

Feinstein, Tester, Udall, Leahy, Baldwin. (7-6)

COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES

Senators Shelby¹, Alexander, Murkowski, Collins, Graham, Kirk, Boozman, Capito, Lankford, Mikulski², Leahy, Feinstein, Reed, Shaheen, Coons, Baldwin, Murphy. (9-8)

DEPARTMENT OF DEFENSE

Senators Cochran¹, McConnell, Shelby, Alexander, Collins, Murkowski, Graham, Blunt, Daines, Moran, Durbin², Leahy, Feinstein, Mikulski, Murray, Reed, Tester, Udall, Schatz. (10-9)

ENERGY AND WATER DEVELOPMENT

Senators Alexander¹, Cochran, McConnell, Shelby, Collins, Murkowski, Graham, Hoeven, Lankford, Feinstein², Murray, Tester, Durbin, Udall, Shaheen, Merkley, Coons. (9-8)

FINANCIAL SERVICES AND GENERAL GOVERNMENT

Senators Boozman¹, Moran, Lankford, Coons², Durbin. (3-2)

DEPARTMENT OF HOMELAND SECURITY

Senators Hoeven¹, Cochran, Shelby, Murkowski, Graham, Cassidy, Shaheen², Leahy, Murray, Tester, Baldwin. (6-5)

DEPARTMENT OF THE INTERIOR, ENVIRONMENT, AND RELATED AGENCIES

Senators Murkowski¹, Alexander, Cochran, Blunt, Hoeven, McConnell, Daines, Cassidy, Udall², Feinstein, Leahy, Reed, Tester, Merkley. (8-6)

DEPARTMENTS OF LABOR, HEALTH AND HUMAN SERVICES, AND EDUCATION, AND RELATED AGENCIES

Senators Blunt¹, Moran, Shelby, Cochran, Alexander, Graham, Kirk, Cassidy, Capito, Lankford, Murray², Durbin, Reed, Mikulski, Shaheen, Merkley, Schatz, Baldwin. (10-8)

LEGISLATIVE BRANCH

Senators Capito¹, Kirk, Moran, Schatz², Murphy. (3-2)

MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES

Senators Kirk¹, McConnell, Murkowski, Hoeven, Collins, Boozman, Capito, Cassidy, Tester², Murray, Reed, Udall, Schatz, Baldwin, Murphy. (8-7)

STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS

Senators Graham¹, McConnell, Kirk, Blunt, Boozman, Moran, Lankford, Daines, Leahy², Mikulski, Durbin, Shaheen, Coons, Merkley, Murphy. (8-7)

TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES

Senators Collins¹, Shelby, Alexander, Kirk, Blunt, Boozman, Capito, Cassidy, Daines, Reed², Mikulski, Murray, Durbin, Feinstein, Coons, Schatz, Murphy. (9-8)

¹Subcommittee chairman.

²Ranking minority member.

COMMITTEE ON RULES AND ADMINISTRATION

RULES OF PROCEDURE

Mr. BLUNT. Mr. President, the Committee on Rules and Administration has adopted rules governing its procedures for the 114th Congress. Pursuant to rule XXVI, paragraph 2, of the Standing Rules of the Senate, on behalf of myself and Senator SCHUMER, I ask unanimous consent that a copy of the

committee rules be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

Rules of Procedure

Committee on Rules and Administration

MEETINGS OF THE COMMITTEE

Rule 1. The regular meeting dates of the Committee shall be the second and fourth Wednesdays of each month, at 10:00 a.m. in room SR-301, Russell Senate Office Building. Additional meetings of the Committee may be called by the Chairman as he may deem necessary or pursuant to the provision of paragraph 3 of rule XXVI of the Standing Rules of the Senate.

Rule 2. Meetings of the committee, including meetings to conduct hearings, shall be open to the public, except that a meeting or series of meetings by the committee on the same subject for a period of no more than 14 calendar days may be closed to the public on a motion made and seconded to go into closed session to discuss only whether the matters enumerated in subparagraphs (a) through (f) would require the meeting to be closed followed immediately by a recorded vote in open session by a majority of the Members of the committee when it is determined that the matters to be discussed or the testimony to be taken at such meeting or meetings:

(a) will disclose matters necessary to be kept secret in the interests of national defense or the confidential conduct of the foreign relations of the United States;

(b) will relate solely to matters of the committee staff personnel or internal staff management or procedure;

(c) will tend to charge an individual with crime or misconduct, to disgrace or injure the professional standing of an individual, or otherwise to expose an individual to public contempt or obloquy, or will represent a clearly unwarranted invasion of the privacy of an individual;

(d) will disclose the identity of any informer or law enforcement agent or will disclose any information relating to the investigation or prosecution of a criminal offense that is required to be kept secret in the interests of effective law enforcement;

(e) will disclose information relating to the trade secrets or financial or commercial information pertaining specifically to a given person if:

(1) an Act of Congress requires the information to be kept confidential by Government officers and employees; or

(2) the information has been obtained by the Government on a confidential basis, other than through an application by such person for a specific Government financial or other benefit, and is required to be kept secret in order to prevent undue injury to the competitive position of such person; or

(f) may divulge matters required to be kept confidential under the provisions of law or Government regulations. (Paragraph 5(b) of rule XXVI of the Standing Rules.)

Rule 3. Written notices of committee meetings will normally be sent by the committee's staff director to all Members of the committee at least a week in advance. In addition, the committee staff will telephone or e-mail reminders of committee meetings to all Members of the committee or to the appropriate assistants in their offices.

Rule 4. A copy of the committee's intended agenda enumerating separate items of legislative business and committee business will normally be sent to all Members of the committee and released to the public at least 1 day in advance of all meetings. This does not preclude any Member of the committee from discussing appropriate non-agenda topics.

Rule 5. After the Chairman and the Ranking Minority Member, speaking order shall be based on order of arrival, alternating between Majority and Minority Members, unless otherwise directed by the Chairman.

Rule 6. Any witness who is to appear before the committee in any hearing shall file with the clerk of the committee at least 3 business days before the date of his or her appearance, a written statement of his or her proposed testimony and an executive summary thereof, in such form as the chairman may direct, unless the Chairman and the Ranking Minority Member waive such requirement for good cause.

Rule 7. In general, testimony will be restricted to 5 minutes for each witness. The time may be extended by the Chairman, upon the Chair's own direction or at the request of a Member. Each round of questions by Members will also be limited to 5 minutes.

QUORUMS

Rule 8. Pursuant to paragraph 7(a)(1) of rule XXVI of the Standing Rules, a majority of the Members of the committee shall constitute a quorum for the reporting of legislative measures.

Rule 9. Pursuant to paragraph 7(a)(1) of rule XXVI of the Standing Rules, one-third of the Members of the committee shall constitute a quorum for the transaction of business, including action on amendments to measures prior to voting to report the measure to the Senate.

Rule 10. Pursuant to paragraph 7(a)(2) of rule XXVI of the Standing Rules, 2 Members of the committee shall constitute a quorum for the purpose of taking testimony under oath and 1 Member of the committee shall constitute a quorum for the purpose of taking testimony not under oath; provided, however, that in either instance, once a quorum is established, any one Member can continue to take such testimony.

Rule 11. Under no circumstances may proxies be considered for the establishment of a quorum.

VOTING

Rule 12. Voting in the committee on any issue will normally be by voice vote.

Rule 13. If a third of the Members present so demand a roll call vote instead of a voice vote, a record vote will be taken on any question by roll call.

Rule 14. The results of roll call votes taken in any meeting upon any measure, or any amendment thereto, shall be stated in the committee report on that measure unless previously announced by the committee, and such report or announcement shall include a tabulation of the votes cast in favor of and the votes cast in opposition to each such measure and amendment by each Member of the committee. (Paragraph 7(b) and (c) of rule XXVI of the Standing Rules.)

Rule 15. Proxy voting shall be allowed on all measures and matters before the committee. However, the vote of the committee to report a measure or matter shall require the concurrence of a majority of the Members of the committee who are physically present at the time of the vote. Proxies will be allowed in such cases solely for the purpose of recording a Member's position on the question and then only in those instances when the absentee committee Member has been informed of the question and has affirmatively requested that he be recorded. (Paragraph 7(a) (3) of rule XXVI of the Standing Rules.)

AMENDMENTS

Rule 16. Provided at least five business days' notice of the agenda is given, and the

text of the proposed bill or resolution has been made available at least five business days in advance, it shall not be in order for the Committee to consider any amendment in the first degree proposed to any measure under consideration by the Committee unless such amendment has been delivered to the office of the Committee and circulated via e-mail to each of the offices by at least 5:00 p.m. the day prior to the scheduled start of the meeting.

Rule 17. In the event the Chairman introduces a substitute amendment or a Chairman's mark, the requirements set forth in Rule 16 shall be considered waived unless such substitute amendment or Chairman's mark has been made available at least five business days in advance of the scheduled meeting.

Rule 18. It shall be in order, without prior notice, for a Member to offer a motion to strike a single section of any bill, resolution, or amendment under consideration.

Rule 19. This section of the rule may be waived by agreement of the Chairman and the Ranking Minority Member.

DELEGATION OF AUTHORITY TO COMMITTEE CHAIRMAN

Rule 20. The Chairman is authorized to sign himself or by delegation all necessary vouchers and routine papers for which the committee's approval is required and to decide in the committee's behalf all routine business.

Rule 21. The Chairman is authorized to engage commercial reporters for the preparation of transcripts of committee meetings and hearings.

Rule 22. The Chairman is authorized to issue, on behalf of the committee, regulations normally promulgated by the committee at the beginning of each session.

DELEGATION OF AUTHORITY TO COMMITTEE CHAIRMAN AND RANKING MINORITY MEMBER

Rule 23. The Chairman and Ranking Minority Member, acting jointly, are authorized to approve on behalf of the committee any rule or regulation for which the committee's approval is required, provided advance notice of their intention to do so is given to Members of the committee.

SELECT COMMITTEE ON ETHICS ANNUAL REPORT FOR 2014

Mr. ISAKSON. Mr. President, I ask unanimous consent, for myself as chairman of the Select Committee on Ethics and for Senator BOXER as vice chairman of the committee, that the following "Annual Report for 2014-Select Committee on Ethics" be printed in the RECORD. The committee issues this report today as required by the Honest Leadership and Open Government Act of 2007.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

Annual Report of the Select Committee on Ethics

The Honest Leadership and Open Government Act of 2007 (the "Act") calls for the Select Committee on Ethics of the United States Senate to issue an annual report not later than January 31st of each year providing information in certain categories describing its activities for the preceding year. Reported below is the information describing the Committee's activities in 2014 in the categories set forth in the Act:

(1) The number of alleged violations of Senate rules received from any source, including the number raised by a Senator or

staff of the Committee: 45. (In addition, one alleged violation from the previous year was carried into 2014.)

(2) The number of alleged violations that were dismissed—

(A) For lack of subject matter jurisdiction or in which, even if the allegations in the complaint are true, no violation of Senate rules would exist: 27.

(B) Because they failed to provide sufficient facts as to any material violation of the Senate rules beyond mere allegation or assertion: 17.

(3) The number of alleged violations for which the Committee staff conducted a preliminary inquiry: 2. (This figure includes 1 matter from the previous calendar year carried into 2014.)

(4) The number of alleged violations for which the Committee staff conducted a preliminary inquiry that resulted in an adjudicatory review: 0.

(5) The number of alleged violations for which the Committee staff conducted a preliminary inquiry and the Committee dismissed the matter for lack of substantial merit: 0.

(6) The number of alleged violations for which the Committee staff conducted a preliminary inquiry and the Committee issued private or public letters of admonition: 0.

(7) The number of matters resulting in a disciplinary sanction: 0.

(8) Any other information deemed by the Committee to be appropriate to describe its activities in the previous year:

In 2014, the Committee staff conducted two new Member and staff ethics training sessions; 16 Member and committee office campaign briefings; 13 employee code of conduct training sessions; five public financial disclosure clinics, seminars, and webinars; 34 ethics seminars and customized briefings for Member DC offices, state offices, and Senate committees; one private sector ethics briefings; and 12 international briefings.

In 2014, the Committee staff handled approximately 9,648 telephone inquiries and 1,510 inquiries by email for ethics advice and guidance.

In 2014, the Committee wrote approximately 925 ethics advisory letters and responses including, but not limited to, 756 travel and gifts matters (Senate Rule 35) and 99 conflict of interest matters (Senate Rule 37).

In 2014, the Committee issued 3,354 letters concerning financial disclosure filings by Senators, Senate staff and Senate candidates and reviewed 1,650 reports.

ADDITIONAL STATEMENTS

REMEMBERING BOB MORALES

• Mrs. BOXER. Mr. President, today I ask my colleagues to join me in honoring the life and work of Teamsters Local 350 Secretary-Treasurer Bob Morales, who died in South San Francisco on January 26 at the age of 71. Bob was a great labor leader and a dear personal friend, and I will miss him terribly.

Born in El Salvador in 1943, Bob came to the United States with his family as a teenager. After completing his education in San Francisco, he served in the United States Army for 2 years, reaching the rank of Sergeant Fifth Class.

Bob began his extraordinary career with the Metal Polishers and Platers Union of the AFL-CIO. He joined the Teamsters Local 350 in 1973 as a busi-

ness representative, quickly becoming secretary-treasurer after only 2 years. In this role, Brother Bob negotiated some of the best union contracts in the Nation, providing his members with outstanding wages and benefits. A fearless advocate for California workers, Bob held several positions within the Teamsters, serving as the first and only director of the union's Solid Waste, Recycling and Related Industries Division, secretary-treasurer of Teamsters Joint Council 7, and Chairman of both the California and National Teamsters Hispanic Caucuses. As a testament of his successful leadership, Bob's colleagues named him a trustee to the Western Conference of Teamsters Pension Trust—the largest labor pension fund in the western United States. In 1992, Bob was honored as Labor's Man of the Year in San Francisco.

Beyond his tireless work in the labor movement, Bob was involved with numerous charitable organizations, including the United Way of California, the Martin Luther King Jr. Society of San Francisco, the A. Philip Randolph Institute, the Hispanic Foundation, and the San Francisco Senior Centers.

On behalf of the people of California who Bob so diligently served, I send my deepest condolences to his wife Maria, son David, their extended family, and Bob's many friends, colleagues, and admirers.●

RECOGNIZING THE IMPORTANCE OF SCHOOL CHOICE

• Mr. BOOZMAN. Mr. President, the Senate passed a resolution that I was proud to cosponsor recognizing this week as National School Choice Week.

As a former school board member, I understand that State and local governments are best equipped to make education decisions for their communities—not Washington. Students and parents deserve to choose the education that meets their needs. I am committed to empowering parents with the ability to choose the best education options for their children.

I asked Arkansans to share with me why school choice is important to them. Crystal Holland of Beebe wrote to me about her son, Hunter, who has high-functioning autism. She wrote that he was misdiagnosed with ADHD when he was 4 years old and diagnosed with autism when he was 11 years old. "He missed out on some very important critical skills because of all the discipline problems he was having due to anxiety," Holland wrote. "School choice allows me to homeschool him as a result and I am very thankful for the opportunity."

Bob and Mary Anne Fielder of Hot Springs included competition in their email to me. "Competition is always good. You would see a much improved public school system," they wrote.

I agree with the Fielders. Competition among schools improves the standards for everybody. This Congress