medicare, Medicaid, and Maternal and Child Health Provisions**

- (23) extends health insurance protection to disabled beneficiaries;
- (24) provides hospital insurance for the uninsured;
- (25) limits future increases in the supplementary medical insurance premium;
- (26) increases the coinsurance amount as hospital costs rise under hospital insurance and increases the lifetime reserve from 60 to 120 days;
- (27) provides automatic enrollment for supplementary medical insurance;
- (28) provides incentives for comprehensive care under medicaid;
- (29) permits cost sharing under medicaid;
- (30) requires families eligible for cash assistance to pay a deductible under medicaid equal to one third of the family's earnings above \$720;
- (31) provides that medicare beneficiaries living in border areas of the United States would be entitled to covered inpatient hospital care outside the United States;
- (32) limits reimbursement to hospitals etc., to large capital expenditures which are inconsistent with State or local health facility plans;
- (33) requires experiments and demonstration projects in prospective reimbursement and incentives for economy;
- (34) provides limits on provider costs to be recognized as reasonable under medicare;
- (35) provides limits on increases in physicians' charges;
- (36) provides limits on skilled nursing home and intermediate care facility costs;
- (37) permits payments to health maintenance organizations;
- (38) establishes rules regarding payments for services of teaching physicians;
- (39) authorizes the termination of payments to suppliers of services who abuse the medicare or medicaid programs;
- (40) eliminates the requirement that States have comprehensive medicaid programs;
- (41) permits the States to eliminate or reduce the scope and extent of health services which are optional under medicaid;

## BILL REPORTED—Continued

**Social Security Cash Benefits—Continued**

- (9) includes disability benefits for individuals who are blind by:
  - (a) making disability benefits payable to blind persons who have six quarters of coverage earned at any time;
  - (b) changing the definition of disability for the blind to permit them to qualify for benefits regardless of their capacity to work and whether they work;
  - (c) permitting the blind to receive disability benefits beyond age 65 without regard to the retirement test; and
  - (d) excluding the blind from the requirement that disability benefits be suspended when a beneficiary refuses, without good cause, to accept vocational rehabilitation;
- (10) includes a number of provisions dealing with the method of issuing social security account numbers and providing penalties for furnishing false information to obtain a social security number;
- (11) includes a provision to exclude income from sale of certain literary or artistic items created before age 65 from income for purposes of determining the amount of benefits to be withheld under the social security earnings test;
- (12) adds additional relatives (by blood, marriage, or adoption) to the present categories of persons listed in the law who may receive social security cash payments due but unpaid to a deceased beneficiary;
- (13) excludes from coverage payments by an employer to disability beneficiaries or to the survivor or estate of a former employee; and
- (14) provides death benefits where body is unavailable and death occurred after 1950 thus spanning the entire period of the Vietnam action.

**Medicare-Medicaid**

- (1) Provides for the establishment of professional standards review organizations;
- (2) provides for coverage of drugs under medicare;
- (3) establishes an office of inspector general for medicare and medicaid;
- (4) authorizes medicaid coverage of mentally ill children in mental institutions;
- (5) requires Secretary of Health, Education, and Welfare to make public disclosure of information regarding deficiencies in hospitals, extended care facilities, skilled nursing homes and intermediate care facilities in the areas of staffing, fire safety, and sanitation;
- (6) establishes conforming standards for extended care and skilled nursing home facilities;
- (7) changes level of care requirements for extended care benefits;
- (8) authorizes an interval of more than 14 days for patients whose conditions did not permit immediate provision of skilled services within the 14-day limitation;
- (9) requires States to reimburse skilled nursing and intermediate care facilities on a reasonable cost-related basis, using acceptable cost-finding techniques and methods approved and validated by the Secretary of Health, Education, and Welfare;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## (House bill:

- (42) allows States to develop methods and standards for reimbursing the reasonable cost of inpatient hospital services under medicaid. Such costs could not exceed medicare rates;
- (43) provides that payments for institutional services under the medicare, medicaid, and maternal and child health programs could not be higher than the charges regularly made for these services;
- (44) requires institutional planning under medicare;
- (45) requires institutional utilization review under medicaid;
- (46) creates a program for determining qualifications for certain health care personnel;

## Welfare Provisions

- (47) replaces the present Federal-State cash public assistance programs with Federal programs providing assistance for families with children at a level of \$800 per year for each of the first two family members with lesser amounts for additional members (\$2,400 per year for a family of four, \$3,000 for a family of eight or more) and providing assistance for the aged, blind, and disabled at a level (when fully effective) of \$150 per month for an individual or \$200 per month for a couple;
- (48) provides that needy families with children which include an employable member will get assistance under a Labor Department Opportunities For Families program under which employable members will be required to register for and accept training and employment with child care and other necessary manpower services being made available;
- (49) provides that needy families with children which do not include an employable member will get assistance under a Family Assistance Plan of the Department of Health, Education, and Welfare; and
- (50) authorizes States to supplement the Federal assistance provided for families and for the aged, blind, and disabled and to assure the States against certain increases in the costs of supplemental assistance if such assistance is administered by the Federal Government.

## Tax Provisions

- (51) increases limitation on child care deduction from \$600 for 1 child (\$900 for 2 or more children) to \$750 for 1 child (\$1,125 for 2 children, \$1,500 for 3 or more) and increases the limitation on the income of families for whom this provision is applicable from \$6,000 to \$12,000; and
- (52) changes retirement income credit provisions by providing:
  - (a) increases in income limitation from \$1,524 to \$2,509 for a single person (from \$2,289 to \$3,750 for married couples);
  - (b) increases in earnings limitation from \$1,200 to \$2,000;
  - (c) that all types of taxable income are eligible for the credit;
  - (d) that 10 years of prior earnings history is no longer required for the credit; and
  - (e) certain corresponding changes for retired taxpayers under age 65.)

BILL REPORTED—Continued  
Medicare-Medicaid—Continued

- (10) allows to decide whether a facility qualifies to participate as a "skilled nursing facility" in both the medicare and medicaid programs;
- (11) authorizes demonstration projects to determine the most suitable types of care for beneficiaries ready for discharge from a hospital or skilled facility;
- (12) authorizes demonstration projects to determine the most appropriate and equitable methods of compensating for the services of physicians' assistants (including nurse practitioners);
- (13) provides that the State certification agencies, as directed by the Secretary, would survey on a random sample basis (or where substantial allegations of non-compliance have been made) hospitals accredited by the Joint Commission on Accreditation of Hospitals and if deficiencies from the medicare standards were found to exist in an institution, the medicare standards and compliance procedures would be applied in that facility;
- (14) extends for 2 additional fiscal years (through June 30, 1974) the present special project grant authorization contained in Title V of the Social Security Act to support maternal and child health programs;
- (15) removes requirement that coverage of the services of clinical psychologists and speech therapists on an out-patient basis be rendered in a physician-directed clinic or outpatient department;
- (16) provides Secretary of Health, Education, and Welfare greater discretion in selection of intermediaries and assignment of providers to them;
- (17) provides that the Social Security Administration make public the following types of evaluations and report:
  - (a) individual contractor performance reviews and other formal evaluations of the performance of carriers, intermediaries, and State agencies, including the reports of followup reviews;
  - (b) comparative evaluations of the performance of contractors - including comparisons of either overall performance or of any particular contractor operation; and
  - (c) program validation survey reports—with the names of individuals deleted;
- (18) waive beneficiary liability in certain situations where medicare claims are disallowed;
- (19) authorizes 100 percent Federal funding for the costs of family planning services and requires States to make available on a voluntary and confidential basis such counseling, services, and supplies, directly and/or on a contract basis with family planning organizations throughout the State, to present, former, or likely recipients who are of child-bearing age desiring such services;
- (20) provides for failure to provide required health care screening to all eligible children between the ages of 7 and 21 by no later than July 1, 1973. The amendment also includes a provision that would reduce the Federal share of AFDC matching funds by 2 percent, beginning in fiscal year 1975, if a State:
  - (a) fails to inform the adults in AFDC families and on workfare of the availability of child health screening services;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS

BILL REPORTED—Continued  
Medicare-Medicaid—ContinuedJuly 22, 1971  
(No. 1)  
(318)

(Ribicoff)

Amendment:

- (1) Sets national goal of eliminating poverty by 1976;
- (2) Increases Federal minimum income level for a family of four from \$2,400 in H.R. 1 to \$2,800, increasing further to 100 percent of the poverty level (now about \$3,000) by fiscal year 1977, with payment levels adjusted to reflect regional variations in the cost of living, and with subsequent increases as the cost of living rises;
- (3) Requires State supplementation of Federal welfare payments to assure that no beneficiary would receive less than he is now getting;
- (4) Phases out State and local share of welfare costs over a 5-year period;
- (5) Extends coverage to childless couples and single persons;
- (6) Increases earned income disregard;
- (7) Modifies work and training provisions to insert definition of "suitable" employment, expand public service employment, exempt mothers with preschool children from registration, and set priorities in the handling of registrants;
- (8) Establishes a Federal Child Care Corporation to expand the availability of child care;
- (9) Eliminates (a) State duration-of-residence requirements, (b) the automatic termination of benefits for failure to file timely reports of changed circumstances, (c) the requirement of quarterly reports of income, and (d) the requirement of reapplying for benefits every two years;
- (10) Bases eligibility only on income in the current month;
- (11) Requires a simplified declaration method of determining eligibility; and
- (12) Provides for the protection of accrued rights of State and local Government welfare employees.

Aug. 5, 1971  
No. 2  
(395)

(Metcalf, Burdick, Goldwater, Gravel, McGovern, Mansfield, Mondale, Moss, Randolph, Stevens, and Williams) Provides 100 percent Federal funding for the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons.

- (b) fails to actually provide or arrange for such services; or
- (c) fails to arrange or refer to appropriate corrective treatment children disclosed by such screening as suffering illness or impairment;
- (21) consolidates part B home health and outpatient physical therapy benefits. Coverage under the new benefit would be on two levels; homebound beneficiaries would be entitled to the full range of benefits, while beneficiaries who were not homebound would be entitled to rehabilitation benefits only;
- (22) makes medicare protection available at cost to spouses aged 60-64 of medicare beneficiaries and to other persons age 60-64 (such as a beneficiary who elects retirement at age 62) entitled to benefits under the Social Security Act;
- (23) establishes a program designed to encourage appropriate care and treatment of alcoholics and addicts.
- (24) deletes the House provision calling for a 25% increase in matching funds for amounts paid to HMO's, since if HMO's deliver services more efficiently, and economically, it would increase in matching;
- (25) modifies House changes in cost sharing under medicaid by:
  - (a) limiting copayments and deductibles State could impose on medically indigent to copayments on patient-initiated elective services only, such as the initial office visits to physicians and dentists; and
  - (b) deleting the House provision allowing States to impose copayments and deductibles on the indigent for optional medicaid services;
- (26) allows work program families otherwise eligible for medicaid, who would ordinarily lose eligibility as a result of earnings from employment, to remain eligible for medicaid for one year and permitting such families to elect to continue in medicaid by paying a premium of 20 percent of income in excess of \$2,100 annually (excluding work bonus amounts);
- (27) approves House provision providing medicare benefits for border residents, and also authorizes medicare payments for emergency hospital and physician services needed by beneficiaries in transit between Alaska and the other continental States;
- (28) repeals provision providing that a State may reduce the range, duration, or frequency of the services it provides under its medicaid program, but it cannot reduce its aggregate expenditures for medicaid from one year to the next. This maintenance of effort requirement has forced a few States to either cut back on other programs or to consider dropping medicaid;
- (29) deletes House provision authorizing Federal matching payments toward the cost of designing, developing, and installing mechanized claims processing and information retrieval systems but retains provision authorizing Federal matching payments for 2 years (up to a total of \$150,000 annually) for the development of cost determination systems for State-owned general hospitals;

TITLE AND DESCRIPTION		ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
H.R. 1—Continued		BILL REPORTED—Continued Medicare-Medicaid—Continued
AMENDMENTS—Continued		
Aug. 5, 1971 No. 3 (396)	(Metcalf) Provides for inclusion of chiropractor's services under pt. B of medicare.	(20) modifies House provision establishing a Provider Reimbursement Review Board: (a) allowing providers, as a group, to appeal aggregate amounts of \$10,000 on a common issue; (b) allowing appeals to the Board by a provider, where the intermediary fails to make timely final costs determinations; and (c) requiring the Secretary to report to the legislative committees at the end of the first year of operation of the provision concerning its capacity to function effectively and equitably as well as any suggestions he might have for improvement of the process;
Aug. 5, 1971 No. 4 (411)	(Griffin) Authorizes a National Adoption Information Exchange System.	(31) modifies House provision providing physical therapy services and other services under medicare by adopting language to assure that factors, such as travel time, be included in the calculation of salary-related reimbursement and deleting the provision that would have established a new and separate benefit of up to \$100 annually for services provided by an independent physical therapist in his office or in a patient's home, and instructions to the Secretary of Health, Education, and Welfare designed to assure that reasonable arrangements may be undertaken in rural and smaller population centers to enhance availability of physical therapy in those areas;
Aug. 6, 1971 No. 5 (412)	(Metcalf) Provides for utilization of services of elderly individuals in operation of child care facilities.	(32) modifies the House provision granting waivers for certain rural skilled nursing facilities which are unable to assure the presence of a full-time registered nurse in such facilities 7 days a week, by allowing a rural skilled nursing home, which has one full-time registered nurse and is making good faith efforts to obtain another, a special waiver of the nursing requirement with respect to not more than two shifts, such as over a weekend;
Sept. 22, 1971 No. 6 (428)	(Packwood) Specifies inclusion of cytotechnologists in program for determining qualifications for certain health care personnel.	(33) deletes the House provision calling for a study of chiropractic services and substitutes a provision providing for the coverage under medicare of services involving treatment by means of manual manipulation of the spine by a licensed chiropractor who meets certain minimum standards established by the Secretary of Health, Education, and Welfare.
Sept. 27, 1971 No. 7 (439)	(Packwood) Specifies inclusion of cytotechnologists in program for determining qualifications for certain health care personnel.	
Oct. 12, 1971 No. 8 (464)	(Montoya, Anderson, Cranston, Engleton, Harris, Hart, Hollings, Hughes, Inouye, Jackson, Javits, Kennedy, McGee, McGovern, McIntyre, Mondale, Moss, Pell, Randolph, Ribicoff, Stevens, Tunney, Williams) Provides for coverage of drugs under medicare.	
Oct. 27, 1971 No. 9 (532)	(Schweiker) Refund of social security taxes for members of certain religious groups.	
Oct. 29, 1971 No. 10 (559)	(Ribicoff, Bayh, Brooke, Cranston, Gravel, Hart, Hartke, Hatfield, Hughes, Humphrey, Inouye, Jackson, Javits, Kennedy, Metcalf, Mondale, Moss, Muskie, Pastore, Stafford, Tunney, Williams.) Amendment: (1) sets national goal of eliminating poverty by 1976; (2) increases Federal minimum income level for a family of four from \$2,400 in H.R. 1 to \$3,000, increasing further to 100 percent of the poverty level (now about \$3,900) by fiscal year 1977, with subsequent increases as the cost of living rises; (3) requires State supplementation of Federal welfare payments to assure that no beneficiary would receive less than he is now getting, with 30 percent Federal matching; (4) phases out the State and local share of welfare costs over a 5-year period; (5) extends coverage to childless couples and single persons; (6) modifies work and training provisions to insert definition of "suitable" employment, expand public service employment, exempt mothers with preschool children from registration, and set priorities in the handling of registrants;	
		Supplemental Security Income for the Aged, Blind, and Disabled (1) Replaces the present programs of aid to the aged, blind, and disabled with a new wholly Federal program of supplemental security income and sets a Federal guaranteed minimum income level as follows: (a) \$130 for an individual or \$195 for a couple with a \$50 disregard of social security or other income; (b) an additional disregard of \$85 of earned income plus one-half of any earnings above \$85; and (c) any rebate of taxes (such as property or food taxes) received would not be counted as income; (2) requires applicants and recipients to apply for any other benefits they are eligible for (such as SS, unemployment insurance, workmen's compensation, etc.); (3) sets Federal definition for blindness and disability;

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1--Continued

## BILL REPORTED--Continued

## AMENDMENTS--Continued

- (7) increases earned income disregard;
- (8) eliminates (a) State duration of residence requirements, (b) the automatic termination of benefits for failure to file timely reports of changed circumstances, (c) the requirement of quarterly reports of income, and (d) the requirement of reapplying for benefits every 2 years;
- (9) bases eligibility only on income in the current month;
- (10) leaves the methods of determining eligibility up to the Secretary;
- (11) provides for the protection of accrued rights of State and local government welfare employees; and
- (12) eliminates ceiling on appropriations for certain social services.

Jan. 20, 1972  
No. 11  
(798)

(Alben, Garney) Makes eligible for social security disability benefits individuals who are now totally disabled but who do not meet the present law requirements of quarters of coverage for eligibility, if they did meet those requirements at the time their disability began even though they were not then totally disabled.

Jan. 20, 1972  
No. 12  
(808)

(Carleton, Bayh, Cook, Cranston, Gravel, Hart, Hughes, Mondale, Montoya, Percy, Randolph, Williams) Eliminates the transitional payment levels in fiscal years 1973 and 1974 and instead guarantees minimum income to aged, blind, and disabled to \$150 for an individual and \$200 for a couple beginning July, 1972; if R. 1 reaches these levels by July, 1974. Provides for automatic increases in guaranteed minimum as cost of living rises.

Jan. 20, 1972  
No. 13  
(801)

(Carleton, Bayh, Cook, Cranston, Gravel, Hart, Hughes, Mondale, Montoya, Percy, Randolph, Williams) Requires States to supplement Federal welfare payments to the aged, blind, and disabled to assure that they will receive at least as much as they would have received in June, 1972; provides 30 percent Federal matching for State supplementary payments.

Jan. 24, 1972  
No. 14  
(820)

(Rothoff, Hart, McGovern, Mondale, Stevenson, Tunney, Williams) Assures that States will not be required to spend more on welfare payments in fiscal years 1972 and 1973 than they did in fiscal year 1971.

Jan. 25, 1972  
No. 15  
(823)

(Bennett) Establishes a system of Professional Standard Review Organizations formed by practicing physicians which would assume the responsibility for reviewing the care and services provided under medicare and medicaid to assure that the services are medically necessary and meet proper quality standards.

Supplemental Security Income for the Aged, Blind,  
and Disabled--Continued

- (4) reinstates the provision requiring that an individual be at least 18 to be eligible for aid to the disabled;
- (5) exempts new recipients from the requirement that States cover all cash assistance recipients under medicaid;
- (6) State would be authorized to continue programs providing social services for aged, blind, and disabled under a new Title VI. There would be 75 percent Federal matching for the services provided, subject to the overall limitations described in the welfare sections on aid to families with dependent children;
- (7) prohibits the imposition of liens against the property of blind individuals as a condition of eligibility for aid to the blind;
- (8) provides uniform eligibility standards;
- (9) provides full Federal funding up to \$120 minimum; if State agrees to Federal administration of State supplemental payment, would provide such administration without cost to the States;
- (10) Puerto Rico, Guam, and Virgin Islands would continue under present law provisions;
- (11) provides the same provisions for drug addicts and alcoholics as adopted for aid to families with dependent children; and
- (12) Continues present law for aged, blind, and disabled until supplemental security income program becomes effective on April 1, 1974, with following changes:
  - (a) State has option to separate or combine services and eligibility determination;
  - (b) State permitted to require payment of costs for providing copies of manuals and other policy issuances;
  - (c) States could terminate assistance to persons absent from State for 90 days;
  - (d) State could make vendor payments for rent to recipients' landlords (under certain conditions) and to public housing authorities;
  - (e) State could put findings of an evidentiary hearing at local level into effect immediately;
  - (f) clarifies confidentiality clause so that it may not be used to prevent public officials from obtaining information needed in connection with their official duties;
  - (g) provides the same provisions for drug addicts and alcoholics as adopted for aid to families with dependent children; and
  - (h) permits HEW to waive requirement of State-wideness for social services.

## Welfare Programs for Families

## GUARANTEED JOB OPPORTUNITY FOR FAMILIES

- (1) provides three basic types of benefits to all family heads who are U.S. citizens or aliens lawfully admitted for permanent residence with a child under age 18 (or 22 and attending school full time):

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS—Continued

- Jan. 25, 1972**  
No. 16  
(824)
- (Ribicoff) Provides for the coverage of out-patient prescription drugs, with a co-payment of \$1 (subject to revision by the Secretary to reflect changes in the per capita costs of prescription drugs).
- Jan. 25, 1972**  
No. 17  
(825)
- (Ribicoff) Modifies Sec. 1106 of the Social Security Act by specifically limiting the Secretary's authority to withhold disclosure of Social Security records to taxpayer-beneficiary-patient records. All other information, including information related to the performance of medicare providers, would be available to the public.
- Jan. 25, 1972**  
No. 18  
(826)
- (Ribicoff) Establishes an Office of Inspector General for Health Administration in the Department of Health, Education, and Welfare. The Inspector General would undertake audits and reviews of the medicare and medicaid programs and any other health care programs established under the Social Security Act to determine efficiency and economy of operation consonant with provisions of the law and attainment of objectives and purposes for which the law was enacted.
- Jan. 27, 1972**  
No. 19  
(831)
- (Hartke)
- (1) Increases social security benefits 10 percent across-the-board;
  - (2) Provides special minimum benefit equal to 36 times the number of years of coverage (up to 30 years);
  - (3) Increases earnings limitation from \$1,680 to \$2,140, with \$1 reduction in benefits for each \$2 earned above this amount;
  - (4) Increases taxable wages to \$12,000 by 1974;
  - (5) Applies same rule for calculating average wages to men as now apply to women;
  - (6) Reduces waiting period for disability benefits from six months to three months;
  - (7) Eliminates test of recent covered employment for disability benefits;
  - (8) Defines disability for individual 55 or over as inability to engage in substantial gainful activity in his regular work or in any other work in which he was engaged with some regularity in the recent past;
  - (9) In calculating average wages, disregards one additional year of low earnings for each 10 years worked;
  - (10) Sets social security tax rates for employees at 4.6 percent for cash benefits through the year 2019, increasing to 5.5 percent in 2020 and thereafter;

## BILL REPORTED—Continued

## Welfare Programs for Families—Continued

## GUARANTEED JOB OPPORTUNITY FOR FAMILIES—Continued

- (a) a guaranteed job opportunity with a newly established Work Administration paying \$1.50 per hour for 32 hours and with maximum weekly earnings of \$48.00;
- (b) a wage supplement for persons employed at less than \$2.00 per hour (but at least at \$1.50 per hour) equal to three quarters of the difference between the actual wage paid and \$2.00 per hour; and\*
- (c) a work bonus equal to 10 percent of wages covered under social security up to a maximum bonus of \$100 with reductions in the bonus as the husband's and wife's covered wages rise above \$1,000.

## AID TO FAMILIES WITH DEPENDENT CHILDREN

- (1) makes clear that welfare is a statutory right created under law which can be extended, restricted, altered, amended, or repealed by law;
- (2) precludes the use of the declaration method of determining eligibility;
- (3) requires that States:
  - (a) Make eligible for AFDC only the following classes of families:
    - a. Family headed by mother with child under age 6;
    - b. Family headed by incapacitated father where mother is not in the home or is caring for father;
    - c. Family headed by mother who is ill, in prison, limited, or of advanced age;
    - d. Families headed by mother too remote from an employment program to be able to work;
    - e. Family headed by mother attending school full time even if there is a child under age 6;
    - f. Child living with neither parent, together with his caretaker (relatives), provided his mother is not also receiving welfare aid;
- (4) requires the use of social security numbers in the administration of assistance programs;
- (5) removes the requirement for States to have completely separate administrative units handling the provision of social services and handling the determination of eligibility for welfare;
- (6) defines "incapacitated" as "inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment";
- (7) requires States to establish a 3-month duration-of-residence requirement in order to be eligible for welfare;
- (8) makes unborn children ineligible for AFDC;
- (9) permits a State to deny welfare aid to a relative in a situation where a mother loans a child to the relative;
- (10) requires as a condition of eligibility, that a mother cooperate in efforts to establish the paternity of a child born out of wedlock, cooperate in seeking support payments from the father, and assign the right to collect support payments on her behalf to the Government;

\*Assumes a \$2.00 per hour minimum wage.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 1--Continued

BILL REPORTED--Continued

## AMENDMENTS--Continued

## Welfare Programs for Families--Continued

## AID TO FAMILIES WITH DEPENDENT CHILDREN--Continued

- (11) Increases hospital insurance tax on employees to 1.3 percent beginning 1972, increasing to 1.9 percent in 1987;
- (12) Provides for general revenue contribution for social security cash programs increasing from 4 percent of total expenditures in fiscal year 1973 to 20 percent of expenditures in fiscal year 1981 and thereafter;
- (13) Combines supplementary medical insurance and hospital insurance programs under medicare; eliminates premium contribution under supplementary medical insurance; provides for general revenue contribution to new combined program equal to 20 percent of total program expenditures in fiscal 1973, rising to 33 percent beginning fiscal year 1976;
- (14) Extends medicare coverage to include expenses incurred for routine eye care, eye glasses, dentures, and hearing aids;
- (15) Extends medicare coverage to include maintenance drugs, with a copayment of \$2 per new prescription and \$1 per refill prescription.
- Jan. 27, 1972  
No. 20  
(835) (Percy, Brooke) Increases social security earnings limit from present \$1,950 (\$2,000 in H.R. 1) to \$2,400 in 1972 and 1973 and to \$3,000 thereafter; directs Secretary to study feasibility of eliminating earnings limit.
- Jan. 27, 1972  
No. 21  
(836) (Percy, Mathias, Mondale, Nelson, Saxbe) Authorizes the Secretary to establish a program of training for State inspectors of long-term health care facilities. To carry out this provision \$2.5 million is authorized for fiscal 1972 and \$5 million for the next three fiscal years.
- Jan. 27, 1972  
No. 32  
(837) (Percy, Case, Hart, Humphrey, Mathias, Nelson, Pell, Saxbe) Authorizes grants to public or non-profit private agencies for programs designed to rehabilitate aged inpatients of long-term health care facilities. \$5 million is authorized for fiscal 1972 and \$10 million for each of the next three fiscal years.
- (11) provides that anyone who has voluntarily assigned or transferred property to a relative within one year prior to applying for public assistance and who has received less than fair market value for the property, will be ineligible for public assistance for a one year period commencing with the date of transfer;
- (12) clarifies congressional intent with respect to the meaning of the term "parent" under the AFDC program;
- (13) permits States to require as a condition of eligibility that a recipient allow a caseworker to visit the home at a reasonable time and with reasonable advance notice;
- (14) affirms the right of the State to determine the level of assistance it will provide for AFDC families;
- (15) reiterates the "reasonable promptness" provision in applying for AFDC required and makes clear the requirement that aid be furnished "with reasonable promptness" could not be so construed as to interfere with other requirements of the law such as seeking a mother's cooperation in establishing paternity and seeking support or in verifying information on income, resources, and other eligibility factors;
- (16) makes persons medically determined to be drug addicts and alcoholics no longer eligible for welfare payments except through a program specifically designed for rehabilitation and active treatment;
- (17) permits States to make an unemployed father who is a striker ineligible for benefits;
- (18) provides that AFDC would not be extended to any member of the household who is not either a relative of the child, or a brother or sister of the child and under age 18 (or under 21 and attending school full-time);
- (19) provides statutorily that overpayments constitute an obligation of an individual to be withheld from any future assistance payments or any amounts (other than social security death benefits) owed by the Federal Government to the individual and can be collected through ordinary collection procedures;
- (20) makes recipients no longer eligible for food stamps or surplus commodities, however, provides that there would be no additional expense to States if they adjust their welfare payment levels to take into account loss of entitlement for food stamps;
- (21) permits States under certain conditions to make vendor payments for rent to landlords and to make rent payment in a lump sum to public housing authorities;
- (22) agrees to repeal a welfare amendment in Public Law 92-213 which would require welfare agencies in some circumstances to pay as a rental allowance more than the actual cost of rent;
- (23) permits States to require reapplication for benefits once every 2 years (or less frequently);
- (24) requires State welfare agencies to reach a final decision on the appeal of a welfare recipient within 30 days following the day the recipient was notified of the agency's intention to reduce or terminate assistance and also requires the repayment to the agency of amounts which a recipient received during the period of the appeal if it was determined that the recipient was not entitled to them;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1--Continued

## AMENDMENTS--Continued

**Jan. 27, 1972**  
**No. 23**  
**(838)**

(Percy, Baker, Bayh, Case, Cook, Hatfield, Javits, Packwood, Pastore, Pearson, Scott, Stevens) Assures that States will not be required to expend more for aid to the aged, blind, and disabled and for aid to families with dependent children for fiscal 1972 and later years than they spent in fiscal 1971 except to the extent that their costs would have increased by more than 20 percent over 1971. To qualify for this provision, States would have to keep assistance standards at least as high as they were on June 30, 1971 unless their costs increase to more than 50 percent above fiscal 1971 levels.

**Feb. 1, 1972**  
**No. 24**  
**(852)**

(Bellmon) Adds to the Social Security Act a child support title which:

- (1) Requires Federal agencies to make available information as to the whereabouts of a deserting parent needed to obtain child support;
- (2) Establishes a Federal fund for making support payments up to \$150 per month to a child whose parent is required by court order to make the payments, is not doing so, and has left the State in which the child resides. The parent would be liable to repay such payments with interest to the United States and also to repay the Federal share of any AFDC payments made to his family;
- (3) Requires adult members of Assistance for Dependent Children families to provide information about the whereabouts of the deserting parent; makes interstate travel to avoid parental support obligations a Federal crime; and requires Office of Economic Opportunity legal services programs to give first priority to parental support cases.

**Feb. 7, 1972**  
**No. 25**  
**(870)**

(Nelson, Cranston, Humphrey, Kennedy, Schwelker, Tower) Provides for the coverage under the supplementary insurance program of the service of physicians' assistants if (a) the assistant is legally authorized to perform the service; (b) the physician assumes full responsibility for the services; and (c) the physician bills for the services.

**Feb. 8, 1972**  
**No. 26**  
**(875)**

(Percy) Provides an earnings exemption of \$1,500 a year (\$1,020 under House-passed H.R. 1) plus one-half of additional earnings, work related expenses and amounts needed for achieving self-support under a plan approved by the Secretary of Health, Education, and Welfare. After 1973 the \$1,500 amount would be increased according to rises in the Consumer Price Index.

## BILL REPORTED--Continued

## Welfare Programs for Families--Continued

## AID TO FAMILIES WITH DEPENDENT CHILDREN - Continued

- (25) provides that information concerning applicants and recipients be made available to a court, prosecuting attorney, tax authority, law enforcement official, legislative body or other public official in connection with his official duties, including the collection of support payments or prosecuting fraud or other criminal or civil violations;
- (26) Federal matching for social services to the aged, blind, and disabled, and those provided under aid to families with dependent children would be subject to a State-by-State dollar limitation. Each State would be limited to its share of \$2.5 billion based on its proportion of population in the United States, child care services, services provided to a mentally retarded individual, services related to the treatment of drug addicts and alcoholics, and services provided to a child in foster care could be provided to persons formerly on welfare, or likely to become dependent on welfare, as well as recipients. At least 90 percent of expenditures for all other social services would have to be provided to individuals receiving supplemental security income or AFDC. 75 percent Federal matching would be applicable for such services. Family planning services would be 100 percent Federal funding and would not be subject to Federal matching formula;
- (27) continues 90 percent Federal matching for supportive services other than family planning services to enable AFDC recipients to participate in the Work Incentive Program, until the Government Employment Program begins on Jan. 1, 1974;
- (28) deletes the requirement that States must develop an individual program of services for each family receiving AFDC;
- (29) permits the Secretary to waive the requirement of state-wideness for social services;
- (30) eliminates the statutory requirement of an individual program for services for each family;
- (31) provides that during the period between enactment of the House bill and the effective date of the new Federal employment program, the community work training provisions in the law prior to the 1967 amendments would be applied so that States wishing to have such programs in the interim do so;
- (32) requires States under the AFDC program to take certain actions to assure that welfare payments are being used in the best interests of children;
- (33) requires that all States have a program of emergency assistance to migrant families with children:
  - (i) requires that the program be statewide in application;
  - (ii) provides 75 percent Federal matching for emergency assistance to migrant families; and
  - (iii) reduces Federal matching for emergency social services from 75 percent to 50 percent;
- (34) provides 50 percent Federal matching for the cost of State and local prosecuting attorney efforts to prosecute welfare fraud;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS—Continued

- Feb. 16, 1972**  
**No. 27**  
**(891)**
- (Ribicoff, Kennedy, McGee) Makes special provisions for Indian, getting assistance under the programs for the aged, blind, and disabled and for families so that property held in trust for them by the United States will not be counted as resources and so that assistance provided on the basis of need by Indian tribes will not be counted as income. Permits Federal funding of public service employment programs for Indians beyond the 3 year limitation otherwise applicable and in an amount above the 75 percent and 50 percent matching limit specified for the second and third years of such programs.
- Feb. 16, 1972**  
**No. 28**  
**(892)**
- (Hartke) Provides for a reduction in social security taxes for certain low income people; the reduction would be graduated according to income and based on an individual's adjusted gross income minus \$1,300 and the personal exemptions allowed under the income tax laws.
- Feb. 16, 1972**  
**No. 29**  
**(893)**
- (Hartke)
- (1) Increases social security benefits 10 percent across the board;
  - (2) Provides special minimum benefit equal to \$6 times the number of years of coverage (up to 30 years);
  - (3) Increases earnings limitation from \$1,680 to \$2,400, with \$1 reduction in benefits for each \$2 earned above this amount;
  - (4) Increases taxable wages to \$12,000 by 1974;
  - (5) Applies same rules for calculating average wages to men as now apply to women;
  - (6) Reduces waiting period for disability benefits from 6 months to 3 months;
  - (7) Eliminates test of recent covered employment for disability benefits;
  - (8) Defines disability for individual 55 or over as inability to engage in substantial gainful activity in his regular work or in any other work in which he was engaged with some regularity in the recent past;
  - (9) In calculating average wages, disregards one additional year of low earnings for each 10 years worked;
  - (10) Sets social security tax rates for employees at 4.5 percent for cash benefits through the year 2019, increasing to 5.5 percent in 2020 and thereafter;
  - (11) Increases hospital insurance tax on employees to 1.3 percent beginning in 1972, increasing to 1.9 percent in 1987;
  - (12) Provides for general revenue contribution for social security cash programs increasing from 4 percent of total expenditures in fiscal year 1973 to 20 percent of expenditures in fiscal year 1981 and thereafter;

## BILL REPORTED—Continued

## Welfare Programs for Families—Continued

## Aid to Families With Dependent Children—Continued

- (35) permits States to be reimbursed for the cost of making available current copies of program manuals and other policy issuances without charge to public or university libraries, the local or district offices of the Bureau of Indian Affairs, and welfare or legal services offices or organizations;
- (36) makes establishment of welfare advisory committee for AFDC and child welfare programs optional with the State;
- (37) modifies the earning disregard formula by allowing only day care as a separate deductible work expense;
- (38) modifies the earning disregard to exempt the first \$60 per month plus one-third of next \$100 plus one-fifth of remainder of earned income;
- (39) disregards \$20 of child support payments per family;
- (40) effective January 1, 1974, replaces earned and other income disregards with exemption of \$20 of any income other than child support and \$20 of child support payments; and
- (41) effective January 1, 1974, denies making supplemental payments for anyone no longer eligible for basic welfare payments (including mothers with children under age 6 who volunteer for the Federal guaranteed employment program) would:
  - (a) have to assume that individuals eligible for the guaranteed employment program were actually receiving \$200 per month;
  - (b) assuming a Federal minimum wage of at least \$2 per hour, would have to disregard any earnings between \$200 and \$375 per month;
  - (c) be free to treat income above \$375 monthly in any way they wished; and
  - (d) not be required to take into account work expenses.

GENERAL WELFARE PROVISIONS, CHILD WELFARE SERVICES, AND  
OTHER PROVISIONS

- (1) directs the Secretary of the Department of Health, Education, and Welfare to study and report to the Congress by Jan. 1, 1974, on ways of enhancing the quality of welfare work, whether by fixing standards of performance or otherwise;
- (2) makes it a crime punishable by a fine of up to \$10,000 or imprisonment of up to 5 years, or both, in the case of a welfare employee who is found guilty of:
  - (i) extortion or willful oppression under color of law; or
  - (ii) knowingly allowing the disbursement of greater sums than are authorized by law, or receiving any fee, compensation, or reward, except as prescribed, for the performance of any duty; or
  - (iii) failing to perform any of the duties of his office or employment with intent to defeat the application of any provision of the welfare statute; or
  - (iv) conspiring or colluding with any other person to defraud the United States or any local, county or State government; or
  - (v) knowingly making opportunity for any person to defraud the United States; or

## TITLE AND DESCRIPTION

H.R. 1--Continued

## AMENDMENTS--Continued

- (13) Combines supplementary medical insurance and hospital insurance programs under medicare; eliminates premium contribution under supplementary medical insurance; provides for general revenue contribution to new combined program equal to 20 percent of total program expenditures in fiscal 1973, rising to 33 percent beginning fiscal year 1976;
- (14) Extends medicare coverage to include expenses incurred for routine eye care, eye glasses, dentures, and hearing aids;
- (15) Extends medicare coverage to include maintenance drugs, with a copayment of \$2 per new prescription and \$1 per refill prescription;
- (16) Provides for a reduction in social security taxes for certain low income people, the reduction would be graduated according to income and based on an individual's adjusted gross income minus \$1,300 and the personal exemptions allowed under the income tax laws.

Feb. 16, 1972  
No. 30  
(891)

- (Chiles) Sets amount above which earnings are considered prima facie evidence that a disability insurance beneficiary is no longer disabled at the social security retirement test exempt amount (currently \$1,680 annually, increased to \$2,000 under H.R. 1).

Feb. 17, 1972  
No. 31  
(895)

- (Pearson, Baker, Beall, Bentsen, Bible, Brooke, Cannon, Cook, Cotton, Cranston, Humphrey, Inouye, Javits, McClellan, Magnuson, McCall, Pastore, Spang, Stevens, Williams) This amendment would allow persons 65 years or over a tax credit, up to \$300 a year, for real property taxes paid on their residence. Renters would be allowed a credit of 25% of their rent, the credit limited to \$300. In both cases the credit would be reduced, dollar for dollar, by adjusted gross income in excess of \$6,500 (\$3,250, in the case of married individuals filing separately). (Same as Engleton's amendment 687 to Revenue Act of 1971, adopted by Senate and eliminated in Conference.)

Feb. 18, 1972  
No. 32  
(905)

- (Ribicoff) Requires States to supplement Federal welfare payment to the aged, blind, and disabled to guarantee a monthly income equal to (1) the State payment level in June 1972, plus (2) the bonus value of food stamps in the State in June 1972, plus (3) \$4 for an individual or \$6 for a couple (as a passalong of part of the social security increase).

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)

## BILL REPORTED--Continued

## Welfare Programs for Families--Continued

GENERAL WELFARE PROVISIONS, CHILD WELFARE SERVICES, AND OTHER PROVISIONS--Continued

(VII) doing or attempting to do any act with intent to enable any other person to defraud the United States or any local, county or State government; or

(VIII) making, or signing any fraudulent entry in any book, or making or signing any affidavit, or form or statement, knowing it to be fraudulent; or

(IX) having knowledge or information of the violation of any provision of the welfare statute which constitutes fraud against the welfare system, and failing to report such knowledge or information to the appropriate official; or

(X) demanding, or accepting, or attempting to collect, directly or indirectly its payment of gifts, or otherwise, any sum of money or other thing of value for the exempt, misadjustment, or satisfaction of any charge or complaint for any violation or a violation of law, except as expressly authorized by law.

In addition to these penalties the employee involved shall be dismissed from office or discharged from employment;

- (3) limits the Secretary's regulatory authority under the welfare programs so that he may not promulgate any rule with respect to specific provisions of the act and, in those cases the regulations may not be inconsistent with these provisions; and

- (4) requires one-half of the funds spent on research and demonstration projects in the area of public assistance and social services to be spent on projects relating to the prevention and resumption of dependency on welfare, rather than welfare expansion.

## CHILD WELFARE SERVICES

- (1) increases the annual authorization for Federal grants to the States for child welfare services to \$290 million in fiscal year 1973, rising to \$270 million in 1977 and thereafter; and
- (2) authorizes a national adoption information exchange system.

## OTHER PROVISIONS

- (1) Assigns to the General Accounting Office the basic role of evaluating programs under the Social Security Act and any Federal agency to enter into a contract to evaluate any program under the Social Security Act (if an expenditure of more than \$25,000 is involved) unless the Comptroller General approves the study in advance;
- (2) prohibits the use of Federal funds to pay, directly or indirectly, the compensation or expenses of any individual who in any way participates in action relating to litigation which is designed to nullify congressional statutes or policy under the Social Security Act; and
- (3) upgrades the stature of the Administrator of the Social and Rehabilitation Service by having the President select him and by having him confirmed by the Senate as his colleagues with equivalent positions in the Department (the Commissioner of Social Security, the Commissioner of Education, and the Surgeon General) now enjoy.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS—Continued

- Feb. 18, 1972** (Hatfield)  
**No. 33**  
**(906)**
- (1) Provide for the first \$100 of an individual's social security benefits to be financed from general funds rather than social security payroll taxes;
  - (2) Subjects social security benefits to Federal income tax;
  - (3) Permits an individual to elect on an annual basis not to have his employment covered under social security if he is covered under a qualified retirement program;
  - (4) Repeals social security taxes for hospital insurance program (pt. A of medicare) and instead provides for general revenue financing of the program; and
  - (5) Automatically enrolls in the supplementary medical insurance program (pt. B of medicare) any individual covered under the hospital insurance program.
- Feb. 24, 1972** (Harris, Javits)  
**No. 34**  
**(938)**
- Reduces from 20 years to 10 years the period of time a woman must have been married to an individual in order to qualify for widow's or wife's benefits based on his earnings.
- Feb. 24, 1972** (Hatfield)  
**No. 35**  
**(939)**
- Eliminates the \$255 limit on lump sum death payments. The payment would be three times the primary insurance amount in every case.
- Feb. 24, 1972** (Hatfield)  
**No. 36**  
**(940)**
- Provides for the payment of unreduced disability benefits to disabled widows (or dependent widowers) without regard to age; under present law reduced benefits are payable starting at age 50.
- Feb. 24, 1972** (Hatfield)  
**No. 37**  
**(941)**
- Provides that a person age 55 or over will be considered disabled if he is so disabled that he cannot do any significant amount of work requiring skills or abilities comparable to those used in any type of work that he has done with some regularity over an extended period of time.
- Feb. 24, 1972** (Hatfield)  
**No. 38**  
**(942)**
- Eliminates the recency-of-work requirements for disability benefits. Under present law, in order to qualify for disability benefits a worker generally must have had covered work in 20 out of the 40 quarters just before he became disabled.
- Feb. 24, 1972** (Hatfield)  
**No. 39**  
**(943)**
- Amends the definition of "child" in the Social Security Act to include additional children who were living with and receiving at least one-half of their support from a worker who is over 21 for at least six weeks just before the worker became entitled to benefits or died if the child's parent (including step-parent or adopting parent) was the worker's father, step-father, mother, step-mother, son, daughter, brother, step-brother, sister, step-sister, aunt or uncle.

BILL REPORTED—Continued  
Welfare Programs for Families—Continued

## CHILD CARE

- (1) Establishes within the new Work Administration a Bureau of Child Care with the eventual goal of making child care services available throughout the Nation to the extent they are needed, but are not supplied under other programs;
- (2) agrees to authorize \$800 million in fiscal year 1973 (and such sums as the Congress might appropriate thereafter) to arrange for and to pay for part or all of the cost of child care for the children of participants in the employment program and to other low income working mothers (where bill would provide \$750 million for substantially the same purposes); and
- (3) provides a 3-year program of grants to States to permit them to develop model child care.

## CHILD SUPPORT

- (1) Requires a mother, as a condition of eligibility for welfare, to accept her duty to support payments to the Government and to cooperate in identifying and locating the father and in obtaining any money or property due the father or Government;
- (2) requires access to Federal records to any parent seeking support from a deserting spouse regardless whether the family was on welfare;
- (3) provides that the entire amount of welfare payments from support collection would remain with the State;
- (4) requires parent to enter voluntarily into an arrangement for making regular support payments;
- (5) provides the States all the enforcement and collection mechanisms available to the Federal Government, including the use of the Internal Revenue Service to garnish the wages of the absent parent;
- (6) provides for Federal criminal penalties for an absent parent who has not fulfilled his obligation to support his family and the family receives welfare payments in which the Federal Government participates;
- (7) provides means for determination of paternity by providing for the cooperation of the mother and the use of blood laboratories;
- (8) requires each U.S. Attorney to designate an assistant who would be responsible for child support;
- (9) provides that the wages of Federal employees be subject to garnishment in support and alimony cases; and
- (10) provides that a deserted parent participating in the welfare program could take advantage of the support collection and, where applicable, the paternity determination mechanism provided in the Committee bill.

## Fiscal Relief for States

- (1) establishes a new Supplemental Security Income program for the aged, blind, and disabled which will be federally funded and administered. Also provides full federal funding for costs of administering State supplemental payments if State agrees to Federal administration of such payments.
- (2) changes the funding mechanism in the Aid to Families with Dependent Children program from the present formula matching to a block grant approach; and
- (3) retains the present financing arrangement with respect to the costs of administration of the AFDC program.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1--Continued

## AMENDMENTS--Continued

- Feb. 21, 1972  
No. 40  
(944) (Hatfield) Provides for the coverage of outpatient prescription drugs under the hospital insurance program with a payment of \$2.
- Feb. 25, 1972  
No. 41  
(945) (Javits) Provides that income from the sale of certain literary or artistic items created before age 65 shall not be included as income for purposes of determining the amount of benefits to be withheld under the social security earnings test.
- Feb. 28, 1972  
No. 42  
(951) (Ribicoff, Schweiker) Authorizes the General Accounting Office, in response to congressional requests, to analyze legislative proposals to amend the Social Security Act together with the data and arguments advanced in connection with such proposals. Prohibits Federal agencies entering into contracts involving more than \$25,000 for the study or evaluation of any program funded under the Social Security Act unless the General Accounting Office finds that the study is justified, cannot be effectively carried out by the Agency's own employees, and will not duplicate a General Accounting Office study or evaluation.
- Feb. 28, 1972  
No. 43  
(955) (Stevenson, Brooke, Cranston, Gurney, Hartke, Hollings, Inouye, Muskie, Nelson, Pearson, Taft, Tunney) Provides for the coverage under medicare of up to 100 visits to an authorized post-hospital rehabilitation facility. Covered services would include: (a) physical and occupational therapy; (b) speech pathology and audiology; (c) medical social services; and (d) services related to the use of prosthetic and orthotic devices.
- Feb. 29, 1972  
No. 44  
(958) (Ribicoff, Tunney) Confirms titles 18 and 19 standards for skilled nursing homes and authorizes demonstration projects to develop alternative methods of providing long term nursing care.
- Feb. 29, 1972  
No. 45  
(959) (Hatfield) This amendment provides for a credit against Federal tax for direct antipoverty contributions. These are contributions to a person or family whose income is below the poverty level. The credit would range upward from 10 percent of such contributions made in 1973 to 100 percent of such contributions made after 1982.
- Feb. 29, 1972  
No. 46  
(962) (Humphrey) Provides that the benefit levels under the adult assistance program shall be at the rate of \$2,000 a year for an individual and \$2,600 for a couple, starting July, 1972.
- Feb. 29, 1972  
No. 47  
(963) (Humphrey) Provides for the financing of the supplementary medical insurance program under general revenues and eliminates the payment of Pt. B premiums by the beneficiary required by present law.

## BILL REPORTED--Continued

## Internal Revenue Amendments

- (1) includes with minor modification, the liberalized and simplified retirement income credit contained in the House bill raising the limitation to \$2,500 for a single person and \$3,750 for a couple (the maximum credit will be \$375 for a single person and \$562.50 for a couple);
- (2) eliminates duplication of FICA tax in certain cases where an employee on the payroll of one member of an affiliated group of corporations is performing services for other members of the group;
- (3) provides a tax credit to non-business employers for employing participants of the guaranteed employment programs; and
- (4) provides a work bonus (10 percent of the wages taxed under social security or railroad retirement programs) for low income workers who head families if the total income of husband and wife is \$1,000 or less. This 10 percent bonus is gradually phased out as total income of husband and wife increases to \$5,000 annually.

## SENATE ACTION

Sept. 21, 28, 29, 30, Oct. 2, 3, 4, and 5, 1972. Debated and passed by the Senate, by roll-call vote (No. 536) of 68 yeas, 5 nays (Oct. 3, Congressional Record S17662), after taking the following amendments:

## Amendments Adopted:

- Committee amendment* on floor, and the bill as amended, was introduced and read (N) for the purpose of further amendment, by voice vote (Sept. 27, Congressional Record S16111);
- Unanimous amendment* raising to \$3,000 the amount of annual income which may be earned by social security beneficiaries without penalty, by roll-call vote (No. 454) of 76 yeas, 5 nays (Sept. 27, Congressional Record S16122);
- Person amendment* directing the Secretary of Health, Education, and Welfare to conduct a study of the retirement test, and to report to the Congress by June 1, 1974, with recommendations as to the feasibility and desirability of eliminating such test, by voice vote (Sept. 28, Congressional Record S16218);
- Committee amendment* No. 1919 requiring States to increase standard of need for purposes of aid to the aged, blind and disabled between October 1, 1972 and Dec. 31, 1973 by 20 percent of the amount of the recently enacted Social Security benefit increase, and for any future general increase in social security benefits there will be a corresponding increase in the standard of need under public assistance programs, by voice vote (Sept. 29, Congressional Record S16361);
- Long committee amendment* incorporating within the bill title III, which provides for title XVI, Supplemental Security Income for the Aged, Blind, and Disabled and title VI, grants to States for services to the aged, blind and disabled, by roll-call vote (No. 484) of 75 yeas, 0 nays (Sept. 29, Congressional Record S16310);

\*Subsequently reconsidered on Oct. 6, 1972, and Senate readopted by unanimous consent the Oct. 3, 1972 Stevens amendment (for Metcalf) which had been inadvertently stricken from the bill.

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 1—Continued

## SENATE ACTION—Continued

## AMENDMENTS—Continued

- Feb. 29, 1972**  
**No. 48**  
**(964)** (Humphrey) Eliminates the provision in H.R. 1 which would provide for a copayment of one-eighth of the inpatient hospital deductible beginning with the 31st through the 60th day. (The provision in H.R. 1 calling for an increase in the lifetime reserve days from 60 to 120 would be retained.)
- Feb. 29, 1972**  
**No. 49**  
**(965)** (Humphrey) Provides that in cases where the amount of the inpatient deductible exceeds the amount payable for inpatient hospital services, the deductible will be deemed to be \$15. Under present law, the deductible is deemed to be the full charges for the services.
- Feb. 29, 1972**  
**No. 50**  
**(966)** (Humphrey) Provides for the gradual elimination, by Jan. 1, 1975, of the supplementary medical insurance deductible.
- Feb. 29, 1972**  
**No. 51**  
**(967)** (Humphrey) Provides that the average monthly wage, which determines an individual's benefit amount, shall be based on the 5 years in which the individual's earnings are highest.
- Feb. 29, 1972**  
**No. 52**  
**(968)** (Humphrey) Provides that social security disability benefits will be payable to an individual after the first month of disability (rather than after the sixth month of disability), and also provides that a person age 55 or over will be considered disabled if his disability prevents him from doing his regular work or any other work that he has done with some regularity in the past.
- Feb. 29, 1972**  
**No. 53**  
**(969)** (Humphrey) Provides for the gradual elimination, by Jan. 1, 1975, of the supplementary medical insurance deductible.
- Feb. 29, 1972**  
**No. 54**  
**(970)** (Humphrey) Eliminates the requirement presently in H.R. 1 that in order to qualify for medicare coverage disabled persons must have been entitled to disability benefits for at least 24 months.
- Feb. 29, 1972**  
**No. 55**  
**(971)** (Humphrey) Provides that the social security earnings test exempt amount shall be increased to \$3,000 a year (\$1,650 under present law and \$2,000 under H.R. 1).
- Mar. 1, 1972**  
**No. 56**  
**(973)** (Ribicoff) Authorizes the Secretary of Health, Education, and Welfare to review the process by which the Joint Commission on Accreditation of Hospitals accredits hospitals for participation in the Medicare program; and requires the Secretary to develop new accreditation guidelines where the present ones are inadequate or nonexistent.

- Constitution amendment* adding new section to title I, to provide for elimination of duration of relationship requirement in certain cases involving survivor benefits, by voice vote (Sept. 29, Congressional Record S16311);
- Longevity benefit amendment* providing minimum monthly payments for persons who have worked a minimum of 30 years under social security of \$200 in the case of individuals, and \$300 in the case of a couple, by rollcall vote (No. 485) of 73 yeas, 0 nays (Sept. 29, Congressional Record S16312);
- Costs amendment* extending until June 30, 1975, the period in order that Puerto Rico may implement the so-called freedom-of-choice provision under that medicare program, by voice vote (Sept. 29, Congressional Record S16313);
- Costs Public Law 94-142* providing that eyeglasses, dentures, hearing aids, and pediatric services be made available under medicare, by rollcall vote (No. 487) of 37 yeas, 31 nays (Sept. 29, Congressional Record S16320);
- Part of West Virginia amendment* making everyone eligible to receive social security benefits at age 60, and in the case of widows at age 55, by rollcall vote (No. 488) of 29 yeas, 24 nays (Sept. 30, Congressional Record S16391);
- Longevity benefits amendment* making maintenance drugs deductible under medicare, by rollcall vote (No. 489) of 51 yeas, 0 nays (Sept. 30, Congressional Record S16396);
- Health care benefits amendment* providing that alcoholism be considered to constitute disability under the medicare program, by rollcall vote (No. 490) of 52 yeas, 3 nays (Sept. 30, Congressional Record S16402);
- Part of West Virginia amendment* incorporating in provision of the full the social security program for low income workers, by rollcall vote (No. 491) of 49 yeas, 5 nays (Sept. 30, Congressional Record S16407);
- State assistance amendment (H. Rept. 93-5)* modified, provides for full Federal funding of State assistance payments to aged, blind and disabled Indians, Eskimos and Aleuts in supplementation of the basic Federal payments under Title XVI (but only to the extent that the combined Federal and State payments are less than 100 Federal and State expenditures in the State for aid to the aged, blind and disabled in fiscal 1973). Provides for 100 percent Federal funding of a State's AFDC payments to Indians to the extent that such payments are less than an assistance standard providing a higher level of assistance than \$1,600 per year for a family of 2, \$2,000 for a family of 3, and \$2,400 for a family of 4 or more. Provides full Federal funding of aid or assistance to Indians under State welfare programs for the aged, blind and disabled (including the new Title VI services program and the new Title XV program for drug addicts and alcoholics). Also provides full Federal funding of medical assistance provided to Indians under Title XIX, by voice vote (Oct. 3, Congressional Record S16705);
- Part of West Virginia amendment* providing medicare benefits to miners who are receiving black lung benefits, but who are under age 65, or are not otherwise eligible for medicare, by voice vote (Oct. 4, Congressional Record S16813);

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 1—Continued

## SENATE ACTION—Continued

## AMENDMENTS—Continued

- Mar. 2, 1972**  
**No. 57**  
**(985)** (Moss) Provides that the Social Security earnings test exempt amount shall be increased to \$2,520 a year (\$1,680 under present law and \$2,000 in H.R. 1).
- Mar. 2, 1972**  
**No. 58**  
**(986)** (Eagleton) Provides for the payment of unreduced disability benefits to the disabled wife (or dependent husband) without regard to age, of a worker who is entitled to Social Security benefits.
- Mar. 2, 1972**  
**No. 59**  
**(987)** (Eagleton) Provides for the payment of unreduced disability benefits to disabled widows (or dependent widowers without regard to age) under present law reduced benefits are payable starting at age 59.
- Mar. 2, 1972**  
**No. 60**  
**(988)** (Eagleton) Reduces from 20 to 10 years the period of time a woman must have been married to an individual in order to qualify for wife's or widow's benefits based on his earnings.
- Mar. 3, 1972**  
**No. 61**  
**(989)** (Casper) Provides Medicare coverage for voluntary enrollment in the hospital and medical insurance program for a beneficiary's spouse who is at least 60 years old but under 65 years old. The amount of the premium for coverage under the hospital insurance program would be \$31 a month (subject to future modifications to reflect the changes in the cost of hospital care); the part B premium would be an amount equal to 200 percent of the premium paid by individuals who have reached age 65 at the time of enrollment.
- Mar. 7, 1972**  
**No. 62**  
**(998)** (Church, Brooke, Hart, Inoué, Kennedy, McIntyre) Provides the benefit levels under the adult assistance program shall be at the rate of \$1,920 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic, annual, cost-of-living increases starting in 1974.
- Mar. 7, 1972**  
**No. 63**  
**(999)** (Church, Allen, Abbott, Baker, Bayh, Bentsen, Bible, Boggs, Brooke, Burdick, Byrd of W. Va., Cannon, Case, Chiles, Christon, Eastland, Gambrell, Gravel, Gurnoy, Harris, Hart, Hatfield, Hollings, Huddleston, Humphrey, Inoué, Jackson, Javits, Jordan of North Carolina, Kennedy, McClellan, Nease, McGovern, McIntyre, Magnuson, Mansfield, Mathias, Metcalf, Mondale, Montoya, Moss, Muskie, Nelson, Packwood, Pastore, Pearson, Percy, Randolph, Ribicoff, Schweiker, Smith, Sparkman, Stevens, Stevenson, Thurmond, Tower, Tunney) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.

*Roth amendment via Long amendment* authorizing \$100 million for fiscal years 1973 and 1974 for the conduct of pilot tests of the welfare plan embodied in parts A and B in title IV of the bill as reported out by the Senate Finance Committee and the family assistance plan contained in title IV of the bill as passed by the House or as modified by Ribicoff amendment No. 1669, by rollcall vote (No. 515) of 40 yeas, 40 nays (Oct. 4, Congressional Record S16819);

*Long amendment via amended by Roth amendment* which would include a 20 percent increase to the States for the administration of their welfare programs, by rollcall vote (No. 516) of 40 yeas, 29 nays (Oct. 4, Congressional Record S16820);

*Roth amendment No. 1756* amending the provision in H.R. 1 (section 227) which had that how Medicare shall reimburse for the services of consulting physicians by changing the effective date from Dec. 31, 1972 to June 30, 1973, by voice vote (Oct. 5, Congressional Record S16921);

*Walter amendment* (No. 1757) from the reduction in benefits for supplemental security income for the aged, blind, or disabled. Any individual who makes reasonable payment for such support and maintenance, by voice vote (Oct. 5, Congressional Record S16921);

*modified Long amendment No. 1657* permits the deduction for tax purposes for working mothers of child care expenses necessary for employment, by rollcall vote (No. 523) of 71 yeas, 8 nays (Oct. 5, Congressional Record S16929);

*modified Mondale amendment No. 1677* providing that the 20 percent social security benefit increase and any future cost-of-living increases not be taken into account in determining eligibility for food stamps, surplus commodities, or federally subsidized housing programs, by voice vote (Oct. 5, Congressional Record S16941);

*modified Stevens amendment No. 1656* providing a savings provision for social services under which each State's limit on Federal funding for social services established under the new section 1130 would be adjusted (in fiscal year 1973 only) so that that portion of the 1973 limit which applies to the period between the beginning of the fiscal year and the date section 1130 became law (pro-rated according to the number of days elapsed) would be increased up to the amount of the State's social services expenditures (but not above \$50 million) actually incurred during that period, by voice vote (Oct. 5, Congressional Record S16947);

*Gravel amendment No. 1677* relating to determination (for Medicare purposes) of per capita income of Alaska and Hawaii, by voice vote (Oct. 5, Congressional Record S16948);

*modified Gravel amendment No. 1675* directing the Secretary of Health, Education, and Welfare to study the feasibility of varying Social Security benefits to the cost-of-living differentials in different parts of the country by voice vote (Oct. 5, Congressional Record S16949);

*modified Gravel amendment No. 1676* exempting from income tax the aged, blind, or disabled certain stock held in trust by Alaska natives, by voice vote (Oct. 5, Congressional Record S16949);

## TITLE AND DESCRIPTION

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## H.R. 1—Continued

## SENATE ACTION—Continued

## AMENDMENTS—Continued

- Mar. 7, 1972**  
**No. 64**  
**(1000)** (Hatfield) Provides for payment of unreduced disability benefits to disabled widows (or dependent widowers) without regard to age; under present law reduced benefits are payable starting at age 50.
- Mar. 7, 1972**  
**No. 65**  
**(1001)** (Tunney) Makes the childcare and household expense deduction presently available to those who itemize, a business expense deduction entering into the computation of adjusted gross income, and thus available to taxpayers who do not itemize.
- Mar. 7, 1972**  
**No. 66**  
**(1002)** (Tunney) Provides that the funds appropriated for the public service employment program established by the bill are to be allocated among the States in accord with the relative numbers of recipients in each of the States who are registered for manpower services, employment, and training.
- Mar. 9, 1972**  
**No. 67**  
**(1030)** (Tunney, Humphrey, Muskie) Provides that the benefit levels under the adult assistance programs shall be set at the poverty level; the poverty level is defined as \$2,005 for an individual and \$2,589 for a couple for fiscal year 1973 and would be automatically increased for each fiscal year thereafter according to rises in the Consumer Price Index.
- Mar. 9, 1972**  
**No. 68**  
**(1031)** (Tunney, Humphrey, Muskie) Provides that State supplementary payments under the adult assistance program will be equal to the amount that the individual (or couple) would have received under the State law in effect for June 1972 plus the bonus value of food stamps the individual (or couple) could have purchased for June 1972 minus the Federal adult assistance payment.
- Mar. 9, 1972**  
**No. 69**  
**(1032)** (Tunney, Humphrey, Muskie) Excludes from the definition of income or the adult assistance programs irregularly received amounts of up to \$60 a quarter, earned income up to 75 percent of the poverty level (as determined by the Secretary of HEW) plus one-half of any earnings above that amount; and amounts equal to expenses attributable to earning income.
- Mar. 9, 1972**  
**No. 70**  
**(1033)** (Tunney, Humphrey, Muskie) Prohibits the States from imposing any residence requirement as a qualification for supplementary payments under the adult assistance program.
- Mar. 9, 1972**  
**No. 71**  
**(1034)** (Tunney, Humphrey, Muskie) Provides that in addition to other benefits payable an applicant for adult assistance who appears to be eligible and who is in need may be paid an emergency payment of up to \$100. Under H.R. 1 a similar payment is authorized as a cash advance against future benefits.
- Amended* *Wass amendment No. 1685* providing under medicare for the establishment of experiments in the provision of day care to the aged in subsidizing families who care for aged dependents, in paying for psychological services to residents of nursing homes, in improving rehabilitation services in nursing homes, and providing for the certification of intermediate care facilities located on Indian reservations, for cost disclosure by intermediate care facilities and for a grant program for training nurses' aides and orderlies, by voice vote (Oct. 5, Congressional Record S16934);
- Amended* *amendment of a technical and conforming nature making children under 18 ineligible for disability payments by voice vote (Oct. 5, Congressional Record S16994);*
- Amended* *amendment of eliminating \$20 exemption with respect to health services under part B of medicare, by voice vote (Oct. 5, Congressional Record S16666);*
- Amended* *amendment to net earnings disregard under AFDC from \$20 per month, plus 1% of remainder to \$60 per month plus 1% of next \$400 plus 1% of remainder and eliminating the need for paying expenses in present law and allowing a 10% deduction only of reasonable child care expenses, by voice vote (Oct. 5, Congressional Record S17051);*
- Amended* *amendment to providing a two-year phaseout instead of the immediate deletion of a program included in P.L. 92-514 which in effect prevented any welfare agency from receiving welfare payments if there is a reduction in the cost of public housing rental for welfare recipients, by voice vote (Oct. 5, Congressional Record S17051);*
- Amended* *amendment extending child support and paternity determination provisions in the bill to any deserted family, by voice vote (Oct. 5, Congressional Record S17051);*
- Amended* *amendment adding a new section to assure that Cuban refugees are eligible to receive benefits under the bill, by voice vote (Oct. 5, Congressional Record S17046);*
- Amended* *amendment No. 1684* providing that social security benefits on a child shall not be taken into account in determining whether such child is receiving more than half the support from the taxpayer by voice vote (after tabling motion was rejected by rollcall vote (No. 532) of 31 yeas and 43 nays) (Oct. 5, Congressional Record S17048);
- Amended* *amendment making \$800 million available for child care services to State and local governments, by voice vote (after tabling motion was rejected by rollcall vote (No. 533) of 29 yeas and 47 nays) (Oct. 5, Congressional Record S17027);*
- Amended* *amendment of a technical and clarifying nature providing for modification of the amendment approved on Sept. 29 to permit any increase in the standard of need provided by a State before the increase became a requirement could satisfy in whole or in part the required increase by voice vote (Oct. 5, Congressional Record S17029);*
- Amended* *amendment No. 1708* providing that individuals who were recipients of assistance in December 1973 in the aged, blind and disabled categories would be eligible for the supplemental security income program if the resources of such individuals did not exceed the maximum amount of resources in the State plan in effect in October of 1972 by voice vote (Oct. 5, Congressional Record S17030);

## TITLE AND DESCRIPTION

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## H.R. 1--Continued

## AMENDMENTS--Continued

- Mar. 9, 1972**  
**No. 72**  
**(1035)** (Tunney, Humphrey, Muskie) Provides that an applicant for adult assistance payments may have a hearing on any adverse action taken on his application and that such hearing shall be conducted in accordance with the Administrative Procedures Act.
- Mar. 9, 1972**  
**No. 73**  
**(1036)** (Tunney, Humphrey, Muskie) Provides that an individual or a couple whose resources are less than the poverty level can qualify for adult assistance payments. Provides that in determining resources the cash value of insurance policies will be excluded if the total cash value does not exceed \$1,500. (H.R. 1 would exclude the value of insurance policies if the total face value is not more than \$1,000.)
- Mar. 9, 1972**  
**No. 74**  
**(1037)** (Tunney, Humphrey, Muskie) Provides that when a person whose resources are insufficient to meet basic needs of a non-recurring type makes initial application for adult assistance, he can receive payments sufficient to meet these needs if he is presumptively eligible for benefits.
- Mar. 9, 1972**  
**No. 75**  
**(1038)** (Tunney, Humphrey, Muskie) Provides that the payment under the new adult assistance program, will be increased to the level payable under the present State programs for people who could be entitled under the State programs if such program had continued in existence.
- Mar. 9, 1972**  
**No. 76**  
**(1039)** (Tunney, Humphrey, Muskie) Authorizes emergency payments to families initially applying for assistance to enable them to meet basic, non-recurring needs such as clothing, furniture, and other household items.
- Mar. 9, 1972**  
**No. 77**  
**(1040)** (Tunney, Humphrey, Muskie) Requires the Secretary of Health, Education, and Welfare to conduct a study of the feasibility of using a single application for Social Security benefits and for payments under the adult assistance program. A report on the study with the Secretary's recommendations would be sent to Congress not later than July 1, 1973.
- Mar. 9, 1972**  
**No. 78**  
**(1041)** (Hollings) Provides for the payment of monthly social security benefits to the dependent brother or sister of a deceased worker.

## SENATE ACTION--Continued

- modified Cranston amendment No. 1693* providing that for purpose of determining eligibility and benefits under Part A of Title IV, any recipient of assistance for the aged, blind and disabled shall not be considered an individual of the AFDC family by voice vote (Oct. 5, Congressional Record S17030);
- amended amendment No. 1689* title 49 so that the "spend-down" level for aged, blind and disabled recipients would be equal to the payment level for aged, blind and disabled people in any State, rather than one and one-third times the AFDC payment level, by voice vote (Oct. 5, Congressional Record S17040);
- amended Stevenson amendment No. 1686* including occupational therapy under outpatient rehabilitation services, by voice vote (Oct. 5, Congressional Record S17042);
- amended Stevens amendment* providing reallooting unused social services funds for 1973 by transferring any unused Federal funds to other States which exceeded their Federal State allotment. No State could have its limit for fiscal 1973 increased under this provision by more than \$15 million, and any Federal funding which a State does receive as a result of this provision would be available only for matching expenditures for social services provided to recipients of assistance, by voice vote (Oct. 5, Congressional Record S17042);
- Cranston amendment* requiring subsequent action of the Congress prior to effectuating sections 508 and 509, relating to eligibility for food stamp program, by rollcall vote (No. 535) of 11 yeas, 27 nays (Oct. 5, Congressional Record S17046);
- Hart's amendment* requiring study by Secretary of Health, Education, and Welfare of question of availability of clinical psychologists for certain programs, by voice vote (Oct. 5, Congressional Record S17046);
- Reichen amendment* adding new section under sec. 402, "State Plans for Aid to Families with Dependent Children," by voice vote (Oct. 5, Congressional Record S17047);
- Long amendment* providing that for all fiscal years after fiscal 1972, States would be given the option of receiving their Federal funding for AFDC payments in the form of a block grant unrelated to their actual AFDC expenditures for the year, in place of the grant otherwise payable under the regular AFDC matching formula (including, in fiscal 1973 and 1974, the 20 percent increase in that grant under the other fiscal relief section of the bill). The amount of the block grant payable for any fiscal year would be 120 percent of the amount of the State's calendar year 1972 Federal grant with respect to expenditures for assistance payments under the AFDC program, increased or decreased in proportion to any change in the State population since 1972. A State would not have the option of electing this alternative method of funding for AFDC for any year in which its assistance levels for AFDC were lower than those in effect as of October, 1972, by voice vote (Oct. 5, Congressional Record S17048); and
- Bennett amendment* reaffirming existing law that courts can rule only on question of eligibility of the client, by voice vote (Oct. 5, Congressional Record S17049).

## TITLE AND DESCRIPTION

ACTION  
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H.R. 1—Continued

SENATE ACTION—Continued

## AMENDMENTS—Continued

Mar. 15, 1972 (Hartke)  
No. 79  
(1050)

- (1) Increases social security benefits 20 percent across the board;
- (2) Provides for automatic increases in benefits as cost of living rises;
- (3) Increases earnings limitation from \$1,680 to \$2,100, with \$1 reduction in benefits for each \$2 earned above this amount;
- (4) Provides special minimum benefit equal to \$6 times the number of years of coverage (up to 30 years);
- (5) Increases taxable wages to \$10,200 by 1974;
- (6) Reduces waiting period for disability benefits from 6 months to 3 months;
- (7) Eliminates test of recent covered employment for disability benefits;
- (8) Defines disability for individual 55 or over as inability to engage in substantial gainful activity in his regular work or in any other work in which he was engaged with some regularity in the recent past;
- (9) Provides for general revenue contribution for social security cash programs increasing from 1 percent of total expenditures in fiscal year 1973 to 20 percent of expenditures in fiscal year 1981 and thereafter;
- (10) Combines supplementary medical insurance and hospital insurance programs under medicare; eliminates premium contribution under supplementary medical insurance; provides for general revenue contribution to new combined program equal to 20 percent of total program expenditures in fiscal 1973, rising to 33 percent beginning fiscal year 1976;
- (11) Extends medicare coverage to include expenses incurred for routine eye care, eye glasses, dentures, and hearing aids;
- (12) Extends medicare coverage to include maintenance drugs, with a copayment of \$2 per new prescription and \$1 per refill prescription;
- (13) Provides for a reduction in social security taxes for certain low-income people; the reduction would be graduated according to income and based on an individual's adjusted gross income minus \$1,300 and the personal exemptions allowed under the income tax laws.
- (14) Increases widow's benefits from 82½ percent to 100 percent of deceased husband's benefit;
- (15) Increases benefits for those who delay retirement beyond age 65;

## Amendments rejected:

- Goldwater amendment* repealing the earnings limitation for all social security beneficiaries over 65 years of age, by voice vote (Sept. 27, Congressional Record S161191);
- Pell amendment* providing that eyeglasses, dentures, hearing aids, and pediatric services, be made available under medicare, by rollcall vote (No. 470) of 30 yeas, 42 nays (Sept. 28, Congressional Record S162531);
- modified Ribicoff amendment No. 1617* dealing with family assistance programs which was a substitute for Roth-Byrd modified Amendment No. 1668, rejected by adopting tabling motion, by rollcall vote (No. 470) of 52 yeas, 31 nays (Oct. 3, Congressional Record S169261);
- Ribicoff motion* to recommit the bill with instructions that it be reported forthwith to embody Ribicoff-administration compromise welfare program rejected by tabling motion, by rollcall vote (No. 514) of 41 yeas, 41 nays (Oct. 4, Congressional Record S168181);
- Stevenson motion* recommitting the bill with instructions that it be reported forthwith with a modified version of the Ribicoff-administration compromise welfare program rejected by tabling motion, by rollcall vote (No. 516) of 51 yeas, 35 nays (Oct. 4, Congressional Record S168341);
- Percin motion* to recommit the bill with instructions that it be reported forthwith with welfare substitute provisions authorizing pilot programs to test the three aforementioned plans and provisions for emergency fiscal relief for State welfare programs rejected by tabling motion, by rollcall vote (No. 517) of 40 yeas, 52 nays (Oct. 4, Congressional Record S16861);
- Percin amendment* providing emergency fiscal relief for States for the period July 1, 1974 through December 31, 1972 for expenditures under titles I, X, XIV, XVI of part A of title IV programs, by voice vote (Oct. 4, Congressional Record S168681);
- Kennedy amendment No. 1793* striking section providing for elimination of requirement that States move toward comprehensive medicare programs, by rollcall vote (No. 524) of 33 yeas, 45 nays (Oct. 5, Congressional Record S169541);
- Kennedy amendment No. 1794* requiring that the States not reduce medical services which they are currently providing, by rollcall vote (No. 525) of 33 yeas, 40 nays (Oct. 5, Congressional Record S169561);
- Kennedy amendment* barring inclusion of chiropractic services under medicare if after a full study by the Secretary of Health, Education, and Welfare he finds that such services should not be included, by rollcall vote (No. 526) of 6 yeas, 66 nays (Oct. 5, Congressional Record S169621);
- modified Hartke amendment No. 1623* allowing for the disregarding of 1 additional year of low earnings for each 15 years worked under social security for purposes of calculating the average wages in determining benefit levels, by rollcall vote (No. 527) of 29 yeas, 48 nays (Oct. 5, Congressional Record S169671);
- modified Hartke amendment No. 1559* extending the period of time in which a child under 22 can be paid social security benefits because he is attending school so as to take account of any period of military service prior to age 22, rejected by tabling motion, by rollcall vote (No. 528) of 51 yeas, 24 nays (Oct. 5, Congressional Record S169721);

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## H.R. 1—Continued

## SENATE ACTION—Continued

## AMENDMENTS—Continued

- (16) Eliminates actuarial reduction for working women who become entitled to a benefit before 65 when they become entitled to another benefit after 65;
- (17) Provides that a working married couple each of whom had at least 20 years of covered earnings under the program after marriage could have their benefits based on their combined earnings;
- (18) Provides reduced benefits for widowers at age 60;
- (19) Pays childhood disability benefits if the disability began before age 22, rather than before 18;
- (20) Provides for continuing benefits to a child attending school through the end of the semester or quarter in which the student attains age 22;
- (21) Provides uniform eligibility requirements for child's benefits in the case of adoption by old-age and disability insurance beneficiaries;
- (22) Eliminates the support requirements for divorced women;
- (23) Provides noncontributory wage credits for military service during the period January 1957 through December 1967;
- (24) Provides an alternative method of determining when disability benefits will be reduced when workmen's compensation is also payable;
- (25) Provides an optional determination of self-employment earnings for low incomes;
- (26) Provides social security coverage for members of religious orders who have taken a vow of poverty;
- (27) Liberalize disability insurance program for blind persons;
- (28) Increases medicare lifetime reserve from 150 days to 210 days;
- (29) Includes chiropractor services under medicare; and
- (30) Extends medicare to disabled social security beneficiaries.

*Hartke amendment No. 1531* putting psychologists on a similar basis as psychiatrists in providing health services under medicare, by rollcall vote (No. 529) of 18 yeas, 57 nays (Oct. 5, Congressional Record S16990);

*Madell Nelson amendment No. 1609* relative to the minimum in one tax, rejected by tabling motion, by rollcall vote (No. 590) of 17 yeas, 28 nays (Oct. 5, Congressional Record S16990);

*Upton amendment No. 1619* regarding the Asset Depreciation Range System, by rollcall vote (No. 531) of 21 yeas, 52 nays (Oct. 5, Congressional Record S17012);

*Crutcher amendment No. 1694* changing the definition of an eligible individual and eligible spouse in the supplemental security income program for the aged, blind and disabled, by voice vote (Oct. 5, Congressional Record S17030);

*Crutcher amendment No. 1707* barring the use of legal services attorneys by the Department of Justice for child support and prohibiting the use of Federal funds to pay all or part of the compensation or expenses of any attorney or other person who engaged in any activity whose purpose is to nullify, challenge or circumvent through litigation any provision of the Social Security Act or any of the purposes or intentions of the Congress in enacting the Social Security Act. The Attorney General could waive this prohibition sixty days after he has provided the Finance and Ways and Means Committees with notice of his intent to make such a waiver, rejected by tabling motion, by rollcall vote (No. 531) of 38 yeas, 35 nays (Oct. 5, Congressional Record S17037);

*Tamm amendment No. 1662* adding a new section requiring that States maintain present welfare benefit levels, by voice vote (Oct. 5, Congressional Record S17038); and

*Bonch amendment* restoring provisions relating to payments of welfare benefits to certain people who are engaged in labor strikes rejected by tabling motion, by voice vote (Oct. 5, Congressional Record S17050).

## CONFERENCE ACTION

Oct. 5, 1972.—Senate insisted on its amendments, requested a conference with the House and appointed as conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.

Oct. 10, 1972.—House agreed to a conference with Senate and appointed as conferees: Messrs. Mills of Arkansas, Ullman, Burke of Massachusetts, Griffiths, Byrnes of Wisconsin, Betts and Schneebeli.

Oct. 17, 1972.—Conference report filed in the House and Senate (H. Rept. 92-1005) with the conferees taking the following action:

## Social Security Cash Benefit Provisions

Provides a special minimum benefit of \$8.50 multiplied by the number of years in covered employment up to 30 years;  
Provides benefits for a widow equal to the benefit her deceased husband would have received if he were still living;  
Includes a provision which would provide for an increase in social security benefits of 1 percent for each year after age 65 that the individual delays his retirement;  
Provides an age 62 computation point for men;

Mar. 15, 1972  
No. 80  
(1051) (Hartke Hart, Cranston) Provides for coverage of psychologists services under the supplementary medical insurance program (pt. B) of title XVIII.

Mar. 22, 1972  
No. 81  
(1077) (Roth, Allen, Brock, Buckley, Dominick, Gambrell, Goldwater, Gurney) In lieu of establishing a new family assistance program, provides for testing of welfare alternatives.

Mar. 22, 1972  
No. 82  
(1078) (Humphrey) Provides a 25 percent increase in social security benefits.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## H.R. 1—Continued

## AMENDMENTS—Continued

- Mar. 22, 1972**  
**No. 83**  
**(1079)** (Bartke) Authorizes \$175 million annually for payments to assist persons suffering from chronic renal disease.
- Mar. 29, 1972**  
**No. 84**  
**(1090)** (Eagleton) Provides that in determining an individual's income for purposes of aid to the aged, blind, and disabled any rebate of State or local property taxes would not be counted as income or assets.
- Mar. 30, 1972**  
**No. 85**  
**(1091)** (Pell) Provides for a prospective determination of an individual's entitlement to post-hospital extended care services and home health services. Subsequent determinations that the individual is ineligible for extended care or home health services would not be effective earlier than the day that determination is made, provided the determination of ineligibility was made more than five days after the individual began receiving the services and that the extended care facility or home health agency had acted reasonably and in good faith in assuming that eligibility existed.
- Mar. 30, 1972**  
**No. 86**  
**(1092)** (Pell) Provides for the coverage of nutrition services provided by or under the supervision of a registered dietitian as a part of home health service.
- Mar. 30, 1972**  
**No. 87**  
**(1093)** (Pell, Brooke) Provides for the gradual elimination by Jan. 1, 1975 of the supplementary medical insurance deductible.
- Mar. 30, 1972**  
**No. 88)**  
**(1094)** (Pell) Combines the hospital insurance and supplementary medical insurance programs.
- Mar. 30, 1972**  
**No. 89**  
**(1095)** (Pell) Eliminates from the House passed bill a provision which authorizes the States to develop their own methods and standards for payment of reasonable costs for inpatient hospital care under Title XIX.
- Mar. 30, 1972**  
**No. 90**  
**(1096)** (Pell) Provides for the elimination of the hospital insurance deductible.
- Mar. 30, 1972**  
**No. 91**  
**(1097)** (Pell, Brooke) Provides for the elimination of the 3-day inpatient hospital stay requirement for medicare coverage of extended care services, provided the need for such services are confirmed as a result of findings made while the individual was receiving outpatient diagnostic services. Also provides for an increase in the number of covered post-hospital-home health visits from 100 to 200.
- Apr. 5, 1972**  
**No. 92**  
**(1103)** (Williams, Baker, Bayh, Brooke, Gravel, Harris, Hughes, McGee, Pastore, Pell, Randolph) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.

## CONFERENCE ACTION—Continued

## Social Security Cash Benefit Provisions—Continued

- Liberalizes the retirement test by providing for a \$1 reduction for each \$2 of all earnings above \$2,100;
- Pays aged dependent widowers under age 62 reduced benefits (on the same basis as widows under present law) starting as early as age 60;
- Pays childhood disability benefits to the disabled child of an insured retired, deceased, or disabled worker, if the disability began before age 22;
- Pays benefits to a child attending school through the end of the semester or quarter in which the student attains age 22 if he has not received, or completed the requirements for, a bachelor's degree from a college or university;
- Modifies eligibility requirements for child's benefits by providing that a child adopted after a retired or disabled worker becomes entitled to benefits would be eligible for child's benefits based on the worker's earnings if the child is the natural child or step-child of the worker or if (1) the adoption was decreed by a court, (2) the child lived with the worker for the year before the worker became disabled or entitled to an old-age or disability insurance benefit, (3) the child received at least one-half of his support from the worker for that year, and (4) the child was under age 18 at the time he began living with the worker;
- Provides that a child who is entitled to benefits on the earnings record of more than one worker would get benefits based on the earnings record which results in paying him the highest amount, if the payment would not reduce the benefits of any other individual who is entitled to benefits based on that earnings record;
- Extends benefits to grandchildren not adopted by their grandparents, if their parents have died or are disabled and if the grandchildren were living with a grandparent at the time the grandparent qualified for benefits;
- Provides that a child's benefits will no longer stop when the child is adopted, regardless of who adopts him;
- Eliminates support requirements for divorced wives, divorced widows, and surviving divorced mothers as a condition for receiving benefits;
- Waives duration-of-marriage requirement in case of remarriage;
- Reduces waiting period for disability benefits to 5 months;
- Eliminates the test of recent attachment to covered work for blind people;
- Pays disability insurance benefits (and dependents' benefits based on a worker's entitlement to disability benefits) to the disabled worker's survivors if an application for benefits is filed within 3 months after the worker's death, or within 3 months after enactment of the provision;
- Under present law, social security disability benefits must be reduced when workmen's compensation is also payable if the combined payments exceed 80 percent of the worker's average current earnings before disablement. Average current earnings for this purpose can be computed on 2 different bases and the larger amount will be used. The bill adds a 3rd alternative base, under which a worker's average current earnings can be based on the 1 year of the highest earnings in a period consisting of the year of disablement and the 5 preceding years;
- Includes the period January 1957 through December 1967 in providing for a social security noncontributory wage credit of up to \$300 for each calendar quarter of military service;
- Provides that self-employed persons could elect to report for social security purposes two-thirds of the gross income from nonfarm self-employment. Not more than \$1,600 in income (farm and non-farm) could be reported in this manner. A regularity of coverage

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## H.R. 1—Continued

## AMENDMENTS—Continued

- Apr. 5, 1972** (Nelson) Provides that assistance for families with children will be reduced by two-thirds of yearly earned income above \$720 and up to \$1,720 and by one-half of earned income above \$7,120 (rather than two-thirds of all earned income above \$720 as in H.R. 1).
- Apr. 10, 1972** (Hatfield) Requires inclusion of certain analyses in annual Social Security Trustees's report.
- Apr. 12, 1972** (Inouye) Provides that deemed wage credits be granted to Japanese Americans interned during World War II and establishes a formula for the grant of such credits.
- Apr. 19, 1972** (Mondale) Allows a credit against Federal income tax for residential property taxes and rent paid by individuals who have attained age 65.
- Apr. 19, 1972** (Mondale) Provides that the additional drop-out provision of H.R. 1 would apply to persons already receiving social security (rather than only to persons beginning to receive benefits in the future).
- Apr. 19, 1972** (Mondale) Changes effective date of the age-62 computation point for men provision in H.R. 1 so that it would apply to persons already receiving social security (rather than only to persons beginning to receive benefits in the future).
- Apr. 19, 1972** (Mondale) Amends the provision of H.R. 1 relating to the computation of benefits based on combined earnings of a married couple, so that it would apply to persons already receiving social security (rather than only to persons beginning to receive benefits in the future).
- Apr. 19, 1972** (Mondale) Provides for coverage of prescribed drugs under the hospital insurance program (pt. A) of title XVIII.
- Apr. 19, 1972** (Mondale) Eliminates coinsurance under the supplementary medical insurance program (pt. B) of title XVIII.
- Apr. 19, 1972** (Mondale) Eliminates coinsurance and blood deductible requirement under pt. A of title XVIII.
- Apr. 19, 1972** (Mondale) Eliminates premium for supplementary medical insurance program (pt. B) of title XVIII.
- Apr. 19, 1972** (Mondale) Bases average wages under social security (on which benefits are based) on highest 10 years of earnings.

## CONFERENCE ACTION—Continued

## Social Security Cash Benefit Provisions—Continued

- requirement would have to be met and the option could be used only five times by any individual;
- Makes social security coverage available to members of religious orders who have taken a vow of poverty, if the order makes an irrevocable election to cover these members as employees of the order;
- Provides that U.S. citizens who are self-employed outside the United States and who retain their residence in the United States would not exclude the first \$20,000 of earned income for social security purposes and would compute their earnings for self-employment for social security purposes in the same way as those who are self-employed in the United States;
- Requires Secretary to issue social security numbers to noncitizens entering the country under conditions which would permit them to work;
- Authorizes Secretary to issue numbers to individuals when they enter the school system;
- Provides criminal penalties for (1) furnishing false information in applying for a social security number; (2) knowingly and willfully using a social security number that was obtained with false information or (3) using someone else's social security number;
- Provides an increase in the amount of social security trust fund moneys that may be used to pay for the costs of rehabilitative social security disability beneficiaries;
- Provides that a deceased individual who during his lifetime was entitled to social security benefits and railroad compensation and whose railroad remuneration and earnings under social security are, upon his death, to be combined for social security purposes would have his primary insurance amount recomputed on the basis of his combined earnings, whether or not he had earnings after 1965;
- Provides that payments made by an employer to a former disabled employee will not be counted for social security benefit or tax purposes if the payment is made after the calendar year in which the former employee became entitled to social security disability insurance benefits;
- Eliminates for certain foreign ministers the \$20,000 exclusion from earned income earned abroad in the case of a minister or a member of a religious order;
- Permits States to modify their social security coverage agreements for State and local employees so as to remove from coverage services of students employed by the public school or college they are attending, and the services of part-time employees;
- Provides noncontributory social security credits for U.S. citizens of Japanese ancestry who were interned by the U.S. Government during World War II;
- Amends the provision of present law which reduces from 9 months to 3 months the duration-of-relationship requirement when death is accidental or in line of duty in the Armed Forces so that there would be no duration-of-relationship requirement in cases of an accidental death if it is reasonable to expect that the deceased would have lived for at least 9 months; and
- Provides for social security coverage for:
- registrars of voters in Louisiana;
  - certain policemen and firemen in West Virginia and Idaho;
  - certain hospital employees in New Mexico;
  - certain employees of the Government of Guam; and
  - Federal Home Loan Bank employees.

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 1—Continued

## CONFERENCE ACTION—Continued

## AMENDMENTS—Continued

## Medicare-Medicaid Amendments

- Apr. 19, 1972 (Mondale) Increases the annual exempt amount under the retirement test to \$2,400.  
No. 105  
(1136)
- Apr. 19, 1972 (Mondale) Provides for a 25-percent across-the-board benefit increase, effective for June 1972 with a minimum benefit of \$100, that the contribution and benefit base be increased to \$12,000, and revise the schedule of tax rates.  
No. 106  
(1137)
- Apr. 19, 1972 (Cranston, Gurney) Provides medicare coverage for certain individuals who have not attained age 65 but who are entitled to old age, wife's husband's, widow's, widower's, or parent's insurance benefits.  
No. 107  
(1138)
- Apr. 20, 1972 (Mondale, Bayh, Brooke, Case, Cranston, Hart, Hughes, Humphrey, Javits, McGovern, Moss, Muskie, Pell, Ribicoff, Stafford, Taft, Tunney, Williams) Requires that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968."  
No. 108  
(1142)
- Apr. 20, 1972 (Mondale, Bayh, Brooke, Case, Cranston, Hart, Hughes, Humphrey, Javits, McGovern, Moss, Muskie, Pell, Ribicoff, Stafford, Taft, Tunney, Williams) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.  
No. 109  
(1143)
- Apr. 20, 1972 (Tunney, Bayh, Brooke, Case, Cranston, Hart, Hughes, Humphrey, Javits, McGovern, Mondale, Moss, Muskie, Pell, Ribicoff, Stafford, Williams) Requires that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.  
No. 110  
(1144)
- Apr. 20, 1972 (Javits, Bayh, Brooke, Case, Cranston, Hart, Hughes, Humphrey, McGovern, Mondale, Moss, Muskie, Pell, Ribicoff, Stafford, Tunney, Williams) Does not require mother to accept work or training during hours when children under 13 are not in school.  
No. 111  
(1145)
- Apr. 20, 1972 (Javits, Bayh, Brooke, Case, Cranston, Hart, Hughes, Humphrey, McGovern, Mondale, Moss, Muskie, Pell, Ribicoff, Stafford, Tunney, Williams) Requires that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential."  
No. 112  
(1147)
- Apr. 27, 1972 (Hartke) Establishes guaranteed employment program.  
No. 113  
(1165)
- Provides medicare coverage for the disabled;  
Permits persons age 65 or over who are ineligible for pt. A of medicare to voluntarily enroll for hospital insurance coverage by paying the full cost of coverage;  
Limits pt. B premium increases for fiscal years 1974 and thereafter to not more than the percentage to which the social security cash benefits had been generally increased since the last pt. B premium adjustment;  
Increases the annual pt. B deductible from \$50 to \$60;  
Provides (except for residents of Puerto Rico and foreign countries) for automatic enrollment under pt. B for the elderly and the disabled as they become eligible for pt. A hospital insurance coverage;  
Authorizes a one-third reduction in Federal matching payments for long-term stays in hospitals, nursing homes, intermediate care facilities, and mental institutions, if States fail to have effective programs of control over the utilization of institutional services or where they fail to conduct the independent professional audits of patients as required by law, and also authorizes the Secretary, after June 30, 1973, to compute a reasonable differential between the cost of skilled nursing facility services and intermediate care facility services provided in a skilled nursing facility services and intermediate care facility services provided in a State to medicare patients;  
Makes the following changes with respect to premiums, copayments, and deductibles under medicaid:  
(a) requires States which cover the medically indigent to impose monthly premium charges;  
(b) States could, at their option, require payment by the medically indigent of nominal deductibles and nominal co-payment amounts which would not have to vary by level of income; and  
(c) with respect to cash assistance recipients, nominal deductible and co-payment requirements, while prohibited for the 6 mandatory services required under Federal law (inpatient hospital services; outpatient hospital services; other X-ray and laboratory services; skilled nursing home services; physicians' services; and home health services), would be permitted with respect to optional medicaid services such as prescribed drugs, hearing aids, etc.;  
Provides that an individual or member of a family eligible for cash public assistance and medicaid who would otherwise lose eligibility for medicaid as a result of increased earnings from employment would be continued on medicaid for a period of 1 month from the date where medicaid eligibility would otherwise terminate;  
Provides that medicare will not pay a beneficiary, who is also a Federal retiree or employee, for services covered under his Federal employee's health insurance policy which are also covered under medicare unless he has had an option of selecting a policy supplementing medicare benefits;  
Authorizes use of a foreign hospital by a U.S. resident where such hospital was closer to his residence or more accessible than the nearest suitable U.S. hospital;  
Requires States, which had previously covered optometric services under medicaid and which, in their State plans, specifically provided for coverage for eye care under "physicians' services," which an optometrist is licensed to provide, to reimburse for such care whether provided by a physician or an optometrist;

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 1—Continued

## AMENDMENTS—Continued

- Apr. 27, 1972** (Magnuson) Provides for the payments of actuarially reduced social security benefits starting as early as age 60, rather than age 62. Provides an actuarial reduction of 19/40 of 1% of such benefit for each month the date of entitlement precedes the date on which the defined retirement age is attained.  
**No. 114**  
**(1166)**
- May 10, 1972** (Nelson) Requires States to establish programs offering emergency assistance to families for 2 periods of up to 30 days in a 12-month period; generally provides 75% matching.  
**No. 115**  
**(1190)**
- May 24, 1972** (McGovern) Permits Federal civilian employees to elect social security coverage under the Federal civilian employee retirement program. An election of coverage would be effective for as much as 4 quarters before the quarter in which the election was made and would be irrevocable.  
**No. 116**  
**(1207)**
- May 30, 1972** (Nelson, Eagleton, Hart, Hughes, Humphrey, Kennedy, McGovern, Mondale, Muskie, Stevenson, Tunney) Amendment:  
**No. 117**  
**(1208)**
- (1) reduces oil depletion allowance to 15%;
  - (2) disallows deduction for intangible drilling and development costs;
  - (3) repeals the asset depreciation range (ADR); and
  - (4) makes changes in the minimum tax by:
    - (a) makes additional items of tax preference subject to minimum tax;
    - (b) repeals provision allowing regular income taxes to be deducted from the item of tax preference;
    - (c) lowers present \$30,000 exemption to \$12,000; and
    - (d) increases minimum tax rate to  $\frac{1}{2}$  of the regular income tax rates.
- June 5, 1972** (Randolph, Byrd of W. Va.) To provide that social security coverage would be protected to certain policemen and firemen in West Virginia for whom social security taxes had been erroneously paid.  
**No. 118**  
**(1211)**
- June 13, 1972** (Nelson) Authorizes general revenue financing to pay for cost of special minimum benefit under H.R. 1.  
**No. 119**  
**(1228)**
- June 15, 1972** (Tunney) Permits termination of social security coverage by policemen or firemen under certain conditions.  
**No. 120**  
**(1239)**
- July 28, 1972** (Metcalf) Provides special minimum social security benefit equal to \$10 for each year of coverage (rather than \$5 for each year as under House passed bill).  
**No. 121**  
**(1375)**

## CONFERENCE ACTION—Continued

## Medicare-Medicaid Amendments—Continued

- Relieves beneficiaries from liability in certain situations where medicare claims are disallowed and the beneficiary is without fault;
- Precludes medicare and medicaid payments for certain disapproved capital expenditures (except for construction toward which preliminary expenditures of \$100,000 or more had been made in the 2 year period ending December 17, 1970) which are specifically determined to be inconsistent with State or local health facility plans;
- Authorizes the Secretary to undertake studies, experiments or demonstration projects with respect to: various forms of prospective reimbursement of facilities; ambulatory surgical centers; intermediate care and homemaker services; elimination or reduction of the three-day prior hospitalization requirement for admission to a skilled nursing facility; determination of the most appropriate methods of reimbursing for the services of physicians' assistants and nurse practitioners; provision of day care services to older persons eligible under medicare and medicaid; and, possible means of making the services of clinical psychologists more generally available under medicare;
- Authorizes the Secretary to establish limits on overall direct or indirect costs which will be recognized as reasonable for comparable services in comparable facilities in an area;
- Limits prevailing physician charge levels;
- Limits payments to skilled nursing facilities and intermediate care facilities under medicaid;
- Authorizes medicare to make a single combined pt. A and B payment, on a capitation basis, to a "Health Maintenance Organization," which would agree to provide care to a group not more than one-half of whom are medicare beneficiaries who freely choose this arrangement;
- Provides that, for accounting periods beginning after June 30, 1973, services of teaching physicians would be reimbursed on a costs basis unless:
  - (a) the patient is bona fide private or;
  - (b) the hospital has charged all patients and collected from a majority on a fee-for-service basis;
- Authorizes Secretary to establish, by diagnosis, minimum periods during which the post-hospital patient would be presumed to be eligible for benefits;
- Authorizes Secretary to suspend or terminate medicare payments to a provider found to have abused the program;
- Eliminates requirement that States move toward comprehensive medicaid programs;
- Eliminates medicaid maintenance of effort;
- Allows States, with the advance approval of the Secretary, to develop their own methods and standards for reimbursement of the reasonable costs of inpatient hospital services;
- Provides that reimbursement for services under medicaid and medicare cannot exceed the lesser of reasonable costs determined under medicare, or the customary charges to the general public;
- Requires all providers, as a condition of medicare participation, to have a written overall plan and budget reflecting an operating budget and a capital expenditures plan which would be updated at regular intervals;
- Provides for Federal matching for the cost of designing, developing, and installing mechanized claims processing and information retrieval systems at 60 percent and 75 percent for the operation including contract operation (of such systems);

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 1—Continued

## CONFERENCE ACTION—Continued

## AMENDMENTS—Continued

## Medicare-Medicaid Amendments—Continued

<b>July 28, 1972</b> <b>No. 122</b> <b>(1380)</b>	(Stevens) Provides that social security benefits paid to Alaska residents will be increased by $\frac{1}{2}$ of the rate by which per capita income of Alaska exceeds the per capita income of the State which has the lowest per capita income.	Prohibits payment to anyone other than the physician or other person who provided the service, unless such person is required as a condition of his employment to turn his fees over to his employer;
<b>Sept. 14, 1972</b> <b>No. 123</b> <b>(1533)</b>	(Hartke, Cranston, Harris, Hart) Provides for the coverage of psychologists' services under medicare (Amendment 1951 modified.)	Requires hospitals and skilled nursing homes participating in titles 5 and 19 to use the same utilization review committees and procedures now required under title 18 for those programs with certain exceptions approved by the Secretary;
<b>Sept. 19, 1972</b> <b>No. 124</b> <b>(1550)</b>	(Hartke) Extends the period of time in which a child under 22 can be paid social security benefits because he is attending school so as to take account of any period of military service prior to age 22.	Requires notification to patient and physician and a payment cut-off after 3 days, in those cases where unnecessary utilization is discovered during a sample review of admissions to medicare hospitals or skilled nursing facilities;
<b>Sept. 27, 1972</b> <b>No. 125</b> <b>(1609)</b>	(Nelson) With respect to stock options, bad debts, depletion, and capital gains, amendment: (1) repeals provision of present law allowing deduction of regular income taxes from these tax preference items in calculating income subject to minimum tax; (2) lowers present \$30,000 income exemption from the minimum tax on these items to \$12,000; and (3) increases the minimum tax rate from 10 percent to 50 percent of the regular income tax that would otherwise apply. Authorizes general fund contribution to social security trust funds equal to revenue gained by above amendment; with corresponding reduction in social security payroll taxes.	Requires that State health agencies certify facilities for participation under both medicare and medicaid; Permits States to waive Federal state-wideness and comparability requirements in medicaid with approval of the Secretary if a State contracts with an organization which has agreed to provide health services in excess of the State plan to eligible recipients who reside in the area served by the organization and who elect to receive services from such organization;
<b>Sept. 27, 1972</b> <b>No. 126</b> <b>(1610)</b>	(Nelson) Repeals the Asset Depreciation Range System for computing depreciation allowances and reinstates guideline depreciation—except it would eliminate the reserve ratio test under that method of depreciation. Authorizes general fund contribution to social security trust funds equal to revenue gained by above amendment; with corresponding reduction in social security payroll taxes.	Provides for proficiency testing of paramedical personnel under medicaid until Dec. 31, 1977; Establishes penalties for soliciting, offering or accepting bribes or kickbacks, or for concealing events affecting a person's rights to benefit with intent to defraud, and for converting benefit payments to improper use, of up to 1 year's imprisonment and a \$10,000 fine or both;
<b>Sept. 28, 1972</b> <b>No. 127</b> <b>(1613)</b>	(Roth, Aiken, Boggs, Cooper, Javits, Mansfield, Moss, Packwood, Randolph, Ribicoff, Scott, Stevens) Provides that social security benefits received to a child not be taken into account in determining whether the child received more than one-half his support from a taxpayer for purposes of claiming a personal exemption for the child.	Establishes a Provider Reimbursement Review Board to hear cases involving an issue of \$10,000 or more; Provides that State certification agencies, as directed by the Secretary, would survey on a selective sample basis hospitals accredited by the JACHA;
		Authorizes the Secretary to experiment with reimbursement approaches which are intended to eliminate unreasonable expenses resulting from prolonged rentals of durable medical equipment and then to implement the approaches found effective;
		Provides conforming standards for extended care and skilled nursing home facilities;
		Changes definition of care requirements with respect to entitlement for extended care benefits under medicare and with respect to skilled nursing care under medicaid;
		Modifies 14-day transfer requirement for extended care benefits;
		Modifies reimbursement rates for care in skilled nursing facilities;
		Provides that facilities which participate in both medicare and medicaid would be certified by Secretary of Health, Education, and Welfare;
		Authorizes 100 percent Federal reimbursement for the survey and inspection costs of skilled nursing facilities and intermediate care facilities under medicaid;

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 1—Continued

## AMENDMENTS—Continued

CONFERENCE ACTION—Continued  
Medicare-Medicaid Amendments—Continued

- Sept. 28, 1972** (Ribicoff) Amendment:  
**No. 128**  
**(1614)**
- (1) Sets national goal of eliminating poverty by 1980;
  - (2) Increases Federal minimum income level for a family of four from \$2,000 in H.R. 1 to \$2,600; with subsequent increases as the cost of living rises and with no limit on family benefits;
  - (3) Requires State supplementation of Federal welfare payments above \$2,600 to assure that no beneficiary would receive less than the State paid in January 1971 or in month prior to enactment;
  - (4) Savings clause for States related to 1971;
  - (5) Modifies work and training provisions to insert definition of "suitable" employment, expand public service employment, and exempt mothers with preschool-age children from registration;
  - (6) Increases earned income disregard;
  - (7) Leaves the methods of determining eligibility up to the Secretary;
  - (8) Provides for the protection of accrued rights of State and local government welfare employees; and
  - (9) Provides 2 year pilot test program with automatic trigger clause.
- Sept. 28, 1972** (Humphrey, McIntyre) Provides that the 20 percent social security benefit increase and any future cost-of-living social security increases not be taken into account in determining eligibility for food stamps or surplus commodities.
- Sept. 28, 1972** (Humphrey, McIntyre) Provides that the 20 percent social security benefit increase and any future cost-of-living social security increases not be taken into account in determining eligibility for welfare, veterans' pensions, food stamps, or surplus commodities.
- Sept. 28, 1972** (Cranston, Tunney) Requires States to increase standard of need for purposes of aid to the aged, blind, and disabled between Oct. 1, 1972, and Dec. 1, 1973, by 20 percent.
- Sept. 28, 1972** (Mondale, Humphrey) Provides that the 20 percent social security benefit increase and any future cost-of-living social security increases not be taken into account in determining eligibility for welfare, veterans' pensions, food stamps, or surplus commodities.
- Provides that HEW regularly make public the following types of evaluations and reports with respect to the medicare and medicaid programs:
- (a) individual contractor performance reviews and other formal evaluations of the performance of carriers, intermediaries, and State agencies including the reports of follow-up reviews;
  - (b) comparative explanations of the performance of contractors, including comparisons of either overall performance or of any particular contractor operation;
  - (c) program validation survey reports—with the names of individuals deleted;
- Prohibits Federal matching for that portion of any money payment which is related to institutional medical or remedial care;
- Provides that individuals eligible for medicaid in September 1972 could not lose their eligibility because of the recent 20 percent social security benefit increase until October 1973;
- Provides for the establishment of professional standards review organization;
- Includes as covered services under pt. B, physical therapy provided in the therapist's office pursuant to a physician's written plan of treatment, and authorizes a hospital or extended care facility to provide outpatient physical therapy services to its inpatients, so that an inpatient could conveniently receive his pt. B benefits after his inpatient benefits have expired;
- Provides for medicare coverage of the costs of supplies directly related to the care of obstomy;
- Requires all States to provide medicaid coverage for care and services furnished in or after the third month prior to application to those individuals who were otherwise eligible when the services were received;
- Authorizes the dentist who is caring for a medicare patient to make the certification of the necessity for inpatient hospital admission for noncovered dental services under the above circumstances without requiring a continuing certification by a physician;
- Extends the 90-day grace period for an additional 90 days where the Secretary finds that there was good cause for failure to pay the premium before the expiration of the initial 90-day grace period;
- Provides that where a claim under supplementary medical insurance is not filed timely due to error of the Government or one of its agents, the claim may nevertheless be honored if filed as soon as possible after the facts in the case have been established;
- Authorizes the Secretary to provide such equitable relief as may be necessary to correct or eliminate the effects of these situations, including (but not limited to) the establishment of a special initial or subsequent enrollment period, with a coverage period determined on the basis thereof and with appropriate adjustments of premiums;
- Eliminates the 3-year limit with respect to both initial enrollment and reenrollment after an initial termination;
- Permits any individual who is liable for repayment of a medicare overpayment to qualify for waiver of recovery of the overpaid amount if he is without fault and if such recovery would defeat the purpose of title II or would be against equity and good conscience;
- Requires that a minimum amount of \$100 be at issue before an enrollee in the supplementary medical insurance program will be granted a fair hearing by the carrier;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS—Continued

- Sept. 28, 1972**  
**No. 133**  
**(1622)** (Hartke) Permits men already receiving social security benefits (as well as those beginning to receive benefits in the future, as in the committee bill) to disregard 3 additional years of low earnings for purposes of calculating the average wages upon which social security benefit levels are based.
- Sept. 28, 1972**  
**No. 131**  
**(1623)** (Hartke, Schweiker) Allows for the disregarding of 1 additional year of low earnings for each 10 years worked under social security for purposes of calculating the average wages upon which social security benefit levels are based.
- Sept. 28, 1972**  
**No. 135**  
**(1624)** (Hartke) Reduces from 6 to 3 months the waiting period for social security disability benefits.
- Sept. 28, 1972**  
**No. 136**  
**(1625)** (Hartke) Provides for general revenue contribution for social security cash programs increasing from 4 percent of total expenditures in fiscal year 1973 to 20 percent of expenditures in fiscal year 1981 and thereafter; provides for general revenue contribution for medicare programs equal to 20 percent of total program expenditures in fiscal year 1973, rising to 33 percent beginning fiscal year 1976.
- Sept. 28, 1972**  
**No. 137**  
**(1626)** (Hartke) Provides for a reduction in social security taxes for certain low-income people; the reduction would be graduated according to income and based on an individual's adjusted gross income minus \$1,200 and the personal exemptions allowed under the income tax laws.
- Sept. 28, 1972**  
**No. 138**  
**(1627)** (Dunham) Deletes the requirement that an individual has worked 5 out of the previous 10 years in employment covered under social security in order to be eligible for disability insurance benefits.
- Sept. 29, 1972**  
**No. 139**  
**(1653)** (Torney, Baker, Birchick, Dominick, Gambrell, Hart, Hartke, Kennedy, McGovern, Metcalf, Stevens) Permits the deduction of child care expenses necessary for employment as a business expense.
- Sept. 29, 1972**  
**No. 140**  
**(1654)** (Humphrey) Present law prevents States from reducing the scope or extent of Medicaid services except under certain circumstances. The committee bill would repeal this restriction; the amendment would delete the repeal, leaving the present law restriction intact.
- Sept. 29, 1972**  
**No. 141**  
**(1655)** (Humphrey) Deletes sec. 208 of the committee bill which would require States to provide for cost sharing by medically indigent persons under Medicaid.

CONFERENCE ACTION—Continued  
Medicare-Medicaid Amendments—Continued

- Provides that the Railroad Retirement Board shall be responsible for collection of supplementary medical insurance premiums for retirees who are covered under that program.
- Recognizes the ability of an optometrist to attest to a beneficiary's need for prosthetic lenses by amending the definition of the term "physician" in title XVIII to include a doctor of optometry authorized to provide optometry by the State in which he furnishes services.
- Specifies that the provision of medical social services will not be required as a condition of participation for an extended care facility under Medicaid.
- Provides authority for the Secretary to dispose of excess supplementary medical insurance programs in the same manner as unpaid medical insurance benefits are treated.
- Authorizes the granting of a total waiver of the RN nursing requirements for skilled nursing facilities in circumstances provided that a registered nurse is absent from the facility for not more than two-day shifts and the facility is making good faith efforts to find another on a part-time basis.
- Exempts Christian Science institutions from the requirements for a licensed nursing home medical director, requirements for medical records, and other licensure and requirements of the Medicaid program.
- Permits States to establish a permanent waiver from licensure requirements for those persons who served as nursing home administrators for the three-year period prior to the establishment of the State's licensure program.
- Provides that the Federal ceiling on title XIX payments to Puerto Rico is increased to \$20 million effective with fiscal year 1972 and fiscal years thereafter.
- Deletes, with effect from 1975, the requirement that Puerto Rico implement a health care cost containment program, under which medical and hospital services are provided on a prepayment or capitated medical program.
- Authorizes eligibility under title V for Samoa and the Trust Territory of the Pacific Islands.
- Deletes the definition of the term "physician" in title XVIII to include a licensed chiropractor, which does not conform to uniform definitions established by the Secretary.
- Confirms the coverage of chiropractic under Medicaid with the same eligibility and eligibility of such services included in the Medicaid addressable program coverage to that of Medicare coverage for the same and that at New York, the existence of a "taxation".
- Includes within the definition of approved hospital teaching programs services furnished by an intern or resident in training in the field of pediatrics under a teaching program approved by the Council on Pediatric Education of the American Pediatric Association.
- Allows those States which are capable of and willing to provide specialized consultative services for Medicare patients in a skilled care facility which requests them, to do so, subject to approval of the State's arrangements by the Secretary.
- Provides that with respect to diagnostic laboratory tests for which payment is to be made to a laboratory, the Secretary would be authorized to negotiate a payment rate with the laboratory which would be considered the full charge for such tests, and for which reimbursement would be made at 100 percent of such negotiated rate.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS—Continued

- Sept. 29, 1972**  
**No. 142**  
**(1656)** (Humphrey) The committee bill requires States beginning January 1, 1973 to include under medicare inpatient psychiatric hospital services for individuals under age 21. The amendment requires that these services be provided for mentally ill persons of any age.
- Sept. 29, 1972**  
**No. 143**  
**(1657)** (Brooke) A welfare amendment added to a 1971 housing bill would prevent any welfare agency from reducing welfare payments if there is a reduction in the cost of public housing rent for welfare recipients. The committee bill would delete this provision; the amendment would reinstate it.
- Sept. 29, 1972**  
**No. 144**  
**(1660)** (Timney) The committee bill provides a couple's benefit under the supplemental security income program only if an aged, blind, or disabled individual's spouse is also aged, blind, or disabled. The amendment would provide a couple's benefit for any aged, blind, or disabled individual with a spouse. In addition, the couple would be eligible for payments if their assets are less than \$3,500 (rather than \$2,500 as in the committee bill).
- Sept. 29, 1972**  
**No. 145**  
**(1661)** (Timney) Provides for automatic cost of living increases in supplemental security income for the aged, blind, and disabled.
- Sept. 29, 1972**  
**No. 146**  
**(1662)** (Timney) Requires State compliance with cost of aged, blind, and disabled (including those newly made eligible under the supplemental security income program). To insure maintenance of State standard for 1973 (or any higher standard) during the value of food stamps and rural housing allowances increases. In supplement on food. Requires State supplement to be based on income tax regards applied to the State for 1969 and periods certain Federal benefits. Provides State basis on the property of recipients. Provides for payment of Federal and State supplemental payments of the State agrees to Federal administration.
- Sept. 30, 1972**  
**No. 147**  
**(1663)** (Byrd of Virginia) Substitutes for committee bill rewrite of Act on Families with Dependent Children and establishment of guaranteed job program for out-of-school youth, to include and two other provisions.
- Sept. 30, 1972**  
**No. 148**  
**(1661)** (Soyars) Substitutes title IV and V of House-passed bill for titles IV and V of committee bill, except for modifications in the effective dates. Amendment would establish Family Assistance Plan providing guarantee of \$2,400 for a family of four.

## CONFERENCE ACTION—Continued

## Medicare-Medicaid Amendments—Continued

- Defines a physician, under title XIX, for purposes of the mandatory provision of physicians' services as being a duly licensed doctor of medicine or osteopathy.
- Limits medicare's rule of recovery of overpayments to a 3-year period (or a 1-year period from the date of payment where the beneficiary acted in good faith) would permit the Secretary to set a time between 1 and 3 years within which claims for underpayment would have to be made.
- Covers under medicare the costs of speech pathology services where such services are provided in clinics participating in the program or providers of covered physical therapy services.
- Terminates the medicare advisory council.
- Provides for modification of the role of HIBAC so that its role would be that of offering suggestions for the consideration of the Secretary on matters of general policy in the medicare and medicare-related programs.
- Authorizes the Secretary, in carrying out his responsibility for administration of the medicare program, to demand for oaths and affirmations in the course of any hearing, investigation, or other proceeding.
- Authorizes the Secretary, upon receipt of notice to withhold Federal payments to a State, to withhold payments by States with respect to institutions which have withdrawn from medicare without refunding need for overpayment, or submitting medicare cost reports.
- Allows Federal action to disintermediate any State which, on January 1, 1972, did not have a medical program in operation; denies the requirement that railroads include amount of hospital charges in a tax withheld on W-2 forms.
- Provides that appointments made, once after the enactment of this bill, to the staff of the Administration of Social and Rehabilitation Services, may only be made by the President, and with the advice and consent of the Senate.
- Provides that no amount that is not spent at least as much for medicare as the amount of the overpayment to be paid as in final regulations.
- Provides that Federal expenditures may be covered for individuals eligible for the medicare program if such individuals could not obtain care when needed in hospital or on an inpatient or skilled nursing facility care.
- Requires that a health care provider, upon review to determine proper placement of care of title XIX patients, is mandatory in all circumstances and facilities.
- Provides that the termination of the time period for the maintenance of a requirement regarding to non-Federal expenditures with respect to patients in public institutions for the mentally retarded to be determined immediately preceding the quarter in which the State is to make such services available.
- Authorizes review of health care (under specific conditions) in mental institutions for medicaid eligible under age 21.
- Requires the Secretary to make reports of an institution's significant deficiencies or the absence thereof (such as in the areas of staffing, fire safety, and sanitation) a matter of public record readily and generally available.
- Makes family planning services mandatory under medicaid.
- Provides a penalty for failure to provide child health screening services under medicaid.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## CONFERENCE ACTION—Continued

## AMENDMENTS—Continued

## Medicare-Medicaid—Continued

- Oct. 2, 1972**  
**No. 149**  
**(1668)** (Roth, Buckley, Byrd of Virginia, Goldwater, Gurney, Hansen, Spong) Substitutes, for committee bill rewrite of Aid to Families with Dependent Children and establishment of guaranteed job program, authorization for testing workfare program and welfare programs as under the House version of H.R. 1 and Amolt. No. 1669.
- Oct. 2, 1972**  
**No. 150**  
**(1669)** (Ribbleff, Bayh, Case, Eagleton, Hart, Hartke, Hughes, Humphrey, Javits, Mondale, Moses, Nelson, Pastore, Stevenson, Williams) Substitutes amendment 1614 for amendment 1668.
- Oct. 2, 1972**  
**No. 151**  
**(1674)** (Gravel, Fong, Inouye, Stevens) For medicaid matching formula purposes, adjusts per capita income upward for Alaska and Hawaii.
- Oct. 2, 1972**  
**No. 152**  
**(1675)** (Malone, Brooke, Humphrey, Nelson) Provides that the 20 percent social security benefit increase and any future cost-of-living social security increases not be taken into account in determining eligibility for welfare, veterans' pensions, food stamps, or surplus commodities, and other programs.
- Oct. 2, 1972**  
**No. 153**  
**(1676)** (Stevens, Gravel) Provides a savings provision regarding certain expenditures for social services incurred by the State for the period of July 1, 1972, to the date of enactment of sec. 1130.
- Oct. 3, 1972**  
**No. 154**  
**(1677)** (Hollings, Humphrey, Mondale, Pappas, Frawley) Sections 508 and 509 of the bill do not become effective until or unless enacted by subsequent legislation. Under sec. 508 persons eligible for assistance under the new Title XVI (old Title XVI) State and Federal programs for the aged, blind, and disabled, the general employment program or the welfare program, would be ineligible to participate in the food stamp program or any other welfare program. Sec. 509 would provide Federal funding to offset State costs in providing supplemental assistance to beneficiaries of the programs made ineligible by sec. 508 to compare to the threshold of food stamps.
- Oct. 3, 1972**  
**No. 155**  
**(1679)** (Tanner) Amends title 19 so that the "spend-down" level for aged, blind, and disabled recipients would be equal to the payment level for aged, blind, and disabled people in any State, rather than one and one third times the AFDC payment level.

- Eliminates requirement of coinsurance payment under pt. B of medicare for home health services;
- Includes as intermediate care facilities or skilled nursing facilities under medicaid long-term institutions certified by the Secretary on Indian reservations;
- Clarifies present law that there is no authorization for an appeal to the Secretary or for judicial review on matters solely involving amounts of benefits under pt. B, and that insofar as pt. A amounts are concerned, appeal is authorized only if the amount in controversy is \$100 or more and judicial review only if the amount in controversy is \$1,000 or more; and
- Provides that fully or currently insured workers social security and their dependents with chronic renal disease would be deemed disabled for purposes of coverage under pts. A and B of medicare;

## Supplemental Security Income for the Aged, Blind, and Disabled

- Replaces the present State programs of aid to the aged, blind, and disabled, effective Jan. 1, 1974, with a new wholly Federal program of supplemental security income, as follows:
- (a) aged, blind, and disabled persons with no other income would be guaranteed a monthly income of at least \$120 for an individual or \$195 for a couple. In addition the bill would provide that the first \$20 of social security or any other income would not cause any reduction in supplemental security income payments;
- (b) in addition, there would be an additional disregard of 86% of earned income, plus one half of any earnings above 86% and any income necessary for the fulfillment of a plan for achieving self support would be disregarded for persons qualifying on the basis of blindness;
- (c) Federal definition of "disability" and "blindness";
- (d) eligibility for supplemental security income would be such to an aged, blind or disabled individual if his resources were less than \$1,500 (or \$2,250 for a couple);
- (e) permits States to pay an aged, blind, or disabled person amounts in addition to the Federal supplemental security income payment, and permits States to enter into agreements for Federal administration of State supplemental benefits;
- (f) individuals in the Supplemental Security Income program would not be eligible for food stamps or surplus commodities;
- (g) provides no direct Federal participation in the costs of State supplemental payments but a savings clause is included under which the Federal Government would assume all of a State's costs of supplemental payments which exceed its calendar year 1972 share of the costs of aid to the aged, blind, and disabled;
- (h) exempts from the requirement that States cover all cash assistance recipients under the medicaid program, newly eligible recipients who qualify because of the new provision for \$130 minimum benefit with a disregard of \$20 of social security or other income; and
- (i) authorizes States to continue programs providing social services to the aged, blind, and disabled persons.

## TITLE AND DESCRIPTION

ACTION  
CALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD

## H.R. 1—Continued

## AMENDMENTS—Continued

Oct. 3, 1972  
No. 156  
(1680)

(Kennedy, Brooke, Humphrey, Javits, Moss, Percy) Amends the Medicare program by providing for the establishment of experiments in the provision of day care to the aged, in subsidizing families who care for aged dependents, in paying for psychological services to residents of nursing homes, and in improving rehabilitation services in nursing homes. Additionally, the amendment calls for the certification of intermediate care facilities located on Indian reservations, for cost disclosure by intermediate care facilities and for a grant program for training nurses' aides and orderlies. It also provides authorization of \$2.5 million for fiscal year 1973 and \$5 million for the next three fiscal years for grant programs for training of nurses' aides and orderlies.

Oct. 3, 1972  
No. 157  
(1685)

(Moss, Percy, Tunney) Amends the Medicare program by providing for the establishment of experiments in the provision of day care to the aged, in subsidizing families who care for aged dependents, in paying for psychological services to residents of nursing homes, and in improving rehabilitation services in nursing homes. Additionally, the amendment calls for the certification of intermediate care facilities located on Indian reservations, for cost disclosure by intermediate care facilities and for a grant program for training nurses' aides and orderlies. It also provides authorization of \$2.5 million for fiscal year 1973 and \$5 million for the next three fiscal years for grant program for training of nurses' aides and orderlies.

Oct. 3, 1972  
No. 158  
(1686)

(Stevenson) Amends title 18 to cover occupational therapists under Medicare in a fashion parallel to coverage of physical therapists' services.

Oct. 4, 1972  
No. 159  
(1689)

(Finnoy) Amends title 19 so that "second level" level for aged, blind, and disabled recipients would be equal to the payment level for aged, blind and disabled people in any State, rather than one and one third times the AFDC payment level.

Oct. 4, 1972  
No. 160  
(1693)

(Cranston) Provides that for purposes of determining eligibility and benefits under part A of title IV, any recipient of assistance for the aged, blind and disabled shall not be considered an individual of the AFDC family.

Oct. 4, 1972  
No. 161  
(1694)

(Cranston) Changes the definition of an eligible individual and eligible spouse in the supplemental security income program for the aged, blind and disabled.

## CONFERENCE ACTION—Continued

## Aid to Aged, Blind, and Disabled Persons, (Effective Jan. 1, 1974)

Provides that separation of social services and eligibility determination is specifically not required;  
Allows States to charge for reasonable cost of providing meals and other policy issuances;  
Provides that the decision of the local agency on the matter considered at an evidentiary hearing may be implemented immediately;  
Provides that the State may make any person ineligible for money payments who has been absent from the State over 90 consecutive days with such person has been present in the State for 30 consecutive days in the case of an individual who has maintained his residence in the State during such period or 90 days in the case of any other individual;  
Permits the States, if they elect to do so, to make rent payments directly to a public housing agency on behalf of a group or groups of recipients;  
Permits the use or disclosure of information concerning applicants or recipients to public officials who require such information in connection with their official duties; and  
Provides an additional \$4 passalong of social security increases.

## Child Welfare Services and Social Services

Increases grants to States for child welfare services (including foster care and adoptions); and  
Provides a saving provision to the limitation on expenditures for social services contained in the State and Local Assistance Act of 1972 so that States for the first quarter of fiscal year 1973 will be reimbursed as they would have been under previous laws, applicable only to the extent that the resultant Federal funding for this quarter does not exceed \$40 million.

## BILL SIGNED

Oct. 30, 1972 Signed by the President.

(PUBLIC LAW 92-603)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS—Continued

- Oct. 4, 1972**  
**No. 162**  
**(1695)** (Gravel) Provides for a study to be made as to the feasibility of relating benefits under the Social Security Act to prevailing cost of living in various areas.
- Oct. 4, 1972**  
**No. 163**  
**(1696)** (Gravel and Stevens) Excludes from resources for the supplemental security income program certain shares of stock held by natives of Alaska.
- Oct. 4, 1972**  
**No. 161**  
**(1697)** (Bellmon) Provides that pt. C of title IV be amended to provide for the collection of child support for individuals potentially eligible for Federal assistance.
- Oct. 4, 1972**  
**No. 165**  
**(1700)** (Beaeson and Humphrey) Amends the provision in H.R. 1 which details how medicare shall reimburse for the services of teaching physicians by changing the effective date from Dec. 13, 1972 to June 30, 1973.
- Oct. 4, 1972**  
**No. 166**  
**(1701)** (Stevenson) Provides for the inclusion of agricultural workers for coverage under the Social Security Act.
- Oct. 4, 1972**  
**No. 167**  
**(1702)** (Cranston and Tunney) Limits the total number of participants in all welfare and family assistance pilot test programs to not more than 5 percent of the total number of recipients under part A of title IV in all States during fiscal year 1972 and limits to one the number of test programs that may be carried out in any one State.
- Oct. 4, 1972**  
**No. 168**  
**(1703)** (Kennedy, Brooke, Cranston, Hart, Humphrey, Javits, Moss, Percy, Tunney) Amends H.R. 1 by striking the section which eliminates the requirement that States move toward a comprehensive medicaid program by 1975.
- Oct. 4, 1972**  
**No. 169**  
**(1704)** (Kennedy, Brooke, Cranston, Hart, Humphrey, Javits, Moss, Percy, Tunney) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in medicaid.
- Oct. 4, 1972**  
**No. 170**  
**(1705)** (Kennedy, Brooke, Cranston, Hart, Humphrey, Javits, Moss, Percy, Tunney) Amends H.R. 1 by striking the provision which allows the imposition of premiums, co-payments and deductibles for medicaid services.
- Oct. 4, 1972**  
**No. 171**  
**(1706)** (Kennedy, Brooke, Cranston, Hart, Humphrey, Javits, Moss, Percy, Tunney) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their medicaid programs.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

## H.R. 1—Continued

## AMENDMENTS—Continued

Oct. 4, 1972  
No. 172  
(1707)

(Cranston, Bayh, Brooke, Case, Church, Cook, Gravel, Harris, Hart, Hartke, Hughes, Humphrey, Inouye, Kennedy, Mondale, Montoya, Moss, Muskie, Nelson, Ribicoff, Schweiker, Stevenson, Taft, Tunney, Williams) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of O.E.O. lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.

Oct. 4, 1972  
No. 173  
(1708)

(Cranston) provide that individuals who were recipients of assistance in December 1973 in the aged, blind and disabled categories would be eligible for the supplemental security income program if the resources of such individuals did not exceed the maximum amount of resources in the State plan in effect in October of 1972.

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## TITLE AND DESCRIPTION

H.R. 610★

Nov. 18, 1971

To amend the Tariff Schedules of the United States to permit the importation of upholstery regulators, upholsterer's regulating needles, and upholsterer's pins free of duty.

## AMENDMENTS

Sept. 26, 1972  
No. 1  
(1602) (Ribicoff) Creates a special provision for certain ball and roller bearing units which presently are classified in various provisions of the tariff schedules.

Sept. 28, 1972  
No. 2  
(1620) (Bennett) Modifies sec. 172(d)(1) of Internal Revenue Code of 1954, to permit net operating losses of regulated air transportation companies, to be carried back 5 years and carried forward for 5 years.

Sept. 28, 1972  
No. 3  
(1628) (Williams) Provides for duty-free entry of bitters not fit for use as beverages.

Oct. 4, 1972  
No. 4  
(1692) (Javits, Brooke, Case, Cranston, Griffin, Humphrey, Kennedy, Muskie, Pell, Ribicoff, Stevens, Tunney, Weicker, Williams) Eliminates the 120 percent State "on" and "off" triggers and the 13-week period for a State which triggers out of the program, and provides that the exhaustion break will be counted in determining the level of the insured unemployment.

Dec. 21, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.

Aug. 8, 1972.—Favorable report from Department of the Treasury.  
Aug. 9, 1972.—Report from Department of State (recommends amendment).

Aug. 11, 1972.—Report from Department of Commerce (recommends amendment).

Sept. 25, 1972.—Reported favorably to the Senate (S. Rept. 92-1222) with an amendment permitting a State with an insured unemployment rate of at least 5 percent to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120 percent of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.

Oct. 14, 1972.—Debated and passed by the Senate by voice vote (Congressional Record S18315) after taking the following action:

*Amendments Adopted:*

*Committee amendment* as modified by *Magnuson floor amendment* so that States with 4 percent insured unemployment rate rather than 5 percent could continue an extended benefit period, by voice vote (Congressional Record S18248);

*Aiken floor amendment* suspending the duty on isle fiber for another 3 years, by voice vote (Congressional Record S18247);

*Ribicoff amendment No. 1602* creating a special provision for certain ball and roller bearing units which presently are classifiable in various provisions of the Tariff Schedules, by voice vote (Congressional Record S18248); and

*Williams amendment No. 1628* providing for duty-free entry of bitters not fit for use as beverages.

(House failed to appoint conferees)

H.R. 1167★

Mar. 1, 1972

To amend the Internal Revenue Code of 1954 with respect to personal exemptions in the case of American Samoans.

## AMENDMENTS

Oct. 12, 1972  
No. 1  
(1732) (Church) Provides for a charitable contribution deduction of up to 50% of the fair market value of the works of artists and authors, donated to qualifying exempt recipients.

Mar. 14, 1972.—Referred to Office of Management and Budget and Department of the Treasury.

May 1, 1972.—Favorable report from Department of the Treasury.

Oct. 12, 1972.—Reported favorably to the Senate (S. Rept. 92-1290) with the following committee amendments:

(a) changing the effective date of the House-passed provision making it apply to taxable years starting after 1971 rather than 1970;

(b) relating to estate tax treatment of annuities in community property States;

(c) providing that guaranteed renewable life, health, and accident insurance contracts are eligible for the 3-percent-of-premiums deductions available to nonparticipating contracts issued for 5 years or more; and

(d) extending for 2 years (until Jan. 1, 1973) the provision of the Technical Amendments Act of 1958 which provides that a deduction for accrued vacation pay is not to be denied solely because the liability for it to a specific person has not been fixed or because the liability for it to each individual cannot be computed with reasonable accuracy.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 1467--Continued

Oct. 13, 1972.--Debated and passed by the Senate, by voice vote (Congressional Record S18122) after taking the following action:

**Amendments Adopted:**

*Committee amendments en bloc*, by voice vote (Congressional Record S18122);

*Byrd of West Virginia floor amendment* providing that, where the rate of a State or local sales tax on motor vehicles is higher than the general sales tax rate, that part of the tax paid which is equal to a tax imposed at the general sales tax rate will be deductible, by voice vote (Congressional Record S18122); and

*Miller floor amendment* amending the effective date of sec. 308 of the Revenue Act of 1971 which provides that capital gains and stock option income which is attributable to foreign sources is to be treated as receiving preferential treatment for purposes of the minimum tax if the foreign country imposes no significant amount of tax with respect to these items of income (amendment makes this provision inapplicable in certain cases to transfers in which delivery occurred before June 25, 1971), by voice vote (Congressional Record S18122).

Oct. 14, 1972.--Senate insisted on its amendments, requested a conference with the House, and named the following conferees: Messrs. Long, Anderson, and Bennett.

Oct. 14, 1972.--House disagreed to the amendments of the Senate, agreed to a conference, and named the following conferees: Messrs. Mills, Tilman, Burke of Massachusetts, Byrnes of Wisconsin, and Betts.

Oct. 14, 1972.--Conferees reached agreement after making the following changes in the Senate passed bill.

**Amendments Rejected:**

Relating to guaranteed renewable life, health, and accident insurance contracts; and

Relating to treatment for minimum tax purposes of capital gains and stock option income attributable to foreign income.

Oct. 16, 1972.--Conference report filed in the Senate (S. Rept. 92-1306).

Oct. 16, 1972.--Senate agreed to conference report, by voice vote (Congressional Record S18382).

Oct. 17, 1972.--Conference report filed in the House (H. Rept. 92-1607).

Oct. 17, 1972.--House agreed to conference report, by voice vote (Congressional Record H10235).

Oct. 27, 1972.--Signed by the President.

(Public Law 92-589)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFERS TO DAILY CONGRESSIONAL RECORD)
<b>H.R. 1680★</b> <b>June 9, 1971</b> To extend for an additional temporary period the existing suspension of duties on certain classifications of yarn of silk. (Extends suspension of duty until Nov. 7, 1973.)	June 11, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce. June 21, 1971.—Report from Department of State. (No objection.) June 21, 1971.—Analysis from U.S. Tariff Commission. June 22, 1971.—Favorable report from Department of the Treasury. June 22, 1971.—Favorable report from Department of Commerce. June 23, 1971.—Favorable report from Office of Management and Budget. Nov. 4, 1971.—Reported favorably to the Senate, without amendment (S. Rept. 92-425). Nov. 8, 1971.—Passed by the Senate by voice vote (Congressional Record S17741). Nov. 18, 1971.—Signed by the President.
	(Public Law 92-161)

<b>H.R. 3786★</b> <b>Dec. 8, 1971</b> To provide for the free entry of a four-octave carillon for the use of Marquette University, Milwaukee, Wis.	Dec. 21, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce. Jan. 21, 1972.—Report from Office of Management and Budget. (Prefers general legislation.) Jan. 21, 1972.—Report from Department of State. (No objection.) Jan. 27, 1972.—Adverse report from Department of the Treasury. Feb. 29, 1972.—Favorable report from Department of Commerce. Sept. 8, 1972.—Reported favorably to the Senate (S. Rept. 92-1100) without amendment. Oct. 14, 1972.—Passed by the Senate (Congressional Record S18345). Oct. 27, 1972.—Signed by the President.
<b>AMENDMENTS</b>	(Private Law 92-156)
<b>Sept. 13, 1972</b> <b>No. 1</b> <b>(1515)</b> (Bennett) Provides for duty-free entry of upholstery regulators, upholsterer's regulating needles, and upholsterer's pins.	
<b>Sept. 15, 1972</b> <b>No. 2</b> <b>(1546)</b> (Allott) Includes certain facilities providing care and maintenance for disabled elderly and needy widows or children as a qualified organization to which charitable contributions may be made under sec. 170 of the Internal Revenue Code of 1954.	
<b>Sept. 18, 1972</b> <b>No. 3</b> <b>(1517)</b> (Bennett) Prohibits the importation into the United States of certain pre-Columbian monumental or architectural sculpture or murals exported contrary to the laws of the countries of origin.	
<b>Sept. 18, 1972</b> <b>No. 4</b> <b>(1548)</b> (Aiken) Extends for an additional 3-year period the temporary suspension of the duty on istle.	
<b>Sept. 22, 1972</b> <b>No. 5</b> <b>(1569)</b> (Beall) Amends the Internal Revenue Code of 1954 relating to collapsible corporation provisions and correcting an unintended application of sec. 341(f) ("consent" provisions).	
<b>Oct. 11, 1972</b> <b>No. 6</b> <b>(1607)</b> (Hartke) Eliminates provisions in the tariff laws (Items 807 and 806.30) which encourage assembly of U.S. made products in foreign countries.	
<b>Oct. 11, 1972</b> <b>No. 7</b> <b>(1747)</b> (Church) Provides for a charitable contribution deduction for the fair market value of literary and artistic works contributed by artists and authors to qualified recipients.	

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

H.R. 4590★

June 9, 1971

Relating to the dutiable status of aluminum hydroxide and oxide, calcined bauxite, and bauxite ore.  
(Provides for permanent suspension of duty.)

June 11, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.

June 22, 1971.—Analysis from U.S. Tariff Commission.

June 22, 1971.—Favorable report from Department of the Treasury.

June 22, 1971.—Favorable report from Department of State.

June 23, 1971.—Favorable report from Office of Management and Budget.

June 28, 1971.—Favorable report from Department of Commerce.

July 16, 1971.—Reported favorably to the Senate (S. Rept. 92-258) with the following amendments:

(a) provides duty-free entry for trinitrotoluene (TNT) and blends of TNT and ammonium nitrate (Amatol); and

(b) provides duty-free entry for tinned sheets used in the manufacture of maple sap evaporators.

July 20, 1971.—Passed by the Senate with committee amendments, by voice vote (Congressional Record S11477).

Aug. 3, 1971.—House agreed to the Senate amendments with the following amendments:

(a) reduced the rate of duty on TNT (approximately 50% of present rate) rather than eliminated it; and

(b) preserved the present rate of duty on Amatol.

Oct. 6, 1971.—Favorable report from Department of Commerce on proposed Finance Committee amendment repealing tariff on TNT valued at more than 15 cents per pound.

Oct. 19, 1971.—Senate agreed to the House amendments to the Senate amendments but provided for duty free treatment for TNT as long as the price of TNT is above 15 cents per pound and providing a duty if the price goes below 15 cents per pound.

Oct. 28, 1971.—House concurred in the Senate amendment to the House amendments.

Nov. 5, 1971.—Signed by the President.

(Public Law 92-151)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

H.R. 4678★

Dec. 8, 1971

To provide for the free entry of a carillon for the use of the University of California at Santa Barbara.

Dec. 21, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.

Apr. 18, 1972.—Report from Department of State. (No objection.)

Apr. 19, 1972.—Adverse report from Department of the Treasury.

Apr. 20, 1972.—Report from Office of Management and Budget. (No objection.)

Apr. 28, 1972.—Favorable report from Department of Commerce.

Oct. 13, 1972.—Reported favorably to the Senate (S. Rept. 92-1300) with the following amendments:

(a) granting temporary relief from duty for caprolactam monomer in water solution until June 30, 1973; and

(b) providing a quota on importation of processed wool from the Virgin Islands.

Oct. 14, 1972.—Passed by the Senate, by voice vote (Congressional Record S18316).

Oct. 17, 1972.—House disagreed to the amendments of the Senate.

Oct. 18, 1972.—Senate further insisted on its amendments and returned the bill to the House for further action.

Oct. 18, 1972.—House returned the measure to the Senate after taking the following action:

(a) accepted the Senate amendment relating to caprolactam monomer but provided temporary relief through Dec. 31, 1972, rather than June 30, 1973; and

(b) substituted an amendment prohibiting the importation into the United States of pre-Columbian monumental and architectural sculpture and murals, exported contrary to the laws of the country of origin, for the Senate amendment relating to a quota on the importation of processed wool from the Virgin Islands.

Oct. 18, 1972.—Senate concurred in the House amendments to the Senate amendments.

Oct. 27, 1972.—Signed by the President.

(Public Law 92-587)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFERS TO DAILY CONGRESSIONAL RECORD)
<b>H.R. 4690 ★</b> To increase the public debt limit set forth in sec. 21 of the Second Liberty Bond Act, and for other purposes.	<b>Mar. 4, 1971</b> Mar. 8, 1971.—Referred to Office of Management and Budget and Department of the Treasury. Mar. 8, 1971.—Public hearing.—Printed.
<b>AMENDMENTS</b>	<b>BILL REPORTED</b>
<b>Mar. 12, 1971</b> (Humphrey) Provides 12 percent across-the-board social security benefit increase with \$100 minimum. <b>No. 1</b> <b>(10)</b>	<b>Mar. 9, 1971.</b> —Reported favorably to the Senate without amendment (S. Rept. 92-28).
<b>Mar. 12, 1971</b> (Humphrey) Provides cost-of-living increases in social security benefits. <b>No. 2</b> <b>(20)</b>	<b>SENATE ACTION</b>
<b>Mar. 12, 1971</b> (Humphrey) Raises social security earnings limitation to \$2,400 with \$1 for \$2 reduction thereafter. <b>No. 3</b> <b>(21)</b>	<b>Mar. 12, 1971.</b> —Debated and passed Senate by rollcall vote (No. 23) of 80 yeas, 0 nays (Congressional Record S3181) after taking the following action:
	<b>Amendment Adopted:</b> <i>Long amendment</i> by rollcall vote (No. 20) of 82 yeas, 0 nays (Congressional Record S3172) providing: <ul style="list-style-type: none"> <li>(a) 10 percent across-the-board social security benefit increase retroactive to Jan. 1, 1971;</li> <li>(b) \$100 minimum benefit;</li> <li>(c) 5 percent increase in special payments to persons age 72 years and over;</li> <li>(d) earnings limitation increased to \$2,400, with benefits reduced \$1 for each \$2 earned above this amount;</li> <li>(e) taxable wage base raised to \$9,000 beginning 1972; and</li> <li>(f) adjustment in tax rates to 5.3 percent for years 1970-80 and 5.6 percent for 1981 and thereafter.</li> </ul>
	<b>Amendments Rejected:</b> <i>Allen amendment</i> reducing from \$35 billion to \$25 billion, proposed increases in the public debt limit (rejected by adoption of <i>Bennett tabling motion</i> by rollcall vote (No. 21) of 49 yeas, 31 nays (Congressional Record S3178)); and <i>Ervin amendment</i> to recommit the bill to the Committee on Finance with instructions that it delete provisions increasing the public debt limit and report back forthwith with remaining amendments by rollcall vote (No. 22) of 16 yeas, 63 nays (Congressional Record S3181).
	<b>CONFERENCE REQUESTED</b>
	<b>Mar. 12, 1971.</b> —Senate insisted on its amendment and requested a conference with the House, naming the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis. <b>Mar. 15, 1971.</b> —House agreed to conference with the Senate, naming the following conferees: Messrs. Mills, Watts, Ullman, Byrnes of Wisconsin, and Betts.

(Continued on following page.)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 4690★—Continued

## CONFERENCE ACTION

Mar. 16, 1971.—Conference reports filed in the Senate (S. Rept. 92-39) and House (H. Rept. 92-12) with the conferees taking the following action:

*Agreed to:*

- (a) 10-percent across-the-board increase in social security benefits retroactive to Jan. 1, 1971, with minimum benefit of \$70.40;
- (b) 5-percent increase in special payments to persons age 72 years and over;
- (c) taxable wage base raised to \$9,000 in 1972;
- (d) tax rates to be same as present law through 1976 and then rising to 5.15 percent;
- (e) permit States to disregard, for welfare purposes, the retroactive social security benefit increase check that is to be mailed in June 1971.

*Disagreed to:*

- (a) \$100 minimum social security benefit; and
- (b) earnings limitation increase to \$2,400.

Mar. 16, 1971.—Conference report filed in the House (H. Rept. 92-42) and adopted by the House by rollcall vote (No. 20) of 358 yeas and 3 nays (Congressional Record H1573).

Mar. 16, 1971.—Conference report filed in the Senate (S. Rept. 92-39) and adopted by the Senate by rollcall vote (No. 24) of 78 yeas, 0 nays (Congressional Record S3322).

Mar. 17, 1971.—Signed by the President.

(Public Law 92-5)

H.R. 5452★

Mar. 11, 1971

To provide an extension of the interest equalization tax, and for other purposes.

(Extends the tax until Mar. 31, 1973.)

## AMENDMENTS

Mar. 12, 1971 (Magnuson) Exempts from the interest equalization tax certain acquisitions made before the enactment of the Interest Equalization Tax Act.  
No. 1  
(18)

Mar. 15, 1971.—Public hearing.—Printed.

Mar. 16, 1971.—Referred to Office of Management and Budget and Department of the Treasury.

## BILL REPORTED

Mar. 20, 1971.—Reported favorably to the Senate (S. Rept. 92-47) with the following principal amendments:

- (1) gives the President discretionary authority to extend the interest equalization tax to debt obligations with a maturity date of less than one year;
- (2) agrees to the House provisions providing that a domestic company may elect to treat a new issue of its debt obligations as subject to the interest equalization tax, notwithstanding any available exclusion from the tax, but made the following changes:
  - (a) restricts the election to debt obligations;
  - (b) extends election to obligations issued by domestic partnerships as well as corporations;
  - (c) provides that the election would also be applicable to presently outstanding debt obligations of foreign or domestic subsidiaries if the U.S. parent company (or a domestic affiliate) assumes the obligations;
  - (d) provide for an exclusion to this election for underwriters and dealers who acquire these obligations and then sell them to foreign persons; and
  - (e) provides that interest paid to nonresident aliens on the obligations would not be subject to the U.S. withholding tax;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 5132★—Continued

## BILL REPORTED—Continued

- (3) agrees to the House provisions eliminating tracing of minerals to specific foreign facilities financed with U.S. capital, but made the following changes:
- (a) modifies the provision to limit the application of the 35% substantial portion test to situations where the additional amounts of the minerals supplied by the U.S. person to *all* of the foreign person's facilities would have satisfied the 35% test if the additional amount had been supplied only to the new facility; and
  - (b) modifies the 50% substantial portion test so that it will be considered as satisfied only if the additional amount of minerals supplied by the U.S. person to *all* of the foreign person's facilities of the specified type would satisfy the 50% test if that additional amount were supplied only to the new facility;
- (4) agrees to the House provisions providing that if a direct investment in a financing subsidiary of a domestic corporation will remain in the United States, the investment will be treated as tax-free, with amendments regarding investments in foreign financing businesses. Under this provision, an investment by a U.S. person in a corporation (domestic or foreign) engaged in the lending and finance business abroad will be eligible for treatment as a tax-free direct investment if:
- (a) the corporation in which the investment is made obtains the funds for its lending business from foreign sources, and
  - (b) the amount invested by the U.S. person either is obtained from foreign sources, or, if obtained from domestic sources, the amounts invested will not be used to acquire foreign securities or otherwise used outside the United States.
- subsidiary will be treated as engaged in the lending or finance business even though a significant portion of its business involves regular leasing activity, so long as more than half of its business involves financing activity.
- (5) provides that mutual funds exempt from the interest equalization tax under a grandfather clause must retain their mutual character. In addition, mutual funds under the grandfather clause would not be allowed tax-free treatment on acquisitions of foreign securities made with capital obtained after July 18, 1963; and
- (6) various technical amendments.

## SENATE ACTION

Mar. 29 and 30, 1971.—Considered and passed by the Senate by voice vote (Congressional Record S4037 and S1139) after taking the following action:

*Adopted:*

*Committee amendments en bloc, and series of technical amendments by Senator Long.*

*Rejected:*

*Bayh amendment providing full Federal payment (rather than 50% Federal share) of extended unemployment compensation benefits, as modified by Javits amendment making 100% Federal sharing applicable retroactively (rejected by agreeing to Long motion to table the modified Bayh amendment by a vote of 45 yeas and 40 nays (Congressional Record S4154)).*

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 5432★—Continued

## H.R. 6065★

Nov. 18, 1971

To amend sec. 903(e) (2) of the Social Security Act.  
(Extend for an additional 10 years the period through which the States may obligate for administrative purposes certain funds transferred from excess Federal unemployment tax collections.)

## SENATE ACTION—Continued

Mar. 30, 1971.—Senate insisted on its amendments and requested a conference with the House, naming the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.  
Mar. 30, 1971.—House concurred in the Senate amendments (Congressional Record H2147).  
Apr. 1, 1971.—Signed by the President.

(Public Law 92-9)

Nov. 19, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.

Dec. 3, 1971.—Reported favorably to the Senate without amendment (S. Rept. 92-551).

Dec. 6, 1971.—Passed Senate by voice vote (Congressional Record S20695) with a Magnuson amendment providing a program through July 1, 1973, for up to 26 weeks of additional unemployment compensation benefits to persons who have exhausted such benefits in States where insured unemployment rates exceed 6%, financed by increasing the Federal unemployment tax rate from 3.2 to 3.29% for calendar years 1972 and 1973.

Dec. 6, 1971.—Senate insisted on its amendment and requested a conference with the House, naming the following conferees: Messrs. Long, Anderson, Talmadge, Curtis, and Miller.

Dec. 9, 1971.—House agreed to conference with the Senate, naming the following conferees: Messrs. Mills, Ullman, Burke of Massachusetts, Byrnes of Wisconsin, and Betts.

Dec. 14, 1971.—Conferees agreed after taking the following action on the Senate-passed Magnuson amendment:

(a) reduced to 13 weeks the period which an individual could receive emergency unemployment compensation;

(b) increased the trigger point at which a State becomes eligible to participate in the emergency unemployment compensation program from 6% insured unemployment to 6.5%;

(c) provided for financing the program out of the general funds of the Treasury; and

(d) provided for expiration of the program at the end of June 1972 but required the Secretary of Labor to submit a report before that time on the program to serve as a basis for possible Congressional action with respect to structural unemployment.

Dec. 14, 1971.—Conference report filed in the House and Senate (H. Rept. 92-749).

Dec. 15, 1971.—Conference report agreed to by the House by roll-call vote (No. 469) of 194 yeas and 149 nays (Congressional Record H12591).

Dec. 15, 1971.—Conference report agreed to by the Senate by voice vote (Congressional Record S21735).

Dec. 29, 1971.—Signed by the President.

(Public Law 92-224)



## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

H.R. 7577—Continued

*Javits floor amendment* permitting a State with an insured unemployment rate of at least 4 percent to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120 percent of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law, by voice vote (Oct. 14, Congressional Record S18276);

*Beall floor amendment* amending the Internal Revenue Code of 1954 relating to collapsible provisions and correcting an unintended application of sec. 341(f) ("consent" provisions), by voice vote (Oct. 11, Congressional Record S18277);

*Tanney floor amendment* providing for an increase in the amount of carbon dioxide that may be contained in still wines, by voice vote (Oct. 14, Congressional Record S18279);

*Javits floor amendment* extending sec. 1039 of the Internal Revenue Code of 1954 to apply to State or local housing projects sponsored under Federal programs and similar housing projects sponsored under State or local programs, by voice vote (Oct. 14, Congressional Record S18281);

*Proxmire floor amendment* to establish a Federal Financing Bank to facilitate Federal and federally assisted borrowings from the public, by voice vote (Oct. 14, Congressional Record S18341);

*Fannin floor amendment* providing for an 11 percent excise tax on the sale of archery equipment to be paid into the Wildlife Restoration Fund, by voice vote (Oct. 14, Congressional Record S18342); (This amendment was subsequently deleted from the bill by unanimous consent for the reason that the provisions were incorporated in H.R. 11091 which was passed by the Senate on Oct. 16, 1972);

*Church floor amendment* allowing authors and artists who donate their works to certain qualifying organizations, an income tax deduction of up to 50 percent of their fair market value of their works (excluding public officials), by voice vote (Oct. 16, Congressional Record S18384); and

*Stevens floor amendment* giving the Secretary of Health, Education, and Welfare discretionary power to reallocate moneys not used by some States under the \$2.5 billion social services limitation to other States, by voice vote (Oct. 16, Congressional Record S18390).

Oct. 16, 1972.—Senate insisted on its amendments, requested a conference with the House, and named the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.

(House failed to appoint conferees)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 7767★

June 9, 1971

To continue until the close of June 30, 1973, the existing suspension of duties for metal scrap.

June 11, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, and Commerce.

June 15, 1971.—Analysis from U.S. Tariff Commission.

June 22, 1971.—Favorable report from Department of Commerce.

June 22, 1971.—Favorable report from Department of State.

June 22, 1971.—Favorable report from Department of the Treasury.

June 23, 1971.—Favorable report from Office of Management and Budget.

June 29, 1971.—Reported favorably to the Senate without amendment (S. Rept. 92-244).

June 30, 1971.—Passed by the Senate (Congressional Record S10310).

July 2, 1971.—Signed by the President.

(Public Law 92-44)

H.R. 8293★

Nov. 8, 1971

To continue until the close of Sept. 30, 1973, the International Coffee Agreement Act of 1968.

Nov. 10, 1971.—Referred to Office of Management and Budget and Departments of the Treasury, State, and Commerce.

Nov. 30, 1971.—Favorable report from Department of State.

Dec. 13, 1971.—Favorable report from Office of Management and Budget.

Jan. 6, 1972.—Favorable report from Department of Commerce.

Mar. 9, 1972.—Reported favorably to the Senate without amendment (S. Rept. 92-685).

Mar. 13, 1972.—Passed by the Senate by voice vote (Congressional Record S3775).

Mar. 24, 1972.—Signed by the President.

(Public Law 92-262)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

H.R. 8311★

June 9, 1971

To amend the Renegotiation Act of 1951 to extend the Act for two years, to modify the interest rate on excessive profits and on refunds, to provide that the Court of Claims shall have jurisdiction of renegotiation cases, and for other purposes.

June 11, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and Defense.

June 21, 1971.—Favorable report from Department of Defense on extension of Act but defers to other Departments on other matters.

June 29, 1971.—Reported favorably to the Senate without amendment (S. Rept. 92-245).

June 30, 1971.—Passed by the Senate (Congressional Record S10310).

July 1, 1971.—Signed by the President.

(Public Law 92-41)

H.R. 8312 ★

June 9, 1971

To continue for two additional years the duty-free status of certain gifts by members of the Armed Forces serving in combat zones. (Continues suspension until Dec. 31, 1973.)

## AMENDMENTS

Oct. 27, 1971  
No. 1  
(541)

(Stevenson, Cannon, Eagleton, Harris, Harke, Humphrey, McGovern, Mondale, Moss, Pearson) Increases personal income tax exemption to \$700, retroactive to Jan. 1, 1971.

Nov. 2, 1971  
No. 2  
(553)

(Mondale) Increases personal income tax exemption to \$750, retroactive to Jan. 1, 1971.

June 11, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Defense, and Commerce.

June 17, 1971.—Favorable report from Department of the Navy.

June 21, 1971.—Favorable report from Department of State.

June 22, 1971.—Favorable report from Department of Commerce.

June 22, 1971.—Favorable report from Department of the Treasury.

June 22, 1971.—Analysis from U.S. Tariff Commission.

June 23, 1971.—Favorable report from Office of Management and Budget.

Oct. 20, 1971.—Reported favorably to the Senate (S. Rept. 92-402) with the following amendments:

- (a) limiting the extension to 1 year (Dec. 31, 1972); and
- (b) providing for an increase in the personal income tax exemption to \$675 for 1971 and removal of the "phase-out" of the low-income allowance.

Dec. 14, 1971.—Passed by the Senate by voice vote after rejecting the committee amendments (Congressional Record S21647).

Dec. 22, 1971.—Signed by the President.

(Public Law 92-212)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 8313 ★

June 9, 1971

To amend the Social Security Act in order to continue for two years the temporary assistance program for United States citizens returned from abroad.

June 11, 1971.—Referred to Office of Management and Budget and Departments of Health, Education, and Welfare and State.

June 22, 1971.—Favorable report from Department of State with recommended amendment to make authorization permanent.

June 23, 1971.—Favorable report from Office of Management and Budget with recommended amendment to make authorization permanent.

June 24, 1971.—Favorable report from Department of Health, Education, and Welfare with recommended amendment to make authorization permanent.

June 29, 1971.—Reported favorably to the Senate without amendment (S. Rept. 92-216).

June 30, 1971.—Passed by the Senate by voice vote (Congressional Record S10313).

July 1, 1971.—Signed by the President.

(Public Law 92-40)

H.R. 8866 ★

June 11, 1971

To amend and extend the provisions of the Sugar Act of 1918, as amended, and for other purposes.  
(Extends Act with some modification until Dec. 31, 1974.)

## AMENDMENTS

June 16, 1971 (Curtis) Provides for a quota on the importation of candy.  
No. 1  
(162)

June 16, 1971 (Harris) Terminates the South African sugar quota.  
No. 2  
(163)

June 17, 1971 (Kennedy; Bayh, Brooke, Cranston, Hart, Javits, McGovern, Mondale, Pell, Stevenson, Tunney, Williams) Terminates the South African sugar quota.  
No. 3  
(168)

June 14, 1971.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of the Treasury, State, Agriculture, Labor, and Commerce.

June 16, 17, 21, and 22, 1971.—Public hearings.—Printed.

July 2, 1971.—Comments received from Department of State.

July 22, 1971.—Report from the Department of the Treasury.  
(Opposes dual excise tax on sugar.)

## BILL REPORTED

July 24, 1971.—Reported favorably to the Senate (S. Rept. 92-302) in the form of a substitute amendment generally agreeing with the principal features of the House bill but with changes in the domestic and foreign quota allocations and providing for a new expropriation procedure.

## SENATE ACTION

July 27 and 28, 1971.—Debated and passed Senate by rollcall vote (No. 173) of 76 yeas, 22 nays (Congressional Record S12327) after taking the following action:

*Amendments Adopted:*

*Miller amendment* of a clarifying nature dealing with termination of sugar quotas of countries which confiscate U.S. property, by voice vote (July 27, Congressional Record S12280); and  
*Ellender amendment* designed to strengthen the method of achieving the price objectives embodied in the House-passed bill and Senate committee recommendations with regard to the domestic sugar industry, by voice vote (July 27, Congressional Record S12285).

*Amendments Rejected:*

*Fulbright amendment* extending the Sugar Act for 1 year instead of 3 years, as provided by the bill, and calling for a Presidentially appointed commission to study and make recommendations with regard to U.S. sugar policy, by rollcall vote of 25-70 (July 27, Congressional Record S12201);

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 8866★—Continued

## SENATE ACTION—Continued

*Amendments Rejected—Continued*

*Kennedy amendment* (No. 198 modified) eliminating the sugar quota for South Africa, by rollcall vote of 45-47 (July 27, Congressional Record S12271);

*Stevenson amendment* adding a new section to condition payments to domestic cane and sugar beet producers to certain requirements for housing facilities and services to farmworkers, by rollcall vote of 34-59 (July 27, Congressional Record S12280);

*Harris amendment* giving the President discretionary authority to make levies on sugar imports under certain circumstances, by rollcall vote of 14-78 (July 27, Congressional Record S12284); and

*Kennedy amendment* suspending sugar quotas for South Africa pending determination by the President that South Africa does not discriminate against certain of its citizens, by rollcall vote of 42-55 (July 28, Congressional Record S12327).

## CONFERENCE REQUESTED

July 28, 1971.—Senate insisted on its amendments and requested a conference with the House, naming the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.

Aug. 3, 1971.—House agreed to conference with the Senate, naming the following conferees: Messrs. Poage, Abernethy, Foley, Belcher, and Teague of California.

## CONFERENCE ACTION

Sept. 29, 1971.—Conference report filed in both Houses (S. Rept. 92-381 and H. Rept. 92-527) in the form of a substitute for both the House language and the Senate amendment resolving the differences in the quota allocations and deleting the Senate expropriation provision.

Sept. 29, 1971.—Conference report agreed to by the Senate by voice vote (Congressional Record S15276).

Oct. 4, 1971.—Conference report agreed to by the House by rollcall vote of 191-91 (Congressional Record H9094).

## BILL SIGNED

Oct. 14, 1971.—Signed by the President.

(Public Law 92-138)

H.R. 9410★

June 15, 1972

To amend title V of the Social Security Act to extend for 5 years the period within which certain special project grants may be made thereunder, amended (H. Rept. 92-1143).

June 30, 1972.—Ordered placed on the Senate calendar.

June 30, 1972.—Passed by the Senate by voice vote (Congressional Record S10918).

July 10, 1972.—Signed by the President.

(Public Law 92-345)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<p><b>H.R. 9463★</b> <span style="float: right;"><b>Mar. 1, 1972</b></span></p> <p>To prohibit the importation into the United States of certain pre-Columbian monumental or architectural sculpture or murals exported contrary to the laws of the countries of origin.</p>	<p>Mar. 14, 1972.—Referred to Office of Management and Budget, U.S. Tariff Commission, and Departments of Commerce and State.</p> <p>Mar. 27, 1972.—Referred to Department of the Treasury.</p> <p>Mar. 28, 1972.—Favorable report from the Department of State.</p> <p>Sept. 25, 1972.—Reported favorably to the Senate (<b>S. Rept. 92-1221</b>) with the following amendments:</p> <ul style="list-style-type: none"> <li>(a) establishing criminal penalties for the illegal removal of cargo from areas under Customs control and directs the Secretary of the Treasury to establish national standards for the physical security of terminal facilities and gives additional power to the Secretary to prohibit the unloading or loading of merchandise at any terminal that does not conform to the standards prescribed; and</li> <li>(b) giving an American manufacturer, producer, or wholesaler the right to contest the decision of the Secretary of the Treasury on countervailing duty cases.</li> </ul> <p>Sept. 27, 1972.—Passed by the Senate with committee amendments, by voice vote (Congressional Record S16050).</p> <p>Oct. 5, 1972.—House disagreed to the Senate amendments, requested a conference, and named the following conferees: Messrs. Mills, Ullman, Burke of Massachusetts, Byrnes of Wisconsin, and Betts.</p> <p>Oct. 11, 1972.—Senate insisted on its amendments, agreed to a conference, and named the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.</p> <p>Oct. 11, 1972.—Conferees agreed after taking the following action:</p> <ul style="list-style-type: none"> <li>(a) approved Senate amendment dealing with Customs port security with technical and clarifying amendments; and</li> <li>(b) approved Senate amendment giving an American manufacturer, producer, or wholesaler the right to contest the decision of the Secretary of the Treasury on countervailing duty cases, with an amendment providing that, in the case of a decision by the U.S. Customs Court or the U.S. Court of Customs and Patent Appeals that countervailing duties should be assessed, merchandise entered after 180 days before such court decision will be assessed in accordance with the final court decision, rather than after the date of the Secretary's decision as provided by the Senate amendment.</li> </ul> <p>Oct. 12, 1972.—Conference report filed in the House (<b>H. Rept. 92-1583</b>).</p> <p>Oct. 13, 1972.—Conference report filed in the Senate (<b>S. Rept. 92-1298</b>).</p>
	<p>(House failed to act on Conference Report)</p>
	<p>(See further action on H.R. 4678—Pre-Columbian Art)</p>
<p><b>H.R. 9900★</b> <span style="float: right;"><b>Mar. 1, 1972</b></span></p> <p>To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.</p>	<p>Mar. 14, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Apr. 11, 1972.—Reported favorably to the Senate without amendment (<b>S. Rept. 92-748</b>).</p> <p>Apr. 13, 1972.—Passed by the Senate without amendment, by voice vote (Congressional Record S6105).</p> <p>Apr. 20, 1972.—Signed by the President.</p>
	<p>(Public Law 92-279)</p>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

H.R. 10604★

Nov. 18, 1971

To amend title II of the Social Security Act to permit the payment of the lump-sum death payment to pay the burial and memorial services expenses and related expenses for an insured individual whose body is unavailable for burial.

Nov. 20, 1971.—Referred to Office of Management and Budget and Department of Health, Education, and Welfare.

## BILL REPORTED

Dec. 3, 1971. — Reported favorably to the Senate without amendment (S. Rept. 92-552).

## SENATE ACTION

Dec. 4, 1971.—Debated and passed by the Senate by voice vote (Congressional Record S20572) after adopting the following amendments:

*Talmadge amendment* providing:

- (1) that at least 40 percent of funds spent for the Work Incentive Program be used for on-the-job training and public service employment; simplifies the financing, and increases the Federal share of the cost of public service employment by providing 100 percent Federal funding for the first year and 90 percent Federal sharing of the costs in subsequent years;
- (2) requirement that welfare recipients register with the Labor Department as a condition of welfare eligibility unless they are (i) under 16 or attending school, (ii) ill, incapacitated, or of advanced age, (iii) remote from a Work Incentive project, (iv) required to be present in a home because of illness or incapacity of another member of the household, or (v) a mother with children of preschool age. Requires the Departments of Health, Education, and Welfare and Labor to accord priority in determining employment or training in the following order, (1) unemployed fathers, (ii) dependent children and relatives age 10 or over who are not in school, working or in training, (iii) mothers who volunteer for participation, and (iv) all other persons;
- (3) increase from 75 percent to 90 percent in the rate of Federal matching for Work Incentive training expenditures and welfare agency expenditures for social, vocational, rehabilitation, and medical services which are provided to directly support an individual's participation in Work Incentive Program; and
- (4) for establishment of local labor market advisory councils whose functions would be to identify present and future local labor market needs, with Work Incentive training linked to these needs.

*Long amendment* (on behalf of Senator Tunney) continuing for one year (until Dec. 31, 1972) the requirement that States pass along at least \$1 of the 1970 social security increase to aged, blind and disabled welfare recipients; and

*Bellmon amendment:*

- (1) making medically indigent people eligible for intermediate care;
- (2) outlining the requirements and providing the basis for standard setting with respect to intermediate care facilities; and
- (3) permitting, under certain circumstances, publicly operated facilities for the mentally retarded to qualify as intermediate care facilities.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 10601★—Continued

## CONFERENCE ACTION

Dec. 9, 1971. House disagreed to the amendments of the Senate, requested a conference with the Senate and appointed as conferees: Messrs. Mills of Arkansas, Ullrich, Burke of Maryland, selfs, Byrnes of Wisconsin, and Bellis.

Dec. 9, 1971. Senate insisted on its amendments, agreed to a conference with the House and appointed as conferees: Messrs. Long, Anderson, Talmadge, Curtis, and Miller.

Dec. 11, 1971. Conference report filed in both Houses (H. Rept. 92-717) with the conferees taking the following action:

- (a) accepted the Senate-passed Tunney amendment;
- (b) accepted the Senate-passed Bellis amendment with two technical changes; and
- (c) accepted the Senate-passed Talmadge amendment with the following significant changes:

- (1) Requires that 33 1/2 percent (rather than 40 percent) of expenditures under the Work Incentive Program be for on-the-job training and public service employment;
- (2) Provides 100 percent Federal funding for the first year of public service employment, 75 percent funding in second year, 50 percent in the third year and no Federal funding thereafter;
- (3) Exempts from the registration requirement a mother in a family where the father registers;
- (4) Sets the following order of priority in handling Work Incentive Program participants: (1) unemployed fathers; (2) mothers who volunteer for participation; (3) other mothers and pregnant women under 19 years of age; (4) dependent children and relatives age 16 or over who are not in school, working, or in training; and (5) all other persons; and
- (5) Sets a limit of \$750,000,000 in fiscal year 1973 on appropriations for supportive services receiving 80 percent Federal matching.

Dec. 11, 1971. Conference report agreed to by the Senate by voice vote (Congressional Record S21693).

Dec. 11, 1971. Conference report agreed to by the House by voice vote (Congressional Record H12351).

## BILL SIGNED

Dec. 28, 1971. Signed by the President.

(Public Law 92-223)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<b>H.R. 10947 ★</b>	<b>Oct. 7, 1971</b>
To provide a job development investment credit, to reduce individual income taxes, to reduce certain excise taxes, and for other purposes.	Oct. 21, 1971.—Referred to Office of Management and Budget and Departments of the Treasury and State.
	Oct. 7, 12, 13, 14, 15, and 18, 1971. Public hearings. Printed.
	Oct. 7, 1971.—Report from Department of State. (Favors deletion of DISC shipping provision.)
	Oct. 26, 1971.—Adverse report from Department of State on amendment 474.
	Oct. 26, 1971.—Letter from Department of State urging Committee on Finance to reject any proposal to remove present excise tax only on American automobiles.
	Nov. 22, 1971.—Adverse report from Department of Commerce on amendment 544.
(Provides:	
(1) a 7-percent job development investment credit generally effective August 15 (also effective with respect to earlier deliveries where orders were placed after the end of March) and modifies the liberal depreciation system (Asset Depreciation Range) provided by administrative action in January 1971, to remove an element providing additional depreciation for assets in the first year of their use;	
(2) individual income tax reductions in 1971 by increasing the personal exemption from \$650 to \$700 effective for 1/2 the year (\$675 for the entire year) and \$750 for 1972 and subsequent years; and increases the minimum standard deduction (low-income allowance) from \$1,000 to \$1,300 and further increases the percentage standard deduction to 15 percent (already scheduled to go to 14 percent with a \$2,000 ceiling in 1972);	
(3) repeal of the 7 percent manufacturers excise tax on passenger automobiles effective the date of enactment of the bill (consumer refunds or floor stocks refunds provided for taxes paid back to Aug. 15, 1971), and repeal of the 10 percent excise tax on light-duty trucks (10,000 lbs. or less) (consumer refunds or floor stocks refunds for the period after Sept. 22, 1971);	
(4) tax deferral for export income of domestic international sales corporations (DISC's) effective calendar year 1972 to be available for export income in the current year only to the extent of 25 percent of a company's average level of export income in the years 1968 through 1970 plus any of its current export income over this average level; and	
(5) structural changes and clarifications in existing law as follows:	
(a) limitation in certain cases on the standard deduction and personal exemption of individuals receiving trust income;	
(b) limitation on carryover of unused credits and capital losses in the case of certain changes in ownership;	
(c) 5 year amortization of expenditures for facilities for on-the-job training and for child care;	
(d) revision in the definition of a net lease;	
(e) modification in the application of the farm loss provision in the case of subchapter S corporations;	
(f) modification in the case of capital gains distributions of accumulation trusts;	
(g) a provision that income from the Virgin Islands is not to be treated as Western Hemisphere Trade Corporation income;	
(h) clarification of the application of the minimum tax to foreign capital gains on which little or no foreign tax is imposed; and	
(i) clarification of the right of taxpayers to bring cases into courts under tax treaty provisions.)	
	<b>BILL REPORTED</b>
	Nov. 9, 1971.—Reported favorably to the Senate (S. Rept. 92-437) with the following principal provisions:
	<b>Investment Tax Credit</b>
	<b>(a) Restoration of the Tax Credit:</b>
	(i) agreed to the proposed restoration of the 7-percent investment tax credit and approved the effective date rules in the House. Under these rules, property ordered after Apr. 1, 1971, or property delivered after Aug. 15, 1971 (regardless of when ordered) would qualify; and
	(ii) clarified that railroad track (and installation costs), certain storage facilities (primarily those used on farms) and other structures closely related to the property they house, and coin-operated laundry machines used in lodging facilities are eligible.
	<b>(b) Property Used Outside the United States:</b>
	(i) agreed to the provision in the House bill with respect to tax credits for communication satellites and added amendments to assure that the tax credit will apply also to certain undersea telephone communication cables manufactured in this country;
	(ii) added an amendment to extend the application of the 7-percent tax credit to special-purpose structures used on the high seas or on the Continental Shelf of foreign countries for exploration and extraction of undersea minerals; and
	(iii) approved an amendment to assure that financial institutions which make financial leases relating to vessels and aircraft used in the foreign trade of the United States would not suffer a reduction in their foreign tax credit by virtue of the transaction.
	<b>(c) Buy America:</b>
	(i) agreed to the provision in the bill denying the tax credit to property manufactured abroad for the period within which the import surcharge remains effective, but authorized the President to defer the restoration of the investment tax credit beyond the day on which the import surcharge is terminated. The committee also agreed to the provision authorizing the President, in the public interest, to extend the credit to a class of foreign products, but amended it to allow him to make the credit applicable in such cases on a retroactive basis of up to 2 years;
	(ii) provided that foreign property ordered after Mar. 31 and before the President's state of the economy message on Aug. 15 will be eligible for the tax credit. As under the House bill, foreign property acquired thereafter will be ineligible; and

H.R. 10917 ★—Continued	TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
	<b>AMENDMENTS</b>	<b>BILL REPORTED—Continued</b>
		<b>Investment Tax Credit—Continued</b>
Oct. 19, 1971 No. 1 (474)	(Talmadge) Directs the President to seek removal, by Jan. 1, 1973, of restrictions on imports of U.S. autos or terminate U.S. participation in the Canadian Automobile Agreement.	(iii) agreed that the report of the committee will indicate that the President may find that it would be in the public interest to extend the investment tax credit to foreign property, such as agricultural implements, which has long been duty-free under the tariff laws.
Oct. 19, 1971 No. 2 (475)	(Pearson, Aiken, Bellmon, Bible, Boags, Burdick, Cannon, Church, Dole, Eagleton, Hatfield, McGovern, Mathias, Mondale, Schweiker, Scott, Stafford, Stevens, Tower, Young) Provides for a double tax credit—11 percent instead of 7 percent—for investments in manufacturing, processing, assembly, or distribution other than at retail of personal property.	<b>(d) Livestock:</b>
		Agreed to provisions in the bill extending the investment tax credit to livestock, but modified the bill in two important respects:
		(i) horses would not be eligible for the credit in any case;
		(ii) livestock purchased within 6 months before, or 6 months after, the sale of similar livestock would be ineligible for the credit unless the investment tax credit on the livestock being sold has been subjected to the recapture rules. For this purpose, young breeding stock acquired to replace animals culled from a herd at the end of their useful life for that purpose would not be "similar" and the credit on the new animals would not be denied.
Oct. 19, 1971 No. 3 (476)	(Inoué) Provides rules under which corporations with substantial income from possessions may elect to compute its tax pursuant to: (1) the rules governing income from possessions, or (2) the rules governing consolidated returns.	<b>(e) Used Property:</b>
		Under the House bill, used property purchases of up to \$65,000 would be eligible for the tax credit, but the \$65,000 limitation would be reduced or offset by the amount of investment in new property during the year. The committee deleted the offset feature and reduced the limitation from \$65,000 to \$50,000.
Oct. 20, 1971 No. 4 (477)	(Scott and Randolph) Permits pollution control facilities and mine safety equipment to qualify for both the 7-percent tax credit and 60-month amortization.	<b>(f) Regulated Utilities:</b>
		(i) agreed to eliminate an inequity between regulated communication utilities which qualify for a 4-percent tax credit and nonregulated communications systems owned by private business which, under the House bill, qualify for a 7-percent credit. The committee decision equates the two situations by allowing only a 4-percent credit in both cases;
		(ii) agreed to restore the full 7-percent tax credit to international telegraph companies. The House bill had cut them back to a 4-percent credit;
		(iii) the House bill provides that if a utility commission acts contrary to the flow-through rules, and rate base rules, in the bill, the utility would be denied the tax credit for all open years in the past and all future years. The committee modified the bill so that the credit would be denied only with respect to the particular commission's area—not nationwide—and only for the period the commission does not follow these rules—not forever;
		(iv) the House bill exerted a pressure on regulatory agencies to comply with the flow-through, and rate base, rules in the bill by Apr. 1, 1972. The committee amended the bill to eliminate the Apr. 1 deadline, and to provide instead that the new rules must be complied with in all final determinations of regulatory agencies after the effective date of the bill;
		(v) clarified the House bill to prevent avoidance of the flow-through rules by regulatory agencies insisting on one rule for rate-making purposes consistent with the bill, and a different rule for accounting purposes. Under the bill, the same rules would be required for ratemaking purposes and in the utilities' "regulated books of account"; and
		(vi) make the flow-through rules inapplicable in those instances where a regulatory body determines that the natural domestic supply of the product furnished by the regulated company is insufficient to meet present and future needs of the domestic economy.
Oct. 26, 1971 No. 7 (483)	(Hartke) Extends social security coverage to certain hospital employees in New Mexico. (Similar provision in H.R. 1.)	
Oct. 26, 1971 No. 8 (484)	(Hartke) Extends social security coverage to Federal Home Loan Bank employees. (Similar provision in H.R. 1.)	
Oct. 26, 1971 No. 9 (485)	(Hartke) Under present law the first \$20,000 of self-employment income earned abroad by a U.S. resident is excluded for both income tax and social security purposes. The amendment deletes this \$20,000 exclusion for social security purposes. (Similar provision in H.R. 1.)	
Oct. 26, 1971 No. 10 (486)	(Hartke) Makes social security coverage available to members of religious orders who have taken a vow of poverty if the order makes an irrevocable election to cover those members as employees of the order. (Similar provision in H.R. 1.)	

## TITLE AND DESCRIPTION

ACTION  
 CALL CONGRESSIONAL RECORD PAGE NUMBERS  
 REFER TO DAILY CONGRESSIONAL RECORD

## H.R. 10947 ★--Continued

## BILL REPORTED--Continued

## Investment Tax Credit--Continued

- Oct. 26, 1971  
 No. 11  
 (187) (Hartke) Excludes for social security tax or benefit purposes amounts earned by an employee which are paid after the year of his death to his survivors or to his estate. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
 No. 12  
 (188) (Hartke) Provides a special minimum social security benefit equal to \$6 multiplied by the number of years of coverage the person has under the social security program up to a maximum of 30 years. (H.R. 1 provides a special minimum social security benefit equal to \$5 times the number of years of covered employment up to a maximum of 30 years.)
- Oct. 26, 1971  
 No. 13  
 (189) (Hartke) Permits a married couple, each of whom had at least 20 years of covered earnings after marriage, to have their earnings combined up to the maximum amount of taxable earnings for that year. Each would receive a benefit equal to 75 percent of the benefit determined on the basis of their combined earnings; payment to the surviving spouse would continue at the 75 percent rate. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
 No. 14  
 (190) (Hartke) Under present law, when a woman applies before age 65 for retirement benefits based on her own earnings, the benefits are actuarially reduced. If she subsequently applies for a wife's benefit after reaching age 65 her wife's benefit is also actuarially reduced to reflect the fact that she began receiving benefits before age 65. Amendment No. 190 would eliminate the actuarial reduction in such cases. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
 No. 15  
 (191) (Hartke) Provides for automatic increases in social security benefits as cost of living rises, provides for automatic increases in limit on taxable wages (wage bases as wages rise) and provides for automatic increases in the retirement tax wages rise. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
 No. 16  
 (192) (Hartke) Increases retirement benefits by 1 percent for each year in which a worker between ages 66 and 72 does not receive benefits because he is working. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
 No. 17  
 (193) (Hartke) Increases widow's benefit from 82½ percent to 100 percent of deceased husband's benefit. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
 No. 18  
 (194) (Hartke) Provides for general revenue contribution to social security health insurance programs equal to 20 percent of total program expenditures in fiscal year 1972, rising to 33 percent beginning fiscal 1976.

*(g) Lessee-Lessor:*

The House bill provides that the investment tax credit is not to apply in the case of individuals who are lessors of property unless they are a manufacturer or lessor on short term leases. The Committee clarifies the House bill so that corporate partners of a partnership will not be denied the credit; and

it is agreed that a lessor may pass through the full tax credit to a lessee only if the lease is for a period in excess of 80 percent of the "class life" of the property. In the case of short term leases not qualifying for the pass through of the full investment credit, a proportionate part of the credit (related to the period of the lease as a percentage of the class life for the property) may be passed through, but only to the first lessee.

*(h) Carryover of Pre-1971 Tax Credits:*

Under existing law, there is a special limitation under which not more than 20 percent of accumulated tax credits could be used in a year subsequent to 1939. The House bill repeals this limitation effective Jan. 1, 1972. A Committee amendment accelerates the repeal of the 20 percent limitation so that it (as well as the regular 50 percent limitation on use of tax credits) would apply with respect to only five-eighths of a calendar year taxpayers' liability for 1971 and the 50 percent limitation (but not the 20 percent limitation) would be applied to the remaining three-eighths of tax liability for 1971.

*(i) Accounting Principles and the Tax Credit:*

The Committee agreed to include in its report language to indicate that nothing in the bill should be construed to preclude the use of "flow through" in the financial reporting of net income in non-commodity industries, but that taxpayers should indicate on their financial reports the method they used to account for the investment tax credit.

## Asset Depreciation Range (ADR)

The Committee generally agreed to the provisions in the House bill which incorporate into the statute the basic rules (other than the first year convention) of the ADR system announced by the Treasury Department in January, 1971. Among the new statutory rules is one calling for a "step-up" system for all assets.

In order to provide time for the Treasury Department to determine class lives for real property (and for so-called subsidiary assets, such as jigs, dies, textile mill cam assemblies, returnable containers, glassware and silverware), the Committee agreed to permit taxpayers to continue to use, for up to 3 years, shorter useful lives for those types of property if the shorter life is one which can be justified under the 1962 depreciation guidelines. Under this amendment, the transition period would end sooner than 3 years if the Treasury promulgated class lives for the property in question.

The committee also agreed that railroads would be given an option, on a year-by-year basis, to use the repair allowance rules in existing law as added by the Tax Reform Act of 1969 or those under the ADR rules being created by the bill.

## Personal Tax Provisions

*(a) Withholding Changes:*

The House bill makes changes in the withholding taxes to reflect higher personal exemptions and low income allowances and

TITLE AND DESCRIPTION		ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
H.R. 10917 ★—Continued		BILL REPORTED—Continued
Oct. 26, 1971 No. 19 (495)	(Hartke) Provides for general payee contribution to social security cash benefit programs increasing from 4 percent of total expenditures in 1973 to 20 percent of expenditures in 1981 and thereafter.	<b>Personal Tax Provisions—Continued</b>
Oct. 26, 1971 No. 20 (496)	(Hartke) Sets social security tax rates for employees at 6.6 percent for cash benefits through the year 2000, increasing to 7.5 percent in 2000 and thereafter; increases hospital insurance tax on employees to 1.3 percent beginning 1972, increasing to 1.9 percent beginning 1987.	to reduce underwithholding. The new rules would become effective under the House bill in two steps. The first occurring Nov. 15, 1971; and the second occurring on Jan. 1, 1972. The committee bill makes the entire change in the withholding rates effective Jan. 1, 1972.
Oct. 26, 1971 No. 21 (497)	(Hartke) Waives taxable under social security to \$10,000 in 1972 and 1973, and to \$12,000 beginning 1974; increases earnings limitation from \$1,650 to \$2,400, with \$1 reduction in benefits for each \$1 earned above this amount.	<i>(b) Deduction for Child Care-Housekeeping Expenses:</i> The committee agreed to an amendment under which (i) single parents—those who are widows or widowers, divorced or separated, (ii) taxpayers with disabled spouses, and (iii) married couples whose combined income does not exceed \$12,000 per year, would be allowed to deduct up to \$400 per month of the expenses involved in obtaining care, including housekeeping services, for children under age 14 or for disabled dependents in the taxpayer's home in order for the person to become gainfully employed. If the taxpayer chooses to have his children cared for in a child care center or in other child care facilities outside his home he could apply up to \$200 per month of this deductible amount toward the expense of caring for one child, \$300 if two children are involved and the full \$400 if more than two children are so cared for. In such a case, the remaining amount not used for outside child care would be available as a deduction with respect to amounts paid as housekeeping expenses. Where a disabled dependent is being cared for, the amount of the deduction under this amendment must be offset by disability benefits received with respect to the dependent. In the case of married couples, the amendment would provide for a reduction in the total deduction that may be claimed so that for each \$1 of additional earnings the amount deductible would be reduced by \$0.50.
Oct. 26, 1971 No. 22 (498)	(Hartke) Increases social security benefits 40 percent across the board, with a minimum benefit of \$74.50; increases special monthly payments to certain individuals 72 and older from \$48.30 to \$50.80 (for a couple, from \$72.50 to \$75.20). (H.R. 1 provides a 5-percent across-the-board increase.)	<b>Excise Tax on Automobiles, Trucks, Etc.</b>
Oct. 26, 1971 No. 23 (499)	(Hartke) Defines disability for individual 55 or over as inability to engage in substantial gainful activity in his regular work or in any other work in which he was engaged with some regularity in the recent past.	<i>(a) General:</i> The committee agreed with the features in the House bill providing for repeal of the 7-percent excise tax in the case of passenger automobiles and the 10-percent excise tax in the case of light trucks, those having a gross vehicle weight of 10,000 pounds or less but amended the House bill in a number of relatively minor respects as follows: (i) It provided that the effective date of the repeal of the tax on light trucks will be fixed at Aug. 15, 1971, thus conforming with the effective date provided by the House bill with respect to repeal of the automobile tax. Under the House bill, repeal of the light truck tax would have been Sept. 22, 1971; (ii) agreed to impose a tax on original equipment tires on imported automobiles, trucks and other equipment and implements conforming the treatment of these tires with the treatment of tires for domestically produced vehicles; and (iii) amended the House bill to repeal the 10-percent tax on light trailers generally used in connection with the light trucks the tax on which would be repealed by the bill.
Oct. 26, 1971 No. 24 (500)	(Hartke) Eliminates out-of-pocket costs to include expenses incurred in routine eye care, eyeglasses, dentures, hearing aid, subject to a \$25 deductible per calendar year.	<i>(b) Foreign Automobiles and Light-Duty Trucks:</i> The Committee agreed to suspend the tax on foreign automobiles and light trucks, also effective Aug. 15, 1971. However, the President would be authorized after the date of enactment of this Act to terminate the suspension and in effect reimpose the excise tax on imported cars and light duty trucks from any foreign country which discriminates against automobiles of U.S. manufacturers. The President's authority would be limited by the provisions in existing law which provide for a progressive reduction and ultimate repeal of the automobile excise tax by 1982, and a reduction of the
Oct. 26, 1971 No. 25 (501)	(Hartke) Extends Medicare coverage to include maintenance drugs, with a copayment of \$2 per prescription and \$1 per retail prescription.	
Oct. 26, 1971 No. 26 (502)	(Hartke) Cuts long-term supplementary medical insurance and hospital insurance programs under Medicare; eliminates premium contributions under simplified entry medical insurance program. Authorizes application from general revenues equal to premium contribution that would otherwise be payable.	
Oct. 26, 1971 No. 27 (503)	(Hartke) Sets eligibility for disability insurance benefits on the basis of "fully insured" status rather than "disability insured status." Generally, the effect of this is to drop the requirement that an individual has worked in employment covered under social security for 5 out of the 10 years prior to the onset of disability.	

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<b>H.R. 10947 ★—Continued</b>	<b>BILL REPORTED—Continued</b>
<b>Oct. 26, 1971</b> <b>No. 28</b> <b>(504)</b>	<b>Excise Tax on Automobiles, Trucks, etc.—Continued</b>
(Hartke) Social security benefits are based on a formula related to average wages. Under present law a woman may have three more years of low earnings disregarded than a man in calculating her average wages. Amendment No. 504 would apply the same rules for calculating benefits to men as now apply to women. (Similar provision in H.R. 1.)	10 percent tax on trucks to 5 percent on Oct. 1, 1977. After 1981, his authority with respect to both automobiles and light-duty trucks would terminate.
<b>Oct. 26, 1971</b> <b>No. 29</b> <b>(505)</b>	<b>(c) Truck Parts:</b>
(Hartke) Provides for the disregarding 1 additional year of low earnings for each 10 years of work under the social security program in computing the average monthly wage on which social security benefits are based. (H.R. 1 provides for 1 additional dropout year for each 15 years of covered employment.)	Declined to approve an amendment which would have repealed the tax on parts suitable for use on light-duty trucks. In making its decision, the Committee was aware that today there is no tax on automobile parts and, in many instances, parts used on automobiles are interchangeable with those used on light-duty trucks, the tax on which is repealed by this bill. Thus, in many situations, the truck part involved will not be subject to tax. Where the part involved is not interchangeable with an automobile part, the Committee felt it unwise to write an exemption which might apply to parts used on larger, taxable trucks.
<b>Oct. 26, 1971</b> <b>No. 30</b> <b>(506)</b>	<b>(d) Highway Trust Fund—Alcoholic Beverage Tax:</b>
(Hartke) Under present law social security disability benefits must be reduced when workmen's compensation is also payable if the combined payments exceed 80 percent of the worker's average current earnings before disablement. Average current earnings for this purpose can be computed on two different bases, and the larger amount will be used. Amendment No. 506 adds a third alternative under which a worker's average current earnings can be based on the 1 year of his highest earnings in a period consisting of a year of disablement and the 5 preceding years. (Similar provision in H.R. 1.)	The proposed repeal of the excise tax on light-duty trucks and trailers reduces the amount of revenues flowing into the highway trust fund for use in construction of the interstate highway system by about \$350 million.
<b>Oct. 26, 1971</b> <b>No. 31</b> <b>(507)</b>	In order to restore an approximately equivalent amount to the Highway trust fund so that the highway construction schedule will not be impaired, the Committee agreed to divert 7 percent of the revenues from the Federal excise tax on alcoholic beverages to the Highway trust fund.
(Hartke) Permits disability insurance benefits to be paid to the disabled worker's survivors if an application for benefits is filed within 3 months after the worker's death. (Similar provisions in H.R. 1.)	Also, the Committee will clarify the tax exemption of demonstrator vehicles and cars made available by dealers to schools for driver training prior to August 15, but which are returned to the dealer and sold by him subsequent to that date. Under this Committee decision, a refund of the tax on demonstrator automobiles and cars will be available if more than 50 percent of the mileage accumulated under the warranty has expired on the date the vehicle is sold under the House bill more than 50 percent of the warranty mileage must have been completed.
<b>Oct. 26, 1971</b> <b>No. 32</b> <b>(508)</b>	<b>Structural Improvements</b>
(Hartke) Under present law a widow generally must have been married to a worker for at least 9 months prior to his death to qualify for widow's benefits. Amendment No. 508 waives the 9-month requirement if the widow and the worker were previously married, divorced, and then remarried. (Similar provisions in H.R. 1.)	<b>(a) Standard Deduction and Personal Exemption—Trust Income:</b>
<b>Oct. 26, 1971</b> <b>No. 33</b> <b>(509)</b>	Under the House bill, the beneficiary of a reversionary trust would not be allowed to use his personal exemption or standard deduction to offset the trust income if he is related to the grantor of the trust. The Committee substitutes for this provision in the House bill a new rule under which the standard deduction (but not the personal exemption) would be denied with respect to unearned income of a child entitled to be claimed as a dependent of another taxpayer.
(Hartke) Under present law a divorced woman may qualify for social security benefits on her husband's earnings record generally only if she has been receiving substantial support from her former husband. Amendment No. 509 would eliminate this support requirement. (Similar provision in H.R. 1.)	<b>(b) Hobby Losses:</b>
<b>Oct. 26, 1971</b> <b>No. 34</b> <b>(510)</b>	The Committee approved the provisions in the House bill relating to farm losses incurred by subchapter S corporations but added to the bill an amendment to clarify the treatment of hobby losses under the Tax Reform Act of 1969.
(Hartke) Permits self-employed persons to elect to report for social security purposes two-thirds of their gross income from non-farm employment, but not more than \$1,600. (This optional method is similar to the option available under present law for farm self-employment.) (Similar provision in H.R. 1.)	<b>(c) Western Hemisphere Trade Corporations:</b>
	The House bill contained an amendment to make the Western Hemisphere Trade Corporations provision inapplicable if less than 95 percent of a corporation's gross income was derived from sources outside the United States and the Virgin Islands. Under existing

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 10947 ★—Continued

- Oct. 26, 1971**  
**No. 35**  
**(511)** (Hartke) Present law provides for a gratuitous social security wage credit, generally equal to \$300 for each calendar quarter of military service to 1967, in addition to credit for basic pay from which social service taxes are deducted. Amendment No. 511 provides similar gratuitous wage credits for military service between January 1957 (when military service came under contributory social service coverage) through December 1967. (Similar provision in H.R. 1.)
- Oct. 26, 1971**  
**No. 36**  
**(512)** (Hartke) Provides social security benefits for a grandchild of a worker (or of a spouse) under certain circumstances. Under amendment 512, a grandchild generally could qualify for child's benefits if he were living with and receiving one-half of his support from the grandparent, provided that he began living with the grandparent before reaching age 18 and his own parents had died. (Similar provisions in H.R. 1.)
- Oct. 26, 1971**  
**No. 37**  
**(513)** (Hartke) Under present law a child's benefit ends when he is adopted, except when he is adopted by certain close relatives. Amendment No. 513 would repeal the requirement that benefits end when a child is adopted. (Similar provisions in H.R. 1.)
- Oct. 26, 1971**  
**No. 38**  
**(514)** (Hartke) Modifies the provisions of present law relating to eligibility for child's benefits in the case of adoption by old-age and disability insurance beneficiaries to provide uniform requirements in both situations. A child adopted after a retired or disabled worker becomes entitled to benefits generally could be entitled to child's benefits if the child was living with and dependent on the worker in the United States for 1 year and the adoption took place in a United States court. (Similar provisions in H.R. 1.)
- Oct. 26, 1971**  
**No. 39**  
**(515)** (Hartke) Under present law when a child is entitled to benefits on more than one social security account, he is paid on the account with the highest primary insurance amount. This does not always result in payment of the highest benefit to the child. Amendment 515 would provide generally for paying the child on the basis of the account that would give him the highest benefit, rather than on the basis of the highest primary insurance amount. (Similar provisions in H.R. 1.)
- Oct. 26, 1971**  
**No. 40**  
**(516)** (Hartke) Payment of benefits to a child over 18 who is attending school would continue through the end of the semester or quarter in which the child attains age 22 (rather than the month before he attains age 22) if he has not completed the requirements for a bachelor's degree. (Similar provisions in H.R. 1.)

## BILL REPORTED—Continued

## Structural Improvements—Continued

law, Virgin Island income was treated as qualifying income. The Committee approved the provision in the House bill in principle but narrowed the scope of the House provision so that for Virgin Island tax purposes, the Western Hemisphere Trade Corporation provisions would be inapplicable. Thus, income taxable in the Virgin Islands would not be eligible for the 14 point tax reduction.

**(d) Capital Gains—Minimum Tax:**

The House bill provided that foreign capital gains and stock options would be treated as tax preference items for purposes of the minimum tax if the foreign country imposes no significant tax with respect to them. Under the House bill, this treatment applied retroactively to the effective date of the minimum tax, Jan. 1, 1970. The Treasury Department had originally issued proposed regulations to the effect that if a country imposed no or a very small tax on all income, the amounts in question would not be tax preferences under the minimum tax. On June 24, 1971, the regulations were re-proposed to indicate that these items would involve preferential income. The Committee bill clarifies the past by treating the items as tax preferences for minimum tax purposes from June 24, 1971. It also agreed to clarify that foreign non-taxable transactions, such as corporate reorganizations are not to cause a capital gain to be treated as a tax preference if it is considered to arise for United States tax purposes because of an allocation of income or a deemed distribution under the corporate reorganization provisions.

**(e) Net Leases—Real Estate:**

The Committee generally agreed to the provision in the House bill regarding the determination of excess interest for purposes of the minimum tax and, effective in 1972, the denial of a deduction for one-half of net investment interest. However, the Committee modified the House bill (and the existing law) in three significant respects: (i) it amends the definition of excess investment interest so that to the extent the taxpayer incurs an "economic loss" as contrasted to a "tax loss," the interest involved would not be "excess investment interest," and therefore would remain deductible.

(ii) provides that in determining "excess investment interest" under the so-called 15 percent method taxpayers may elect to aggregate their leases in a single property making it unnecessary to characterize each lease separately as a business lease (the interest on which would be deductible) or as an investment lease (the interest on which would be a preference); and

(iii) agreed to omit properties five years or older from the calculation of excess investment interest unless the taxpayer elects to include all such properties as investment properties.

**(f) Capital Gains Income of Trusts—Throwback Rules:**

The Tax Reform Act of 1969 included a provision to become effective in 1972 under which capital gain income of trusts would be subjected to an unlimited throwback, just as other income of the trusts. A Committee amendment to the bill would defer for one additional year until Jan. 1, 1973, the effective date of the 1969 provision.

**(g) Bribes and Kickbacks:**

Under the Tax Reform Act of 1969 certain bribes and kickbacks (which under the prior law had not been deductible) inadvertently were made deductible. The Committee amended the House

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## TITLE AND DESCRIPTION

## H.R. 10917 ★—Continued

- Oct. 26, 1971  
No. 41  
(517) (Hartke) Childhood disability benefits would be paid to the disabled child of a retired, deceased, or disabled worker if the child's disability began before age 22, rather than before 18 as under present law. In addition, a person whose childhood disability benefits had terminated could become re-entitled to benefits if he again becomes disabled within seven years. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 42  
(518) (Hartke) Provides for paying benefits to dependent widowers as early as age 69, rather than age 62, on the same basis as widows are paid under present law. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 43  
(519) (Hartke) Earnings in and after the month in which a beneficiary attains 72 would no longer be included under the retirement test in determining total earnings for the year. (Under the present law, earnings after a beneficiary reaches age 72 are used to determine whether benefits are withheld for months before age 72.) (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 44  
(520) (Hartke) The amount that a beneficiary under age 72 can earn and still be paid all of his social security benefits would be increased from \$1,680 to \$2,100, with \$1 reduction in benefits for each \$2 earned above this amount. (H.R. 1 increases earnings limit from \$1,680 to \$2,000.)
- Oct. 26, 1971  
No. 45  
(521) (Hartke) Extends social security coverage to employees of the Government of Guam. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
No. 46  
(522) (Hartke) Under present law services of a student performed for the school in which he is enrolled are generally not covered under social security. However, employment by certain nonprofit organizations connected with the school is covered. Amendment No. 722 provides for the exclusion from social security coverage of employment of students by nonprofit organizations connected with the school. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 47  
(523) (Hartke) Provides criminal penalties if an individual intentionally furnishes false information on an application for a social security number with the object of hiding his true identity. (Similar provisions in H.R. 1.)

## BILL REPORTED—Continued

## Structural Improvements—Continued

bill to restore the prior law by denying the deduction for bribes and kickbacks or other illegal payments where the payment involved was in violation of a State statute which is being generally enforced, or in violation of a Federal law. In addition, the Committee bill makes medical referral fees (bribes or kickbacks) illegal under the Medicare-Medicaid Program and other Federal health programs.

*(h) Dividend Distribution to Foreign Corporations:*

In the case of distributions to foreign corporations, the Committee bill includes an amendment under which the taxable amount of a dividend in property to a foreign corporation will be the fair market value of the property distributed.

*(i) Original Issue Discount:*

In the case of bonds held by a non-resident alien, the issuer of bonds (with a maturity of more than 6 months), would withhold tax (at the regular rate of 30 percent), not only on the interest paid on such bonds, but also on the original issue discount attributable to the period to which the interest relates.

*(j) Foreign Beneficiary of Domestic Trust:*

The Committee bill changes the rules for taxing rental income received by a foreign beneficiary of a U.S. trust (such as a real estate investment trust) to correct a situation under which the 30 percent withholding tax has been diluted by assessment against a "net" income of the trust rather than a "gross" income. Under the Committee decision, the amount of trust income taxed to the foreign beneficiary will be "grossed-up," by in effect adding back in the foreign beneficiary's share of deductions taken by the trust.

## Domestic International Sales Corporation (DISC)

*(a) General:*

The Committee agreed to the provisions of the House bill relating to Domestic International Sales Corporations (DISC) with three important amendments as follows:

(i) In lieu of the approach of the House bill to allow deferral only with respect to profits on sales above base-period sales (the base period would be 75 percent of export profits in the 3-year period 1968-1970), the Committee amendment permits tax deferral on 50 percent of the export profit of the DISC;

(ii) Whereas the DISC provisions of the House bill were written as permanent law, the Committee amendment would terminate the deferral privilege after 1982. Under this Committee amendment, income deferred during the intervening ten years could remain deferred beyond the termination of the DISC legislation; and

(iii) Deferral is not to be allowed to the extent DISC profits are invested in foreign plant or equipment. Under this "fugitive capital" feature, a DISC's profits will be considered invested in foreign plant or equipment to the extent foreign plant and equipment investments of the DISC's parent (and affiliates) are in excess of (a) 50 percent of the group's foreign earnings, plus (b) the amount of funds raised abroad by the group in the form of debt or equity.

## TITLE AND DESCRIPTION

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## H.R. 10917 ★—Continued

- Oct. 26, 1971  
No. 48  
(521) (Hartke) Under present law where the family maximum provision applies and a worker's benefit is reduced because he started getting it before age 65, it is possible for the total benefits paid to the family to be reduced when the worker's benefit is increased. In the past, special provisions have been written into the law each time benefits were increased so as to assure that the family's total benefits would not be decreased because the worker's benefit was increased. Amendment No. 521 provides a provision of general applicability to assure that in the future no family would have its total benefits decreased because worker's benefit was increased. (Similar provision in H.R. 1.)
- Oct. 26, 1971  
No. 49  
(525) (Hartke) Increased the authorization of using social security trust fund money to rehabilitate social security disability beneficiaries. Authorization would be increased from one percent of the social security disability benefits paid in a year to 1.25 percent in fiscal 1972, and to 1.5 percent in fiscal 1973, and thereafter. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 50  
(526) (Hartke) Authorizes the managing trustee of the social security trust funds to accept money gifts made to the social security program. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 51  
(527) (Hartke) Permits the payment of retroactive disability insurance benefits to a small number of people who were permitted to establish a period of disability under a 1967 amendment but who were not provided cash benefits. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 52  
(528) (Hartke) Provides positive authority for recomputing social security benefits payable to survivors after the death of a person who in his lifetime was entitled to both social security benefits and a railroad annuity. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 53  
(529) (Hartke) Provides that the social security taxes paid by self-employed, employees, and employers shall be 1.2 percent for years 1972 through 1976, and 1.3 percent for years after 1976. (Similar provisions in H.R. 1.)
- Oct. 26, 1971  
No. 51  
(530) (Hartke) For the years after 1974 and before 1975, 0.9 percent of social security wages will be paid into the disability insurance trust fund; for the years after 1974 and before 1977, 1.05 percent of wages will be paid into the trust fund, and for years after 1976, 1.25 percent will be paid into the trust fund. Similar changes would be made in the allocation of self-employment income to the disability insurance trust fund. (Similar provisions in H.R. 1.)

## BILL REPORTED—Continued

## Domestic International Sales Corporation—Continued

*(b) Export Trade Corporations:*

The Committee also approved an amendment which would retain in the law provisions authorizing tax deferral in the case of Export Trade Corporations. Under the House bill, these deferral provisions would have been terminated with the enactment of the DISC. Under the Committee amendment, existing Export Trade Corporations may continue to be used as an alternative to Domestic International Sales Corporations.

## Job Development—Work Incentive Program

The committee approved an amendment (the text of S. 1019) to develop job opportunities for welfare recipients through (a) a 20% job development tax credit related to wages paid to Work Incentive Plan enrollees and (b) improvements in the existing Work Incentive program for welfare recipients.

## Balance of Payments Emergency Amendment

The Committee approved an amendment to provide the President with discretionary authority to protect the balance of trade and balance of payments of the United States by allowing him to: (1) impose selective or general import quotas, or (2) impose an import surcharge of up to 15 percent of the value of the imported article, during a "balance of payments emergency."

## General

Provisions of the House bill not described herein were generally approved by the Committee without substantive change.

## SENATE ACTION

Nov. 11, 13, 15, 20, and 22, 1971.—Debated and passed by the Senate by rollcall vote (no. 389) of 64 yeas, 30 nays (Congressional Record S19363) after taking the following action:

*Amendments Adopted:*

*Committee amendments* en bloc, and the bill, as so amended was considered as original text for purposes of further amendment; by voice vote (Nov. 11, Congressional Record S18298);

*Magnuson amendment (no. 628 modified)* to provide for up to 26 weeks of additional unemployment compensation benefits to persons who have exhausted such benefits in States where insured unemployment rates exceed 6 percent, by rollcall vote (no. 312) of 47 yeas, 31 nays (Nov. 12, Congressional Record S18378), after taking the following action thereto:

*Adopting Tunney floor amendment (modified)* to amendment no. 628, reducing original percentage figure therein from 7.5 to 6 percent, by rollcall vote (no. 310) of 51 yeas, 27 nays (Nov. 12, Congressional Record S1832); and

*Rejecting Miller amendment no. 656* to Magnuson amendment no. 628, to reduce percentage figure for insured unemployment from 6 percent to 4.5 percent (rejected by adoption of Magnuson tabling motion, by roll call vote (no. 311) of 41 yeas, 38 nays) (Nov. 12, Congressional Record S18375).

## TITLE AND DESCRIPTION

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## H.R. 10947 ★—Continued

## SENATE ACTION—Continued

Oct. 26, 1971 No. 55 (531)	(Hartke) The present six month period throughout which a person must be disabled before he paid disability benefits would be reduced to three months. (H.R. 1 contains a provision which would reduce the waiting period from 6 months to 5 months.)	<b>Amendments Adopted—Continued</b> <i>Hartke floor amendments</i> increasing the personal tax exemption from \$750 to \$800 (prior to adoption of which Senate, by rollcall vote (no. 313) of 37 yeas, 40 nays, rejected tabling motion, and subsequent to which Senate, by rollcall vote (no. 315) of 42 yeas, 35 nays, tabled motion to reconsider vote by which the amendment was adopted, by rollcall vote (no. 314) of 40 yeas, 37 nays (Nov. 12, Congressional Record S18395);
Oct. 26, 1971 No. 56 (533)	(Javits, Humphrey, McClellan, Stevenson) Requires that the President's budget include an estimate of the revenues lost because of deductions, credits, and income exclusions.	<i>Tunney floor amendment</i> to allow as a business deduction up to \$400 per month for expenses for certain domestic and dependent care services, by rollcall vote (no. 316) of 74 yeas, 1 nay (Nov. 12, Congressional Record S18398);
Oct. 26, 1971 No. 57 (542)	(Nelson) Repeals the ADR system announced by the President in January, 1971. (On October 28, the Committee voted 12-2 to retain the ADR system authorized by the House bill.)	<i>Humphrey amendment no. 601</i> making 7 percent investment tax credit available with respect to farm equipment purchased on or after Jan. 1, 1971, instead of Apr. 1, 1971, by rollcall vote (no. 317) of 49 yeas, 28 nays (Nov. 12, Congressional Record S18401);
Oct. 26, 1971 No. 58 (543)	(Nelson) Makes the investment tax credit inapplicable with respect to purchases in excess of \$1 million per year. (On November 8, the Committee voted 9-1 not to have a \$1 million limitation.)	<i>Williams amendment (no. 670 modified)</i> to repeal 10 percent manufacturers' excise tax on local transit system buses, by rollcall vote (no. 322) of 63 yeas, 0 nays (Nov. 13, Congressional Record S18481), after taking the following action thereto: <i>Rejecting Miller floor amendment</i> to Williams amendment no. 670 to repeal the manufacturers' 10-percent excise tax on livestock trailers, by voice vote (Nov. 13, Congressional Record S18481).
Oct. 26, 1971 No. 59 (544)	(Nelson) Deletes the DISC features of the House bill. These provisions authorize deferral of U.S. tax on export income.	<i>Kennedy floor amendment</i> requiring Secretary of the Treasury to prescribe regulations having the effect of assuring that benefits from the repeal or suspension of automotive excise tax accrue to the ultimate purchaser, by rollcall vote (no. 323) of 65 yeas, 0 nays (Nov. 13, Congressional Record S18483);
Oct. 26, 1971 No. 60 (545)	(Nelson) Postpones for one year (from 1972 to 1973) the increase from \$7,800 to \$9,000 in the Social Security wage base authorized when benefits were increased 15 percent for 1971.	<i>Humphrey floor amendment</i> requiring the President to report to the Congress and Comptroller General concerning funds appropriated by the Congress which are partially or completely impounded, by rollcall vote (no. 324) of 48 yeas, 18 nays (Nov. 13, Congressional Record S18485);
Oct. 29, 1971 No. 61 (563)	(Humphrey, Moss, Stevenson) Increases the low income allowance from \$1,050 to \$1,300 for 1971. As under the House bill, the "phaseout" of this allowance above the tax-exempt level would be eliminated.	<i>Baker floor amendment</i> to exclude from the automotive excise tax domestically produced boxes and containers, by rollcall vote (no. 327) of 62 yeas, 1 nay (Nov. 13, Congressional Record S18497);
Oct. 29, 1971 No. 62 (564)	(Stevenson, Humphrey, Pearson) Increases the personal exemption for 1971 to \$700. Under present law it is \$650; under the House bill it would be \$675.	<i>Stevens floor amendment (modified)</i> to require the Internal Revenue Service to give prior notice to taxpayers on whose salary a levy is to be attached to recover delinquent taxes, by rollcall vote (no. 328) of 59 yeas, 0 nays (Nov. 13, Congressional Record S18499);
Nov. 1, 1971 No. 63 (572)	(Curtis, Allen, Bellmon, Dole, Sparkman, Talmadge) Increases the special limitation on the amount of industrial development bonds that may be issued on a tax-free basis to \$10 million. The limit presently is \$5 million. It would also provide that bonds to finance facilities for the furnishing of water will be tax exempt without regard to the present requirement that they be used only for the "local furnishing" of water (i.e., within not more than two counties).	<i>Tunney amendment no. 671</i> to increase from \$12,000 to \$18,000 combined family income level above which child care deduction allowances begin to phase out, by rollcall vote (no. 331) of 59 yeas, 24 nays (Nov. 15, Congressional Record S18555);
Nov. 2, 1971 No. 64 (575)	(Hartke) Class life depreciation system—Provides that the maximum variance from class life cannot exceed 10 percent.	<i>Sparkman amendment no. 655</i> making municipal bonds taxable when used for construction of water facilities unless such water is made available to the general public, and increasing tax exempt status on such bonds from \$1 million to up to \$5 million, by rollcall vote (no. 334) of 55 yeas, 23 nays (Nov. 15, Congressional Record S18579);
		<i>Hollings amendment no. 653</i> establishing a formula for allowance of tax credit for expenses of higher education, by rollcall vote (no. 330) of 56 yeas, 27 nays (Nov. 15, Congressional Record S18612);

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## TITLE AND DESCRIPTION

## SENATE ACTION—Continued

## H.R. 10947 ★—Continued

- Nov. 2, 1971**  
**No. 65**  
**(582)** (Mondale) Increases the personal exemption for 1971 to \$750. Under present law it is \$650; under the House bill it would be \$675.
- Nov. 3, 1971**  
**No. 66**  
**(601)** (Humphrey, Burdick, Pearson) Makes the 7 percent investment tax credit available with respect to farm equipment purchased on or after Jan. 1, 1971. Under the House bill, the credit would not apply to purchases prior to Apr. 1, 1971.
- Nov. 4, 1971**  
**No. 67**  
**(602)** (Packwood) Deletes the so-called Buy America provision under the investment tax credit and makes foreign articles eligible for the tax credit before termination of the 10% import surcharge.
- Nov. 8, 1971**  
**No. 68**  
**(612)** (Williams) Removes the limitation which restrict the deduction for medical expenses to amounts in excess of 3 percent of the taxpayer's adjusted gross income and which exclude from the term "medical expenses" the cost of medicine and drugs of less than 1 percent of adjusted gross income.
- Nov. 8, 1971**  
**No. 69**  
**(613)** (Williams) Provides that transportation expenses incurred in going to and from work may be deductible up to (a) \$400 per year or (b) 5 percent of the taxpayer's adjusted gross income, whichever is less.
- Nov. 8, 1971**  
**No. 70**  
**(614)** (Williams) Permits the cost of agricultural housing to be amortized (depreciated) over a period of 60 months rather than over the longer period of its useful life.
- Nov. 8, 1971**  
**No. 71**  
**(621)** (Bayh) Increases the personal exemption for 1971 from \$650 to \$750 and increases the low income allowance for 1971 from \$950 to \$1,300 and repeal the "phase out" in 1971.
- Nov. 8, 1971**  
**No. 72**  
**(628)\*** (Magnuson, Bayh, Brooke, Gravel, Humphrey, Jackson, Kennedy, McGovern, Metcalf, Muskie, Nelson, Ribicoff, Stevens, Tunney, Welcher, Williams). Provides up to 26 weeks of additional unemployment compensation benefits, 100% Federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973.
- Nov. 10, 1971**  
**No. 73**  
**(633)** (Allen) Authorizes a payment to families in reimbursement for the sales tax on food and the property tax on residences assumed to be paid by them. In the case of food the payment would be limited by reference to the "low cost food plan, established by the Department of Agriculture." In the case of property taxes there would be an allowance for renters.

## Amendments Adopted—Continued

- Bennett floor amendment* to codify Senate committee report language relating to "accounting for the investment tax credit" so as to allow the use of "flow-through" in the financial reporting of net income, by voice vote (Nov. 15, Congressional Record S19227);
- Mullins floor amendment* to preserve confidentiality of information in a tax return by the preparer of such return, by voice vote (Nov. 15, Congressional Record S18627);
- Fulbright amendment (no. 672 modified)* providing for the termination on December 31, 1974, instead of December 31, 1976, of Presidential authority under title VI—Protection of Balance of Payments, by rollcall vote (no. 343) of 52 yeas, 29 nays (Nov. 16, Congressional Record S18753);
- Fulbright amendment no. 673* dealing with balance-of-payments emergency period, by voice vote (Nov. 16, Congressional Record S18741);
- Humphrey amendment (no. 563 modified)* increasing the low-income allowance from \$1,070 to \$1,300 for the tax year 1971, by rollcall vote (no. 241) of 46 yeas, 34 nays (Nov. 16, Congressional Record S18758);
- Kilboe floor amendment* to Pearson floor amendment extending 10-percent investment tax credit to purchasers in cities with 6-percent or higher unemployment rate, by rollcall vote (no. 345) of 56 yeas, 24 nays (Nov. 16, Congressional Record S18763);
- Pearson floor amendment*, as amended, to extend the 10-percent investment tax credit to rural areas, by rollcall vote (no. 346) of 60 yeas, 19 nays (Nov. 16, Congressional Record S18763);
- Jarvis amendment no. 533* requiring President's budget to include an estimate of revenue lost because of deductions, credits and income exclusions, by rollcall vote (no. 348) of 48 yeas, 23 nays (Nov. 16, Congressional Record S18767);
- Fannin floor amendment* permitting export promotion expenses to include the costs of shipping export property in U.S. aircraft as well as U.S. vessels, by voice vote (Nov. 17, Congressional Record S18769);
- Fannin floor amendment* to eliminate the "financial institutions" limitation in provision relating to retail income from certain ships or aircraft, by voice vote (Nov. 17, Congressional Record S18761);
- Eagleton amendment no. 687* allowing persons 65 years of age or older a tax credit of up to \$300 per year for real property taxes paid on their residence, by rollcall vote (no. 373) of 65 yeas, 19 nays (Nov. 20, Congressional Record S19228);
- Cotton amendment (no. 698 modified)* giving President discretionary authority to impose quotas or restrictions on imports which he determines are adversely affecting the U.S. balance of payments, by rollcall vote (no. 374) of 57 yeas, 26 nays (Nov. 20, Congressional Record S19233);
- Scott floor amendment* adjusting the effective date on sec. 383, Special Limitations on Carryovers of Unused Investment Credits, Work Incentive Program Credits, Foreign Taxes, and Capital Losses, by voice vote (Nov. 20, Congressional Record S19234);
- Talmadge floor amendment* allowing taxpayer owning property subject to two or more leases to combine such leases and treat the property as if it were subject to one lease for purpose of determining whether it is to be considered subject to a net lease, by voice vote (Nov. 20, Congressional Record S19235);

## ACTION

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## TITLE AND DESCRIPTION

## H.R. 10917★—Continued

## SENATE ACTION—Continued

- Nov. 10, 1971**  
**No. 74**  
**(634)** (Allen) Allows a credit against Federal tax for the cost of expenses of higher education. The credit would be graduated with the greatest amount based on the first \$200 of expenses, but would not exceed \$225 per year.
- Nov. 11, 1971**  
**No. 75**  
**(639)** (Humphrey) Provides that the low income allowance of \$1,300 shall be increased annually to correspond with increases in the poverty level as established by Government statistics.
- Nov. 11, 1971**  
**No. 76**  
**(640)** (Cranston, Gravel, Jayits) Deletes those provisions of the bill relating to protection of the U.S. balance of payments by conferring certain powers on the President during an emergency period.
- Nov. 11, 1971**  
**No. 77**  
**(641)** (Cranston, Williams) Provides that the repeal (suspension for foreign-produced automobiles and light duty trucks) of the excise tax on automobiles and light duty trucks shall only be effective from Aug. 15, 1971, through June 30, 1972, and thereafter the revenue from the automobile and truck manufacturers' excise tax would be used for a plan to be formulated by the Secretary of Transportation, allocating the funds to mass transit, AMTRAK, highway safety, airport development, abatement of aircraft noise pollution and vehicular air pollution. (At least 50% of the funds must be allocated to mass transit.)
- Nov. 11, 1971**  
**No. 78**  
**(642)** (Roth, Brock, Buckley, Cranston, Dole, Fannin, Gurney, Proxmire) Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$220,232,000,000.
- Nov. 11, 1971**  
**No. 79**  
**(643)** (Kennedy, Carlson, Hart, Pearson) Allows a tax credit of one half of the first \$50 contributed to political campaigns for Federal, State or local office. The maximum amount of credit would be \$25.
- Nov. 11, 1971**  
**No. 80**  
**(644)** (Nelson) Provides a tax credit of \$100 on joint returns (\$50 on single returns) against 1972 tax liability.
- Nov. 11, 1971**  
**No. 81**  
**(645)** (Humphrey) Requires the furnishing to each individual taxpayer annually a statement showing how his income tax was spent, by the Federal Government, allocating it by dollar amounts among eighteen classifications of the most recent budget.
- Nov. 11, 1971**  
**No. 82**  
**(646)** (Mondale) Deletes those provisions of the bill relating to the new "class life" system of depreciation. This system of depreciation was designated as the Asset Depreciation Range (ADR) by the Treasury Department earlier in the year.

*Amendments Adopted—Continued*

- Pastore amendment 692* after division of the two titles for separate votes (*Title IX*, providing tax incentives for contributions to candidates for public office, by rollcall vote (no. 384) of 82 yeas, 17 nays (Nov. 22, Congressional Record S19308), and *Title X*, financing of presidential election campaigns, by rollcall vote (no. 385) of 52 yeas, 17 nays (Nov. 22, Congressional Record S19309), after taking the following action on amendments thereto:
- Adopting Allen floor amendment* to Pastore amendment no. 692, clarifying language therein as to ensure proportionate reimbursement of campaign expenses to an eligible minority candidate who is supported by more than one minor party, by rollcall vote (no. 356) of 62 yeas, 27 nays (Nov. 18, Congressional Record S19306);
- Adopting Baker floor amendment* to Pastore amendment no. 692 providing a \$75 individual tax credit for political contributions and \$70 in the case of a joint return, or allowing a tax deduction for such contribution of up to \$50 in the case of an individual, and \$100 in the case of a joint return, by rollcall vote (no. 394) of 52 yeas, 0 nays (Nov. 19, Congressional Record S19304);
- Adopting Donnell floor amendment* to Pastore amendment no. 692 to prohibit tax credits or deductions for contributions to nominees at political conventions or caucuses, by voice vote (Nov. 22, Congressional Record S19275);
- Adopting Butler floor amendment* to Pastore amendment no. 692 to provide a method of judicial review of actions of the Comptroller General, by voice vote (Nov. 22, Congressional Record S19276);
- Adopting Mathias amendment no. 740* to Pastore amendment no. 692 permitting taxpayers to designate a candidate of any specified political party to designate a general account for all candidates, by rollcall vote (no. 380) of 72 yeas, 27 nays (Nov. 22, Congressional Record S19301);
- Adopting Miller amendment no. 746* to Pastore amendment no. 692 providing \$1,000 limitation on campaign expenditures by unauthorized committees, and penalties for violation thereof, shall apply to individuals as well as committees, by voice vote (Nov. 22, Congressional Record S19302);
- Rejecting Mathias amendment no. 699* to Pastore amendment no. 692 to strike therefrom Title X, financing of presidential campaigns, by rollcall vote (no. 354) of 49 yeas, 49 nays (Nov. 18, Congressional Record S18924);
- Rejecting Baker floor amendment* to Pastore amendment no. 692 to provide that a taxpayer may designate that \$1 in addition to his tax liability be paid to the presidential election campaign fund, by rollcall vote (no. 355) of 39 yeas, 56 nays (Nov. 18, Congressional Record S18931);
- Rejecting Donnell floor amendment* to Pastore amendment no. 692 to make candidates for local office ineligible to receive contribution under Title IX, by rollcall vote (no. 355) of 23 yeas, 69 nays (Nov. 18, Congressional Record S18944);
- Rejecting Welcker floor amendment* to Pastore amendment no. 692 making effective date of Title IX, Dec. 31, 1977, instead of Dec. 31, 1971, by rollcall vote (no. 358) of 43 yeas, 54 nays (Nov. 18, Congressional Record S18950);

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 10947★—Continued

## SENATE ACTION—Continued

- Nov. 11, 1971 (Mondale) Permits the States to enter into agreements with the Secretary of Labor which would provide for an additional 13 weeks—from 13 to 26 weeks—of extended unemployment compensation benefits. The full cost of the additional benefits payable under the amendment would be paid by the Federal Government.
- Nov. 11, 1971 (Mondale) Sets the investment credit at 10% for Aug. 15, 1971, to Aug. 15, 1972; at 5% after Aug. 15, 1972. For the period prior to Aug. 10, 1971, the credit would be 7%.
- Nov. 11, 1971 (Mondale) Postpones for one year—from Jan. 1, 1972, to Jan. 1, 1973—the scheduled increase—from \$7,800 to \$9,000 a year—in the social security tax base.
- Nov. 11, 1971 (Mondale, Brooke) Extends "most favored nation" treatment to products of Romania.
- Nov. 11, 1971 (Gurney)  
No. 87  
(651)  
*Social Security Cash Benefits.*—
1. Increases social security benefits 5 percent across-the-board with a \$74 minimum benefit;
  2. Provides cost-of-living increases if Congress fails to legislate;
  3. Provides age 62 computation point for men prospectively;
  4. Increases earnings limitation from \$1,680 to \$2,400 with \$1 reduction in benefits for each \$2 earned above this amount;
  5. Increases widow's benefit from 8½ percent to 100 percent of deceased husband's benefit;
  6. Applies same rules for calculating average wages to men as now applied to women;
  7. Reduces waiting period for disability benefits from 6 months to 4 months;
- Medicare and Medicaid.*—
8. Extends Medicare coverage to the disabled;
  9. Establishes professional standards review organizations to review services provided in the Medicare and Medicaid programs;
  10. Establishes Office of Inspector General for health administration;
  11. Incorporates a number of provisions designed to institute cost controls in Medicare and Medicaid programs;
- Aid to the Aged, Blind and Disabled.*—
12. Establishes national minimum income level for aged, blind, and disabled persons of \$150 for an individual and \$200 for a couple.
  13. Provides fiscal relief to States by generally not requiring them to spend more annually than 90 percent of what they spend on payments to the aged, blind, and disabled in 1971.

*Amendments Adopted—Continued*

*Titles IX and X of Pastore amendment no. 692 adopted after taking the following action—Continued*

- Rejecting Buckley floor amendment* to Pastore amendment no. 692 establishing a formula for reimbursement of campaign expenses of qualified independent party candidates, by rollcall vote (no. 359) of 27 yeas, 68 nays (Nov. 18, Congressional Record S18953);
- Rejecting Taft floor amendment* to Pastore amendment no. 692 defining the term "new party" as a political party which has filed with the Comptroller General a petition signed by at least 10,000 residents of five States who are 18 years of age or older, by rollcall vote (no. 360) of 29 yeas, 68 nays (Nov. 18, Congressional Record S18963);
- Rejecting Fannin floor amendment* to Pastore amendment no. 692 to deny tax-exempt status to organizations with mandatory membership dues or assessments which support a political candidate, by rollcall vote (no. 362) of 31 yeas, 61 nays (Nov. 19, Congressional Record S19125);
- Rejecting Weicker amendment no. 710* to Pastore amendment no. 692 to extend for 2 years the effective date of the provisions of the amendment, by rollcall vote (no. 363) of 37 yeas, 51 nays (Nov. 19, Congressional Record S19132);
- Rejecting Bellmon floor amendment* to Pastore amendment no. 692 clarifying definition of the term "political contribution" so as to include independent unaffiliated contributing organizations, by rollcall vote (no. 364) of 27 yeas, 62 nays (Nov. 19, Congressional Record S19133);
- Rejecting Hansen floor amendment* to Pastore amendment no. 692 requiring full payment of all debts incurred within the previous 5 years arising from presidential campaigns to be paid prior to receiving moneys from the presidential election campaign fund, by rollcall vote (no. 365) of 30 yeas, 60 nays (Nov. 19, Congressional Record S19144);
- Rejecting Dominick floor amendment* to Pastore amendment no. 692 requiring approval by the Congress as well as certification by the Comptroller General, of payments to eligible candidates from the presidential election campaign fund by rollcall vote (no. 366) of 30 yeas, 54 nays (Nov. 19, Congressional Record S19150);
- Rejecting Taft floor amendment* to Pastore amendment no. 692 making it unlawful for any organization (rather than a political committee) which is not an authorized committee to make expenditures in behalf of a political candidate, by rollcall vote (no. 367) of 29 yeas, 59 nays (Nov. 19, Congressional Record S19156);
- Rejecting Curtis amendment no. 715* to Pastore amendment no. 692 barring payment of any moneys from the Presidential Election Campaign Fund until taxable year following a Federal budget surplus, by rollcall vote (no. 375) of 43 yeas, 53 nays (Nov. 22, Congressional Record S19262);
- Rejecting Weicker amendment no. 721* to Pastore amendment no. 692 making any person holding Federal elective office as of date of enactment ineligible to receive moneys from the Presidential Election Campaign Fund, by rollcall vote (no. 376) of 42 yeas, 55 nays (Nov. 22, Congressional Record S19268);

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## H.R. 10947★—Continued

- Nov. 11, 1971 (Riblicoff, Javits, Pell) Directs that the 7 percent of alcohol excise tax revenues allocated to the Highway Trust Fund (to replace revenues lost by repeal of the tax on light trucks) be used for urban mass transit programs.  
No. 88  
(652)
- Nov. 11, 1971 (Hollings) Allows a credit against Federal tax for the cost of expenses of higher education. The credit would be graduated with the greatest amount based on the first \$200 of expenses, but would not exceed \$325 per year.  
No. 89  
(653)
- Nov. 11, 1971 (Hollings) Authorizes a payment to families in reimbursement for the sales tax on food and the property tax on residences assumed to be paid by them. In the case of food the payment would be limited by reference to the "low cost food plan, established by the Department of Agriculture." In the case of property taxes there would be an allowance for renters.  
No. 90  
(654)
- Nov. 11, 1971 (Sparkman, Allen, Baker, McClellan, Talmadge) Makes municipal bonds taxable when used for construction of water facilities unless water is available to general public; also increases the "small issue" exemption from \$1,000,000 to \$5,000,000.  
No. 91  
(655)
- Nov. 11, 1971 (Miller) Changes Amendment No. 628 (Senator Magnuson) by providing that the additional unemployment compensation benefits provided by Amendment No. 628 would become effective when unemployment rates exceed 4.5% instead of 7.5%.  
No. 92  
(656)
- Nov. 11, 1971 (Percy, Case, Hart, Hartke, Javits, Kennedy, McGovern, Proxmire, Riblicoff, Welcker) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines and beer shall be deposited in the Highway Trust Fund.  
No. 93  
(657)
- Nov. 12, 1971 (Chiles) Adds a new provision to the bill by providing a tax deduction for child (or other dependent) care expenses if the care enables the taxpayer to be gainfully employed. The deduction would be allowed to a married taxpayer only if his spouse is gainfully employed or is incapacitated or institutionalized. The dependent receiving the care must be under 13 years of age or physically or mentally incapable of caring for himself. The present income tax deduction for child care expenses, which is substantially more limited, would be repealed.  
No. 94  
(664)
- Nov. 12, 1971 (Byrd of West Virginia) Removes provision of present law limiting combined disability insurance and workmen's compensation benefits to 80 percent of average earnings.  
No. 95  
(665)

## SENATE ACTION—Continued

## Amendments Adopted—Continued

*Titles IX and X of Pastore amendment no. 692 adopted after taking the following action—Continued*

- Rejecting Dole floor amendment to Pastore amendment no. 692 requiring words "the cost of bringing you this message will be paid for by the U.S. Treasury" on printed or in broadcast communications for which payment is to be requested by the candidate, by rollcall vote (no. 377) of 43 yeas, 56 nays (Nov. 22, Congressional Record S19274);*
- Rejecting Dominick amendment no. 717 to Pastore amendment no. 692 requiring annual report of Senate Committee on Finance on costs for administering Presidential Election Campaign Fund, by rollcall vote (no. 378) of 44 yeas, 54 nays (Nov. 22, Congressional Record S19280);*
- Rejecting Cooper amendment (no. 745 modified) providing a substitute for title X so as to provide tax incentives for contributions for presidential candidates, by rollcall vote (no. 379) of 46 yeas, 53 nays (Nov. 22, Congressional Record S19293);*
- Rejecting Cook floor amendment to Pastore amendment no. 692 to eliminate \$1,000 exception to limitation on political contributions by unauthorized committees, by rollcall vote (no. 381) of 40 yeas, 59 nays (Nov. 22, Congressional Record S19303); and*
- Rejecting Buckley floor amendment to Pastore amendment no. 692 barring funds to be appropriated to the Presidential Election Campaign Fund in any year unless a majority of individuals filing returns designate funds therefor, by rollcall vote (no. 383) of 40 yeas, 59 nays (Nov. 22, Congressional Record S19308).*
- Fulbright amendment no. 674 extending tax deferral privileges of the DISC provision to 5 years, instead of 10 years, as provided in the bill, by voice vote (Nov. 22, Congressional Record S19313);*
- Taft amendment no. 684 to provide that small employers may not be required to deposit withholding and employment taxes more often than once in each quarter, by voice vote (Nov. 22, Congressional Record S19317);*
- Mondale floor amendment removing 10 percent surcharge on foreign made engines for snowmobiles produced in the U.S., by voice vote (Nov. 22, Congressional Record S19345);*
- Miller floor amendment (of a technical nature) concerning special cases in the transfer to DISC of assets of Export Corporation, by voice vote (Nov. 22, Congressional Record S19345);*
- Miller floor amendment to provide tax exemption for disabled, in addition to exemption for blindness for taxpayer or for spouse, by voice vote (Nov. 22, Congressional Record S19346);*
- Scott amendment (no. 477 modified) to permit mine safety equipment to qualify for the 7 percent investment tax credit and 60-month amortization, by voice vote (Nov. 22, Congressional Record S19354);*
- Moss amendment (no. 695 modified) to exclude from the Federal highway user tax self-propelled oil well drilling equipment and certain mobile cranes, by voice vote (Nov. 22, Congressional Record S19356);*
- Cannon floor amendment providing credit for State taxes up to 80 percent of the Federal tax on legal coin-operated gaming devices, by voice vote (Nov. 22, Congressional Record S19358); and*
- Long floor amendments (of a technical and conforming nature) by voice vote (Nov. 22, Congressional Record S19361).*

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## H.R. 10947★—Continued

- Nov. 12, 1971 (Buckley) Urges the President to free Canada and Mexico from any import restraint imposed under the authority provided in title VI of H.R. 10947 and from the 10 percent import surcharge proclaimed by the President on Aug. 15.  
No. 96  
(669)
- Nov. 12, 1971 (Williams) Adds a new provision to the bill that the 10 percent manufacturer's excise tax on trucks and buses shall not apply to buses which are used in mass transportation service in urban areas.  
No. 97  
(670)
- Nov. 13, 1971 (Tunney) Increases the limitation on income of married couples eligible for the child care-household expense deduction from \$12,000 to \$18,000.  
No. 98  
(671)
- Nov. 13, 1971 (Fulbright) Terminates the President's authority under title VI of H.R. 10947 on Dec. 31, 1973, instead of Dec. 31, 1976, as in the bill.  
No. 99  
(672)
- Nov. 13, 1971 (Fulbright) Shortens the period during which any action that the President takes to protect our balance of payments may remain in effect, unless extended, to 2 years instead of 3 years, as in the bill.  
No. 100  
(673)
- Nov. 13, 1971 (Fulbright) Extends the tax deferral privileges of the DISC provision to 5 years instead of 10 years, as in the bill.  
No. 101  
(674)
- Nov. 13, 1971 (Nelson) Changes the House bill by reducing the range within which taxpayers are to be permitted in the future to use depreciation lives, under the class life system, which are shorter or longer than the class life specified for that industry. Under the amendment, the permitted variance is changed from 20 percent to 5 percent.  
No. 102  
(675)
- Nov. 15, 1971 (Mathias) Adds a new provision to the bill establishing an advisory commission on Federal tax forms to the Internal Revenue Service. The purpose of the commission is to clarify and make more comprehensible the various forms. All forms used after Jan. 1, 1973, would have to be approved by a majority of the commission.  
No. 103  
(677)
- Nov. 15, 1971 (Mathias) Requires a person preparing an income tax return to make a declaration that either (a) he will not use information furnished by the taxpayer for any purpose other than in preparation of the return, or (b) he has taxpayer's consent to use the information for other purposes. Such declaration must be attached to the income tax return and it is provided that violation of this provision is a misdemeanor.  
No. 104  
(678)

## SENATE ACTION—Continued

*Amendments Rejected:*

- Ribicoff amendment no. 652* making certain highway trust funds available for expenditure for construction of urban mass transportation facilities, by rollcall vote (no. 318) of 32 yeas, 39 nays (Nov. 12, Congressional Record S18407);
- Bayh floor amendment* to repeal asset depreciation range (ADR), and allowing in the year 1971 an individual tax credit of \$25, and \$50 credit in the case of a married couple filing jointly, by rollcall vote (no. 319) of 35 yeas, 37 nays (Nov. 12, Congressional Record S18411);
- Javits floor amendment* to reduce 20-percent leeway on asset depreciation range to 5 percent, and to establish a job development credit of \$4 per manday, by rollcall vote (no. 320) of 22 yeas, 41 nays (Nov. 12, Congressional Record S18417);
- Mondale amendment no. 649* postponing for 1 year, from Jan. 1, 1972 to Jan. 1, 1973, the scheduled increase (from \$7,800 to \$9,000 per year) in the social security tax base amendment, rejected by adoption of tabling motion by rollcall vote (no. 321) of 41 yeas, 25 nays (Nov. 13, Congressional Record S18477);
- Buckley amendment no. 669* urging the President to exempt from the import surcharge articles which are a product of Canada or Mexico, by rollcall vote (no. 325) of 29 yeas, 36 nays (Nov. 13, Congressional Record S18488);
- Nelson amendment no. 543* to make the investment tax credit inapplicable with respect to purchases in excess of \$1 million per year, by rollcall vote (no. 326) of 13 yeas, 53 nays (Nov. 13, Congressional Record S18496);
- Stevens floor amendment* authorizing a tax deduction of up to \$1,000 for expenses to maintain or improve a residence, by rollcall vote (no. 329) of 15 yeas, 45 nays (Nov. 13, Congressional Record S18501);
- Humphrey amendment no. 645* requiring Internal Revenue Service to furnish individual taxpayers an annual statement showing how his income tax was spent, by rollcall vote (no. 330) of 19 yeas, 42 nays (Nov. 13, Congressional Record S18503);
- Stevenson amendment (no. 564 modified)* increasing from \$675 to \$700 the personal tax exemption retroactive to Jan. 1, 1971, by rollcall vote (no. 332) of 38 yeas, 41 nays (Nov. 15, Congressional Record S18503);
- Hollings amendment no. 654* providing for reimbursement of sales taxes on a residence paid by lower income families during the preceding calendar year, by rollcall vote (no. 335) of 28 yeas, 58 nays (Nov. 15, Congressional Record S18606);
- Bayh floor amendment* providing a \$25 individual tax credit, and to reduce from 20 percent to 5 percent leeway on asset depreciation range (ADR), by rollcall vote (no. 337) of 39 yeas, 40 nays (Nov. 15, Congressional Record S18618);
- Miller floor amendment (modified)* to provide a \$25 tax credit for each exemption in addition to a personal exemption of \$675, by rollcall vote (no. 338) of 20 yeas, 59 nays (Nov. 15, Congressional Record S18621);
- Harris floor amendment* giving President discretionary authority to negotiate most-favored-nation status with any country with whom the United States maintains diplomatic relations, by rollcall vote (no. 339) of 22 yeas, 55 nays (Nov. 15, Congressional Record S18625);
- Percy amendment no. 657* deleting section of the bill to provide that 7 percent of taxes on alcoholic beverages shall be deposited in the highway trust fund, by rollcall vote (no. 340) of 43 yeas, 46 nays (Nov. 16, Congressional Record S18720);

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## H.R. 10947★—Continued

- Nov. 15, 1971 (Percy) Beginning July 1, 1971, provides 100-per-  
No. 105 cent Federal share of cost of cash assistance  
(679) payments above fiscal year 1971 cost, with these  
limitations: (1) Expenditures in excess of 125  
percent of fiscal year 1971 levels receive usual  
Federal matching (ranging from 50 percent to  
83 percent); and (2) State cannot reduce pay-  
ment levels below June 30, 1971, levels (unless  
State welfare expenditures are more than 150  
percent of fiscal year 1971 levels).
- Nov. 15, 1971 (Harris) Deletes the provisions of the commit-  
No. 106 tee bill authorizing tax benefits to domestic  
(680) international sales corporations, and substi-  
tute provisions requiring that income of con-  
trolled foreign corporations be taxed currently  
to their U.S. shareholders.
- Nov. 15, 1971 (Taft) Excludes up to \$200 a month of compen-  
No. 107 sation received by policemen and firemen em-  
(682) ployed by States or political subdivisions there-  
of.
- Nov. 15, 1971 (Taft) Provides for allowance of a tax credit  
No. 108 equal to 10 percent of amounts paid to main-  
(683) tain barns which are certified by the Secre-  
tary of the Interior to be "Historic Barns."
- Nov. 15, 1971 (Taft) Provides that taxpayers with 50 or fewer  
No. 109 employees in the preceding calendar quarter  
(684) may not be required to deposit the withhold-  
ing and employment taxes more often than  
once during the quarter.
- Nov. 15, 1971 (Cranston, Stevenson, Williams) Provides that  
No. 110 the repeal (suspension for foreign-produced  
(685) automobiles and light-duty trucks) of the ex-  
cise tax on automobiles and light-duty trucks  
shall only be effective from Aug. 15, 1971,  
through Dec. 31, 1972. Thereafter the revenue  
from the automobile and truck manufacturers'  
excise tax would be used for a plan to be formu-  
lated by the Secretary of Transportation. The  
plan would allocate the funds to mass transit,  
Amtrak improvement of certain railroad cor-  
ridors, highway safety, airport development,  
abatement of aircraft noise pollution, and ve-  
hicular air pollution. At least 50 percent of the  
funds must be allocated to mass transit.
- Nov. 15, 1971 (Mathias, Cranston, Scott) Allows a tax credit  
No. 111 of one-half of the first \$50 contributed to po-  
(686) litical campaigns for Federal office. The maxi-  
mum amount of credit would be \$25. In lieu  
thereof, a taxpayer could elect to deduct the  
full amount of his campaign contributions to  
political campaigns for Federal office, up to a  
limit of \$100. The amendment would become  
effective for contributions after Dec. 31, 1971.

## SENATE ACTION—Continued

*Amendments Rejected—Continued*

- Roth amendment No. 642* establishing a ceiling of \$220.2 billion on  
Federal spending for fiscal year 1972, by rollcall vote (No. 341)  
of 39 yeas, 46 nays (Nov. 16, Congressional Record S18731);
- Cranston amendment No. 640* to strike from the bill title VI, to pro-  
vide for protection of balance of payments through presidential  
authority to limit imports and impose surcharges on imports, by  
rollcall vote (No. 342) of 29 yeas, 53 nays (Nov. 16, Congressional  
Record S18752);
- Cranston amendment (No. 685 modified)* making appeal of excise  
tax on autos and light trucks effective only from Aug. 15, 1971 to  
Dec. 31, 1972; and formulating a plan for allocation of revenues  
following expiration of such repeal in the field of transportation  
development, by rollcall vote (No. 349) of 25 yeas, 64 nays  
(Nov. 17, Congressional Record S18827);
- Harris amendment No. 690* prohibiting tax deductions to corpora-  
tions for advertising not directly related to the distribution of its  
goods and services rejected by adoption of tabling amendment,  
by rollcall vote (No. 350) of 68 yeas, 10 nays (Nov. 17, Congres-  
sional Record S18831);
- Harris amendment No. 680* deleting section authorizing tax benefits  
to Domestic International Sales Corporation (DISC) and substi-  
tuting provisions requiring that controlled foreign corpora-  
tion's income be taxed currently to their U.S. shareholders, by  
rollcall vote (No. 351) of 28 yeas, 50 nays (Nov. 17, Congressional  
Record S18884);
- Garney amendment (No. 651 modified)* providing increases in social  
security benefits, extended medicare coverage, and aid to the  
aged and disabled (rejected by adoption of tabling motion, by  
rollcall vote (No. 352) of 82 yeas, 11 nays (Nov. 17, Congressional  
Record S18854);
- Nelson amendment No. 697* reducing from 20 percent to 10 percent  
(ADR) the range within which taxpayers may vary taxation  
lives from class lives, by rollcall vote (No. 370) of 25 yeas, 55 nays  
(Nov. 20, Congressional Record S19200);
- Nelson amendment (No. 544 modified)* to delete DISC feature of  
the bill, which authorizes deferral of U.S. tax on export income,  
by rollcall vote (No. 371) of 22 yeas, 65 nays (Nov. 20, Congres-  
sional Record S19211);
- Tower amendment No. 693* adding a new section to provide 7-per-  
cent tax credit for expenses for exploration or development of  
new domestic oil and gas reserves, by rollcall vote (No. 372) of 22  
yeas, 65 nays (Nov. 20, Congressional Record S19223);
- Packwood amendment No. 706* extending to single persons the tax  
rates applicable to married persons, by rollcall vote (No. 386) of  
41 yeas, 55 nays (Nov. 22, Congressional Record S19316);
- Javits amendment No. 711* eliminating provision granting President  
authority to extend Buy American limitation for period beyond  
termination of Proclamation 4704 (balance of payments), by  
voice vote (Nov. 22, Congressional Record S19341);
- Pell amendment No. 738* to provide for admission without regard to  
quota limitation of resources extracted from ocean waters or  
submarine deposits, by rollcall vote (No. 387) of 38 yeas, 58 nays  
(Nov. 22, Congressional Record S19342);
- Taft amendment No. 683* to allow a 10-percent tax credit for main-  
tenance of historic barns; and
- Taft amendment No. 682* to exclude up to \$200 per month income of  
law enforcement officers and firemen, by rollcall vote (No. 388) of  
46 yeas, 60 nays (Nov. 22, Congressional Record S19349).

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
H.R. 10947★—Continued	CONFERENCE REQUESTED
Nov. 16, 1971 No. 112 (687) (Eagleton) Allows persons 65 years or older a tax credit, up to \$300 a year, for real property taxes paid on their residence (or rent constituting such taxes). The credit would be reduced for adjusted gross income in excess of \$8,500.	Nov. 22, 1971.—Senate insisted on its amendments, requested conference with the House and appointed as conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.
Nov. 16, 1971 No. 113 (688) (Packwood, Javits, Mathias, Stevenson) Deletes that provision of the bill which restricts the application of the 7% job development investment credit to domestic products. Under the amendment, foreign produced products would also qualify for the credit.	Nov. 29, 1971.—House agreed to conference with the Senate, naming the following conferees: Messrs. Mills, Ullman, Burke of Massachusetts, Mrs. Griffiths, Messrs. Byrnes of Wisconsin, Betts, and Schneebell.
Nov. 16, 1971 No. 114 (690) (Harris) Disallows as a business expense amounts expended to influence the general public on any matter not directly related to the distribution by the taxpayer of goods and services.	Dec. 1, 1971.—Senator Miller replaced Senator Bennett as a conferee for the Senate.
Nov. 16, 1971 No. 115 (691) (Taft) Removes the limitation on the special foreign income rule that rental income from certain ships and aircraft must be received by a financial institution.	CONFERENCE ACTION
Nov. 16, 1971 No. 116 (692) (Pastore, Bentsen, Byrd of West Virginia, Cannon, Cranston, Humphrey, Kennedy, Magnuson, Mansfield, Mondale, Pearson, Symington, Talmadge) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas. The amendment would also allow a tax credit of one-half of the first \$50 contributed to political campaigns for Federal, State or local office. The maximum amount of credit would be \$25. In lieu thereof, a taxpayer could elect to take an income tax deduction for the full amount of his campaign contributions up to a limit of \$100.	Investment Tax Credit
Nov. 16, 1971 No. 117 (693) (Tower) Adds a new section to the bill providing a 7 percent tax credit for amounts expended for the exploration or development of new domestic oil and gas reserves. The further development of existing reserves by secondary recovery methods is also included. The credit would be allowed for expenditures during the 10-year period beginning on the first day of January of the year within which enacted.	<i>Amendments Deleted:</i> Making credit available with respect to farm equipment purchased on or after 1-1-71 instead of 4-1-71. Permitting coal mine safety equipment to qualify for the credit and 60-month amortization. Providing for a 10 percent credit for investment attributable to rural job development property and central city job development property (with at least 6 percent unemployment).
Nov. 16, 1971 No. 118 (695) (Moss) Adds a new section to the bill providing that the Federal highway use tax shall not apply to self-propelled oil well service or drilling equipment. The amendment would be retroactive to all open years of the taxpayer.	<i>Amendments Adopted:</i> Allowing the use of "flow-through" in the financial reporting of net income. Making the denial of the credit to foreign property inapplicable to property ordered before 8-16-71. Providing (if the President determines it is in the public interest) an exemption from the foreign property limitation provision. Authorizing the President to continue the application of the foreign property provision of the bill, to articles manufactured or produced in any foreign country with an amendment providing that if the President determines that a foreign country maintains non-tariff trade restrictions or engages in discriminatory or other acts the President may apply to foreign property provision. Clarifying definition of a storage facility which qualifies for the credit. Providing that coin-operated washing machines and dryers used in lodging facilities such as apartment houses qualify for the credit. Providing that property (other than vessels or aircraft) used to explore for, develop, or remove or transport resources from ocean waters or submarine deposits under such waters is to be eligible for the credit. Providing that cable of a domestic regulated telephone company is eligible for the credit if part of any submarine cable system which constitutes part of a communication link with the United States, but deleting the Senate requirement that the cable be manufactured in the United States. Clarifying the fact that railroad track replacements are eligible for the credit if made pursuant to a scheduled replacement program, as a result of observations or detection, or as a result of a casualty. Restoring the used property limitation of prior law—\$50,000, with no reduction for new property—instead of \$65,000 with a reduction for new property.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 10947★—Continued

## CONFERENCE ACTION—Continued

- Nov. 17, 1971 (Nelson, Hollings) Reduces, from 20 percent to  
No. 119 10 percent, the range within which taxpayers  
(697) may vary depreciation lives from class lives.
- Nov. 17, 1971 (Cotton) Adds a new section to the bill which  
No. 120 provides that the President, upon finding that  
(698) imports of a commodity are causing injury to  
U.S. industries or adversely affecting the bal-  
ance of payments, may impose quotas or other  
restrictions on the importation of the commod-  
ity as he determines to be necessary.
- Nov. 17, 1971 (Mathias, Cook, Scott) Eliminates Title X from  
No. 121 Amdt. 692 which contains provisions for the  
(699) financing of presidential election campaigns  
through the \$1 check-off system.
- Nov. 17, 1971 (Pell, Stafford) Makes the investment tax credit  
No. 122 inapplicable to property used in international  
(700) waters in exploring for, developing, removing,  
or transporting, resources from ocean waters  
or submarine deposits.
- Nov. 17, 1971 (Mathias, Cook, Scott) Changes the types of  
No. 123 campaign organizations to which a campaign  
(701) contribution may be made under Amendment  
692 and still qualify for a tax credit or income  
tax deduction. Under the amendment the con-  
tribution could be made only to the candidate  
or a committee operating in behalf of the candi-  
date or candidates. Under Amendment 692,  
the contribution could also be made to an as-  
sociation or organization (whether or not in-  
corporated) operating in behalf of the candi-  
date or candidates.
- Nov. 17, 1971 (Gambrell) Adds additional requirements re-  
No. 124 garding members of the National Committees  
(703) of the political parties in order that the party  
may qualify under the \$1 check-off system of  
Amendment 692.
- Nov. 18, 1971 (Mondale) Allows persons 65 years or older a  
No. 125 tax credit for real property taxes paid on their  
(704) residence (or rent constituting such taxes).  
The credit is equal to 75% of up to \$360 of  
such taxes (or rent considered as taxes) —  
reduced by (a) 3% of household income in  
excess of \$1,500 and up to \$3,000, (b) 6% of  
household income in excess of \$3,000 and up  
to \$4,500, and (c) 9% of household income  
in excess of \$4,500 and up to \$6,000.
- Nov. 18, 1971 (Packwood) Provides that the tax tables for  
No. 126 married persons filing joint returns shall apply  
(706) to all individuals other than married persons  
who file separate returns.

## Investment Tax Credit—Continued

## Amendments Adopted—Continued

- Restoring prior law provision that property used in international telegraph operations is to receive a 7-percent credit and providing that communications property of the type used by a regulated telephone or microwave communication company is to receive a 4-percent credit even where used by a nonregulated company, but providing that in the case of submarine cable circuits the credit with regard to any circuit between the U.S. and a point outside the U.S. is to be limited to so much of the interest of the company in the circuit as does not exceed 50 percent of the total interest.
- Providing that a regulated company furnishing steam may elect to have no flow-through or rate base adjustment in the treatment of the credit for rate-making purposes.
- Providing that a regulated company which elects to flow-through its investment credit must use the same ratable flow-through in its regulated books of account for any other purposes for which those books are used.
- Providing that regulatory agencies must conform their treatment of the credit for rate making purposes to the rules provided by the bill in the first final action taken by them after enactment of the bill.
- Providing that a denial of the credit because of a regulatory agency acting inconsistently with the rules of the bill will not apply to property placed in service after the agency puts into effect a determination which is consistent with the bill.
- Providing that the limitation of prior law under which not more than 20 percent of a taxpayer's aggregate carryovers of unused credits to a year could be claimed in the year is not to apply to periods after 8-15-71.
- Clarifying the fact that the limitations on the extent to which individual lessors may claim the credit do not apply to corporate partners of a lessor-partnership.
- Adding a special rule applicable to a short term lease of property which is defined as a lease for a term which is less than 80 percent of the class life of the property leased therefore limiting the amount of the investment credit which can be passed through to the lessee to the same percentage of the credit which would be passed through under the general lease rule as the percentage which the term of the lease is of the class life of the property, but providing that the special rule is not to apply to leases of property which have a class life of 14 years or less or to leases which are "net leases".
- Clarifying the elective nature of the repair allowance provided for railroad rolling stock (other than locomotives) and providing that either this repair allowance or that provided by the bill may be elected with respect to this rolling stock.
- Providing a transition rule to the class life depreciation system under which real property placed in service before 1974 may be excluded from the system on an elective basis in those cases where a life shorter than the guideline life can be justified for the property under the 1962 guideline rules.
- Providing a transition rule to the class life system under which subsidiary assets (jigs, dies, etc.) placed in service before 1974 may be excluded from the system on an elective basis in those cases where subsidiary assets constitute 8 percent or more of a class of property.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 10947★—Continued

## CONFERENCE ACTION—Continued

Nov. 18, 1971 (Fannin) Adds a new subsection to the Internal Revenue Code providing that labor organizations shall lose their tax exemption if they require their members to pay dues, fees, or other assessments as a condition of employment and use any of the funds to support or oppose any candidate for public office or to support or oppose any political party.

Nov. 18, 1971 (Mathias) Substitutes for the definitions of "major party" and "minor party" a general definition of "Party" to include any political party properly registered with the Comptroller General which declares its intent to nominate a candidate for President and Vice President in the next general election. It provides further that an eligible candidate shall be entitled to payments equal to the amounts in the fund designated for his use, but not in excess of 15 cents per resident age 18 and over.

Nov. 18, 1971 (Welcker) Changes the effective dates of Amendment 602 relating to political campaign contributions. The tax credit (or income tax deduction, at the election of the taxpayer) will be effective for contributions made in 1974 and thereafter. The provisions of the Presidential Election Campaign Fund Act of 1971 would not become effective until Jan. 1, 1974, and the \$1 tax checkoff system would not become effective until taxable year 1973.

Nov. 18, 1971 (Javits) Eliminates the provision granting the President authority to extend the Buy American limitation (on property qualifying for the investment tax credit) for a period beyond the termination of Proclamation 4074 (Balance of Payments Emergency).

Nov. 18, 1971 (Cook) Changes that provision of Amendment 602, relating to certifications by the Comptroller General, under the Presidential Election Campaign Fund Act of 1971. This amendment deletes the provision that certifications by the Comptroller General shall not be subject to court review.

Nov. 18, 1971 (Griffin) Revises the provision permitting designation, by a taxpayer, of \$1.00 of his tax liability to go to a Presidential Election Campaign Fund to provide, instead, that the taxpayer may elect to pay \$1.00 in addition to his tax liability, which sum is to be paid over to the Presidential Election Campaign Fund.

## Individual Tax Relief

*Amendments Deleted:*

Increasing the personal exemption deduction from \$750 to \$800 for 1972 and thereafter.

Increasing the low-income allowance for 1971 from \$1,050 to \$1,800.

*Amendments Adopted:*

Making the withholding changes effective as of Jan. 15, 1972.

Requiring the IRS to give prior notice to an individual of its intention to levy upon wages for payment of delinquent taxes.

Requiring the Internal Revenue Service to give prior notice to an individual of its intention to levy upon the salary or wages of that individual for the payment of delinquent taxes.

Revising and broadening the existing child care deduction provisions by making the deduction available both for household service expenses and dependent care expenses incurred in order to permit the taxpayer to be gainfully employed.

Clarifying that a taxpayer maintains a household for any period, only if he furnishes over half the cost of maintaining the household during such period.

## Structural Improvements

*Amendments Deleted:*

Changing the effective date of the rule relating to the treatment under the minimum tax of capital gains realized and stock options exercised in a foreign country which imposes no significant income tax.

Providing that a nonresident alien individual or foreign corporation who receives a distribution from a trust or estate is treated as having received the gross amount received by the trust or estate to the extent it is attributable to the amount distributed to the foreign person if it is not effectively connected income attributable to income from depreciable, amortizable, or depletable property.

Allowing a tax credit for the expenses of higher education.

Allowing a tax credit to persons age 65 or older for real property taxes paid.

Extending the additional exemption available for blindness to include disability.

Excluding from the Federal highway user tax self-propelled oil well drilling equipment and certain mobile cranes.

Providing that small employers may not be required to deposit withholding and employment taxes more often than once in each quarter.

Amending the Budget and Accounting Act to require the Budget to set forth the amount of indirect expenditures of the Government through special tax benefits, and to relate such indirect expenditures to direct expenditures.

*Amendments Adopted:*

Providing that the low-income allowance will not exceed earned income for the year and that the percentage standard deduction will be computed only with reference to so much of the adjusted gross income as is attributable to earned income.

Changing the effective date of the rule which denies to a surviving corporation in certain reorganizations the opportunity to use the full amount of carryovers of certain unused credits of the merged corporation where less than a 20 percent interest in the surviving corporation is received by the shareholders of the merged corporation in the reorganization.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 10947★—Continued

- Nov. 19, 1971 (Curtis) Postpones the appropriation and disbursement of funds which become available under the Presidential Election Campaign Fund Act of 1966 until the first day of the taxable year beginning after the close of the first fiscal year in which the United States has a surplus. Subtitles A and B would take effect at the same time.
- Nov. 19, 1971 (Domink) Provides that payments out of the Presidential Election Campaign Fund shall be made only after appropriations of such amounts are made by the Congress. (A similar unprinted amendment to Amendment 692 was rejected 36-52 on Nov. 19, 1971.)
- Nov. 19, 1971 (Domink) Requires the Senate Committee on Finance to make an annual report to the Congress on the cost of administering the Presidential Election Campaign Fund, including the tax cost to taxpayers who do not designate tax payments to the fund.
- Nov. 19, 1971 (Weicker) Provides that persons holding elective Federal office as of date of enactment shall be ineligible to receive funds provided herein prior to Jan. 1, 1973.
- Nov. 19, 1971 (Weicker) Makes the persons holding the office of President and Vice President as of the date of enactment ineligible to receive funds provided for under the Presidential Election Campaign Fund Act prior to Jan. 1, 1973.
- Nov. 19, 1971 (Cooper, Baker, Cook, Gurney, Javits, Scott, Weicker) Deletes the \$1 check-off system and the Presidential Election Campaign Fund of Amendment 692. In lieu thereof, the amendment substitutes the Federal Election Campaign Act of 1971, S. 382, as it passed the Senate on Aug. 5, 1971. In addition, the amendment provides for a \$25 tax credit (or a \$100 income tax deduction at the election of the taxpayer) for campaign contributions. Contributions eligible for the credit or deduction are limited to those made for the President or Vice President race.
- Nov. 19, 1971 (Goldwater) Requires the candidates of the parties in the presidential election to agree that no contributions will be accepted from labor organizations that requires its members to pay dues, fees or other assessments as a condition of employment and which uses its income or other amounts received to support or oppose any candidate for public office, or any political party, or to carry on voter registration.

## CONFERENCE ACTION—Continued

## Structural Improvements—Continued

*Amendments Adopted—Continued*

- Allowing a taxpayer owning property subject to two or more leases to combine such leases and treat the property as if it were subject to one lease for purpose of determining whether it is to be considered subject to a net loss.
- Providing that no real property of the taxpayer which is more than 5 years old will be treated as investment property for purposes of the excess investment interest tax preference by virtue of the 15 percent net lease rule if the taxpayer so elects.
- Reducing the amount of excess investment interest subject to the minimum tax by any out-of-pocket losses of the taxpayer on net leased property.
- Extending for 1 year the postponement enacted in 1969 of the application of the accumulation trust capital gain throwback rule in situations where a person is a beneficiary of only one accumulation trust (or a marital trust) in existence on 12-31-69.
- Providing a 14 percentage point rate reduction to Western Hemisphere Trade Corporations which operate in the Virgin Islands only for Virgin Islands tax purposes (rather than for both V.I. and U.S. tax purposes).
- Denying a deduction for bribes, kickbacks, or other payments which are illegal under a U.S. law or a generally enforced State law that provides for a criminal penalty or loss of license, regardless of whether the payer is actually convicted.
- Providing that a taxpayer who commences an activity covered by the farm loss provisions is to be allowed a full 5- or 7-year period for purposes of the operation of the presumption with respect to farm losses.
- Providing that distributions of property to a foreign corporation which is not effectively connected with the conduct by it of a trade or business in the United States are to be treated as distributions to the extent of the fair market value of the property.
- Providing special rules for taxing original issue discount in the case of nonresident aliens and foreign corporations if the income is not effectively connected with the conduct of a trade or business within the United States.
- Providing that if a taxpayer leases vessels documented under the laws of the United States or aircraft registered by the FAA, income therefrom may be treated as U.S. source income.
- Increasing from \$1 million to \$5 million the aggregate face amount of industrial development bonds which may be exempt from tax.
- Preserving confidentiality of information in a tax return by the preparer of such return.

## Excise Tax

*Amendments Deleted:*

- Suspending the excise tax on imported cars and light-duty trucks. Authorizing the President to lift the suspension and reimpose the tax on a country-by-country or worldwide basis.
- Terminating suspension period for imported light-duty trucks after 12-31-81.
- Providing consumer purchase refunds for light-duty trucks from August 15.
- Providing for transfer of 7 percent of the alcohol tax collections to the Highway Trust Fund.
- Requiring the Treasury Department to prescribe regulations to insure that the benefits of the repeals (or suspensions) of the auto and light-duty truck excise taxes are passed on to the ultimate consumer of those articles.

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
H.R. 10947★—Continued	CONFERENCE ACTION—Continued Excise Tax—Continued
<p>Nov. 19, 1971 (Goldwater) Adds a new subsection to the Internal Revenue Code providing that labor organizations shall lose their tax exemption if they levy a fine on an employee for exercising rights under sec. 8(b) of the National Labor Relations Act, including certain rights specified in the amendment.</p> <p>No. 140 (735)</p>	<p><b>Amendments Adopted:</b></p> <p>Repealing (suspending in the case of foreign articles) the truck tax on trailers, etc., having a gross vehicle weight of 10,000 pounds or less, suitable for use with light-duty trucks.</p> <p>Repealing the excise tax on urban mass transit buses, and suspending the tax on imported buses.</p> <p>Imposing the excise tax upon tires and tubes on imported vehicles and on other equipment and implements.</p> <p>Repealing the truck excise tax on trash containers.</p> <p>Allowing a credit against the Federal occupational tax on coin-operated gaming devices for similar State taxes imposed on legal gaming devices.</p>
<p>Nov. 19, 1971 (Goldwater) Adds a new section to the Pastore amendment which would establish a uniform 24-hour voting period of from 6:00 P.M. L.S.T. on the first Monday in November to 6:00 P.M. L.S.T. of the following day—which would be applicable to every State.</p> <p>No. 141 (736)</p>	<p><b>Domestic International Sales Corporations</b></p>
<p>Nov. 19, 1971 (Goldwater) Provides that no moneys shall be transferred to the Presidential Election Campaign Fund from the U.S. Treasury under the \$1 check-off system of Amendment 692 in any fiscal year in which the aggregate expenditures by the Government (not including trust funds) exceeds the aggregate receipts (exclusive of trust funds).</p> <p>No. 142 (737)</p>	<p><b>Amendments Deleted:</b></p> <p>Adding a termination date of 1-1-77.</p> <p>Providing that the President will furnish a report to Congress before 12-31-75, on the effect tax structures and practices of the United States and foreign countries have on the establishment of manufacturing facilities in those countries and on the competitiveness of U.S. exports.</p>
<p>Nov. 19, 1971 (Pell) Provides for the admission, without regard to any quota limitation, of any resources extracted from ocean waters or submarine deposits by the use of property qualifying for the investment tax credit under clause (ix) of sec. 104(d) of the bill.</p> <p>No. 143 (738)</p>	<p><b>Amendments Adopted:</b></p> <p>Providing that receipts from another member of the same controlled group of corporations as the recipient corporation are not qualified export receipts where the corporation involved is itself a DISC.</p>
<p>Nov. 19, 1971 (Miller) Provides that the \$1,000 limitation on campaign expenditures by unauthorized committees, and the penalty for violation thereof, shall apply to individuals as well as to committees.</p> <p>No. 144 (739)</p>	<p>Broadening the definition of "controlled group" by removing limitations which would otherwise have excluded exempt organizations, foreign corporations, insurance companies, and franchised corporations.</p> <p>Providing that export promotion expenses includes the cost of shipping aboard airplanes owned and operated by U.S. persons.</p> <p>Removing incremental aspect of House bill and providing that 1/2 of DISC's taxable income is to be deemed distributed to DISC shareholders each year.</p>
<p>Nov. 19, 1971 (Mathias) Provides that, instead of designating \$1 of tax liability to the Presidential Campaign Fund, individual taxpayers are to be permitted to designate a candidate of any specified political party or designate a general account for all candidates. The amounts designated are placed in accordance with the designation in either a general account or in an account in the name of the designated candidate. At the beginning of the "expenditure report period" the amount in the general account is to be allocated to the accounts of the specified candidates, in the ratio of the balances in the candidates' accounts, except that no amount shall be allocated to any party in excess of the smallest amount needed by a major party to bring it to its entitlement under the 15¢-a-potential-voter formula.</p> <p>No. 145 (740)</p>	<p>Providing that amount of foreign investment attributable to producer's loans is deemed distributed to shareholders.</p> <p>Deleting substantive rules relating to incremental approach and defines foreign investment attributable to producer's loans, which amount is deemed distributed to DISC shareholders.</p> <p>Providing that a foreign corporation which fails to qualify as an export trade corporation because it fails to meet the 75 percent export receipts requirement may, if it has a substantial export business, transfer its assets to a DISC without any gain or loss, or immediate tax consequences, resulting to any of the parties involved but providing that a foreign corporation which qualified as an export trade corporation for any three taxable years beginning before Nov. 1, 1971; will be treated as an export trade corporation for purposes of the provision which allows a foreign corporation to transfer its assets to a DISC without tax consequences.</p>
<p>Nov. 19, 1971 (Dominick) Amends the definition of "political contribution" so that a contribution to a candidate for nomination would not qualify as a political contribution.</p> <p>No. 146 (741)</p>	<p>Providing that the export trade company provisions be available only for controlled foreign corporations which were export trade corporations for any taxable years beginning before Nov. 1, 1971 but providing that a corporation which fails to qualify as an export trade corporation for any period of 3 consecutive years beginning after Oct. 31, 1971, may not again be eligible for treatment as an export trade corporation.</p>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 10947★—Continued

## CONFERENCE ACTION—Continued

## Protection of Balance of Payments

Nov. 19, 1971 (Dominick) Provides that the Presidential Election Campaign Fund under the \$1 checkoff system of Amendment 692 shall not exceed \$200 million at any one time. Any excess of the fund above \$200 million shall be transferred to the general fund of the U.S. Treasury.

Nov. 20, 1971 (Beall) Removes 2-year limitation during which an individual may qualify as a surviving spouse.

Nov. 20, 1971 (Cooper, Baker, Cook, Gurney, Javits, Scott, Weicker) In the nature of a substitute to title X of amendment 692. Allows a tax credit of 1/2 of the first \$50 contributed to political campaigns for Federal office. The maximum amount of credit would be \$25. In lieu thereof, a taxpayer could elect to deduct the full amount of his contributions to political campaigns for Federal office, up to a limit of \$100.

Nov. 22, 1971 (Gravel) Frees Canada from any import restraint imposed under the authority provided in title VI of H.R. 10947.

*Amendments Deleted:*

Conferring authority on the President to impose quotas and import surcharges on articles imported into the United States during a balance of payments emergency period.

Exempting snowmobile engines from the import surcharge.

## Job Development Related to Work Incentive Program

*Amendment Adopted:*

Providing a tax credit for employers hiring welfare recipients participating in the Work Incentive Program, and making a number of modifications designed to improve the workings of that program with the following amendments:

- (a) the WIN program employee must not displace another individual from employment;
- (b) wages paid to a WIN program employee must be equal to wages paid to a non-WIN program employee of the employer performing comparable service;
- (c) the credit is to be allowed only for wages paid in cash; and
- (d) an employer is not to lose the credit for wages paid to a WIN program employee whose employment is terminated, if it is determined under the State unemployment compensation law that the termination was due to the employee's misconduct.

## Emergency Unemployment Compensation

*Amendment Deleted:*

Providing for "emergency unemployment compensation benefits" for up to 26 weeks to persons who have exhausted their entitlement to regular and extended unemployment compensation benefits.

Tax Incentives for Contributions to Candidates for Public Office:  
Financing of Presidential Election Campaigns*Amendments Adopted:*

Allowing an individual a credit against income tax or a deduction from adjusted gross income for contributions to a candidate for election to a Federal, State, or local office, in a primary, general, or special election, or it can be made to a political committee.

Providing public financing as an alternative way of financing the general election campaigns of Presidential and Vice Presidential candidates, with the following amendments to the two above provisions:

- (a) the provisions will take effect on 1-1-73;
- (b) the check-off system will apply only to tax returns filed for 1972 and thereafter;
- (c) payments will be made only as provided by appropriate acts, in amounts not in excess of the amounts checked off in tax returns.
- (d) transfer, on the 60th day before the election, of not more than 80 percent of the moneys in the general account, based upon the entitlement at that time of the major parties and the minor parties.
- (e) eliminates the provision that made it a criminal penalty for an "individual" to spend more than \$1,000 on behalf of eligible candidates in the presidential election unless he was authorized by the candidate to make such expenditures; and
- (f) adds a provision to allow the Comptroller General or other interested parties to bring court actions in order to implement or construe the new provisions.

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 10947★—Continued

## CONFERENCE ACTION—Continued

## Federal Impoundment Information

*Amendment Deleted:*

Requiring the President to transmit reports to the Congress and the Comptroller General containing certain information whenever any appropriated funds are impounded.

## Promotion of Reciprocal Trade and Protection of American Jobs

*Amendment Deleted:*

Authorizing the President under certain conditions to impose quotas and other import restrictions on articles imported into the United States.

Dec. 4, 1971.—Conference report filed in the House (H. Rept. 92-708).

Dec. 9, 1971.—Conference report filed in the Senate (S. Rept. 92-553).

Dec. 9, 1971.—House agreed to conference report by rollcall vote (No. 450) of 320 yeas and 74 nays (Congressional Record H112133)

Dec. 9, 1971.—Senate agreed to conference report by rollcall vote (No. 413) of 71 yeas and 6 nays (Congressional Record S21109).

## BILL SIGNED

Dec. 10, 1971.—Signed by the President.

(Public Law 92-178)

H.R. 11091★

Oct. 6, 1972

To provide additional funds for certain wildlife restoration projects, and for other purposes. Authorizes an amount equal to all revenues accruing each fiscal year (beginning from year 1975) from any tax imposed by secs. 4161(b) and 4181 of the Internal Revenue Code.)

Oct. 16, 1972.—Reported favorably to the Senate without amendment (S. Rept. 92-1305).

Oct. 16, 1972.—Passed by the Senate.

Oct. 25, 1972.—Signed by the President.

(Public Law 92-558)

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

H.R. 11185★

Mar. 1, 1972

To amend the Internal Revenue Code of 1954 with regard to the exempt status of veterans' organizations.

(Creates a separate exemption category for war veterans' organizations and provides that income a war veterans' organization receives from insuring its members and their dependents is not to be subject to the unrelated business income tax, to the extent the income is used or set aside for the insurance benefits or for religious, charitable, or educational purposes.)

Mar. 14, 1972.—Referred to Office of Management and Budget and Department of the Treasury.

Aug. 18, 1972.—Reported favorably to the Senate (S. Rept. 92-1032) with the following amendments:

- (a) extends the new exempt category and the exemption of the organizations' insurance income from the unrelated business income tax to any veterans' organization whose membership consists of at least 75% of war veterans as long as substantially all of the other members are veterans—other than war veterans—cadets, or are spouses, widows, or widowers of war veterans or such other individuals;
- (b) changes the effective date of the bill to the date of enactment of the Tax Reform Act of 1969 since the unrelated business income tax was extended to these organizations by that act;
- (c) allows a taxpayer to deduct a disaster loss—in a Presidentially declared disaster area—occurring at any time during a taxable year for the immediate preceding year; and
- (d) speeds the processing of refund claims resulting from Hurricane Agnes, other recent disasters and similar future disasters by authorizing the Internal Revenue Service to make credits or refunds in excess of \$100,000 before submitting a report to the Joint Committee on Internal Revenue Taxation.

Aug. 18, 1972.—Passed by the Senate with committee amendments, by voice vote (Congressional Record S14010).

Aug. 18, 1972.—House concurs in Senate amendments.

Aug. 29, 1972.—Signed by the President.

(Public Law 92-418)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
H.R. 12910★	Feb. 9, 1972
To provide for a temporary increase in the public debt limit.	<p>Feb. 17, 1972.—Referred to Office of Management and Budget and Department of the Treasury.</p> <p>Feb. 28, 1972.—Public hearings.—Printed.</p> <p>Feb. 29, 1972.—Reported favorably to the Senate (S. Rept. 92-679) without amendment.</p>
AMENDMENTS	SENATE ACTION
<p>Feb. 28 1972 (Roth, Allen, Brock, Curtis, Hatfield) Limits expenditures and net lending during the fiscal year ending June 30, 1973, under the Federal budget to \$246,300,000,000.</p> <p>No. 1 (956)</p>	<p>Mar. 2, 3, 6, 7, and 8, 1972.—Debated and passed by the Senate by rollcall vote (No. 94) of 53 yeas, 20 nays (Mar. 8, Congressional Record S3668) after taking the following action:</p>
<p>Mar. 2, 1972 (Byrd of West Virginia for Harris and Eagleton) Directs the President to submit to Congress by May 15, 1972 a tax reform proposal relative to the Federal income, estate, and gift tax system.</p> <p>No. 2 (984)</p>	<p><i>Amendments Adopted:</i></p>
<p>Mar. 3, 1972 (Spong, Ervin) Requires President to notify Congress of the impounding of appropriated funds. If President's action not ratified within 60 days, impounding of funds must cease.</p> <p>No. 3 (993)</p>	<p><i>Spong amendment No. 995</i> (as a substitute for Roth amendment No. 956), limiting to \$246.3 billion, Federal expenditures for fiscal year 1973, and providing that when President determines that future appropriations would require or permit expenditures in excess of this limitation he shall propose to the Congress reductions necessary to keep expenditures within stated limitation, and the Congress would then have 30 days to rescind such proposed cuts, by rollcall vote (No. 90) of 42 yeas, 40 nays (Mar. 7, Congressional Record S3595);</p>
<p>Mar. 6, 1972 (Spong) Limits expenditures and net lending during the fiscal year ending June 30, 1973, under the Federal budget to \$246,300,000,000 and provides that when the President determines that future appropriations would require or permit expenditures in excess of this limitation he shall propose to the Congress reductions necessary to keep expenditures within the stated limitation, and the Congress would then have 30 days to rescind such proposed cuts.</p> <p>No. 4 (995)</p>	<p><i>Roth amendment No. 956</i>, limiting expenditures and net lending to \$246.3 billion (as amended by Spong amendment No. 905), by rollcall vote (No. 91) of 53 yeas, 30 nays (Mar. 7, Congressional Record S3598);</p> <p><i>Long floor amendment (part I)</i>, allowing \$246.3 billion spending limitation to be increased by the amount which future appropriation bills exceed budget requests, by rollcall vote (No. 92) of 45 yeas, 38 nays (Mar. 7, Congressional Record S3602); and</p> <p><i>Long floor amendment (part II)</i>, exempting from limitation certain uncontrollable items, by rollcall vote (No. 93) of 72 yeas, 12 nays (Mar. 7, Congressional Record S3602).</p>
<p>Mar. 6, 1972 (Moss) Requires the President to cut all controllable appropriations at a relatively uniform rate.</p> <p>No. 5 (997)</p>	<p><i>Amendments Rejected:</i></p>
	<p><i>Allen floor amendment</i>, extending public debt limit increase through June 30, 1973, by rollcall vote (No. 86) of 8 yeas, 50 nays (Mar. 3, Congressional Record S3285); and</p> <p><i>Moss amendment No. 997</i> (to Roth amendment No. 956), requiring the President to cut all controllable appropriations at a relatively uniform rate, by rollcall vote (No. 89) of 33 yeas, 50 nays (Mar. 7, Congressional Record S3691).</p>
	CONFERENCE ACTION
	<p>Mar. 8, 1972.—Senate insisted on its amendments, requested conference with the House and appointed as conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.</p> <p>Mar. 8, 1972.—House disagreed to amendments of the Senate and agreed to a conference with the Senate, naming the following conferees: Messrs. Mills, Ullman, Burke of Massachusetts, Griffiths, Byrnes of Wisconsin, Betts, and Schneebell.</p> <p>Mar. 9, 1972.—Conference report filed in the House (H. Rept. 92-910) with the Senate receding from its amendments.</p> <p>Mar. 15, 1972.—Conference report agreed to in the Senate, by rollcall vote (No. 110) of 55 yeas, 33 nays (Congressional Record S4067).</p> <p>Mar. 15, 1972.—Conference report agreed to in the House, by rollcall vote (No. 76) of 237 yeas, 150 nays (Congressional Record H2038).</p> <p>Mar. 15, 1972.—Signed by the President.</p>

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TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
H.R. 13334★ May 2, 1972 To establish certain positions in the Department of the Treasury, to fix the compensation for those positions, and for other purposes.	May 5, 1972.—Ordered placed on the Senate Calendar (Congressional Record S7880). May 10, 1972.—Passed by the Senate without amendment, by voice vote (Congressional Record S7524). May 18, 1972.—Signed by the President.  (Public Law 92-302)

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## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 14370★

June 23, 1972

BILL REPORTED

To provide payments for localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.

Aug. 16, 1972.—Reported favorably to the Senate (S. Rept. 92-1050) with the following modifications to the House bill:

## A. Distribution of Funds to the States

Bases the formula for distributing revenue sharing funds to the States on State population multiplied by the inverse of the State relative per capita income (the lower the per capita income the higher the weight of factor) multiplied by tax effort (State and local tax collections as a percentage of total personal income in the State.) This includes the supplemental sharing grants which are distributed on the basis of urbanized population (with a 80 percent floor.) The revenue sharing distribution is the amount for the last 6 months of fiscal 1972, placed on an annual basis. The supplemental sharing grants shown are those which first become applicable on Jan. 1, 1973.

## AMENDMENTS

- July 25, 1972 (Metcalf, Burdick, Ervin, Gravel, Harris, Humphrey, Jackson, Kennedy, Mansfield, Mondale, Packwood, Stevens) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions.
- Aug. 3, 1972 (Stevenson) Deletes the term "counties" and inserts in lieu thereof the term "units of local government".
- Aug. 3, 1972 (Stevenson) Deletes provision reducing revenue sharing funds for the District of Columbia in the event the District should adopt an income tax to be levied upon nonresidents who are employed within the District.
- Aug. 4, 1972 (Roth) Provides a partial Federal income tax credit for State and local income tax payments.
- Aug. 17, 1972 (Hatfield) Establishes a seven-member Neighborhood Study Commission, appointed by the President, with the duty of studying the relationship between visible services received by residents of neighborhoods (particularly low-income neighborhoods) and government service costs paid by neighborhood residents.
- Aug. 17, 1972 (McClellan) Requires that the funds for Revenue Sharing for the period between July 1, 1973 and Dec. 31, 1976 be appropriated through the annual appropriations process.
- Aug. 17, 1972 (Hartke) Provides for the coverage of certain drugs necessary in the treatment of chronic illnesses, with a \$1 co-payment.
- Aug. 17, 1972 (Hartke) Increases social security earnings limitation from \$1,080 to \$2,000 annually with \$1 reduction in benefits for each \$2 earned above \$2,000.
- Aug. 17, 1972 (Hartke) Eliminates the social security earnings limitation.

## B. Distribution of Funds to Localities

- (i) Agrees with the House bill on the basic distribution of the total amount of shared revenues between the States and all units of local governments, but allocates one-third of each State's share to the State government, and two-thirds to its local governments (under the House bill's two-formula approach, the one-third State and the two-thirds local distribution would have been achieved for the Nation as a whole, but not necessarily for each State);
- (ii) Increases the annual amount distributed to the State governments after the first full year by as much as \$300 million a year to the States and localities in the same way in which the basic distribution is made under the committee bill.
- (iii) Distributes \$3.5 billion to localities in the first year and increases the allocation to local units of government by \$200 million in each subsequent year, based on essentially the same formula that is used for the distribution of funds to State governments—population, total tax effort, and inverse per capita income. For the first nine months of the program (Jan. 1, 1972, through Oct. 1, 1972), the distribution to both State and local units of government would be based on these factors multiplied together; thereafter the committee bill allows the State legislatures to adopt a distribution formula based on 2 factors:
- (1) population multiplied by tax effort, and
  - (2) population multiplied by the inverse ratio of per capita income.

## C. Social Services

Replaces open-ended funding for social services under the Social Security Act (other than that for child care and family planning) by supplementary revenue sharing grants of \$1 billion annually, beginning in fiscal year 1973, allocated among the States on the basis of urbanized population.

## D. Other Issues

- (i) Deletes that portion of the House bill which would have provided that local governments may spend their grants only for activities that fall within a limited group of categories such as operating and maintenance expenditures for public safety, environmental protection, and public transportation;

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H.R. 14370—Continued

BILL REPORTED—Continued

## AMENDMENTS—Continued

## D. Other Issued—Continued

- Aug. 17, 1972**  
No. 10  
(1454) (Hartke) Makes disability benefits payable to blind persons who have six quarters of coverage earned at any time, regardless of their capacity to work and whether they work.
- Aug. 17, 1972**  
No. 11  
(1455) (Hartke) Permits a student to receive child's insurance benefits after reaching age 22, for a period equal to the amount of time spent on active military duty (but in no case past age 25).
- Aug. 17, 1972**  
No. 12  
(1456) (Hartke) Reduces from 6 months to 3 months the period throughout which a person must be disabled before he can be paid disability benefits.
- Aug. 17, 1972**  
No. 13  
(1457) (Hartke) Provides for the reimbursement of clinical psychologists as independent practitioners on a fee-for-service basis under Medicare.
- Aug. 17, 1972**  
No. 14  
(1458) (Hartke) Extends Medicare coverage to include dental care, eye care, dentures, eyeglasses, hearing aids, and physical examinations.
- Aug. 17, 1972**  
No. 15  
(1459) (Metcalf, Bible, Burdick, Church, Gravel, Harris, Humphrey, Jackson, Kennedy, Mansfield, Mondale, Moss, Muskle, Packwood, Stevens) Sets aside one-quarter of 1 percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions.
- Aug. 18, 1972**  
No. 16  
(1460) (Tunney, Cranston, McIntyre) Requires States to pass along to aged, blind, and disabled welfare recipients \$15 of the social security benefit increase enacted July 1, 1972.
- Aug. 18, 1972**  
No. 17  
(1461) (Hartke) Requires that individuals employed in jobs financed in whole or in part from revenue sharing funds be paid the highest of (a) the Federal minimum wage (as applicable to the job), (b) the State or local minimum wage for the most nearly comparable covered employment, or (c) the prevailing wage for similar employment.
- Aug. 18, 1972**  
No. 18  
(1462) (Hartke, Cranston, Ribicoff) Requires that all laborers and mechanics employed by contractors or subcontractors in construction work financed in whole or in part from revenue sharing funds be paid at Davis-Bacon wage rates.
- Aug. 18, 1972**  
No. 19  
(1463) (Hartke) Prohibits use of revenue sharing funds to induce a business or industry to leave its present locality to move to the locality receiving the funds.
- Aug. 18, 1972**  
No. 20  
(1464) (Hartke) Provides that if revenue sharing funds are used for any purpose for which there is a Federal grant program, all requirements (other than matching requirements) applicable to the grant program will also apply to the revenue sharing funds.

- (i) Adopts a provision under which each unit of government will file a report with the Secretary of the Treasury annually on how it intends to spend its revenue sharing funds and how it has actually spent the funds received in the last year;
- (iii) Deletes the House provision permitting a State to require each local government in an area directly affected by one or more areawide, high priority projects to spend up to 10 percent of the local government's entitlements for those specific areawide projects, to the extent that the local government's entitlements are matched on a current basis by the State's spending out of its own resources for those projects;
- (iv) Requires State and local governments to establish trust funds and deposit their revenue sharing receipts in such funds. (House bill requires this only of local governments);
- (v) Deletes the provision in the House bill which would have required localities which employ laborers and mechanics for construction financed in whole or in part out of its revenue sharing allocation to pay wages at rates not less than those prevailing on similar construction in the locality as determined by the Secretary of Labor in accordance with the Davis-Bacon Act, as amended;
- (vi) Deletes the provision in the House bill which would have reduced the entitlements of the District of Columbia by an amount equal to the net collections of any tax imposed by the District of Columbia on income of nonresidents;
- (vii) Approves with minor modification, the "piggyback" provision of the House bill which provides for Federal administration and collection of State individual income taxes in those cases where the States requested the service; and
- (viii) Agrees to a provision which would explicitly recognize that the funds must be used by the States and localities subject to their laws and budgetary procedures.

## SENATE ACTION

Aug. 17, 18, and Sept. 5, 6, 7, 8, 11, and 12, 1972.—Debated and passed by the Senate by rollcall vote (No. 419) of 63 yeas, 20 nays (Congressional Record S14732) after taking the following action on amendments thereto:

*Amendments Adopted:*

*Committee amendment en bloc*, and the bill as amended was regarded as original text for the purpose of further amendment, by voice vote (Sept. 5, Congressional Record S14103);

*Long amendment (No. 1462 modified) to Hartke amendment (No. 1461)* to require that laborers employed in construction work financed from revenue-sharing funds be paid at Davis-Bacon wage rates, by rollcall vote (No. 395) of 86 yeas, 0 nays (Sept. 6, Congressional Record S14108);

*Hartke amendment (No. 1461, as amended)* to require that individuals employed at jobs financed from revenue-sharing funds be paid the highest of (a) Federal minimum wage applicable, (b) State or local minimum wage for comparable employment, or (c) prevailing wage from similar employment, by rollcall vote (No. 397) of 58 yeas, 26 nays (Sept. 6, Congressional Record S14203);

*Long amendment, modified to Hartke amendment (No. 1461)* to make applicability of minimum wage provisions effective only if

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

## H.R. 14370—Continued

## SENATE ACTION—Continued

## AMENDMENTS—Continued

- Sept. 5, 1972**  
**No. 21**  
**(1465)** (Jayits, Brooke, Case, Inouye, Mathias, Percy, Tunney) Creates a new Urban Dividend Trust Fund; an amount equal to 1 percent of Federal income tax collections would be appropriated into the Fund.
- Sept. 5, 1972**  
**No. 22**  
**(1466)** (Hartke) Provides that if revenue sharing funds are used for urban mass transportation, all requirements applicable under the Urban Mass Transportation Act of 1964 would also apply to the revenue sharing funds.
- Sept. 5, 1972**  
**No. 23**  
**(1467)** (Fair) Provides for the withholding of city income taxes from compensation paid Federal employees in any city with 200 or more Federal employees (or less, at the discretion of the Secretary of the Treasury).
- Sept. 5, 1972**  
**No. 24**  
**(1468)** (Ribicoff) Bases distribution of funds authorized on the following formula: 30 percent tax effort, 30 percent relative income, 20 percent population, and 20 percent urbanized population.
- Sept. 5, 1972**  
**No. 25**  
**(1469)** (Buckley) Substitutes for the revenue sharing approach in the Finance Committee bill an amendment allowing a taxpayer a credit against Federal income taxes equal to 5.64 percent of the taxpayer's basic income tax; States would impose a tax on the basic Federal income tax which the Secretary of the Treasury would pay to the States from Federal funds (for 1972 the State is treated as imposing the 5.64 percent tax unless by legislative action it imposes another tax).
- Sept. 5, 1972**  
**No. 26**  
**(1470)** (Buckley) Bases formula for distribution of revenue sharing funds among the States on population (22 percent), urbanized population (22 percent), relative income (22 percent), general tax effort (17 percent), and income tax effort (17 percent)—much the same as in the House bill.
- Sept. 5, 1972**  
**No. 27**  
**(1471)** (Buckley) Limits revenue sharing to 2 years rather than 5 as in committee bill and terminates authorizations for supplementary payments as of Dec. 31, 1973.
- Sept. 5, 1972**  
**No. 28**  
**(1472)** (Buckley) Deletes provisions of committee bill (1) requiring reports by State and local governments on how revenue-sharing funds are planned to be used and how they are used; (2) prohibiting discrimination in programs or activities for which funds are used; (3) prohibiting use of revenue-sharing funds as matching funds for Federal-State grant programs; (4) requiring establishment of local and State trust funds in which revenue-sharing payments will be deposited; and containing certain additional requirements.

- the Federal contribution to such project is 25 percent or more, by voice vote (Sept. 6, Congressional Record S14202);
- Humphrey amendment (No. 1476)* directing Joint Committee on Internal Revenue Taxation to study real estate tax administration and the property tax, and to report to Congress thereon by June 30, 1973; by voice vote (Sept. 7, Congressional Record S14312);
- Buckley floor amendment* to provide for adjustment where new taxing powers are conferred upon local governments, by voice vote (Sept. 7, Congressional Record S14322);
- Metcalf amendment (No. 1459)* to allocate one-fourth of 1 percent of revenue-sharing funds for payment to Indian tribes and Alaskan native villages which perform governmental functions, by voice vote (Sept. 8, Congressional Record S14426);
- Tunney amendment (to Metcalf amendment (No. 1459))* to expand definition of Indian tribe to include bands, groups, pueblos, and communities, by voice vote (Sept. 8, Congressional Record S14426);
- Hartke amendment (No. 1490)* relating to Federal collection of State individual income taxes from nonresident transportation employees, by voice vote (Sept. 8, Congressional Record S14435);
- Long amendment (as a substitute for modified Roth amendment (No. 1505))* providing \$66 million limitation on Federal grants to States under the Social Security Act for child welfare and family planning programs, by rollcall (No. 415) of 60 yeas, 28 nays (Sept. 12, Congressional Record S14610);
- Roth amendment (No. 1505 modified)* as amended by Long substitute, by voice vote (Sept. 12, Congressional Record S14610);
- Ribicoff amendment (No. 1492)* to provide that the additional \$1 billion in grants for social services be by direct appropriations instead of an authorized amount, by voice vote (Sept. 12, Congressional Record S14662);
- Inouye amendment (No. 1509)* providing increase in revenue sharing funds to Alaska and Hawaii in an amount proportionate with cost-of-living adjustments for civilian employees in those States, by voice vote (Sept. 12, Congressional Record S14710); and
- Long amendments* of a technical and conforming nature, by voice vote (Sept. 12, Congressional Record S14718).

**Amendments Rejected:**

- Ribicoff amendment (No. 1468)* changing formula for allocation of funds to the several States, by rollcall vote (No. 394) of 24 yeas, 61 nays (Sept. 6, Congressional Record S14188);
- Hartke amendment (No. 1463)* to prohibit use of revenue-sharing funds to induce a business or industry to leave its locality to move to the locality receiving funds, by rollcall vote (No. 398) of 20 yeas, 56 nays (Sept. 6, Congressional Record S14205);
- Hartke amendment (No. 1466)* to make requirements under the Urban Mass Transportation Act applicable to revenue-sharing funds if they are used for urban mass transportation purposes, by rollcall vote (No. 399) of 27 yeas, 51 nays (Sept. 6, Congressional Record S14208);
- McClellan amendment (No. 1450)* to require that funds for revenue-sharing for the period July 1, 1974–December 31, 1976, be appropriated through the annual appropriations process, by rollcall vote (No. 402) of 34 yeas, 40 nays (Sept. 7, Congressional Record S14308);
- Humphrey amendment (No. 1477)* requiring a report from the President concerning impoundment of appropriated funds, tabled by rollcall vote (No. 403) of 46 yeas, 39 nays (Sept. 7, Congressional Record S14319);

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFER TO DAILY CONGRESSIONAL RECORD)

H. R. 11370—Continued

## AMENDMENTS—Continued

## SENATE ACTION—Continued

- Sept. 6, 1972 (Humphrey, Harris) Requires local governments, as a condition of receiving revenue-sharing funds, to maintain present levels of general tax effort. (1473)
- Sept. 6, 1972 (Humphrey, Harris) Limits use of revenue sharing funds to (1) maintenance and operating expenses for public safety, environmental protection, public transportation, health, and youth employment and youth recreation; and (2) capital expenditures for sewage collection and treatment, refuse disposal systems, and public transportation. (1474)
- Sept. 6, 1972 (Humphrey, Harris) Provides that local governments may not spend more than 25 percent of revenue sharing funds for capital expenditure purposes (other than for sewage facilities, refuse disposal, and public transportation). (1475)
- Sept. 6, 1972 (Humphrey, Harris, Stevenson) Directs the Joint Committee on Internal Revenue Taxation to study real estate tax administration and the property tax and report to the Congress, with legislative recommendations, by June 30, 1973. (1476)
- Sept. 6, 1972 (Humphrey, Harris, Javits, Stevenson) Requires President to report to the Congress and Comptroller General certain specified information whenever appropriated funds are partially or completely impounded. (1477)
- Sept. 6, 1972 (Roth) Permits a Federal income tax credit equal to 10 percent of State and local income taxes paid beginning in 1977. (1478)
- Sept. 6, 1972 (Kennedy, Hart, Proxmire, Ribicoff) Requires President to submit to the Congress (1) preliminary proposals for comprehensive tax reform by Oct. 31, 1972, and (2) final proposals for comprehensive tax reform by Mar. 31, 1973. (1479)
- Sept. 6, 1972 (Kennedy, Stevens) Authorizes \$45 million a year in fiscal years 1973 through 1975 for grants to State and local jurisdictions to defray the cost of carrying out voter registration programs. (1480)
- Sept. 6, 1972 (Hart) Provides for the reimbursement of clinical psychologists as independent practitioners on a fee for service basis under medicare. (1481)
- Sept. 6, 1972 (Christie) Extends social security coverage to certain American ministers and members of religious orders performing services outside the United States. (1483)
- Sept. 6, 1972 (Buckley) Permits an adjustment of current levels of transfers to local governments when States confer on local governments new taxing authority. (1484)
- Buckley amendment (No. 1471)* limiting the program to 2 years instead of 5 years, as stipulated in the bill, by rollcall vote (No. 404) of 14 yeas, 62 nays (Sept. 8, Congressional Record S14301);
- Buckley amendment (No. 1472)* to delete from the bill certain requirements to be met prior to receiving revenue-sharing funds, by rollcall vote (No. 405) of 6 yeas, 70 nays (Sept. 8, Congressional Record S14394);
- Kennedy amendment (No. 1479)* directing the President to submit to the Congress his proposals for a comprehensive reform of the Internal Revenue Code, tabled by rollcall vote (No. 406) of 52 yeas, 24 nays (Sept. 8, Congressional Record S14400);
- Kennedy amendment (No. 1480)* adding a new title providing for establishment of a Voter Registration Administration, tabled by rollcall vote (No. 407) of 48 yeas, 28 nays (Sept. 8, Congressional Record S14403);
- Taft floor amendment* to alter the formula for distribution of revenue-sharing funds to the States, tabled by rollcall vote (No. 408) of 53 yeas, 24 nays (Sept. 8, Congressional Record S14412);
- Buckley amendment (No. 1469)* to provide a "tax credit substitute" approach in place of the revenue-sharing concept provided by the bill, by rollcall vote (No. 409) of 6 yeas, 55 nays (Sept. 8, Congressional Record S14435);
- Church amendment (No. 1495)* to amend the Internal Revenue Code so as to repeal the asset depreciation range system, tabled by rollcall vote (No. 410) of 56 yeas, 21 nays (Sept. 11, Congressional Record S14517);
- Nelson amendment (No. 1496)* to amend the Internal Revenue Code to provide minimum tax for tax preferences, tabled by rollcall vote (No. 411) of 60 yeas, 23 nays (Sept. 11, Congressional Record S14532);
- Gurney amendment (No. 1485 modified)* to require as a condition of receiving revenue-sharing funds, that each property tax assessment jurisdiction in a State come within 15 percent of the statewide assessment level, by rollcall vote (No. 412) of 9 yeas, 74 nays (Sept. 11, Congressional Record S14536);
- Chiles amendment (No. 1504)* to strike from the bill that section, dealing with grants to State and local governments for social services, including the \$1 billion authorizations therefor, by rollcall vote (No. 413) of 27 yeas, 57 nays (Sept. 11, Congressional Record S14547);
- Javits amendment (No. 1465)* adding a new section providing for allocation and payment of funds based on urbanized population, by rollcall vote (No. 414) of 27 yeas, 57 nays (Sept. 11, Congressional Record S14567);
- Taft amendment (No. 1502)* increasing revenue sharing funds by \$360.7 million annually, and permitting a State to receive the higher of (a) its allocation under the Finance Committee formula, or (b) an allocation based solely on population, tabled by rollcall vote (No. 416) of 60 yeas, 30 nays (Sept. 12, Congressional Record S14672);
- Taft amendment (No. 1508)* providing allocation of revenue sharing funds to the States based one-third on population, one-third on general tax effort, and one-third on relative income, by rollcall vote (No. 417) of 32 yeas, 50 nays (Sept. 12, Congressional Record S14680); and
- Taft floor amendment* to provide the allocation of revenue sharing funds to the States on the basis of population of such State, tabled by rollcall vote (No. 418) of 60 yeas, 28 nays (Sept. 12, Congressional Record S14702).

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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## H.R. 14370—Continued

## AMENDMENTS—Continued

- Sept. 6, 1972  
No. 40  
(1485) (Gurney) Requires, as a condition of receiving revenue sharing funds, that each property tax assessment jurisdiction in a State come within 15 percent of the statewide assessment level in the State.
- Sept. 7, 1972  
No. 41  
(1489) (Eagleton, Cranston) Does not count as income any amount received as a return or refund of taxes paid on real property or on food for purposes of determining the amount of the welfare payment to an aged, blind, or disabled person.
- Sept. 7, 1972  
No. 42  
(1490) (Hartke) The committee amendment permits Federal Government to collect "qualified" State individual income taxes; for persons who do not reside in a State, the tax is "qualified" if it applies only when 25 percent or more of the individual's wage and other business income is derived from sources within the State. The amendment modifies this so that a State tax would be "qualified" with respect to a nonresident transportation employee only if more than 50 percent of his wage or business income is derived from sources within the State.
- Sept. 7, 1972  
No. 43  
(1491) (Hartke) Provides for the coverage of certain drugs necessary in the treatment of chronic illnesses, with a \$1 co-payment.
- Sept. 7, 1972  
No. 44  
(1492) (Ribicoff) The committee amendment authorizes appropriations amounting to \$1 billion annually in 1973 through 1976 for supplementary revenue sharing grants. The amendment instead appropriates the \$1 billion during each of those four years.
- Sept. 7, 1972  
No. 45  
(1493) (Roth) Deletes the provisions of committee bill relating to supplementary revenue sharing (amounting to \$1 billion annually in 1973-1976) and limiting social services under the welfare programs; instead, substitutes annual \$3 billion limitation on Federal funds for social services (allocated among States on the basis of population), with an additional \$150 million (authorized in fiscal year 1973 only) to be distributed by the Secretary of Health, Education, and Welfare to States (1) to insure that no State gets less than in fiscal year 1972, and (2) to provide for making supplementary payments to States which revised their social services plans before June 1, 1972, and which have entered into purchase-of-service contracts under these plans.
- Sept. 8, 1972  
No. 46  
(1494) (Nelson) Reduces maximum depletion allowance from 22 percent to 15 percent.
- Sept. 8, 1972  
No. 47  
(1495) (Church, Nelson) Repeals the asset depreciation range system.

## CONFERENCE ACTION

- Sept. 12, 1972.—Senate insisted on its amendments, requested a conference with the House, and appointed as conferees Senators Long, Anderson, Talmadge, Bennett, and Curtis.
- Sept. 13, 1972.—House disagrees to the amendments of the Senate, agrees to a conference, and appointed as conferees, Messrs. Mills, Ullman, Burke of Massachusetts, Griffiths, Betts, Schneebell, and Broyhill of Virginia.
- Sept. 26, 1972.—Conference reports filed in the House (**H. Rept. 92-1450**) and Senate (**S. Rept. 92-1229**) with the following action having been taken:

## Allocation and Payment of Funds

## Payments to State and Local Governments

Provides for the payment out of the trust fund to the State governments and to local governments.

## Use of Funds by Local Governments for Priority Expenditures

Provides that funds received by units of local government pursuant to their entitlements under section 108 of the bill may be used only for priority expenditures as follows:

(1) ordinary and necessary maintenance and operating expenses for --

(A) public safety (including law enforcement, fire protection, and building code enforcement),

(B) environmental protection (including sewage disposal, sanitation, and pollution abatement),

(C) public transportation (including transit systems and streets and roads),

(D) health,

(E) recreation,

(F) libraries,

(G) social services for the poor or aged, and

(H) financial administration; and

(2) ordinary and necessary capital expenditures authorized by law.

## Prohibition on Use as Matching Funds by State and Local Governments

Provides that no State government or unit of local government may use, directly or indirectly, any part of the funds it receives under subtitle A of title I of the bill as a contribution for the purpose of obtaining Federal funds under any law of the United States which requires such government to make a contribution in order to receive Federal funds.

## Creation of Trust Fund; Appropriations

Creates a trust fund to be known as the "State and Local Government Fiscal Assistance Trust Fund". The Trust Fund is to remain available without fiscal year limitation.

Provides for the appropriation to this Trust Fund, out of amounts in the general fund of the Treasury attributable to the collection of the Federal individual income taxes not otherwise appropriated --

(1) for the period beginning January 1, 1972, and ending June 30, 1972, \$2,650,000,000;

(2) for the period beginning July 1, 1972, and ending December 31, 1972, \$2,650,000,000;

(3) for the period beginning January 1, 1973, and ending June 30, 1973, \$2,987,500,000;

(4) for the fiscal year beginning July 1, 1973, \$0,050,000,000;

## TITLE AND DESCRIPTION

ACTION  
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## H.R. 14370—Continued

## CONFERENCE ACTION—Continued

## AMENDMENTS—Continued

- Sept. 8, 1972  
No. 48  
(1496) (Nelson, Church) With respect to stock options, bad debts, depletion, and capital gains, amendment (1) repeals provision of present law allowing deduction of regular income taxes from these tax preference items in calculating income subject to minimum tax; (2) lowers present \$30,000 income exemption from the minimum tax on these items to \$12,000; and (3) increases the minimum tax rate from 10 percent to 50 percent of the regular income tax that would otherwise apply.
- Sept. 8, 1972  
No. 49  
(1500) (Percy, Mathias) Establishes a program of grants to States equal to 50 percent of the amounts spent by States on property tax relief for low-income homeowners and renters.
- Sept. 8, 1972  
No. 50  
(1502) (Taft) (1) Increases revenue sharing funds by \$360.7 million annually; (2) permits a State to receive the higher of (a) its allocation under the Finance Committee formula (based on population, general tax effort, and relative income), or (b) an allocation based solely on population.
- Sept. 8, 1972  
No. 51  
(1504) (Chiles) Deletes the provisions of committee bill relating to supplementary revenue sharing (amounting to \$1 billion annually in 1973-76) and limiting social services under the welfare programs.
- Sept. 8, 1972  
No. 52  
(1505) (Roth, Boggs, Dole, Tower, Tunney) Deletes the provisions of committee bill relating to supplementary revenue sharing (amounting to \$1 billion annually in 1973-1976) and limiting social services under the welfare programs; instead, substitutes annual \$2.75 billion limitation on Federal funds for social services (allocated among States on the basis of population); with an additional \$250 million to be distributed to those States who would under the formula receive less than in fiscal year 1972; and with an additional \$150 million\* (authorized in fiscal year 1973 only) to be distributed by the Secretary of Health, Education, and Welfare to States (1) to insure that no State gets less than in fiscal year 1972, (2) to provide for making supplementary payments to States which revised their social services plans before July 1, 1972, and which have entered into purchase-of-service contracts under these plans, and (3) to make additional payments for State plans which demonstrate "a clear and significant cost" as defined by the Secretary.
- Sept. 11, 1972  
No. 53  
(1508) (Taft) Provides that the allocation of revenue sharing funds to the States would be based one-third on population, one-third on general tax effort, and one-third on relative income.

- (5) for the fiscal year beginning July 1, 1974, \$6,200,000,000  
(6) for the fiscal year beginning July 1, 1975, \$6,350,000,000  
and

- (7) for the period beginning July 1, 1976, and ending December 31, 1976, \$3,325,000,000.

Provides for appropriations for certain adjustments necessitated by the provisions of the allocation formulas as they relate to non-contiguous States. The amounts appropriated for this purpose are—

- (1) for each of the six-month periods beginning January 1, 1972, July 1, 1972, and January 1, 1973, \$2,330,000;  
(2) for each of the fiscal years beginning July 1, 1973, July 1, 1974, and July 1, 1975, \$1,780,000; and  
(3) for the period beginning July 1, 1976, and ending December 31, 1976, \$2,390,000.

## Allocation Among States

Provides for the allocation to a State for each entitlement period on the basis of whichever of two formulas yields the greater amount for that State for that period. The first of these formulas is the three-factor formula which was contained in section 104(b) of the Senate amendment. This formula multiplies the population of the State by its general tax effort, multiplies this product by the relative income of the State, and then compares the resulting product for the State with the sum of the products similarly determined for all of the States.

The 2d of these formulas is based on the House bill. The House bill in effect provided a 5-factor formula under which the annual rate at the start of the program was (1) \$2,500,000,000, divided among the States one-third on the basis of population, one-third on the basis of urbanized population, and one-third on the basis of population inversely weighted, for per capita income, and (2) \$1,800,000,000, divided among the States one-half on the basis of individual income tax collections by State governments and one-half on the basis of the general tax effort of the State and local governments.

The conference agreement also contains a provision (in sec. 106 (c)) for those States in which civilian employees of the United States Government receive an allowance under sec. 5941 of title 5 of the United States Code. At present, these allowances are applicable only in the case of Alaska and Hawaii. Under the conference agreement, in determining whether any such State is to receive its allocations for any entitlement period under the 3-factor formula or the 5-factor formula, the amount allocable to it under the 3-factor formula is increased by that percentage of increase which is applicable in the case of such State under such sec. 5941, Sec. 105 (b) (2) of the conference agreement also sets up a separate appropriation for each entitlement period at the level of \$1,780,000 for each full fiscal year. This special appropriation will be available for payment to any State to which such sec. 5941 applies if for the entitlement period the allocation to the State is determined under the 3-factor formula rather than under the 5-factor formula.

## Entitlements of State Governments

## Division between States and local governments

Provides that of the amounts allocated to each State for any entitlement period—

- (1) the State government is entitled to one-third, and  
(2) the remaining portion is to be allocated among the units of local government of that State.

\*Subsequently modified to provide that this sum will be appropriated rather than authorized.

## TITLE AND DESCRIPTION

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## H.R. 14370—Continued

## CONFERENCE ACTION—Continued

## AMENDMENTS—Continued

- Sept. 11, 1972  
No. 54  
(1509) (Inouye) Provides an increase in allocations of revenue sharing funds to Alaska and Hawaii by increasing annual appropriations and by providing a cost-of-living adjustment for civilian employment in those States.
- Sept. 11, 1972  
No. 55  
(1510) (Hartke) Substitutes a tax credit for individuals for revenue sharing funds, equal to 50 percent of the State and local taxes imposed on individuals during a taxable year and establishes a Congressional finding that the Federal Government should assume financial responsibility for public assistance programs, and provides for increased Federal matching under public assistance programs.
- Sept. 11, 1972  
No. 56  
(1511) (Hartke) Eliminates the deferral provisions in the Internal Revenue Code on foreign source income of United States corporations; repeals the foreign tax credit on income earned by United States corporations abroad; applies straight-line depreciation on United States owned property outside the United States; requires the submission of a report to the Congress by Dec. 31, 1972 on administration of income tax provisions dealing with foreign source income.

*Maintenance of State efforts*

Provides that for any entitlement period beginning on or after July 1, 1973, the entitlement of any State government is to be reduced by the amount by which —

(1) the average of the aggregate amounts transferred by the State government (out of its own sources) during the entitlement period and the preceding entitlement period to all units of local government in the State, is less than

(2) the similar aggregate amount for the 1 year period beginning July 1, 1971.

*New taxing authority*

Provides that if a State establishes to the satisfaction of the Secretary of the Treasury that after June 30, 1972, one or more local governments in such State have had conferred upon them new taxing authority then the aggregate amount of State transfers for the base period (the 1 year period beginning July 1, 1971) is to be reduced by an amount equal to the larger of —

(1) the amount of the taxes collected by reason of the exercise of the new taxing authority by the local governments, or

(2) the amount of the loss of revenue to the State by reason of the new taxing authority being conferred on the local governments.

The conference agreement also makes it clear that for purposes of this provision no amount is to be treated as collected by reason of the exercise of new taxing authority by local governments if the new taxing authority is an increase in the authorized rate of tax under a previously authorized kind of tax, unless the State is determined by the Secretary of the Treasury to have decreased a related State tax.

*Entitlements of Local Governments**Allocation among county areas*

Provides for the allocation among the county areas of a State on the basis of the same 3 factor formula which is used under sec. 104(b)(2) of the conference agreement as the first of the two alternative formulas for determining the allocations among the States. Thus, the amount allocated to a county area within a State is to bear the same ratio to the amount to be allocated among the units of local government within a State as

(1) the population of that county area, multiplied by the general tax effort factor of that county area, and further multiplied by the relative income factor of that county area, bears to

(2) the sum of such products for all county areas within that State.

*Allocations to county government*

Provides that the county government's share of the county area's allocation is to be determined by the ratio which the adjusted taxes of the county government bear to the adjusted taxes of the county government and all other units of local government located in the county area.

*Allocations to municipalities, etc.*

Provides that allocations among the units of local government located in the county area (other than the county government and township governments) are to be made, out of amounts not allocated to the county government or to township governments, on the basis of the 3-factor formula. (That is to say, this allocation is to

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## CONFERENCE ACTION—Continued

be made on the basis of population multiplied by general tax effort and multiplied again by the relative income factor.

*Allocations to township governments*

Sets aside for allocation to the township governments within any county area an amount based on the ratio which the adjusted taxes of the township governments bears to the adjusted taxes of the county government, the township governments, and all other units of local governments in the county area. This amount set aside for township governments is then divided among the township governments on the basis of the 3 factor formula described above. In connection with see 108(c)(12) of the conference agreement.

*Indian tribes and Alaskan native villages*

Contains a provision for allocating part of the county area allocation to the recognized governing body of an Indian tribe or Alaskan native village where that recognized governing body performs substantial governmental functions. This allocation is to be made on the basis of population.

*Rule for small units of government*

Provides that if the Secretary of the Treasury determines that the data available with respect to units of local government with a population not in excess of 500 in any county area are not adequate for the application of the 3 factor formula set forth in sec. 108(c)(12) of the conference agreement, he may allocate the amount available for allocation to such units solely on the basis of the ratio of their population to the population of the municipalities located in the county area. This authority applies equally to allocations under sec. 108(c)(13) among township governments, permitting a substitution of population for the 3 factor formula where data as to township governments with population not in excess of 500 are inadequate.

*Maximum and minimum per capita allotment*

Provides that, in general, the per capita amount allocated to any county area or to units of local government (other than a county government) within a State for any entitlement period is to be not less than 20 percent, and not more than 115 percent, of two-thirds of the per capita amount allocated to the State under section 106 of the conference agreement.

*Optional formulas for allocations among county areas, municipalities, etc.*

Provides that a State may by law provide for the allocation of funds among county areas, or among units of local government (other than county governments)

(1) on the basis of population multiplied by the general tax effort factor,

(2) on the basis of population multiplied by the relative income factor, or

(3) on the basis of a combination of these 2 factors.

Any such optional formula is to apply uniformly throughout the State and to apply for the remainder of the 5 year program.

Definitions and Special Rules for Application  
Allocation Formulas

Provides definitions for the terms "population," "urbanized population," "income," and "personal income."

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H.R. 11370--Continued

## CONFERENCE ACTION--Continued

Provides a rule relating to the data for determining allocations and entitlements and defining intergovernmental transfers of revenue. Such section also provides that the data used shall be the most recently available data provided by the Bureau of the Census or the Department of Commerce, as the case may be. Where the Secretary of the Treasury determines that the data are not current enough or not comprehensive enough, he may use additional data, including data based on estimates, as may be provided for in regulations.

Sets forth the factors necessary for application of the 3-factor and 5-factor allocation formulas contained in the conference agreement for allocations among States and for application of the formulas contained in the conference agreement for allocations to units of local government. These are the income tax amount of a State; the general tax effort amount of a State; the general tax effort factor of a State, county area, and unit of local government; the relative income factor of a State, county area, and unit of local government; and the adjusted taxes of units of local government.

Sets forth the rules for applying the factors in the 5-factor formula.

## Administrative Provisions

## Reports on Use of Funds; Publication

Requires each State government and unit of local government which receives funds under the bill to submit a report to the Secretary of the Treasury, after the close of each entitlement period, setting forth the amounts and purposes for which funds received during the entitlement period have been spent or obligated. Such sec. also requires each State government and unit of local government which expects to receive funds under the bill for any entitlement period beginning on or after Jan. 1, 1973, to submit a report to the Secretary of the Treasury, before the beginning of the entitlement period, setting forth the amounts and purposes for which it plans to spend or obligate the funds which it expects to receive.

Requires each State government and unit of local government to publish a copy of each report referred to in the preceding paragraph in a newspaper which is published within the State and has general circulation within the geographic area of the government making the report, and to advise the news media of the publication of these reports.

## Nondiscrimination Provision

Provides that no person in the United States shall, on the ground of race, color, national origin, or sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or any activity funded in whole or in part with funds made available under the bill.

## Miscellaneous Provisions

Provides that, in order to qualify for any payment under the bill for any entitlement period beginning on or after Jan. 1, 1973, a State government or unit of local government must establish, to the satisfaction of the Secretary of the Treasury, that it will --

- (1) establish a trust fund and deposit all payments received under the bill in that trust fund,
- (2) use amounts in its trust fund within such reasonable periods as may be provided in regulations,

## TITLE AND DESCRIPTION

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## CONFERENCE ACTION--Continued

(3) in the case of a local government, use amounts in its trust fund only for priority expenditures.

(4) expend amounts received under the bill only in accordance with the laws and procedures applicable to the expenditure of its own revenues.

(5) use fiscal, accounting, and audit proceedings conforming to guidelines established by the Secretary of the Treasury, provide access to and the right to examine books, documents, papers, or records required for the purposes of reviewing compliance with the bill, and make reports (other than reports required by sec. 121) as the Secretary may reasonably require.

(6) comply with the provisions of the Davis-Bacon Act in the case of construction projects 25 percent or more of the costs of which are paid out of funds received under the bill.

(7) pay wages to individuals whose wages are paid in full or in part out of funds received under the bill at rates which are no lower than the prevailing rates of pay for individuals employed in similar public occupations by the same employer, if, with respect to any category of employees, 25 percent or more of the wages paid to all employees of the government concerned in that category are paid from funds received under the bill, and

(8) in the case of the governing body of an Indian tribe or Alaskan native village, expend funds received under the bill for the benefit of members of that tribe or village residing in the county area from the allocation of which it received such funds.

Authorizes the Secretary of the Treasury to withhold payments from any State government or unit of local government which he determines has failed to comply substantially with any provision of subsection (4) or any regulation prescribed thereunder until such time as he is satisfied that appropriate corrective action has been taken and there will no longer be any failure to comply.

Directs the Secretary of the Treasury to provide for such accounting and auditing procedures, evaluations, and reviews as may be necessary to insure that expenditures of funds received under the bill comply fully with the requirements of the bill. Such sec. also directs the Comptroller General of the United States to make such reviews of the work as done by the Secretary, State governments, and units of local governments as may be necessary for the Congress to evaluate compliance and operations under the bill.

## Limitations on Social Services

(The following amendment was reported in disagreement and offered as a substitute, adding a new title III.)

Federal matching for social services under programs of aid to the aged, blind, and disabled and aid to families with dependent children would be subject to a State-by-State dollar limitation, effective beginning with fiscal year 1973. Each State would be limited to its share of \$2,500,000,000 based on its proportion of population in the United States. Child care, family planning, services provided to a mentally retarded individual, services related to the treatment of drug addicts and alcoholics, and services provided a child in foster care could be provided to persons formerly on welfare or likely to become dependent on welfare as well as present recipients of welfare. At least 90 percent of expenditures for all other social services, however, would have to be provided to individuals receiving aid to the aged, blind, and disabled or aid to families with dependent children. Until a State reaches the limita-

## TITLE AND DESCRIPTION

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## CONFERENCE ACTION—Continued

tion on Federal matching, 75 percent Federal matching would continue to be applicable for social services as under present law.

Services necessary to enable AFDC recipients to participate in the Work Incentive Program would not be subject to the limitation described above; they would continue as under present law, with 90 percent Federal matching and with funding of these services limited to the amounts appropriated. In addition, Federal matching for emergency social services would be reduced from 75 percent to 50 percent.

The Secretary of Health, Education, and Welfare is directed to issue regulations prescribing the conditions under which State welfare agencies may purchase services they do not themselves provide.

## Miscellaneous Provisions

Provides that if a law is enacted imposing a tax on income earned in the District of Columbia by nonresidents of the District, then the entitlements of the District of Columbia under the bill are to be reduced by an amount equal to the net collections from such tax but is not to apply if the District of Columbia enters into agreements with both Maryland and Virginia providing reciprocal taxation of nonresidents who are residents of the other States.

Provides for Federal administration and collection of State individual income taxes in those cases where the States requested the service.

*Amendments Rejected:*

Directing the Joint Committee on Internal Revenue Taxation to study real estate tax administration and the property tax, and to report to Congress thereon by June 30, 1973:

Relating to Federal collection of State income taxes from non-resident transportation employees.

Oct. 12, 1972. House agreed to conference report by rollcall vote (No. 432) of 265 yeas, 120 nays (Congressional Record H9760). House then receded and concurred with an amendment to the Senate amendment relating to limitation on social services, by rollcall vote (No. 434) of 281 yeas, 86 nays (Congressional Record H9769).

Oct. 13, 1972. Senate agreed to conference report by rollcall vote (No. 555) of 59 yeas, 19 nays, (Congressional Record S18025). Senate then agreed to the House amendment to the Senate amendment relating to the limitation on social services, by voice vote (Congressional Record S18026).

## BILL SIGNED

Oct. 20, 1972.—Signed by the President.

(Public Law 92-512)

H.R. 14628★

Oct. 18, 1971

To amend the Internal Revenue Code of 1954 with respect to the tax laws applicable to Guam, and for other purposes.

Oct. 18, 1972.—Taken from the desk and passed by the Senate.  
Oct. 31, 1972.—Signed by the President.

(Public Law 92-606)

TITLE AND DESCRIPTION	ACTION (ALL CONGRESSIONAL RECORD PAGE NUMBERS REFER TO DAILY CONGRESSIONAL RECORD)
<b>H.R. 15390★</b> To provide for a 4-month extension of the present temporary level in the public debt limitation.	June 14, 1972 June 28, 1972.—Public hearings.—Passed. June 28, 1972.—Ordered placed on the Senate calendar.
<b>AMENDMENTS</b>	<b>SENATE ACTION</b>
<b>June 21, 1972</b> (Roth, Gambrell) Limits expenditures and net lending during the fiscal year ending June 30, 1973, under the Federal budget to \$250 billion. <b>No. 1</b> <b>(1266)</b>	<b>June 29 and 30, 1972.</b> —Debated and passed Senate by rollcall vote (No. 272) of 73 yeas, 3 nays (Congressional Record S10850) after taking the following action:
<b>June 22, 1972</b> (Hartke) Provides: <b>No. 2</b> <b>(1269)</b> (a) 20% social security benefit increase; (b) taxable wage base of \$10,200 effective 1973 and \$12,000 effective 1974; (c) revised schedule of taxes; (d) partial financing of social security cash benefits from general revenues starting at 1/25th of expenditures for 1973 and rising to 20% of expenditures for fiscal years after 1980; and (e) guaranteed annual income of \$2,400 for aged individuals (\$3,600 for a couple).	<b>Amendments Adopted:</b> <i>Church amendment no. 1307</i> providing a 20% across the board increase in social security benefits, and providing for automatic cost-of-living increases in the future by rollcall vote (no. 268) of 82 yeas, 4 nays (Congressional Record S10816); and <i>Bennett amendment no. 1311</i> expediting tax relief in the case of casualty losses suffered as a result of the recent floods, by voice vote (Congressional Record S10861).
<b>June 22, 1972</b> (Hartke) Provides a 20% social security benefit increase. <b>No. 3</b> <b>(1270)</b>	<b>Amendments Rejected:</b> <i>Aiken amendment to Church amendment no. 1307</i> increasing from 20% to 30% across the board social security benefits, by a tabling motion, rollcall vote (no. 266) of 71 yeas, 18 nays (Congressional Record S10788);
<b>June 26, 1972</b> (Hartke) Provides for coverage of drugs under medicare. <b>No. 4</b> <b>(1299)</b>	<i>Bennett amendment no. 1316</i> in the nature of a substitute to Church amendment no. 1307, to provide a 10% increase in social security benefits, by rollcall vote (no. 267) of 29 yeas, 60 nays (Congressional Record S10816);
<b>June 27, 1972</b> (Mondale) Eliminates requirement to pay premiums for coverage under pt. B of title XVIII. <b>No. 5</b> <b>(1303)</b>	<i>Kennedy amendment no. 1315</i> extending the public debt limit extension until Oct. 3 instead of Oct. 31, and <i>Griffin</i> substitute therefor, which would have extended the limit until Feb. 28, 1973, and increased the ceiling to \$165 billion, by a tabling motion, rollcall vote (no. 269) of 47 yeas, 35 nays, (Congressional Record S10878);
<b>June 28, 1972</b> (Church) (1) Increases social security benefits 20 percent; (2) provides for automatic increases in benefits as the cost-of-living rises; and (3) increases taxable wages to \$10,800 in 1973 and \$12,000 in 1974. <b>No. 6</b> <b>(1307)</b>	<i>Kennedy amendment</i> extending the public debt limit extension until Oct. 4 instead of Oct. 31, by a tabling motion, rollcall vote (no. 271) of 53 yeas, 28 nays (Congressional Record S10879).
<b>June 28, 1972</b> (Bennett, Curtis, Hansen, Jordan of Idaho, Miller) Increases social security benefits 10 percent and provides for automatic increases in benefits as the cost-of-living rises. <b>No. 7</b> <b>(1310)</b>	<b>CONFERENCE REQUESTED</b>
<b>June 28, 1972</b> (Bellmon) Increases the Federal share of aid to the aged, blind, and disabled and aid to families with dependent children by 20 percent (but in no case would the modified Federal matching percent exceed 93 percent) for fiscal years 1973 and 1974 (July 1972 through June 1974). <b>No. 8</b> <b>(1311)</b>	<b>June 30, 1972.</b> House disagrees to the amendment of the Senate and requests a conference with the Senate, naming the following conferees: Messrs. Mills, Ullman, Burke of Massachusetts, Byrnes of Wisconsin, and Betts.
<b>June 28, 1972</b> (Bellmon) Prohibits the impoundment of funds from the Highway Trust Fund which have been apportioned and appropriated. <b>No. 9</b> <b>(1313)</b>	<b>June 30, 1972.</b> Senate insisted on its amendments and agreed to a conference with the House, naming the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.
<b>June 29, 1972</b> (Bennett) Extends the relief provisions of sec. 165(h) (1) of the Internal Revenue Code of 1954 to disasters occurring within 6 months after the close of the taxable year. <b>No. 10</b> <b>(1314)</b>	<b>CONFERENCE ACTION</b>
<b>June 29, 1972</b> (Kennedy) Provides for a 3 month rather than a 4 month extension of the present temporary level in the public debt limitation. <b>No. 11</b> <b>(1315)</b>	<b>June 30, 1972.</b> —Conference report filed in the House (H. Rept. 92-1215). <b>June 30, 1972.</b> —House concurs in Senate amendments.
	<b>BILL SIGNED</b>
	<b>July 1, 1972.</b> Signed by the President. <b>(Public Law 92-336)</b>

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
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H.R. 15587★

June 29, 1972

To provide for a 6-month extension of the emergency unemployment compensation program.

June 29, 1972.—Ordered placed on the Senate calendar.

June 29, 1972.—Passed the Senate by voice vote (Congressional Record S10787).

June 30, 1972.—Signed by the President.

(Public Law 92-329)

H.R. 16810★

Oct. 13, 1972

To provide for a temporary increase in the public debt limit and to place a limitation on expenditures and net lending for the fiscal year ending June 30, 1973.

(Provides:

- (a) a temporary debt limitation of \$65 billion from 11-1-72 through 6-30-73;
- (b) a \$250 billion limitation on the level of budget outlays and net lending in fiscal 1973 with no exceptions for any agency or program and with the President given authority as to where the reductions are to be made; and
- (c) for the establishment of a joint committee of 30 Members appointed by the Speaker of the House and the President pro tempore of the Senate to make a study of:
  - (i) the procedures which should be adopted for the purpose of improving congressional control of budgetary outlays and receipts; and
  - (ii) the operation of the \$250 billion expenditure ceiling for fiscal year 1973.)

## AMENDMENTS

Oct. 4, 1972  
No. 1  
(1687)

(Packwood, Chiles, Church, Dole, Eagleton, Harris, Hart, Hatfield, Humphrey, Inouye, McGee, McGovern, McIntyre, Metcalf, Mondale, Pell, Stevens, Tunney, Welcker) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.

Oct. 4, 1972  
No. 2  
(1699)

(Humphrey) Deletes \$250 billion expenditure and net lending limitation provision in House bill.

Oct. 9, 1972  
No. 3  
(1723)

(Jordan of Idaho) Provides for proportionate reductions of all appropriations with certain exceptions.

Oct. 10, 1972  
No. 4  
(1739)

(Humphrey) Requires that in carrying out the \$250 billion expenditure and net lending ceiling, the President shall be required to not reduce by more than 5% the appropriations or other obligational authority available for any particular program or activity. The President shall also reduce by not less than 50% the total funds available for programs and activities of the Department of Defense.

Oct. 12, 1972.—Reported favorably to the Senate (S. Rept. 92-1292) with technical amendments relating to the establishment of the joint committee.

## SENATE ACTION

Oct. 13, 1972.—Debated and passed by the Senate, by rollcall vote (No. 562) of 61 yeas, 11 nays (Congressional Record S18119) after taking the following action:

**Amendments Adopted:**

*Committee amendments en bloc*, by voice vote (Congressional Record S18026);

*Jordan of Idaho floor amendment* (as a substitute for Hartke amendment providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs) providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation, by rollcall vote (No. 557) of 46 yeas, 28 nays (Congressional Record S18082);

*Hartke floor amendment* (as amended by Jordan of Idaho floor amendment) providing that the amounts proportionately reserved by the President pursuant to the Jordan amendment were not to include appropriations on other obligational authority available for fiscal year 1973 to which statutory spending limitation of 10% or more applies, by voice vote (Congressional Record S18082);

*McChellan floor amendment* creating a Joint Committee on the Budget, by voice vote (Congressional Record S18089);

*Roth floor amendment* increasing the total membership of the Joint Committee to Review Operation of Budget Ceiling proposed in the bill to 32 members, by voice vote (Congressional Record S18092);

*Humphrey floor amendment* requiring the President to report to the Congress and Comptroller General relative to impoundment of appropriated funds, by voice vote (Congressional Record S18093);

*Magnuson floor amendment* permitting a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law, by voice vote (Congressional Record S18096) (prior to adoption, Senate by a rollcall vote of 22 yeas, 50 nays, rejected a tabling motion);

*Hollings amendment* clarifying provisions relative to Presidential authority to reduce expenditures of appropriated funds, by voice vote (Congressional Record S18100); and

*Packwood amendment No. 1687 (as modified)* providing that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns, by voice vote (Congressional Record S18118).

(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)  
TITLE AND DESCRIPTION

## ACTION

## SENATE ACTION—Continued

## H.R. 16810—Continued

- Oct. 10, 1972** (Schweiker) Requires proportionate reduction of  
**No. 5** all appropriations or other obligational authority  
**(1741)** for programs and activities defined as controllable within the budget.
- Oct. 11, 1972** (Humphrey) Requires President to advise Congress of specific reductions in budget authority and outlays. Congress shall then consider legislation concerning these recommendations.
- Oct. 11, 1972** (Hartke) Provides for the coverage of certain drugs necessary in the treatment of chronic illnesses, with a \$1 copayment.
- Oct. 11, 1972** (Hartke) Changes the method of taxation of controlled foreign corporations and U.S. shareholders, and to repeal the foreign tax credit and for other purposes.
- Oct. 11, 1972** (Hartke) Extends medicare coverage to include dental care, eye care, dentures, eyeglasses, hearing aids, and physical examinations.
- Oct. 11, 1972** (Belmont) Requires President to recommend spending limit which Congress shall approve. If appropriations exceed limit, President shall proportionately reduce all controllable budget items. Congress can only override spending ceiling initially adopted by two-thirds of each House.
- Oct. 11, 1972** (Taft) Requires President to limit reduction of appropriations or other obligational authority to 10% or less unless Congress is advised 30 days prior to the effective date of such reductions, these reductions shall become effective as scheduled unless the Senate or House of Representatives adopts a timely resolution of disapproval.
- Oct. 12, 1972** (Mathias, Javits, Mondale) Clarifies spending limitation ceiling to include judicial salaries and administrative expenses of any courts shall not be reduced.
- Oct. 12, 1972** (Hartke) Requires President to make proportionate reduction of appropriations or other obligational authority for all programs and activities except veterans benefits, services, and programs.
- Oct. 12, 1972** (Percy, Cranston) Provides that the House and Senate Appropriations Committees, and the Ways and Means Committee and the Finance Committee, meet, or designate subcommittees to meet, at the beginning of each regular session of Congress to report, after due study, a legislative budget containing an estimate of receipts, a statement of total allowable expenditures, and the amount of the debt increase, if any, necessary for the coming fiscal year.

**Amendments Rejected:**

- Modified Taft amendment (of a perfecting nature to the Jordan of Idaho substitute)* allowing either House of the Congress to override reductions of 10% or more by the President in any budget item for fiscal year 1973, by rollcall vote (No. 556) of 7 yeas, 66 nays (Congressional Record S18063);
- Belmont amendment (No. 1749 as modified)* adding a new title to provide that Congress prescribe annual ceilings on expenditures and new obligational authority, and requiring two-thirds vote of the House and Senate to change such limitations, by rollcall vote (No. 558) of 9 yeas, 62 nays (Congressional Record S18091); and
- Packwood amendment* to strike title 11, limiting to \$250 billion the Federal expenditures for fiscal year 1973, by rollcall vote (No. 559) of 24 yeas, 48 nays (Congressional Record S18063).

## CONFERENCE ACTION

- Oct. 13, 1972.—Senate insisted on its amendments and requested a conference with the House, naming the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Curtis.
- Oct. 14, 1972.—House disagreed to the amendments of the Senate and agreed to a conference with the Senate, naming the following conferees: Messrs. Mills, Ulman, Burke of Massachusetts, Griffiths, Byrnes of Wisconsin, Betts, and Schneebell.
- Oct. 15 and 17, 1972.—Conference report filed in the House and Senate respectively (H. Rept. 92 1606) after taking the following action:

**Amendments Adopted:**

- Technical amendments relating to the establishment of the Joint committee;
- Increasing to 32 the total membership of the joint committee; and
- Requiring the President to report to the Congress and Comptroller General relative to impoundment of appropriated funds.

**Amendments Modified:**

- Providing that the provisions containing the limitation on expenditures and net lending will cease to apply on the day after the date of enactment of the bill and no action taken before that day will have any force or effect after that day; and
- Unemployment compensation amendment modified so that the 120% requirement would only be disregarded in applying a State "off" indicator.

**Amendments Rejected:**

- Creating a Joint Committee on the Budget;
- Providing that the amounts proportionately reserved by the President pursuant to the Senate amendment containing the limitation on expenditures and net lending were not to include appropriations or other obligational authority available for fiscal year 1973 to which statutory spending limitation of 10% or more applied; and
- Providing that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.
- Oct. 17, 1972.—House agreed to the conference report, by rollcall vote (No. 456) of 166 yeas, 137 nays (Congressional Record H10231). House receded and concurred with amendment to the unemployment compensation amendment, by voice vote (Congressional Record H10234).

## TITLE AND DESCRIPTION

ACTION  
(ALL CONGRESSIONAL RECORD PAGE NUMBERS  
REFERS TO DAILY CONGRESSIONAL RECORD)

## H.R. 16810—Continued

## CONFERENCE ACTION—Continued

## AMENDMENTS—Continued

**Oct. 13, 1972**  
**No. 15**  
**(1757)** (Stevenson) Requires President to reduce Federal spending by reserving funds from revenue-sharing for State and local governments before reducing expenditures for any Federal programs.

Oct. 17, 1972.—Senate rejected conference report, by rollcall vote (No. 568) of 27 yeas, 30 nays (Congressional Record S18529). Senate then agreed to the House amendment to the unemployment compensation amendment with an amendment which would have the effect of deleting the \$250 billion ceiling on Federal spending for fiscal year 1973, and restoring the Senate unemployment compensation amendment as it was as it passed the Senate, by voice vote (Congressional Record S18533). Senate prior to this action tabled Cranston amendment as a substitute to the above and also limiting the President's authority to cut any one program, by rollcall vote (No. 569) of 50 yeas, 10 nays (Congressional Record S18532). Senate insisted on its amendments and requested a further conference with the House, naming the following conferees: Messrs. Long, Anderson, Talmadge, Bennett, and Jordan of Idaho.

Oct. 18, 1972.—House disagreed to the amendments of the Senate and agreed to a further conference with the Senate, naming the following conferees: Messrs. Mills, Ullman, Burke of Massachusetts, Griffiths, Byrnes of Wisconsin, Betts, and Schneebell.

Oct. 18, 1972.—Conference report filed in the House and Senate having the effect of deleting the \$250 billion ceiling on Federal expenditures and restoring the unemployment compensation amendment as it was originally modified by the conferees.

Oct. 18, 1972.—House agreed to conference report by voice vote (Congressional Record H10284).

Oct. 18, 1972.—Senate agreed to conference report, by voice vote (Congressional Record S18647).

Oct. 27, 1972.—Signed by the President.

(Public Law 92-599)

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 Income from possessions, rules governing computation of tax, floor amendment to H.R. 7577, amendment 476 to H.R. 16947.  
 Insurance companies, guaranteed renewable life, health, and accident contracts, deductions for 3 percent of premiums, committee amendment to H.R. 16947.  
 Net operating losses of regulated air transportation corporations, amendment 1620 to H.R. 610.  
 Repeal of foreign tax credit and changes in taxation of controlled foreign corporations, amendment 1745 to H.R. 16846.  
 Surtax exemption increased to \$100,000, S. 577.  
 \$25,000 corporate surtax exemption repealed, S. 3657.

**Countervailing duties:**

Countervailing Duty Act, complainants given right to appeal adverse ruling, S. 3964, committee amendment to H.R. 9463.  
 Imposed on minerals, S. 1843.  
 Judicial review made available to all parties, S. 1, S. 3708.  
 Treasury investigation, time limit imposed, S. 1, S. 3708.

**Coverage, OSDI:**

Agricultural workers, amendment 1701 to H.R. 1.  
 Circus performers, nonresident aliens excluded from, S. 3143.  
 Election not to be covered permitted for employees covered by qualified retirement program, S. 2865, amendment 966 to H.R. 1.  
 Exclusion optional for persons over age 65, S. 1138.  
 Federal Government employees, S. 2235, amendment 1207 to H.R. 1.  
 Federal Home Loan Bank employees, H.R. 1, amendment 481 to H.R. 16947.  
 Guam government employees, H.R. 1, S. 2543, amendment 521 to H.R. 16947.  
 Members of religious orders excluded from, S. 379, H.R. 1, amendment 552 to H.R. 1, S. 2542.  
 Ministers considered as employees under certain conditions, S. 1961.  
 Ministers outside U.S., amendment 1483 to H.R. 14370.  
 New Mexican hospital employees, H.R. 1, amendment 483 to H.R. 16947.  
 Policemen and firemen, termination by certain, amendment 1230 to H.R. 1, S. 3709.  
 World War II internees, certain, amendment 1119 to H.R. 1, S. 3463.

**Customs:**

Overtime services of personnel:  
 Private aircraft arriving or departing on a flight between the U.S. and Canada exempted from payment of, S. 155, S. 3047.  
 Snowmobiles exempted from payment of on trips between the U.S. and Canada, S. 3047.  
 State-owned passenger vessels exempted from payment of, S. 368.  
 Port security:  
 Criminal penalties established for theft of cargo from Customs control areas, S. 1654, com. amend. to H.R. 9463.  
 "Freight-risk areas" established with restricted access, S. 1654, com. amend. to H.R. 9463.  
 Secretary of the Treasury directed to establish national standards for physical security of terminal facilities, S. 1644, com. amend. to H.R. 9463.  
 Withdrawal of merchandise from bonded warehouse prohibited unless near a port, airport, or border crossing, S. 2114.

## D

Debt (see Public debt).

## Deductions (income tax):

Adoption expenses, S. 455, S. 457S, S. 1979.  
 Amortization, S. 4310, amendments 477, 611 to H.R. 10947.  
 Blood donations of, S. 2345.  
 Bribes and kickbacks disallowed, S. 1854, committee amendment to H.R. 10947.  
 Casualty losses, amendment 1311 to H.R. 13390, S. 3657, committee amendment to H.R. 11185.  
 Charitable contributions, S. 1212, S. 3678, S. 3954, amendment 1752 to H.R. 10947, amendment 1747 to H.R. 3789, Casey floor amendment to H.R. 7577.  
 Child care expense deduction, S. 2903, H.R. 1, amendment 1094, 1073 to H.R. 1, S. 2774, amendment 643, 671 and Finney floor amendment to H.R. 10947, S. 1227, S. 2967.  
 Cost of living in certain States, S. 1193.  
 Depletion allowance, S. 1399, S. 2455, amendment 1298 to H.R. 1, S. 3657, S. 4096, amendment 1494 to H.R. 11370.  
 Depreciation allowance, S. Res. 98, S. 346, S. 1720, S. 1792, S. 2835, H.R. 10947, amendments 480, 542, 575, 616, 675, 697, Bayh floor amendment, Javits floor amendment to H.R. 10947, amendment 1208 to H.R. 1.  
 Disaster losses, committee amendment to H.R. 11185, amendment 1311 to H.R. 13390.  
 Education, deduction for amount contributed to qualified higher education fund, S. 4034.  
 Farmers, S. 2487.  
 Gasoline taxes, S. 3678, amendment 1411 to S. 3678.  
 Handicapped, expenditures for removal of architectural and transportation barriers, S. 1041.  
 Benefit of old employee wage, S. 1774, S. 3257, amendment 1632 to H.R. 1, committee amendment and Finney floor amendment to H.R. 10947.  
 Interest on debt obligations listed first in order with corporate acquisition, floor amendment to H.R. 7577.  
 Investments in depreciable property, inventories or accounts receivable, S. 2165.  
 Low income allowance increased to:  
   \$1,300 in 1971, amendments 563, 621 to H.R. 10947.  
   \$1,300 in 1972, H.R. 10947, S. 2898.  
   Annual increase to correspond with poverty level, amendment 639 to H.R. 10947.  
   Phase-out eliminated for 1971, committee amendment to H.R. 8312, H.R. 10947, S. 2898.  
 Medical expenses, S. 915, S. 1599, amendment 612 to H.R. 10947, S. 3657.  
 Net operating losses, S. 544.  
 Perpetual care fund expenses of taxable cemetery corporations, S. 63.  
 Political campaigns, S. 1, S. 382, S. 956, S. 1289, amendments 686, 692, 728 and Buckley floor amendment to H.R. 10947.

## Deductions (income tax)—Continued

## Repeal of deductions:

Charitable contributions, S. 3657.  
 Intangible drilling and development costs, S. 3657.  
 Long-term capital gains, S. 3657.  
 Medical expenses, S. 3657.  
 Mine development expenditures, S. 3657.  
 Nonbusiness casualty loss, S. 3657.  
 Nonbusiness interest, S. 3657.  
 Nonbusiness taxes, S. 3657.  
 Research and experimental expenditures, S. 3657.  
 Soil and water conservation expenditures, S. 3657.

## Rebates:

Flood insurance or amounts paid to prevent flood damage, S. 2430.

Repairs or improvements to, S. 2274, Steven floor amendment to H.R. 10947.

Retirement savings, S. 3912, amendment 744 to H.R. 10947.

State or local sales tax on motor vehicles, floor amendment to H.R. 10947, committee amendment to H.R. 7647.

## Standard deduction increased to:

14% with \$2,000 ceiling, Jan. 1, 1971, and 15% with \$2,000 ceiling Jan. 1, 1972, S. 2391.

15% with \$2,000 ceiling Jan. 1, 1971, S. 1725, S. 2245.

15% with \$2,000 ceiling Jan. 1, 1972, H.R. 10947, S. 2808.

## Transportation expenses:

All taxpayers, to and from work, amdt. 613 to H.R. 10947.

Disabled, to and from work, up to \$650, S. 809.

Remote jobsites, to and from work, S. 2624.

Travel expenses outside the United States relating to prisoners of war and persons missing in action, S. 380.

To destruction of property being destroyed from disease or infestation and of removing if infested or infested, S. 2015.

## Depletion allowance (income tax):

Clay, shale, and slate, sinters and burning considered as mining when used as lightweight aggregates, S. 2755.

Coal and lignite percentage depletion rate increased from 10% to 15%, S. 1390.

Individuals who have attained the age of 45, S. 4046.

## Percentage depletion:

15% ceiling, S. 3678, amendment 1495 to H.R. 11370.

Oil and gas taxes reduced from 22% to 15%, amendment 1208 to H.R. 1.

Provision terminated, S. 3657.

## Depreciation allowance (income tax):

Asset Depreciation Range (ADR), S. Res. 98, H.R. 10947, amendments 480, 542, 575, 616, 675, 697, Bayh floor amendments, Javits floor amendment to H.R. 10947, amendments 1208, 1610 to H.R. 1, S. 3378, amdt. 1494 to H.R. 11370.

Disallowed where property does not meet health and safety requirements, S. 2835.

Rental real estate depreciation limited to straight line method, S. 3378.

Rural job development areas, special provision for investment in, S. 346.

Useful life, requirement to use, S. 1530, S. 1532.

**Diesel fuel (excise tax):**

- Concrete mixing unit exemption, S. 2524.
- Tax extended to June 30, 1983, S. 3110.
- Transportation Trust Fund, proceeds dedicated to, S. 3110.

**Drug imports:**

- Diplomatic and economic measures urged to control, S. Res. 61.
- Suspension of trade with nations permitting drugs to fall into illicit commerce, S. 4.

**Disability, OASDI:**

- Blind eligible with 6 quarters of coverage, S. 1335, amendment 1050 to H.R. 1, amendment 1434 to H.R. 13370.
- Brain tumor, special eligibility rules, S. 686.
- Definition restored to same as prior to Social Security Amendments of 1967, S. 1906.
- Earnings, cost of nondisability certified, amendment 894 to H.R. 1.
- Occupational definition of, S. 703, amendments 944 and 968 to H.R. 1.
- "Reasonable distance from home" added as criterion for determining, S. 1173.
- Test of recent employment,
  - Eliminated, amendments 803, 912, 1050, 1627, to H.R. 1.
  - Modified for certain persons, amendment 789 to H.R. 1.
- Waiting period reduced from 6 months to
  - 1 month, amendment 565 to H.R. 1.
  - 2 months, S. 709, amendment 531 to H.R. 10017, amendments 831, 833, 1050, 1624 to H.R. 1, S. 2513, amendment 1156 to H.R. 13370.
  - 1 month, committee amendment to H.R. 1.
  - 5 months, H.R. 1, S. 2512.
- Widows, disabled, under child benefit, for, amendments 910, 986, 987, 1000 to H.R. 1.
- Workmen's compensation, benefit limitation on disability benefits when individual receives, S. 3006, S. 929.

**DISC (Domestic International Sales Corporation):** See Corporations.

**E****Earnings limitation, OASDI:**

- Commissions, royalties, and certain other payments received after age 65 for services rendered before age 65 excluded, S. 1877.
- Income from sale of certain copyrights, light musical, or artistic compositions, letters, memoranda, to be disregarded, S. 1861, amendment 915 to H.R. 1.
- Increased to,
  - Automatic as wages rise, H.R. 1, amendment 491 to H.R. 10947.
  - \$2,000 with \$1 for \$2 reduction thereafter, H.R. 1, amendment 1152 to H.R. 13370.
  - \$2,100 with \$1 for \$2 reduction thereafter, S. 923.
  - \$2,400 and raised automatically thereafter as earnings rise, S. 1863.
  - \$2,400 with \$1 for \$2 reduction thereafter, S. 712, Long Beer amendment to H.R. 1000, S. 1236, S. 1279, amendments 497, 651 to H.R. 10017, amendments 831, 833, 1050, 1156 to H.R. 1, S. 2513.
  - \$2,400 in 1971 and by steps to \$3,000 in 1976, with repeal thereafter, S. 906.
  - \$2,400 with \$1 for \$2 reduction thereafter in 1972 and 1973 and \$3,689 thereafter, amendment 835 to H.R. 1.
  - \$2,500 with \$1 for \$2 reduction thereafter, S. 1627.
  - \$2,520 with \$1 for \$2 reduction thereafter, S. 218, amendment 985 to H.R. 1.
  - \$2,700 with \$1 for \$2 reduction thereafter, S. 1768, S. 1829.
  - \$2,800 with \$1 for \$2 reduction thereafter, amendment 24 to H.R. 4600.
  - \$1,000 with \$1 for \$2 reduction thereafter, S. 110, S. 639, S. 1250, S. 2017, S. 2512, amendment 971 to H.R. 1, S. 4061.

Repealed, S. 1902, amendment 1453 to H.R. 13370.

Repealed for the blind, S. 1335.

**Educational expenses:**

- Deduction from gross income for higher educational fund plans, S. 1631.
- Tax credit, S. 436, S. 1111, amendments 634, 653 to H.R. 10917, S. 3172, S. 3530, S. 3700.
- Tax deferral, S. 2860.

**Eligibility requirements. OASDI:**

- Age reduced to:
  - 60 with actuarial reductions in amounts, S. 865, S. 906, amendment 1196 to H.R. 1.
  - 62, S. 865, S. 923.
- Blind with 6 quarters of coverage, S. 1335.
- Children:
  - Adopted by grandparent, S. 714.
  - Attending school full time to age 24, S. 1806, S. 1568.
  - Attending school full time to age 22, H.R. 1, S. 2512, amendment 1050 to H.R. 1.
  - Attending school part time, to receive reduced benefits, S. 1568.
  - Earnings of grandparent to determine eligibility of, S. 714.
  - Supported by certain relative, amendment 673 to H.R. 1.
- Divorced wife, duration of marriage reduced from 20 to 10 years, S. 2861, amendments 968 and 988 to H.R. 1.
- Special monthly payment age requirement reduced to 65, S. 906.
- Widows:
  - Actuarially reduced benefit at age 70, S. 1214.
  - Legal impediment to remarriage, eligible dependents, S. 701.
  - 100 percent of primary amount upon attainment of age 65, S. 711, S. 923, S. 1280.
  - Remarriage not to result in benefit reduction, S. 906, H.R. 1, S. 2513, amendment 508 to H.R. 10917.
- Widowers:
  - 100 percent of primary amount upon attainment of age 65, S. 1280.
  - Reduced benefits at age 69, H.R. 1, S. 2512, amendment 1050 to H.R. 1.

**Environmental Trust Fund:**

- To establish, S. 3207.

**Estate taxes:**

- Charitable remainder trusts, to provide for amendments to governing instrument, to be qualified for estate tax charitable deduction, S. 4844.
- Community property laws, exclusion for spouses' annuity under, S. 3260, S. 3352, amendment to H.R. 10917.
- Exemption from estate tax of debt obligations of domestic corporations owed to foreign lenders, S. 3672.
- Limit of 50% on deduction available for gifts of property to charity, S. 3378.
- Rates equalized with gift tax rates, S. 3378.
- Reform proposals, President required to submit to Congress by May 15, 1972 amendment 981 to H.R. 12910.
- Valuation of a closely held business, to provide an alternative rule for, S. 1957.
- Valuation of farm property, to provide an alternative rule for, S. 1000, S. 1000.

**Estimated taxes:**

- Corporations, S. 2305, S. 2306.

**Excise taxes:**

- Alcoholic beverages, amendment 652 to H.R. 10917.
- Amusement equipment, S. 3171, Fannin floor amendment to H.R. 10917, H.R. 10917.
- Automobiles, trucks, and trailers, S. 1134, S. 2285, S. 2688, H.R. 10917, amendments 611, 670, 685, 695, Baker floor amendment, Kennedy floor amendment, Miller floor amendment, committee amendments to H.R. 10917, S. 3110, S. 3678.
- Aviation taxes, S. 323, S. 503, S. 3116, S. 3303.
- Cigarettes, S. 2991.
- Coal, severance tax imposed on extraction of, S. 3411.
- Constructive sales price, S. 2950.
- Diesel fuel, S. 2521, S. 3110.
- Excise, S. 1120.
- Gasoline, S. 2978, S. 3110.
- Habit, S. 3033.
- Highway Act and Highway Trust Fund, S. 191, S. 1134, S. 1311, S. 2688, S. 3110.
- Interest equalization tax, H.R. 5432, amendment 18 to H.R. 5432.
- Pension plans for individuals, S. 3012.
- Petroleum, S. 3383.
- Private foundations, S. 1302, S. 1498.
- Severance tax on minerals, to impose at a rate of 5%, S. 1843.
- Stamps required on containers of distilled spirits, S. 3849.
- State sales tax on motor vehicles, at rate higher than general sales tax, deductible in part, S. 3953, Byrd of West Virginia floor amendment to H.R. 10917.
- Sugar Act of 1918, S. 2416.
- Suffer, S. 3057.
- Tax credit, S. 393.
- Tires, tubes, etc., S. 3110.
- Transportation taxes, S. 2256, S. 3110.
- Urban mass transportation, S. 191, S. 1311, S. 2688.
- Wagering, S. 331.
- Wholesale export tax, when application for subsidy made between Aug. 23, 1972 and Sept. 1, 1972, S. 4096.

**Exports:**

- Promotion and protection of, S. 834.

**Expropriated property:**

- Duty doubled on products of country expropriating American-owned property, S. 1129.

F

**Farmers:**

Farm expense deductions limited to amount of farm income plus \$15,000 unless taxpayer is a bona fide farmer, S. 2187.  
Investment credit reinstated to the extent of \$15,000, S. 2088.

**Federal expenditures:**

Limit to \$229,232,000,000, amendment 642 to H.R. 10947.  
Limit to \$246,300,000,000, for fiscal 1973, S. 3123, amendment 956 to H.R. 12910.  
Limit to \$250,000,000,000, for fiscal 1973, amendment 1266 to H.R. 15390.  
President required to cut all controllable appropriations at a relatively uniform rate, amendment 997 to H.R. 12910.  
Reduction of, S.J. Res. 133.

**Federal Financing Bank:**

To establish, Proviso thereto amendment to H.R. 7577.

**Filberts, shelled:**

Rate of duty increased, S. 3468.

**Finance Committee:**

Additional funds, S. Res. 182.  
Authorized to engage in studies on United States-Canada trade, S. Res. 208.  
Directed to report to Senate a legislative budget for the ensuing fiscal year, amendment 1755 to H.R. 16810.  
Presidential Election Campaign Fund, annual report required by the committee, amendment 717 to H.R. 10947.  
Printing of additional copies of the committee print "Social Security and Welfare Reform," S. Res. 327.  
Printing of additional copies of Senate report to accompany H.R. 1, S. Con. Res. 99.

**Financial institutions:**

Bad debt reserves, reasonable additions for real property loans by banks, S. 2018, S. 2255.

**Firearms:**

.22 caliber ammunition recordkeeping requirements relaxed, S. 800.  
.22 caliber ammunition exempted from recordkeeping requirements, S. 144.  
Law enforcement officers exempted from excise tax on purchase of firearms used exclusively in connection with his duties, S. 1120.

**Fiscal Stabilization Board:**

Established, S. 2152.

**Fish nets and netting:**

Duty-free entry, S. 3291.

**Footwear (leather):**

Quotas imposed, S. 1, S. 37, S. 68.

**Foreign income:**

Electronically foreign investment companies to distribute income currently, floor amendment to H.R. 7577.  
Rental income from certain ships or aircraft, treatment of, amendment 691 to H.R. 10947.  
Repeal of earning income extension, S. 3657.  
Repeal of foreign tax credit, amendment 1745 to H.R. 16810, amendment 1541 to H.R. 14370.

## G

**Gasoline (excise tax):**

Reduced rate of tax for gasoline containing grain alcohol and no lead, S. 2608.

Tax extended to June 30, 1983, S. 3110.

Transportation Trust Fund proceeds to be dedicated to, S. 3110.

**Gift taxes:**

Reform proposals, President required to submit to Congress by May 15, 1972, amendment 984 to H.R. 12010.

**Gifts:**

Duty-free entry for members of Armed Forces serving in combat zone, extend until Dec. 31, 1973, H.R. 8312.

Rates equalized with estate tax rates, S. 3378.

**Glycine and related products):**

Tariff quotas imposed, S. 1, S. 3684.

**Gross income (tax purposes):****Exclusions:**

Allowances paid to certain Government employees for duty in California and Nevada, S. 351.

Amount equal to Federal cost of living allowance in certain areas, S. 1196.

Civil service retirement annuity:

First \$5,000, S. 695.

First \$3,000, S. 1112.

Combat pay exclusion extended to:

Prisoners of war and those missing in action during Vietnam conflict, S. 2510, S. 2468, S. 2944, S. 2948, H.R. 9900.

Service in and around Korea, S. 1233.

Disaster relief loan, cancelled pursuant to Federal legislation, S. 3971.

Dividend exclusion repealed, S. 3378.

Education funding plans, S. 1031.

Employer contributions to plans providing auto insurance coverage for employees, S. 947.

Interest received from savings accounts, not to exceed:

\$300, S. 2420.

\$500, S. 486, S. 3969.

Law enforcement officers and firemen, portion of compensation allowed as, S. 62, amendment 682 to H.R. 10947.

Obligations guaranteed by the Small Business Administration, certain amounts received from, S. 544.

Physicians' fees received practicing in physician shortage area, limited amounts, S. 576, S. 3496.

Reserve Officers' Training Corps, allowance portion of compensation, S. 3078.

**Repeal of exclusions:**

\$100 dividend exemption, S. 3657.

Cost of \$50,000 group-term life insurance, S. 3657.

\$5,000 employee death benefit, S. 3657.

Sick pay, S. 3057.

Sale of residence by military personnel if funds reinvested within 5 years (increased from 4 years), S. 1610.

**Guam:**

Guam, change with respect to tax laws applicable to, H.R. 11028.

**Guaranteed employment:**

Program established, amendment 1165 to H.R. 1.

**Guaranteed income:****Age:**

Poverty level established by Census Bureau, S. 1645.

\$1,800 for individuals; \$2,400 for couples, S. 1831, H.R. 1, S. 2512, S. 2872, amendment 800 to H.R. 1.

\$2,000 for individuals; \$2,600 for a couple, amendment 962 to H.R. 1.

\$2,005 for individuals; \$2,589 for couples, amendment 1020 to H.R. 1.

\$2,400 for individuals; \$3,000 for couples, amendment 1209 to H.R. 15390.

**Blind or disabled:**

\$1,800, S. 1505, amendment 800 to H.R. 1.

\$1,800 for individuals; \$2,400 for couples, H.R. 1, S. 2512, S. 2872.

\$2,005 for individuals; \$2,589 for couples, amendment 1020 to H.R. 1.

**Families:**

\$2,400 for family of 4, H.R. 1.

\$2,800 for family of 4, rising to poverty level (now about \$3,900) by fiscal 1977, amendment 318 to H.R. 1.

\$3,000 for family of 4, rising to poverty level (now about \$3,900) by fiscal 1977, amendment 559 to H.R. 1.

\$4,000 for family of 4 rising to cost of family consumption component of Bureau of Labor Statistics national lower living standard (now about \$5,000) by 1976, S. 2747.

\$6,500 for family of 4, S. 2372.

**Earnings disregarded:**

\$720 plus one-third of remainder, H.R. 1.

\$720 plus one-third of next \$1,000 plus one-half of remainder, amendment 1104 to H.R. 1.

\$720 plus 40 percent of remainder, amendments 318 and 559 to H.R. 1.

Individuals and childless couples, S. 2372, S. 2747, amendments 318 and 559 to H.R. 1.

Secretary of Health, Education, and Welfare to set minimum assistance standards, S. 1006.

Social security beneficiaries guaranteed \$160 monthly (\$220 for couple) with supplementary payment from general revenues, S. 1829.

H

**Hagler, Consuela:**  
For the relief of, S. 3707.

**Health insurance:**

Catastrophic Illness Insurance Act, S. 1376.  
Health Care Insurance Act of 1971, S. 987.  
Health Security Act, S. 3.  
Broadens coverage of medically ill, amendments 661, 230, and 265 to S. 3.  
Health Rights Act of 1971, S. 1598.  
National Catastrophic Illness Protection Act of 1971, S. 191.  
National Health Insurance and Health Services Improvement Act of 1971, S. 836.  
National Health Insurance Partnership Act of 1971, S. 1623.  
National Health Security Act for the Elderly, S. 1101.  
National Healthcare Act of 1971, S. 1180.

**Hides (excise taxes):**

Export certificates required of exporters when certain levels of price increases on suppliers are reached, S. 3933.

**Highway Act:**

Farm vehicles, exemption of certain, S. 2645.  
Highway use tax extended to June 30, 1983, S. 3110.  
Oil well service or drilling equipment exempted from highway use tax, S. 1134.  
Toll road construction costs to be partially borne by Federal reimbursement to States, S. 3265.  
Transportation Trust Fund created and financed by highway use taxes, S. 1311, S. 3110.

**Highway Trust Fund:**

Funds to be used for urban mass transportation, S. 101, amendment 652 to H.R. 10917, S. 3369.  
Noncontiguous States permitted greater flexibility in use and allocation of trust funds, S. 2447.  
Prohibition against impoundment of funds which have been apportioned and appropriated, amendment 1313 to H.R. 15300, S. 3877.

**Hospital employees:**

qualified pension plan benefits extended to, S. 321.

I

**Import quotas (See Tariff).**

**Income splitting:**

Married person filing separate return taxed at same rate as unmarried individual, S. 3629.  
Rates for married persons extended to unmarried, S. 869, S. 1555, amendment 706 to H.R. 10917, amendment 1687 to H.R. 16810.  
Two-year limitation for qualifying as a surviving spouse removed, S. 2231.

**Income tax:**

Amortization, H.R. 10917, amendments 177, 611 to H.R. 10917.  
Asset Depreciation Range, S. Res. 98, amendment 1610 to H.R. 1, H.R. 10917, amendments 180, 512, 575, 616, 675, 697 to H.R. 10917, S. 3657.  
Bank Holding Company Act Amendments of 1970, S. 3111.  
Bonds, S. 1614, S. 2780, amendments 572, 655, Ribicoff floor amendment to H.R. 10917, S. 3378, S. 3657.  
Charitable contributions and gifts, S. 1212, S. 1513, S. 2752, S. 3378, amendment 1208 to H.R. 1, amendment 1752 to H.R. 1167, amendments 1516, 1747 to H.R. 3786, amendments 1126, 1111 to S. 3378.  
Capital gains and losses, S. 2093, S. 3378, S. 3657, amendment 1599 to H.R. 3786.  
Civil service retirement annuity, S. 605, S. 1412.  
Constructive ownership of stock, S. 3512.  
Corporations, S. 577, S. 2363, H.R. 10917, committee amendment, Famin floor amendments, Scott floor amendment, Miller floor amendment, and amendments 476, 544, 674, 680 to H.R. 10917, S. 2305, S. 2306, S. 2592, S. 2819, S. 3378, S. 3512, S. 3657, S. 3672, S. 4008.  
Costs incurred in contesting second audit, reimbursement of, S. 3272.  
Deductions, S. Res. 98, S. 63, S. 316, S. 380, S. 455, S. 511, S. 809, S. 915, S. 1212, S. 1309, S. 1310, S. 1495, S. 1530, S. 1532, S. 1578, S. 1590, S. 1632, S. 1725, S. 1851, S. 1979, S. 2003, S. 2015, S. 2165, S. 2191, S. 2215, H.R. 1, S. 2271, S. 2345, S. 2487, S. 2531, S. 2624, S. 2774, S. 2808, S. 2835, S. 4008, S. 4031, S. 4041, H.R. 10917, amendments 180, 512, 563, 575, 612, 613, 621, 639, 646, 664, 671, 675, 686, 692, 697, 728, Buckley floor amendment, Tunney floor amendment, Bayh floor amendments, Javits floor amendment, Stevens floor amendment and committee amendments to H.R. 10917, committee amendment to H.R. 8312, S. 3012, S. 3227, amendments 1001, 1208, 1653, to H.R. 1, S. 3378, amendment 1314 to H.R. 15300, S. 3657, committee amendment to H.R. 11185, amendment 1141 to S. 3378, Church floor amendment to H.R. 7577, amendment 1752 to H.R. 1467, amendment 1747 to H.R. 3786.  
Depletion allowance, S. 1300, S. 2755, amendment 1208 to H.R. 1, S. 3378, S. 3657, S. 4016, amendment 1494 to H.R. 14370.  
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**Income tax—Continued**

**Farmers**, S. 2088, S. 2487.  
**Financial institutions**, S. 2018, S. 2255.  
**Foreign income**, amendment 691 to H.R. 10917.  
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**Head of household** (*see* Income splitting).  
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**Individual income tax**, S. 2768, S. 2808.  
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**Joint returns** (*see* Income splitting).  
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**Not operating losses**, S. 511, H.R. 610, amendment 1620 to H.R. 610.  
**Non-recognition of gain on sale of State or local sponsored housing**, one housing projects, floor amendment to H.R. 7577.  
**Personal exemptions**, S. 673, S. 1725, S. 2145, S. 2797, S. 2808, S. 3624, H.R. 1, amendment 1613 to H.R. 1, H.R. 10917, amendments 593, 589, 621, Harke floor amendment, Miller floor amendment to H.R. 10917, committee amendment and amendments 574, 587 to H.R. 832, amendment 1411 to S. 2578, H.R. 1467, committee amendment to H.R. 1467.  
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**Private foundations**, S. 1202.  
**Reform proposals**, President required to submit to Congress by May 15, 1972, amendment 984 to H.R. 12910.  
**Retirement income credit**, S. 516, S. 1596, H.R. 1, S. 3657.  
**Small business taxation**, S. 158, S. 511, S. 1615, S. 1890, S. 2563, S. 2458, amendment 684 to H.R. 10917.  
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**Tax exempt organizations**, S. 1318, S. 1408, S. 2851, amendment 1492 to S. 2851, amendment 31 to S. 956, amendments 708, 735 to H.R. 10917, S. 3063, S. 3510, H.R. 14185.

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**Withholding taxes**, S. 3469, S. 3535, committee amendment to H.R. 7577, Case floor amendment to H.R. 7577, amendments 1467, 1490 to H.R. 14370.

**Individual income tax:**

**Rates reduced in first two brackets**, S. 2808.  
**Secretary of the Treasury required to provide analysis of the proportionate dollar amounts of the tax payment spent by the Government**, S. 2768, amendment 645 to H.R. 10917.

**Industrial development bonds (see Bonds).****Interest equalization tax:**

**Exemption from estate tax of debt obligations of domestic corporations owed to foreign lenders**, S. 3672, floor amendment to H.R. 7577.  
**Extension until Mar. 31, 1973**, H.R. 5432.  
**Definition for exemption for prior American ownership**, amendment 18 to H.R. 5432.

**Interest income:**

**Gross income exclusion of first \$300 from savings account**, S. 2420.  
**Gross income exclusion of first \$500 from savings account**, S. 486, S. 3369.  
**Industrial development bonds, small issue exemption increased to \$10,000,000**, S. 1644, S. 2780, amendment 572 to H.R. 10917.  
**Interest subsidy for taxable State and local bonds**, S. 3215.  
**Municipal bonds taxed if used for construction of water facilities not available to general public**, amendment 655 to H.R. 10917.

**Internal revenue taxation:**

Estate taxes, S. 1957, S. 3260, amendment 981 to H.R. 12910, S. 3352, S. 3378, S. 3672, S. 3841, S. 4000, S. 4090, committee amendment to H.R. 1467.

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**Income taxes:**

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Senate resolutions: S. Res. 5.

Committee amendments: H.R. 1467, H.R. 7577, H.R. 8312, H.R. 16947, H.R. 11185.

Floor amendments: Hartke floor amendment, Buckley floor amendment, Tunney floor amendment, Bennett floor amendment, Pearsall floor amendment, Ribicoff floor amendments, Fannin floor amendments, Scott floor amendment, Miller floor amendments, Cannon floor amendment, Bayh floor amendments, Javits floor amendment, Stevens floor amendment, and Teleadige floor amendment to H.R. 10917, Case floor amendment, Church floor amendment, and Hartke floor amendments to H.R. 7577.

Printed amendments to Senate bills, amendment 31 to S. 956, amendment 432 to S. 2851, amendments 1426, 1444 to S. 3378, amendment 1929 to H.R. 610.

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Interest equalization tax, H.R. 5932, amendment 18 to H.R. 5432, S. 3672.

Levy, S. 369, Stevens floor amendment to H.R. 10917, S. 3592.

Net operating losses, S. 544, amendment 1929 to H.R. 610.

Pension plans, S. 324, S. 408, S. 1993, S. 2485.

Tax practice and procedure, S. 3272, S. 3963.

**International Coffee Agreement:**

Continue U.S. participation through September 30, 1973, H.R. 8293.

**Interstate taxation (see State taxation).****Investment credit:**

Buy American restrictions eliminated, amendment 711 to H.R. 10917.

Denial, where taxpayer moves plant from high unemployment area, S. 4079.

Farmers to qualify for 7% credit to the extent of \$15,000, S. 2088.

Farm equipment purchased after January 1, 1971 to qualify for 7% credit, amendment 601 to H.R. 10917.

"Flow-through" to be used in the financial reporting of net income, Bennett floor amendment to H.R. 10917.

Foreign articles made eligible for credit proposed under H.R. 10917, amendments 602, 688 to H.R. 10917.

Mine safety equipment to qualify for 7% credit, amendment 477 to H.R. 10917.

Offset in used property rules eliminated, amendment 481 to H.R. 10917.

Pollution control facilities to qualify for 7% credit, amendment 477 to H.R. 10917.

Property used in International waters in exploring for resources from ocean waters ineligible for, amendment 700 to H.R. 10917.

Reinstated at a level of:

6%, S. 2225.

7%, S. 1647, S. 2188, H.R. 10917.

7% before August 16, 1971; 10% after August 15, 1971 and before August 16, 1972; and 5% after August 15, 1972, S. 2707, amendment 648 to H.R. 10917.

10%, S. 1262.

Repeated, S. 3857.

Rural areas, 10% credit for certain investments in, Pearson floor amendment to H.R. 10917.

Modifies above amendment to include purchasers in cities with 6% or higher unemployment rate, Ribicoff floor amendment to H.R. 10917.

Rural areas, 11% credit for certain investments in, amendment 475 to H.R. 10917.

Small business credit to the extent of:

\$15,000, S. 2088.

\$20,000, S. 158, S. 1725.

\$1,000,000 annual limitation, amendment 543 to H.R. 10917.

**Iron and steel:**

Import quotas established, S. 2365, amendment 1485 to S. 2365.

**Istle:**

Temporary suspension of duty extended to 9-5-75, S. 3760, amendment 1518 to H.R. 3786, Aiken floor amendment to H.R. 610.

J

**Joint Committee on the Budget:**

To establish, McClellan floor amendment to H.R. 16810.

**Joint Committee To Review Operation of Budget Ceiling:**

Increasing total membership, Roth floor amendment to H.R. 16810.

To establish, H.R. 16810.

Joint returns (*see* Income splitting).

L

**Lease-hold income:**

Special net lease rule, Talmadge floor amendment to H.R. 10947.

**Levy:**

Notice and hearing required before levy on salary or wages, S. 369, Stevens floor amendment to H.R. 10947.

Salary of \$450 per month for head of family (\$300 for individual) to be exempted from, S. 3592.

**Life insurance companies:**

Guaranteed renewable health policies, deduction for, S. 3261.

K

**Logwood extract:**

Duty-free importation through 9-30-72, S. 3434.

## M

Mass transportation (see Urban mass transportation).

**Maternal and Child Health Services—Title V of the Social Security Act:**

- Children's Catastrophic Health Care Act of 1971, S. 2434.
- Extends special grant authority for individual maternal and child health programs:
  - For 1 year, H.R. 9410.
  - For 5 years and increases appropriations, S. 2135.

**Meat:**

- Quotas triggered when estimate of imports by the Secretary of Agriculture equals or exceeds 110 percent of adjusted base figure, S. 4, S. 1251.

**Medicaid—Title XIX of the Social Security Act:**

- Comprehensive care incentives provided, H.R. 1.
- Cost sharing permitted, H.R. 1.
- Eligibility requirements:
  - Parents income disregarded in determining need for adult blind or disabled person, S. 906.
  - Families eligible for cash assistance required to pay a deductible equal to  $\frac{1}{3}$  of earnings above \$720, H.R. 1.
  - Health care personnel proficiency, to determine by a testing program, those disqualified under current Federal regulations, S. 892.
  - Home health care services, S. 3270.
  - Intermediate care facilities required to comply with disclosure of ownership requirement, S. 2926.
- Life Safety Code:
  - Intermediate care facilities required to comply with, S. 2924.
  - State health agencies permitted to waive certain requirements with respect to sprinkler systems for nursing homes, S. 595, S. Res. 44.
- Nursing homes:
  - Annual report required on the costs incurred in operation, S. 2925.
  - Failures, requirement to notify Governor of State, S. 2928.
  - Identity of ownership requirement, S. 2927.
  - Information concerning nursing homes to be made available to the public, S. 2929.
  - Licensing inspectors, amendment 836 to H.R. 1.
  - Standards conformed to those under Medicare, amendment 958 to H.R. 1.
- Nursing services, visiting, S. 3270.
- Peer review established, S. 1898.
- Per capita income adjusted upward for Alaska and Hawaii for matching formula purpose, amendment 1674 to H.R. 1.
- Physicians receiving \$10,000 or more from the program, names and addresses to be reported to Congress by Secretary of HEW, S. 1248.
- Psychiatric hospital services, committee amendment and amendment 1650 to H.R. 1.
- Secretary of HEW directed to study the feasibility of requiring as a standard of eligibility that one State agency have responsibility for administering the Medicaid program and for licensing and inspecting long-term care facilities, S. 1787.
- Social security increases disregarded in determining eligibility for, S. 3996.
- States allowed to develop methods and standards for payment of reasonable costs for inpatient hospital care, H.R. 1.
  - Provision eliminated, amendment 1695 to H.R. 1.
- States permitted to eliminate or reduce scope and extent of optional health services, H.R. 1.
  - Above provision deleted from H.R. 1, amendment 1654 to H.R. 1.
- States relieved of requirement to have comprehensive program, H.R. 1.
- States required to provide for cost sharing by medically indigent persons under Medicaid, committee amendment to H.R. 1.
  - Above provision deleted from H.R. 1, amendment 1655 to H.R. 1.

**Medical expenses:**

Chronic renal disease, care of, assistance in meeting costs, amendment 1979 to H.R. 1, S. 3286, S. 3393.

**Income tax:**

- Unlimited allowance, amendment 612 to H.R. 10947.
- Unlimited allowance for dependents suffering from certain physical or mental impairments, S. 945.
- Unlimited allowance for taxpayer and spouse if either has attained the age of 65, S. 1590.
- Repeal of deduction for, S. 3957.

**Medicare—Title XVIII of the Social Security Act:**

- Coverage for certain individuals who have not attained age 65, amendment 1138 to H.R. 1.
- Cytotechnologists, to be included in program for determining qualifications for certain health care personnel, amendments 128 and 129 to H.R. 1.
- Disabled entitled to parts A and B coverage, S. 857, S. 906, S. 923, S. 1937, H.R. 1, amendments 970, 1050 to H.R. 1.
- Disclosure of certain information, amendment 825 to H.R. 1.
- Eligibility age for women lowered to 62, S. 906.
- General revenue funding, S. 2513, amendment 191 to H.R. 10947, amendment 906 to H.R. 1.
- Health care personnel proficiency, to determine by a testing program, those disqualified under current Federal regulations, S. 892.
- Health maintenance organization payments permitted, H.R. 1.
- Inspector General for Medicare Medicaid, to establish office of, amendment 826 to H.R. 1.
- Joint Commission on Accreditation of Hospitals, Secretary of HEW, to review accreditation process, amendment 973 to H.R. 1.
- Late Safety Code:
  - Leans provided to hospitals and LCF's to meet requirements of, S. 3217.
  - State health agencies permitted to waive certain requirements with respect to sprinkler systems for hospitals, S. 595, S. Res. 41.
- Part A—Hospital insurance for the aged:
  - Ambulatory surgical services, S. 1000.
  - Blind deductible eliminated, S. 1337, amendment 1133 to H.R. 1.
  - Canadian emergency hospital services covered if U.S. national traveling between Alaska and another State, S. 2847.
  - Coinurance eliminated, amendment, 1133 to H.R. 1.
  - Coinurance and lifetime reserve increased, H.R. 1, amendment 1050 to H.R. 1.
  - Copayment required after 90th day, H.R. 1.
    - Eliminate this provision, amendment 965 of H.R. 1.
  - Deductible limit set, amendment 965 to H.R. 1.
  - Drugs, prescribed, coverage of, S. 936, S. 1585, S. 1817, amendments 161, 821, 831, 893, 911, 1050 to H.R. 1, S. 2513, amendment 501 to H.R. 10947, amendment 1151 to H.R. 14370, amendment 1744 to H.R. 16810, amendment 1491 to H.R. 14370.
- Extended care services:
  - Authorized with advance approval, S. 1827, amendment 1091 to H.R. 1.
  - Provided without prior admission to hospital, S. 906, S. 1035, amendment 1097 to H.R. 1.
- Facilities providing, standards conformed to those under Medicaid, amendment 958 to H.R. 1.
- Home health services, coverage of, S. 3107.

**Medicare—Title XVIII of the Social Security Act—Continued**

- Home health services for persons with speech and hearing disorders, amendment 961 to S. 3367.
- Hospital inpatient coverage of, S. 882.
- Provider cost reimbursement, reasonable limits provided, H.R. 1.
- Rehabilitation services on competitive basis, amendment 955 to H.R. 1.
- Uninsured or below grade, H.R. 1.
- Part B—Supplemental medical insurance:
  - Ambulatory surgical services, H.R. 1, S. 2865, amendments 906, 907, 1103 to H.R. 1.
  - Chiropractors' services, coverage of, S. 537, S. 1006, amendments 1193, 1270 to H.R. 1.
  - Coinurance eliminated, amendment 1132 to H.R. 1.
  - Day care services, S. 2937, amendments 1089, 1085 to H.R. 1.
  - Deductible eliminated, amendments 906, 909, 1006 to H.R. 1.
  - Dental care, coverage of, S. 1961, S. 2513, amendments 831, 893 to H.R. 1, amendment 1158 to H.R. 14370, amendment 1746 to H.R. 16810.
  - Drugs, prescribed, coverage of, S. 906, S. 923, amendment 1239 to H.R. 15330.
  - Eye care, coverage of, S. 906, S. 2513, amendment 500 to H.R. 10947, amendments 831, 893, 1050 to H.R. 1, amendment 1158 to H.R. 14370, amendment 1746 to H.R. 16810.
  - Hearing aids, coverage of, S. 906, S. 2513, amendment 500 to H.R. 10947, amendments 831, 893, 1050 to H.R. 1, amendment 1158 to H.R. 14370, amendment 1746 to H.R. 16810.
  - Hospital inpatient services, coverage of, S. 906.
  - Nursing care services, S. 3208.
  - Nursing services by or under supervisor of a registered dietitian, S. 2501, amendment 1002 to H.R. 1.
  - Occupational therapists, amendment 1086 to H.R. 1.
  - Physician fees increased limited, H.R. 1.
  - Physician's assistants, coverage of, amendment 870 to H.R. 1.
  - Physician eliminated, S. 836, S. 923, S. 2865, S. 3127, amendments 831, 893, 939, 1050, 1093, 1132 to H.R. 1, amendment 1303 to H.R. 15330.
  - Premium in gross, limited, H.R. 1.
  - Premium reduced to \$1 per month with later reduction to \$1, S. 1336.
  - Psychologists' services, coverage of, amendments 1051, 1533 to H.R. 1, amendments 1157, 1181 to H.R. 14370.
  - Three-year initial enrollment period eliminated, S. 2014.
- Peer review established, S. 1898.
- Physicians receiving \$10,000 or more from the program, names and addresses to be reported to Congress by Secretary of HEW, S. 1248.
- Professional Standards Review Organization, to establish, amendment 823 to H.R. 1.
- Programs (pt. A and pt. B) combined, amendments 893, 1050, 1091 to H.R. 1.
- Rehabilitation of aged in long term care facilities, grants for, amendment 837 to H.R. 1.
- Secretary of HEW directed to study various Federal programs which provide assistance to facilities for long-term health care, S. 1586.
- Spouse, coverage of beneficiary's at age 60, amendment 989 to H.R. 1.
- Teaching physicians, rules established regarding payments to, H.R. 1.
- Voluntary enrollment permitted for those 65 or older and not under the social security system, parts A and B, S. 880.

**Metal scrap:**

Suspension of duty extended until June 30, 1973, H.R. 7767.

**Minerals:**

Countervailing import duty imposed, S. 1813.

**Minimum annual income (see Guaranteed income).****Minimum income tax:**

Increases tax rates to one-half of regular income tax rates, amendment 1208 to H.R. 1, S. 3378.

Reduces \$30,000 exemption to \$12,000, amendment 1208 to H.R. 1, S. 3378.

Repeals \$30,000 exemption, S. 3657.

Tax preference items, disallowance of certain, amendment 1208 to H.R. 1 and S. 3378.

**Mink furskins:**

Tariff quotas imposed, S. 4

**Minority enterprise small business investment company:**

Special rules as a shareholder in small business corporation, S. 544.

**Most-favored-nation treatment:**

Denied to countries denying citizens right to emigrate, amendment 1691 to S. 2620.

Extended to Romania, S. 1389, amendment 650 to H.R. 10917.

Extended to Communist countries, S. 834, S. 2620.

President provided authority to negotiate MFN status with any country with whom the U.S. has diplomatic relations, Harris floor amendment to H.R. 10917.

**Motion picture films:**

Duty-free entry of certain films, S. 1004.

**N****National Adoption Information Exchange System:**

To authorize, amendment 411 to H.R. 1.

**National Commission on Social Security:**

To establish, S.J. Res. 270.

**National health insurance (see Health insurance).****National Transportation Trust Fund:**

Created and funded by highway user taxes, S. 1344.

**Neighborhood Study Commission:**

To establish, amendment 1418 to H.R. 10370.

**Net operating losses:**

Special provision for small businesses, S. 511.

Special treatment for regulated air transportation companies, amendment 1620 to H.R. 610.

## O

**Old-age, survivors, and disability insurance (OASDI)—Title II of the Social Security Act:**

- Benefits subjected to income taxation, amendment 1493 to H.R. 1.
- Financing from general revenue funds, S. 906, S. 923, S. 2513, amendment 495 to H.R. 10917, S. 2865, S. 2838, amendments 831, 893, 906, 1050, 1228, 1699, 1610, 1625 to H.R. 1, amendment 1239 to H.R. 15390.
- Financing substantially revised, S. 2656.
- Public assistance, disregard OASDI benefit increase in determining need for, S. 858, S. 1807, S. 2576.
- Portion disregarded, Tunney floor amendment to H.R. 10601.
- Taxable wages:
  - Limit on wages taxable removed, S. 2656.
  - Increase (from \$7,800 to \$9,000) postponed from January 1972 to January 1973, S. 2707, amendments 515, 619 to H.R. 10917.
  - Raised automatically as earnings rise, S. 1896, H.R. 1, S. 2513, amendment 491 to H.R. 10917.
  - Raised to \$9,000, S. 1956, S. 1270, H.R. 1630.
  - Raised to \$10,000, amendment 497 to H.R. 10917.
  - Raised to \$10,200 by 1974, amendment 1050 to H.R. 1.
  - Raised to \$10,200 by 1973 and \$12,000 in 1974, amendments 1269, 1307 to H.R. 15390.
  - Raised to \$12,000 by 1974, amendments 831, 893 to H.R. 1.
  - Raised to \$15,000, S. 2838.
- Tax credits for social security taxes, S. 379, S. 966, S. 987, S. 1019, S. 1590.
- Taxes, persons 65 and older exempted from upon election, S. 2593.
- Taxes reduced for persons with low incomes, amendments 332, 893, 1625 to H.R. 1.
- Voluntary, medic, on annual basis, amendment 106 to H.R. 1.

**See also:**

- Benefit amounts;
- Coverage;
- Disability;
- Earnings limitation; and
- Eligibility requirements.

**Overtime services of Customs personnel (see Customs).**

## P

**Pension plans:**

- Extension of benefits to:
  - Hospital employees, S. 321.
  - Individuals not otherwise covered (self-employed rules), S. 408.
- Federal insurance program for private pension plans established under:
  - Department of Labor, S. 1993.
  - Department of the Treasury, S. 2185.
- Voluntary system assuring portability of benefits, S. Res. 137.

**Personal exemptions:**

- Additional exemption for aged and blind repeated, S. 3957.
- Additional exemption of \$800 for blind or disabled spouse or taxpayer, Miller floor amendment to H.R. 10917.
- Additional exemption of \$650 for disabled persons, S. 809.
- American National, definition of "dependent" extended to, S. 3578, H.R. 1467, committee amendment to H.R. 1467.
- Disregard child social security benefits in determining status of dependents, S. 1021, amendment 1613 to H.R. 1.
- Increased to:
  - \$675 for 1971, committee amendment to H.R. 8312.
  - \$675 for 1971; \$750 for 1972 and thereafter, H.R. 10917.
  - \$700 for 1971; \$750 in 1972 and thereafter, S. 2808.
  - \$700 for 1971, amendment 561 to H.R. 10917, amendment 511 to H.R. 8312.
  - \$750 for 1971, amendment 621 to H.R. 10917, amendment 583 to H.R. 8312.
  - \$750 upon enactment, S. 1725, S. 2215, S. 2707, amendment 582 to H.R. 10917.
  - \$900 for 1972 Harthe floor amendment to H.R. 10917.
  - \$1,000 in 1971, S. 673.
- Tax credit to them of, S. 3378, amendment 1111 to S. 3378.

**Petroleum:**

- Import quota system, President called upon to remove, S. Res. 206.
- New England regional oil area created, S. 1816.
- Quota removed on home heating oil (No. 2) for New England States, S. 1816.
- Re-refined oil, removal of 6 cents per gallon excise tax, S. 3183.
- Tariff removed on oil product imports, S. 1816.

**Philippines Government:**

- Funds transferred by the Secretary of the Treasury to the Philippines government for making payments on certain pre-1931 bonds of the Philippines, S. 1330.

**Physicians:**

- Congress to receive report from Secretary of HEW on those physicians receiving \$10,000 or more from medicare and medicaid programs, S. 1218.
- Gross income exclusion for limited amounts of fees received in physician shortage areas, S. 576, S. 3190.

**Pincuss, Hanna:**

- For the relief of, S. 2131.

**Political campaigns:**

Candidates of a major or minor party to receive \$20 multiplied by total vote for their party in preceding election, S. 9.

Presidential Election Campaign Fund Act, to repeal, S. 3056.

Presidential Election Campaign Fund established with \$1 income tax checkoff distributed to major and minor political parties, amendment 692 to H.R. 10947.

\$1 checkoff to be in addition to tax liability rather than portion of tax liability, amendment 713 and Baker floor amendment to H.R. 10947.

\$1,000 limitation on expenditures by unauthorized committees applied to individuals also, amendment 739 to H.R. 10947.

\$1,000 limitation on expenditures by unauthorized committees eliminated, Cook floor amendment to H.R. 10947.

\$200 million limit placed on size of Fund, amendment 742 to H.R. 10947.

Additional requirements added regarding members of the national committees, amendment 703 to H.R. 10947.

Balanced budget required before transfer of funds from U.S. Treasury to the Fund, amendment 737 to H.R. 10947.

Candidates for local office ineligible to receive funds, Dominick floor amendment to H.R. 10947.

Changes definition of campaign organizations to which contributions would be eligible for tax credit or deduction, amendment 701 to H.R. 10947.

Committee on Finance required to make annual report on cost of administering Fund, amendment 747 to H.R. 10947.

Comptroller General certifications to be subject to court review, amendment 712 and Baker floor amendment to H.R. 10947.

Congressional authorization required before payments to be made out of the Fund, amendment 716 and Dominick floor amendment to H.R. 10947.

"Cost of Bringing You This Message Will Be Paid for by the U.S. Treasury" required on printed or broadcast communications, Dole floor amendment to H.R. 10947.

Debits, full payment for previous years required before payment from Fund, Hansen floor amendment to H.R. 10947.

Designation of candidate or general account for all candidates, amendment 740 to H.R. 10947.

Effective dates changed, amendments 710, 715 and Weicker floor amendment to H.R. 10947.

Eliminates \$1 checkoff financing provision, amendments 699, 728 to H.R. 10947.

Independent party candidates, formula for reimbursement of campaign expenses, Buckley floor amendment to H.R. 10947.

Majority of individuals filing returns required to designate \$1 before funds can be appropriated, Buckley floor amendment to H.R. 10947.

"New party" term defined, Taft floor amendment to H.R. 10947.

Nominee, contributions to, not qualified as political contributions, amendment 741 and Dominick floor amendment to H.R. 10947.

Officeholders as of date of enactments ineligible to receive funds prior to Jan. 1, 1973, amendment 721 to H.R. 10947.

Organizations not qualified as authorized committee forbidden to make expenditures in behalf of candidate, Taft floor amendment to H.R. 10947.

Political contribution term defined to include independent unaffiliated contributing organization, Bellmon floor amendment to H.R. 10947.

**Political campaigns—Continued**

Presidential Election Campaign Fund established with \$1 income tax checkoff distributed to major and minor political parties, amendment 692 to H.R. 10947—Continued

Political party definition broadened, amendment 709 to H.R. 10947.

President and Vice President as of date of enactment ineligible to receive funds prior to Jan. 1, 1973, amendment 722 to H.R. 10947.

Presidential candidates to agree that no contributions will be accepted from labor organizations requiring members to pay dues, amendment 734 and Fannin floor amendment to H.R. 10947.

Proportionate reimbursement of campaign expenses assured an eligible minority candidate supported by more than 1 minor party, Fannin floor amendment to H.R. 10947.

Uniform 24-hour voting period established, amendment 736 to H.R. 10947.

Tax credit to taxpayer for contribution:

- 50% not to exceed \$20, S. 382, S. 1289.
- 50% not to exceed \$25, S. 956, amendments 643, 686, 692, 728, 745 and Buckley floor amendment to H.R. 10947.
- 50% not to exceed \$50, S. 1, S. 1039.
- 100% not to exceed \$50, S. 1121, S. 2493, amendment 333 to S. 382.

Tax deduction for contributions not to exceed \$100, S. 1, S. 382, S. 956, S. 1289, amendments 686, 692, 728, and Buckley floor amendment to H.R. 10947.

Vouchers transferred to a candidate by the taxpayer and redeemable by the candidate for \$1, S. 402.

**Popular titles for bills introduced:**

Adequate Income Act of 1971, S. 2372.  
 Adoption Opportunity Act, S. 155.  
 Antifriction Bearing Orderly Trade Act of 1971, S. 1778.  
 Blind and Disabled Income Assurance Act of 1971, S. 1505.  
 Campaign Financing and Lobbying Reform Act of 1971, S. 1121.  
 Catastrophic Illness Insurance Act, S. 1376.  
 Child Care Services Act of 1971, S. 2003.  
 Children's Catastrophic Health Care Act of 1971, S. 2131.  
 Cigarette Tar Tax Act, S. 2691.  
 Community Conditions for a Clean Environment Act of 1972, S. 3207.  
 Customs Port Security Act of 1971, S. 1654.  
 East-West Trade Exchange Act of 1971, S. 2620.  
 Economic Growth and Stability Act of 1971, S. 2707.  
 Economic Recovery Act of 1971, S. 1725.  
 Elderly Homeowners' Property Tax Relief Act of 1971, S. 3988.  
 Emergency Transition Allowance Act, S. 1631.  
 Emergency Unemployment Compensation Act of 1971, S. 2321, amendment 628 to H.R. 10947.  
 Employment Incentive Act of 1971, S. 2632.  
 Equitable Benefits Amendments to the Sugar Act of 1948, S. 2142.  
 Export Wheat Sale Tax Act, S. 1066.  
 Extended Unemployment Compensation Amendments of 1971, S. 973.  
 Fair International Trade Act of 1972, S. 3708.  
 Family Farm Inheritance Act, S. 1090.  
 Family Income and Work Incentive Act of 1971, S. 2747.  
 Farm Property Estate Tax Valuation Act, S. 0900.  
 Federal Campaign Assistance and Disclosure Act, S. 1039.  
 Federal Child Support Security Act of 1971, S. 2699.  
 Federal Election Campaign Act of 1971, S. 382.  
 Federal Election Campaign Financing Act of 1971, S. 102.  
 Federal Election Reform Act of 1971, S. 956.  
 Federal Extended Unemployment Compensation Act of 1971, S. 1722.  
 Federal Financing Bank Act of 1972, Proxmire floor amendment to H.R. 7577.  
 Federal Reinsurance of Private Pension Plans Act, S. 1993.  
 Federal Tax-Sharing Act of 1971, S. 61.  
 Federal Tax-Sharing Education Act of 1972, S. 3683.  
 Federal Transportation Act, S. 3119.  
 Fiscal Stabilization Act of 1970, S. 2452.  
 Foreign Trade and Investment Act of 1972, S. 2592.  
 General Education Tax Credit Act of 1972, S. 3172.  
 General Revenue Sharing Act of 1971, S. 680.  
 Health Care Insurance Act of 1971, S. 987.  
 Health Rights Act of 1971, S. 1598.  
 Health Security Act, S. 3.  
 Hide Export Regulation Certificate Act of 1972, S. 3033.  
 Higher Education Expenses Tax Deferment Act, S. 2860.  
 Higher Education Funding Act of 1972, S. 1031.  
 Honest Elections Finance Act of 1971, S. 9.  
 Honest Elections Reform Act of 1971, S. 1.  
 Human Investment Act of 1971, S. 1648.  
 Individual Income Tax Reduction Acceleration Act of 1971, S. 2215.  
 Individual Income Tax Relief Act of 1971, S. 2808.  
 Individual Retirement Benefits Act of 1971, S. 3012.  
 Interest Equalization Tax Extension Act of 1971, H.R. 5432.  
 Intergovernmental Revenue Adjustment Act of 1971, S. 2080.  
 International Trade Act of 1971, S. 834.  
 Interstate Sales and Use Tax Act, S. 1210.  
 Interstate Taxation Act, S. 317, S. 1883, S. 4080.  
 Investment Credit Act of 1971, S. 1647.  
 Investment Credit Restoration Act of 1971, S. 2225.  
 Job Protection Act of 1972, S. 1079.

**Popular titles for bills introduced—Continued**

Legislative Budget Act of 1972, amendment 1755 to H.R. 16810.  
 Mass Transportation Financing Act, S. 191.  
 National Catastrophic Illness Protection Act of 1971, S. 191.  
 National Health Insurance and Health Services Improvement Act of 1971, S. 836.  
 National Health Insurance Partnership Act of 1971, S. 1623.  
 National Health Security Act for the Elderly, S. 1101.  
 National Healthcare Act of 1971, S. 1490.  
 National Transportation Development and Financing Act of 1971, S. 1311.  
 Neighborhood Corporation Assistance Act, S. 2752.  
 New England States Fuel Oil Act of 1971, S. 1816.  
 Noncontiguous State Transportation Act, S. 2417.  
 Older American Income Assurance Act of 1971, S. 1384.  
 Older Americans' Rights Act of 1971, S. 2513.  
 Omnibus Social Security Amendments of 1971, S. 906.  
 Peer Review Organization Act, S. 1898.  
 Pension Protection Act, S. 2485.  
 Preservation of Historic Barns Act, S. 2602.  
 Property Tax Reform and Assistance Act of 1972, S. 1070.  
 Residential Property Tax Relief Act of 1972, S. 3717.  
 Revenue Sharing for Public Assistance Act, S. 2037.  
 Romanian Trade Act of 1971, S. 1389, amendment 650 to H.R. 10947.  
 Rural Job Development Act of 1971, S. 316.  
 Slum Prevention Act of 1971, S. 2835.  
 Small Business Tax Simplification and Reform Act of 1971, S. 1015.  
 Small Business Taxation Act of 1971, S. 544.  
 Social Security Adjustment Act of 1971, S. 1803.  
 Social Security Amendments of 1971, S. 297, S. 923, S. 1056, S. 1186, S. 2047, H.R. 1, S. 2872.  
 Social Security Financing and Benefit Increase Act of 1971, S. 2838.  
 Social Security and Medicare Improvement Act of 1971, S. 2512.  
 Social Security Reform Act, S. 1615.  
 State and Local Fiscal Assistance Act of 1972, S. 3651, H.R. 14370.  
 Steel Trade Act of 1971, S. 2365.  
 Tax Credit for Political Contributions Act of 1971, S. 2493.  
 Tax Policy Review Act of 1972, S. 3657.  
 Tax Reform Act of 1972, S. 3378.  
 Tax Reimbursement Act of 1971, amendments 633, 651 to H.R. 10947.  
 Trade Act of 1971, S. 1.  
 Trade Adjustment Assistance Act of 1972, S. 3036.  
 Transportation Systems Improvement Act of 1972, S. 2366.  
 Truth in Tax Collections Act of 1972, S. 3903.  
 Uniform Long-Term Health Care Facility Standards Act, S. 1186.  
 Vietnam Era Veterans' Supplementary Unemployment Act, S. 1741.  
 Vocational Education Trust Fund Act, S. 3135.  
 Wagering Tax Amendments of 1971, S. 311.  
 Work Experience and Training Act of 1971, S. 1837.  
 Work Incentive Program Amendments of 1971, S. 1019.

**Potassium chloride:**

Quotas imposed, S. 4092.

**Pre-Columbian monumental or architectural sculpture or murals:**

Importation prohibited if exported contrary to laws of country of origin, H.R. 9463, amendment 1547 to H.R. 3786, conference amendment to H.R. 4678.

**Prisoners of war:**

Combat pay gross income exclusion extended to, S. 2310, S. 2408, S. 2044, S. 2048.

Special bonus if held 30 days or more, amendment 799 to S. 2044.

**Private bills:**

Collins, Jack and Barbara, S. 3753.

Hagler, Consuela, S. 3767.

Marquette University, Milwaukee, Wis., duty-free entry of a four-octave carillon, S. 1278, H.R. 3784.

Pineuss, Hanna, for the relief of, S. 2431.

Solger, Minnie E., for the relief of, S. 2682.

University of California at Santa Barbara, duty free entry of a carillon, H.R. 4678.

Wisconsin University, Madison, Wis., duty-free entry of five carillon bells, S. 3385.

**Public assistance:****Aged:**

Day care, S. 3274, amendments 1680, 1685 to H.R. 1.

**Guaranteed income of:**

\$1,800 for individual, S. 1505, H.R. 1, S. 2512, amendment 800 to H.R. 1.

\$1,920 for individual, \$2,400 for couples with automatic annual cost-of-living increases, amendment 998 to H.R. 1.

\$2,000 for individuals, amendment 992 to H.R. 1.

Real property tax rebates not treated as income, amendment 1090 to H.R. 1.

Homemaker services, S. 3269.

State supplementation required, amendments 801, 965 to H.R. 1.

**Blind:**

Earnings disregard increase, amendment 875 to H.R. 1.

Federal participation increased and certain additional requirements imposed on States, S. 859.

Liens, State prohibited from placing on a blind person's property, S. 39.

Responsibility of relatives, limitation on, S. 710.

(See also Aged, blind, and disabled.)

Block grants to States, present Federal-State programs replaced by, S. 2037.

Commission established to seek means of modernizing and organizing the Federal welfare programs, S.J. Res. 39.

**Disabled:**

Earnings disregard increase, amendment 875 to H.R. 1. (See also Aged, blind, and disabled.)

Disregard of income, H.R. 1, amendment 1489 to H.R. 14370.

Emergency assistance for families required, amendments 1034, 1190 to H.R. 1.

Federal matching increased, amendment 1311 to H.R. 15390.

Federal matching increased to 90% for all programs, S. 1162.

Federal matching of increased costs, up to limits, increased to 100%, amendment 679 to H.R. 10947.

Federalization of welfare, H.R. 1, S. 2372, S. 2747, amendments 318 and 559 to H.R. 1.

Federalization, Secretary of HEW directed to develop plans for, S. 1162.

Fiscal relief for States, H.R. 1, amendments 820, 838 to H.R. 1, S. 3850.

Illegal aliens, payment prohibited to, S. 1030.

Indians, special provisions concerning, amendments 395 and 891 to H.R. 1.

Reduced payments with reduction in public housing rent, amendment 1657 and committee amendment to H.R. 1.

Repatriated U.S. citizens, extend temporary program of assistance to, H.R. 8313.

Secretary of HEW to set minimum assistance standards, S. 906.

Social security benefit increase disregarded in determining need:

Aid to the aged, blind, and disabled, S. 1807, S. 2570, Tunney floor amendment to H.R. 10604, amendment 1460 to H.R. 14370, amendment 1619 to H.R. 1, S. 3328.

Other programs, S. 4013, amendments 1617, 1621, 1675 to H.R. 1.

Welfare, S. 858, S. 4013, amendments 1618, 1621, 1675 to H.R. 1.

Taxes, reimbursement for sales taxes on food and property taxes paid, amendments 633, 651 to H.R. 10947.

Testing of welfare alternatives authorized, amendment 1677 to H.R. 1.

Work requirement lifted for mothers during hours when children under 13 are not in school, amendment 1146 to H.R. 1.

**Private foundations:**

Orphanages exempted from excise tax on investment income, S. 1202.

**Public debt (see also Bonds).**

Annual ceiling on expenditures and new obligational authority, amendment 1719 to H.R. 16810.

Delete proposed increase in public debt ceiling, Ervin floor amendment to H.R. 5432.

Expenditures and net lending limitation of:

\$229,232,000,000, amendment 642 to H.R. 10947.

\$216,300,000,000, amendments 956, 995 to H.R. 12910, S. 3123.

\$250 billion, amendment 1296 to H.R. 15390, S. 3977, H.R. 16810.

Deletes above limitation from H.R. 16810, amendment 1689 and Packwood floor amendment to H.R. 16810.

Clarifies limitation to indicate judicial salaries and administrative expenses of courts shall not be reduced, amendment 1751 to H.R. 16810.

Limits budgeting cuts to 10% unless Congress fails to act to halt greater cuts, amendment 1750 and Taft floor amendment to H.R. 16810.

Provides for proportionate reduction of all appropriations with certain exceptions, amendment 1723 and Jordan of Idaho floor amendment to H.R. 16810.

Provides a 5% limitation of program cuts and a 50% cut of defense spending, amendment 1739 to H.R. 16810.

Requires proportionate reduction of all "controllable" programs and activities in budget, amendment 1744 to H.R. 16810.

Requires congressional approval of any budget cuts, amendment 1743 to H.R. 16810.

Requires proportionate reductions in appropriations. Except funds for veterans benefits, amendment 1753 to H.R. 16810.

Requires withholding of revenue sharing funds before reducing any Federal programs, amendment 1757 to H.R. 16810.

4-month extension (June 30, 1972 to October 31, 1972), H.R. 15390.

3-month extension (June 30, 1972 to October 3, 1972), amendment 1314 to H.R. 15390.

Impounded funds, President required to notify Congress, amendment 983 to H.R. 12910, Humphrey floor amendment to H.R. 16810, amendment 1477 to H.R. 14370.

Joint Committee to Review Operation of Budget Ceiling established, H.R. 16810.

Permanent ceiling of \$400 billion with additional temporary increase of \$30 billion, H.R. 4690.

Reduce proposed increase in public debt ceiling from \$35 billion to \$25 billion, Allen floor amendment to H.R. 4690.

Temporary increase of \$20 billion, H.R. 12910.

Temporary limitation of \$65 billion, H.R. 16810.

**Q****Quotas (see individual items):**

General quotas on all imports, S. 2532.

Presidential authority for imposition of, amendment 608 and committee amendment to H.R. 10947, S. 4.

**R****Renegotiation Act of 1951:**

Court of Claims provided jurisdiction in renegotiation cases  
H.R. 8311.

Extended until June 30, 1973, H.R. 8311.

Interest rates modified, H.R. 8311.

**Retirement income credit:**

Increased to:

\$1,872 for single taxpayer; \$2,808 for married couples,  
S. 316.

\$2,278 for single taxpayer; \$3,417 for married couples,  
S. 1506.

\$2,500 for single taxpayer; \$3,750 for married couples,  
H.R. 1.

Repealed, S. 3657.

**Retirement plans (see Pension plans).**

**Revenue sharing:**

Commission on the Relinquishment of Federal Tax Resources, to establish, S.J. Res. 33.

Education, 2% of total Federal tax collections shared with States for purposes of, S. 3683.

Payments provided to localities for high-priority expenditures, H.R. 14370, S. 3651, com. amd. to H.R. 14370.

Alaskan and Hawaiian allocations increased, amd. 1500 to H.R. 14370.

Amends allocation formula under H.R. 14370:

Committee amendment, amendments 1468, 1470, 1502, 1508, Taft floor amendments to H.R. 14370.

Amends formula under S. 3651 for determining the amount of entitlement for each State, amendment 1215 to S. 3651.

Appropriation for State income tax shares increased, amendment 1312 to S. 3651.

Appropriation process required for revenue sharing funds, amendment 1450 to H.R. 14370.

Child welfare, \$600 million limitation on Federal grants to States, amd. 1505 and Long floor amendment to H.R. 14370.

Deleting certain requirements in committee amendment to H.R. 14370, amendment 1472 to H.R. 14370.

Indian tribes:

Allocation of funds, amendments 1357, 1459 to H.R. 14370.

Definition of, Tunney floor amendment to H.R. 14370.

Limits program to 2 years, amendment 1471 to H.R. 14370.

Reduced funds for D.C. in certain cases, provision deleted, amendment 1395 to H.R. 14370.

Replaces term "counties" with "units of local government," amendment 1394 to H.R. 14370.

Requirements and conditions placed on use of and receiving revenue-sharing funds, H.R. 14370, committee amendment, Buckley floor amendment, amendments 1461, 1462, 1463, 1464, 1466, 1473, 1474, 1475, 1481, 1485, to H.R. 14370.

Social services limitation, committee amendment, amendments 1493, 1505 to H.R. 14370.

Supplemental grants to States, committee amendment, amendments 1492, 1500, 1504, 1505 to H.R. 14370.

Portions of Federal revenue shared with the States:

0.96% of personal income for fiscal 1971 and 1.3% thereafter, S. 680.

1.3% of personal income for fiscal 1972 through fiscal 1975 and 0.65% for fiscal 1976, S. 2080.

2.4% of personal income for fiscal 1971 and thereafter, amendment 5 to S. 680.

3% of personal income for fiscal 1972; 3½% for fiscal 1973; 4% for fiscal 1974; 4½% for fiscal 1975, and 5% thereafter, S. 64.

5.61% in 1972 and amount specified by individual States thereafter, S. 1577.

Requires withholding of revenue-sharing funds before reducing any Federal programs, amendment 1757 to H.R. 16810.

State and local severance taxes on minerals under certain conditions, S. 1843.

Surplus Revenue Act of 1836, moneys deposited with a State under this act to be considered a grant to that State, S. 1071.

Welfare expenditures shared, H.R. 1, amendments 820, 838 to H.R. 1.

**Romania:**

Most-favored-nation treatment extended to, S. 1389, amendment 650 to H.R. 16047.

**S****Senate Tax Reform Commission:**

To create, S. 1075.

Silk (See Yarn of silk).

Single persons tax reform (See Income splittings).

**Ski bindings:**

Rates of duty reduced, S. 4.

**Small business taxation:**

Accumulated earnings tax, application of, S. 2363.  
 Corporate income tax exemption of \$25,000, S. 2658.  
 Employment taxes, employers of 50 or less employees relieved from requirement of paying or depositing more often than once each quarter, S. 1890, amendment 681 to H.R. 10917.  
 Investment tax credit exemption from repeal for small business, S. 158, S. 1725, S. 2088.  
 Provisions to assist small businesses, S. 544.  
 Tax treatment modified as described in explanation of bill, S. 1615.

**Snowmobiles:**

Import surcharge exemption for engines of, Mondale floor amendment to H.R. 10917.  
 Owners not required to pay overtime services of customs personnel on trips between the U.S. and Canada, S. 3047.

**Social Security Act:**

Evaluation of programs under, amendment 651 to H.R. 1.  
*See also:*  
 Aid to families with dependent children (title IV);  
 Maternal and child health (title V);  
 Medicaid (title XIX);  
 Medicare (title XVIII);  
 Old-age, survivors, and disability insurance (title II); or  
 Unemployment compensation (title III).

**Social Services:**

Limitation on funding, committee amendment to H.R. 14370, S.J. Res. 257.  
 Redirecting money to other States, Stevens floor amendment to H.R. 7577.  
 Savings provision, amendment 1676 to H.R. 1.  
 Supplementary revenue sharing grants of \$1 billion annually, committee amendment to H.R. 14370.  
 Above grants to be appropriated rather than authorized, amendment 1492 to H.R. 14370.

**Solger, Minnie E.:**

For the relief of, S. 2982.

**Stamp taxes:**

Modification of stamps required on containers of distilled spirits, S. 3849.

**State taxation:**

Collection by the IRS of State and local income taxes, S. 1162, S. 2080, S. 3651, H.R. 14370.  
 Income, sales, and use taxes with respect to interstate commerce, provide uniform rules for imposing, S. 317, S. 1210, S. 4080.  
 Multi-State Tax Compact authorized, S. 1883, S. 3333.  
 Property taxes, Federal Government to replace amounts States would lose in granting exemptions to elderly, S. 3088.

**Steel:**

Import quotas established, S. 2365.  
 Import quotas established on detail drawings for fabrication of structural steel, amendment 1185 to S. 2365.

**Stock options:**

Profits resulting from exercise of, to tax at rates applicable to ordinary income, S. 3378, S. 3657.  
 Special provision for small businesses, S. 544.

**Studies:**

Potential methods of returning Federal tax sources to the prerogatives of State and local governments, S.J. Res. 33.  
 Secretary of HEW directed to study the feasibility of requiring as a standard of eligibility that one State agency have responsibility for administering the medicare program and for licensing and inspecting long-term care facilities, S. 1587.  
 Secretary of HEW directed to study various Federal programs which provide assistance to facilities for long-term health care with a view to developing more uniform designations for the various types of such facilities which are eligible to receive assistance under such programs and standards which the various types of such facilities must meet, S. 1580.  
 Secretary of Health, Education, and Welfare directed to study the feasibility of using a single application for social security benefits and for payments under the adult assistance program, amendment 1040 to H.R. 1.  
 Secretary of the Treasury directed to study the necessity or desirability of Federal regulation of persons engaged in the business of preparing tax returns and methods by which such regulation can be accomplished, S.J. Res. 86.  
 United States-Canada trade, S. Res. 208.  
 U.S. international trade policies and the position of the United States in international trade, S. 4.

**Subchapter S corporations:**

Increase in number of shareholders, S. 544.  
 Minority enterprise small business investment company as a shareholder, S. 544.  
 Passive income test, interest from installment sales, S. 648.  
 Rules modified as described in explanation of bill, S. 1615.

**Sugar Act of 1918:**

Excess excise tax collections to be used to conduct research into environmental problems arising in the production, etc. of sugar, S. 2446.  
 Extends Act to Dec. 31, 1974, H.R. 8866.  
 Philippines, to extend the rights to share in discretionary deficits to the, H.J. Res. 958.  
 South African sugar quota terminated, S. 298, amendments 163 and 198 to H.R. 8866.  
 Sugarworkers, minimum wages and conditions of employment prescribed, S. 2142.

**Sulfur:**

Excise tax imposed on fuels containing, S. 3057.

**Supplementary security income program:**

Established, committee amendment to H.R. 1.  
 Amended, amendments 1660, 1661, 1662, 1664, 1666, and 1708 to H.R. 1.

**Surtax:**

Corporation exemption increased to \$100,000, S. 577.

## T

## Tariff:

Adjustment assistance, S. 4, S. 834, S. 3708, S. 3936.  
 Aluminum hydroxide, H.R. 4590.  
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(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3003
(Introduced by Mr. Dole for himself and others.) To amend sec. 4101 of the Internal Revenue Code of 1954 to provide that the weight portion of the excise tax on the use of civil aircraft shall apply to piston-engined aircraft only if they have a maximum certificated takeoff weight of more than 6,000 pounds.....	S. 323	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. Hruska for himself and others.) To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes.....	S. 431	(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable to a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.....	S. 3152
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....	S. 3227
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.....	S. 987	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....	S. 3051
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Brock for himself and Mr. Baker.) To create a special tariff provision for imported glycine and related products.....	S. 3684
(Introduced by Mr. Baker for himself and others.) To amend section 112 of the Internal Revenue Code of 1954 to extend the tax benefits provided hereunder for members of the Armed Forces who are prisoners of war or in a missing status in Vietnam, and to exclude from income tax the compensation of other members of the uniformed services while they are in a missing status.....	S. 2310	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365		
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2044		

## AMENDMENTS

(Introduced by Mr. Sparkman for himself and others.) Makes municipal bonds taxable when used for construction of water facilities unless water is available to general public; also increases "small issue" exemption from \$1,000,000 to \$5,000,000.....	Amdt. 655 to H.R. 10047
(Introduced by Mr. Scooper for himself and others.) Deletes the \$1 check-off system and the Presidential Election Campaign Fund of Amendment 692.....	Amdt. 728 to H.R. 10047
(Introduced by Mr. Cooper for himself and others.) Tax credit for political campaign contributions of 1/2 of the first \$50 (maximum of \$25) or a deduction for full amount up to a limit of \$100.....	Amdt. 745 to H.R. 10047
Excludes from the automotive excise tax domestically produced boxes and containers.....	Floor amdt. to H.R. 10047

## BAKER—Continued

(To amendment No. 692.) Provides method of judicial review of actions of the Comptroller General relative to campaign contributions.....	Floor amdt. to H.R. 10947
Provides that a taxpayer may designate that \$1 in addition to his tax liability be paid to the presidential election campaign fund.....	Floor amdt. to H.R. 10947
(Introduced by Mr. Percy for himself and others.) Welfare: Fiscal relief.....	Amdt. 838 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amdt. 1103 to H.R. 1
Increases the appropriations for State income tax shares.....	Amdt. 1312 to S. 3651
(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses.....	Amdt. 1653 to H.R. 1
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to S. 2620

## BAYH

- |  |         |   |         |
|--|---------|---|---------|
| (Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----   | S. 3    | (Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.-----  | S. 1015 |
| (Introduced by Mr. Bayh for himself and others.) To amend the Federal State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100% Federal financing of the benefits payable thereunder.-----  | S. 073  | (Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty. .... | S. 1015 |
| (Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder.----- | S. 1035 | (Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.-----   | S. 1741 |
| (Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1836.-----  | S. 1071 | (Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.-----   | S. 2135 |
| (Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder. ....   | S. 1173 | (Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products -----  | S. 2305 |
| (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.-----  | S. 1335 | (Introduced by Mr. Harris for himself and others.) To authorize a family assistance plan providing basic benefits to low-income people to provide incentives for employment and training to improve the capacity for employment of members of poor families, to achieve greater uniformity of treatment of recipients than under the Federal-State public assistance programs and to otherwise improve such programs, and for other purposes. ....  | S. 2747 |
| (Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania -----   | S. 1380 | (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.-----  | S. 3063 |
| (Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income -----  | S. 1442 | (Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable to a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.-----   | S. 3152 |
| (Introduced by Mr. Williams for himself and Mr. Bayh.) To amend sec. 37 of the Internal Revenue Code of 1954 to update the retirement income credit -----  | S. 1500 | (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----  | S. 3598 |
| (Introduced by Mr. Muskie for himself and Mr. Bayh.) Relating to the useful life of property for purposes of computing the depreciation deduction under the Internal Revenue Code of 1954.-----  | S. 1530 | (Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program -----  | S. 3704 |
| (Introduced by Mr. Bayh for himself and others.) Relating to the allowance of a depreciation deduction -----   | S. 1532 |   |         |
| (Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act to provide for the coverage, under pt. A of such title, of certain drugs which are prescribed and furnished (whenever possible) by generic name. ....   | S. 1585 |   |         |

## BAYH—Continued

(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705	(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school.....	Amdt. 1146 to H.R. 1
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential".....	Amdt. 1147 to H.R. 1
To amend the Internal Revenue Code to encourage the continuation of small family farms, and for other purposes.....	S. 4090	(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....	Amdt. 1609 to H.R. 1
<b>AMENDMENTS</b>		(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1	Providing full Federal payment of unemployment compensation benefits for an additional 13 weeks.....	Floor amdt. to H.R. 5432
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled.....	Amdt. 800 to H.R. 1	(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota.....	Amdt. 198 to H.R. 8869
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled.....	Amdt. 801 to H.R. 1	Increases the personal exemption for 1971 from \$650 to \$750 and increases the low income allowance for 1971 from \$1,050 to \$1,300 and repeal the "phase out" in 1971.....	Amdt. 621 to H.R. 10917
(Introduced by Mr. Percy for himself and others.) Welfare; Fiscal relief.....	Amdt. 838 to H.R. 1	(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% Federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973.....	Amdt. 628 to H.R. 10947
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1	Repeals asset depreciation range (ADR), and allowing in the year 1971 an individual tax credit of \$25, and \$50 credit in the case of a married couple filing jointly.....	Floor amdt. to H.R. 10947
(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amdt. 1103 to H.R. 1	Provides a \$25 individual tax credit, and to reduce from 20 percent to 5 percent leeway on asset depreciation range (ADR).....	Floor amdt. to H.R. 10947
(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal Interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1112 to H.R. 1	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1801 to S. 2020
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1	<b>SENATE RESOLUTIONS</b>	
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....	Amdt. 1144 to H.R. 1	(Introduced by Mr. Bayh for himself and others.) Declaring it to be the sense of the Senate that the Treasury Department should not implement the proposed Asset Depreciation Range system without specific congressional authority.....	S. Res. 98

## BEALL

(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....	S. 4	To amend the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2468
(Introduced by Mr. Boggs for himself and others.) To amend the Social Security Act to establish a national catastrophic illness insurance program under which the Federal Government, acting in cooperation with State insurance authorities and the private insurance industry, will reinsure and otherwise encourage the issuance of private health insurance policies which make adequate health protection available to all Americans at a reasonable cost.....	S. 191	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2914
(Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.....	S. 317	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	(Introduced by Mr. Beall for himself and Mr. Mathias.) To provide for the temporary duty-free importation of logwood extract.....	S. 3431
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
(Introduced by Mr. Mathias for himself and Mr. Beall.) To amend title II of the Social Security Act to provide a special rule for determining insured status, for purposes of entitlement to disability insurance benefits, of individuals whose disability is attributable directly or indirectly to meningioma or other brain tumor.....	S. 686	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....	S. 3651
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.....	S. 987	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts.....	S. 3841
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1836.....	S. 1071	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
To amend the Internal Revenue Code of 1954 to remove the 2-year limitation during which an individual may qualify as a surviving spouse.....	S. 2234	<b>AMENDMENTS</b>	
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2305	Removes 2-year limitation during which an individual may qualify as a surviving spouse.....	Amdt. 741 to H.R. 10917
		(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1
		(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget.....	Fl. amdt. to H.R. 10810
		To amend the Internal Revenue Code of 1954 relating to collapsible corporation provisions and correcting an unintended application of sec. 341(f) ("consent" provisions).....	Amdt. 1569 to H.R. 3786
		To amend the Internal Revenue Code of 1954 relating to collapsible provisions and correcting an unintended application of sec. 341(f) ("consent" provisions).....	Fl. amdt. to H.R. 7677
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1601 to S. 2620

## BELLMON

(Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect  
to ammunition recordkeeping requirements.....

S. 144

(Introduced by Mr. Baker for himself and others.)  
To restore balance in the Federal system of gov-  
ernment in the United States; to provide both  
flexibility and resources for State and local gov-  
ernment officials to exercise leadership in solving  
their own problems; to achieve a better allocation  
of total public resources; and to provide for the  
sharing with State and local governments of a  
portion of the tax revenue received by the  
United States.....

S. 680

(Introduced by Mr. Hartke for himself and others.)  
To amend title II of the Social Security Act so as  
to liberalize the conditions governing eligibility of  
blind persons to receive disability benefits there-  
under.....

S. 1335

To provide for the establishment of a work ex-  
perience and training program in the several  
States, and for other purposes.....

S. 1837

To establish a Fiscal Stabilization Board as an  
independent agency of the Government, and to  
authorize the President, upon recommendation of  
the Board but subject to disapproval of either  
House of the Congress, to increase or decrease  
Federal income taxes in order to stabilize the  
economy.....

S. 2452

(Introduced by Mr. Bellmon for himself and Mr.  
Eagleton.) To amend the Social Security Act so  
as more effectively to assure that certain children,  
who have been abandoned by a parent, will re-  
ceive the support and maintenance which such  
parent is legally required to provide, and other-  
wise to enforce the duty of parents to provide for  
the support and maintenance of their children....

S. 2660

(Introduced by Mr. Curtis for himself and others.)  
To amend sec. 103 of the Internal Revenue Code  
of 1954.....

S. 2780

(Introduced by Mr. Roth for himself and others.)  
To impose a statutory limit on expenditures and  
net lending during fiscal year 1973.....

S. 3123

To amend the Internal Revenue Code of 1954 to  
provide for the recovery of reasonable attorneys'  
fees, as a part of court costs, in civil cases involv-  
ing the internal revenue laws.....

S. 3372

(Introduced by Mr. Cook for himself and others.)  
To amend title XVII of the Social Security Act to  
provide financial assistance to individuals suffering  
from chronic kidney disease who are unable to pay  
the costs of necessary treatment.....

S. 3303

(Introduced by Mr. Baker for himself and others.)  
To provide payments to localities for high-priority  
expenditures, to encourage the States to supple-  
ment their revenue sources, and to authorize Fed-  
eral collection of State individual income taxes....

S. 3051

(Introduced by Mr. Metcalf for himself and Mr.  
Bellmon.) To authorize the Secretary of the In-  
terior to issue certain obligations and to utilize  
the revenues therefrom to acquire additional  
wetlands.....

S. 3751

To provide fiscal relief for States with respect to  
State public assistance programs.....

S. 3950

(Introduced by Mr. Bellmon for himself and Mr.  
Schweiker.) To prohibit the impoundment of  
funds from the Highway Trust Fund which have  
been apportioned and appropriated.....

S. 3877

## AMENDMENTS

(Introduced by Mr. Pearson for himself and others.)  
Provides for a double tax credit—14% instead of  
7% for investments in manufacturing, process-  
ing, assembly or distribution (other than at re-  
tail) of personal property.....

Amdt. 475 to  
H.R. 10947

(Introduced by Mr. Curtis for himself and others.)  
Increases the special limitation on the amount of  
industrial bonds that may be issued on a tax-free  
basis to \$10 million.....

Amdt. 572 to  
H.R. 10947

(To amendment No. 692.) Clarifies definition of the  
term "political contribution" so as to include in-  
dependent unaffiliated contributing organizations....

Floor  
amdt. to  
H.R. 10947

Child support.....

Amdt. 852 to  
H.R. 1

Provides that part C of title IV be amended to pro-  
vide for the collection of child support for indi-  
viduals potentially eligible for Federal assistance....

Amdt. 1007 to  
H.R. 1

To increase the Federal share of aid to the aged,  
blind, and disabled and aid to families with  
dependent children by 20 percent (but in no case  
would the modified Federal matching percent  
exceed 103%) for fiscal years 1973 and 1974 (July  
1972 through June 1974).....

Amdt. 1311 to  
H.R. 15300

To prohibit the impoundment of funds from the  
Highway Trust Fund which have been appor-  
tioned and appropriated.....

Amdt. 1313 to  
H.R. 15300

(Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to coun-  
tries denying citizens to emigrate.....

Amdt. 1001 to  
S. 2020

Requires President to recommend spending limit  
which Congress shall approve. If appropriations  
exceed limit, President shall proportionately re-  
duce all controllable budget items. Congress can  
only override spending ceiling initially adopted  
by 2/3 vote of each House.....

Amdt. 1740 to  
H.R. 16810

## BENNETT

- (Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements..... S. 144
- (Introduced by Mr. Pearson for himself and others.)  
To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas..... S. 340
- (Introduced by Mr. Hruska for himself and others.)  
To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes..... S. 431
- To amend the Internal Revenue Code of 1954 to ease the tax burdens of small businesses, and for other purposes..... S. 544
- (Introduced by Mr. Baker for himself and others.)  
To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States..... S. 680
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities..... S. 987
- (Introduced by Mr. Hansen for himself and others.)  
To provide that quotas on certain meat and meat products provided for by sec. 2 of the act of Aug. 22, 1964, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section.... S. 1251
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Internal Revenue Code to encourage an increase in the production of coal..... S. 1309
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Internal Revenue Code to encourage the development and utilization of methods and devices to convert coal and oil shale to low pollutant synthetic fuels by allowing rapid amortization of expenditures incurred in constructing facilities for such purposes..... S. 1310
- (Introduced by Mr. Mondale for himself and others.)  
To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania..... S. 1389
- (Introduced by Mr. Bennett for himself and others.)  
To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes..... S. 1623
- To amend the Tariff Schedules of the United States to eliminate the duty on trinitrotoluene..... S. 1053
- To increase the security and protection of imported merchandise and merchandise for export at ports of entry in the United States from loss or damage as a result of criminal or corrupt practices... S. 1651
- (Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.... S. 1883
- (Introduced by Mr. Hartke for himself and others.)  
To provide for orderly trade in iron and steel products..... S. 2305
- (Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict..... S. 2914
- (Introduced by Mr. Curtis for himself and others.)  
To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and shareholder employees of electing small business corporations..... S. 3012

BENNETT—Continued

(Introduced by Mr. Dominick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971"-----

To amend the Internal Revenue Code of 1954 with respect to the income tax treatment of certain distributions and sales pursuant to the Bank Holding Company Act Amendments of 1970-----

(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973-----

(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil-----

(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes--

(Introduced by Mr. Fannin for himself and others.) To amend section 516 of the Tariff Act of 1930--

AMENDMENTS

S. 3056	Codifies Senate committee report language relating to "accounting for the investment tax credit" so as to allow the use of "flow-through" in the financial reporting of net income-----	Floor amdt. to H.R. 10947
S. 3111	Peer review of services under medicare-----	Amdt. 823 to H.R. 1
S. 3123	(Introduced by Mr. Bennett for himself and others.) To increase social security benefits 10 percent and provides for automatic increases in benefits as the cost of living rises-----	Amdt. 1310 to H.R. 15300
S. 3383	Extends the relief provisions of sec. 105(h)(1) of the Internal Code of 1954 to disasters occurring within 6 months after the close of the taxable year-----	Amdt. 1314 to H.R. 15300
S. 3651	Provides for duty free entry of upholstery regulators, upholsterer's regulating needles, and upholsterer's pins-----	Amdt. 1515 to H.R. 3780
S. 3904	Prohibits the importation into the United States of certain pre-Columbian monumental or architectural sculpture or murals exported contrary to the laws of the countries of origin-----	Amdt. 1547 to H.R. 3780
	Modifies sec. 172(b)(1) of Internal Revenue Code of 1954, to permit net operating losses of regulated air transportation companies to be carried back 5 years and carried forward for 5 years-----	Amdt. 1020 to H.R. 610
	To free the Archdiocese of the City of Detroit from paying certain taxes-----	Fl. amdt. to H.R. 7577
	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate-----	Amdt. 1691 to S. 2620

## BENTSEN

		-AMENDMENTS		
<p>(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes.....</p>	S. 1	<p>(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas.....</p>		Amdt. 602 to H.R. 10047
<p>(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....</p>	S. 346	<p>(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....</p>		Amdt. 805 to H.R. 1
<p>To amend sec. 4182 of the Internal Revenue Code of 1954.....</p>	S. 800	<p>(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....</p>		Amdt. 899 to H.R. 1
<p>(Introduced by Mr. Ribicoff for himself and Mr. Bentsen.) To amend the Social Security Amendments of 1965 and title XVIII of the Social Security Act to permit individuals who are age 65 or over and who are not otherwise covered by the hospital insurance program established by part A of such title to enroll and become covered under such program upon payment of a monthly premium.....</p>	S. 880	<p>(Introduced by Mr. Bentsen for himself and Mr. Humphrey.) Amends the provision in H.R. 1 which details how medicare shall reimburse for the services of teaching physicians by changing the effective date from December 13, 1972 to June 30, 1973.....</p>		Amdt. 1700 to H.R. 1
<p>(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....</p>	S. 1335	<p>(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....</p>		Amdt. 1601 to S. 2620
<p>(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania.....</p>	S. 1380	<p>(Introduced by Mr. Gurney for himself and others.) Amends the formula for determining the amount of entitlement of each State.....</p>		Amdt. 1215 to S. 3051
<p>(Introduced by Mr. Allott for himself and others.) To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions.....</p>	S. 2851			
<p>(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....</p>	S. 3123			
<p>To amend sec. 2039 of the Internal Revenue Code of 1954 (relating to estate tax treatment of annuities.).....</p>	S. 3352			
<p>(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....</p>	S. 4001			

## BIBLE

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 111	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 291H
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 310	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3003
(Introduced by Mr. Cannon for himself and Mr. Bible.) To amend the Internal Revenue Code of 1954 to allow a credit against the occupational tax on coin-operated gaming devices for similar taxes presently imposed by a State where the operation of such devices is legal.....	S. 303	(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under sec. 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....	S. 3227
(Introduced by Mr. Bible for himself and Mr. Cannon.) To amend the Internal Revenue Code of 1954 to exclude from gross income allowances paid under section 5942 of title 5, United States Code.....	S. 051	(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.....	S. 3393
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1173	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness.....	S. 1376	<b>SENATE RESOLUTIONS</b>	
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408	(Introduced by Mr. Hartke for himself and others.) Urging the President to take necessary measures to prevent heroin from being imported into the United States.....	S. Res. 64
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....	S. 1615	<b>AMENDMENTS</b>	
(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741	(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit--14% instead of 7%--for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.....	Amdt. 475 to H.R. 10947
(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.....	S. 1883	Eliminates the "offset" in the used property rules so that purchases of new equipment will not reduce the amount of used property that may be eligible for the credit.....	Amdt. 481 to H.R. 10947
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365	(Introduced by Mr. Cannon for himself and Mr. Bible.) Provides credit for State taxes up to 50 percent of the Federal tax on legal coin-operated gaming devices.....	Floor amdt. to H.R. 10947
(Introduced by Mr. Bible for himself and Mr. Cannon.) To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for transportation expenses of certain individuals employed at remote Federal installations.....	S. 2624	(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1

## BIBLE—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Church for himself and others.)

Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....

Amdt. 999 to  
H.R. 1

(Introduced by Mr. Gurney for himself and others.)

Amends the formula for determining the amount of entitlement of each State.....

Amdt. 1215 to  
S. 3651

(Introduced by Mr. Metcalf for himself and others.)

To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions.....

Amdt. 1459 to  
H.R. 14370

(Introduced by Mr. Jackson for himself and others.)

Denies most-favored-nation treatment to countries denying citizens to emigrate.....

Amdt. 1691 to  
S. 2620

## BOGGS

(Introduced by Mr. Boggs for himself and others.) To amend the Social Security Act to establish a national catastrophic illness insurance program under which the Federal Government, acting in cooperation with State insurance authorities and the private insurance industry, will reinsure and otherwise encourage the issuance of private health insurance policies which make adequate health protection available to all Americans at a reasonable cost.....	S. 191	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 316	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes..	S. 3651
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1836.....	S. 1071	(Introduced by Mr. Roth for himself and Mr. Boggs.) To amend the Internal Revenue Code of 1954, to disregard children's benefits received by an individual under the Social Security Act in determining whether that individual is a dependent of a taxpayer.....	S. 4024
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	<b>AMENDMENTS</b>	
(Introduced by Mr. Roth for himself and Mr. Boggs.) To provide a temporary program for the sharing of Federal revenues with States and communities; to provide for a tax credit designed to encourage States to increase certain aspects of their revenue efforts; and to provide for the collection of State and local income taxes by the Federal Government..	S. 2080	(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14% instead of 7% - for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.....	Amdt. 475 to H.R. 10947
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products .....	S. 2365	(Introduced by Mr. Pearson for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict .....	S. 2944	(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption.....	Amdt. 1613 to H.R. 1
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123	(Introduced by Mr. Roth for himself and others.) Limitation on Federal funds for social services..	Amdt. 1505 to H.R. 14370
(Introduced by Mr. Buckley for himself and others.) To terminate the obligation of States to return funds deposited with them pursuant to the U.S. Deposit Fund Act of 1836.....	S. 3440	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to S. 2020

## BROCK

(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....	S. 4	(Introduced by Mr. Baker for himself and others.) To amend section 112 of the Internal Revenue Code of 1954 to extend the tax benefits provided thereunder for members of the Armed Forces who are prisoners of war or in a missing status in Vietnam, and to exclude from income tax the compensation of other members of the uniformed services while they are in a missing status.....	S. 2310
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2044
(Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.....	S. 317	(Introduced by Mr. Dominick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971".....	S. 3050
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for social agency, legal, and related expenses incurred in connection with the adoption of a child by the taxpayer.....	S. 455	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3003
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes.....	S. 1437	(Introduced by Mr. Baker for himself and others.) To provide payment to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....	S. 3051
To amend title II of the Social Security Act and chs. 2 and 21 of the Internal Revenue Code of 1954 to exclude from earnings for social security benefit and tax purposes certain royalties and renewal commissions paid to an individual after the year in which he attained age 65, and certain payments made to an individual's survivors or estate after the year of his death.....	S. 1877	(Introduced by Mr. Brock for himself and Mr. Baker.) To create a special tariff provision for imported glycine and related products.....	S. 3084
To amend the Internal Revenue Code of 1954 to provide for the determination of reasonable additions to bad debt reserves for real property loans by banks in the manner for such determination by certain other financial institutions.....	S. 2018	<b>AMENDMENTS</b>	
To restore the investment tax credit for investment in certain depreciable property.....	S. 2188	(Introduced by Mr. Roth for himself and others.) Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$220,232,000,000.....	Amdt. 642 to H.R. 10947
To amend the Internal Revenue Code of 1954 to provide for reasonable additions to bad debt reserves for qualifying real property loans by banks comparable to such additions by certain other financial institutions.....	S. 2255	(Introduced by Mr. Roth for himself and others.) Federal budget expenditure and net lending limitation.....	Amdt. 956 to S. 12910
		To establish quotas on the importation of detail drawings for fabrication of structural steel.....	Amdt. 1185 to S. 2365
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1091 to S. 2020
		(Introduced by Mr. Roth for himself and others.) In lieu of establishing a new family assistance program, provides for testing of welfare alternatives.....	Amdt. 1077 to H.R. 1

## BROOKE

(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes.....	S. 1	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.....	S. 317	(Introduced by Mr. Taft for himself and others.) To amend the Internal Revenue Code of 1954, to allow a credit against the individual income tax for tuition paid for the elementary or secondary education of dependents.....	S. 3530
(Introduced by Mr. Williams for himself and others.) To amend the Social Security Act to provide increases in benefits under the old-age, survivors, and disability insurance program, to provide health insurance benefits for the disabled, and for other purposes.....	S. 923	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1830.....	S. 1071	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....	S. 3651
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program.....	S. 3704
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania.....	S. 1350	(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.....	S. 1810	<b>SENATE JOINT RESOLUTIONS</b>	
(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs.....	S. 2632	Directing the Secretary of the Treasury to study, and report to the Congress, with respect to the necessity or desirability of Federal regulation of persons engaged in the business of preparing tax returns and methods by which such regulation can be accomplished.....	S.J. Res. 86
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2944	<b>SENATE RESOLUTIONS</b>	
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3003	(Introduced by Mr. Harris for himself and others.) Calling upon the President to eliminate the oil import quota system.....	S. Res. 200
		<b>AMENDMENTS</b>	
		(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1
		(Introduced by Mr. Percy for himself and Mr. Brooke.) Social security cash benefits.....	Amdt. 835 to H.R. 1
		(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1

## BROOKE—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services .....	Amdt. 955 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides that the benefit levels under the adult assistance program shall be at the rate of \$1,920 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic annual, cost-of-living increases starting in 1974..	Amdt. 998 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates .....	Amdt. 999 to H.R. 1
(Introduced by Mr. Pell for himself and Mr. Brooke.) Provides for the gradual elimination by Jan. 1, 1975, of the supplementary medical insurance deductible.....	Amdt. 1093 to H.R. 1
(Introduced by Mr. Pell for himself and Mr. Brooke.) Provides for the elimination of the 3-day inpatient hospital stay requirement for medicare coverage of extended care services, provided the need for such services is confirmed as a result of findings made while the individual was receiving outpatient diagnostic services. Also provides for an increase in the number of covered posthospital home health visits from 100 to 200.....	Amdt. 1097 to H.R. 1
(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amdt. 1103 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1112 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....	Amdt. 1144 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school .....	Amdt. 1146 to H.R. 1
(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential" .....	Amdt. 1147 to H.R. 1

## AMENDMENTS—Continued

Welfare: Treatment of grant under public housing .....	Amdt. 1657 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Disregard of social security increases for welfare, veterans' pensions, food stamps and surplus commodities.....	Amdt. 1675 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Medicaid: Day care for the aged.....	Amdt. 1680 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs.....	Amdt. 1703 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To require States not to reduce medical services which they are currently providing.....	Fl. amdt. to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1992(d) in Medicaid.....	Amdt. 1704 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for Medicaid services.....	Amdt. 1705 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their Medicaid programs.....	Amdt. 1706 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation..	Amdt. 1707 to H.R. 1
(Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970.....	Amdt. 1692 to H.R. 610
(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973.....	Amdt. 628 to H.R. 10947
(Introduced by Mr. Mondale for himself and Mr. Brooke.) Extends "most favored nation" treatment to products of Romania.....	Amdt. 650 to H.R. 10947
(Introduced by Mr. Javits for himself and others.) Revenue sharing: Additional funds.....	Amdt. 1465 to H.R. 14370
(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota .....	Amdt. 108 to H.R. 8806

## BROOKE—Continued

## AMENDMENTS—Continued

- (Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to coun- Amdt. 1691 to  
tries denying citizens to emigrate..... S. 2620
- (Introduced by Mr. Magnuson for himself and  
others.) To permit a State with an insured unem-  
ployment rate of at least 4% to continue an ex-  
tended benefit period which terminated on or after  
Apr. 1, 1972, solely because insured unemployment  
is less than 120% of the rate in the prior 2 years,  
but only for weeks of unemployment which occur  
after the date of enactment of the amendment or,  
if later, after the date established pursuant to  
the State's unemployment insurance law..... Fl. amdt. to  
H.R. 16810

## BUCKLEY

(Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect  
to ammunition recordkeeping requirements.....

To provide for the shifting to the States of Federal  
income tax collections from individuals.....

(Introduced by Mr. Baker for himself and others.)  
To amend section 112 of the Internal Revenue  
Code of 1954 to extend the tax benefits provided  
thereunder for members of the Armed Forces  
who are prisoners of war or in a missing status in  
Vietnam, and to exclude from income tax the  
compensation of other members of the uniformed  
services while they are in a missing status.....

(Introduced by Mr. Allott for himself and others.)  
To amend the Internal Revenue Code of 1954 with  
respect to certain charitable contributions.....

(Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code  
of 1954 to exclude from gross income the entire  
amount of the compensation of members of the  
Armed Forces of the United States and of civilian  
employees who are prisoners of war, missing in  
action, or in a detained status during the Vietnam  
conflict.....

(Introduced by Mr. Dominick for himself and oth-  
ers.) To amend Public Law 92-178, the "Revenue  
Act of 1971".....

(Introduced by Mr. Roth for himself and others.)  
To impose a statutory limit on expenditures and  
net lending during fiscal year 1973.....

(Introduced by Mr. Chiles for himself and others.)  
To amend the Internal Revenue Code of 1954 to  
provide that no interest shall be payable by a  
person to whom an erroneous refund is made if  
the erroneous refund is made due to an error by  
an officer or employee of the United States.....

(Introduced by Mr. Buckley for himself and others.)  
To terminate the obligation of States to return  
funds deposited with them pursuant to the U.S.  
Deposit Fund Act of 1836.....

## AMENDMENTS

S. 144	(Introduced by Mr. Roth for himself and others.) Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$220,232,000,000.....	Amdt. 642 to H.R. 10947
S. 1577	Urges the President to free Canada and Mexico from any import restraint imposed under the authority provided in title VI of H.R. 10947 and from the 10 percent import surcharge proclaimed by the President on August 15.....	Amdt. 669 to H.R. 10947
S. 2310	Provides a \$25 individual tax credit for political contributions and \$50 in the case of a joint re- turn, or allowing a tax deduction for such contri- bution of up to \$50 in the case of an individual, and \$100 in the case of a joint return.....	Floor amdt. to H.R. 10947
S. 2851	(To amendment 692.) Establishes a formula for re- imbursement of campaign expenses of qualified independent party candidates.....	Floor amdt. to H.R. 10947
S. 2044	(To amendment 692.) Bars funds to be appropri- ated to the Presidential Election Campaign Fund in any year unless a majority of individuals filing returns designate funds therefor.....	Floor amdt. to H.R. 10947
S. 3050	(Introduced by Mr. Roth for himself and others.) In lieu of establishing a new family assistance program, provides for testing of welfare alternatives.....	Amdt. 1077 to H.R. 1
S. 3123	(Introduced by Mr. Roth for himself and others.) Tests of welfare and workfare programs.....	Amdt. 1068 to H.R. 1
S. 3152	Revenue sharing: Tax credit substitute.....	Amdt. 1460 to H.R. 14370
S. 3440	Revenue sharing: Distribution of funds among States.....	Amdt. 1470 to H.R. 14370
	Revenue sharing: 2-year program.....	Amdt. 1471 to H.R. 14370
	Revenue sharing: Deletion of certain requirements..	Amdt. 1472 to H.R. 14370
	Revenue sharing: Adjustment for new taxing powers.....	Amdt. 1484 to H.R. 14370
	To provide for adjustment where new taxing powers are conferred upon local governments.....	Floor amdt. to H.R. 14370
	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to coun- tries denying citizens to emigrate.....	Amdt. 1601 to S. 2020
	(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget.....	Fl. amdt. to H.R. 16810
	(Introduced by Mr. Mondale for himself and others.) To make \$800 million available for child care services to State and local governments.....	Fl. amdt. to H.R. 1

## BURDICK

- (Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements..... S. 144
- (Introduced by Mr. Burdick for himself and others.)  
To amend the Tariff Act of 1930 so as to exempt certain private aircraft entering or departing from the United States and Canada at night or on Sunday or a holiday from provisions requiring payment to the United States for overtime services of customs officers and employees..... S. 155
- To amend the Internal Revenue Code of 1954 to provide for the continuation of the investment tax credit for small businesses, and for other purposes..... S. 158
- (Introduced by Mr. Anderson for himself and others.) To amend title XVIII of the Social Security Act so as to include chiropractor's services among the benefits provided by the insurance program established by part B of such title..... S. 537
- (Introduced by Mr. Burdick for himself and others.)  
To amend the Tariff Schedules of the United States to accord to the Trust Territory of the Pacific Islands the same tariff treatment as is provided for insular possessions of the United States..... S. 586
- (Introduced by Mr. Metcalf for himself and others.)  
To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder..... S. 1173
- (Introduced by Mr. Hansen for himself and others.)  
To provide that quotas on certain meat and meat products provided for by sec. 2 of the act of Aug. 22, 1964, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section..... S. 1251
- (Introduced by Mr. Hartke for himself and others.)  
To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder..... S. 1335
- (Introduced by Mr. Long for himself and others.)  
To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness..... S. 1376
- (Introduced by Mr. Muskie for himself and others.)  
To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 1408
- (Introduced by Mr. Bible for himself and others.)  
To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses..... S. 1615
- (Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes..... S. 1883
- To amend the Internal Revenue Code of 1954 to allow a deduction for amounts paid by an individual to prevent flood damage to his residence or for flood insurance..... S. 2531
- To amend the Internal Revenue Code of 1954 to exempt certain farm vehicles from the highway use tax, and to require that evidence of payment of such tax is shown on highway motor vehicles subject to such tax..... S. 2645
- (Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict..... S. 2944
- (Introduced by Mr. Muskie for himself and others.)  
To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 3003
- (Introduced by Mr. Tunney for himself and others.)  
To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed... S. 3227
- (Introduced by Mr. Cook for himself and others.)  
To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment..... S. 3393
- (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans..... S. 3598
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts... S. 3841
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings..... S. 4001

## AMENDMENTS

- (Introduced by Mr. Metcalf for himself and others.)  
Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons..... Amdt. 305 to H.R. 1

## BURDICK—Continued

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates -----	Amdt. 999 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses -----	Amdt. 1653 to H.R. 1
(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation -----	Fl. amdt. to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14% instead of 7%—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property -----	Amdt. 475 to H.R. 10947
(Introduced by Mr. Humphrey for himself and others.) Makes the 7% investment tax credit available with respect to farm equipment purchased on or after Jan. 1, 1971 -----	Amdt. 601 to H.R. 10947
(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions -----	Amdt. 1357 to H.R. 14370
(Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions -----	Amdt. 1459 to H.R. 14370

BYRD, Jr., of Virginia

(Introduced by Mr. Long for himself and others.)  
To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness-----

S. 1376

To extend the period within which members of the Armed Forces serving on extended active duty may acquire a new principal residence-----

S. 1610

(Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict-----

S. 2044

## SENATE JOINT RESOLUTION

To establish a commission on seeking means of modernizing and organizing the Federal welfare programs-----

S.J. Res. 39

## AMENDMENTS

Tests of welfare and workfare programs-----

Amdt. 1603 to  
H.R. 1

(Introduced by Mr. Roth for himself and others.)  
Tests of welfare and workfare programs-----

Amdt. 1608 to  
H.R. 1

(Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens to emigrate-----

Amdt. 1691 to  
S. 2020

## BYRD of West Virginia

(Introduced by Mr. Byrd of West Virginia for Mr. McIntyre.) To provide for orderly trade in textile articles and articles of leather footwear, and for other purposes.....	S. 37	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2044
To amend title II of the Social Security Act to provide a more equitable standard in determining disability in the case of certain individuals who have attained age 55, and to reduce certain time requirements which are applicable in determining whether an individual qualifies for benefits based on disability or for the disability freeze.....	S. 703	To amend the Internal Revenue Code of 1954 to permit the deduction of a portion of State sales taxes on motor vehicles which are imposed at a rate higher than the general sales tax rate.....	S. 3054
To amend title II of the Social Security Act to provide that monthly insurance benefits, when based upon attainment of retirement age, will be payable in full at age 62 and on an actuarially reduced basis at age 60.....	S. 865	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
To repeal the provisions of title II of the Social Security Act which provide for reduction of disability benefits on account of receipt of workmen's compensation.....	S. 920	<b>AMENDMENTS</b>	
To amend title II of the Social Security Act to provide a 12-percent across-the-board increase in benefits (with a minimum old-age or disability benefit of a \$100), and to provide for the financing of such increase by raising the wage base to \$9,000 and by making appropriate adjustments in the social security tax rates.....	S. 1056	Removes provision of present law limiting combined disability insurance and workmen's compensation benefits to 80 percent of average earnings.....	Amdt. 665 to H.R. 10947
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas.....	Amdt. 692 to H.R. 10947
To amend title II of the Social Security Act so as to reduce to 50 the age at which a woman may begin to receive actuarially reduced widow's insurance benefits thereunder.....	S. 1514	(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741	(Introduced by Mr. Randolph for himself and Mr. Byrd of West Virginia.) To provide that social security coverage would be protected to certain policemen and firemen in West Virginia for whom social security taxes had been erroneously paid..	Amdt. 1211 to H.R. 1
To provide that disabled individuals entitled to disability insurance benefits under sec. 223 of the Social Security Act, and individuals in the corresponding categories under the Railroad Retirement Act of 1937, shall be eligible for health insurance benefits under title XVIII of the Social Security Act without regard to their age.....	S. 1937	To provide that, where the rate of a State or local sales tax on motor vehicles is higher than the general sales tax rate, that part of the tax paid which is equal to a tax imposed at the general sales tax rate will be deductible.....	Fl. amdt. to H.R. 1467
(Introduced by Mr. Byrd of West Virginia for Mr. Williams.) To amend title II of the Social Security Act to permit the payment of benefits to a married couple on their combined earnings record where that method of computation produces a higher combined benefit.....	S. 2008	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to S. 2020
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365	(Introduced by Mr. Byrd of West Virginia for himself and others.) To make everyone eligible to receive social security benefits at age 60, and in the case of widows at age 55.....	Fl. amdt. to H.R. 1

## CANNON

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements-----	S. 144	(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by pt. B of such title-----	S. 3127
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas-----	S. 346	(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed--	S. 3227
(Introduced by Mr. Cannon for himself and Mr. Bible.) To amend the Internal Revenue Code of 1954 to allow a credit against the occupational tax on coin-operated gaming devices for similar taxes presently imposed by a State where the operation of such devices is legal-----	S. 393	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings-----	S. 4001
(Introduced by Mr. Cannon for himself and others.) To amend the Internal Revenue Code of 1954 to reduce the tax on fuel used in noncommercial aviation -----	S. 593		
(Introduced by Mr. Bible for himself and Mr. Cannon.) To amend the Internal Revenue Code of 1954 to exclude from gross income allowances paid under section 5942 of title 5, United States Code -----	S. 951		
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder-----	S. 1335		
(Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes -----	S. 1437		
To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title -----	S. 1027		
To amend title II of the Social Security Act to increase from \$70.40 to \$100 the minimum monthly insurance benefit payable thereunder-----	S. 1628		
(Introduced by Mr. Cannon for himself and Mr. Bible.) To provide that recipients of old-age assistance, aid to the blind, or aid to the permanently and totally disabled will not suffer reductions in the amount of such aid or assistance because of future increases in monthly benefits under title II of the Social Security Act-----	S. 1807		
To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder-----	S. 2135		
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products -----	S. 2365		
(Introduced by Mr. Bible for himself and Mr. Cannon.) To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for transportation expenses of certain individuals employed at remote Federal installations-----	S. 2624		
		<b>AMENDMENTS</b>	
		(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly-----	Amdt. 895 to H.R. 1
		(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates-----	Amdt. 999 to H.R. 1
		(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971-----	Amdt. 541 to H.R. 8312
		(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit--14% instead of 7%--for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property-----	Amdt. 475 to H.R. 10947
		(Introduced by Mr. Kennedy for himself and others.) Allows a tax credit of one-half of the first \$50 contributed to political campaigns for Federal, State or local office-----	Amdt. 643 to H.R. 10947
		(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas-----	Amdt. 692 to H.R. 10947
		(Introduced by Mr. Cannon for himself and Mr. Bible.) Provides credit for State taxes up to 80 percent of the Federal tax on legal coin-operated gaming devices-----	Floor amdt. to H.R. 10047
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate-----	Amdt. 1691 to S. 2020
		(Introduced by Mr. Gurney for himself and others.) Amends the formula for determining the amount of entitlement of each State-----	Amdt. 1215 to S. 3051

## CASE

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 3	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2941
(Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce -----	S. 817	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof -----	S. 2963
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States -----	S. 680	(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed. ....	S. 3227
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1836 -----	S. 1071	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3298
(Introduced by Mr. Ribicoff for himself and others.) To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education -----	S. 1111	(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program -----	S. 3704
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder -----	S. 1173	(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator -----	S. 3705
(Introduced by Mr. Harke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder -----	S. 1335	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings -----	S. 4001
(Introduced by Mr. Percy for himself and others.) To provide for the development of more uniform standards for determining eligibility for the assistance authorized to be provided, under various Federal programs, to facilities for long-term health care (or to the patients thereof) -----	S. 1580	<b>AMENDMENTS</b>	
(Introduced by Mr. Percy for himself and others.) To provide for the conduct of a study and investigation of the provision, under State programs covered under title XIX of the Social Security Act, of care to individuals in long-term health care facilities will be required to comply with appropriate licensing standards -----	S. 1587	Relating to Federal withholding of city income tax -----	Fl. Amdt. to H.R. 7577
(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans -----	S. 1741	(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota -----	Amdt. 198 to H.R. 8869
(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies -----	S. 2620	(Introduced by Mr. Percy for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines and beer shall be deposited in the Highway Trust Fund -----	Amdt. 657 to H.R. 19947
		(Introduced by Mr. Percy for himself and others.) Grants for rehabilitation of aged -----	Amdt. 837 to H.R. 1
		(Introduced by Mr. Percy for himself and others.) Welfare: Fiscal Amdt. 838 to relief -----	Amdt. 838 to H.R. 1

## CASE—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal Interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1142 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....	Amdt. 1144 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school.....	Amdt. 1146 to H.R. 1
(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential".....	Amdt. 1147 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Revenue sharing: Additional funds.....	Amdt. 1165 to H.R. 14370
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....	Amdt. 1669 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to S. 2920
(Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits, services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation.....	Fl. amdt. to H.R. 16810

(Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.....

Fl. amdt. to  
H.R. 16810

(Introduced by Mr. Javits for himself and others.)  
To amend Federal-State Extended Unemployment Compensation Act of 1970.....

Amdt. 1692 to  
H.R. 610

## SENATE RESOLUTIONS

(Introduced by Mr. Harris for himself and others.)  
Calling upon the President to eliminate the oil import quota system.....

S. Res. 206

## CHILES

To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title -----	S. 440	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335		
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408		
To amend the Social Security Act to increase benefits, raise the earnings base, improve computation methods, and otherwise improve the program of old-age, survivors, and disability insurance programs; to make improvements in the medicare, medical, and maternal and child health program with emphasis upon improvements in the operating effectiveness of such programs; and to improve the public assistance programs; and for other purposes.....	S. 2872		
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2048		
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063		
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123		
To exclude service performed by certain nonresident alien circus performers from covered employment under the Social Security Act.....	S. 3143		
(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable by a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.....	S. 3152		
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598		
		<b>AMENDMENTS</b>	
		Add a new provision to the bill by providing a tax deduction for child (or other dependent) care expenses if the care enables the taxpayer to be gainfully employed.....	Amdt. 664 to H.R. 10947
		Social security disability benefits.....	Amdt. 891 to H.R. 1
		(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
		Supplementary revenue sharing grants and Federal funds for social services.....	Amdt. 1504 to H.R. 14370
		(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.....	Amdt. 1687 to H.R. 16810
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to S. 2620
		(Introduced by Mr. Chiles for himself and Mr. Gurney.) To add a new section to assure that Cuban refugees are eligible to receive benefits under the bill.....	Fl. amdt. to H.R. 1

CHURCH

- (Introduced by Mr. Gravel for himself and others.)  
To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes..... S. 1
- (Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements..... S. 144
- (Introduced by Mr. Pearson for himself and others.)  
To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas..... S. 310
- (Introduced by Mr. Percy for himself and Mr. Church.) To amend title II of the Social Security Act to permit a child under certain circumstances to become entitled to a child's insurance benefits thereunder, on the basis of the wages and self-employment income of his grandparents, and to permit certain children who are adopted by their grandparent and who under existing law are not entitled to such insurance benefits to become entitled thereto..... S. 714
- (Introduced by Mr. Williams for himself and others.) To amend the Social Security Act to provide increases in benefits under the old-age, survivors, and disability insurance program, to provide health insurance benefits for the disabled, and for other purposes..... S. 923
- (Introduced by Mr. Church for himself and Mr. McGovern.) To modify the restrictions contained in sec. 170(e) of the Internal Revenue Code of 1954 in the case of certain contributions of ordinary income property..... S. 1212
- (Introduced by Mr. Hartke for himself and others.)  
To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder ..... S. 1335
- (Introduced by Mr. Church for himself and others.)  
To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty.... S. 1615
- To amend the Social Security Act. Payment for extended care and home health services..... S. 1827
- (Introduced by Mr. Muskie for himself and others.)  
To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 3063
- (Introduced by Mr. Roth for himself and others.)  
To impose a statutory limit on expenditures and net lending during fiscal year 1973..... S. 3123

- (Introduced by Mr. Nelson for himself and others.)  
To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions..... S. 3378
- (Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil..... S. 3383
- (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans ..... S. 3508
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings..... S. 4001

SENATE RESOLUTIONS

- To prohibit any notice of an increase in social security payments from referring to any individual who is a candidate for public elective office.... S. Res. 367

## CHURCH—Continued

## AMENDMENTS

- (Introduced by Mr. Pearson for himself and others.)  
Provides for a double tax credit—14% instead of 7%—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property..... Amdt. 475 to H.R. 10947
- (Introduced by Mr. Church for himself and others.)  
Provides that the benefit levels under the adult assistance program shall be at the rate of \$1,920 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic, annual, cost-of-living increases starting in 1974.. Amdt. 998 to H.R. 1
- (Introduced by Mr. Church for himself and others.)  
Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates..... Amdt. 999 to H.R. 1
- (Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OIG lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.. Amdt. 1707 to H.R. 1
- Increases social security benefits 20% ; provides for automatic increases in benefits as the cost of living rises; and increases taxable wages to \$10,800 in 1973 and \$12,000 in 1974..... Amdt. 1307 to H.R. 15390
- (Introduced by Mr. Metcalf for himself and others.)  
To set aside one quarter of 1 percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions..... Amdt. 1459 to H.R. 14370
- (Introduced by Mr. Church for himself and Mr. Nelson.) Federal income tax: Asset depreciation range system..... Amdt. 1495 to H.R. 14370
- (Introduced by Mr. Nelson for himself and Mr. Church.) Federal income tax: Minimum tax..... Amdt. 1496 to H.R. 14370
- (Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns ..... Amdt. 1687 to H.R. 16810
- To allow authors and artists who donate their works to certain qualifying organizations, an income tax deduction of up to 50% of the fair market value of their works (excluding public officials)..... Fl. amdt. to H.R. 7577
- (Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens to emigrate..... Amdt. 1691 to S. 2620
- Provides for a charitable contribution deduction of up to 50% of the fair market value of the works of artists and authors, donated to qualifying exempt recipients..... Amdt. 1752 to H.R. 1467

## COOK

		AMENDMENTS		
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Mathias for himself and others.) Eliminates title X from amendment 692 which contains provisions for the financing of presidential election campaigns through the \$1 checkoff system.....	Amdt. 699 to H.R. 10947	
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Mathias for himself and others.) Changes the types of campaign organizations to which a campaign contribution may be made under amendment 692 and still qualify for a tax credit or income tax deduction.....	Amdt. 701 to H.R. 10947	
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	Changes that provision of Amdt. 692, relating to certifications by the Comptroller General, under the Presidential Election Campaign Fund Act of 1971.....	Amdt. 712 to H.R. 10947	
(Introduced by Mr. Mathias for himself and Mr. Cook.) To establish the Advisory Commission on Federal Tax Forms, and for other purposes.....	S. 1520	(Introduced by Mr. Cooper for himself and others.) Deletes the \$1 check-off system and the Presidential Election Campaign Fund of Amendment 692.....	Amdt. 728 to H.R. 10947	
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365	(Introduced by Mr. Cooper for himself and others.) Tax credit for political campaign contributions of 1/2 of the first \$50 (maximum of \$25) or a deduction for full amount up to a limit of \$100.....	Amdt. 745 to H.R. 10947	
(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs.....	S. 2632	(To amendment No. 692.) Eliminates \$1,000 exemption to limitation on political contributions by unauthorized committees.....	Floor amdt. to H.R. 10947	
(Introduced by Mr. Dominick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971".....	S. 3056	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled....	Amdt. 800 to H.R. 1	
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled..	Amdt. 801 to H.R. 1	
(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.....	S. 3393	(Introduced by Mr. Percy for himself and others.) Welfare: Fiscal relief.....	Amdt. 838 to H.R. 1	
To assist the States in raising revenues by making more uniform the incidence and rate of tax imposed by States on the severance of coal.....	S. 3444	(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1	
(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes....	S. 3651	(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation..	Amdt. 1707 to H.R. 1	
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to S. 2620	

## COOPER

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 3	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes..	S. 3651
(Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce-----	S. 317	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings-----	S. 4001
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas-----	S. 346		
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States-----	S. 690		
(Introduced by Mr. Scott for himself and others.) To revise the Federal election laws, and for other purposes -----	S. 950		
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam-----	S. 1233		
(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies-----	S. 2620		
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict-----	S. 2944		
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof-----	S. 3063		
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973-----	S. 3123		
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3598		
		<b>AMENDMENTS</b>	
		(Introduced by Mr. Cooper for himself and others.) Deletes the \$1 check-off system and the Presidential Election Campaign Fund of Amendment 692..	Amdt. 728 to H.R. 10347
		(Introduced by Mr. Cooper for himself and others.) Tax credit for political campaign contributions of one-half of the first \$50 (maximum of \$25) or a deduction for full amount up to a limit of \$100-----	Amdt. 745 to H.R. 10347
		(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption-----	Amdt. 1613 to H.R. 1
		(Introduced by Mr. Byrd of West Virginia for himself and others.) To make everyone eligible to receive social security benefits at age 69, and in the case of widows at age 55.-----	Pl. amdt. to H.R. 1

## COTTON

		AMENDMENTS		
(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....	S. 4	Adds a new section to the bill which provides that the President, upon finding that imports of a commodity are causing injury to U.S. industries or adversely affecting the balance of payments, may impose quotas or other restrictions on the importation of the commodity as he determines to be necessary.....	Amdt. 698 to	
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas..	S. 576		H.R. 10047	
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....		(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to	H.R. 1
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1836.....	S. 680	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to	S. 2620
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....	S. 1071	(Introduced by Mr. Gurney for himself and others.) Amends the formula for determining the amount of entitlement of each State.....	Amdt. 1215 to	S. 3651
(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.....	S. 1233			
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 1816			
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 2944			
(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts..	S. 3123			
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 3811			
	S. 4001			

## CRANSTON

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 3	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder -----	S. 2135
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for social agency, legal, and related expenses incurred in connection with the adoption of a child by the taxpayer -----	S. 455	To amend title II of the Social Security Act to permit the payment of the lump-sum death payment to pay the burial and memorial services expenses and related expenses for an insured individual whose body is unavailable for burial -----	S. 2459
(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes -----	S. 834	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies -----	S. 2620
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon improvements in operating effectiveness of such programs, and for other purposes -----	S. 936	To establish an urban mass transportation trust fund, and for other purposes -----	S. 2688
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide 100 percent Federal financing of the benefits payable thereunder --	S. 973	(Introduced by Mr. Allott for himself and others.) To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions -----	S. 2851
(Introduced by Mr. Cranston for himself and Mr. Tunney.) To regulate and foster commerce among the States by providing a uniform system for the application of sales and use taxes to interstate commerce -----	S. 1210	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2914
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder -----	S. 1335	(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title -----	S. 3127
(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness -----	S. 1376	(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) -----	S. 3327
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania -----	S. 1380	(Introduced by Mr. Cranston for himself and Mr. Tunney.) To amend the Social Security Act to assure that whenever there is a general increase in social security benefits there will be a corresponding increase in the standard of need used to determine eligibility for aid or assistance under State plans approved under title I, X, XIV, or XVI of such act -----	S. 3328
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof -----	S. 1408	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3598
(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income -----	S. 1442	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes --	S. 3651

## CRANSTON—Continued

(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program -----	S. 3704
(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator-----	S. 3705
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings-----	S. 4001
<b>AMENDMENTS</b>	
(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare -----	Amdt. 461 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare-----	Amdt. 559 to H.R. 1
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled-----	Amdt. 800 to H.R. 1
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled--	Amdt. 801 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) Physician assistants under medicare-----	Amdt. 870 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly-----	Amdt. 895 to H.R. 1
(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services -----	Amdt. 955 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates-----	Amdt. 999 to H.R. 1
(Introduced by Mr. Hartke for himself and others.) To provide for coverage of psychologists services under the supplementary medical insurance program (pt. B) of title XVIII-----	Amdt. 1051 to H.R. 1
(Introduced by Mr. Cranston for himself and Mr. Gurney.) To provide medicare coverage for certain individuals who have not attained age 65 but who are entitled to old-age, wife's, husband's, widow's, widower's, or parent's insurance benefits -----	Amdt. 1138 to H.R. 1

## AMENDMENTS--Continued

(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968"-----	Amdt. 1142 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority-----	Amdt. 1143 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel-----	Amdt. 1144 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school -----	Amdt. 1146 to H.R. 1
(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential" -----	Amdt. 1147 to H.R. 1
(Introduced by Mr. Hartke for himself and others.) To provide for the coverage of psychologists' services under medicare-----	Amdt. 1533 to H.R. 1
(Introduced by Mr. Cranston for himself and Mr. Tunney.) Standard of need for aged, blind, and disabled -----	Amdt. 1619 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To require States not to reduce medical services which they are currently providing. ....	Fl. amdt. to H.R. 1
(Introduced by Mr. Hartke for himself and others.) To require study by Secretary of Health, Education, and Welfare of question of availability of clinical psychologists for certain programs-----	Fl. amdt. to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To make \$800 million available for child care services to State and local governments-----	Fl. amdt. to H.R. 1
Provides that for purposes of determining eligibility and benefits under part A of title IV, any recipient of assistance for the aged, blind and disabled shall not be considered an individual of the AFDC family-----	Amdt. 1693 to H.R. 1
Changes the definition of an eligible individual and eligible spouse in the supplemental security income program for the aged, blind, and disabled--	Amdt. 1694 to H.R. 1

## CRANSTON—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Cranston for himself and Mr. Tunney.) Limits the total number of participants in all workfare and family assistance pilot test programs to not more than 5 percent of the total number of recipients under part A of title IV in all States during fiscal year 1972 and limits to 1 the number of test programs that may be carried out in any one State.....	Amdt. 1702 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs.....	Amdt. 1703 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in medicaid.....	Amdt. 1704 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for medicaid services.....	Amdt. 1705 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their medicaid programs.....	Amdt. 1706 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1
Provides that individuals who were recipients of assistance in December 1973 in the aged, blind and disabled categories would be eligible for the supplemental security income program if the resources of such individuals did not exceed the maximum amount of resources in the State plan in effect in October of 1972.....	Amdt. 1708 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota .....	Amdt. 198 to H.R. 8860
(Introduced by Mr. Cranston for himself and others.) Deletes those provisions of the bill relating to protection of the U.S. balance of payments by conferring certain powers on the President during an emergency period.....	Amdt. 640 to H.R. 10947
(Introduced by Mr. Cranston for himself and Mr. Williams.) Excise tax on automobiles and light duty trucks.....	Amdt. 641 to H.R. 10947
(Introduced by Mr. Roth for himself and others.) Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$229,232,000,000.....	Amdt. 642 to H.R. 10947

## AMENDMENTS—Continued

(Introduced by Mr. Cranston for himself and others.) Provides that the repeal (suspension for foreign produced automobiles and light duty trucks) of the excise tax on automobiles and light duty trucks shall only be effective from Aug. 15, 1971, through Dec. 31, 1972.....	Amdt. 685 to H.R. 10947
(Introduced by Mr. Mathias for himself and others.) Allows a tax credit of one-half of the first \$50 contributed to political campaigns for Federal office .....	Amdt. 686 to H.R. 10947
(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas.....	Amdt. 692 to H.R. 10947
(Introduced by Mr. Tunney for himself and Mr. Cranston.) To require States to pass along to aged, blind, and disabled welfare recipients \$15 to the social security benefits increase enacted July 1, 1972 .....	Amdt. 1460 to H.R. 14370
(Introduced by Mr. Hartke for himself and others.) To require that all laborers and mechanics employed by contractors or subcontractors in construction work financed in whole or in part from revenue sharing funds be paid at Davis-Bacon wage rates.....	Amdt. 1462 to H.R. 14370
(Introduced by Mr. Eagleton for himself and Mr. Cranston.) Aid to the aged, blind, and disabled.....	Amdt. 1489 to H.R. 14370
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate.....	Amdt. 1691 to S. 2020
(Introduced by Mr. Jarama of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$259 billion limitation.....	H. amdt. to H.R. 16810
(Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 1% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.....	H. amdt. to H.R. 16810

## CRANSTON—Continued

## AMENDMENTS—Continued

<p>(Introduced by Mr. Percy for himself and Mr. Cranston.) To provide that the House and Senate Appropriations Committees, and the Ways and Means Committee and the Finance Committee, meet, or designate subcommittees to meet, at the beginning of each regular session of Congress to report, after due study, a legislative budget containing an estimate of receipts, a statement of total allowable expenditures, and the amount of the debt increase, if any, necessary for the coming fiscal year .....</p>	<p>Amnd. 1755 to H.R. 16819</p>
<p>(Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970 .....</p>	<p>Amnd. 1692 to H.R. 610</p>

CURTIS

To amend titles X and XVI of the Social Security Act to prohibit any State from imposing a lien on a blind individual's property as a condition of aid or assistance thereunder.....	S. 39	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products .....	S. 2365
To amend sec. 162 of the Internal Revenue Code of 1954.....	S. 63	To amend the Internal Revenue Code of 1954 to provide for a reduced rate of tax for gasoline which contains grain alcohol and no lead.....	S. 2608
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Curtis for himself and others.) To amend sec. 103 of the Internal Revenue Code of 1954.....	S. 2780
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 340	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict .....	S. 2944
To amend title II of the Social Security Act to permit an individual to receive retroactive payments of benefits thereunder if such individual was without fault in failing to make timely application for such benefits.....	S. 682	(Introduced by Mr. Curtis for himself and others.) To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and share-holder employees of electing small business corporations. ....	S. 3012
(Introduced by Mr. Hansen for himself and others.) To provide that quotas on certain meat and meat products provided for by sec. 2 of the act of Aug. 22, 1961, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section.....	S. 1251	(Introduced by Mr. Donflick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971".....	S. 3050
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes .....	S. 1437	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts.....	S. 3841
(Introduced by Mr. Dole for himself and Mr. Curtis.) To amend sec. 103 of the Internal Revenue Code of 1954 to increase the small issue exemption from the industrial development bond provision from \$5,000,000 to \$10,000,000.....	S. 1644	(Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services and programs; providing for a proportional reduction of all schedule items in the budget sufficient to bring spending within the \$250 billion limitation.....	Fl. adm't. to H.R. 16810
(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.....	S. 1883	(Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law .....	Fl. adm't. to H.R. 16810
(Introduced by Mr. Harris for himself and others.) To amend the Internal Revenue Code of 1954 to provide for the valuation of a decedent's interest in a closely held business for estate tax purposes .....	S. 1957		
(Introduced by Mr. Curtis for himself and others.) To amend the Social Security Act to provide for revenue sharing grants to the States to assist them in meeting the costs incurred in operating public assistance programs.....	S. 2037		

## CURTIS—Continued

## AMENDMENTS

## SENATE RESOLUTIONS

Providing for a quota on the importation of candy ----- Amdt. 162 to H.R. 8868

(Introduced by Mr. Curtis for himself and others.)  
Increases the special limitation on the amount of industrial bonds that may be issued on a tax-free basis to \$10 million.----- Amdt. 572 to H.R. 10947

Postpones the appropriation and disbursement of funds which become available under the Presidential Election Campaign Fund Act of 1966 until the first day of the taxable year beginning after the close of the first fiscal year in which the U.S. has a surplus.----- Amdt. 715 to H.R. 10947

(Introduced by Mr. Roth for himself and others.)  
Federal budget expenditure and net lending limitation ----- Amdt. 956 to H.R. 12910

(Introduced by Mr. Bennett for himself and others.)  
To increase social security benefits 10% and provides for automatic increases in benefits as the cost-of-living rises.----- Amdt. 1310 to H.R. 15390

Social security: Coverage of certain ministers.---- Amdt. 1483 to H.R. 14370

Authorizing the Committee on Finance to engage in studies on United States-Canada trade.----- S. Res. 208

## DOLE

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.....	S. 1883
(Introduced by Mr. Dole for himself and others.) To amend sec. 4491 of the Internal Revenue Code of 1954 to provide that the weight portion of the excise tax on the use of civil aircraft shall apply to piston-engined aircraft only if they have a maximum certificated takeoff weight of more than 6,000 pounds.....	S. 323	(Introduced by Mr. Gurney for himself and others.) To amend the Social Security Act to provide increases in benefits, to improve computation methods, and to raise the earnings base under the old-age, survivors, and disability insurance system, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes.....	S. 2542
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 340	(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs.....	S. 2632
(Introduced by Mr. Hruska for himself and others.) To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes.....	S. 431	(Introduced by Mr. Curtis for himself and others.) To amend sec. 103 of the Internal Revenue Code of 1954.....	S. 2780
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas.....	S. 576	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2844
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Dominick for himself and others.) To amend Public Law (2-178, the "Revenue Act of 1971").....	S. 3153
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.....	S. 987	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability insurance benefits thereunder.....	S. 1335	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....	S. 1615	(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.....	S. 3393
(Introduced by Mr. Dole for himself and Mr. Curtis.) To amend sec. 103 of the Internal Revenue Code of 1954 to increase the small issue exemption from the industrial development bond provision from \$5,000,000 to \$10,000,000.....	S. 1644	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....	S. 3651
		(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts.....	S. 3841

## DOLE--Continued

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings. . . . . S. 4001

## AMENDMENTS

(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit (44%) instead of 7% for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property. . . . . Amdt. 475 to H.R. 16947

(Introduced by Mr. Curtis for himself and others.) Increases the special limitation on the amount of industrial bonds that may be issued on a tax-free basis to \$10 million. . . . . Amdt. 572 to H.R. 16947

(Introduced by Mr. Roth for himself and others.) Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$220,232,000,000. . . . . Amdt. 642 to H.R. 16947

(To amendment No. 692) Requires words "the cost of bringing you this message will be paid for by the U.S. Treasury" on printed or in broadcast communications for which payment is to be requested by the candidate. . . . . Floor amdt. to H.R. 16947

(Introduced by Mr. Roth for himself and others.) Amdt. 1505 to H.R. 14370  
Limitation on Federal funds for social services. . . . . H.R. 14370

(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns. . . . . Amdt. 1687 to H.R. 16810

(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens to emigrate. . . . . Amdt. 1691 to S. 2620

(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for equal and State supplementation. . . . . Fl. amdt. to H.R. 1

## DOMINICK

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements-----	S. 144	(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes----	S. 1883
(Introduced by Mr. Dole for himself and others.) To amend sec. 4491 of the Internal Revenue Code of 1954 to provide that the weight portion of the excise tax on the use of civil aircraft shall apply to piston-engined aircraft only if they have a maximum certificated takeoff weight of more than 6,000 pounds.-----	S. 323	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products -----	S. 2365
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.-----	S. 346	For the relief of Hampa Pincuss.-----	S. 2431
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas..	S. 576	(Introduced by Mr. Allott for himself and others.) To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions.-----	S. 2851
(Introduced by Mr. Tower for himself and others.) To amend title II of the Social Security Act to increase the amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title -----	S. 639	(Introduced by Mr. Dominick for himself and Mr. Allott.) To amend the Tariff Schedules of the United States with respect to the classification of certain ceramic articles.-----	S. 2915
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.-----	S. 650	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2944
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.-----	S. 987	(Introduced by Mr. Curtis for himself and others.) To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and shareholder employees of electing small business corporations.-----	S. 3012
(Introduced by Mr. Ribbleff for himself and Mr. Dominick.) To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education.-----	S. 1111	(Introduced by Mr. Dominick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971"-----	S. 3056
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.-----	S. 1233	(Introduced by Mr. Weicker for himself and others.) To facilitate the movement of persons and goods in interstate commerce, and to aid in eliminating the burdens on interstate commerce which result from the lack of adequately coordinated transportation facilities in many parts of the United States, through a comprehensive program of Federal assistance to States and localities to aid in the provision of such facilities.-----	S. 3110
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.-----	S. 1335	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.-----	S. 3123
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.-----	S. 1615	(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable by a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.-----	S. 3152

## DOMINICK—Continued

(Introduced by Mr. Tunney for himself and others.)  
To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed..

S. 3227

(Introduced by Mr. Baker for himself and others.)  
To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes..

S. 3651

(Introduced by Mr. Dominick for himself and Mr. Allott.) To amend the Tariff Schedules of the United States with respect to the classification of certain ceramic articles.....

S. 3810

## AMENDMENTS

Provides that payments out of the Presidential Election Campaign Fund shall be made only after appropriations of such amounts are made by the Congress.....

Amdt. 716 to  
H.R. 10947

Requires the Senate Committee on Finance to make an annual report to the Congress on the cost of administering the Presidential Election Campaign Fund, including the tax cost to taxpayers who do not designate tax payments to the fund.....

Amdt. 717 to  
H.R. 10947

Amends the definition of "political contribution" so that a contribution to a candidate for nomination would not qualify as a political contribution.....

Amdt. 741 to  
H.R. 10947

Provides that the Presidential Election Campaign Fund under the \$1 checkoff system of Amendment C22 shall not exceed \$200 million at any one time .....

Amdt. 742 to  
H.R. 10947

Prohibits tax credits or deductions for contributions to nominees at political conventions or caucuses..

Floor amdt. to  
H.R. 10947

Makes candidates for local office ineligible to receive contributions under title IX of amendment No. 692.....

Floor amdt. to  
H.R. 10947

Requires approval by the Congress, as well as certification by the Comptroller General, of payments to eligible candidates from the Presidential Election Campaign Fund.....

Floor amdt. to  
H.R. 10947

(Introduced by Mr. Roth for himself and others.)  
In lieu of establishing a new family assistance program, provides for testing of welfare alternatives .....

Amdt. 1077 to  
H.R. 1

(Introduced by Mr. Tunney for himself and others.)  
Income tax: Child care expenses.....

Amdt. 1653 to  
H.R. 1

(Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens to emigrate.....

Amdt. 1691 to  
S. 2020

(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget .....

Fl. amdt. to  
H.R. 16810

## EAGLETON

- |   |         |  |         |
|---|---------|--|---------|
| (Introduced by Mr. Pearson for himself and others.)<br>To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....   | S. 340  | (Introduced by Mr. Mondale for himself and others.) To accelerate the effective dates of individual income tax reductions provided by the Tax Reform Act of 1969; to restore the investment credit for small business enterprises; and to provide for the payment of federally financed extended unemployment compensation under Federal-State agreements.....                                   | S. 1725 |
| (Introduced by Mr. Williams for himself and others.) To amend the Social Security Act to provide increases in benefits under the old-age, survivors, and disability insurance program, to provide health insurance benefits for the disabled, and for other purposes.....   | S. 023  | (Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....   | S. 1741 |
| (Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....  | S. 030  | (Introduced by Mr. Eagleton for himself and Mr. Montoya.) To allow a credit against the Federal income tax for State and local real property taxes or an equivalent portion of rent paid on their residences by individuals who have attained age 65....   | S. 1060 |
| (Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide 100 percent Federal financing of the benefits payable thereunder...  | S. 073  | (Introduced by Mr. Bellmon for himself and Mr. Eagleton.) To amend the Social Security Act so as more effectively to assure that certain children, who have been abandoned by a parent, will receive the support and maintenance which such parent is legally required to provide, and otherwise to enforce the duty of parents to provide for the support and maintenance of their children.... | S. 2669 |
| (Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder.....   | S. 1035 | To amend title II of the Social Security Act to reduce from 20 to 10 years the length of time a divorced woman's marriage to an insured individual must have lasted in order for her to qualify for wife's or widow's benefits on his wage record....  | S. 2801 |
| (Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....   | S. 1173 | To amend title II of the Social Security Act so as to remove the present dollar limit on the amount of the lump-sum death payment.....   | S. 2084 |
| (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....  | S. 1335 | (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....  | S. 3063 |
| (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....   | S. 1408 | (Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed...   | S. 3227 |
| (Introduced by Mr. McGovern for himself and others.) To provide assistance to defense workers whose employment has been adversely affected by the transition to peacetime economy.....  | S. 1631 | (Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-078).....  | S. 3327 |
| To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty... | S. 1645 | (Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.....   | S. 3378 |

## EAGLETON--Continued

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----

S. 3598

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings-----

S. 4001

## AMENDMENTS

(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971-----

Amdt. 541 to  
H.R. 8312

(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit--14% instead of 7%--for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property-----

Amdt. 475 to  
H.R. 10947

Allows persons 65 years or older a tax credit, up to \$30 a year, for real property taxes paid on their residence (or rent constituting such taxes)-----

Amdt. 687 to  
H.R. 10947

(Byrd of West Virginia for Harris and Eagleton) Directs the President to submit to Congress by May 15, 1972 a tax reform proposal relative to the Federal income, estate, and gift tax system-----

Amdt. 984 to  
H.R. 12910

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare -----

Amdt. 404 to  
H.R. 1

(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled-----

Amdt. 800 to  
H.R. 1

(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled--

Amdt. 801 to  
H.R. 1

Provides for the payment of unreduced disability benefits to the disabled wife (or dependent husband), without regard to age, of a worker who is entitled to Social Security benefits-----

Amdt. 986 to  
H.R. 1

Provides for the payment of unreduced disability benefits to disabled widows (or dependent widowers) without regard to age; under present law reduced benefits are payable starting at age 50---

Amdt. 987 to  
H.R. 1

Reduces from 20 to 10 years the period of time a woman must have been married to an individual in order to qualify for wife's or widow's benefits based on his earnings-----

Amdt. 988 to  
H.R. 1

To provide that in determining an individual's income for purposes of aid to the aged, blind, and disabled any rebate of State or local property taxes would not be counted as income or assets-----

Amdt. 1000 to  
H.R. 1

(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax-----

Amdt. 1208 to  
H.R. 1

(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan-----

Amdt. 1669 to  
H.R. 1

(Introduced by Mr. Eagleton for himself and Mr. Cranston.) Aid to the aged, blind, and disabled---

Amdt. 1489 to  
H.R. 14370

(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns-----

Amdt. 1687 to  
H.R. 16810

(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens right to emigrate-----

Amdt. 1691 to  
S. 2020

## EASTLAND

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas. .	S. 576
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.....	S. 987
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....	S. 1233
(Introduced by Mr. Hansen for himself and others.) To provide that quotas on certain meat and meat products provided for by sec. 2 of the Act of Aug. 22, 1964, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section....	S. 1251
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....	S. 1615
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products .....	S. 2365
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict .....	S. 2941
To amend title II of the Social Security Act to provide for a 5-percent increase in the benefits payable thereunder.....	S. 3062
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001

## SENATE RESOLUTIONS

(Introduced by Mr. Hartke for himself and others.) Urging the President to take necessary measures to prevent heroin from being imported into the United States.....	S. Res. 64
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## AMENDMENTS

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
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ELLENDER

(Introduced by Mr. Long for himself and Mr. Ellender.) To amend the Highway Revenue Act of 1956, and for other purposes-----

S. 3265

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## ERVIN

		AMENDMENTS	
(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....	S. 4	To recommit H.R. 5432 to the Committee on Finance and report back forthwith after deleting provisions increasing the public debt limit but keeping the remaining amendments.....	Floor amdt. to H.R. 5432
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 114	(Introduced by Mr. Spong for himself and Mr. Ervin.) To require the President to notify Congress of the impounding of appropriated funds. If President's action not ratified within 60 days, impounding of funds must cease.....	Amdt. 953 to H.R. 12910
(Introduced by Mr. Baker for himself and others.) To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 080	(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions.....	Amdt. 1357 to H.R. 14370
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1836.....	S. 1071	(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget.....	Fl. amdt. to H.R. 16810
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365	(Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits, services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation.....	Fl. amdt. to H.R. 16810
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063		
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123		
(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts.....	S. 3811		

## FANNIN

- (Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect to annualltion recordkeeping requirements. S. 144
- (Introduced by Mr. Baker for himself and others.)  
To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States. S. 680
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities. S. 087
- (Introduced by Mr. Hansen for himself and others.)  
To provide that quotas on certain meat and meat products provided for by sec. 2 of the act of Aug. 22, 1904, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section. S. 1251
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Internal Revenue Code to encourage an increase in the production of coal. S. 1300
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Internal Revenue Code to encourage the development and utilization of methods and devices to convert coal and oil shale to low pollutant synthetic fuels by allowing rapid amortization of expenditures incurred in constructing facilities for such purposes. S. 1810
- To deny tax exemption under sec. 501 of the Internal Revenue Code of 1954 to organizations which use any of their income or funds for political purposes. S. 1818
- (Introduced by Mr. Hartke for himself and others.)  
To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder. S. 1335
- (Introduced by Mr. McIntyre for himself and others.) To amend the Internal Revenue Code of 1954 and the Social Security Act to provide a comprehensive program of health care for the 1970's by strengthening the organization and delivery of health care nationwide and by making comprehensive health care insurance available to all Americans, and for other purposes. S. 1400
- To amend title XVIII of the Social Security Act to provide coverage under the supplementary medical insurance program for surgical services furnished in certain facilities which are established to perform surgery without inpatient hospitalization. S. 1000
- (Introduced by Mr. Bennett for himself and others.)  
To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes. S. 1023
- (Introduced by Mr. Curtis for himself and others.)  
To amend the Social Security Act to provide for revenue sharing grants to the States to assist them in meeting the costs incurred in operating assistance programs. S. 2037
- (Introduced by Mr. Hartke for himself and others.)  
To provide for orderly trade in iron and steel products. S. 2305
- (Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict. S. 2044
- (Introduced by Mr. Curtis for himself and others.)  
To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and share-holder employees of electing small business corporations. S. 3012
- (Introduced by Mr. Roth for himself and others.)  
To impose a statutory limit on expenditures and net lending during fiscal year 1973. S. 3123
- (Introduced by Mr. Fannin for himself and Mr. Goldwater.) To amend title IV of the Social Security Act to permit greater flexibility in State plans for aid and services to needy families with children. S. 3204
- (Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil. S. 3333

## FANNIN—Continued

(Introduced by Mr. Baker for himself and others.)  
To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes... S. 3051

(Introduced by Mr. Fannin for himself and others.)  
To amend section 516 of the Tariff Act of 1930... S. 3961

## AMENDMENTS

To deny tax exemption to organizations which use any of their income or funds for political purposes ----- Amdt. 31 to S. 956

(Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens right to emigrate..... Admt. 1691 to S. 2620

(Introduced by Mr. Roth for himself and others.)  
Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$229,232,000,000..... Amdt. 642 to H.R. 10947

Adds a new subsection to the Internal Revenue Code providing that labor organizations shall lose their tax exemption if they require their members to pay dues, fees, or other assessments as a condition of employment and use any of the funds to support or oppose any candidate for public office or to support or oppose any political party... Amdt. 708 to H.R. 10947

Permits export promotion expenses to include the costs of shipping export property in U.S. aircraft as well as U.S. vessels..... Floor amdt. to H.R. 10947

Eliminates the "financial institutions" limitation in provision relating to retail income from certain ships or aircraft..... Floor amdt. to H.R. 10947

(To amendment No. 692.) Denies tax-exempt status to organizations with mandatory membership dues or assessments which supports a political candidate ----- Floor amdt. to H.R. 10947

To provide for an 11 percent excise tax on the sale of archery equipment to be paid into the Wildlife Restoration Fund..... Floor amdt. to H.R. 7577

(Introduced by Mr. Metcalf for himself and others.)  
To deal with limitation on fiscal liability of States for optional State supplementation..... Fl. amdt. to H.R. 1

- To amend title II of the Social Security Act to provide a minimum monthly benefit of \$100, to provide a 10-percent increase in other monthly benefits, and to provide for automatic adjustments in benefits, the wage base, and the social security tax rates to reflect future increases in the cost of living ----- S. 320
- To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefit payable to them under such title ----- S. 1270
- To amend title II of the Social Security Act to provide that the widow's or widower's insurance benefit of an individual, who first becomes entitled to such benefit after attainment of age 65, will be equal to 100 percent of the primary insurance amount of the deceased spouse of such individual ----- S. 1280
- (Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ----- S. 2044
- (Introduced by Mr. Baker for himself and others.)  
To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes..- S. 3651

#### SENATE JOINT RESOLUTIONS

- To establish a National Commission on Social Security ----- S.J. Res. 270

#### AMENDMENTS

- (Introduced by Mr. Inouye for himself and others.) Amdt. 1509 to  
Revenue sharing: Alaska and Hawaii ----- H.R. 14370
- (Introduced by Mr. Gravel for himself and others.) Amdt. 1674 to  
Medicaid ----- H.R. 1
- (Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the  
Budget ----- Fl. amdt. to  
H.R. 16810

FULBRIGHT

AMENDMENTS

(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....

S. 936

(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....

S. 1335

(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....

S. 1741

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....

S. 4601

Terminates the President's authority under Title VI of H.R. 10947 on Dec. 31, 1973, instead of Dec. 31, 1976, as in the bill..... Amdt. 672 to H.R. 10947

Shortens the period during which any action that the President takes to protect our balance of payments may remain in effect, unless extended, to 2 years instead of 3 years, as in the bill..... Amdt. 673 to H.R. 10947

Extends the tax deferral privileges of the DISC provision to 5 years instead of 10 years, as in the bill ..... Amdt. 674 to H.R. 10947

GAMBRELL

AMENDMENTS

(Introduced by Mr. Tower for himself and others.)  
To amend title II of the Social Security Act to increase the amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title...

S. 630

Adds additional requirements regarding members of the National Committees of the political parties in order that the party may qualify under the \$1 check-off system of amendment 602..... Amdt. 703 to H.R. 10947

(Introduced by Mr. Tower for himself and Mr. Gambrell.) To permit individuals who have attained age 65 and are still working to elect to forego any social security benefits attributable to such work and to receive a refund, or income tax credit, for social security taxes paid by them on account of such work.....

S. 2563

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates..... Amdt. 999 to H.R. 1

(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....

S. 3123

(Introduced by Mr. Roth for himself and others.) In lieu of establishing a new family assistance program, provides for testing of welfare alternatives..... Amdt. 1077 to H.R. 1

(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable by a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.....

S. 3152

(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses..... Amdt. 1053 to H.R. 1

(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed...

S. 3227

(Introduced by Mr. Roth for himself and Mr. Gambrell.) To limit expenditures and net lending during the fiscal year ending June 30, 1973, under the Federal budget to \$250,000,000,000.... Amdt. 1266 to H.R. 15390

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....

S. 4001

## GOLDWATER

(Introduced by Mr. Dole for himself and others.) To amend sec. 4491 of the Internal Revenue Code of 1954 to provide that the weight portion of the excise tax on the use of civil aircraft shall apply to piston-engined aircraft only if they have a maximum certificated takeoff weight of more than 6,000 pounds.....	S. 323	To provide for the reimbursement to taxpayers of all costs, including legal and accounting fees, incurred by them in contesting second audits of their income tax liability if the second deficiencies are not sustained, and for other purposes. ....	S. 3272
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 340	(Introduced by Mr. Taft for himself and others.) To amend the Internal Revenue Code of 1954, to allow a credit against the individual income tax for tuition paid for the elementary or secondary education of dependents.....	S. 3536
(Introduced by Mr. Baker for himself and others.) To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	For the relief of Jack and Barbara Collins.....	S. 3753
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.....	S. 987	For the relief of Consuela Hagler.....	S. 3767
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1835	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
To repeal the earnings limitation of the Social Security Act.....	S. 1902		
(Introduced by Mr. Curtis for himself and others.) To amend the Social Security Act to provide for revenue sharing grants to the States to assist them in meeting the costs incurred in operating public assistance programs.....	S. 2037		
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2044		
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123		
(Introduced by Mr. Fannin for himself and Mr. Goldwater.) To amend title IV of the Social Security Act to permit greater flexibility in State plans for aid and services to needy families with children .....	S. 3204		

## AMENDMENTS

- (Introduced by Mr. Metcalf for himself and others.)  
Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons ----- Amdt. 395 to H.R. 1
- (Introduced by Mr. Roth for himself and others.)  
In lieu of establishing a new family assistance program, provides for testing of welfare alternatives ----- Amdt. 1077 to H.R. 1
- Requires the candidates of the parties in the presidential election to agree that no contributions will be accepted from labor organizations that requires its members to pay dues, fees or other assessments as a condition of employment and which uses its income or other amounts received to support or oppose any candidate for public office, or any political party, or to carry on voter registration----- Amdt. 734 to H.R. 10947
- Adds a new subsection to the Internal Revenue Code providing that labor organizations shall lose their tax exemption if they levy a fine on an employee for exercising rights under sec. 8(b) of the National Labor Relations Act, including certain rights specified in the amendment----- Amdt. 735 to H.R. 10947
- Adds a new section to the Pastore amendment which would establish a uniform twenty-four hour voting period of from 6:00 p.m. L.S.T. on the first Monday in November to 6:00 p.m. L.S.T. of the following day—which would be applicable in every State ----- Amdt. 736 to H.R. 10947
- Provides that no monies shall be transferred to the Presidential Election Campaign Fund from the U.S. Treasury under the \$1 check-off system of Amdt. 692 in any fiscal year in which the aggregate expenditures by the Government (not including trust funds) exceeds the aggregate receipts (exclusive of trust funds)----- Amdt. 737 to H.R. 10947
- (Introduced by Mr. Roth for himself and others.)  
Tests of welfare and workfare programs----- Amdt. 1668 to H.R. 1
- (Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens to emigrate----- Amdt. 1691 to S. 2620
- (Introduced by Mr. Metcalf for himself and others.)  
To deal with limitation on fiscal liability of States for optional State supplementation ----- Fl. amdt. to H.R. 1

## GRAVEL

(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Fed- eral election campaigns, and for other purposes.....	S. 1	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.....	S. 2135
(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security .....	S. 3	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to nego- tiate commercial agreements including the grant- ing of most-favored-nation treatment with coun- tries having nonmarket economies.....	S. 2020
(Introduced by Mr. Gravel for himself and Mr. Ran- dolph.) To provide a means of financing presiden- tial and congressional election campaigns.....	S. 9	(Introduced by Mr. Harris for himself and others.) To authorize a family assistance plan providing basic benefits to low-income people to provide in- centives for employment and training to improve the capacity for employment of members of poor families, to achieve greater uniformity of treat- ment of recipients than under the Federal-State public assistance programs and to otherwise im- prove such programs, and for other purposes.....	S. 2747
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Muskle for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to en- gage in communications with legislative bodies, and committees and members thereof.....	S. 3003
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishment in rural areas.....	S. 340	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protec- tions and interests of participants and benefi- ciaries of employee pension and welfare benefit plans .....	S. 3508
(Introduced by Mr. Anderson for himself and others.) To amend title XVIII of the Social Secu- rity Act so as to include chiropractor's services among the benefits provided by the insurance program established by pt. B of such title.....	S. 537	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which pro- vides for deductions in monthly benefits on ac- count of excess earnings.....	S. 4001
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemploy- ment Compensation Act of 1970 to expedite the implementation and to provide that 100% Federal financing of the Benefits payable thereunder.....	S. 973		
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1173		
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits there- under.....	S. 1335		
(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness.....	S. 1376		
(Introduced by Mr. Muskle for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408		
To amend the Internal Revenue Code of 1954 to pro- vide that the sale of firearms to law enforce- ment officers who are required to purchase their own firearms for service use shall be exempt from excise tax.....	S. 1420		
(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to pro- vide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income .....	S. 1442		
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and re- lief for small businesses.....	S. 1615		

## GRAVEL—Continued

## AMENDMENTS

Broadens coverage of mentally ill.....	Amdt. 66 to S. 3	(Introduced by Mr. Magnuson for himself and others.) Provides up to 20 weeks of additional unemployment compensation benefits, 100% Federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973.....	Amdt. 628 to H.R. 10047
Broadens coverage of mentally ill.....	Amdt. 236 to S. 8		
(Introduced by Mr. Metcalf for himself and others.) Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons .....	Amdt. 395 to H.R. 1	(Introduced by Mr. Cranston for himself and others.) Deletes those provisions of the bill relating to protection of the U.S. balance of payments by conferring certain powers on the President during an emergency period.....	Amdt. 640 to H.R. 10047
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1	Frees Canada from any import restraint imposed under the authority provided in title VI of H.R. 10947 .....	Amdt. 748 to H.R. 10947
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled.....	Amdt. 800 to H.R. 1	(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions .....	Amdt. 1357 to H.R. 14370
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled..	Amdt. 801 to H.R. 1		
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1	(Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions.....	Amdt. 1459 to H.R. 14370
(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amdt. 1103 to H.R. 1	(Introduced by Mr. Inouye for himself and others.) Revenue sharing; Alaska and Hawaii.....	Amdt. 1509 to H.R. 14370
(Introduced by Mr. Gravel for himself and others.) Medicaid .....	Amdt. 1674 to H.R. 1	(Introduced by Mr. Jackson for himself and others.) To deny most-favored-nation treatment to countries denying citizens right to emigrate.....	Amdt. 1691 to H.R. 2020
(Introduced by Mr. Stevens for himself and Mr. Gravel.) Welfare expenditures.....	Amdt. 1676 to H.R. 1		
Provides for a study to be made as to the feasibility of relating benefits under the Social Security Act to prevailing cost-of-living in various areas. ....	Amdt. 1695 to H.R. 1		
(Introduced by Mr. Gravel for himself and Mr. Stevens.) Excludes from resources for the supplemental security income program certain shares of stock held by natives of Alaska .....	Amdt. 1696 to H.R. 1		
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation ..	Amdt. 1707 to H.R. 1		
(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation.....	Pl. amdt. to H.R. 1		

## GRIFFIN

(Introduced by Mr. Cannon for himself and others.) To amend the Internal Revenue Code of 1954 to reduce the tax on fuel used in noncommercial aviation -----	S. 593	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2044
(Introduced by Mr. Baker for himself and others.) To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States -----	S. 680	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973 -----	S. 3123
(Introduced by Mr. Ribicoff for himself and others.) To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education -----	S. 1111	(Introduced by Mr. Pearson for himself and others.) To amend the Internal Revenue Code of 1954 to exempt certain agricultural aircraft use tax, to provide for the refund of the gasoline tax to the agricultural aircraft operator with the consent of the farmer, and for other purposes -----	S. 3303
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses -----	S. 1615	(Introduced by Mr. Taft for himself and others.) To amend the Internal Revenue Code of 1954, to allow a credit against the individual income tax for tuition paid for the elementary or secondary education of dependents -----	S. 3536
(Introduced by Mr. Bennett for himself and others.) To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes -----	S. 1623	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3598
To amend title II of the Social Security Act and applicable provisions of the Internal Revenue Code of 1954 to provide automatic cost-of-living adjustments in social security benefits, to provide automatic adjustment of the contribution and benefit base, and to liberalize the earnings test ---	S. 1803	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes --	S. 3051
To provide a program of tax adjustment for small business and for persons engaged in small business -----	S. 2165	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings -----	S. 1601
(Introduced by Mr. Pearson for himself and Mr. Griffin.) To authorize the issuance of a special series of savings bonds, the interest on which would be protected against increases in the cost of living, for purchase by individuals who have attained age 65 -----	S. 2245	To amend the Internal Revenue Code of 1954 to provide that in the case of certain corporations net losses from farming shall not be deductible --	S. 1008
(Introduced by Mr. Griffin for himself and others.) To repeal the Federal excise tax on passenger automobiles -----	S. 2285	<b>AMENDMENTS</b>	
To amend the Internal Revenue Code of 1954 to promote additional protection for the rights of participants in private pension plans, to establish minimum standards for vesting, to establish an insurance corporation within the Department of the Treasury, and for other purposes -----	S. 2485	Authorizes a National Adoption Information Exchange System -----	Amdt. 411 to H.R. 1
		Revises the provision permitting designation, by a taxpayer, of \$1.00 of his tax liability to go to a Presidential Election Campaign Fund to provide, instead, that the taxpayer may elect to pay \$1.00 in addition to his tax liability, which sum is to be paid over to the Presidential Election Campaign Fund -----	Amdt. 713 to H.R. 10047
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens right to emigrate -----	Amdt. 1691 to S. 2020
		(Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970 -----	Amdt. 1692 to H.R. 610

## GURNEY

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|--|---------|--|---------|
| (Introduced by Mr. Ribicoff for himself and others.)<br>To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.....  | S. 817  | (Introduced by Mr. Hartke for himself and others.)<br>To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....  | S. 1335 |
| (Introduced by Mr. Pearson for himself and others.)<br>To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....  | S. 840  | (Introduced by Mr. Bible for himself and others.)<br>To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....   | S. 1616 |
| (Introduced by Mr. Hruska for himself and others.)<br>To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes.....  | S. 431  | (Introduced by Mr. Hartke for himself and others.)<br>To provide for orderly trade in iron and steel products.....   | S. 2305 |
| (Introduced by Mr. Tower for himself and others.)<br>To provide tax incentives to encourage physicians to practice medicine in physician shortage areas...   | S. 576  | (Introduced by Mr. Gurney for himself and others.)<br>To amend the Social Security Act to provide increases in benefits, to improve computation methods, and to raise the earnings base under the old-age, survivors, and disability insurance system, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes..... | S. 2512 |
| (Introduced by Mr. Baker for himself and others.)<br>To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....                                      | S. 680  | (Introduced by Mr. Buckley for himself and others.)<br>To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....   | S. 2944 |
| (Introduced by Mr. Scott for himself and others.)<br>To revise the Federal election laws, and for other purposes.....  | S. 956  | (Introduced by Mr. Roth for himself and others.)<br>To impose a statutory limit on expenditures and net lending during fiscal year 1973.....   | S. 3123 |
| (Introduced by Mr. Hansen for himself and others.)<br>To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities..... | S. 987  | (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....  | S. 4001 |
| (Introduced by Mr. Inouye for himself and others.)<br>To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....   | S. 1233 |  |         |
| To amend title II of the Social Security Act to increase the amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title; and to amend title II of the Social Security Act to provide a minimum monthly benefit of \$100.....   | S. 1250 |  |         |
| (Introduced by Mr. Hansen for himself and others.)<br>To provide that quotas on certain meat and meat products provided for by sec. 2 of the act of Aug. 22, 1964, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section....  | S. 1251 |  |         |

## GURNEY—Continued

## AMENDMENTS

(Introduced by Mr. Roth for himself and others.) Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$229,232,000,000.....	Amdt. 612 to H.R. 10947
Social security cash benefits—medicare and medical—aid to the aged, blind and disabled.....	Amdt. 651 to H.R. 10947
(Introduced by Mr. Cooper for himself and others.) Deletes the \$1 check-off system and the Presidential Election Campaign Fund of Amendment 692...	Amdt. 728 to H.R. 10947
(Introduced by Mr. Cooper for himself and others.) Tax credit for political campaign contributions of ½ of the first \$50 (maximum of \$25) or a deduction for full amount up to a limit of \$100.....	Amdt. 745 to H.R. 10947
(Introduced by Mr. Aiken for himself and Mr. Gurney.) Social Security disability benefits.....	Amdt. 798 to H.R. 1
(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services .....	Amdt. 955 to H.R. 1
Provides Medicare coverage for voluntary enrollment in the hospital and medical insurance program for a beneficiary's spouse who is at least 60 years old but under 65 years old.....	Amdt. 989 to H.R. 1
(Introduced by Mr. Church for himself and others.) To provide a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Roth for himself and others.) In lieu of establishing a new family assistance program, provides for testing of welfare alternatives .....	Amdt. 1077 to H.R. 1
(Introduced by Mr. Cranston for himself and Mr. Gurney.) To provide medicare coverage for certain individuals who have not attained age 65 but who are entitled to old-age, wife's husband's, widow's, widower's, or parent's insurance benefits .....	Amdt. 1138 to H.R. 1
(Introduced by Mr. Roth for himself and others.) Tests of welfare and workfare programs.....	Amdt. 1098 to H.R. 1
(Introduced by Mr. Chiles for himself and Mr. Gurney.) To add a new section to assure that refugees are eligible to receive benefits under the bill .....	Pl. amdt. to H.R. 1
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying petitioners right to emigrate.....	Amdt. 1691 to S. 2620
(Introduced by Mr. Gurney for himself and others.) Amends the formula for determining the amount of entitlement of each State.....	Amdt. 1215 to S. 3651
Revenue sharing: Local property tax.....	Amdt. 1485 to H.R. 10370

HANSEN

<p>(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.</p>	<p>S. 141</p>	<p>(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness.</p>	<p>S. 1376</p>
<p>(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.</p>	<p>S. 316</p>	<p>To impose an additional duty on the importation of articles of any foreign country if such country nationalizes or otherwise seizes property owned by U.S. citizens of the United States.</p>	<p>S. 1420</p>
<p>(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas.</p>	<p>S. 576</p>	<p>(Introduced by Mr. Bennett for himself and others.) To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes.</p>	<p>S. 1623</p>
<p>(Introduced by Mr. Baker for himself and others.) To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.</p>	<p>S. 680</p>	<p>(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.</p>	<p>S. 1668</p>
<p>(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.</p>	<p>S. 987</p>	<p>To amend the Social Security Act by adding a new title to provide for the establishment of a system of review of medical and other health services rendered under titles V, XVIII, XIX, and XX of the Social Security Act.</p>	<p>S. 1808</p>
<p>(Introduced by Mr. Moss for himself and Mr. Hansen.) To amend the Internal Revenue Code of 1954 to clarify the status of certain oil well service equipment under subchapter D of chapter 26 of such Code (relating to tax on the use of certain vehicles).</p>	<p>S. 1154</p>	<p>(Introduced by Mr. Tower for himself and others.) To provide a tax credit for expenditures made in the exploration and development of new reserves of oil and gas in the United States.</p>	<p>S. 2278</p>
<p>(Introduced by Mr. Hansen for himself and others.) To provide that quotas on certain meat and meat products provided for by sec. 2 of the act of Aug. 22, 1904, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such act.</p>	<p>S. 1251</p>	<p>(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.</p>	<p>S. 2365</p>
<p>(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encourage an increase in the production of coal.</p>	<p>S. 1300</p>	<p>(Introduced by Mr. Curtis for himself and others.) To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and shareholder employees of electing small business corporations.</p>	<p>S. 3012</p>
<p>(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encourage the development and utilization of methods and devices to convert coal and oil shale to low pollutant synthetic fuels by allowing rapid amortization of expenditures incurred in constructing facilities for such purposes.</p>	<p>S. 1310</p>	<p>(Introduced by Mr. Dominick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971".</p>	<p>S. 3056</p>
<p>(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.</p>	<p>S. 1335</p>	<p>(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.</p>	<p>S. 3128</p>

## HANSEN—Continued

(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil.....	S. 3383
To amend sec. 311(d) (2) (A) of the Internal Revenue Code of 1954.....	S. 3542
To amend the Internal Revenue Code of 1954 to provide an exemption from the Federal estate tax for certain debt obligations of domestic corporations in cases where the interest on such obligations would be treated as income from foreign sources for purposes of the interest equalization tax.....	S. 3672
(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts.....	S. 3841
(Introduced by Mr. Fannin for himself and others.) To amend section 516 of the Tariff Act of 1930.....	S. 3964

## AMENDMENTS

(To amendment No. 692.) Requires full payment of all debts incurred within the previous 5 years arising from presidential campaigns to be paid prior to receiving moneys from the presidential election campaign fund.....	Floor amdt. to H.R. 10947
(Introduced by Mr. Bennett for himself and others.) To increase social security benefits 10% and provides for automatic increases in benefits as the cost of living rises.....	Amdt. 1310 to H.R. 15390
(Introduced by Mr. Roth for himself and others.) Tests of welfare and workfare programs.....	Amdt. 1668 to H.R. 1
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens right to emigrate.....	Amdt. 1691 to S. 2620

## HARRIS

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security .....	S. 3	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.....	S. 2620
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Harris for himself and others.) To authorize a family assistance plan providing basic benefits to low-income people to provide incentives for employment and training to improve the capacity for employment of members of poor families, to achieve greater uniformity of treatment of recipients than under the Federal-State public assistance programs and to otherwise improve such programs, and for other purposes.....	S. 2747
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 316	To provide for a reduction in the tax rates in the first two brackets, to reduce individual income taxes, and for other purposes.....	S. 2808
(Introduced by Mr. Montoya for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$5,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.....	S. 605	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2044
(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes.....	S. 524	(Introduced by Mr. Proxmire for himself and others.) To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and on certain emissions of sulfur oxides.....	S. 3057
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 936	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1173	(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title.....	S. 3127
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under sec. 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....	S. 3227
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania.....	S. 1389	(Introduced by Mr. Hartke for himself and Mr. Harris.) To amend the Internal Revenue Code of 1954 to encourage State and local governments to decrease their reliance on real property taxes as the principal means of funding expenditures for education by allowing a credit against Federal income tax for State and local income taxes imposed to fund such expenditures.....	S. 3322
(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.....	S. 1442	(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.....	S. 3378
(Introduced by Mr. Harris for himself and others.) To amend the Internal Revenue Code of 1954 to provide for the valuation of a decedent's interest in a closely held business for estate tax purposes.....	S. 1557		
(Introduced by Mr. Humphrey for himself and others.) To amend title XVIII of the Social Security Act to include, among the home health services covered under the insurance program established by part B of such title, nutrition services provided by or under the supervision of a registered dietitian.....	S. 2504		

## HARRIS—Continued

(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.....	S. 3393
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
To impose an excise tax on the sale of wheat for export for which application for subsidy was made during the period beginning Aug. 23, 1972, and ending Sept. 1, 1972.....	S. 4066

## SENATE RESOLUTIONS

(Introduced by Mr. Harris for himself and others.) Calling upon the President to eliminate the oil import quota system.....	S. Res. 206
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## AMENDMENTS

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare.....	Amdt. 464 to H.R. 1
Divorced women's benefits.....	Amdt. 958 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amdt. 1103 to H.R. 1
(Introduced by Mr. Hartke for himself and others.) To provide for the coverage of psychologists' services under medicare.....	Amdt. 1533 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1

## AMENDMENTS—Continued

(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971.....	Amdt. 511 to H.R. 8312
Terminating the South African sugar quota.....	Amdt. 163 to H.R. 8860
Deletes the provisions of the committee bill authorizing tax benefits to domestic international sales corporations, and substitute provisions requiring that income of controlled foreign corporations be taxed currently to their U.S. shareholders.....	Amdt. 680 to H.R. 10947
Disallows as a business expense amounts expended to influence the general public on any matter not directly related to the distribution by the taxpayer of goods and services.....	Amdt. 690 to H.R. 10947
Gives President discretionary authority to negotiate most-favored-nation status with any country with whom the United States maintains diplomatic relations.....	Floor amdt. to H.R. 10947
(Byrd of West Virginia for Harris and Eagleton) Directs the President to submit to Congress by May 15, 1972 a tax reform proposal relative to the Federal income, estate, and gift tax system.....	Amdt. 981 to H.R. 12910
(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions.....	Amdt. 1357 to H.R. 14370
(Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions.....	Amdt. 1459 to H.R. 14370
(Introduced by Mr. Humphrey for himself and Mr. Harris.) Revenue sharing: Maintenance of tax effort.....	Amdt. 1473 to H.R. 14370
(Introduced by Mr. Humphrey for himself and Mr. Harris.) Revenue sharing: Limitation on use of funds.....	Amdt. 1474 to H.R. 14370
(Introduced by Mr. Humphrey for himself and Mr. Harris.) Revenue sharing: Limitation on use of funds.....	Amdt. 1475 to H.R. 14370
(Introduced by Mr. Humphrey for himself and others.) Study of property tax.....	Amdt. 1476 to H.R. 14370
(Introduced by Mr. Humphrey for himself and others.) Reports on impounded funds.....	Amdt. 1477 to H.R. 14370
(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.....	Amdt. 1687 to H.R. 16810

## HART

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|--|---------|---|---------|
| (Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----   | S. 3    | (Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes -----   | S. 1437 |
| (Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements -----   | S. 144  | (Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income -----   | S. 1442 |
| (Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas -----  | S. 340  | To relieve the Archdiocese of Detroit from liability for interest attributable to certain late payments of taxes -----  | S. 1511 |
| (Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes -----  | S. 834  | (Introduced by Mr. Percy for himself and others.) To amend title XVIII of the Social Security Act to provide for the coverage, under pt. A of such title, of certain drugs which are prescribed and furnished (whenever possible) by generic name -----   | S. 1585 |
| (Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes -----                                  | S. 936  | (Introduced by Mr. Percy for himself and others.) To provide for the development of more uniform standards for determining eligibility for the assistance authorized to be provided, under various Federal programs, to facilities for long-term health care (or to the patients thereof) -----   | S. 1590 |
| (Introduced by Mr. Hart for himself and others.) To amend the Internal Revenue Code of 1954 to exclude from gross income contributions by employers to plans providing motor vehicle insurance coverage for employees -----  | S. 947  | (Introduced by Mr. Percy for himself and others.) To provide for the conduct of a study and investigation of the provision, under State programs covered under title XIX of the Social Security Act, of care to individuals in long-term health care facilities will be required to comply with appropriate licensing standards -----   | S. 1597 |
| (Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100 percent Federal financing of the benefits payable thereunder -----   | S. 973  | (Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals ----- | S. 1590 |
| (Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder ----- | S. 1035 | (Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses -----  | S. 1615 |
| (Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1830 -----  | S. 1071 | (Introduced by Mr. McGovern for himself and others.) To provide assistance to defense workers whose employment has been adversely affected by the transition to peacetime economy -----   | S. 1631 |
| (Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder -----   | S. 1173 | (Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans -----   | S. 1741 |
| (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder -----  | S. 1335 |   |         |
| (Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania -----   | S. 1380 |   |         |

## HART—Continued

(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.....	S. 2135	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes..	S. 3651
(Introduced by Mr. Griffin for himself and others.) To repeal the Federal excise tax on passenger automobiles .....	S. 2285	(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program .....	S. 3704
(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.....	S. 2620	(Introduced by Mr. Magnuson for himself and others.) To amend sec. 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705
(Introduced by Mr. Harris for himself and others.) To authorize a family assistance plan providing basic benefits to low-income people to provide incentives for employment and training to improve the capacity for employment of members of poor families, to achieve greater uniformity of treatment of recipients than under the Federal-State public assistance programs and to otherwise improve such programs, and for other purposes.....	S. 2747	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063	To amend the Internal Revenue Code of 1954 to remove tax incentives to plant closings.....	S. 4070
<b>AMENDMENTS</b>			
(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title.....	S. 3127	(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare .....	Amdt. 464 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed...	S. 3227	(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) .....	S. 3327	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled.....	Amdt. 800 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.....	S. 3378	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled..	Amdt. 801 to H.R. 1
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans .....	S. 3598	(Introduced by Mr. Ribicoff for himself and others.) Welfare fiscal relief.....	Amdt. 820 to H.R. 1
		(Introduced by Mr. Percy for himself and others.) Grants for rehabilitation of aged.....	Amdt. 837 to H.R. 1
		(Introduced by Mr. Church for himself and others.) Provides that the benefit levels under the adult assistance program shall be at the rate of \$1,920 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic, annual, cost-of-living increases starting in 1974..	Amdt. 998 to H.R. 1
		(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1

## HART—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Hartke for himself and others.) To provide for coverage of psychologists services under the supplementary medical insurance program (pt. B) of title XVIII.....	Amdt. 1051 to H.R. 1	(Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their medicaid programs.....	Amdt. 1706 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1142 to H.R. 1	(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1	(Introduced by Mr. Hartke for himself and others.) To require study by Secretary of Health, Education, and Welfare of question of availability of clinical psychologists for certain programs.....	Fl. amdt. to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....	Amdt. 1144 to H.R. 1	(Introduced by Mr. Kennedy for himself and others.) To require States not to reduce medical services which they are currently providing.....	Fl. amdt. to H.R. 1
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school.....	Amdt. 1146 to H.R. 1	(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota.....	Amdt. 198 to H.R. 8860
(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential".....	Amdt. 1147 to H.R. 1	(Introduced by Mr. Kennedy for himself and others.) Allows a tax credit of one-half of the first \$50 contributed to political campaigns for Federal, State or local office.....	Amdt. 043 to H.R. 10947
(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax.....	Amdt. 1208 to H.R. 1	(Introduced by Mr. Percy for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines and beer shall be deposited in the Highway Trust Fund.....	Amdt. 657 to H.R. 10947
(Introduced by Mr. Hartke for himself and others.) To provide for the coverage of psychologists' services under medicare.....	Amdt. 1533 to H.R. 1	(Introduced by Mr. Kennedy for himself and others.) Tax reform plan.....	Amdt. 1479 to H.R. 14370
(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses.....	Amdt. 1653 to H.R. 1	(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.....	Amdt. 1687 to H.R. 16810
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....	Amdt. 1669 to H.R. 1	(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2620
(Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs.....	Amdt. 1703 to H.R. 1	(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget.....	Fl. amdt. to H.R. 16810
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in medicaid.....	Amdt. 1704 to H.R. 1	(Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.....	Fl. amdt. to H.R. 16810
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for medicaid services.....	Amdt. 1705 to H.R. 1		

## HARTKE

(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job producing and commercial establishments in rural areas.....	S. 346	(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a co-commercial agreement including a provision for most favored nation status with Romania.....	S. 1389
To amend the Internal Revenue Code of 1954 to provide for an increase in the amount of personal exemptions for the taxable years beginning after Dec. 31, 1973.....	S. 673	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408
To provide that individuals entitled to disability insurance benefits (or child's benefits based on disability) under title II of the Social Security Act, and individuals entitled to permanent disability annuities (or child's annuities based on disability) under the Railroad Retirement Act of 1937, shall be eligible for health insurance benefits under title XVIII of the Social Security Act.....	S. 857	(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.....	S. 1442
To amend titles I, IV, X, XIV, and XVI of the Social Security Act to prevent recipients of assistance under programs established pursuant to such titles from having the amount of such assistance reduced because of increases in the monthly insurance benefits payable to them under title II of such act.....	S. 858	To establish a self-supporting Federal reinsurance program to protect employees in the enjoyment of certain rights under private pension plans.....	S. 1603
To amend titles X and XVI of the Social Security Act to improve the programs of aid to the blind so that they will more effectively encourage and assist blind individuals in achieving rehabilitation and restoration to a normal, full, and fruitful life.....	S. 850	Relating to the payment of estimated income taxes.....	S. 2395
(Introduced by Mr. Ribicoff for himself and others.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns.....	S. 869	To provide that certain corporations cannot limit the current payment of estimated income taxes to the amount of the tax for the prior year.....	S. 2306
To amend the Social Security Act.....	S. 903	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365
To create a Senate Tax Reform Commission.....	S. 1075	(Introduced by Mr. Hartke for himself and others.) To amend the Social Security Act.....	S. 2513
To permit the States and local governments to increase State and local income taxes by allowing a credit against the Federal income tax for a portion of such taxes; to provide for the federalization of the welfare programs authorized by the Social Security Act, and, pending such federalization, to increase the Federal share of the cost of such public welfare programs; and to authorize collection of State and local income taxes by the Internal Revenue Service.....	S. 1162	To amend the Internal Revenue Code of 1954 to provide for payment under section 6121 or credit under section 39 for gasoline used to operate concrete mixers and to provide for exemption under section 4011 for diesel fuel and special motor fuels used to operate concrete mixers.....	S. 2524
To restore the investment credit and to increase the amount of such credit to 10 percent of the qualified investment.....	S. 1202	(Introduced by Mr. Hartke for himself and others.) To amend the tariff and trade laws of the United States to promote full employment and restore a diversified production base; to amend the Internal Revenue Code of 1954 to stem the outflow of U.S. capital, jobs, technology, and production, and for other purposes.....	S. 2592
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 2693
		(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable to a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.....	S. 3152

## HARTKE—Continued

(Introduced by Mr. Tanney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....	S. 3227	To provide a special minimum social security benefit equal to \$6 multiplied by the number of years of coverage the person has under the social security program up to a maximum of 30 years.....	Amdt. 488 to H.R. 10947
To amend the Internal Revenue Code of 1954 to encourage State and local governments to decrease their reliance on real property taxes as the principal means of funding expenditures for education by allowing a credit against Federal income tax for State and local income taxes imposed to fund such expenditures.....	S. 3322	To permit a married couple, each of whom had at least twenty years of covered earnings after marriage, to have their earnings combined up to the maximum amount of taxable earnings for that year.....	Amdt. 489 to H.R. 10947
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protection and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598	Social security—Elimination of actuarial reduction for certain spouses.....	Amdt. 490 to H.R. 10947
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	To provide for automatic increases in social security benefits as cost of living increases in limit on taxable wages (wage-base) as wages rise, and provides for automatic increases in the retirement test as wages rise.....	Amdt. 491 to H.R. 10947
<b>SENATE RESOLUTIONS</b>		To increase retirement benefits by 1 percent for each year in which a worker between ages 65 and 72 does not receive benefits because he is working.....	Amdt. 492 to H.R. 10947
(Introduced by Mr. Hartke for himself and others.) Urging the President to take necessary measures to prevent heroin from being imported into the United States.....	S. Res. 64	To increase widow's benefit from 82½ percent to 100 percent of deceased husband's benefit.....	Amdt. 493 to H.R. 10947
<b>AMENDMENTS</b>		To provide for general revenue contribution to social security health insurance programs equal to 20 percent of total program expenditures in fiscal year 1972, rising to 33 percent beginning fiscal 1976.....	Amdt. 494 to H.R. 10947
(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971.....	Amdt. 511 to H.R. 8312	To provide for general revenue contribution for social security cash benefit programs increasing from 4 percent of total expenditures in fiscal year 1973 to 20 percent of expenditures in fiscal year 1981 and thereafter.....	Amdt. 495 to H.R. 10947
Reduces from 20 percent to 2 percent the range within which taxpayers may vary depreciation lives from class lives and also authorizes further changes in age class lives.....	Amdt. 480 to H.R. 10947	To set social security tax rates for employees at 4.6 percent for cash benefits through the year 2010, increasing to 5.5 percent in 2020 and thereafter; increases hospital insurance tax on employees to 1.3 percent beginning 1972, increasing to 1.9 percent beginning 1987.....	Amdt. 496 to H.R. 10947
To extend social security coverage to certain hospital employees in New Mexico.....	Amdt. 483 to H.R. 10947	Social security—Increase in taxable wages and increase in earnings limitation increases.....	Amdt. 497 to H.R. 10947
To extend social security coverage to Federal Home Loan Bank employees.....	Amdt. 484 to H.R. 10947	To increase social security benefits 10 percent across the board, with a minimum benefit of \$77.50; increase special monthly payments to certain individuals 72 and older from \$48.30 to \$50.80 (for a couple, from \$72.50 to \$76.20).....	Amdt. 498 to H.R. 10947
To delete the \$20,000 self-employment income exclusion for income earned abroad by a U.S. resident for social security purposes.....	Amdt. 485 to H.R. 10947	To define disability for individual 55 or over as inability to engage in substantial gainful activity in his regular work or in any other work in which he was engaged with some regularity in the recent past.....	Amdt. 499 to H.R. 10947
To make social security coverage available to members of religious orders who have taken a vow of poverty if the order makes an irrevocable election to cover the members as employees of the order.....	Amdt. 486 to H.R. 10947	To extend medicare coverage to include expenses incurred in routine eye care, eye glasses, dentures, hearing aids subject to a \$25 deductible in a calendar year.....	Amdt. 500 to H.R. 10947
To exclude for social security tax or benefit purposes amounts earned by an employee which are paid after the year of his death to his survivors or to his estate.....	Amdt. 487 to H.R. 10947		

## HARTKE--Continued

## AMENDMENTS--Continued

To extend medicare coverage to include maintenance drugs, with a co-payment of \$2 per new prescription and \$1 per refill prescription.....	Amdt. 501 to H.R. 10947	To provide for paying benefits to dependent widowers as early as age 60, rather than age 62, on the same basis as widows are paid under present law .....	Amdt. 518 to H.R. 10947
To continue supplementary medical insurance and hospital insurance programs under medicare; eliminates premium contributions under supplementary medical insurance program.....	Amdt. 502 to H.R. 10947	Social security--Earnings under the retirement test in the year in which a person reaches 72....	Amdt. 519 to H.R. 10947
To set eligibility for disability insurance benefits on the basis of "fully insured" status rather than "disability insured status".....	Amdt. 503 to H.R. 10947	To increase from \$1,650 to \$2,400 the amount that a beneficiary under age 72 can earn and still be paid all of his social security benefits.....	Amdt. 520 to H.R. 10947
Social security--Equalizing computation of average wages for men and women.....	Amdt. 504 to H.R. 10947	To extend social security coverage to employees of the Government of Guam.....	Amdt. 521 to H.R. 10947
To provide for the disregarding one additional year of low earnings for each ten years of work under the social security program in computing the average monthly wage on which social security benefits are based .....	Amdt. 505 to H.R. 10947	Social security--Exclusion from coverage of students employed by certain nonprofit organizations connected with the school .....	Amdt. 522 to H.R. 10947
Social security--Disability benefits affected by the receipt of workmen's compensation .....	Amdt. 506 to H.R. 10947	To provide criminal penalties if an individual intentionally furnishes false information on an application for a social security number with the object of hiding his true identity.....	Amdt. 523 to H.R. 10947
To permit disability insurance benefits to be paid to the disabled worker's survivors if an application for benefits is filed within three months after the worker's death.....	Amdt. 507 to H.R. 10947	Social security--Guarantee that no family would have its total social security benefits decreased when a worker's benefit is increased.....	Amdt. 524 to H.R. 10947
Social security--Waiver of duration-of-relationship requirement in certain cases of remarriage .....	Amdt. 508 to H.R. 10947	To increase the authorization of using social security trust fund money to rehabilitate social security disability beneficiaries.....	Amdt. 525 to H.R. 10947
Social security--Elimination of support requirements for divorced women.....	Amdt. 509 to H.R. 10947	To authorize the managing trustee of the social security trust funds to accept money gifts made to the social security program.....	Amdt. 526 to H.R. 10947
To permit self-employed persons to elect to report for social security purposes two-thirds of their gross income from nonfarm employment, but not more than \$1,000.....	Amdt. 510 to H.R. 10947	To permit the payment of retroactive disability insurance benefits to a small number of people who were permitted to establish a period of disability under a 1967 amendment but who were not provided cash benefits.....	Amdt. 527 to H.R. 10947
Social security--Wage credits for members of the uniformed services .....	Amdt. 511 to H.R. 10947	To provide positive authority for recomputing social security benefits payable to survivors after the death of a person who in his lifetime was entitled to both social security benefits and a railroad annuity.....	Amdt. 528 to H.R. 10947
To provide social security benefits for a grandchild of a worker (or of a spouse) under certain circumstances .....	Amdt. 512 to H.R. 10947	To provide that the social security taxes paid by self-employed, employees, and employers shall be 12 percent for years 1972 through 1976, and 13 percent for years after 1976.....	Amdt. 529 to H.R. 10947
Social security--Adoption as a terminating event for child's insurance benefits .....	Amdt. 513 to H.R. 10947	Social security--Allocation of social security taxes between the old-age and survivors fund and the disability fund.....	Amdt. 530 to H.R. 10947
To modify the provisions of present law relating to eligibility for child's benefits in the case of adoption by old-age and disability insurance beneficiaries to provide uniform requirements in both situations .....	Amdt. 514 to H.R. 10947	Social security--Reduction in waiting period for disability benefits.....	Amdt. 531 to H.R. 10947
Social security--Entitlement of child to social security benefits on more than one account.....	Amdt. 515 to H.R. 10947	Class life depreciation system--Provides that the maximum variance from class life cannot exceed 10% .....	Amdt. 575 to H.R. 10947
Social security--Continuation of student's benefits through end of semester .....	Amdt. 516 to H.R. 10947	(Introduced by Mr. Percy for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines and beer shall be deposited in the Highway Trust Fund.....	Amdt. 657 to H.R. 10947
Social security--Childhood disability benefits .....	Amdt. 517 to H.R. 10947		

HARTKE—Continued

Increases the personal tax exemption from \$750 to \$800.....	Flournoy, to H.R. 10917	Introduced by Mr. Cranston for himself and others: Elimination of the effective date for implementing the provision for prohibition of use of Federal funds to address problems of drug programs and the use of OPEA moneys in the OPEA support program, and requires that such effective date be determined by congressional enactment.	Amdt. 1767 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Ret. Medicare income, social security, and welfare.....	Amdt. 579 to H.R. 1	Introduced by Mr. Byrd of West Virginia for himself and others: To make every surviving dependent receive social security benefits as if he had in the case of widows at age 55.....	Amdt. 1767 to H.R. 1
Omnibus social security amendment.....	Amdt. 831 to H.R. 1	Introduced by Mr. Hartke for himself and others: To amend the law relating to the financial and Welfare of question of the study of clinical psychology and certain persons.....	Amdt. 1767 to H.R. 1
Social security tax reduction.....	Amdt. 862 to H.R. 1	Introduced by Mr. Hartke for himself and others: To provide that the net total of certain conditions for the total health care program.....	Amdt. 1767 to H.R. 1
Social security benefits.....	Amdt. 866 to H.R. 1	Provided: (a) 20% social security benefit increase; (b) taxable wage base of \$10,200 effective 1973 and \$12,000 effective 1974; (c) revised schedule of taxes; (d) partial financing of social security at 1.25% of expenditures for 1973 and increasing to 20% of expenditures for fiscal years of or later; and (e) guaranteed annual income of \$2,400 for each individual (\$3,600 for a couple)	Amdt. 1260 to H.R. 15300
(Introduced by Mr. Stevenson for himself and others.) Post-hospital out-patient rehabilitation services.....	Amdt. 955 to H.R. 1	To provide a 20% social security benefit increase.....	Amdt. 1271 to H.R. 15300
Omnibus social security increases.....	Amdt. 1050 to H.R. 1	To provide for coverage of drugs under medicare.....	Amdt. 1290 to H.R. 15300
(Introduced by Mr. Byrd of West Virginia for himself and others.) To provide for coverage of psychological services under medicare.....	Amdt. 1064 to H.R. 1	To provide for the coverage of certain drugs.....	Amdt. 1351 to H.R. 14370
To authorize \$475 million annually for payment to assist persons suffering from chronic renal disease.....	Amdt. 1079 to H.R. 1	To increase social security contribution from \$1,080 to \$2,400 annually with a reduction in benefits for each \$2 earned of one \$2.10.....	Amdt. 1422 to H.R. 14370
To establish guaranteed employment program.....	Amdt. 1165 to H.R. 1	To eliminate the social security earnings reduction.....	Amdt. 1453 to H.R. 14370
Omnibus social security amendment.....	Amdt. 1259 to H.R. 1	To require individuals to be present in the United States who have 6 quarters of coverage earned at any time, regardless of their capacity to work and whether they work.....	Amdt. 1453 to H.R. 14370
To provide for the coverage of psychological services under medicare.....	Amdt. 1293 to H.R. 1	Under present law a child attending school full-time may continue to receive child's benefits until attaining age 22; the amendment would permit a student to receive child's benefits after reaching age 22 for a period equal to the amount of time spent on a secondary day that in no case post age 25.....	Amdt. 1455 to H.R. 14370
Omnibus social security amendment.....	Amdt. 1329 to H.R. 1	To reduce from 6 months to 3 months the period throughout which a person must be disabled before he can be paid disability benefits.....	Amdt. 1456 to H.R. 14370
To extend the period of time in which a child under 22 can be paid social security benefits based on his or her father's or mother's record of military service prior to age 22.....	Amdt. 1350 to H.R. 1		
Social security: Act of computation for men.....	Amdt. 1322 to H.R. 1		
(Introduced by Mr. Hartke for himself and Mr. Schwicker.) Social security: Additional drop-out at 75.....	Amdt. 1023 to H.R. 1		
Social security: Disability insurance waiting period.....	Amdt. 1044 to H.R. 1		
General revenue contribution to social security trust funds.....	Amdt. 1025 to H.R. 1		
Reduction in social security increases.....	Amdt. 1026 to H.R. 1		
(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses.....	Amdt. 1053 to H.R. 1		
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....	Amdt. 1060 to H.R. 1		

HARTKE—Continued

To provide for the reimbursement of clinical psychologists as independent practitioners on a fee-for-service basis under medicare.	Amdt. 1457 to H.R. 14370	Extends medicare coverage to include dental care, eye care, dentures, eyeglasses, hearing aids, and physical examinations.	Amdt. 1746 to H.R. 16810
To extend medicare coverage to include dental care, eye care, dentures, eyeglasses, hearing aids, and physical examinations.	Amdt. 1458 to H.R. 14370	Requires President to make presidential reduction of appropriations or other obligatory availability for all projects and activities except veterans benefits, services, and programs.	Amdt. 1752 to H.R. 16816
To require that individuals employed in jobs whose wages are in part from revenue-sharing funds be paid the cost of care the Federal minimum wage was applicable to the job, (b) the Federal minimum wage for the next nearly covered employment, or (c) the prevailing wage in the area of employment.	Amdt. 1463 to H.R. 14370	To amend the Internal Revenue Code of 1954 to permit the deduction of transportation charges to evidence tax payment of containers of distilled spirits.	Fl. amdt. to H.R. 7577
(Introduced by Mr. Harkey for Hrs. H and others) To require that all patients and medicals employed by contractor or subcontractors in connection with Federal research or in part from revenues of the funds be paid at least \$1.00 per week.	Amdt. 1462 to H.R. 14370	To provide that in certain cases where corporations had control of another corporation on Jan. 29, 1969, the interest on debt obligations issued before 1950 to obtain additional stock in the corporation may be deducted.	Fl. amdt. to H.R. 7577
(Introduced by Mr. Harkey for Hrs. H and others) To require that all patients and medicals employed by contractor or subcontractors in connection with Federal research or in part from revenues of the funds be paid at least \$1.00 per week.	Fl. amdt. to H.R. 14370	To relate elimination of advance approval for certain liquidations of second tier foreign subsidiaries.	Fl. amdt. to H.R. 7577
To prohibit use of revenue sharing funds to induce State to accept certain State program locally for projects which are receiving the funds.	Amdt. 1464 to H.R. 14370	To remove the requirement that an airline ticket show, in the case of each segment of a trip, the total amount with respect to the segment.	Fl. amdt. to H.R. 7577
To provide that if revenue sharing funds are used for certain purposes under the Federal grant program, the amount of the grant program would also apply to the revenue sharing funds.	Amdt. 1465 to H.R. 14370	To relate to the exclusion in present law for income derived by domestic corporations from other than U.S. sources where most of their income is from sources within U.S. possessions.	Fl. amdt. to H.R. 7577
Revenue sharing use of funds for unrelated must be reported.	Amdt. 1466 to H.R. 14370	To relate to the election by foreign investment companies to distribute income currently.	Fl. amdt. to H.R. 7577
Special provisions for dental, eyeglasses, hearing aids.	Amdt. 1481 to H.R. 14370	To make a technical change in the rules determining whether a shareholder owns at least 10% in value of the stock of a corporation which makes a distribution of appreciated property in complete liquidation of the corporation.	Fl. amdt. to H.R. 7577
Public health services under health care programs. Non-Selected employees from employer.	Amdt. 1460 to H.R. 14370	To relate to estate taxation of debt held by foreign persons where the interest equalization tax applies.	Fl. amdt. to H.R. 7577
Social security: Coverage of drugs and medicine.	Amdt. 1461 to H.R. 14370	To include provisions in the tariff laws, articles 807 and 808, 1969, which exempt a majority of United States made products from foreign countries.	Amdt. 1607 to H.R. 3784
Revenue sharing: Tax credit and Federal assumption of welfare costs.	Amdt. 1510 to H.R. 14370		
Foreign investment.	Amdt. 1511 to H.R. 14370		
(Introduced by Mr. Jackson for himself and others) To amend the Federal election treatment to countries desiring citizens the right to emigrate.	Amdt. 1691 to S. 2620		
Provides for the coverage of certain drugs necessary in the treatment of chronic illnesses, with a \$1 copayment.	Amdt. 1744 to H.R. 16810		
Changes the method of taxation of controlled foreign corporations and U.S. shareholders, and to repeal the foreign tax credit and for other purposes.	Amdt. 1745 to H.R. 16810		

## HATFIELD

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	To amend the Internal Revenue Code of 1954, as amended .....	S. 2840
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	To amend the Social Security Act to provide for partial general revenue financing of benefits under title II thereof, to make social security benefits subject to income taxation, to permit individuals covered under certain other retirement programs to elect not to be covered under social security, and to provide for the financing from general revenues of the health insurance programs established by parts A and B of title XVIII of such Act .....	S. 2865
(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes.....	S. 834	(Introduced by Mr. Buckley for himself and others.) To amend section 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2344
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....	S. 1233	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. McGovern for himself and others.) To provide assistance to defense workers whose employment has been adversely affected by the transition to peacetime economy.....	S. 1631	(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable to a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.....	S. 3152
To amend the Internal Revenue Code of 1954 to allow a deduction for certain expenses incurred in connection with the adoption of a child.....	S. 1979	To increase the rate of duty on shelled fibbers imported into the United States.....	S. 3468
(Introduced by Mr. Hatfield for himself and others.) To amend the Internal Revenue Code of 1954 to allow an income tax deduction for donations of blood .....	S. 2345	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts.....	S. 3541
To provide tax free interest to the small saver.....	S. 2420	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment in accordance with rising wage levels of the earnings test thereunder, which provisions are defined as in monthly benefits on account of every earnings.....	S. 4001
To provide a tax credit for contributions made directly to individuals and families whose income is below the poverty level.....	S. 2439	(Introduced by Mr. Percy for himself and others.) To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters.....	S. 4070
(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.....	S. 2620		
(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs .....	S. 2632		
To amend the Internal Revenue Code of 1954 to provide a tax credit for persons age 65 years of age or older.....	S. 2653		
To amend the Internal Revenue Code of 1954 to exempt from tax the first \$25,000 of corporate income .....	S. 2658		
To amend the Internal Revenue Code of 1954 to provide a tax credit for contributions to a neighborhood corporation and to provide other financial assistance to such corporations organized under State law to furnish their own neighborhood services.....	S. 2752		

## HATFIELD—Continued

## AMENDMENTS

(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14% instead of 7% for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.....	Amdt. 175 to H.R. 16217
(Introduced by Mr. Roth for himself and others.) Fiscal budget expenditure and net loading limitation.....	Amdt. 959 to H.R. 12910
(Introduced by Mr. Ribicoff for himself and others.) Ret. minimum income, social security, and welfare.....	Amdt. 559 to H.R. 1
(Introduced by Mr. Percy for himself and others.) Welfare: Fiscal relief.....	Amdt. 838 to H.R. 1
Social security benefits and financing.....	Amdt. 568 to H.R. 1
Lump sum death payment.....	Amdt. 576 to H.R. 1
Social security benefits for disabled widows.....	Amdt. 519 to H.R. 1
Social security, occupational definition of disability.....	Amdt. 911 to H.R. 1
Work requirements for social security disability benefits.....	Amdt. 912 to H.R. 1
Children's social security benefits.....	Amdt. 913 to H.R. 1
Drugs under no license.....	Amdt. 914 to H.R. 1
Tax credit for contributions to families in poverty.....	Amdt. 959 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
Provides for payment of unreduced disability benefits to disabled widows (or dependent widowers) without regard to age; under present law reduced benefits are payable starting at age 50.....	Amdt. 1000 to H.R. 1
To require inclusion of certain analysts in annual Social Security Trustees' Report.....	Amdt. 1115 to H.R. 1
	Amdt. 1627 to
Social security: Eligibility for disability insurance.....	H.R. 1
To establish a seven-member Neighborhood Study Commission, appointed by the President, with the duty of studying the relationship between visible services received by residents of neighborhoods (particularly low-income neighborhoods) and government service costs paid by neighborhood residents.....	Amdt. 1118 to H.R. 14370

(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns..... H.R. 16810

HOLLINGS

(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....	S.	4	(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....	S. 1233
To assist the States and their political subdivisions to meet their needs for increased revenues by sharing with them a portion of the revenues derived from the Federal individual income tax.....	S.	64	(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1305
(Introduced by Mr. Hollings for himself and others.) To establish quotas on certain textile and footwear articles.....	S.	68	(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX therein which will provide insurance against the costs of catastrophic illness.....	S. 1378
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition, residues, log requirements.....	S.	111	To amend title II of the Social Security Act to provide that no reduction shall be made in old age insurance benefit amounts to which a woman is entitled if she has 120 quarters of coverage.....	S. 1551
(Introduced by Mr. Pearsall for himself and others.) To provide incentives for the establishment of new or expanded job producing and commercial establishments in rural areas.....	S.	346	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1967) the Federal PMA which certifies special project grants to be made thereunder.....	S. 2155
To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education.....	S.	426	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365
Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas.....	S.	579	(Introduced by Mr. Hartke for himself and others.) To amend the Social Security Act.....	S. 2513
(Introduced by Mr. Baker for himself and others.) To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenues received by the United States.....	S.	680	(Introduced by Mr. Mansfield for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate trade agreements, including the granting of tariff concessions, with foreign countries having non-market economies.....	S. 3320
To amend the Internal Revenue Code of 1954 to permit the deductions without limitations of medical expenses paid for certain dependents suffering from physical or mental impairment or defect.....	S.	915	(Introduced by Mr. Buckley for himself and others.) To amend title 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the cooperation of members of the Armed Forces of the United States and of civilian dependents who are prisoners of war, missing in action, or detained or imprisoned during the Vietnam conflict.....	S. 2914
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the health care program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S.	936	(Introduced by Mr. Roth for himself and others.) To increase statutory limit on expenditures and net lending during fiscal year 1974.....	S. 3123
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1836.....	S.	1071		
(Introduced by Mr. Ribicoff for himself and Mr. Donatnick.) To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education.....	S.	1111		



HRUSKA

<p>(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.</p>	<p>S. 111</p>	<p>(Introduced by Mr. Donlnick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971".</p>	<p>S. 3050</p>
<p>(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job producing and commercial establishments in rural areas.</p>	<p>S. 310</p>	<p>(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.</p>	<p>S. 3123</p>
<p>(Introduced by Mr. Hruska for himself and others.) To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering, to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes.</p>	<p>S. 431</p>	<p>(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts.</p>	<p>S. 3841</p>
<p>(Introduced by Mr. Baker for himself and others.) To restore balance in the federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.</p>	<p>S. 600</p>		
<p>(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illness, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.</p>	<p>S. 987</p>		
<p>(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.</p>	<p>S. 1337</p>		
<p>(Introduced by Mr. McIntyre for himself and others.) To amend the Internal Revenue Code of 1954 and the Social Security Act to provide a comprehensive program of health care for the 1970's by strengthening the organization and delivery of health care nationwide and by making comprehensive health care insurance available to all Americans, and for other purposes.</p>	<p>S. 1409</p>		
<p>(Introduced by Mr. Bennett for himself and others.) To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes.</p>	<p>S. 1623</p>		
<p>(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.</p>	<p>S. 2365</p>		

## HUGHES

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 3	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement local revenue sources, and to authorize Federal collection of State individual income taxes. . . . .	S. 3651
(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes. . . . .	S. 834	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts. . . . .	S. 3841
(Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder. . . . .	S. 1035	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment, in accordance with rising wage levels, of the minimum test thereunder, which provide for reductions in monthly benefits on account of excess earnings. . . . .	S. 1091
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder. . . . .	S. 1173	<b>AMENDMENTS</b>	
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder. . . . .	S. 1335	(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under Medicare. . . . .	Amdt. 464 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania. . . . .	S. 1380	(Introduced by Mr. Roth for himself and others.) Part Medicare and social security; and welfare. . . . .	Amdt. 579 to H.R. 1
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof. . . . .	S. 3063	(Introduced by Mr. Easton for himself and others.) Aid to the aged, blind, and disabled. . . . .	Amdt. 830 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title. . . . .	S. 3127	(Introduced by Mr. Easton for himself and others.) Aid to the aged, blind, and disabled. . . . .	Amdt. 801 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978). . . . .	S. 3327	(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,200 effective January 1, 1971, and increases the schedule of tax rates. . . . .	Amdt. 999 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions. . . . .	S. 3378	(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues. . . . .	Amdt. 1103 to H.R. 1
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans. . . . .	S. 3508	(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standard established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968". . . . .	Amdt. 1142 to H.R. 1
		(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority. . . . .	Amdt. 1143 to H.R. 1
		(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel. . . . .	Amdt. 1144 to H.R. 1

## HUGHES--Continued

## AMENDMENTS--Continued

- (Introduced by Mr. Javits for himself and others.)  
Does not require mother to accept work or training during hours when children under 13 are not in school..... Amdt. 1116 to H.R. 1
- (Introduced by Mr. Javits for himself and others.)  
To require that all child care services provided under H.R. 1 shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential..... Amdt. 1117 to H.R. 1
- (Introduced by Mr. Nelson for himself and others.)  
To require that depletion allowance, disallow deduction for charitable, training, and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax..... Amdt. 1208 to H.R. 1
- (Introduced by Mr. Bilbo for himself and others.)  
Family assistance plan..... Amdt. 1099 to H.R. 1
- (Introduced by Mr. Cramer for himself and others.)  
To amend the Internal Revenue Code to implement the provision for prohibiting the use of Federal funds to subsidize, subsidize, or otherwise promote or support any activity which is prohibited by State law, and requires that such activity be designated by such State law..... Amdt. 1197 to H.R. 1
- (Introduced by Mr. Nelson for himself and others.)  
To receive provision in S. 2578 providing that charitable trusts should only be deductible for estate tax purposes if it is to be used predominantly within the United States..... Amdt. 1126 to S. 2578
- (Introduced by Mr. Jackson for himself and others.)  
Denies most favorable treatment to companies doing business in foreign countries..... Amdt. 1691 to S. 2020

## HUMPHREY

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 8	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder-----	S. 2135
(Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce-----	S. 817	(Introduced by Mr. Humphrey for himself and others.) To amend title XVIII of the Social Security Act to include, among the home health services covered under the insurance program established by part B of such title, nutrition services provided by or under the supervision of a registered dietitian-----	S. 2504
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas-----	S. 840	To make permanent the temporary provision for disregarding income of old age, survivors, and disability insurance and railroad retirement recipients in determining their need for public assistance, and to reflect in such provision the social security benefit increases enacted in 1971-----	S. 2576
(Introduced by Mr. Anderson for himself and others.) To amend title XVIII of the Social Security Act so as to include chiropractor's services among the benefits provided by the insurance program established by part B of such title-----	S. 837	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies-----	S. 2620
(Introduced by Mr. Scott for himself and others.) To revise the Federal election laws, and for other purposes -----	S. 950	To require the Secretary of the Treasury to provide each taxpayer with an analysis of the proportionate dollar amounts of his tax payment which were spent by the Federal Government, during the latest fiscal year for which data is available, for certain items-----	S. 2768
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100 percent Federal financing of the benefits payable thereunder -----	S. 978	To amend title II of the Social Security Act to institute a system of general revenue financing, to raise the wage base, to raise to \$100 the amount of the minimum monthly benefit, and to provide a 10-percent across-the-board increase to other monthly benefits -----	S. 2834
(Introduced by Mr. Kennedy for himself and others.) To reform the Federal elective process, and for other purposes-----	S. 1121	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2844
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder-----	S. 1335	(Introduced by Mr. Mondale for himself and Mr. Humphrey.) To amend sec. 451 of the Tariff Act of 1930 so as to exempt certain private aircraft entering or departing from the United States and Canada at night or on Sunday or a holiday from provisions requiring payment to the United States for overtime services of customs officers and employees and to treat snowmobiles as highway vehicles for the purposes of such section-----	S. 3047
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most favored-nation status with Romania -----	S. 1380	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof-----	S. 3063
(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income -----	S. 1442		
(Introduced by Mr. Humphrey for himself and Mr. Nelson.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns -----	S. 1555		
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses-----	S. 1615		
To amend title XVIII of the Social Security Act to provide for the coverage of certain drugs under the insurance program established by pt. A of such title-----	S. 1847		

## HUMPHREY—Continued

To amend title XVIII of the Social Security Act to authorize the provision of home health services under the insurance programs established by pt. A thereof without a prior stay in a hospital.....	S. 3107	(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705
(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title.....	S. 3127	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder taxes....	S. 3841
(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable by a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.....	S. 3152	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provide for deductions in monthly benefits on account of excess earnings.....	S. 4001
To provide financial assistance to the States for the development and carrying out of programs to improve the environment, and for other purposes...	S. 3207	(Introduced by Mr. Percy for himself and others.) To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters.....	S. 4070
(Introduced by Mr. Tanney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed...	S. 3227		
To allow States and localities more flexibility in funding ground transportation improvements in order to better meet the needs of interstate commerce, and for other purposes.....	S. 3360	<b>SENATE RESOLUTIONS</b>	
(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.....	S. 3378	(Introduced by Mr. Hartke for himself and others.) Urging the President to take necessary measures to prevent heroin from being imported into the United States.....	S. Res. 04
(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.....	S. 3393	<b>SENATE JOINT RESOLUTION</b>	
(Introduced by Mr. Taft for himself and others.) To amend the Internal Revenue Code of 1954, to allow a credit against the individual income tax for tuition paid for the elementary or secondary education of dependents.....	S. 3536	To establish a ceiling on social services.....	S.J. Res. 257
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598		
(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes...	S. 3651	<b>AMENDMENTS</b>	
(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation program.....	S. 3701	To provide 12 percent social security benefit increase with \$100 minimum.....	Amdt. 19 to H.R. 4090
		To provide for cost-of-living increases in social security benefits.....	Amdt. 20 to H.R. 4090
		To raise the social security earnings limitation to \$2,800 with \$1 for \$2 reduction thereafter.....	Amdt. 21 to H.R. 4090
		(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971.....	Amdt. 541 to H.R. 8312
		(Introduced by Mr. Javits for himself and others.) Requires that the President's budget include an estimate of the revenue lost because of deductions, credits, and income exclusions.....	Amdt. 533 to H.R. 10947
		(Introduced by Mr. Humphrey for himself, and others.) Increases the low-income allowance from \$1,050 to \$1,300 for 1971.....	Amdt. 503 to H.R. 10947
		(Introduced by Mr. Stevenson for himself and others.) Increases the personal exemption for 1971 to \$700.....	Amdt. 564 to H.R. 10947

HUMPHREY--Continued

AMENDMENTS--Continued

(Introduced by Mr. Humphrey for himself and others.) Makes the 7% investment tax credit available with respect to farm equipment purchased on or after Jan. 1, 1971.....	Amdt. 601 to H.R. 10947
(Introduced by Mr. Magauson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% Federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973.....	Amdt. 628 to H.R. 10947
Provides that the low-income allowance of \$1,300 shall be increased annually to correspond with increases in the poverty level as established by Government statistics.....	Amdt. 639 to H.R. 10947
Requires the furnishing to each individual taxpayer annually a statement showing how his income tax was spent, by the Federal Government, allocating it by dollar amounts among 18 classifications of the most recent budget.....	Amdt. 645 to H.R. 10947
(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaigns Fund" which will be distributed to the major and minor political parties according to predetermined formulas.....	Amdt. 692 to H.R. 10947
Requires the President to report to the Congress and Comptroller General concerning funds appropriated by the Congress which are partially or completely impounded.....	Floor amdt. to H.R. 10947
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1
(Introduced by Mr. Percy for himself and others.) Grants for rehabilitation of aged.....	Amdt. 837 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) Physician assistants under medicare.....	Amdt. 870 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1
Provides home health services under pt. A of medicare to persons with speech or hearing disorders.....	Amdt. 961 to S. 3107
Adult assistance benefit levels.....	Amdt. 962 to H.R. 1
Medicare: Automatic coverage (without premium payment) under pt. B.....	Amdt. 963 to H.R. 1
Medicare: Modification of the hospital insurance deductible.....	Amdt. 964 to H.R. 1
Medicare: Modification on the hospital insurance deductible.....	Amdt. 965 to H.R. 1
Medicare: Reduction and eventual elimination of the pt. B deductible.....	Amdt. 966 to H.R. 1

AMENDMENTS--Continued

Social security benefit computation.....	Amdt. 967 to H.R. 1
Social security disability benefits.....	Amdt. 968 to H.R. 1
Medicare: Reduction and eventual elimination of the pt. B deductible.....	Amdt. 969 to H.R. 1
Coverage of the disabled under medicare.....	Amdt. 970 to H.R. 1
Social security earnings test.....	Amdt. 971 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the Social Security tax base to \$10,000 effective January 1973; and modifies the Schedule of tax rates.....	Amdt. 460 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that the benefit levels under the adult assistance programs shall be set at the poverty level; the poverty level is defined as \$2,605 for an individual and \$2,580 for a couple for fiscal year 1973 and would be automatically increased for each fiscal year thereafter according to rises in the Consumer Price Index.....	Amdt. 1040 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that State supplementary payments under the adult assistance program will be equal to the amount that the individual (or couple) would have received under the State law in effect for June 1972 plus the bonus value of food stamps the individual (or couple) could have purchased for June 1972 minus the Federal adult assistance payment.....	Amdt. 1031 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Excludes from the definition of income or the adult assistance programs irregularly received amounts of up to \$60 a quarter, earned income no to 75 percent of the poverty level (as determined by the Secretary of Health, Education, and Welfare) plus one-half of any earnings above that amount; and amounts equal to expenses attributable to earning income.....	Amdt. 1032 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Prohibits the States from imposing any residence requirement as a qualification for supplementary payments under the adult assistance program.....	Amdt. 1033 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that in addition to other benefits payable an applicant for adult assistance who appears to be eligible and who is in need may be paid an emergency payment of up to \$100.....	Amdt. 1034 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that an applicant for adult assistance payments may have a hearing on any adverse action taken on his application and that such hearing shall be conducted in accordance with the Administrative Procedures Act.....	Amdt. 1035 to H.R. 1

HUMPHREY--Continued

SMF, OMBL 18--Continued

<p>(Introduced by Mr. Humphrey for himself and others.)      The bill (H. R. 14370) provides for a people whose      income is less than the poverty level can      qualify for assistance payments.</p>	<p>Amdt. 1634 to H.R. 1</p>	<p>(Introduced by Mr. Metcalf for himself and others.)      Allocate 0.25 percent of the funds appropriated      under H.R. 14370 to State and local governments      to Indian tribes which perform governmental      functions.</p>	<p>Amdt. 1637 to H.R. 14370</p>
<p>(Introduced by Mr. Humphrey for himself and others.)      The bill (H. R. 14370) provides for a people whose      income is less than the poverty level can      qualify for assistance payments.</p>	<p>Amdt. 1637 to H.R. 1</p>	<p>(Introduced by Mr. Metcalf for himself and others.)      To set aside one quarter of one percent of the      amount available for revenue sharing for allega-      tion to Indian tribes and Alaska native villages      which perform governmental functions.</p>	<p>Amdt. 1639 to H.R. 14370</p>
<p>(Introduced by Mr. Humphrey for himself and Mr.      Harris.) Revenue sharing: Maintenance of tax      effort.</p>	<p>Amdt. 1173 to H.R. 14370</p>	<p>(Introduced by Mr. Humphrey for himself and Mr.      Harris.) Revenue sharing: Maintenance of tax      effort.</p>	<p>Amdt. 1173 to H.R. 14370</p>
<p>(Introduced by Mr. Humphrey for himself and Mr.      Harris.) Revenue sharing: Elimination on use of      funds.</p>	<p>Amdt. 1641 to H.R. 1</p>	<p>(Introduced by Mr. Humphrey for himself and Mr.      Harris.) Revenue sharing: Elimination on use of      funds.</p>	<p>Amdt. 1474 to H.R. 14370</p>
<p>(Introduced by Mr. Humphrey for himself and Mr.      Harris.) Revenue sharing: Limitation on use of      funds.</p>	<p>Amdt. 1089 to H.R. 1</p>	<p>(Introduced by Mr. Humphrey for himself and Mr.      Harris.) Revenue sharing: Limitation on use of      funds.</p>	<p>Amdt. 1175 to H.R. 14370</p>
<p>(Introduced by Mr. Humphrey for himself and      others.) Study of property tax.</p>	<p>Amdt. 1090 to H.R. 1</p>	<p>(Introduced by Mr. Humphrey for himself and      others.) Study of property tax.</p>	<p>Amdt. 1176 to H.R. 14370</p>
<p>(Introduced by Mr. Humphrey for himself and      others.) Reports on impounded funds.</p>	<p>Amdt. 1678 to H.R. 1</p>	<p>(Introduced by Mr. Humphrey for himself and      others.) Reports on impounded funds.</p>	<p>Amdt. 1177 to H.R. 14370</p>
<p>(Introduced by Mr. Humphrey for himself and Mr.      McHenry.) Food stamps and surplus commodi-      ties.</p>	<p>Amdt. 1090 to H.R. 1</p>	<p>(Introduced by Mr. Humphrey for himself and Mr.      McHenry.) Food stamps and surplus commodi-      ties.</p>	<p>Amdt. 1617 to H.R. 1</p>
<p>(Introduced by Mr. Humphrey for himself and Mr.      McHenry.) Disregard of social security increase      for welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1678 to H.R. 1</p>	<p>(Introduced by Mr. Humphrey for himself and Mr.      McHenry.) Disregard of social security increase      for welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1618 to H.R. 1</p>
<p>(Introduced by Mr. Mondale for himself and Mr.      Humphrey.) Disregard of social security increase      for welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1112 to H.R. 1</p>	<p>(Introduced by Mr. Mondale for himself and Mr.      Humphrey.) Disregard of social security increase      for welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1621 to H.R. 1</p>
<p>(Introduced by Mr. Mondale for himself and Mr.      Humphrey.) Disregard of social security increase      for welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1634 to H.R. 1</p>	<p>Needle reduction.</p>	<p>Amdt. 1634 to H.R. 1</p>
<p>(Introduced by Mr. Mondale for himself and Mr.      Humphrey.) Disregard of social security increase      for welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1655 to H.R. 1</p>	<p>Cost sharing under Medicaid.</p>	<p>Amdt. 1655 to H.R. 1</p>
<p>(Introduced by Mr. Mondale for himself and Mr.      Humphrey.) Disregard of social security increase      for welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1656 to H.R. 1</p>	<p>Medicaid, Treatment in mental hospitals.</p>	<p>Amdt. 1656 to H.R. 1</p>
<p>(Introduced by Mr. Riegle for himself and others.)      Family assistance plan.</p>	<p>Amdt. 1144 to H.R. 1</p>	<p>(Introduced by Mr. Riegle for himself and others.)      Family assistance plan.</p>	<p>Amdt. 1600 to H.R. 1</p>
<p>(Introduced by Mr. Mondale for himself and      others.) Disregard of social security increases for      welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1116 to H.R. 1</p>	<p>(Introduced by Mr. Mondale for himself and      others.) Disregard of social security increases for      welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1675 to H.R. 1</p>
<p>(Introduced by Mr. Mondale for himself and Mr.      Harris.) Disregard of social security increases for      welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1147 to H.R. 1</p>	<p>(Introduced by Mr. Mondale for himself and Mr.      Harris.) Disregard of social security increases for      welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1675 to H.R. 1</p>
<p>(Introduced by Mr. Mondale for himself and Mr.      Harris.) Disregard of social security increases for      welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1298 to H.R. 1</p>	<p>(Introduced by Mr. Mondale for himself and Mr.      Harris.) Disregard of social security increases for      welfare, veterans' pensions, food stamps and      surplus commodities.</p>	<p>Amdt. 1675 to H.R. 1</p>

## HUMPHREY—Continued

- (Introduced by Mr. Hollings for himself and others.) Provides that secs. 508 and 509 of the bill do not become effective until a date designated by subsequent legislation. Under sec. 508 persons eligible for assistance under the new title XV (drug addicts and alcoholics), or for payments under the new title XVI (Supplemental Security Income program for the aged, blind, and disabled), the guaranteed employment program or the welfare programs would be ineligible to participate in the food stamp or commodity distribution programs. Sec. 509 would provide Federal funding to offset State costs in providing supplemental assistance to beneficiaries of these programs made ineligible by sec. 508 to compensate for the loss of food stamps.----- Amdt. 1677 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Medicaid—Day care for the aged.----- Amdt. 1680 to H.R. 1
- (Introduced by Mr. Bentsen for himself and Mr. Humphrey.) Amends the provision in H.R. 1 which details how medicare shall reimburse for the services of teaching physicians by changing the effective date from December 13, 1972 to June 30, 1973.----- Amdt. 1700 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medicaid programs.----- Amdt. 1703 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in medicaid.----- Amdt. 1704 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for medicaid services.----- Amdt. 1705 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their medicaid programs.----- Amdt. 1706 to H.R. 1
- (Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.----- Amdt. 1707 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) To require States not to reduce medical services which they are currently provided.----- Fl. amdt. to H.R. 1
- Deletes \$250 billion expenditure and net lending limitation provision in House bill.----- Amdt. 1699 to H.R. 16810
- (Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.----- Amdt. 1687 to H.R. 16810
- (Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.----- Amdt. 1691 to S. 2620
- (Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation.----- Fl. amdt. to H.R. 16810
- (Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.----- Fl. amdt. to H.R. 16810
- Requires that in carrying out the \$250 billion expenditure and net lending ceiling, the President shall be required to not reduce by more than 5% the appropriations or other obligational authority available for any particular program or activity. The President shall also reduce by not less than 50% the total funds available for programs and activities of the Department of Defense.----- Amdt. 1739 to H.R. 16810
- Requires President to advise Congress of specific reductions in budget authority and outlays. Congress shall then consider legislation concerning these recommendations.----- Amdt. 1743 to H.R. 16810
- (Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970.----- Amdt. 1692 to H.R. 640

INOUE

- (Introduced by Mr. Kennedy for himself and others.) To create a national system of health security ..... S. 3
- (Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas..... S. 340
- To amend the Tariff Schedules of the United States to accord the Trust Territories of the Pacific Islands the same tariff treatment as is provided for insular possessions of the United States..... S. 453
- To amend the Internal Revenue Code of 1954 to provide credit against income tax for an employer who employs older persons in his trade or business ..... S. 454
- (Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for social agency, legal, and related expenses incurred in connection with the adoption of a child by the taxpayer..... S. 455
- To include Guam within the purview of the Federal Unemployment Tax Act and related provisions of the Social Security Act..... S. 462
- (Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas..... S. 576
- (Introduced by Mr. Ribicoff for himself and others.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns..... S. 809
- (Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the Medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes..... S. 930
- (Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder..... S. 1173
- (Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam..... S. 1233
- (Introduced by Mr. Hart for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder..... S. 1335

- (Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty.... S. 1645
- (Introduced by Mr. Egleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans..... S. 1741
- (Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.... S. 1883
- (Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder..... S. 2135
- To prohibit the withdrawal of merchandise from a customs bonded warehouse for exportation pursuant to retail sales unless such warehouse is located in close proximity to a port, airport, or border crossing station..... S. 2144
- To establish a special fund in the Treasury, consisting of excess sugar excise tax collections, to enable the Secretary of Agriculture to conduct research into environmental problems arising in the production, processing, and refining of sugar.... S. 2446
- To permit a noncontiguous State to elect to use and allocate funds from the highway trust fund to achieve a balanced transportation system responsive to the unique transportation needs and requirements of such a noncontiguous State..... S. 2447
- (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies..... S. 2620
- To amend title II of the Social Security Act to permit, in certain cases, a woman who in good faith has gone through a marriage ceremony with an individual, to be considered the widow of such individual even though, because of a legal impediment, such woman is not legally married to such individual..... S. 3018
- (Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title..... S. 3127

## INOUE--Continued

To provide for benefits in case of certain individuals interned during World War II.....	S. 3484	Provides rules under which corporations with substantial income from possessions may elect to compute its tax pursuant to (1) the rules governing income from possessions, or (2) the rules governing consolidated returns.....	Amdt. 476 to H.R. 10947
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598	(Introduced by Mr. Javits for himself and others.) Revenue sharing: Additional funds.....	Amdt. 1465 to H.R. 14370
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4003	(Introduced by Mr. Inouye for himself and others.) Revenue sharing: Alaska and Hawaii.....	Amdt. 1509 to H.R. 14370
		(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.....	Amdt. 1687 to H.R. 16810
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2020

## AMENDMENTS

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare.....	Amdt. 464 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1
(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services.....	Amdt. 955 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides that the benefit levels under the adult assistance program shall be at the rate of \$1,920 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic, annual, cost-of-living increases starting in 1974..	Amdt. 998 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
To provide that deemed wage credits be granted to Japanese Americans interned during World War II and establishes a formula for the granting of such credits.....	Amdt. 1119 to H.R. 1
(Introduced by Mr. Gravel for himself and others.) Medicaid.....	Amdt. 1674 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation..	Amdt. 1707 to H.R. 1

## JACKSON

- (Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes..... S. 930
- (Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder..... S. 1035
- (Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder..... S. 1173
- (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder..... S. 1335
- (Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania..... S. 1380
- (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 1468
- (Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.... S. 1583
- (Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder..... S. 2135
- (Introduced by Mr. Magnuson for himself and others.) To assist States having an unemployment rate of 7.5 per centum or more to provide up to 26 weeks of emergency compensation to unemployed workers who have exhausted their entitlement to both regular unemployment compensation and extended unemployment compensation..... S. 2321
- (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies..... S. 2620
- (Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict..... S. 2044
- (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 2068
- (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans..... S. 3598
- (Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes... S. 3651
- (Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program..... S. 3704
- (Introduced by Mr. Magnuson for himself and others.) To amend section 208(c)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator..... S. 3705
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings..... S. 4001

## JACKSON—Continued

## AMENDMENTS

- (Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare ----- Amdt. 404 to H.R. 1
- (Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare ----- Amdt. 559 to H.R. 1
- (Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973, and modifies the schedule of tax rates. ----- Amdt. 909 to H.R. 1
- (Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% Federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by 0.75% in 1972 and 1973. .... Amdt. 628 to H.R. 10947
- (Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions ----- Amdt. 1357 to H.R. 14370
- (Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaska native villages which perform governmental functions. .... Amdt. 1459 to H.R. 14370
- (Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate. .... Amdt. 1631 to S. 2020
- (Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law. .... Fl. amdt. to H.R. 16810

JAVITS

(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Fed- eral election campaigns, and for other purposes.....	S. 1	(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1836.....	S. 1071
(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security.....	S. 3	(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1173
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	(Introduced by Mr. Harris for himself and others.) To amend title II of the Social Security Act so as to provide for the receipt of government disability of certain persons to receive disability benefits there- under.....	S. 1335
(Introduced by Mr. Baker for himself and others.) To restore balance in the federal system of gov- ernment in the United States; to provide both flexibility and resources for State and local gov- ernment officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 650	(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for tariff reduction status with Romania.....	S. 1380
To provide a deduction for income tax purposes, in the case of a disabled individual, for expenses for transportation to and from work, and to pro- vide an additional exemption for income tax pur- poses for a taxpayer or spouse who is disabled.....	S. 800	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, committees and members thereof.....	S. 1408
(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes.....	S. 834	(Introduced by Mr. Clay for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1960 to further clarify the intent of Congress as to priorities for airway modernization and airway development, and for other purposes.....	S. 1437
To provide a national health insurance program by extending the benefits, enlarging the coverage, ex- panding the role of private carriers, and otherwise improving the health insurance program estab- lished by title XVIII of the Social Security Act, by establishing a new title XX to such act to pro- vide comparable health insurance benefits to indi- viduals not covered therefor under the program established by such title XVIII, by providing Fed- eral assistance to develop local comprehensive health services systems, and by authorizing the es- tablishment of federally chartered national health insurance corporations.....	S. 836	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to nego- tiate commercial agreements including the grant- ing of most-favored-nation treatment with coun- tries having nonmarket economies.....	S. 2020
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to pro- vide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 930	(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the grant of additional jobs.....	S. 2032
To amend title II of the Social Security Act to pro- vide that, for purposes of the provisions relating to deductions from benefits on account of excess earnings, there be disregarded, in certain cases, income derived from the sale of certain copyrights, literary, musical, or artistic compositions, letters or memorandums, or similar property.....	S. 961	(Introduced by Mr. Allott for himself and others.) To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions.....	S. 2851
		(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2044
		(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to en- gage in communications with legislative bodies, and committees and members thereof.....	S. 3063

JAVITS—Continued

To amend sec. 1033 of the Internal Revenue Code of 1954 (relating to certain sales of low-income housing projects) .....

(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) .....

(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil.....

(Introduced by Mr. Buckley for himself and others.) To terminate the obligation of States to return funds deposited with them pursuant to the U.S. Fund Act of 1850 .....

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protection and interests of participants and beneficiaries of employee pension and welfare benefit plans .....

(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes .....

(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program .....

(Introduced by Mr. Magnuson for himself and others.) To amend section 203(c)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....

AMENDMENTS

S. 3093 Sets percentage of personal income tax allocated for revenue sharing at 20 percent per year and advances effective date to July 1, 1971. .... Amdt. 5 to S. 689

(Introduced by Mr. Jackson for himself and others.) Deletes most favored nation treatment to countries denying oil to foreign countries. .... Amdt. 1291 to S. 2629

S. 3327 Providing 100 percent Federal funding for employment compensation program for workers to program's initiation in October 1971. .... Full amdt. to Rayburn, to H.R. 5132

S. 3383 (Introduced by Mr. Kennedy for himself and others.) Terminates the North African sugar quota .....

S. 3440 (Introduced by Mr. Isakson for himself and others.) Requires that the Director of the Bureau of Economic Analysis estimate the real gross domestic product in constant prices for the base year 1957. .... Amdt. 95 to H.R. 10047

S. 3598 (Introduced by Mr. Cranston for himself and others.) Deletes those provisions of the bill relating to protection of the U.S. balance of payments by conferring certain power on the President during an emergency period. .... Amdt. 640 to H.R. 10047

S. 3651 (Introduced by Mr. Riegle for himself and others.) Directs that the 7 percent of alcohol excise tax revenues allocated to the Highway Trust Fund (to include revenues lost by repeal of the tax on light trucks) to be used for non-exempt transit programs .....

S. 3704 (Introduced by Mr. Parris for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines, and beer shall be deposited in the Highway Trust Fund .....

S. 3705 (Introduced by Mr. Bayh for himself and others.) Deletes a portion of the bill which restricts the application of the 7 percent job development investment credit to domestic products. .... Amdt. 688 to H.R. 10047

S. 4001 Eliminates the provision granting the President authority to extend the Buy American Helium Act property qualifying for the investment tax credit for a period beyond the termination of Proclamation 1974 (Balance of Payments Emergency) .....

(Introduced by Mr. Cooper for himself and others.) Deletes the \$1 checkoff system and the Presidential Election Campaign Fund of amendment 692 .....

(Introduced by Mr. Cooper for himself and others.) Tax credit for political campaign contributions of one-half of the first \$50 (maximum of \$25) or a deduction for full amount up to a limit of \$100..... Amdt. 745 to H.R. 10047

Reduces 20-percent leeway on asset depreciation rate to 5 percent and to establish a job development credit of \$1 per ton in day..... Full amdt. to H.R. 10047

JAVITS—Continued

AMENDMENTS—Continued

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare .....	Amdt. 464 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1
(Introduced by Mr. Percy for himself and others.) Welfare; Fiscal relief.....	Amdt. 588 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1
(Introduced by Mr. Harris for himself and Mr. Javits.) Divorced women's benefits.....	Amdt. 938 to H.R. 1
Exemption from earnings test.....	Amdt. 945 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 969 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1142 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority .....	Amdt. 1143 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel .....	Amdt. 1144 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school .....	Amdt. 1146 to H.R. 1
(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential" .....	Amdt. 1147 to H.R. 1
(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption.....	Amdt. 1613 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....	Amdt. 1669 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Revenue sharing: Additional funds.....	Amdt. 1465 to H.R. 14370

AMENDMENTS—Continued

(Introduced by Mr. Kennedy for himself and others.) Medicaid: Day care for the aged .....	Amdt. 1680 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs.....	Amdt. 1703 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in Medicaid .....	Amdt. 1704 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for Medicaid services.....	Amdt. 1705 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their Medicaid programs .....	Amdt. 1706 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To require States not to reduce medical services which they are currently providing.....	Fl. amdt. to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To make \$800 million available for child care services to State and local governments.....	Fl. amdt. to H.R. 1
To extend sec. 1033 of the Internal Revenue Code of 1954 to apply to State or local housing projects sponsored under Federal programs and similar housing projects sponsored under State or local programs .....	Fl. amdt. to H.R. 7577
To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law. ....	Fl. amdt. to H.R. 7577
(Introduced by Mr. Humphrey for himself and others.) To require the President to report to the Congress and Comptroller General certain specified information whenever appropriated funds are partially or completely impounded.....	Amdt. 1477 to H.R. 14370
(Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation .....	Fl. amdt. to H.R. 16810
(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget .....	Fl. amdt. to H.R. 16810

## JAVITS—Continued

## AMENDMENTS—Continued

- (Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law. .... Fl. amdt. to H.R. 16810
- (Introduced by Mr. Mathias for himself and others). Clarifies spending limitation ceiling to indicate judicial salaries and administrative expenses of any courts shall not be reduced. .... Amdt. 1751 to H.R. 16810
- (Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970. .... Amdt. 1682 to H.R. 640

JORDAN of Idaho

AMENDMENTS

(Introduced by Mr. Scott for himself and others.)  
To revise the Federal election laws, and for other purposes -----

S. 950

(Introduced by Mr. Hansen for himself and others.)  
To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available human resources, health manpower and facilities. ....

S. 987

(Introduced by Mr. Long for himself and others.)  
To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness. ....

S. 1376

(Introduced by Mr. Bennett for himself and others.)  
To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes. ....

S. 1623

(Introduced by Mr. Curtis for himself and others.)  
To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and share-holder employees of electing small business corporations. ....

S. 3012

(Introduced by Mr. Dominek for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971". ....

S. 3076

(Introduced by Mr. Roth for himself and others.)  
To impose a statutory limit on expenditures and net lending during fiscal year 1973. ....

S. 3123

(Introduced by Mr. Bennett for himself and others.)  
To increase social security benefits 10% and provides for automatic increases in benefits as the cost of living rises. ....

Amdt. 1310 to  
H.R. 15390

(Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$270 billion limitation. ....

Fl. amdt. to  
H.R. 16810

Provides for proportionate reductions of all appropriations with certain exceptions. ....

Amdt. 1723 to  
H.R. 16810

## JORDAN of North Carolina

(Introduced by Mr. Hartke for himself and others.)  
To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability insurance benefits thereunder..... S. 1335

(Introduced by Mr. Bible for himself and others.)  
To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses..... S. 1615

(Introduced by Mr. Hartke for himself and others.)  
To provide for orderly trade in iron and steel products ..... S. 2365

(Introduced by Mr. Muskie for himself and others.)  
To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 3063

(Introduced by Mr. Tunney for himself and others.)  
To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.. S. 3227

(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil..... S. 3383

## AMENDMENTS

(Introduced by Mr. Church for himself and others.)  
Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates ..... Amdt. 999 to H.R. 1

(Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation..... Fl. amdt. to H.R. 16810

## KENNEDY

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 8	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder-----	S. 2135
To amend the Social Security Act to provide a 15 per centum across-the-board increase in monthly benefits with a minimum primary insurance amount of \$100-----	S. 207	To amend the Internal Revenue Code of 1954 to provide a tax credit for political contributions, and for other purposes-----	S. 2493
To amend the Sugar Act of 1948 to terminate the quota for South Africa-----	S. 208	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies-----	S. 2620
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes-----	S. 936	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict-----	S. 2044
(Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder-----	S. 1035	(Introduced by Mr. Proxmire for himself and others.) To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and on certain emissions of sulfur oxides--	S. 3057
(Introduced by Mr. Kennedy for himself and others.) To reform the Federal elective process, and for other purposes-----	S. 1121	(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed--	S. 3227
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder-----	S. 1173	(Introduced by Mr. Packwood for himself and others.) To amend the Tariff Schedules of the United States with respect to the rate of duty on certain types and uses of fish netting and fish nets--	S. 3291
(Introduced by Mr. Harke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder-----	S. 1335	(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) -----	S. 3327
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses-----	S. 1615	(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions-----	S. 3378
(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty---	S. 1645	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3508
(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans-----	S. 1741	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes--	S. 3651
(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area-----	S. 1816		

## KENNEDY—Continued

(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program ----- S. 3704

(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.----- S. 3705

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.----- S. 4001

## AMENDMENTS

To provide a tax credit for political contributions ----- Amdt. 335 to S. 382

(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.----- Amdt. 1691 to S. 2620

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare ----- Amdt. 464 to H.R. 1

(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.----- Amdt. 559 to H.R. 1

(Introduced by Mr. Nelson for himself and others.) Physician assistants under medicare.----- Amdt. 870 to H.R. 1

(Introduced by Mr. Ribicoff for himself and others.) Welfare: Special provisions for Indians.----- Amdt. 891 to H.R. 1

(Introduced by Mr. Church for himself and others.) Provides that the benefit levels under the adult assistance program shall be at the rate of \$1,020 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic, annual, cost-of-living increases starting in 1974.----- Amdt. 998 to H.R. 1

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.----- Amdt. 999 to H.R. 1

(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax.----- Amdt. 120S to H.R. 1

## AMENDMENTS—Continued

(Introduced by Mr. Tunney for himself and others.) Amdt. 1653 to Income tax: Child care expenses.----- H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Medicaid - Day care for the aged ----- Amdt. 1680 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs.----- Amdt. 1703 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in medicaid.----- Amdt. 1701 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for medicaid services.----- Amdt. 1705 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their medicaid programs.----- Amdt. 1706 to H.R. 1

(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.----- Amdt. 1707 to H.R. 1

(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973.----- Amdt. 628 to H.R. 10947

(Introduced by Mr. Kennedy for himself and others.) Allows a tax credit of one-half of the first \$50 contributed to political campaigns for Federal, State or local office.----- Amdt. 643 to H.R. 10947

(Introduced by Mr. Percy for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines and beer shall be deposited in the Highway Trust Fund.----- Amdt. 657 to H.R. 10947

(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas.----- Amdt. 692 to H.R. 10947

Requires the Secretary of the Treasury to prescribe regulations having the effect of assuring that benefits from the repeal or suspension of automotive excise tax accrue to the ultimate purchaser.----- Floor amdt. to H.R. 10947

## KENNEDY—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions -----	Amdt. 1357 to H.R. 14370
Providing for a 3-month extension of the present temporary level in the public debt limitation-----	Amdt. 1315 to H.R. 15390
(Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for alloca- tion to Indian tribes and Alaskan native villages which perform governmental functions-----	Amdt. 1159 to H.R. 14370
(Introduced by Mr. Kennedy for himself and others.) Tax reform plan-----	Amdt. 1479 to H.R. 14370
(Introduced by Mr. Kennedy for himself and Mr. Stevens.) Voter registration-----	Amdt. 1480 to H.R. 14370
(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota -----	Amdt. 108 to H.R. 8868
(Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970-----	Amdt. 1692 to H.R. 610

## LONG

- (Introduced on behalf of the Committee on Finance.) To authorize the Secretary of the Treasury to transfer to the Government of the Republic of the Philippines funds for making payments on certain pre-1934 bonds of the Philippines, and for other purposes..... S. 1330
- (Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness..... S. 1370
- To require that publications of statistics relating to the value of articles imported into the United States include the charges, costs, and expenses incurred in bringing such articles to the United States, and for other purposes..... S. 1815
- To amend the Internal Revenue Code of 1954 and the Social Security Act so as to encourage and facilitate the provision of child care services..... S. 2003
- To amend the Internal Revenue Code of 1954 to provide a deduction for certain wages paid to household employees..... S. 2774
- To amend title IV of the Social Security Act so as to include therein certain provisions designed to prevent parents of children, who are receiving aid under State plans approved under such title, from evading their financial and other parental responsibilities toward such children, and for other purposes..... S. 3019
- (Introduced by Mr. Long for himself and Mr. Ellender.) To amend the Highway Revenue Act of 1956, and for other purposes..... S. 3265

## SENATE RESOLUTIONS

- Urging prompt removal of discriminatory preferences on citrus fruits granted by the European Economic Community..... S. Res. 89
- (Introduced by Mr. Talmadge for Mr. Long.) To provide additional funds for the Committee on Finance for routine committee expenditures..... S. Res. 182
- Authorizing supplemental expenditures by the Committee on Finance for the procurement of consultants..... S. Res. 302

## SENATE CONCURRENT RESOLUTIONS

- Authorizing the printing of additional copies of the Senate report to accompany H.R. 1, the Social Security Amendments of 1972..... S. Con. Res. 09

## AMENDMENTS

- Providing for a 10% across the board social security benefit increase, \$100 minimum, 5% increase in special payments to persons age 72 years and over, earnings limitation increased to \$2,400, taxable wage base raised to \$9,000 in 1972, and adjustment in tax rates..... Floor amdt. to H.R. 4600
- (Long amendment to No. 1461.) To require that laborers employed in construction work financed from revenue-sharing funds be paid at Davis-Bacon wage rates..... Floor amdt. to H.R. 14370
- (Long amendment to No. 1461.) To make applicability of minimum wage provisions effective only if the Federal contribution to such project is 25% or more..... Floor amdt. to H.R. 14370
- To provide \$600 million limitation on Federal grants to State and local governments for child welfare and family planning programs..... Floor amdt. to H.R. 14370
- (Introduced by Mr. Hartke for himself and Mr. Long.) To provide that chronic renal disease be considered to constitute disability under the medicare program..... Fl. amdt. to H.R. 1

## McCLELLAN

- (Introduced by Mr. Hruska for himself and others.)  
To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes..... S. 431
- (Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict..... S. 2944
- (Introduced by Mr. Roth for himself and others.)  
To impose a statutory limit on expenditures and net lending during fiscal year 1973..... S. 3123

## AMENDMENTS

- (Introduced by Mr. Javits for himself and others.)  
Requires that the President's budget include an estimate of the revenue lost because of deductions, credits, and income exclusions..... Amdt. 533 to H.R. 10947
- (Introduced by Mr. Sparkman for himself and others.) Makes municipal bonds taxable when used for construction of water facilities unless water is available to general public; also increases "small issue" exemption from \$1,000,000 to \$5,000,000..... Amdt. 655 to H.R. 10947
- Entitles prisoners of war held 30 days or more to a special bonus..... Amdt. 709 to S. 2944
- (Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens the right to emigrate..... Amdt. 1691 to S. 2620
- (Introduced by Mr. Pearson for himself and others.)  
Property tax credit for elderly..... Amdt. 895 to H.R. 1
- (Introduced by Mr. Church for himself and others.)  
Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates..... Amdt. 999 to H.R. 1
- To require that the funds for revenue sharing for the period between July 1, 1974 and Dec. 31, 1976 be appropriated through the annual appropriations process..... Amdt. 1450 to H.R. 14370
- (Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget..... Fl. amdt. to H.R. 16810

## McGEE

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 3	(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title -----	S. 3127
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements -----	S. 144	(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment -----	S. 3393
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas -----	S. 346	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3598
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes -----	S. 936	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings -----	S. 4001
(Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder -----	S. 1035		
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder -----	S. 1173		
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder -----	S. 1335		
(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness -----	S. 1376		
(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes -----	S. 1883		
(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder -----	S. 2135		
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2011		
		<b>AMENDMENTS</b>	
		(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare -----	Amdt. 461 to H.R. 1
		(Introduced by Mr. Ribicoff for himself and others.) Welfare: Special provisions for Indians -----	Amdt. 891 to H.R. 1
		(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates -----	Amdt. 929 to H.R. 1
		(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues -----	Amdt. 1103 to H.R. 1
		(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns -----	Amdt. 1687 to H.R. 16810
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate -----	Amdt. 1691 to S. 2620

## McGOVERN

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 3	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.-----	S. 1408
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.-----	S. 346	(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income -----	S. 1442
(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes.---	S. 831	(Introduced by Mr. Bayh for himself and others.) Relating to the allowance of a depreciation deduction -----	S. 1532
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.-----	S. 936	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.-----	S. 1615
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100 percent Federal financing of the benefits payable thereunder -----	S. 973	(Introduced by Mr. McGovern for himself and others.) To provide assistance to defense workers whose employment has been adversely affected by the transition to peacetime economy.-----	S. 1031
To provide public financing of certain campaign costs incurred in campaigns for election to Federal office, to insure full public disclosure of campaign finances, and to regulate unfair campaign practices -----	S. 1039	(Introduced by Mr. Mondale for himself and others.) To accelerate the effective dates of individual income tax reductions provided by the Tax Reform Act of 1969; to restore the investment credit for small business enterprises; and to provide for the payment of federally financed extended unemployment compensation under Federal-State agreements.-----	S. 1725
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.-----	S. 1173	(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.-----	S. 1741
(Introduced by Mr. Church for himself and Mr. McGovern.) To modify the restrictions contained in sec. 170(e) of the Internal Revenue Code of 1954 in the case of certain contributions of ordinary property.-----	S. 1212	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.-----	S. 2135
(Introduced by Mr. Hansen for himself and others.) To provide that quotas on certain meat and meat products provided for by sec. 2 of the act of Aug. 22, 1964, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section.-----	S. 1251	To permit officers and employees of the Federal Government to elect coverage under the old-age, survivors, and disability insurance system.-----	S. 2235
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder -----	S. 1335	The Adequate Income Act of 1971.-----	S. 2372
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania -----	S. 1389	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.-----	S. 2620
		(Introduced by Mr. Proxmire for himself and others.) To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and certain emissions of sulfur oxides.---	S. 3057
		(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.-----	S. 3003

## McGOVERN—Continued

(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 192 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....	S. 3227	(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100 percent federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5 percent and increases net Federal unemployment tax on employers by .075 percent in 1972 and 1973.	Amdt. 628 to H.R. 10947
(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.....	S. 3378	(Introduced by Mr. Percy for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines and beer shall be deposited in the Highway Trust Fund.....	Amdt. 957 to H.R. 10947
(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.....	S. 3303	(Introduced by Mr. Metcalf for himself and others.) Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons.....	Amdt. 395 to H.R. 1
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598	(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare.....	Amdt. 464 to H.R. 1
(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....	S. 3651	(Introduced by Mr. Ribicoff for himself and others.) Assures that States will not be required to spend more on welfare payments in fiscal years 1972 and 1973 than they did in fiscal year 1971.....	Amdt. 820 to H.R. 1
(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program.....	S. 3704	(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973, and modifies the schedule of tax rates.....	Amdt. 499 to H.R. 1
(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120 percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705	(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1112 to H.R. 1
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1
<b>AMENDMENTS</b>		(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....	Amdt. 1144 to H.R. 1
(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971.....	Amdt. 541 to H.R. 8312	(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school.....	Amdt. 1146 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota.....	Amdt. 198 to H.R. 8866	(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential".....	Amdt. 1147 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14 percent instead of 7 percent—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.....	Amdt. 475 to H.R. 10947		

## AMENDMENTS—Continued

To permit Federal civilian employees to elect social security coverage under the Federal civilian employee retirement program. An election of coverage would be effective for as much as 4 quarters before the quarter in which the election was made and would be irrevocable.....	Amdt. 1207 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax.....	Amdt. 1208 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses.....	Amdt. 1053 to H.R. 1
(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation. ....	Fl. amdt. to H.R. 1
(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.....	Amdt. 1087 to H.R. 16810
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate	Amdt. 1691 to S. 2620
(Introduced by Mr. Nelson for himself and others.) To remove provision in S. 3378 providing that charitable bequests would only be deductible for estate tax purposes if it is to be used predominantly within the United States.....	Amdt. 1126 to S. 3378

## McINTYRE

(Introduced by Mr. Byrd of West Virginia for Mr. McIntyre.) To provide for orderly trade in textile articles and articles of leather footwear, and for other purposes.....	S. 37	(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.....	S. 1810
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for social agency, legal, and related expenses incurred in connection with the adoption of a child by the taxpayer.....	S. 455	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.....	S. 2135
(Introduced by Mr. Anderson for himself and others.) To amend title XVIII of the Social Security Act so as to include chiropractor's services among the benefits provided by the insurance program established by pt. B of such title.....	S. 537	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2305
To amend title II of the Social Security Act to provide for the making of supplementary payments to certain low-income recipients of monthly insurance benefits thereunder.....	S. 918	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2941
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 936	(Introduced by Mr. Maske for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3003
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
(Introduced by Mr. McIntyre for himself and others.) To amend the Internal Revenue Code of 1954 and the Social Security Act to provide a comprehensive program of health care for the 1970's by strengthening the organization and delivery of health care nationwide and by making comprehensive health care insurance available to all Americans and for other purposes.....	S. 1490	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....	S. 1615	(Introduced by Mr. Ribicoff for himself and Mr. McIntyre.) To amend the Internal Revenue Code of 1954 to allow a credit against the individual income tax for tuition paid for the elementary education of dependents.....	S. 3700
(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty.....	S. 1645	(Introduced by Mr. Magnuson for himself and others.) To provide for a 6 month extension of the Emergency Unemployment Compensation Program.....	S. 3704
(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741	(Introduced by Mr. Magnuson for himself and others.) To amend sec. 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705
(Introduced by Mr. Ribicoff for himself and Mr. McIntyre.) To provide for orderly trade in anti-friction ball and roller bearings and parts thereof.....	S. 1778	The Hide Regulation Certificate Act of 1972.....	S. 3933
		(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001

## AMENDMENTS

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare .....	Amdt. 464 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides that the benefit levels under the adult assistance program shall be at the rate of \$1,920 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic, annual, cost-of-living increases starting in 1974. . .	Amdt. 998 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. ....	Amdt. 999 to H.R. 1
(Introduced by Mr. Humphrey for himself and Mr. McIntyre.) Food stamps and surplus commodities .....	Amdt. 1617 to H.R. 1
(Introduced by Mr. Humphrey for himself and Mr. McIntyre.) Disregard of social security increase for welfare, veterans' pensions, food stamps and surplus commodities. ....	Amdt. 1618 to H.R. 1
(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns .....	Amdt. 1687 to H.R. 16810
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate .....	Amdt. 1691 to S. 2620
(Introduced by Mr. Gurney for himself and others.) Amends the formula for determining the amount of entitlement of each State .....	Amdt. 1215 to S. 3651

## SENATE RESOLUTIONS

(Introduced by Mr. Harris for himself and others.) Calling upon the President to eliminate the oil import quota system .....	S. Res. 206
(Introduced by Mr. Tunney for himself and others.) To require States to pass along to aged, blind, and disabled welfare recipients \$15 of the social security benefit increase enacted July 1, 1972. . . .	Amdt. 1160 to H.R. 11370

## MAGNUSON

- (Introduced by Mr. Kennedy for himself and others.) To create a national system of health security ----- S. 3
- (Introduced by Mr. Cannon for himself and others.) To amend the Internal Revenue Code of 1954 to reduce the tax on fuel used in noncommercial aviation ----- S. 593
- (Introduced by Mr. Hart for himself and others.) To amend the Internal Revenue Code of 1954 to exclude from gross income contributions by employers to plans providing motor vehicle insurance coverage for employees. ----- S. 947
- (Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder. ----- S. 1173
- (Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam. ----- S. 1233
- (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder. ----- S. 1335
- (Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania ----- S. 1359
- (Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes ----- S. 1437
- (Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes. ----- S. 1883
- (Introduced by Mr. Magnuson for himself and others.) To assist States having an unemployment rate of 7.5 per centum or more to provide up to 26 weeks of emergency compensation to unemployed workers who have exhausted their entitlement to both regular unemployment compensation and extended unemployment compensation. ----- S. 2321
- (Introduced by Mr. Magnuson for himself and Mr. Montoya.) The Children's Catastrophic Health Care Act of 1971 ----- S. 2434
- (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies. ----- S. 2020
- (Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ----- S. 2014
- (Introduced by Mr. Packwood for himself and others.) To amend the Tariff Schedules of the United States with respect to the rate of duty on certain types and uses of fish netting and fish nets ----- S. 3291
- (Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) ----- S. 3327
- To authorize a compact between the several States relating to taxation of multistate taxpayers and to regulate and foster commerce among the States by providing a system for the taxation of interstate commerce ----- S. 3333
- (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans ----- S. 3598
- (Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program ----- S. 3704
- (Introduced by Mr. Magnuson for himself and others.) To amend sec. 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator. ----- S. 3705
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings. ----- S. 4001

## MAGNUSON—Continued

## AMENDMENTS

(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 805 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
To provide for the payments of actuarially reduced social security benefits starting as early as age 60, rather than age 62. Provides an actuarial reduction of 19/10 of 1% of such benefit for each month the date of entitlement precedes the date on which the defined retirement age is attained.....	Amdt. 1166 to H.R. 1
Exempts from the interest equalization tax certain acquisitions made before the enactment of the Interest Equalization Tax Act.....	Amdt. 18 to H.R. 5432
Provides 26 weeks additional unemployment compensation benefits to persons who have exhausted such benefits in States where unemployment rates exceed 6 percent.....	Fl. amdt. to H.R. 6063
(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100 percent federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5 percent and increases net Federal unemployment tax on employers by .075 percent in 1972 and 1973..	Amdt. 628 to H.R. 10947
(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas.....	Amdt. 692 to H.R. 10947
To provide States with 1% insured unemployment rate, could continue an extended benefit period..	Fl. amdt. to H.R. 610
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2620
(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget.....	Fl. amdt. to H.R. 16810
(Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.....	Fl. amdt. to H.R. 16810

MANSFIELD

- (Introduced by Mr. Gravel for himself and others.)  
To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes..... S. 1
- (Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements..... S. 144
- (Introduced by Mr. Burdick for himself and others.)  
To amend the Tariff Act of 1930 so as to exempt certain private aircraft entering or departing from the United States and Canada at night or on Sunday or a holiday from provisions requiring payment to the United States for overtime services of customs officers and employees..... S. 155
- (Introduced by Mr. Pearson for himself and others.)  
To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas..... S. 340
- (Introduced by Mr. Mansfield for himself and Mr. Pell.) To promote fair practices in the conduct of election campaigns for Federal political offices, and for other purposes..... S. 382
- To amend title XVIII of the Social Security Act to permit, in certain instances, the State health agency of a State to waive certain requirements relating to health and safety which must be met by hospitals in such State in order for them to participate in the insurance program established by such title, and to amend title XIX of such act to eliminate the Life Safety Code of the National Fire Protection Association as the official standard for determining whether nursing homes meet health and safety standards..... S. 505
- To amend sec. 1372(c) (5) of the Internal Revenue Code of 1954 so as to exclude certain interest from the definition of passive investment income..... S. 648
- (Introduced by Mr. Metcalf for himself and others.)  
To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder..... S. 1173
- (Introduced by Mr. Inouye for himself and others.)  
To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam..... S. 1233
- (Introduced by Mr. Hartke for himself and others.)  
To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder..... S. 1335
- (Introduced by Mr. Metcalf for himself and Mr. Mansfield.) To amend section 4263 of the Internal Revenue Code of 1954 (relating to taxes on transportation by air) to exempt from such taxes the transportation of smoke jumpers..... S. 2250

- (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies..... S. 2620
- (Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict..... S. 2944
- (Introduced by Mr. Roth for himself and others.)  
To impose a statutory limit on expenditures and net lending during fiscal year 1973..... S. 3123
- (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans..... S. 3598
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings..... S. 4001
- (Introduced by Mr. Mansfield for himself and Mr. Aiken.) To amend the Internal Revenue Code of 1954 to provide a personal depletion allowance deduction for individuals..... S. 4016

SENATE RESOLUTIONS

- (Introduced by Mr. Mansfield for himself and Mr. Metcalf.) Relating to sprinkler regulations for hospitals and nursing homes..... S. Res. 41

AMENDMENTS

- (Introduced by Mr. Metcalf for himself and others.)  
Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons..... Amdt. 395 to H.R. 1
- (Introduced by Mr. Church for himself and others.)  
Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates..... Amdt. 509 to H.R. 1

## MANSFIELD—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption.....	Amdt. 1613 to H.R. 1
(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation.....	Fl. amdt. to H.R. 1
(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distrib- uted to the major and minor political parties according to predetermined formulas.....	Amdt. 692 to H.R. 10917
(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions.....	Amdt. 1357 to H.R. 14370
(Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for alloca- tion to Indian tribes and Alaskan native villages which perform governmental functions.....	Amdt. 1159 to H.R. 14370

## MATHIAS

- (Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce----- S. 317
- (Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States----- S. 680
- (Introduced by Mr. Mathias for himself and Mr. Beall.) To amend title II of the Social Security Act to provide a special rule for determining insured status, for purposes of entitlement to disability insurance benefits, of individuals whose disability is attributable directly or indirectly to meningioma or other brain tumor----- S. 680
- (Introduced by Mr. Mathias for himself and Mr. Cook.) To establish the Advisory Commission on Federal Tax Forms and for other purposes----- S. 1520
- (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder----- S. 1335
- (Introduced by Mr. Mathias for himself and Mr. Randolph.) To amend the Internal Revenue Code of 1954 to require the consent of the taxpayer concerned before a person who prepares a taxpayer's income tax return may use or disclose for other purposes any information furnished for the preparation of such returns----- S. 1387
- (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax exempt organizations to engage in communications with legislative bodies, and committees and members thereof----- S. 1408
- (Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans----- S. 1741
- (Introduced by Mr. Harris for himself and others.) To amend the Internal Revenue Code of 1954 to provide for the valuation of a decedent's interest in a closely held business for estate tax purposes----- S. 1957
- To amend title II of the Social Security Act to provide an increase in the amount of earnings allowed without deduction from benefits, to increase the minimum benefit to \$100, to increase widow's and widower's benefits, and to provide for automatic increases in benefits based on the increases in the costs-of-living and for appropriate adjustments in the tax rates and wages base to finance the costs of such increases----- S. 2047
- To restore the income tax credit for investment in certain depreciable property at a rate of 6 percent of the qualified investment----- S. 2225
- (Introduced by Mr. Tower for himself and others.) To provide a tax credit for expenditures made in the exploration and development of new reserves of oil and gas in the United States----- S. 2273
- (Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products----- S. 2365
- (Introduced by Mr. Humphrey for himself and others.) To amend title XVIII of the Social Security Act to include, among the home health services covered under the insurance program established by pt. B of such title, nutrition services provided by or under the supervision of a registered dietitian----- S. 2504
- (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies----- S. 2620
- (Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs----- S. 2632
- (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof----- S. 3063
- (Introduced by Mr. Welcker for himself and others.) To facilitate the movement of persons and goods in interstate commerce, and to aid in eliminating the burdens on interstate commerce which result from the lack of adequately coordinated transportation facilities in many parts of the United States, through a comprehensive program of Federal assistance to States and localities to aid in the provision of such facilities----- S. 3110
- (Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable to a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States----- S. 3152
- (Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment----- S. 3303
- (Introduced by Mr. Beall for himself and Mr. Mathias.) To provide for the temporary duty-free importation of logwood extract----- S. 3434

## MATHIAS—Continued

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans. . . . .	S. 3598	(Introduced by Mr. Mathias for himself and others.) Eliminates title X from amendment 692 which contains provisions for the financing of presidential election campaign through the \$1 checkoff system. . . . .	Amdt. 699 to H.R. 10947
To amend the Internal Revenue Code of 1954 to provide that a married individual who files a separate return shall be taxed on his or her earned income at the same rate as unmarried individuals. . . . .	S. 3629	(Introduced by Mr. Mathias for himself and others.) Changes the types of campaign organizations to which a campaign contribution may be made under amendment 692 and still qualify for a tax credit or income tax deduction. . . . .	Amdt. 701 to H.R. 10947
(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes. . . . .	S. 3651	Substitutes for the definitions of "major party" and "minor party" a general definition of "party" to include any political party properly registered with the Comptroller General which declares its intent to nominate a candidate for President and Vice President in the next general election. . . . .	Amdt. 709 to H.R. 10947
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings. . . . .	S. 4001	Provides that, instead of designating \$1 of tax liability to the Presidential Campaign Fund, individual taxpayers are to be permitted to designate a candidate of any specified political party or designate a general account for all candidates. . . . .	Amdt. 740 to H.R. 10947
(Introduced by Mr. Percy for himself and others.) To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters. . . . .	S. 4070	Preserves confidentiality of information in a tax return by the preparer of such return. . . . .	Fl. amdt. to H.R. 10947
To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce. . . . .	S. 4080	(Introduced by Mr. Percy for himself and others.) Licensing of nursing home inspectors. . . . .	Amdt. 836 to H.R. 1
		(Introduced by Mr. Percy for himself and others.) Grants for rehabilitation of aged. . . . .	Amdt. 837 to H.R. 1
		(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. . . . .	Amdt. 999 to H.R. 1
		(Introduced by Mr. Javits for himself and others.) Revenue sharing: Additional funds. . . . .	Amdt. 1405 to H.R. 14370
		(Introduced by Mr. Percy for himself and Mr. Mathias.) Grants to States for property tax relief to low income persons. . . . .	Amdt. 1500 to H.R. 14370
		(Introduced by Mr. Jackson for himself and others.) Denies most favored-nation treatment to countries denying citizens the right to emigrate. . . . .	Amdt. 1601 to S. 2920
		(Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation. . . . .	Fl. amdt. to H.R. 16840
		(Introduced by Mr. Mathias for himself and others.) Charities spending limitation ceiling to include judicial salaries and administrative expenses of any courts shall not be reduced. . . . .	Amdt. 1751 to H.R. 16840

## AMENDMENTS

(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14 percent instead of 7 percent—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property. . . . .	Amdt. 475 to H.R. 10947
Adds a new provision to the bill establishing an advisory commission on Federal tax forms to the Internal Revenue Service. . . . .	Amdt. 677 to H.R. 10947
Simplification of Federal tax forms. . . . .	Amdt. 678 to H.R. 10947
(Introduced by Mr. Mathias for himself and others.) Allows a tax credit of one half of the first \$50 contributed to political campaigns for Federal office. . . . .	Amdt. 686 to H.R. 10947
(Introduced by Mr. Packwood for himself and others.) Denies that provision of the bill which restricts the application of the 7 percent job development investment credit to domestic products. . . . .	Amdt. 688 to H.R. 10947

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----	S. 3	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof -----	S. 1408
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements. ....	S. 141	(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income -----	S. 1442
(Introduced by Mr. Burdick for himself and others.) To amend the Tariff Act of 1930 so as to exempt certain private aircraft entering or departing from the United States and Canada at night or on Sunday or a holiday from provisions requiring payment to the United States for overtime services of customs officers and employees. ....	S. 155	(Introduced by Mr. McIntyre for himself and others.) To amend the Internal Revenue Code of 1954 and the Social Security Act to provide a comprehensive program of health care for the 1970's by strengthening the organization and delivery of health care nationwide and by making comprehensive health care insurance available to all Americans, and for other purposes. ....	S. 1490
To provide financial assistance to candidates for President and Vice President and candidates for the Senate and House of Representatives to assist in defraying their election campaign expenses, and to repeal the Presidential Election Campaign Fund Act of 1966. ....	S. 402	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification reform, and relief for small businesses. ....	S. 1615
(Introduced by Mr. Burdick for himself and others.) To amend the Tariff Schedules of the United States to accord to the Trust Territory of the Pacific Islands the same tariff treatment as is provided for insular possessions of the United States -----	S. 586	To assist the States in raising revenues by making more uniform the incidence and rate of tax imposed by States on the severance of minerals, and to impose a countervailing duty on imported minerals -----	S. 1813
To amend title XVIII of the Social Security Act to permit, in certain instances, the State health agency of a State to waive certain requirements relating to health and safety which must be met by hospitals in such State in order for them to participate in the insurance program established by such title, and to amend title XIX of such Act to eliminate the Life Safety Code of the National Fire Protection Association as the official standard for determining whether nursing homes meet health and safety standards. ....	S. 595	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products -----	S. 2365
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide 100 percent Federal financing of the benefits payable thereunder. ....	S. 973	To amend the Internal Revenue Code of 1954 so as to limit the amount of deductions attributable to the business of farming which may be used to offset nonfarm income. ....	S. 2487
(Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder. ....	S. 1035	(Introduced by Mr. Hartke for himself and others.) To amend the Social Security Act. ....	S. 2513
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam. ....	S. 1233	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies. ....	S. 2620
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder. ....	S. 1335	(Introduced by Mr. Harris for himself and others.) To authorize a family assistance plan providing basic benefits to low-income people to provide incentives for employment and training to improve the capacity for employment of members of poor families, to achieve greater uniformity of treatment of recipients than under the Federal-State public assistance programs and to otherwise improve such programs, and for other purposes. ....	S. 2747
		(Introduced by Mr. Proxmire for himself and others.) To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and certain emissions of sulfur oxides. ....	S. 3057

## METCALF—Continued

## AMENDMENTS

(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063	(Introduced by Mr. Metcalf for himself and others.) Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons .....	Amdt. 395 to H.R. 1
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123	Provides for coverage of chiropractor's services under pt. B. of medicare.....	Amdt. 396 to H.R. 1
To establish a trust fund for the support of vocational education, to impose a tax on amounts received under certain Government and Government-supported construction contracts to sustain the fund, and to provide for grants to the States from the fund for the support of vocational education.....	S. 3155	Provides for utilization of services of elderly individuals in operation of child care facilities.....	Amdt. 412 to H.R. 1
(Introduced by Mr. Chiles for himself and others.) To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable by a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States.....	S. 3152	(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.....	S. 3378	(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly .....	Amdt. 895 to H.R. 1
(Introduced by Mr. Metcalf for himself and Mr. Bellmon.) To authorize the Secretary of the Interior to issue certain obligations and to utilize the revenues therefrom to acquire additional wetlands .....	S. 3751	(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates .....	Amdt. 999 to H.R. 1
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	To provide special minimum social security benefit equal to \$10 for each year of coverage (rather than \$5 for each year as under House passed bill) .....	Amdt. 1375 to H.R. 1
<b>SENATE RESOLUTIONS</b>		(Introduced by Mr. Tunney for himself and others.) Income tax; Child care expenses .....	Amdt. 1653 to H.R. 1
(Introduced by Mr. Mansfield for himself and Mr. Metcalf.) Relating to sprinkler regulations in hospitals and nursing homes.....	S. Res. 44	(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation.....	Fl. amdt. to H.R. 1
		(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100 percent federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5 percent and increases net Federal unemployment tax on employers by .075 percent in 1972 and 1973 .....	Amdt. 628 to H.R. 10047
		(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions .....	Amdt. 1357 to H.R. 14370
		(Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions.....	Amdt. 1153 to H.R. 14370
		(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns .....	Amdt. 1687 to H.R. 16810

## MILLER

		AMENDMENTS		
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	Changes amendment No. 628 (Senator Magnuson) by providing that the additional unemployment compensation benefits provided by amendment No. 628 would become effective when unemployment rates exceed 4.5 percent instead of 7.5 percent.....	Amdt. 656 to H.R. 10947	
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	Provides that the \$1,000 limitation on campaign expenditures by unauthorized committees, and the penalty for violation thereof, shall apply to individuals as well as to committees.....	Amdt. 739 to H.R. 10947	
To amend the Internal Revenue Code to permit a deduction for expenses of preventing destruction of trees from disease or infestation and removing infected or infested trees.....	S. 2015	Concerning Special Cases in the transfer to DISC of assets of Export Corporation.....	Fl. amdt. to H.R. 10947	
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2944	Provides tax exemption for disabled. In addition to exemption for blindness for taxpayer or for spouse.....	Fl. amdt. to H.R. 10947	
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123	(To amendment No. 670) Repeals the manufacturers' 10-percent excise tax on livestock buses.....	Fl. amdt. to H.R. 10947	
To provide for the sharing of Federal tax receipts with the States and their political subdivisions for purposes of education.....	S. 3683	Provides a \$25 tax credit for each exemption in addition to a personal exemption of \$675.....	Fl. amdt. to H.R. 10947	
To amend certain provisions of chs. 51 and 69 of the Internal Revenue Code of 1954, by modifying the forms of stamps required on containers of distilled spirits as evidence of tax payment and the requirement that such stamps be prepared and distributed by the Secretary of the Treasury or his delegate.....	S. 3849	(Introduced by Mr. Bennett for himself and others.) To increase social security benefits 10% and provides for automatic increases in benefits as the cost of living rises.....	Amdt. 1310 to H.R. 15300	
		To amend the effective date of sec. 308 of the Revenue Act of 1971.....	Fl. amdt. to H.R. 1467	
		(Introduced by Mr. Jackson for himself and others.) To deny most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to H.R. 2620	

## MONDALE

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security .....	S. 3	To amend title XVIII of the Social Security Act to provide full payment (subject to any deductibles and coinsurance generally applicable) for whole blood furnished an individual under the program of health insurance for the aged.....	S. 1337
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania.....	S. 1389
(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes....	S. 834	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408
(Introduced by Mr. Ribicoff for himself and others.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns.....	S. 869	(Introduced by Mr. Bayh for himself and others.) Relating to the allowance of a depreciation deduction .....	S. 1532
(Introduced by Mr. Williams for himself and others.) To amend the Social Security Act to provide increases in benefits under the old-age, survivors, and disability insurance program, to provide health insurance benefits for the disabled, and for other purposes.....	S. 923	To amend title II of the Social Security Act to extend from 22 to 26 the age limit for receipt of child's insurance benefits thereunder by individuals attending school, and to permit reduced child's benefits to be paid to individuals attending school on a part-time basis, and to require notification of the availability of such benefits to those eligible by their 14th birthday.....	S. 1508
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 930	(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals .....	S. 1590
(Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder.....	S. 1035	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....	S. 1615
To amend the Social Security Act to provide automatic adjustments in benefits.....	S. 1265	(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty....	S. 1615
To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the benefits payable to them under such title....	S. 1266	(Introduced by Mr. Mondale for himself and others.) To accelerate the effective dates of individual income tax reductions provided by the Tax Reform Act of 1969; to restore the investment credit for small business enterprises; and to provide for the payment of federally financed extended unemployment compensation under Federal-State agreements.....	S. 1725
To amend the Social Security Act to provide an increase in the minimum benefit.....	S. 1267		
To amend title II of the Social Security Act to permit the computation of benefits thereunder on the basis of the worker's 10 years of highest earnings.....	S. 1268		
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335		
(Introduced by Mr. Mondale for himself and Mr. Randolph.) To limit the amount of the monthly premium for participation in the supplementary medical insurance program established by pt. B of title XVIII of the Social Security Act.....	S. 1336		

## MONDALE—Continued

- (Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans..... S. 1741
- (Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder..... S. 2135
- To allow a credit against Federal income tax to low-income individuals who have attained age 65 for State and local property taxes paid by them on their residences, and for rent considered as taxes paid by them..... S. 2448
- (Introduced by Mr. Humphrey for himself and others.) To amend title XVIII of the Social Security Act to include, among the home health services covered under the insurance program established by part B of such title, nutrition services provided by or under the supervision of a registered dietician..... S. 2501
- (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies..... S. 2620
- (Introduced by Mr. Muskie for himself and Mr. Mondale.) To amend chapters 2 and 21 of the Internal Revenue Code of 1954, and title II of the Social Security Act, to reduce social security tax rates and provide a new method for their determination in the future, to remove the dollar limitation presently imposed upon the amount of wages and self-employment income which may be taken into account for tax and benefit purposes under the old-age, survivors, and disability insurance system (making allowance for personal income tax exemptions and the low-income allowance in determining such amount for tax purposes), and to increase benefits under such system to reflect the new tax and benefit base..... S. 2656
- To provide economic growth and stability by restoring the investment credit, accelerating individual income tax reductions, postponing social security tax increases, and providing additional weeks of unemployment insurance benefits..... S. 2707
- (Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict..... S. 2914
- (Introduced by Mr. Mondale for himself and Mr. Humphrey.) To amend sec. 451 of the Tariff Act of 1930 so as to exempt certain private aircraft entering or departing from the United States and Canada at night or on Sunday or a holiday from provisions requiring payment to the United States for overtime services of customs officers and employees and to treat snowmobiles as highway vehicles for the purposes of such section.... S. 3047
- (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 3063
- (Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title..... S. 3127
- (Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978)..... S. 3327
- (Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions..... S. 3378
- To amend the Social Security Act to provide automatic adjustments in benefits..... S. 3512
- (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans..... S. 3598
- (Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes... S. 3651
- To amend the Internal Revenue Code of 1954 to require that taxpayers be informed of court decisions which differ from Treasury Department instructions; to require the publication of an authoritative set of instructions for preparing tax returns, claims, statements, and documents; and to provide for the stay of assessment and collection of deficiencies determined by the Tax Court until final disposition of any appeal thereof..... S. 3903
- To amend the Internal Revenue Code to protect farm property from estate taxation based upon its valuation for nonfarm use..... S. 4000

## MONDALE—Continued

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	(Introduced by Mr. Mondale for himself and Mr. Brooke.) Extends "most favored nation" treatment to products of Romania.....	Amdt. 650 to H.R. 10947
To amend the Social Security Act to make certain that recipients of aid or assistance under the various Federal-State public assistance and medicaid programs—and recipients of assistance under the veterans' pension and compensation programs or any other Federal or federally-assisted program—will not have the amount of such aid or assistance reduced because of increases in monthly social security benefits.....	S. 4013	(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas.....	Amdt. 692 to H.R. 10947
(Introduced by Mr. Percy for himself and others.) To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters.....	S. 4070	Allows persons 65 years or older a tax credit for real property taxes paid on their residence (or rent constituting such taxes).....	Amdt. 704 to H.R. 10947
<b>SENATE RESOLUTIONS</b>		Removes 10 percent surcharge on foreign made engines made for snowmobiles produced in the United States.....	Fl. amdt. to H.R. 10974
(Introduced by Mr. Bayh for himself and others.) Declaring it to be the sense of the Senate that the Treasury Department should not implement the proposed Asset Depreciation Range system without specific congressional authority.....	S. Res. 98	To eliminate requirement to pay premiums for coverage under part B of title XVIII.....	Amdt. 1303 to H.R. 15300
<b>AMENDMENTS</b>		(Introduced by Mr. Metcalf for himself and others.) Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons.....	Amdt. 305 to H.R. 1
(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971.....	Amdt. 541 to H.R. 8312	(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare.....	Amdt. 464 to H.R. 1
Increases personal exemption to \$750 for 1971.....	Amdt. 583 to H.R. 8312	(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14% instead of 7%—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.....	Amdt. 475 to H.R. 10947	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled.....	Amdt. 800 to H.R. 1
Increase the personal exemption for 1971 to \$750.....	Amdt. 582 to H.R. 10947	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled..	Amdt. 801 to H.R. 1
Deletes those provisions of the bill relating to the new "class life" system of depreciation.....	Amdt. 646 to H.R. 10947	(Introduced by Mr. Ribicoff for himself and others.) Welfare fiscal relief.....	Amdt. 820 to H.R. 1
Permits the States to enter into agreements with the Secretary of Labor which would provide for an additional 13 weeks—from 13 to 26 weeks—of extended unemployment compensation benefits.....	Amdt. 647 to H.R. 10947	(Introduced by Mr. Percy for himself and others.) Licensing of nursing home inspectors.....	Amdt. 836 to H.R. 1
Sets the investment credit at 10% for Aug. 15, 1971, to Aug. 15, 1972; at 5% after Aug. 15, 1972..	Amdt. 648 to H.R. 10947	(Introduced by Mr. Church for himself and others.) Provides that the benefit levels under the adult assistance program shall be at the rate of \$1,020 a year for an individual and \$2,400 for a couple starting July 1972, and provides for automatic, annual, cost-of-living increases starting in 1974....	Amdt. 908 to H.R. 1
Postpones for 1 year—from Jan. 1, 1972, to Jan. 1, 1973—the scheduled increase from \$7,800 to \$9,000 a year—in the social security tax base....	Amdt. 649 to H.R. 10947	(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 909 to H.R. 1
		To allow a credit against Federal income tax for residential property taxes and rent paid by individuals who have attained age 65.....	Amdt. 1127 to H.R. 1

## MONDALE—Continued

## AMENDMENTS—Continued

To provide that the additional dropout provision of H.R. 1 would apply to persons already receiving social security (rather than only to persons beginning to receive benefits in the future).....	Amdt. 1128 to H.R. 1
To change effective date of the Age-62 Computation Point for men provision in H.R. 1 so that it would apply to persons already receiving social security (rather than only to persons beginning to receive benefits in the future).....	Amdt. 1129 to H.R. 1
To amend the provision of H.R. 1 relating to the computation of benefits based on combined earnings of a married couple, so that it would apply to persons already receiving social security (rather than only to persons beginning to receive benefits in the future).....	Amdt. 1130 to H.R. 1
To provide for coverage of prescribed drugs under the hospital insurance program (pt. A) of title XVIII.....	Amdt. 1131 to H.R. 1
To eliminate coinsurance under the supplementary medical insurance program (pt. B) of title XVIII.....	Amdt. 1132 to H.R. 1
To eliminate coinsurance and blood deductible requirement under pt. A of title XVIII of the Social Security Act.....	Amdt. 1133 to H.R. 1
To eliminate premium for supplementary medical insurance program (pt. B) of title XVIII.....	Amdt. 1134 to H.R. 1
Bases average wages under social security (on which benefits are based) on highest 10 years of earnings.....	Amdt. 1135 to H.R. 1
To increase the annual exempt amount under the retirement test to \$2,400.....	Amdt. 1136 to H.R. 1
To provide for a 25-percent across-the-board benefit increase, effective for June 1972 with a minimum benefit of \$100, that the contribution and benefit base be increased to \$12,000, and revise the schedule of tax rates.....	Amdt. 1137 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1142 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....	Amdt. 1144 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school.....	Amdt. 1146 to H.R. 1

## AMENDMENTS—Continued

(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential".....	Amdt. 1147 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax.....	Amdt. 1208 to H.R. 1
(Introduced by Mr. Mondale for himself and Mr. Humphrey.) Disregard of social security increase for welfare, veterans' pensions, food stamps and surplus commodities.....	Amdt. 1021 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....	Amdt. 1069 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Disregard of social security increases for welfare, veterans' pensions, food stamps and surplus commodities.....	Amdt. 1075 to H.R. 1
(Introduced by Mr. Hollings for himself and others.) Provides that secs. 508 and 509 of the bill become effective until a date designated by subsequent legislation. Under sec. 508 persons eligible for assistance under the new title XV (drug addicts and alcoholics), or for payments under the new title XVI (Supplemental Security Income program for the aged, blind, and disabled), the guaranteed employment program or the welfare programs would be ineligible to participate in the food stamp or commodity distribution programs. Sec. 509 would provide Federal funding to offset State costs in providing supplemental assistance to beneficiaries of these programs made ineligible by sec. 508 to compensate for the loss of food stamps.....	Amdt. 1077 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1
(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation.....	Fl. amdt. to H.R. 1
(Introduced by Mr. Mathias for himself and others.) Clarifies spending limitation ceiling to indicate judicial salaries and administrative expenses of any courts shall not be reduced.....	Amdt. 1751 to H.R. 10810
(Introduced by Mr. Mondale for himself and others.) To make \$800 million available for child care services to State and local governments.....	Fl. amdt. to H.R. 1

## MONDALE—Continued

## AMENDMENTS—Continued

- (Introduced by Mr. Metcalf for himself and others.)  
 Allocates 0.25 percent of the funds appropriated  
 under H.R. 14370 to State and local governments  
 to Indian tribes which perform governmental  
 functions ----- Amdt. 1357 to  
 H.R. 14370
- (Introduced by Mr. Jackson for himself and others.)  
 Denies most-favored-nation treatment to coun- Amdt. 1601 to  
 tries denying citizens the right to emigrate----- S. 2620
- To remove provisions from S. 3378 relating to per-  
 sonal tax credits; repeal of deduction for gasoline  
 taxes; taxation of charitable gifts of appreciated  
 property; and taxation of interest on State and Amdt. 1441 to  
 local bonds----- S. 3378
- (Introduced by Mr. Metcalf for himself and others.)  
 To set aside one quarter of one percent of the  
 amount available for revenue sharing for alloca- Amdt. 1459 to  
 tion to Indian tribes and Alaskan native villages H.R. 14370  
 which perform governmental functions-----
- (Introduced by Mr. Packwood for himself and  
 others.) Provides that the tax tables for married  
 persons filing joint returns shall apply to all  
 individuals other than married persons who file Amdt. 1687 to  
 separate returns ----- H.R. 16810

**MONTTOYA**

(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346
(Introduced by Mr. Montoya for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$5,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.....	S. 005
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 036
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1173
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....	S. 1233
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335
(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....	S. 1615
(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty....	S. 1645
(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741
(Introduced by Mr. Eagleton for himself and Mr. Montoya.) To allow a credit against Federal income tax for State and local real property taxes or an equivalent portion of rent paid on their residences by individuals who have attained age 65...	S. 1960
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products .....	S. 2305

(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2944
(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title.....	S. 3127
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
To impose annual quotas on the quantity of potassium chloride or muriate of potash which may be imported into the United States.....	S. 4092

**AMENDMENTS**

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare .....	Amdt. 464 to H.R. 1
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled....	Amdt. 800 to H.R. 1
(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled..	Amdt. 801 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1

## MONTROYA—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation.....	Fl. amdt. to H.R. 4
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to coun- tries denying citizens the right to emigrate.....	Amdt. 1601 to S. 2620
(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget .....	Fl. amdt. to H.R. 16810

## MOSS

(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Fed- eral election campaigns, and for other purposes...	S. 1	(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1178
(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security .....	S. 3	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encour- age an increase in the production of coal.....	S. 1309
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encourage the development and utilization of methods and devices to convert coal and oil shale to low pol- lutant synthetic fuels by allowing rapid amortiza- tion of expenditures incurred in constructing facilities for such purposes.....	S. 1310
To amend title II of the Social Security Act to in- crease the annual amount individuals are per- mitted to earn without suffering deductions from the insurance benefits payable to them under such title.....	S. 218	(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits there- under.....	S. 1335
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408
(Introduced by Mr. Burdick for himself and others.) To amend the Tariff Schedules of the United States to accord to the Trust Territory of the Pacific Islands the same tariff treatment as is provided for insular possessions of the United States .....	S. 586	(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to pro- vide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income .....	S. 1442
(Introduced by Mr. Magnuson for himself and others.) To amend the Social Security Act to pro- vide increases in benefits under the old-age, sur- vivors, and disability insurance program, to pro- vide health insurance benefits for the disabled, and for other purposes.....	S. 923	(Introduced by Mr. Bayh for himself and others.) Relating to the allowance of a depreciation de- duction .....	S. 1532
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to pro- vide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 936	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and re- lief for small businesses.....	S. 1615
(Introduced by Mr. Hart for himself and others.) To amend the Internal Revenue Code of 1954 to exclude from gross income contributions by em- ployers to plans providing motor vehicle insurance coverage for employees.....	S. 947	(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to in- crease benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty...	S. 1615
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemploy- ment Compensation Act of 1970 to expedite the implementation and to provide 100-percent Fed- eral financing of the benefits payable thereunder...	S. 973	(Introduced by Mr. Mondale for himself and others.) To accelerate the effective dates of indi- vidual income tax reductions provided by the Tax Reform Act of 1969; to restore the investment credit for small business enterprises; and to provide for the payment of federally financed extended unemployment compensation under Fed- eral-State agreements.....	S. 1725
(Introduced by Mr. Kennedy for himself and others.) To reform the Federal elective process, and for other purposes.....	S. 1121		
(Introduced by Mr. Moss for himself and Mr. Han- sen.) To amend the Internal Revenue Code of 1954 to clarify the status of certain oil well service equipment under subchapter D of chapter 36 of such Code (relating to tax on the use of certain vehicles) .....	S. 1184		

## MOSS—Continued

(Introduced by Mr. Eggleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741	To amend title XIX of the Social Security Act to require the Secretary of Health, Education, and Welfare, whenever he determines that there is a failure on the part of any nursing home providing services under a State plan approved under such title to comply with the standards imposed or required to be imposed under such plan, to notify the Governor of the State of such failure on the part of such nursing home.....	S. 2028
(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes....	S. 1883	To amend the Social Security Act to require that information concerning nursing homes providing services under medicaid programs and intermediate care facilities providing services under certain State welfare programs, which is required to be furnished to certain State agencies, will be made available to the public.....	S. 2920
(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.....	S. 2135	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2914
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063
(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.....	S. 2620	To encourage State and local governments to provide relief from real property taxes for elderly individuals.....	S. 3088
To amend the Internal Revenue Code of 1954 to tax cigarettes on the basis of their tar content, and for other purposes.....	S. 2691	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
To amend the Social Security Act to require that intermediate care facilities providing services under State plans approved under titles I, X, XIV, and XVI of such act comply with the provisions of the Life Safety Code which are applicable to nursing homes.....	S. 2924	To provide additional funds for certain wildlife restoration projects, and for other purposes.....	S. 3171
To amend title XIX of the Social Security Act to require any nursing home, which provides services under any State program approved under such title, to submit to the State agency administering such program an annual report on the costs incurred in the operation of such nursing home...	S. 2925	To provide for day care services for individuals eligible to enroll in the supplementary medical insurance program for the aged established under pt. B of title XVIII of the Social Security Act...	S. 3207
To amend the Social Security Act to require that intermediate care facilities providing services under State plans approved under titles I, X, XVI, and XVII of such act comply with the disclosure of ownership requirement applicable to skilled nursing homes providing services under medicaid programs.....	S. 2926	To provide nursing care services under pt. B of title XVIII of the Social Security Act.....	S. 3268
To amend title XIX of the Social Security Act to require any nursing home, which provides services under State plans approved under such title, fully to disclose to the State licensing agency the identity of each person who has any ownership interest in such home or is the owner (in whole or in part) of any mortgage, deed of trust, note, or other obligation secured (in whole or in part) by such home.....	S. 2927	To provide homemaker services to elderly individuals in need thereof.....	S. 3269
		To amend the Social Security Act to provide that State plans, approved under title XIX of such Act, provide for the furnishing of home health care services and visiting nurse services to all eligible individuals over 65 years of age who need such services.....	S. 3270
		To authorize an experimental program to provide for care for elderly individuals in their own homes.....	S. 3271

MOSS—Continued

To amend the Internal Revenue Code of 1954 to exclude from gross income the first \$500 of interest on savings accounts received each year by individuals who have attained age 65.....

S. 3369

(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil.....

S. 3383

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....

S. 3598

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....

S. 4001

SENATE RESOLUTIONS

(Introduced by Mr. Hartke for himself and others.) Urging the President to take necessary measures to prevent heroin from being imported into the United States.....

S. Res. 64

AMENDMENTS

Broadens coverage of mentally ill.....

Amdt. 265 to S. 3

(Introduced by Mr. Metcalf for himself and others.) Provides 100-percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of these programs for Indians, Aleuts, Eskimos, or other aboriginal persons.....

Amdt. 395 to H.R. 1

(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare.....

Amdt. 464 to H.R. 1

(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....

Amdt. 559 to H.R. 1

Provides that the social security earnings test exempt amount shall be increased to \$2,520 a year (\$1,650 under present law and \$2,090 in H.R. 1).....

Amdt. 985 to H.R. 1

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....

Amdt. 999 to H.R. 1

AMENDMENTS—Continued

(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....

Amdt. 1142 to H.R. 1

(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....

Amdt. 1143 to H.R. 1

(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....

Amdt. 1144 to H.R. 1

(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school.....

Amdt. 1146 to H.R. 1

(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential".....

Amdt. 1147 to H.R. 1

(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption.....

Amdt. 1613 to H.R. 1

(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....

Amdt. 1629 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Medicaid: Day care for the aged.....

Amdt. 1680 to H.R. 1

(Introduced by Mr. Moss for himself and others.) Medicaid: Day care for the aged.....

Amdt. 1685 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs.....

Amdt. 1703 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in Medicaid.....

Amdt. 1704 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for Medicaid services.....

Amdt. 1795 to H.R. 1

(Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their Medicaid programs.....

Amdt. 1796 to H.R. 1

## MOSS—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.	Amdt. 1707 to H.R. 1
(Introduced by Mr. Kennedy for himself and others.) To require States not to reduce medical services which they are currently providing.	Fl amdt. to H.R. 1
(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation.	Fl amdt. to H.R. 1
(Introduced by Mr. Stevenson for himself and others.) Increase the personal income tax exemption to \$700, retroactive to Jan. 1, 1971.	Amdt. 541 to H.R. 8312
(Introduced by Mr. Humphrey for himself and others.) Increase the low-income allowance from \$1,050 to \$1,300 for 1971.	Amdt. 563 to H.R. 10917
Adds a new section to the bill providing that the Federal highway use tax shall not apply to self-propelled oil well service or drilling equipment.	Amdt. 695 to H.R. 10917
(Introduced by Mr. Metcalf for himself and others.) To set aside one-quarter of 1 percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions.	Amdt. 1459 to H.R. 14370
To require the President to cut all controllable appropriations at a relatively uniform rate.	Amdt. 997 to H.R. 12910

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MUNDT



MUSKIE

(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes.....	S. 1	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.....	S. 2620
(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security.....	S. 3	(Introduced by Mr. Muskie for himself and Mr. Mondale.) To amend chs. 2 and 21 of the Internal Revenue Code of 1954, and title II of the Social Security Act, to reduce social security tax rates and provide a new method for their determination in the future, to remove the dollar limitation presently imposed upon the amount of wages and self-employment income which may be taken into account for tax and benefit purposes under the old-age, survivors, and disability insurance system (making allowance for personal income tax exemptions and the low-income allowance in determining such amount for tax purposes), and to increase benefits under such system to reflect the new tax and benefit base.....	S. 2650
To amend the Tariff Schedules of the United States to provide for the temporary free importation of certain motion picture films.....	S. 1094	To amend the Internal Revenue Code of 1954 to provide a tax credit for the purchase of durable consumer goods.....	S. 2730
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1173	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2944
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....	S. 1233	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	(Introduced by Mr. Muskie for himself and Mr. Bayh.) Relating to the useful life of property for purposes of computing the depreciation deduction under the Internal Revenue Code of 1954.....	S. 1530
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408	(Introduced by Mr. Bayh for himself and others.) Relating to the allowance of a depreciation deduction.....	S. 1532
(Introduced by Mr. Muskie for himself and Mr. Bayh.) Relating to the useful life of property for purposes of computing the depreciation deduction under the Internal Revenue Code of 1954.....	S. 1530	(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty.....	S. 1615
(Introduced by Mr. Bayh for himself and others.) Relating to the allowance of a depreciation deduction.....	S. 1532	(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....	S. 3227
(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty.....	S. 1615	(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions.....	S. 3378
(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.....	S. 1816	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3508
(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.....	S. 2135		

## MUSKIE--Continued

(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes .....	S. 3651	(Introduced by Mr. Tunney for himself and others.) Excludes from the definition of income or the adult assistance programs irregularly received amounts of up to \$60 a quarter, earned income up to 75 percent of the poverty level (as determined by the Secretary of Health, Education, and Welfare) plus one-half of any earnings above that amount; and amounts equal to expenses attributable to earning income .....	Amdt. 1032 to H.R. 1
(Introduced by Mr. Magnuson for himself and others.) To provide for a 6 month extension of the Emergency Unemployment Compensation Program .....	S. 3704	(Introduced by Mr. Tunney for himself and others.) Prohibits the States from imposing any residence requirement as a qualification for supplementary payments under the adult assistance program .....	Amdt. 1033 to H.R. 1
(Introduced by Mr. Magnuson for himself and others.) To amend sec. 203(c)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120 percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705	(Introduced by Mr. Tunney for himself and others.) Provides that in addition to other benefits payable an applicant for adult assistance who appears to be eligible and who is in need may be paid an emergency payment of up to \$100.....	Amdt. 1034 to H.R. 1
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	(Introduced by Mr. Tunney for himself and others.) Provides that an applicant for adult assistance payments may have a hearing on any adverse action taken on his application and that such hearing shall be conducted in accordance with the Administrative Procedures Act.....	Amdt. 1035 to H.R. 1
<b>AMENDMENTS</b>		(Introduced by Mr. Tunney for himself and others.) Provides that an individual or a couple whose resources are less than the poverty level can qualify for assistance payments.....	Amdt. 1036 to H.R. 1
(Introduced by Mr. Rineoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1	(Introduced by Mr. Tunney for himself and others.) Provides that when a person whose resources are insufficient to meet basic needs of a nonrecurring type makes initial application for adult assistance, he can receive payments sufficient to meet these needs if he is presumptively eligible for benefits.....	Amdt. 1037 to H.R. 1
(Introduced by Mr. Stevenson for himself and others.) Post-hospital outpatient rehabilitation services.....	Amdt. 955 to H.R. 1	(Introduced by Mr. Tunney for himself and others.) Provides that the payment under the new adult assistance program will be increased to the level payable under the present State programs for people who could be entitled under the State programs if such program had continued in existence .....	Amdt. 1038 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20-percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1	(Introduced by Mr. Tunney for himself and others.) Authorizes emergency payments to families initially applying for assistance to enable them to meet basic, nonrecurring needs such as clothing, furniture, and other household items.....	Amdt. 1039 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that the benefit levels under the adult assistance programs shall be set at the poverty level; the poverty level is defined as \$2,905 for an individual and \$2,589 for a couple for fiscal year 1973 and would be automatically increased for each fiscal year thereafter according to rises in the Consumer Price Index.....	Amdt. 1030 to H.R. 1	(Introduced by Mr. Tunney for himself and others.) Requires the Secretary of HEW to conduct a study of the feasibility of using a single application for social security benefits and for payments under the adult assistance program. A report on the study with the Secretary's recommendations would be sent to Congress not later than July 1, 1973 .....	Amdt. 1040 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that State supplementary payments under the adult assistance program will be equal to the amount that the individual (or couple) would have received under the State law in effect for June 1972 plus the bonus value of food stamps the individual (or couple) could have purchased for June 1972 minus the Federal adult assistance payment.....	Amdt. 1031 to H.R. 1		

## MUSKIE—Continued

## AMENDMENTS—Continued

- (Introduced by Mr. Mondale for himself and others.)  
To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968"-----
- Amdt. 1142 to  
H.R. 1
- (Introduced by Mr. Mondale for himself and others.)  
Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority-----
- Amdt. 1143 to  
H.R. 1
- (Introduced by Mr. Tunney for himself and others.)  
To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel-----
- Amdt. 1144 to  
H.R. 1
- (Introduced by Mr. Javits for himself and others.)  
Does not require mother to accept work or training during hours when children under 13 are not in school-----
- Amdt. 1146 to  
H.R. 1
- (Introduced by Mr. Javits for himself and others.)  
To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential"-----
- Amdt. 1147 to  
H.R. 1
- (Introduced by Mr. Nelson for himself and others.)  
To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax-----
- Amdt. 1208 to  
H.R. 1
- (Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.
- Amdt. 1707 to  
H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota-----
- Amdt. 198 to  
H.R. 8800
- (Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% Federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973-----
- Amdt. 628 to  
H.R. 10047
- (Introduced by Mr. Metcalf for himself and others.)  
To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions-----
- Amdt. 1459 to  
H.R. 14370
- (Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens the right to emigrate-----
- Amdt. 1691 to  
S. 2620
- (Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law-----
- Fl. amdt. to  
H.R. 16810
- (Introduced by Mr. Javits for himself and others.)  
To amend Federal-State Extended Unemployment Compensation Act of 1970-----
- Amdt. 1692 to  
H.R. 610

## NELSON

To permit a State to elect to use funds from the highway trust fund for purposes of urban mass transportation -----	S. 194	(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals -----	S. 1590
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas -----	S. 346	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses -----	S. 1615
(Introduced by Mr. Williams for himself and others.) Authorizing payment under medicare for services performed by a household aide -----	S. 882	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder -----	S. 2135
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100 percent Federal financing of the benefits payable thereunder -----	S. 973	(Introduced by Mr. Taft for himself and others.) To provide for the certification of certain historic barns and to provide a tax credit for the costs of maintaining the exterior appearance and structural soundness of such barns -----	S. 2602
To provide for the free entry of a four-octave carillon for the use of Marquette University, Milwaukee, Wis. -----	S. 1278	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies -----	S. 2620
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder -----	S. 1335	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2944
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania -----	S. 1380	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof -----	S. 3063
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof -----	S. 1403	(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) -----	S. 3327
(Introduced by Mr. Humphrey for himself and Mr. Nelson.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns -----	S. 1555	(Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions -----	S. 3378
(Introduced by Mr. Percy for himself and others.) To amend title XVIII of the Social Security Act to provide for the coverage, under pt. A of such title, of certain drugs which are prescribed and furnished (whenever possible) by generic name -----	S. 1585	To provide for the free entry of five carillon bells for the use of the University of Wisconsin, Madison, Wis. -----	S. 3385
(Introduced by Mr. Percy for himself and others.) To provide for the development of more uniform standards for determining eligibility for the assistance authorized to be provided, under various Federal programs, to facilities for long-term health care (or to the patients thereof) -----	S. 1586		
(Introduced by Mr. Percy for himself and others.) To provide for the conduct of a study and investigation of the provision, under State programs covered under title XIX of the Social Security Act, of care to individuals in long-term health care facilities will be required to comply with appropriate licensing standards -----	S. 1587		

## NELSON—Continued

## AMENDMENTS Continued

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protection and interests of participants and beneficiaries of employee pension and welfare benefit plans..... S. 3598

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for reductions in monthly benefits on account of excess earnings..... S. 4001

## SENATE RESOLUTIONS

(Introduced by Mr. Bayh for himself and others.) Declaring it to be the sense of the Senate that the Treasury Department should not implement the proposed Asset Depreciation Range system without specific congressional authority..... S. Res. 98

(Introduced by Mr. Harris for himself and others.) Calling upon the President to eliminate the oil import quota system..... S. Res. 206

## AMENDMENTS

Repeals the ADR system announced by the President in January 1971..... Amdt. 542 to H.R. 10947

Makes the investment tax credit inapplicable with respect to purchases in excess of \$1 million per year..... Amdt. 543 to H.R. 10947

Deletes the DISC features of the House bill..... Amdt. 544 to H.R. 10947

Postpones for 1 year (from 1972 to 1973) the increase from \$7,800 to \$9,000 in the social security wage base authorized when benefits were increased 15 percent for 1971..... Amdt. 545 to H.R. 10947

(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973..... Amdt. 628 to H.R. 10947

Provides a tax credit of \$100 on joint returns (\$50 on single returns) against 1972 tax liability..... Amdt. 644 to H.R. 10947

Changes the House bill by reducing the range within which taxpayers are to be permitted in the future to use depreciation lives, under the class life system, which are shorter or longer than the class life specified for that industry..... Amdt. 675 to H.R. 10947

(Introduced by Mr. Nelson for himself and Mr. Hollings.) Reduces, from 20% to 10%, the range within which taxpayers may vary depreciation lives from class lives..... Amdt. 697 to H.R. 10947

(Introduced by Mr. Percy for himself and others.) Licensing of nursing home inspectors..... Amdt. 836 to H.R. 1

(Introduced by Mr. Percy for himself and others.) Grants for rehabilitation of aged..... Amdt. 837 to H.R. 1

(Introduced by Mr. Nelson for himself and others.) Physician assistants under medicare..... Amdt. 870 to H.R. 1

(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services..... Amdt. 955 to H.R. 1

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates..... Amdt. 999 to H.R. 1

To provide that assistance for families with children will be reduced by two-thirds of yearly earned income above \$720 and up to \$1,720 and by one-half of earned income above \$7,120 (rather than two-thirds of all earned income above \$720 as in H.R. 1)..... Amdt. 1104 to H.R. 1

To require States to establish programs offering emergency assistance to families for two periods of up to 30 days in a 12-month period; generally provides 75% matching..... Amdt. 1199 to H.R. 1

(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax..... Amdt. 1208 to H.R. 1

To authorize general revenue financing to pay for cost of special minimum benefit under H.R. 1..... Amdt. 1228 to H.R. 1

Federal income tax: Minimum tax; general fund contribution to social security trust funds..... Amdt. 1609 to H.R. 1

Federal income tax: Asset Depreciation Range system; general fund contribution to social security trust funds..... Amdt. 1610 to H.R. 1

(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan..... Amdt. 1669 to H.R. 1

(Introduced by Mr. Mondale for himself and others.) To provide that the recent 20 percent increase in social security benefits cannot be taken from public housing tenants, nor can food stamp eligibility be affected by such increases..... Amdt. 1675 to H.R. 1

NELSON--Continued

AMENDMENTS--Continued

(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation. . . . .

Amdt. 1707 to  
H.R. 1

(Introduced by Mr. Nelson for himself and others.) To remove provision in S. 3378 providing that charitable bequests would only be deductible for estate tax purposes if it is to be used predominantly within the United States. . . . .

Amdt. 1426 to  
S. 3378

Amdt. 1494 to  
H.R. 14370

Federal income tax: Percentage depletion. . . . .

(Introduced by Mr. Church for himself and Mr. Nelson.) Federal income tax: Asset depreciation range system. . . . .

Amdt. 1495 to  
H.R. 14370

(Introduced by Mr. Nelson for himself and Mr. Church.) Federal income tax: Minimum tax. . . . .

Amdt. 1496 to  
H.R. 14370

PACKWOOD

- (Introduced by Mr. Gravel for himself and others.)  
To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes..... S. 1
- (Introduced by Mr. Pearson for himself and others.)  
To provide incentives for the establishment of new or expanded job producing and commercial establishments in rural areas..... S. 346
- (Introduced by Mr. Baker for himself and others.)  
To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States..... S. 680
- (Introduced by Mr. Hansen for himself and others.)  
To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illness, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities..... S. 987
- (Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.... S. 1883
- (Introduced by Mr. Gurney for himself and others.)  
To amend the Social Security Act to provide increases in benefits, to improve computation methods, and to raise the earnings base under the old-age, survivors, and disability insurance system, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes ..... S. 2512
- (Introduced by Mr. Javits for himself and others.)  
To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs ..... S. 2632
- (Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ..... S. 2944
- (Introduced by Mr. Packwood for himself and others.) To amend the Tariff Schedules of the United States with respect to the rate of duty on certain types and uses of fish netting and fish nets..... S. 3291

- (Introduced by Mr. Baker for himself and others.)  
To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes... S. 3651
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings..... S. 4001
- (Introduced by Mr. Percy for himself and others.)  
To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters..... S. 4070

AMENDMENTS

- To include cytotechnologists in program for determining qualifications for certain health care personnel ..... Amdt. 428 to H.R. 1
- To include cytotechnologists in program for determining qualifications for certain health care personnel ..... Amdt. 439 to H.R. 1
- (Introduced by Mr. Percy for himself and others.) Welfare; Fiscal relief..... Amdt. 538 to H.R. 1
- (Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates..... Amdt. 699 to H.R. 1
- (Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption..... Amdt. 1613 to H.R. 1
- Deletes the so-called "Buy America" provision under the investment tax credit and makes foreign articles eligible for the tax credit before termination of the 1970 import surcharge..... Amdt. 602 to H.R. 10947
- (Introduced by Mr. Packwood for himself and others.) Deletes that provision of the bill which restricts the application of the 7% job development investment credit to domestic products..... Amdt. 688 to H.R. 10947
- Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns ..... Amdt. 706 to H.R. 10947
- (Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions ..... Amdt. 1357 to H.R. 14370

PACKWOOD--Continued

AMENDMENTS--Continued

- (Introduced by Mr. Metcalf for himself and others.)  
To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions. ----- Amdt. 1459 to H.R. 14370
- (Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns ----- Amdt. 1687 to H.R. 16810
- (Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate. . . . Amdt. 1691 to S. 2620
- (Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget . . . . . Fl. amdt. to H.R. 16810

PASTORE

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security ..... S. 3

(Introduced by Mr. Ribicoff for himself and others.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns ..... S. 869

(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100 percent Federal financing of the benefits payable thereunder ..... S. 973

(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder ..... S. 1335

(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness ..... S. 1376

(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income ..... S. 1442

(Introduced by Mr. McIntyre for himself and others.) To amend the Internal Revenue Code of 1954 and the Social Security Act to provide a comprehensive program of health care for the 1970's by strengthening the organization and delivery of health care nationwide and by making comprehensive health care insurance available to all Americans, and for other purposes ..... S. 1490

(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area ..... S. 1816

(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products ..... S. 2365

(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ..... S. 2944

(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, committees and members thereof ..... S. 3063

(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title ..... S. 3127

(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil ..... S. 3383

(Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment ..... S. 3393

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans ..... S. 3508

(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes... S. 3651

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings ..... S. 4001

AMENDMENTS

(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas ..... Amdt. 692 to H.R. 10947

(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare ..... Amdt. 559 to H.R. 1

(Introduced by Mr. Percy for himself and others.) Welfare; Fiscal relief ..... Amdt. 838 to H.R. 1

(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly ..... Amdt. 895 to H.R. 1

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates ..... Amdt. 909 to H.R. 1

## PASTORE Continued

(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amnt. 1103 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan .....	Amnt. 1669 to H.R. 1
(Introduced by Mr. Jackson for himself and others.) Denies most-favored nation treatment to countries denying citizens the right to emigrate	Amnt. 1691 to S. 2620
(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget .....	Pl amnt to H.R. 16810

## SENATE RESOLUTIONS

(Introduced by Mr. Harris for himself and others.) Calling upon the President to eliminate the oil import quota system.....	S. Res. 206
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## PEARSON

(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes.....	S. 1	(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals.....	S. 1590
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144	(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	To allow a credit against Federal income tax for State and local real property taxes paid on their residences by individuals who have attained age 65.....	S. 1757
(Introduced by Mr. Cannon for himself and others.) To amend the Internal Revenue Code of 1954 to reduce the tax on fuel used in noncommercial aviation.....	S. 593	To amend the Internal Revenue Code of 1954 to provide for the continuation of the investment credit for farmers and small businesses.....	S. 2088
(Introduced by Mr. Montoya for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$5,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.....	S. 605	(Introduced by Mr. Pearson for himself and Mr. Griffin.) To authorize the issuance of a special series of savings bonds, the interest on which would be protected against increases in the cost of living, for purchase by individuals who have attained age 65.....	S. 2245
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Tower for himself and others.) To provide a tax credit for expenditures made in the exploration and development of new reserves of oil and gas in the United States.....	S. 2273
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illness, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower facilities.....	S. 987	(Introduced by Mr. Gurney for himself and others.) To amend the Social Security Act to provide increases in benefits, to improve computation methods, and to raise the earnings base under the old-age, survivors, and disability insurance system, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes.....	S. 2512
(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness.....	S. 1376	(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deferment of income taxes to individuals for certain higher education expenses.....	S. 2860
(Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes.....	S. 1437	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2944
		(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063

## PEARSON-- Continued

	AMENDMENTS	
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.-----	S. 3123	To regulate charges for use of nonbroadcast media in Federal election campaigns. Amdt. 14 to H.R. 1
(Introduced by Mr. Pearson for himself and others.) To amend the Internal Revenue Code of 1954 to exempt certain agricultural aircraft use tax, to provide for the refund of the gasoline tax to the agricultural aircraft operator with the consent of the farmer, and for other purposes.-----	S. 3303	(Introduced by Mr. Sticker for himself and others.) Denies most Federalation treatment to countries denying citizens the right to emigrate. Amdt. 1094 to S. 2620
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.-----	S. 1001	(Introduced by Mr. Stevenson for himself and others.) Increases personal income tax exemption to \$700, retroactive to Jan. 1, 1971. Amdt. 731 to H.R. 10947
		(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit (4 percent instead of 7 percent) for investments in real estate, mining, processing, and other other than at retail of personal property. Amdt. 115 to H.R. 10947
		(Introduced by Mr. Stevenson for himself and others.) Increases the personal exemption for 1971 to \$700. Amdt. 731 to H.R. 10947
		(Introduced by Mr. Humphrey for himself and others.) Makes the 7 percent investment tax credit available with respect to farm equipment purchased on or after Jan. 1, 1971. Amdt. 691 to H.R. 10947
		(Introduced by Mr. Kennedy for himself and others.) Allows a tax credit of one-half of the first \$50 contributed to political campaigns for Federal, State or local office. Amdt. 643 to H.R. 10947
		(Introduced by Mr. Pastore for himself and others.) Provides that a taxpayer may designate that \$1 of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas. Amdt. 692 to H.R. 10947
		Extends the 10 percent investment tax credit to rural areas. H.R. 10947 to H.R. 10947
		(Introduced by Mr. Percy for himself and others.) Welfare; Fiscal relief. Amdt. 838 to H.R. 1
		(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly. Amdt. 895 to H.R. 1
		(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services. Amdt. 955 to H.R. 1
		(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. Amdt. 999 to H.R. 1

## PELL

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security .....	S. 8	(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals .....	S. 1590
(Introduced by Mr. Mansfield for himself and Mr. Pell.) To promote fair practices in the conduct of election campaigns for Federal political offices, and for other purposes.....	S. 382	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....	S. 1615
(Introduced by Mr. Williams for himself and others.) Authorizing payment under medicare for services performed by a household aide .....	S. 882	(Introduced by Mr. McGovern for himself and others.) To provide assistance to defense workers whose employment has been adversely affected by the transition to a peacetime economy.....	S. 1631
Introduced by Mr. Williams for himself and others.) To amend the Social Security Act to provide increases in benefits under the old age, survivors, and disability insurance program, to provide health insurance benefits for the disabled, and for other purposes.....	S. 923	To provide Federal financing for the provision, by States the law of which provides for the payment of extended unemployment compensation, of payment of unemployment compensation for an additional period (up to 26 weeks) in the case of individuals whose entitlement, under State law, to unemployment compensation has been exhausted.....	S. 1722
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 936	(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1830.....	S. 1071	To amend title II of the Social Security Act to provide that benefits payable thereunder shall be periodically increased or decreased so as to correspond to increases or decreases in the cost of living.....	S. 1767
(Introduced by Mr. Kennedy for himself and others.) To reform the Federal elective process, and for other purposes.....	S. 1121	To amend title II of the Social Security Act to increase the annual amount that individuals are permitted to earn without suffering deductions in the monthly benefits payable to them thereunder.....	S. 1768
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....	S. 1173	(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.....	S. 1810
(Introduced by Mr. Harke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....	S. 1335	To amend title II of the Social Security Act to provide for voluntary agreements between ministers and their employers to treat ministers as employed persons.....	S. 1961
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania.....	S. 1380	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.....	S. 2185
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.....	S. 2020
(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income .....	S. 1442		

## PELL.—Continued

(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict .....	S. 2944	(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota .....	Amdt. 108 to H.R. 8800
(Introduced by Mr. Proxmire for himself and others.) To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and certain emissions of sulfur oxides .....	S. 3077	(Introduced by Mr. Ribicoff for himself and others.) Directs that the 7 percent of alcohol excise tax revenues allocated to the Highway Trust Fund (to replace revenues lost by repeal of the tax on light trucks) to be used for urban mass transit programs .....	Amdt. 652 to H.R. 10947
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof .....	S. 3063	(Introduced by Mr. Pell for himself and Mr. Stafford.) Makes the investment tax credit inapplicable to property used in international waters in exploring for, developing, removing, or transporting, resources from ocean waters or submarine deposits .....	Amdt. 700 to H.R. 10947
(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title .....	S. 3127	Provides for the admission, without regard to any quota limitation, of any resources extracted from ocean waters or submarine deposits by the use of property qualifying for the investment tax credit under clause (ix) of sec. 103(d) of the bill .....	Amdt. 738 to H.R. 10947
(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed .....	S. 3227	(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare .....	Amdt. 404 to H.R. 1
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans .....	S. 3598	(Introduced by Mr. Percy for himself and others.) Grants for rehabilitation of aged .....	Amdt. 837 to H.R. 1
(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes .....	S. 3651	Provides for a prospective determination of an individual's entitlement to posthospital extended care services and home health services .....	Amdt. 1001 to H.R. 1
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings .....	S. 4001	Provides for the coverage of nutrition services provided by or under the supervision of a registered dietitian as a pt. B home health service .....	Amdt. 1092 to H.R. 1
To amend the Social Security Act to extend entitlement to health care benefits to all citizens and residents of the United States aged 62 or more, add additional categories of benefits for the elderly (including health maintenance and preventive services, dental services, outpatient drugs, eye glasses, hearing aids, and prosthetic devices), extend the duration of benefits where now limited, eliminate all deductibles, copayments, and premiums, and authorize payment to health maintenance organizations on a prepaid capitation basis for all covered health care furnished to their members who are entitled to medicare benefits; to revise the tax provisions for financing the medicare program and increase the Government contribution to the program; to liberalize income tax deductions for persons aged 62 or more; and for other purposes .....	S. 4101	(Introduced by Mr. Pell for himself and Mr. Brooke.) Provides for the gradual elimination by Jan. 1, 1975 of the supplementary medical insurance deductible .....	Amdt. 1093 to H.R. 1
		Combines the hospital insurance and supplementary medical insurance programs .....	Amdt. 1094 to H.R. 1
		Eliminates from the House passed bill a provision which authorizes the States to develop their own methods and standards for payment of reasonable costs for inpatient hospital care under title XIX .....	Amdt. 1095 to H.R. 1
		Provides for the elimination of the hospital insurance deductible .....	Amdt. 1096 to H.R. 1
		(Introduced by Mr. Pell for himself and Mr. Brooke.) Provides for the elimination of the 3-day inpatient hospital stay requirement for medicare coverage of extended care services, provided the need for such services is confirmed as a result of findings made while the individual was receiving outpatient diagnostic services. Also provides for an increase in the number of covered posthospital home health visits from 100 to 200 .....	Amdt. 1097 to H.R. 1

## PELL--Continued

## AMENDMENTS--Continued

- (Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.----- Amdt. 1103 to H.R. 1
- (Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968"----- Amdt. 1112 to H.R. 1
- (Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.----- Amdt. 1113 to H.R. 1
- (Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.----- Amdt. 1114 to H.R. 1
- (Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school.----- Amdt. 1116 to H.R. 1
- (Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential"----- Amdt. 1117 to H.R. 1
- (Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.----- Amdt. 1687 to H.R. 16810
- (Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.----- Amdt. 1691 to S. 2620
- (Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.----- Fl. amdt. to H.R. 16810
- (Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970.----- Amdt. 1692 to H.R. 610

PERCY

<p>(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....</p>	S. 316	<p>(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....</p>	S. 1385
<p>(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas.....</p>	S. 576	<p>To revise and improve national transportation programs.....</p>	S. 1344
<p>(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....</p>	S. 680	<p>To amend the Social Security Act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income of \$1,800 in the case of single individuals, and \$2,100 in the case of married couples.....</p>	S. 1384
<p>To amend titles X, XVI, and XIX of the Social Security Act so as to limit, for purposes of determining need of an individual for aid under any State program established pursuant to any such titles, to specified relatives of such individual such persons whose financial responsibility for such individual may be taken into account.....</p>	S. 710	<p>(Introduced by Mr. Percy for himself and others.) To amend title XVIII of the Social Security Act to provide for the coverage, under pt. A of such title, of certain drugs which are prescribed and furnished (whenever possible) by generic name.....</p>	S. 1585
<p>To amend title II of the Social Security Act to provide that the widow's or widower's insurance benefit of an individual, who first becomes entitled to such benefit after attainment of age 65, will be equal to 100 percent of the primary insurance amount of the deceased spouse of such individual.....</p>	S. 711	<p>(Introduced by Mr. Percy for himself and others.) To provide for the development of more uniform standards for determining eligibility for the assistance authorized to be provided, under various Federal programs, to facilities for long-term health care (or to the patients, thereof).....</p>	S. 1586
<p>To amend title II of the Social Security Act to increase the annual amount individuals are permitted to earn without suffering deductions from the insurance benefits payable to them under such title.....</p>	S. 712	<p>(Introduced by Mr. Percy for himself and others.) To provide for the conduct of a study and investigation of the provision, under State programs covered under title XIX of the Social Security Act, of care to individuals in long-term health care facilities will be required to comply with appropriate licensing standards.....</p>	S. 1587
<p>To amend title II of the Social Security Act to provide for periodic cost-of-living increases in monthly benefits payable thereunder.....</p>	S. 713	<p>(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals.....</p>	S. 1590
<p>(Introduced by Mr. Percy for himself and Mr. Church.) To amend title II of the Social Security Act to permit a child under certain circumstances to become entitled to a child's insurance benefits thereunder, on the basis of the wages and self-employment income of his grandparent, and to permit certain children who are adopted by their grandparent and who under existing law are not entitled to such insurance benefits to become entitled thereto.....</p>	S. 714	<p>(Introduced by Mr. Scott for himself and Mr. Percy.) To provide health care insurance for people of the United States and to improve the availability of health care services, and for other purposes.....</p>	S. 1598
<p>(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes.....</p>	S. 834	<p>(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.....</p>	S. 1883
<p>(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1836.....</p>	S. 1071	<p>(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs.....</p>	S. 2632

PERCY--Continued

To amend the Internal Revenue Code of 1954 to disallow any deduction for depreciation for a taxable year in which a residential property does not comply with requirements of local laws relating to health and safety, and for other purposes. . . . S. 2835

(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deferralment of income taxes to individuals for certain higher education expenses. . . . S. 2860

(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict. . . . S. 2911

To amend sec. 1216(b) of the Internal Revenue Code (relating to constructive sale price) and to add a new section concerned with brand names. . . . S. 2950

(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973. . . . S. 3123

(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title. . . . S. 3127

(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under section 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed. . . . S. 3227

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans. . . . S. 3598

(Introduced by Mr. Percy for himself and Mr. Taft.) To amend title III of the Trade Expansion Act of 1962 so as to provide more effective adjustment assistance thereunder, and for other purposes. . . . S. 3936

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings. . . . S. 4001

To provide income tax incentives for the modification of certain buildings so as to remove architectural and transportation barriers to the handicapped. . . . S. 4041

(Introduced by Mr. Percy for himself and others.) To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters. . . . S. 4070

AMENDMENTS

(Introduced by Mr. Percy for himself and others.) Delete those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines, and beer shall be deposited in the Highway Trust Fund. . . . Amdt. 657 to H.R. 10947

Authorizes payments to States, with respect to their welfare plans, of an amount equal to 125 percent of the Federal share of their welfare costs for fiscal year 1971. . . . Amdt. 679 to H.R. 10947

(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled. . . . Amdt. 800 to H.R. 1

(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled. . . . Amdt. 801 to H.R. 1

(Introduced by Mr. Percy for himself and Mr. Brooke.) Social security cash benefits. . . . Amdt. 835 to H.R. 1

(Introduced by Mr. Percy for himself and others.) Licensing of nursing home inspectors. . . . Amdt. 836 to H.R. 1

(Introduced by Mr. Percy for himself and others.) Grants for rehabilitation of aged. . . . Amdt. 837 to H.R. 1

(Introduced by Mr. Percy for himself and others.) Welfare: Fiscal relief. . . . Amdt. 838 to H.R. 1

Welfare earnings exemption for disabled and blind. . . . Amdt. 875 to H.R. 1

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. . . . Amdt. 999 to H.R. 1

(Introduced by Mr. Javits for himself and others.) Revenue sharing: Additional funds. . . . Amdt. 1465 to H.R. 14370

(Introduced by Mr. Percy for himself and Mr. Mathias.) Grants to States for property tax relief to low-income persons. . . . Amdt. 1500 to H.R. 14370

PERCY—Continued

AMENDMENTS—Continued

- (Introduced by Mr. Hollings for himself and others.) Provides that secs. 508 and 509 of the bill become effective until a date designated by subsequent legislation. Under sec. 508 persons eligible for assistance under the new title XV (drug addicts and alcoholics), or for payments under the new title XVI (Supplemental Security Income program for the aged, blind, and disabled), the guaranteed employment program or the welfare programs would be ineligible to participate in the food stamp or commodity distribution programs. Sec. 509 would provide Federal funding to offset State costs in providing supplemental assistance to beneficiaries of these programs made ineligible by sec. 508 to compensate for the loss of food stamps. . . . . Amdt. 1677 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Medicaid Day care for the aged . . . . . Amdt. 1680 to H.R. 1
- (Introduced by Mr. Moss for himself and others.) Medicaid Day care for the aged . . . . . Amdt. 1685 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs. . . . . Amdt. 1703 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in Medicaid . . . . . Amdt. 1701 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments, and deductibles for Medicaid services . . . . . Amdt. 1705 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their Medicaid programs. . . . . Amdt. 1706 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) To require States not to reduce medical services which they are currently providing . . . . . Fl. amdt. to H.R. 1
- Provides that the House and Senate Appropriations Committees, and the Ways and Means Committee and the Finance Committee, meet, or designate subcommittees to meet, at the beginning of each regular session of Congress to report, after due study, a legislative budget containing an estimate of receipts, a statement of total allowable expenditures, and the amount of the debt increase, if any, necessary for the coming fiscal year . . . . . Amdt. 1755 to H.R. 16810
- (Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate. . . . . Amdt. 1691 to S. 2020

AMENDMENTS—Continued

- (Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation. . . . . Fl. amdt. to H.R. 16810
- (Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget . . . . . Fl. amdt. to H.R. 16810

## PROUTY

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 144
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job producing and commercial establishments in rural areas.....	S. 340
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas...	S. 570
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of gov- ernment in the United States; to provide both flexibility and resources for State and local gov- ernment officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1830.....	S. 1071
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits there- under.....	S. 1335
To amend the Social Security Act so as to add thereto a new title XX under which blind or dis- abled individuals will be assured a minimum annual income of \$1,800.....	S. 1505
(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment com- pensation benefits for Vietnam era veterans.....	S. 1741
(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for resi- dential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.....	S. 1810
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products .....	S. 2305

PROXMIRE

AMENDMENTS

<p>(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements-----</p> <p>(Introduced by Mr. Hruska for himself and others.) To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes-----</p> <p>(Introduced by Mr. Proxmire for himself and others.) To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and certain emissions of sulfur oxides-----</p> <p>(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof-----</p> <p>(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973-----</p> <p>To expand the market for municipal securities and for other purposes-----</p> <p>(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings-----</p>	<p>S. 144</p> <p>S. 431</p> <p>S. 3057</p> <p>S. 3063</p> <p>S. 3123</p> <p>S. 3215</p> <p>S. 4001</p>	<p>(Introduced by Mr. Roth for himself and others.) Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$229,232,000,000-----</p> <p>(Introduced by Mr. Percy for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines, and beer shall be deposited in the Highway Trust Fund-----</p> <p>(Introduced by Mr. Kennedy for himself and others.) Tax reform plan-----</p> <p>(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate-----</p> <p>Federal Financing Bank Act of 1972-----</p>	<p>Amdt. 642 to H.R. 10947</p> <p>Amdt. 657 to H.R. 10947</p> <p>Amdt. 1470 to H.R. 14370</p> <p>Amdt. 1601 to S. 2020</p> <p>Fl. amdt. to H.R. 7577</p>
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## RANDOLPH

(Introduced by Mr. Gravel for himself and others.) To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Fed- eral election campaigns, and for other purposes.....	S. 1	(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness.....	S. 1376
(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security .....	S. 3	(Introduced by Mr. Mathias for himself and Mr. Randolph.) To amend the Internal Revenue Code of 1954 to require the consent of the taxpayer con- cerned before a person who prepares a taxpayer's income tax return may use or disclose for other purposes any information furnished for the prep- aration of such returns.....	S. 1387
(Introduced by Mr. Gravel for himself and Mr. Ran- dolph.) To provide a means of financing presiden- tial and congressional election campaigns.....	S. 9	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 1408
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....	S. 346	(Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway mod- ernization and airport development, and for other purposes .....	S. 1487
(Introduced by Mr. Ribicoff for himself and others.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns.....	S. 864	(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to pro- vide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income .....	S. 1442
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to pro- vide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.....	S. 936	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and re- lief for small businesses.....	S. 1615
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria in determining disability thereunder.....	S. 1173	(Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to in- crease benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty...	S. 1645
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....	S. 1233	(Introduced by Mr. Hartke for himself and others.) To amend the tariff and trade laws of the United States to promote full employment and restore a diversified production base; to amend the Inter- nal Revenue Code of 1954 to stem the outflow of U.S. capital, jobs, technology, and production, and for other purposes.....	S. 2592
(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encour- age an increase in the production of coal.....	S. 1309	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products .....	S. 2365
(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encourage the development and utilization of methods and devices to convert coal and oil shale to low pol- lutant synthetic fuels by allowing rapid amortiza- tion of expenditures incurred in constructing facil- ities for such purposes.....	S. 1310	(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs .....	S. 2632
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits there- under.....	S. 1335		
(Introduced by Mr. Mondale for himself and Mr. Randolph.) To limit the amount of the monthly premium for participation in the supplementary medical insurance program established by pt. B of title XVIII of the Social Security Act.....	S. 1336		

## RANDOLPH—Continued

		AMENDMENTS		
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2944	(Introduced by Mr. Scott for himself and Mr. Randolph.) Permits pollution control facilities and mine safety equipment to qualify for both the 7-percent tax credit and 60 month amortization.....	Amdt. 477 to H.R. 10917	
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....	S. 3063	(Introduced by Mr. Metcalf for himself and others.) Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons -----	Amdt. 395 to H.R. 1	
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123	(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare -----	Amdt. 464 to H.R. 1	
(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title.....	S. 3127	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled.....	Amdt. 800 to H.R. 1	
(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) -----	S. 3327	(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled..	Amdt. 801 to H.R. 1	
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3508	(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1	
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amdt. 1103 to H.R. 1	
		(Introduced by Mr. Randolph for himself and Mr. Byrd of West Virginia.) To provide that social security coverage would be protected to certain policemen and firemen in West Virginia for whom social security taxes had been erroneously paid..	Amdt. 1211 to H.R. 1	
		(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption.....	Amdt. 1613 to H.R. 1	
		(Introduced by Mr. Byrd of West Virginia for himself and others.) To make everyone eligible to receive social security benefits at age 60, and in the case of widows at age 55.....	Fl. amdt. to H.R. 1	
		(Introduced by Mr. Metcalf for himself and others.) To deal with limitation on fiscal liability of States for optional State supplementation.....	Fl. amdt. to H.R. 1	
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2620	

## RIBICOFF

To amend the Internal Revenue Code of 1954 to increase the credit against tax for retirement income -----	S. 316	(Introduced by Mr. Long for himself and others.) To amend the Social Security Act to add a new title XX thereto which will provide insurance against the costs of catastrophic illness.-----	S. 1376
(Introduced by Mr. Ribicoff for himself and others.) To regulate and foster commerce among the States by providing a system for the taxation of interstate commerce.-----	S. 317	(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for Most-Favored Nation status with Romania -----	S. 1380
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.-----	S. 316	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.-----	S. 1408
(Introduced by Mr. Ribicoff for himself and others.) To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns.-----	S. 869	To amend the Social Security Act by providing for the establishment of a child advocacy program.-----	S. 1414
(Introduced by Mr. Ribicoff for himself and Mr. Bentsen.) To amend the Social Security Amendments of 1965 and title XVIII of the Social Security Act to permit individuals who are age 65 or over and who are not otherwise covered by the hospital insurance program established by part A of such title to enroll and become covered under such program upon payment of a monthly premium -----	S. 880	To amend the Internal Revenue Code of 1954 to provide for licensing of income tax return preparers.-----	S. 1527
(Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon the improvements in the operating effectiveness of such programs, and for other purposes.-----	S. 936	(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.-----	S. 1741
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100 percent Federal financing of the benefits payable thereunder -----	S. 973	(Introduced by Mr. Ribicoff for himself and Mr. McIntyre.) To provide for orderly trade in anti-friction ball and roller bearings and parts thereof.-----	S. 1778
(Introduced by Mr. Bayh for himself and others.) To amend title XVIII of the Social Security Act so as to eliminate, in certain cases, the requirement that an insured individual have first been admitted to a hospital in order to qualify under such title for the extended care services provided thereunder.-----	S. 1035	(Introduced by Mr. Prouty for himself and others.) To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.-----	S. 1816
(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the Act of June 23, 1830.-----	S. 1071	(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.-----	S. 2135
(Introduced by Mr. Ribicoff for himself and Mr. Dominick.) To amend the Internal Revenue Code of 1954 to allow a credit against income tax to individuals for certain expenses incurred in providing higher education.-----	S. 1111	(Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.-----	S. 2020
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder -----	S. 1335	(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.-----	S. 3063
		(Introduced by Mr. Ribicoff for himself and Mr. McIntyre.) To amend the Internal Revenue Code of 1954 to allow a credit against the individual income tax for tuition paid for the elementary education of dependents -----	S. 3700

## RIBICOFF—Continued

(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) .....	S. 3327
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans .....	S. 3598
(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the emergency unemployment compensation program .....	S. 3701
(Introduced by Mr. Magnuson for himself and others.) To amend section 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator .....	S. 3705
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings .....	S. 4001
(Introduced by Mr. Percy for himself and others.) To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters .....	S. 4070
<b>AMENDMENTS</b>	
Exempts attorneys, CPA's, and enrolled agents from licensing requirements of S. 1527 .....	Amdt. 80 to S. 1527
Creates a special provision for certain ball and roller bearing units which presently are classified in various provisions of the tariff schedules .....	Amdt. 1002 to H.R. 610
(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100% federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5% and increases net Federal unemployment tax on employers by .075% in 1972 and 1973 .....	Amdt. 628 to H.R. 10947
(Introduced by Mr. Ribicoff for himself and others.) Directs that the 7 percent of alcohol excise tax revenues allocated to the Highway Trust Fund (to replace revenues lost by repeal of the tax on light trucks) be used for urban mass transit programs .....	Amdt. 652 to H.R. 10947

## AMENDMENTS—Continued

(Introduced by Mr. Percy for himself and others.) Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines, and beer shall be deposited in the Highway Trust Fund .....	Amdt. 657 to H.R. 10947
Extends 10 percent investment tax credit to purchasers in cities with 6 percent or higher unemployment rate .....	Floor amdt. to H.R. 10947
(To amendment No. 655) Provides that communities meet certain housing and employment requirements in order that their industrial development bonds receive tax exempt status .....	Floor amdt. to H.R. 10947
Re: Minimum income, social security, and welfare .....	Amdt. 318 to H.R. 1
(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare .....	Amdt. 464 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare .....	Amdt. 559 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Welfare fiscal relief .....	Amdt. 820 to H.R. 1
Drugs under medicare .....	Amdt. 824 to H.R. 1
Disclosure of information .....	Amdt. 825 to H.R. 1
Inspector General for medicare-medicaid .....	Amdt. 826 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Welfare: Special provisions for Indians .....	Amdt. 891 to H.R. 1
State supplementation of Federal benefits to the aged, blind, and disabled .....	Amdt. 905 to H.R. 1
(Introduced by Mr. Ribicoff for himself and Mr. Schweiker.) Evaluation of Social Security Act programs and proposals .....	Amdt. 951 to H.R. 1
(Introduced by Mr. Ribicoff for himself and Mr. Tunney.) Uniform health, safety, environmental and staffing standards for extended care facilities and skilled nursing homes .....	Amdt. 958 to H.R. 1
Authorizes the Secretary of HEW to review the process by which the Joint Commission on Accreditation of Hospitals accredits hospitals for participation in the Medicare program; and requires the Secretary to develop new accreditation guidelines where the present ones are inadequate or non-existent .....	Amdt. 973 to H.R. 1
(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates .....	Amdt. 999 to H.R. 1

## RIBICOFF--Continued

## AMENDMENTS--Continued

(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1142 to H.R. 1	(Introduced by Mr. Kennedy for himself and others.) Tax reform plan .....	Amdt. 1479 to H.R. 14370
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1	Revenue sharing: Appropriation of supplementary funds .....	Amdt. 1492 to H.R. 14370
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel .....	Amdt. 1144 to H.R. 1	(Introduced by Mr. Jackson for himself and others.) Denies most favored nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2620
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school .....	Amdt. 1146 to H.R. 1	(Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4% to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120% of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law.....	Fl. amdt. to H.R. 16810
(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential" .....	Amdt. 1147 to H.R. 1	(Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970 .....	Amdt. 1692 to H.R. 610
(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption.....	Amdt. 1613 to H.R. 1		
	Amdt. 1614 to H.R. 1		
Family assistance plan.....			
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan.....	Amdt. 1669 to H.R. 1		
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.....	Amdt. 1707 to H.R. 1		
(Introduced by Mr. Mondale for himself and others.) To make \$800 million available for child care services to State and local governments .....	Fl. amdt. to H.R. 1		
(Introduced by Mr. Gurney for himself and others.) Amends the formula for determining the amount of entitlement of each State.....	Amdt. 1215 to S. 3651		
(Introduced by Mr. Hartke for himself and others.) To require that all laborers and mechanics employed by contractors or subcontractors in construction work financed in whole or in part from revenue sharing funds be paid at Davis-Bacon wage rates .....	Amdt. 1462 to H.R. 14370		
Revenue sharing: Formula for allocation of funds to States .....	Amdt. 1468 to H.R. 14370		

## SENATE RESOLUTIONS

(Introduced by Mr. Harris for himself and others.)  
Calling upon the President to eliminate the oil import quota system.....

S. Res. 206

ROTH

(Introduced by Mr. Boggs for himself and others.)  
 To amend the Social Security Act to establish a national catastrophic illness insurance program under which the Federal Government, acting in cooperation with State insurance authorities and the private insurance industry, will reinsure and otherwise encourage the issuance of private health insurance policies which make adequate health protection available to all Americans at a reasonable cost.....

S. 191

(Introduced by Mr. Baker for himself and others.)  
 To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....

S. 680

(Introduced by Mr. Boggs for himself and others.)  
 To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1838.....

S. 1071

(Introduced by Mr. Roth for himself and Mr. Boggs.)  
 To provide a temporary program for the sharing of Federal revenues with States and communities, to provide for a tax credit designed to encourage States to increase certain aspects of their revenue efforts; and to provide for the collection of State and local income taxes by the Federal Government.....

S. 2080

(Introduced by Mr. Buckley for himself and others.)  
 To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....

S. 2911

(Introduced by Mr. Roth for himself and others.)  
 To impose a statutory limit on expenditures and net lending during fiscal year 1973.....

S. 3123

(Introduced by Mr. Baker for himself and others.)  
 To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....

S. 3651

To impose a statutory limit on expenditures and net lending during fiscal year 1973.....

S. 3977

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....

S. 4001

(Introduced by Mr. Roth for himself and Mr. Boggs.) To amend the Internal Revenue Code of 1954, to disregard children's benefits received by an individual under the Social Security Act in determining whether that individual is a dependent of a taxpayer.....

S. 1024

AMENDMENTS

(Introduced by Mr. Roth for himself and others.)  
 Provides that expenditures and net lending of the United States during the fiscal year ending June 30, 1972, shall not exceed \$229,232,000,000.....

Amdt. 642 to H.R. 16947

Federal budget expenditure and net lending limitation.....

Amdt. 956 to H.R. 12910

(Introduced by Mr. Roth for himself and Mr. Gambrell.) To limit expenditures and net lending during the fiscal year ending June 30, 1973, under the Federal budget to \$250,000,000,000.....

Amdt. 1266 to H.R. 15300

(Introduced by Mr. Roth for himself and others.)  
 In lieu of establishing a new family assistance program, provides for testing of welfare alternatives.....

Amdt. 1077 to H.R. 1

(Introduced by Mr. Roth for himself and others.)  
 Income tax: Personal exemption.....

Amdt. 1613 to H.R. 1

(Introduced by Mr. Roth for himself and others.)  
 Tests of welfare and workfare programs.....

Amdt. 1698 to H.R. 1

To provide a partial Federal income tax credit for State and local income tax payments.....

Amdt. 1400 to H.R. 14370

Tax credit for State and local income tax.....

Amdt. 1478 to H.R. 14370

Limitation on Federal funds for social services.....

Amdt. 1993 to H.R. 14370

(Introduced by Mr. Roth for himself and others.)  
 Limitation on Federal funds for social services.....

Amdt. 1505 to H.R. 14370

(Introduced by Mr. Jackson for himself and others.)  
 Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....

Amdt. 1891 to S. 2620

SAXBE

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security ----- S. 8

(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States ----- S. 680

To provide for the development and conduct of a program designed to determine the proficiency of individuals to perform health care services for which payment may be made under the insurance program established by title XVIII of the Social Security Act and under State programs established pursuant to title XIX of such act ----- S. 892

(Introduced by Mr. Percy for himself and others.) To amend title XVIII of the Social Security Act to provide for the coverage, under pt. A of such title, of certain drugs which are prescribed and furnished (whenever possible) by generic name ----- S. 1585

(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals ----- S. 1590

(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses ----- S. 1615

To amend title II of the Social Security Act to increase from \$70.40 to \$100 the minimum monthly insurance benefit payable thereunder, to provide for the making of supplementary payments to low-income recipients of old age or disability insurance benefits thereunder, and to increase the annual amount individuals are permitted to earn without suffering deductions from their benefits on account of excess earnings. ----- S. 1829

(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products ----- S. 2365

(Introduced by Mr. Taft for himself and others.) To provide for the certification of certain historic barns and to provide a tax credit for the costs of maintaining the exterior appearance and structural soundness of such barns ----- S. 2602

(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs ----- S. 2632

(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ----- S. 2944

(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973 ----- S. 3123

To provide loans to enable certain health care facilities to meet requirements of the Life Safety Code ----- S. 3217

(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes -- S. 3051

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings ----- S. 4001

AMENDMENTS

(Introduced by Mr. Percy for himself and others.) Amdt. 836 to  
Licensing of nursing home inspectors ----- H.R. 1

(Introduced by Mr. Percy for himself and others.) Amdt. 837 to  
Grants for rehabilitation of aged ----- H.R. 1

(Introduced by Mr. Jackson for himself and others.) Amdt. 1601 to  
Denies most-favored nation treatment to countries denying citizens the right to emigrate ----- S. 2620

## SCHWEIKER

- |   |         |   |         |
|---|---------|---|---------|
| (Introduced by Mr. McGee for himself and others.)<br>To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....  | S. 144  | (Introduced by Mr. Taft for himself and others.)<br>To provide for the certification of certain historic barns and to provide a tax credit for the costs of maintaining the exterior appearance and structural soundness of such barns. ....  | S. 2602 |
| (Introduced by Mr. Pearson for himself and others.)<br>To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.....   | S. 340  | (Introduced by Mr. Javits for himself and others.)<br>To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs .....   | S. 2632 |
| To amend the Internal Revenue Code of 1954 and title II of the Social Security Act so as to permit exclusion from social security coverage and refund of social security tax to members of certain religious groups who are opposed to insurance..  | S. 370  | (Introduced by Mr. Buckley for himself and others.)<br>To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ..... | S. 2044 |
| To amend the Internal Revenue Code of 1954 to permit a taxpayer to deduct expenses incurred in traveling outside the United States to obtain information concerning a member of his immediate family who is missing in action, or who is or may be held prisoner, in the Vietnam conflict, and for other purposes.....  | S. 380  | (Introduced by Mr. Muskie for himself and others.)<br>To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....  | S. 3063 |
| (Introduced by Mr. Baker for himself and others.)<br>To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States..... | S. 680  | (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans .....  | S. 3598 |
| (Introduced by Mr. Scott for himself and others.)<br>To revise the Federal election laws, and for other purposes .....  | S. 956  | (Introduced by Mr. Baker for himself and others.)<br>To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes. .   | S. 3651 |
| (Introduced by Mr. Hartke for himself and others.)<br>To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....   | S. 1335 | (Introduced by Mr. Schweiker for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....  | S. 3708 |
| (Introduced by Mr. Muskie for himself and others.)<br>To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....  | S. 1408 | (Introduced by Mr. Bellman for himself and Mr. Schweiker.) To prohibit the impoundment of funds from the Highway Trust Fund which have been apportioned and appropriated .....  | S. 3877 |
| (Introduced by Mr. Bible for himself and others.)<br>To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....  | S. 1615 | (Introduced by Mr. Scott for himself and Mr. Schweiker.) To amend the Internal Revenue Code of 1954 so as to exclude from gross income amounts of disaster relief loans canceled pursuant to laws of the United States.....   | S. 3071 |
| (Introduced by Mr. Hartke for himself and others.)<br>To provide for orderly trade in iron and steel products .....   | S. 2365 | (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....   | S. 4001 |
| (Introduced by Mr. Hartke for himself and others.)<br>To amend the tariff and trade laws of the United States to promote full employment and restore a diversified production base; to amend the Internal Revenue Code of 1954 to stem the outflow of U.S. capital, jobs, technology, and production, and for other purposes.....   | S. 2502 |   |         |

## AMENDMENTS

- (Introduced by Mr. Percy for himself and others.)  
Provides for a double tax credit—14 percent instead of 7 percent— for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.----- Amdt. 475 to H.R. 10947
- Provides for refund of social security taxes from members of certain religious groups.----- Amdt. 532 to H.R. 1
- (Introduced by Mr. Nelson for himself and others.)  
Physician assistants under medicare.----- Amdt. 870 to H.R. 1
- (Introduced by Mr. Ribicoff for himself and Mr. Schweiker.) Evaluation of Social Security Act programs and proposals. . . . . Amdt. 954 to H.R. 1
- Introduced by Mr. Hartke for himself and Mr. Schweiker.) Social security: Additional drop-out years ----- Amdt. 1623 to H.R. 1
- (Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation. Amdt. 1707 to H.R. 1
- (Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens the right to emigrate.----- Amdt. 1691 to S. 2620
- (Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation. . . . . FI adm. to H.R. 16810
- Requires proportionate reduction of all appropriations or other obligational authority for programs and activities defined as controllable within the budget ----- Amdt. 1741 to H.R. 16810

## SCOTT

<p>(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$40,200 effective January 1973, and revises the schedule of tax rates.</p>	<p>Amend 999 to H.R. 1</p>		<p>(Introduced by Mr. Taft for himself and others.) To provide for the certification of certain historic barns and to provide a tax credit for the costs of maintaining the exterior appearance and structural soundness of such barns.</p>	S. 2692
<p>(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.</p>	S. 144		<p>(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deduction of business taxes to individuals for certain habitation expenses.</p>	S. 2850
<p>(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job producing and commercial establishments in rural areas.</p>	S. 346		<p>(Introduced by Mr. Buckley for himself and others.) To amend section 412 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the contributions of members of the Armed Forces of the United States and of cadets or payees who are participants of war, and fighting in other or in a related area during the Vietnam conflict.</p>	S. 2944
<p>(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.</p>	S. 680		<p>(Introduced by Mr. Curtis for himself and others.) To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit sharing retirement plans; by allowing deductions to individuals for personal savings for retirement; and by increasing contribution limitations for self-employed individuals and shareholders of corporations of elective small business corporations.</p>	S. 3012
<p>(Introduced by Mr. Scott for himself and others.) To revise the Federal election laws, and for other purposes.</p>	S. 976		<p>(Introduced by Mr. Donahue for himself and others.) To amend Public Law 82-178, the Revenue Act of 1971.</p>	S. 3056
<p>(Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1836.</p>	S. 1071		<p>(Introduced by Mr. Murphy for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax exempt organizations to enter into communications with legislative bodies, and committees and members thereof.</p>	S. 3063
<p>(Introduced by Mr. Scott for himself and Mr. Percy.) To provide health care insurance for people of the United States and to improve the availability of health care services, and for other purposes.</p>	S. 1598		<p>(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditure and net lending during fiscal year 1973.</p>	S. 3123
<p>(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.</p>	S. 1615		<p>(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.</p>	S. 3654
<p>(Introduced by Mr. Bennett for himself and others.) To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low income families not covered by an employer's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes.</p>	S. 1623		<p>(Introduced by Mr. Schweiker for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.</p>	S. 3708
<p>To advance by 1 year the standard deduction provisions of the Tax Reform Act of 1969.</p>	S. 2104		<p>(Introduced by Mr. Scott for himself and Mr. Schweiker.) To amend the Internal Revenue Code of 1954 so as to exclude from gross income amounts of disaster relief loans canceled pursuant to laws of the United States.</p>	S. 3971
<p>(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.</p>	S. 2365		<p>(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.</p>	S. 4001

## SCOTT—Continued

## AMENDMENTS

(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14% instead of 7%—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.....	Amdt. 475 to H.R. 10947
(Introduced by Mr. Scott for himself and Mr. Randolph.) Permits pollution control facilities and mine safety equipment to qualify for both the 7% tax credit and 60-month amortization.....	Amdt. 477 to H.R. 10947
(Introduced by Mr. Mathias for himself and others.) Allows a tax credit of one-half of the first \$50 contributed to political campaigns for Federal office .....	Amdt. 689 to H.R. 10947
(Introduced by Mr. Mathias for himself and others.) Eliminates title X from amendment 692 which contains provisions for the financing of presidential election campaigns through the \$1 checkoff system.....	Amdt. 699 to H.R. 10947
(Introduced by Mr. Mathias for himself and others.) Changes the types of campaign organizations to which a campaign contribution may be made under amendment 692 and still qualify for a tax credit or income tax deduction.....	Amdt. 701 to H.R. 10947
(Introduced by Mr. Cooper for himself and others.) Deletes the \$1 check-off system and the Presidential Election Campaign Fund of Amendment 692..	Amdt. 728 to H.R. 10947
(Introduced by Mr. Cooper for himself and others.) Tax credit for political campaign contributions of $\frac{1}{2}$ of the first \$50 (maximum of \$25) or a deduction for full amount up to a limit of \$100.....	Amdt. 745 to H.R. 10947
Adjusts the effective date on sec. 383, Special Limitations on Carryovers of Unused Investment Credits, Work Incentive Program Credits, Foreign Taxes, and Capital Losses.....	Floor amdt. to H.R. 10947
(Introduced by Mr. Percy for himself and others.) Welfare: Fiscal relief.....	Amdt. 838 to H.R. 1
(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption.....	Amdt. 1613 to H.R. 1
Family assistance plan.....	Amdt. 1664 to H.R. 1
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2620

SMITH

AMENDMENTS

(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes. ....

S. 4

(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder. ....

S. 1335

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. ....

Amdt. 880 to H.R. 1

## SPARKMAN

(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....

S. 4

(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....

S. 680

(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illness financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.....

S. 987

(Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income.....

S. 1112

(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....

S. 1615

(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....

S. 2365

(Introduced by Mr. Curtis for himself and others.) To amend sec. 103 of the Internal Revenue Code of 1954.....

S. 2780

(Introduced by Mr. Sparkman for himself and Mr. Allen.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment, and to authorize project grants to increase the availability and effectiveness of such treatment.....

S. 3286

(Introduced by Mr. Allen for himself and Mr. Sparkman.) To amend sec. 513(a) of the Internal Revenue Code of 1954 relating to the definition of personal holding company income.....

S. 3501

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....

S. 3508

(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....

S. 3051

## AMENDMENTS

(Introduced by Mr. Curtis for himself and others.) Increases the special limitation on the amount of industrial bonds that may be issued on a tax-free basis to \$10 million.....

Amdt. 572 to  
H.R. 10917

(Introduced by Mr. Sparkman for himself and others.) Makes municipal bonds taxable when used for construction of water facilities unless water is available to general public; also increases "small issue" exemption from \$1,000,000 to \$5,000,000.....

Amdt. 655 to  
H.R. 10917

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....

Amdt. 000 to  
H.R. 1

(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....

Amdt. 1691 to  
S. 2620

SPONG

- (Introduced by Mr. Gravel for himself and others.)  
To provide for better regulation of the Federal elective process, to provide a means of encouraging broad voter participation in the financing of Federal election campaigns, and for other purposes. . . . . S. 1
- (Introduced by Mr. Pearson for himself and others.)  
To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas. . . . . S. 346
- (Introduced by Mr. Boggs for himself and others.)  
To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1830. . . . . S. 1071
- (Introduced by Mr. Cannon for himself and others.)  
To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes. . . . . S. 1437
- (Introduced by Mr. Moss for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income . . . . . S. 1442
- (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof. . . . . S. 3063
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings. . . . . S. 1001

AMENDMENTS

- (Introduced by Mr. Pearson for himself and others.) Amdt. 895 to  
Property tax credit for elderly. . . . . H.R. 1
- (Introduced by Mr. Roth for himself and others.) Amdt. 1668 to  
Tests of welfare and workfare programs. . . . . H.R. 1
- (Introduced by Mr. Spong for himself and Mr. Ervin.) To require the President to notify Congress of the impounding of appropriated funds. If President's action not ratified within 60 days, impounding of funds must cease. . . . . Amdt. 993 to  
H.R. 12910
- Limits expenditures and net lending during the fiscal year ending June 30, 1973, under the Federal budget to \$246,300,000,000 and provides that when the President determines that future appropriations would require or permit expenditures in excess of this limitation he shall propose to the Congress reductions necessary to keep expenditures within the stated limitation, and the Congress would then have 30 days to rescind such proposed cuts. . . . . Amdt. 995 to  
H.R. 12910
- (Introduced by Mr. Jackson for himself and others.) Jones most favorable nation treatment to countries denying citizens the right to emigrate. . . . . Amdt. 1031 to  
S. 2620

## STAFFORD

## AMENDMENTS

(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs -----	S. 2032	(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare -----	Amdt. 559 to H.R. 1
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict -----	S. 2914	(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968" -----	Amdt. 1142 to H.R. 1
(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof. -----	S. 3063	(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority -----	Amdt. 1113 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by part B of such title -----	S. 3127	(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel -----	Amdt. 1141 to H.R. 1
(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3598	(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school -----	Amdt. 1116 to H.R. 1
(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes. -----	S. 3651	(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential" -----	Amdt. 1147 to H.R. 1
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings -----	S. 4001	(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit--14 percent instead of 7 percent--for investments in manufacturing, processing, assembly or, distribution (other than at retail) of personal property -----	Amdt. 475 to H.R. 10947
		(Introduced by Mr. Pell for himself and Mr. Stafford.) Makes the investment tax credit inapplicable to property used in international waters in exploring for, developing, removing, or transporting, resources from ocean waters or submarine deposit -----	Amdt. 700 to H.R. 10047

## STENNIS

(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes..... S. 4

(Introduced by Mr. Allott for himself and others.) To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions..... S. 2851

## AMENDMENTS

(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate..... Amdt. 1691 to S. 2620

(Introduced by Mr. McClellan for himself and others.) To create a Joint Committee on the Budget ..... Fl. amdt. to H.R. 16810

STEVENS

To authorize the issuance of U.S. conservation savings bonds in order to afford an opportunity for the people of the United States through the purchase of such bonds, to participate in the financing of programs to conserve and improve the Nation's environment .....	S. 43	(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam .....	S. 1233
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition reordering requirements .....	S. 114	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encourage an increase in the production of coal .....	S. 1309
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas .....	S. 316	(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code to encourage the development and utilization of methods and devices to convert coal and oil shale to low pollutant synthetic fuels by allowing rapid amortization expenditures incurred in constructing facilities for such purposes .....	S. 1310
To exempt certain State-owned passenger vessels from the requirement of paying for overtime services of customs officers and employees .....	S. 368	(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder .....	S. 1335
To amend the Internal Revenue Code of 1954 to require notice and hearing prior to levy upon the salary or wages of an individual .....	S. 369	(Introduced by Mr. Mess for himself and others.) To amend the Internal Revenue Code of 1954 to provide that the first \$3,000 received as civil service retirement annuity from the United States or any agency thereof shall be excluded from gross income .....	S. 1442
To amend the Internal Revenue Code of 1954 to permit certain employees to establish qualified pension plans for themselves in the same manner as if they were self-employed .....	S. 408	(Introduced by Mr. McIntyre for himself and others.) To amend the Internal Revenue Code of 1954 and the Social Security Act to provide a comprehensive program of health care for the 1970's by strengthening the organization and delivery of health care nationwide and by making comprehensive health care insurance available to all Americans, and for other purposes .....	S. 1490
(Introduced by Mr. Hruska for himself and others.) To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering, to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes .....	S. 431	To amend the Internal Revenue Code of 1954 to permit a deduction from gross income based upon the cost of living in certain States .....	S. 1405
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deduction from gross income for social agency, legal, and related expenses incurred in connection with the adoption of a child by the taxpayer .....	S. 455	To amend the Internal Revenue Code of 1954 to exempt from tax a portion of the income of individuals not employed by the Federal Government who live in a State in which Federal employees receive an allowance based on living costs and conditions of environment .....	S. 1490
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas .....	S. 576	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses .....	S. 1615
(Introduced by Mr. Bayh for himself and others.) To amend the Federal-State Extended Unemployment Compensation Act of 1970 to expedite the implementation and to provide that 100 percent Federal financing of the benefits payable thereunder .....	S. 973	(Introduced by Mr. Bennett for himself and others.) To amend the Social Security Act to require employers to make an approved basic health care plan available to their employees, to provide a family health insurance plan for low-income families not covered by an employee's basic health care plan, to facilitate provision of health services to beneficiaries of the family health insurance plan by health maintenance organizations, by prohibiting State law interference with such organizations providing such services, and for other purposes .....	S. 1623
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illness, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits and to provide effective utilization of available financial resources, health manpower and facilities .....	S. 987		
(Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder .....	S. 1173		

## STEVENS—Continued

(Introduced by Mr. Eagleton for himself and others.) To provide increased unemployment compensation benefits for Vietnam era veterans.....	S. 1741	To exempt from the provisions of the Airport and Airways Revenue Act of 1970 helicopters which are not operated on an established line.....	S. 3711
To amend the Internal Revenue Code of 1954 to allow a deduction for expenses incurred by a taxpayer in making repairs and improvements to his residence.....	S. 2271	(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001
(Introduced by Mr. Tower for himself and others.) To provide a tax credit for expenditures made in the exploration and development of new reserves of oil and gas in the United States.....	S. 2273		
(Introduced by Mr. Gurney for himself and others.) To amend the Social Security Act to provide increases in benefits, to improve computation methods, and to raise the earnings base under the old-age, survivors, and disability insurance system, to make improvements in the medicare, medicaid, and maternal and child health programs with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes.....	S. 2512		
To amend title XVIII of the Social Security Act to provide for coverage, under pt. A of such title, of emergency hospital services provided in Canada to traveling U.S. nationals between Alaska and another State.....	S. 2817		
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....	S. 2911		
(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123		
(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under sec. 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....	S. 3227		
(Introduced by Mr. Packwood for himself and others.) To amend the Tariff Schedules of the United States with respect to the rate on duty on certain types and uses of fish netting and fish nets.....	S. 3291		
(Introduced by Mr. Tower for himself and Mr. Stevens.) To provide tax incentives to encourage physicians, dentists, and optometrists to practice in physician shortage areas.....	S. 3499		
(Introduced by Mr. Taft for himself and others.) To amend the Internal Revenue Code of 1954, to allow a credit against the individual income tax for tuition paid for the elementary or secondary education of dependents.....	S. 3536		
To amend Sec. 6331(a) of the Internal Revenue Code.....	S. 3592		
		<b>AMENDMENTS</b>	
		Regulates charges for use of nonbroadcast media in Federal election campaigns.....	Amdt. 14 to S. 1
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2620
		(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—14 percent instead of 7 percent—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property.....	Amdt. 475 to H.R. 10917
		(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100 percent federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5 percent and increases net Federal unemployment tax on employers by .075 percent in 1972 and 1973.....	Amdt. 628 to H.R. 10947
		Requires the Internal Revenue Service to give prior notice to taxpayers on whose salary a levy is to be attached to recover delinquent taxes.....	Floor amdt. to H.R. 10947
		Authorizes a tax deduction of up to \$1,000 for expenses to maintain or improve a residence.....	Fl. amdt. to H.R. 10947
		(Introduced by Mr. Metcalf for himself and others.) Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons.....	Amdt. 395 to H.R. 1
		(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare.....	Amdt. 464 to H.R. 1
		(Introduced by Mr. Percy for himself and others.) Welfare: Fiscal relief.....	Amdt. 838 to H.R. 1
		(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 895 to H.R. 1

## AMENDMENTS--Continued

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates -----	Amdt. 999 to H.R. 1
To provide that social security benefits paid to Alaska residents will be increased by one-half of the rate by which per capita income of Alaska exceeds the per capita income of the State which has the lowest per capita income -----	Amdt. 1380 to H.R. 1
(Introduced by Mr. Roth for himself and others.) Income tax: Personal exemption -----	Amdt. 1013 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses -----	Amdt. 1653 to H.R. 1
(Introduced by Mr. Gravel for himself and others.) Medicaid -----	Amdt. 1674 to H.R. 1
(Introduced by Mr. Stevens for himself and Mr. Gravel.) Welfare expenditures -----	Amdt. 1676 to H.R. 1
(Introduced by Mr. Metcalf for himself and others.) Allocates 0.25 percent of the funds appropriated under H.R. 14370 to State and local governments to Indian tribes which perform governmental functions -----	Amdt. 1357 to H.R. 14370
(Introduced by Mr. Metcalf for himself and others.) To set aside one quarter of one percent of the amount available for revenue sharing for allocation to Indian tribes and Alaskan native villages which perform governmental functions -----	Amdt. 1459 to H.R. 14370
(Introduced by Mr. Kennedy for himself and Mr. Stevens.) Voter registration -----	Amdt. 1480 to H.R. 14370
(Introduced by Mr. Inouye for himself and others.) Revenue sharing: Alaska and Hawaii -----	Amdt. 1509 to H.R. 14370
(Introduced by Mr. Packwood for himself and others.) Provides that the taxables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns -----	Amdt. 1687 to H.R. 16810
To give the Secretary of Health, Education, and Welfare discretionary power to reallocate moneys not used by some States under the \$2.5 billion social services limitation to other States -----	Fl. amdt. to H.R. 7577
(Introduced by Mr. Javits for himself and others.) To amend Federal-State Extended Unemployment Compensation Act of 1970 -----	Amdt. 1692 to H.R. 640

STEVENSON

(Introduced by Mr. Kennedy for himself and others.) To create a national system of health security ----- S. 3

(Introduced by Mr. Harris for himself and others.) To accelerate the expansion of trade among the countries of the world on a fair and legitimate basis and thereby to promote the general welfare of the United States, and for other purposes.---- S. 831

(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.----- S. 1335

(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Romania ----- S. 1389

(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.----- S. 1408

(Introduced by Mr. Magnuson for himself and others.) To permit a compact between the several States relating to taxation of multistate taxpayers; to provide a formula for taxing multistate taxpayers for States not entering into this compact; to require certain sellers to collect sales and use taxes, and for other related purposes.----- S. 1883

(Introduced by Mr. Kennedy for himself and others.) To amend title V of the Social Security Act to extend for 5 years (until June 30, 1977) the period within which certain special project grants may be made thereunder.----- S. 2135

To amend the Sugar Act of 1948 to prescribe minimum wages and conditions of employment for farmworkers and for other purposes.----- S. 2142

For the relief of Minnie E. Solger.----- S. 2982

(Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.----- S. 3063

(Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under sec. 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed .----- S. 3227

(Introduced by Mr. Kennedy for himself and others.) To provide Federal assistance in establishing and expanding health maintenance programs, and to establish a Commission on Quality Health Care, with an amendment (S. Rept. 92-978) ----- S. 3327

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans ----- S. 3598

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings ----- S. 4001

(Introduced by Mr. Percy for himself and others.) To assist in reforming their property tax assessment systems, and to encourage them to adopt programs of property tax relief for low-income homeowners and renters.----- S. 4070

AMENDMENTS

(Introduced by Mr. Stevenson for himself and others.) Increases the personal income tax exemption to \$700, retroactive to Jan. 1, 1971.----- Amdt. 541 to H.R. 8312

(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota ----- Amdt. 498 to H.R. 8866

(Introduced by Mr. Javits for himself and others.) Requires that the President's budget include an estimate of the revenue lost because of deductions, credits, and income exclusions.----- Amdt. 533 to H.R. 10047

(Introduced by Mr. Humphrey for himself and others.) Increases the low-income allowance from \$1,050 to \$1,300 for 1971.----- Amdt. 563 to H.R. 10047

(Introduced by Mr. Stevenson for himself and others.) Increases the personal exemption for 1971 to \$700. Under present law it is \$650; under the House bill it would be \$675.----- Amdt. 564 to H.R. 10047

(Introduced by Mr. Cranston for himself and others.) Provides that the repeal (suspension for foreign produced automobiles and light-duty trucks) of the excise tax on automobiles and light-duty trucks shall only be effective from Aug. 15, 1971, through Dec. 31, 1972.----- Amdt. 685 to H.R. 10047

(Introduced by Mr. Packwood for himself and others.) Deletes that provision of the bill which restricts the application of the 7 percent job development investment credit to domestic products.----- Amdt. 688 to H.R. 10047

(Introduced by Mr. Ribicoff for himself and others.) Welfare fiscal relief.----- Amdt. 820 to H.R. 1

(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services ----- Amdt. 955 to H.R. 1

## AMENDMENTS—Continued

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. ....	Amdt. 999 to H.R. 1
(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax. ....	Amdt. 1208 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Family assistance plan. ....	Amdt. 1669 to H.R. 1
Amends title 18 to cover occupational therapists under medicare in a fashion parallel to coverage of physical therapists' services. ....	Amdt. 1686 to H.R. 1
Provides for the inclusion of agricultural workers for coverage under the Social Security Act. ....	Amdt. 1701 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation. ....	Amdt. 1707 to H.R. 1
To delete the term "counties" and insert in lieu thereof the term "units of local government". ....	Amdt. 1394 to H.R. 14370
To delete provision reducing revenue sharing funds for the District of Columbia in the event the District should adopt an income tax to be levied upon nonresidents who are employed within the District. ....	Amdt. 1395 to H.R. 14370
(Introduced by Mr. Humphrey for himself and others.) Study of property tax. ....	Amdt. 1476 to H.R. 14370
(Introduced by Mr. Humphrey for himself and others.) Reports on impounded funds. ....	Amdt. 1477 to H.R. 14370
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate. ....	Amdt. 1691 to S. 2620
Requires President to reduce Federal spending by reserving funds from revenue-sharing for State and local governments before reducing expenditures for any Federal programs. ....	Amdt. 1757 to H.R. 16810

## SYMINGTON

(Introduced by Mr. Gravel for himself and others.)  
To provide for better regulation of the Federal  
elective process, to provide a means of encouraging  
broad voter participation in the financing of Fed-  
eral election campaigns, and for other purposes.---

S. 1

(Introduced by Mr. Muskle for himself and others.)  
To amend the Internal Revenue Code of 1954 so  
as to permit certain tax-exempt organizations to  
engage in communications with legislative bodies,  
and committees and members thereof.-----

S. 3063

(Introduced by Mr. Mansfield for himself and  
others.) To amend title II of the Social Security  
Act to provide for the liberalization and automatic  
adjustment (in accordance with rising wage  
levels) of the earnings test thereunder, which pro-  
vides for deductions in monthly benefits on ac-  
count of excess earnings.-----

S. 4001

## AMENDMENTS

(Introduced by Mr. Pastore for himself and others.)

Provides that a taxpayer may designate that \$1 of  
his income tax will be paid into a "Presidential  
Election Campaign Fund" which will be distrib-  
uted to the major and minor political parties  
according to predetermined formulas.-----

Amdt. 692 to  
H.R. 10947

(Introduced by Mr. Jackson for himself and others.)

Denies most-favored-nation treatment to coun-  
tries denying citizens the right to emigrate.-----

Amdt. 1691 to  
S. 2620

## TAFT

To amend the Internal Revenue Code of 1954 to permit the exclusion from gross income of a portion of the compensation received by full-time enforcement officers and firemen employed by States and local governmental instrumentalities.....	S. 62	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.....	S. 3123
To exclude from gross income the first \$500 of interest received from savings account deposit in lending institutions.....	S. 486	To amend title V, United States Code, to provide for withholding city income taxes from compensation paid Federal employees.....	S. 3169
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....	S. 680	(Introduced by Mr. Taft for himself and others.) To amend the Internal Revenue Code of 1954 to allow a credit against the individual income tax for tuition paid for elementary or secondary education of dependents.....	S. 3530
(Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most-favored-nation status with Roumania.....	S. 1389	(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans.....	S. 3598
To amend the Internal Revenue Code of 1954 to allow a credit against income tax to employers for the expenses of providing job training programs.....	S. 1648	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.....	S. 3651
To amend the Internal Revenue Code of 1954 to relieve employers of 50 or less employees from the requirement of paying or depositing certain employment taxes more than once each quarter.....	S. 1890	(Introduced by Mr. Percy for himself and Mr. Taft.) To amend title III of the Trade Expansion Act of 1962 so as to provide more effective adjustment assistance thereunder, and for other purposes.....	S. 3936
(Introduced by Mr. Griffin for himself and others.) To repeal the Federal excise tax on passenger automobiles.....	S. 2285	<b>AMENDMENTS</b>	
(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.....	S. 2365	Excludes up to \$200 a month of compensation received by policemen and firemen employed by States or political subdivisions thereof.....	Amdt. 682 to H.R. 10947
(Introduced by Mr. Taft for himself and others.) To provide for the certification of certain historic barns and to provide a tax credit for the costs of maintaining the exterior appearance and structural soundness of such barns.....	S. 2602	Provides for allowance of a tax credit equal to 10 percent of amounts paid to maintain barns which are certified by the Secretary of the Interior to be "Historic Barns".....	Amdt. 683 to H.R. 10947
(Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs.....	S. 2632	Provides that taxpayers with 50 or fewer employees in the preceding calendar quarter may not be required to deposit the withholding and employment taxes more often than once during the quarter....	Amdt. 681 to H.R. 10947
(Introduced by Mr. Allott for himself and others.) To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions.....	S. 2851	Removes the limitation on the special foreign income rule that rental income from certain ships and aircraft must be received by a financial institution....	Amdt. 691 to H.R. 10947
(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to allow a deferment of income taxes to individuals for certain higher education expenses.....	S. 2860	(To amendment No. 692) Defines the term "new party" as a political party which has filed with the Comptroller General a petition signed by at least 10,000 residents of five States who are 18 years of age or older.....	Fl. amdt. to H.R. 10947
		(To amendment No. 692) Makes it unlawful for any organization (rather than a political committee) which is not an authorized committee to make expenditures in behalf of a political candidate.....	Fl. amdt. to H.R. 10947
		(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services.....	Amdt. 955 to H.R. 1

## TAFT—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968"-----	Amdt 1112 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority-----	Amdt 1143 to H.R. 1
(Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation.	Amdt. 1507 to H.R. 1
Withholding of city income tax from Federal employees-----	Amdt. 1407 to H.R. 14370
Revenue sharing: Distribution of funds among States-----	Amdt. 1502 to H.R. 14370
Revenue sharing: Change in the formula-----	Amdt. 1508 to H.R. 14370
To alter the formula for distribution of revenue-sharing funds to the States-----	Fl. amdt. to H.R. 14370
To provide the allocation of revenue-sharing funds to the States on the basis of population of such State-----	Fl. amdt. to H.R. 14370
(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.	Amdt. 1691 to S. 2020
Requires President to limit reduction of appropriations or other obligational authority to 10 percent or less unless Congress is advised 30 days prior to the effective date of such reductions, these reductions shall become effective as scheduled unless the Senate or House of Representatives adopts a timely resolution of disapproval-----	Amdt. 1750 to H.R. 16810

## TALMADGE

		AMENDMENTS	
(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.....	S. 4	Directs the President to seek removal, by Jan. 1, 1973, of restrictions on imports of U.S. autos or Automobile Agreement .....	Amdt. 171 to H.R. 10047
(Introduced by Mr. Hollings for himself and others.) To establish quotas on certain textile and footwear articles .....	S. 68		
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recordkeeping requirements.....	S. 111	(Introduced by Mr. Curtis for himself and others.) Increases the special limitation on the amount of industrial bonds that may be issued on a tax-free basis to \$10,000,000 .....	Amdt. 572 to H.R. 10047
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas .....	S. 310	(Introduced by Mr. Spatschberg for himself and others.) Makes municipal bonds taxable when used for construction of water facilities unless water is available to general public, also increases "small bond" exemption from \$1,000,000 to \$5,000,000 .....	Amdt. 63 to H.R. 10047
To improve the work incentive program established under part C of title IV of the Social Security Act .....	S. 1019		
To provide increases in social security benefits .....	S. 1186	(Introduced by Mr. P. Long for himself and others.) Provides that a taxpayer may designate that 8% of his income tax will be paid into a "Presidential Election Campaign Fund" which will be distributed to the major and minor political parties according to predetermined formulas .....	Amdt. 92 to H.R. 10047
To allow a credit against income tax, or a deduction from gross income as the taxpayer may elect, for certain political contributions made by individuals .....	S. 1289		
To amend general headnote 3(a)(4) of the Tariff Schedules of the United States annotated (1971) ..	S. 1596	To improve WIN established under pt. C of title IV of the Social Security Act .....	Pl. amdt. to H.R. 10047
To amend the Internal Revenue Code of 1954 to clarify the taxpayer's right to rebut the statutory presumption of income tax avoidance with respect to shareholders .....	S. 2303	Allows taxpayer owning property subject to two or more leases to combine such leases and treat the property as if it were subject to one lease for purpose of determining whether it is to be considered subject to a net loss .....	Pl. amdt. to H.R. 10047
(Introduced by Mr. Curtis for himself and others.) To amend sec. 193 of the Internal Revenue Code of 1954 .....	S. 2780	(Introduced by Mr. Jackson for himself and others.) Denies most-favored nation treatment to countries denying citizens the right to emigrate .....	Amdt. 1031 to S. 2020
(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict .....	S. 2944		
To amend the Internal Revenue Code of 1954 to provide for a credit or refund of manufacturer's excise tax on parts and accessories installed on light-duty trucks .....	S. 3678		

## SENATE RESOLUTIONS

(Introduced by Mr. Talmadge for Mr. Long.) To provide additional funds for the Committee on Finance for routine committee expenditures .....	S. Res. 182
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THURMOND

(Introduced by Mr. Thurmond for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes.	S. 4	To amend the Internal Revenue Code of 1954 to increase, in certain cases, the deduction allowed for expenses incurred in providing care for certain dependents.	S. 1632
(Introduced by Mr. Hollings for himself and others.) To establish quotas on certain textile and footwear articles.	S. 68	(Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are present, of war, missing in action, or in a detention status during the Vietnam conflict.	S. 2011
(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition recoupling requirements.	S. 111	To amend title XVIII of the Social Security Act to eliminate the provision which prevents an individual from enrolling in the supplementary medical insurance program established by pt. B of such title if he fails to enroll therein within 3 years after he is first eligible to enroll therein.	S. 2614
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas.	S. 316	(Introduced by Mr. Hartke for himself and others.) To amend the Internal Revenue Code of 1954 to allow an income tax deduction for donations of blood.	S. 2615
(Introduced by Mr. Hruska for himself and others.) To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wages and to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes.	S. 431	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products.	S. 2365
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas.	S. 576	(Introduced by Mr. Gutney for himself and others.) To amend the Social Security Act to provide increases in benefits, to improve computation methods, and to raise the earnings base under the old-age, survivors, and disability insurance system, to make large credits in the medicare, medicaid, and maternal and child health programs with emphasis upon improvements in the operating effectiveness of such programs, and for other purposes.	S. 2512
(Introduced by Mr. Baker for himself and others.) To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.	S. 680	(Introduced by Mr. Curtis for himself and others.) To strengthen and improve the private retirement system by establishing minimum standards for participation in and for vesting of benefits under pension and profit-sharing retirement plans, by allowing deductions to individuals for personal savings for retirement, and by increasing contribution limitations for self-employed individuals and shareholder-employees of electing small business corporations.	S. 3012
(Introduced by Mr. Hanson for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illness, financed in whole for low income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities.	S. 987	(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973.	S. 3123
To amend title II of the Social Security Act and the Internal Revenue Code of 1954 to provide an optional exemption from coverage for individuals who have attained age 65.	S. 1138	(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil.	S. 3383
To exempt certain orphanages from the excise tax on investment income of private foundations.	S. 1202	(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes.	S. 3651
(Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.	S. 1233		
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.	S. 1335		

## THURMOND--Continued

- (Introduced by Mr. Schweiker for himself and others.) To amend the tariff and trade laws of the United States, and for other purposes. . . . S. 3708
- (Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts. . . S. 3841
- (Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings. . . . S. 4601

## AMENDMENTS

- (Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. . . . Amdt. 999 to H.R. 1
- (Introduced by Mr. Jackson for himself and others.) Denies most favored nation treatment to countries denying citizens the right to emigrate. . . . Amdt. 1691 to S. 2620
- (Introduced by Mr. Jordan of Idaho for himself and others.) Providing that the President shall have no authority to cut Federal spending for veterans benefits services, and programs, providing for a proportional reduction of all reducible items in the budget sufficient to bring spending within the \$250 billion limitation. . . . Fl. amdt. to H.R. 16816

## TOWER

(Introduced by Mr. McGee for himself and others.) To amend the Internal Revenue Code with respect to ammunition record-keeping requirements .....	S. 144	(Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes .....	S. 1437
(Introduced by Mr. Biggs for himself and others.) To amend the Social Security Act to establish a national catastrophic illness insurance program under which the Federal Government, acting in cooperation with State insurance authorities and the private insurance industry, will reinsure and otherwise encourage the issuance of private health insurance policies which make available health protection available to all Americans at a reasonable cost .....	S. 191	To provide a tax credit for contributions made to educational institutions .....	S. 1543
(Introduced by Mr. Dole for himself and others.) To amend sec. 4901 of the Internal Revenue Code of 1954 to provide that the weight portion of the excise tax on the use of civil aircraft shall apply to piston engined aircraft only if they have a maximum certified takeoff weight of not more than 6,000 pounds .....	S. 323	(Introduced by Mr. Percy for himself and others.) To amend the Internal Revenue Code of 1954 to permit the deduction of all expenses for medical care of a taxpayer and his spouse if either of them attained the age of 65, and to provide a credit or refund of social security taxes withheld from the wages of certain individuals who have attained the age of 65 and a corresponding reduction in the tax on self-employment income of such individuals .....	S. 1590
(Introduced by Mr. Pearson for himself and others.) To provide incentives for the establishment of new or expanded manufacturing and commercial establishments in rural areas .....	S. 346	(Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses .....	S. 1615
(Introduced by Mr. Tower for himself and others.) To provide tax incentives to encourage physicians to practice medicine in physician shortage areas .....	S. 570	To restore the income tax credit for investment in certain depreciable property .....	S. 1647
To amend the Internal Revenue Code of 1954, as amended .....	S. 577	To amend the Internal Revenue Code of 1954 to prohibit the deduction of illegal bribes and kickbacks .....	S. 1851
(Introduced by Mr. Tower for himself and others.) To amend title II of the Social Security Act to increase the amount of tax credits attributable to earnings of such individuals and to increase the insurance benefits payable to them with such title .....	S. 620	(Introduced by Mr. Curtis for himself and others.) To amend the Social Security Act to provide for revenue-sharing grants to the States to assist them in meeting the costs incurred in operating public assistance programs .....	S. 2037
(Introduced by Mr. Baker for himself and others.) To restore all funds in the Treasury account of Government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States .....	S. 680	To make effective in 1971 the increases in personal exemptions and the standard deduction enacted by the Tax Reform Act of 1969 and originally scheduled to become effective in 1972 and 1973 .....	S. 2215
(Introduced by Mr. Hansen for himself and others.) To amend the Social Security Act to provide for medical and hospital care through a system of voluntary health insurance including protection against the catastrophic expenses of illnesses, financed in whole for low-income groups through issuance of certificates, and in part for all other persons through allowance of tax credits; and to provide effective utilization of available financial resources, health manpower and facilities .....	S. 967	(Introduced by Mr. Tower for himself and others.) To provide a tax credit for expenditures made in the exploration and development of new reserves of oil and gas in the United States .....	S. 2273
(Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder .....	S. 1335	(Introduced by Mr. Hartke for himself and others.) To provide for orderly trade in iron and steel products .....	S. 2365
		(Introduced by Mr. Tower for himself and Mr. Gambrell.) To permit individuals who have attained age 65 and are still working to elect to forgo any social security benefits attributable to such work and to receive a refund, or income tax credit, for social security taxes paid by them on account of such work .....	S. 2563
		To amend the Internal Revenue Code of 1954, to include the sintering and burning of clay, shale, and slate used as lightweight aggregates as a treatment process considered as mining .....	S. 2755

TOWER - Continued

(Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict. S. 3911

(Introduced by Mr. Donohick for himself and others.) To amend Public Law 92-178, the "Revenue Act of 1971". S. 3950

(Introduced by Mr. Roth for himself and others.) To impose a statutory limit on expenditures and net lending during fiscal year 1973. S. 3123

To amend the Internal Revenue Code of 1954 to allow a credit to individuals for certain expenses incurred in providing education to elementary, secondary, or higher education. S. 3172

(Introduced by Mr. Pearson for himself and others.) To amend the Internal Revenue Code of 1954 to exempt certain agricultural aircraft use tax, to provide for the refund of the gasoline tax to the agricultural aircraft operator with the consent of the farmer, and for other purposes. S. 3303

(Introduced by Mr. Thurmond for himself and others.) To amend the Internal Revenue Code of 1954 to encourage the use of recycled oil. S. 3383

(Introduced by Mr. Tower for himself and Mr. Stevens.) To provide tax incentives to encourage physicians, dentists, and optometrists to practice in physician shortage areas. S. 3499

To amend the Internal Revenue Code of 1954 with respect to the tax treatment of social clubs and certain other membership organizations. S. 3519

(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes. S. 3651

(Introduced by Mr. Hansen for himself and others.) To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts. S. 3841

To amend the Internal Revenue Code of 1954 with respect to the treatment of the portion of junior ROTC instructors' compensation which is based on armed services allowances. S. 3978

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings. S. 4001

To amend the Social Security Act to prohibit the payment of aid or assistance under approved State public assistance plans to aliens who are illegally within the United States. S. 4030

To amend the Internal Revenue Code of 1954 to encourage higher education, and particularly the private funding thereof, by authorizing a deduction from gross income of reasonable amounts contributed to a qualified higher education fund established by the taxpayer for the purpose of funding the higher education of his dependents. S. 4031

SENATE RESOLUTIONS

Expressing the sense of the Senate with regard to the development of a voluntary pension system assuring portability of benefits. S. Res. 137

SENATE JOINT RESOLUTIONS

Providing for a study of the potential methods of returning Federal tax sources to the prerogatives of State and local governments. S.J. Res. 33

Reduction of Federal expenditures resolution. S.J. Res. 123

AMENDMENTS

(Introduced by Mr. Pearson for himself and others.) Provides for a double tax credit—11 percent instead of 7 percent—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property. Amdt. 475 to H.R. 10947

Adds a new section to the bill providing a 7-percent tax credit for amounts expended for the exploration or development of new domestic oil and gas reserves. Amdt. 693 to H.R. 10947

(Introduced by Mr. Nelson for himself and others.) Physician assistants under medicare. Amdt. 870 to H.R. 1

(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates. Amdt. 999 to H.R. 1

(Introduced by Mr. Gurney for himself and others.) Amends the formula for determining the amount of entitlement of each State. Amdt. 1215 to S. 3051

(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate. Amdt. 1091 to S. 2020

(Introduced by Mr. Roth for himself and others.) Limitation on Federal funds for social services. Amdt. 1505 to H.R. 14370

## TUNNEY

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|--|---------|---|---------|
| (Introduced by Mr. Kennedy for himself and others.) To create a national system of health security -----   | S. 3    | (Introduced by Mr. Proxmire for himself and others.) To amend the Internal Revenue Code of 1954 to impose an excise tax on fuels containing sulfur and certain emissions of sulfur oxides. ....   | S. 3057 |
| (Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon improvements in operating effectiveness of such programs, and for other purposes. ....  | S. 030  | (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof. ....  | S. 3063 |
| (Introduced by Mr. Cranston for himself and Mr. Tunney.) To regulate and foster commerce among the States by providing a uniform system for the application of sales and use taxes to interstate commerce -----  | S. 1210 | (Introduced by Mr. Mondale for himself and others.) To amend title XVIII of the Social Security Act to eliminate the monthly premium requirements for individuals covered under the supplementary medical insurance program established by pl. B of such title -----  | S. 3127 |
| (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder. ....  | S. 1335 | (Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under sec. 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed. ....  | S. 3227 |
| (Introduced by Mr. Mondale for himself and others.) To promote the foreign policy and best interests of the United States by authorizing the President to negotiate a commercial agreement including a provision for most favored-nation status with Romania -----   | S. 1389 | (Introduced by Mr. Cranston for himself and Mr. Tunney.) To amend the Social Security Act to assure that whenever there is a general increase in social security benefits there will be a corresponding increase in the standard of need used to determine eligibility for aid or assistance under State plans approved under title I, X, XIV, or XVI of such act. .... | S. 3328 |
| (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof. ....   | S. 1408 | (Introduced by Mr. Nelson for himself and others.) To raise needed revenues by gearing the income tax more closely to an individual's ability to pay, by broadening the income tax base of individuals and corporations, by integrating the gift and estate taxes, and by otherwise reforming the income, estate, and gift tax provisions. ....                         | S. 3378 |
| (Introduced by Mr. Cannon for himself and others.) To amend the Airport and Airway Development and Revenue Acts of 1970 to further clarify the intent of Congress as to priorities for airway modernization and airport development, and for other purposes -----  | S. 1437 | (Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----  | S. 3508 |
| (Introduced by Mr. Hatfield for himself and others.) To amend the Internal Revenue Code of 1954 to allow an income tax deduction for donations of blood -----  | S. 2315 | (Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes. ....   | S. 3651 |
| (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies. ....   | S. 2620 | (Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the emergency unemployment compensation program -----  | S. 3704 |
| (Introduced by Mr. Allott for himself and others.) To amend the Internal Revenue Code of 1954 with respect to certain charitable contributions. ....   | S. 2851 | (Introduced by Mr. Magnuson for himself and others.) To amend sec. 203(e)(2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator. ....  | S. 3705 |
| (Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ----- | S. 2914 |   |         |

## TUNNEY--Continued

To amend title II of the Social Security Act to permit a State, under its section 218 agreement, to terminate social security coverage for State or local policemen or firemen without affecting the coverage of other public employees who may be members of the same coverage group (and to permit the reinstatement of coverage for such other employees in certain cases where the group's coverage has previously been terminated).....	S. 3700	(Introduced by Mr. Church for himself and others.) Provides a 20 percent general benefit increase payable starting with the July 1972 checks; increases the social security tax base to \$10,200 effective January 1973; and modifies the schedule of tax rates.....	Amdt. 999 to H.R. 1
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 3003	Makes the child-care and household expense deduction presently available to those who itemize, a business expense deduction entering into the computation of adjusted gross income, and thus available to taxpayers who do not itemize.....	Amdt. 1001 to H.R. 1
		Provides that the funds appropriated for the public service employment program established by the bill are to be allocated among the States in accord with the relative numbers of recipients in each of the States who are registered for manpower services, employment, and training.....	Amdt. 1002 to H.R. 1
<b>AMENDMENTS</b>			
(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota.....	Amdt. 198 to H.R. 8866	(Introduced by Mr. Tunney for himself and others.) Provides that the benefit levels under the adult assistance programs shall be set at the poverty level; the poverty level is defined as \$2,905 for an individual and \$2,589 for a couple for fiscal year 1973 and would be automatically increased for each fiscal year thereafter according to rise in the Consumer Price Index.....	Amdt. 1030 to H.R. 1
(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100 percent federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5 percent and increases net Federal unemployment tax on employers by .075 percent in 1972 and 1973.....	Amdt. 628 to H.R. 10917	(Introduced by Mr. Tunney for himself and others.) Provides that State supplementary payments under the adult assistance program will be equal to the amount that the individual (or couple) would have received under the State law in effect for June 1972 plus the bonus value of food stamps the individual (or couple) could have purchased for June 1972 minus the Federal adult assistance payment.....	Amdt. 1031 to H.R. 1
Increases the limitation on income of married couples eligible for the child care-household expense deduction from \$12,000 to \$18,000.....	Amdt. 671 to H.R. 10917	(Introduced by Mr. Tunney for himself and others.) Excludes from the deflation of income or the adult assistance programs irregularly received amounts of up to \$60 a quarter, earned income up to 75 percent of the poverty level (as determined by the Secretary of Health, Education, and Welfare) plus one-half of any earnings above that amount; and amounts equal to expenses attributable to earning income.....	Amdt. 1032 to H.R. 1
Reduces from 7.5% to 6% the unemployment figure in amendment 628 required to trigger 26 weeks additional unemployment compensation benefits.....	Fl. amdt. to H.R. 10917	(Introduced by Mr. Tunney for himself and others.) Prohibits the States from imposing any residence requirement as a qualification for supplementary payments under the adult assistance program.....	Amdt. 1033 to H.R. 1
Allows as a business deduction up to \$400 per month for expenses for certain domestic and dependent care services.....	Fl. amdt. to H.R. 10917	(Introduced by Mr. Tunney for himself and others.) Provides that in addition to other benefits payable an applicant for adult assistance who appears to be eligible and who is in need may be paid an emergency payment of up to \$100.....	Amdt. 1034 to H.R. 1
(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drugs under medicare.....	Amdt. 494 to H.R. 1	(Introduced by Mr. Tunney for himself and others.) Provides that an applicant for adult assistance payments may have a hearing on any adverse action taken on his application and that such hearing shall be conducted in accordance with the Administrative Procedures Act.....	Amdt. 1035 to H.R. 1
(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare.....	Amdt. 559 to H.R. 1		
(Introduced by Mr. Ribicoff for himself and others.) Welfare fiscal relief.....	Amdt. 820 to H.R. 1		
(Introduced by Mr. Stevenson for himself and others.) Posthospital outpatient rehabilitation services.....	Amdt. 955 to H.R. 1		
(Introduced by Mr. Ribicoff for himself and Mr. Tunney.) Uniform health, safety, environmental, and staffing standards for extended care facilities and skilled nursing home.....	Amdt. 958 to H.R. 1		

## TUNNEY—Continued

## AMENDMENTS—Continued

(Introduced by Mr. Tunney for himself and others.) Provides that an individual or a couple whose resources are less than the poverty level can qualify for assistance payments.....	Amdt. 1036 to H.R. 1	(Introduced by Mr. Nelson for himself and others.) To reduce oil depletion allowance, disallow deduction for intangible drilling and development costs, repeal the Asset Depreciation Range, and to make changes in the minimum tax.....	Amdt. 1208 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that when a person whose resources are insufficient to meet basic needs of nonrecurring type makes initial application for adult assistance, he can receive payments sufficient to meet these needs if he is presumptively eligible for benefits.....	Amdt. 1037 to H.R. 1	To permit termination of social security coverage by policemen or firemen under certain conditions....	Amdt. 1239 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Provides that the payment under the new adult assistance program will be increased to the level payable under the present State programs for people who could be entitled under the State programs if such program had continued in existence..	Amdt. 1038 to H.R. 1	(Introduced by Mr. Cranston for himself and Mr. Tunney.) Standard of need for aged, blind, and disabled .....	Amdt. 1619 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Authorizes emergency payments to families initially applying for assistance to enable them to meet basic, nonrecurring needs such as clothing, furniture, and other household items.....	Amdt. 1039 to H.R. 1	(Introduced by Mr. Tunney for himself and others.) Income tax: Child care expenses.....	Amdt. 1653 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) Requires the Secretary of HEW to conduct a study of the feasibility of using a single application for social security benefits and for payments under the adult assistance program. A report on the study with the Secretary's recommendations would be sent to Congress not later than July 1, 1973 .....	Amdt. 1040 to H.R. 1	Aged, blind, and disabled: Couples.....	Amdt. 1660 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on September 23, 1968".....	Amdt. 1142 to H.R. 1	Aged, blind, and disabled.....	Amdt. 1661 to H.R. 1
(Introduced by Mr. Mondale for himself and others.) Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.....	Amdt. 1143 to H.R. 1	Aged, blind, and disabled.....	Amdt. 1662 to H.R. 1
(Introduced by Mr. Tunney for himself and others.) To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.....	Amdt. 1144 to H.R. 1	Amends title 49 so that the "spend-down" level for aged, blind and disabled recipients would be equal to the payment level for aged, blind and disabled people in any State, rather than one and one-third times the AFDC payment level.....	Amdt. 1679 to H.R. 1
(Introduced by Mr. Javits for himself and others.) Does not require mother to accept work or training during hours when children under 13 are not in school .....	Amdt. 1146 to H.R. 1	(Introduced by Mr. Moss for himself and others.) Medicaid: Day care for the aged.....	Amdt. 1685 to H.R. 1
(Introduced by Mr. Javits for himself and others.) To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential" .....	Amdt. 1147 to H.R. 1	Amends title 49 so that the "spend-down" level for aged, blind and disabled recipients would be equal to the payment level for aged, blind and disabled people in any State, rather than one and one-third times the AFDC payment level.....	Amdt. 1689 to H.R. 1
		To provide for an increase in the amount of carbon dioxide that may be contained in still wines..	Fl. amdt. to H.R. 7577
		(Introduced by Mr. Tunney for himself and Mr. Cranston.) To require States to pass along to aged, blind and disabled welfare recipients \$15 of the social security benefit increase enacted July 1, 1972 .....	Amdt. 1460 to H.R. 14370
		(Introduced by Mr. Javits for himself and others.) Revenue sharing: Additional funds.....	Amdt. 1465 to H.R. 14370
		(Introduced by Mr. Roth for himself and others.) Limitation on Federal funds for social services..	Amdt. 1505 to H.R. 14370
		(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns .....	Amdt. 1687 to H.R. 16810
		(Introduced by Mr. Jackson for himself and others.) Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....	Amdt. 1691 to S. 2020

## TUNNEY—Continued

- (Introduced by Mr. Magnuson for himself and others.) To permit a State with an insured unemployment rate of at least 4 percent to continue an extended benefit period which terminated on or after Apr. 1, 1972, solely because insured unemployment is less than 120 percent of the rate in the prior 2 years, but only for weeks of unemployment which occur after the date of enactment of the amendment or, if later, after the date established pursuant to the State's unemployment insurance law ..... Fl. amdt. to H.R. 16810
- To amend Federal-State Extended Unemployment Compensation Act of 1970..... Amdt. 1692 to H.R. 610
- (Introduced by Mr. Cranston for himself and Mr. Tunney.) Limits the total number of participants in all workfare and family assistance pilot test programs to not more than 5 percent of the total number of recipients under part A of title IV in all States during fiscal year 1972 and limits to one the number of test programs that may be carried out in any one State..... Amdt. 1702 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) To strike out section providing for elimination of requirement that States move toward comprehensive medical programs ..... Amdt. 1703 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the section that eliminates the maintenance of effort requirement sec. 1902(d) in medicaid..... Amdt. 1704 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Amends H.R. 1 by striking the provision which allows the imposition of premiums, copayments and deductibles for medicaid services ... Amdt. 1705 to H.R. 1
- (Introduced by Mr. Kennedy for himself and others.) Strikes the provision of H.R. 1 which says that States need not cover persons newly made eligible for welfare as a result of H.R. 1 under their medicaid programs..... Amdt. 1706 to H.R. 1
- (Introduced by Mr. Cranston for himself and others.) Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation. .... Amdt. 1707 to H.R. 1

## WEICKER

(Introduced by Mr. Baker for himself and others.)

To restore balance in the Federal system of government in the United States; to provide both flexibility and resources for State and local government officials to exercise leadership in solving their own problems; to achieve a better allocation of total public resources; and to provide for the sharing with State and local governments of a portion of the tax revenue received by the United States.....

S. 650

(Introduced by Mr. Ribicoff for himself and others.)

To extend to all unmarried individuals the full tax benefits of income splitting now enjoyed by married individuals filing joint returns.....

S. 869

(Introduced by Mr. Prouty for himself and others.)

To authorize the importation without regard to existing quotas of fuel oil to be used for residential heating purposes in the New England States, to authorize creation of the northeastern regional oil area.....

S. 1810

(Introduced by Mr. Buckley for himself and others.)

To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict.....

S. 2044

(Introduced by Mr. Weicker for himself and others.)

To facilitate the movement of persons and goods in interstate commerce, and to aid in eliminating the burdens on interstate commerce which result from the lack of adequately coordinated transportation facilities in many parts of the United States, through a comprehensive program of Federal assistance to States and localities to aid in the provision of such facilities.....

S. 3110

(Introduced by Mr. Roth for himself and others.)

To impose a statutory limit on expenditures and net lending during fiscal year 1973.....

S. 3123

(Introduced by Mr. Magnuson for himself and others.)

To provide for a 6 month extension of the Emergency Unemployment Compensation Program.....

S. 3704

(Introduced by Mr. Magnuson for himself and others.)

To amend sec. 203(e) (2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....

S. 3705

(Introduced by Mr. Mansfield for himself and others.)

To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....

S. 4001

## AMENDMENTS

(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100 percent federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5 percent and increases net Federal unemployment tax on employers by .075 percent in 1972 and 1973.....

Amdt. 628 to  
H.R. 10047

(Introduced by Mr. Percy for himself and others.)

Deletes those provisions of the bill which provide that 7 percent of the taxes on distilled spirits, wines, and beer shall be deposited in the Highway Trust Fund.....

Amdt. 657 to  
H.R. 10047

Changes the effective dates of amendment 692 relating to political campaign contributions.....

Amdt. 710 to  
H.R. 10047

Provides that persons holding elective Federal office as of date of enactment shall be ineligible to receive funds provided herein prior to Jan. 1, 1973.....

Amdt. 721 to  
H.R. 10047

Makes the persons holding the office of President and Vice President as of the date of enactment ineligible to receive funds provided for under the Presidential Election Campaign Fund Act prior to Jan. 1, 1973.....

Amdt. 722 to  
H.R. 10047

(Introduced by Mr. Cooper for himself and others.)

Deletes the \$175 "lock-off" system and the Presidential Election Campaign Fund of Amendment 692.....

Amdt. 728 to  
H.R. 10047

(Introduced by Mr. Cooper for himself and others.) Tax credit for political campaign contributions of 1/2 of the first \$50 (maximum of \$25) or a deduction for full amount up to a limit of \$100.....

Amdt. 745 to  
H.R. 10047

(To amendment No. 692) Makes effective date of title IX Dec. 31, 1977, instead of Dec. 31, 1971.....

Pl. amdt. to  
H.R. 10047

(Introduced by Mr. Packwood for himself and others.) Provides that the tax tables for married persons filing joint returns shall apply to all individuals other than married persons who file separate returns.....

Amdt. 1087 to  
H.R. 10047

(Introduced by Mr. Jackson for himself and others.)

Denies most-favored-nation treatment to countries denying citizens the right to emigrate.....

Amdt. 1091 to  
S. 2620

(Introduced by Mr. Gurney for himself and others.)

Amends the formula for determining the amount of entitlement of each State.....

Amdt. 1215 to  
S. 3654

(Introduced by Mr. Javits for himself and others.)

To amend Federal-State Extended Unemployment Compensation Act of 1970.....

Amdt. 1392 to  
H.R. 640

## WILLIAMS

- |  |         |   |         |
|--|---------|---|---------|
| (Introduced by Mr. Williams for himself and others.)<br>Authorizing payment under medicare for services performed by a household aide.....   | S. 882  | (Introduced by Mr. Byrd of West Virginia for Mr. Williams.) To amend title II of the Social Security Act to permit the payment of benefits to a married couple on their combined earnings record where that method of computation produces a higher combined benefit.....   | S. 2009 |
| (Introduced by Mr. Williams for himself and others.) To amend the Social Security Act to provide increases in benefits under the old-age, survivors, and disability insurance program, to provide health insurance benefits for the disabled, and for other purposes.....  | S. 923  | (Introduced by Mr. Magnuson for himself and others.) To assist States having an unemployment rate of 7.5 per centum or more to provide up to 26 weeks of emergency compensation to unemployed workers who have exhausted their entitlement to both regular unemployment compensation and extended unemployment compensation.....                                  | S. 2321 |
| (Introduced by Mr. Montoya for himself and others.) To amend the Social Security Act to provide increases in benefits, to make improvements in the medicare program with emphasis upon improvements in operating effectiveness of such programs, and for other purposes.....   | S. 936  | (Introduced by Mr. Hatfield for himself and others.) To amend the Internal Revenue Code of 1954 to allow an income tax deduction for donations of blood.....  | S. 2345 |
| (Introduced by Mr. Boggs for himself and others.) To clarify the status of funds of the Treasury deposited with the States under the act of June 23, 1836.....   | S. 1071 | (Introduced by Mr. Magnuson for himself and others.) To promote the economic well-being of the United States by providing authority to negotiate commercial agreements including the granting of most-favored-nation treatment with countries having nonmarket economies.....   | S. 2620 |
| (Introduced by Mr. Metcalf for himself and others.) To amend title II of the Social Security Act so as to make more realistic and equitable the criteria for determining disability thereunder.....  | S. 1173 | (Introduced by Mr. Javits for himself and others.) To amend the Internal Revenue Code of 1954 to permit a tax credit for the creation of additional jobs.....   | S. 2632 |
| (Introduced by Mr. Inouye for himself and others.) To amend the Internal Revenue Code of 1954 to provide the same tax exemption for servicemen in and around Korea as is presently provided for those in Vietnam.....  | S. 1233 | (Introduced by Mr. Buckley for himself and others.) To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict..... | S. 2944 |
| (Introduced by Mr. Hartke for himself and others.) To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder.....   | S. 1335 | (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....   | S. 3063 |
| (Introduced by Mr. Muskie for himself and others.) To amend the Internal Revenue Code of 1954 to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof.....  | S. 1408 | (Introduced by Mr. Tunney for himself and others.) To amend the Internal Revenue Code of 1954 to allow a business deduction under sec. 162 for certain ordinary and necessary expenses incurred to enable an individual to be gainfully employed.....   | S. 3227 |
| (Introduced by Mr. Williams for himself and Mr. Bayh.) To amend sec. 37 of the Internal Revenue Code of 1954 to update the retirement income credit.....   | S. 1506 | To provide that the social security benefits provided by the Tax Adjustment Act of 1960 for certain uninsured individuals at age 72 shall apply in the case of residents of the Commonwealth of Puerto Rico, the Virgin Islands, and Guam.....  | S. 3275 |
| (Introduced by Mr. Bible for himself and others.) To amend the Internal Revenue Code of 1954 to provide income tax simplification, reform, and relief for small businesses.....  | S. 1615 | (Introduced by Mr. Cook for himself and others.) To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment.....  | S. 8303 |
| (Introduced by Mr. Church for himself and others.) To amend title II of the Social Security Act to increase benefits thereunder, to provide a minimum monthly benefit of \$120 for workers who have 20 or more years of coverage and to provide for future cost-of-living increases in benefits payable under such title; and to amend such act so as to add thereto a new title XX under which aged individuals will be assured a minimum annual income sufficient to remove them from poverty..... | S. 1615 |   |         |

## WILLIAMS—Continued

(Introduced by Mr. Williams for himself and others.) To strengthen and improve the protections and interests of participants and beneficiaries of employee pension and welfare benefit plans -----	S. 3598	(Introduced by Mr. Magnuson for himself and others.) Provides up to 26 weeks of additional unemployment compensation benefits, 100 percent federally funded (80 percent after June 1973), to persons exhausting regular and extended benefits in States where unemployment rates exceed 7.5 percent and increases net Federal unemployment tax on employers by .075 percent in 1972 and 1973 -----	Amdt. 628 to H.R. 10947
(Introduced by Mr. Baker for himself and others.) To provide payments to localities for high-priority expenditures, to encourage the States to supplement their revenue sources, and to authorize Federal collection of State individual income taxes..	S. 3051	(Introduced by Mr. Cranston for himself and Mr. Williams.) Excise tax on automobiles and light duty trucks-----	Amdt. 641 to H.R. 10947
(Introduced by Mr. Magnuson for himself and others.) To provide for a 6-month extension of the Emergency Unemployment Compensation Program -----	S. 3704	Adds a new provision to the bill that the 10 percent manufacturer's excise tax on trucks and buses shall not apply to buses which are used in mass transportation service in urban areas. ....	Amdt. 670 to H.R. 10947
(Introduced by Mr. Magnuson for himself and others.) To amend sec. 293(e) (2) of the Federal-State Extended Unemployment Compensation Act of 1970 to permit the States to suspend the application of the 120-percent requirement for purposes of determining whether there has been a State "off" indicator.....	S. 3705	(Introduced by Mr. Cranston for himself and others.) Provides that the repeal (suspension for foreign-produced automobiles and light-duty trucks) of the excise tax on automobiles and light-duty trucks shall only be effective from Aug. 15, 1971, through Dec. 31, 1972.....	Amdt. 685 to H.R. 10947
(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings.....	S. 4001	(Introduced by Mr. Metcalf for himself and others.) Provides 100 percent Federal funding of the costs of programs of AFDC, aid for the aged, blind, or disabled, or medical assistance with respect to expenditures under each of those programs for Indians, Aleuts, Eskimos, or other aboriginal persons -----	Amdt. 395 to H.R. 1
		(Introduced by Mr. Montoya for himself and others.) Provides for coverage of drug; under medicare -----	Amdt. 464 to H.R. 1
		(Introduced by Mr. Ribicoff for himself and others.) Re: Minimum income; social security; and welfare -----	Amdt. 550 to H.R. 1
		(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled..	Amdt. 800 to H.R. 1
		(Introduced by Mr. Eagleton for himself and others.) Aid to the aged, blind, and disabled.....	Amdt. 801 to H.R. 1
		(Introduced by Mr. Ribicoff for himself and others.) Welfare fiscal relief.....	Amdt. 820 to H.R. 1
		(Introduced by Mr. Pearson for himself and others.) Property tax credit for elderly.....	Amdt. 805 to H.R. 1
		(Introduced by Mr. Williams for himself and others.) Provides for the automatic coverage of eligible individuals under the supplementary medical insurance premium with future program costs financed from general revenues.....	Amdt. 1103 to H.R. 1
		(Introduced by Mr. Mondale for himself and others.) To require that Federal day care standards established by the Secretary for child care under H.R. 1 "shall be consistent with the Federal interagency day care requirements as promulgated on Sept. 23, 1968".....	Amdt. 1142 to H.R. 1
<b>AMENDMENTS</b>			
Provides for duty free entry of bitters not fit for use as beverages.....	Amdt. 1628 to H.R. 610		
(Introduced by Mr. Kennedy for himself and others.) Terminates the South African sugar quota.....	Amdt. 108 to H.R. 8866		
Removes the limitations which restrict the deduction for medical expenses to amounts in excess of 3% of the taxpayer's adjusted gross income and which exclude from the term "medical expenses" the cost of medicine and drugs of less than 1% of adjusted gross income.....	Amdt. 612 to H.R. 10947		
Provides that transportation expenses incurred in going to and from work may be deductible up to (a) \$400 per year or (b) 5 percent of the taxpayer's adjusted gross income, whichever is less..	Amdt. 613 to H.R. 10947		
Permits the cost of agricultural housing to be amortized (depreciated) over a period of 60 months rather than over the longer period of its useful life -----	Amdt. 614 to H.R. 10947		

## WILLIAMS—Continued

## AMENDMENTS—Continued

- (Introduced by Mr. Mondale for himself and others.)  
Deletes any authority for the Secretary of Labor to arrange for child care under the bill; only the Secretary of Health, Education, and Welfare would be given this authority.----- Amdt. 1113 to H.R. 1
- (Introduced by Mr. Tunney for himself and others.)  
To require that at least 5 percent of the amounts appropriated for child care under H.R. 1 be earmarked for training child care personnel.----- Amdt. 1114 to H.R. 1
- (Introduced by Mr. Javits for himself and others.)  
Does not require mother to accept work or training during hours when children under 13 are not in school.----- Amdt. 1116 to H.R. 1
- (Introduced by Mr. Javits for himself and others.)  
To require that all child care services provided under H.R. 1 "shall be designed to meet the educational, health, nutritional, and other needs of the children served in order that each such child shall have a full opportunity to attain his or her full potential" ----- Amdt. 1117 to H.R. 1
- (Introduced by Mr. Ribicoff for himself and others.)  
Family assistance plan. ----- Amdt. 1660 to H.R. 1
- (Introduced by Mr. Cranston for himself and others.)  
Eliminates the effective date for implementing the provision for prohibiting the use of Federal funds to undermine public assistance programs and the use of OEO lawyers in the child support program, and requires that such effective date be designated by subsequent legislation. Amdt. 1507 to H.R. 1
- (Introduced by Mr. Metcalf for himself and others.)  
To deal with limitation on fiscal liability of States for optional State supplementation.----- Pl. amdt. to H.R. 1
- (Introduced by Mr. Jackson for himself and others.)  
Denies most-favored-nation treatment to countries denying citizens the right to emigrate.----- Amdt. 1691 to S. 2020
- (Introduced by Mr. Javits for himself and others.)  
To amend Federal-State Extended Unemployment Compensation Act of 1970.----- Amdt. 1692 to H.R. 610

## YOUNG

(Introduced by Mr. McGee for himself and others.)  
To amend the Internal Revenue Code with respect to annuities recordkeeping requirements..... S. 144

To extend the provisions of sec. 403(b) of the Internal Revenue Code of 1954 to employees of public hospitals ..... S. 324

(Introduced by Mr. Pearson for himself and others.)  
To provide incentives for the establishment of new or expanded job-producing and commercial establishments in rural areas..... S. 340

(Introduced by Mr. Hruska for himself and others.)  
To amend the Internal Revenue Code of 1954 to modify the provisions relating to taxes on wagering to insure the constitutional rights of taxpayers, to facilitate the collection of such taxes, and for other purposes..... S. 431

(Introduced by Mr. Tower for himself and others.)  
To provide tax incentives to encourage physicians to practice medicine in physician shortage areas... S. 576

(Introduced by Mr. Hansen for himself and others.)  
To provide that quotas on certain meat and meat products provided for by sec. 2 of the Act of Aug. 22, 1964, shall come into effect when the estimate of imports by the Secretary of Agriculture equals or exceeds the level prescribed by such section.... S. 1251

(Introduced by Mr. Hartke for himself and others.)  
To amend title II of the Social Security Act so as to liberalize the conditions governing eligibility of blind persons to receive disability benefits thereunder..... S. 1335

To amend the Internal Revenue Code of 1954 to allow a deduction for expenses incurred in connection with the adoption of a child..... S. 1578

(Introduced by Mr. Hartke for himself and others.)  
To provide for orderly trade in iron and steel products ..... S. 2365

(Introduced by Mr. Buckley for himself and others.)  
To amend sec. 112 of the Internal Revenue Code of 1954 to exclude from gross income the entire amount of the compensation of members of the Armed Forces of the United States and of civilian employees who are prisoners of war, missing in action, or in a detained status during the Vietnam conflict ..... S. 2944

(Introduced by Mr. Muskie for himself and others.)  
To amend the Internal Revenue Code of 1954 so as to permit certain tax-exempt organizations to engage in communications with legislative bodies, and committees and members thereof..... S. 3003

(Introduced by Mr. Chiles for himself and others.)  
To amend the Internal Revenue Code of 1954 to provide that no interest shall be payable by a person to whom an erroneous refund is made if the erroneous refund is made due to an error by an officer or employee of the United States..... S. 3152

(Introduced by Mr. Cook for himself and others.)  
To amend title XVII of the Social Security Act to provide financial assistance to individuals suffering from chronic kidney disease who are unable to pay the costs of necessary treatment..... S. 3393

(Introduced by Mr. Hansen for himself and others.)  
To amend the Internal Revenue Code of 1954 to provide for an estate tax charitable deduction in the case of certain charitable remainder trusts... S. 3841

(Introduced by Mr. Mansfield for himself and others.) To amend title II of the Social Security Act to provide for the liberalization and automatic adjustment (in accordance with rising wage levels) of the earnings test thereunder, which provides for deductions in monthly benefits on account of excess earnings..... S. 4001

## AMENDMENTS

(Introduced by Mr. Pearson for himself and others.)  
Provides for a double tax credit—14 percent instead of 7 percent—for investments in manufacturing, processing, assembly or distribution (other than at retail) of personal property..... Amdt. 475 to H.R. 10947