110 th Congress } 1 st Session }	HOUSE OF REPRESENTATIVES Rules Committee	{Report { {No		
Providing for consideration of the bill (H.R. 1433) to provide for the treatment of the District of Columbia as a Congressional district for purposes of representation in the House of Representatives, and for other purposes.				
March 21, 2007Referred to the House Calendar and ordered to be printed				
				
Mr. Arcuri, from the Committee on Rules				
	submitted the following			
	REPORT			
	[To accompany H. Res]			

SUMMARY OF PROVISIONS OF THE RESOLUTION

vote of 7 to 4, report the same to the House with the recommendation that the resolution be adopted.

The Committee on Rules, having had under consideration House Resolution ____, by a record

The resolution provides for consideration of the bill (H.R. 1433) to provide for the treatment of the District of Columbia as a Congressional district for purposes of representation in the House of Representatives, and for other purposes. The resolution provides for one hour and twenty minutes of general debate, with one hour equally divided and controlled by the chairman and ranking minority member of the Committee on the Judiciary and twenty minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Oversight and Government Reform.

The resolution waives all points of order against consideration of the bill except those arising under clause 9 or 10 of rule XXI. The resolution considers as adopted the amendment printed in this report and considers the bill, as amended, as read. The resolution waives all points of order against the bill, as amended. The resolution provides one motion to recommit with or without instructions.

EXPLANATION OF WAIVERS

Although the rule waives all points of order against consideration of the bill (except for those arising under clauses 9 or 10 of Rule XXI), the Committee is not aware of any points of order against consideration of the bill. The waiver of all points of order against consideration of the bill is prophylactic in nature. The waiver of all points of order against the provisions in the bill, as amended, includes a waiver of clause 5(a) of Rule XXI (prohibiting tax or tariff provisions in a bill not reported by a committee with jurisdiction over revenue measures).

COMMITTEE VOTES

The results of each record vote on an amendment or motion to report, together with the names of those voting for and against, are printed below:

Rules Committee Record Vote No. 86

Date: March 21, 2007 Measure: H.R. 1433 Motion By: Mr. Dreier

Summary of Motion: To make in order and provide appropriate waivers for an amendment by Rep. Lamar Smith (#8) to guarantee an expedited judicial review of the constitutionality of the

legislation by the Supreme Court.

Results: Defeated 4-7

Vote l	by M	ember:
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MCGOVERN

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 Measure: H.R. 1433 Motion By: Mr. Dreier

Summary of Motion: To make in order and provide appropriate waivers for an amendment by Rep. Sensenbrenner (#7) that would strike its requirement that the new Utah seat be filled atlarge, and results in Utah using the new boundaries that its State legislature adopted late last

year.

Results: Defeated 4-7

Vote by Member:

MCGOVERN

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 **Measure:** H.R. 1433

Motion By: Mr. Diaz-Balart

Summary of Motion: To make in order and provide appropriate waivers for an amendment by Rep. Bishop (#3) that would ensure that the at-large representative for Utah will be elected via

the regular election process in 2008, rather than through an immediate special election.

Results: Defeated 4-7

Vote by Member:

MCGOVERN

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 **Measure:** H.R. 1433

Motion By: Mr. Diaz-Balart

Summary of Motion: To make in order and provide appropriate waivers for an amendment by Rep. Westmoreland (#5) that would explicitly state that the District of Columbia may not be

considered a State for the purposes of Senate representation.

Results: Defeated 4-7

Vote by Member:

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 **Measure:** H.R. 1433

Motion By: Mr. Hastings of Washington

Summary of Motion: To make in order and provide appropriate waivers for an amendment by Rep. Cannon (#2) to remove the language of the bill mandating the "at large" seat in Section

4(c)(3) and leaves it to the state to decide how to proceed in filling the new seat.

NAY

Results: Defeated 4-7

Vote by Member:

MCGOVERN

CARDOZA

MATSUI NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 **Measure:** H.R. 1433

Motion By: Mr. Hastings of Washington

Summary of Motion: To make in order and provide appropriate waivers for an amendment by Rep. Issa (#6) to state that it is because the District of Columbia is drawn from the State of Maryland that it may be considered a congressional district for purposes of representation in the

House of Representatives through legislation.

Results: Defeated 4-7

Vote by Member:

MCGOVERN

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 Measure: H.R. 1433 Motion By: Mr. Sessions

Summary of Motion: To report an open rule.

Results: Defeated 4-7

Vote by Member:

MCGOVERN

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 Measure: H.R. 1433 Motion By: Mr. Sessions

Summary of Motion: To make in order and provide appropriate waivers for an amendment by Rep. McHenry (#13) to state that it is a Sense of Congress that because the new DC Representative will take the same oath of office as other Representatives to uphold and defend the Constitution, including the 2nd Amendment, the DC Representative should act to preserve

for DC residents the individual right to keep and bear arms, as provided in the 2nd amendment to

the Constitution and upheld by the US Court of Appeals.

Results: Defeated 4-7

Vote by Member:

MCGOVERN

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 Measure: H.R. 1433 Motion By: Mr. Sessions

Summary of Motion: To make in order and provide appropriate waivers for an amendment by

Rep. Flake (#9) that would make the two seat increase in the House temporary instead of

permanent. Following the next regular decennial census in 2010, reapportionment of the number

of seats in the House would be based on 435 Members, as opposed to 437 Members.

Results: Defeated 4-7

Vote by Member:

MCGOVERN

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 Measure: H.R. 1433 Motion By: Mr. Sessions

Summary of Motion: To make in order and provide appropriate waivers for an amendment in the nature of a substitute by Rep. Rohrabacher (#1) to amend the law to treat DC residents as

Maryland citizens for the purposes of federal elections.

Results: Defeated 4-7

Vote by Member:

MCGOVERN

HASTINGS (FL) NAY

MATSUI NAY

CARDOZA NAY

WELCH NAY

CASTOR NAY

ARCURI NAY

SUTTON

DREIER YEA

DIAZ-BALART YEA

HASTINGS (WA) YEA

SESSIONS YEA

Date: March 21, 2007 **Measure:** H.R. 1433

Motion By: Mr. Hastings of Florida Summary of Motion: To report the rule

Results: Adopted 7-4

Vote by Member:

MCGOVERN

HASTINGS (FL) YEA

MATSUI YEA

CARDOZA YEA

WELCH YEA

CASTOR YEA

ARCURI YEA

SUTTON

DREIER NAY

DIAZ-BALART NAY

HASTINGS (WA) NAY

SESSIONS NAY

SLAUGHTER YEA

SUMMARY OF AMENDMENT CONSIDERED AS ADOPTED

The amendment would (1) strike section 2, which would have included various findings pertaining to the District of Columbia and its lack of congressional representation; (2) strike section 4(d) which would have required the District and Utah Representatives to be sworn in and seated on the same day; (3) offset spending for Utah's new seat by adjusting estimated tax payments for certain individuals by 0.003%; and (4) strike section 6, which would have repealed the Office of Statehood Representative.

TEXT OF AMENDMENT CONSIDERED AS ADOPTED

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H.L.C.

AMENDMENT TO H.R. 1433, AS REPORTED OFFERED BY MR. CONYERS OF MICHIGAN

Strike section 2.

Strike section 4(d) and insert the following:

1	(d) Adjustment of Percentage Limitation on
2	THE USE OF THE PRECEDING YEAR'S TAX.—
3	(1) In general.—The table in clause (i) of
4	section 6654(d)(1)(C) of the Internal Revenue Code
5	of 1986 (relating to limitation on use of preceding
6	year's tax) is amended by striking "110" and insert-
7	ing "110.003".
8	(2) Effective date.—The amendment made
9	by this subsection shall apply to taxable years begin-
10	ning after the date of the enactment of this Act.
	Strike section 6

110 th Congress	
1 st Session	
	H. RES

Providing for consideration of the bill (H.R. 1433) to provide for the treatment of the District of Columbia as a Congressional district for purposes of representation in the House of Representatives, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 21, 2007

Mr. Arcuri, from the Committee on Rules, reported the following resolution which was referred to the House Calendar and ordered to be printed.

RESOLUTION

Providing for consideration of the bill (H.R. 1433) to provide for the treatment of the District of Columbia as a Congressional district for purposes of representation in the House of Representatives, and for other purposes.

Resolved, That upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 1433) to provide for the treatment of the District of Columbia as a Congressional district for purposes of representation in the House of Representatives, and for other purposes. All points of order against consideration of the bill are waived except those arising under clause 9 or 10 of rule XXI. The amendment printed in the report of the Committee on Rules accompanying this resolution shall be considered as adopted. The bill, as amended, shall be considered as read. All points of order against the bill, as amended, are waived. The previous question shall be considered as ordered on the bill, as amended, to final passage without intervening motion except: (1) one hour and twenty minutes of debate, with one hour equally divided and controlled by the chairman and ranking minority member of the Committee on the Judiciary and 20 minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Oversight and Government Reform; and (2) one motion to recommit with or without instructions.

Sec. 2. During consideration of H.R. 1433 pursuant to this resolution, notwithstanding the operation of the previous question, the Chair may postpone further consideration of the bill to a time designated by the Speaker.