ed however, that the prohibition of this sub-
section shall not prohibit a formal or informal appearance, oral or written contact with, or other component part of either house of Congress or other Senate shall not be affected thereby.

RUDMAN AMENDMENT NO. 1963
Mr. RUDMAN proposed an amendment, which was subsequently modified, to amendment No. 1946 proposed by Mr. Herrington (and others) to the bill S. 237, supra, as follows:
At page 2, line 7, strike "LIFETIME" and insert "IN A PARTICULAR MATTER"
Following the end of subparagraph $(e)$ and insert a new subparagraph $(g)$ as follows:
At page 3, line 2, strike "(1)" and redesignate clause "(1)" as clause "(a)"

HELMS AMENDMENT NO. 1964
Mr. HELMS proposed an amendment, which was subsequently modified, to amendment No. 1946 proposed by Mr. Thurmond (and others) to the bill S. 237, supra, as follows:
On page 10, line 21, after "proceeding," strike ";" and insert "; or".
On page 8, strike lines 22 through 23.

MCCONNELL AMENDMENT NO. 1965
Mr. MCCONNELL proposed an amendment, which was subsequently modified, to amendment No. 1946 proposed by Mr. Thurmond (and others) to the bill S. 237, supra, as follows:
At the end of this substitute, add the following new title:

TITLE II—FAIRNESS IN PERSONAL CAMPAIGN EXPENDITURES
Section 1. Section 315 of the Federal Election Campaign Act of 1971 (3 U.S.C. 434) is amended by adding at the end thereof the following:

"(1)(1) Notwithstanding any other provision of this Act, no candidate who, in connection with his campaign for election to Federal office, makes expenditures from his personal funds or the personal funds of his immediate family to further the campaign of any such person and any child, step-child, parent, grandparent, brother, half-brother, sister or half-sister of the candidate, and the spouse of such person, shall use any other contribution which is made by any other person after the election to such candidate or the principle campaign committee of such candidate to repay any such expenditure or loan."

CIVIL ACTIONS FOR DAMAGE TO RELIGIOUS PROPERTY

CRANSTON AMENDMENT NO. 1968
(Ordered referred to the Committee on the Judiciary.)
Mr. CRANSTON submitted an amendment intended to be proposed by him to the bill (S. 794) to amend chapter 13 of title 18, United States Code, to provide a civil action for damage to religious property and for injury to persons in the free exercise of religious beliefs, as follows:
On page 4, line 3, after "RELIGIOUS BELIEFS" insert "OR AFFECTIONAL OR SEXUAL ORIENTATION".
On page 4, line 7, after "religious beliefs" insert "or affectional or sexual orientation".
On page 4, line 12, after "religious beliefs" insert "or affectional or sexual orientation".

NOTICES OF HEARINGS
COMMITTEE ON ENERGY AND NATURAL RESOURCES
Mr. JOHNSTON, Mr. President, I would like to announce for the public that a hearing has been scheduled before the Committee on Energy and Natural Resources, to receive testimony on the Economic Regulatory Administration's prosecution of individuals in oil overcharge cases under the central figure theory, as adopted in Citronelle-Mobile Gathering, Inc. et al. v. Herrington, 825 F. 2d 16 (SECA 1985).

COMMITTEE ON FOREIGN RELATIONS
Mr. BYRD, Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on Tuesday, April 19, 1988, on DOD/SDO compliance with Federal Advisory Committee, at 2:30 p.m. to mark up S. 191, a bill to reform the Nation's welfare system.

COMMITTEE ON GOVERNMENTAL AFFAIRS
Mr. BYRD, Mr. President, I ask unanimous consent that the Committee on Government Affairs be authorized to meet during the session of the Senate on Tuesday, April 19, 1988, on DOD/SDO compliance with Federal Advisory Committee.

COMMITTEE ON ENERGY AND NATURAL RESOURCES
Mr. BYRD. Mr. President, I ask unanimous consent that the Committee on Energy and Natural Resources be authorized to meet during the session of the Senate on Tuesday, April 19, 1988, at 2:30 p.m. to mark up S. 191, a bill to reform the Nation's welfare system.

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