

1. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
HUNTER OF CALIFORNIA, OR HIS DESIGNEE,
DEBATABLE FOR 10 MINUTES:

**AMENDMENT TO H.R. 1815, AS REPORTED
OFFERED BY MR. HUNTER OF CALIFORNIA**

Page 34, line 1, insert “, to the extent provided in advance in appropriations Acts,” after “shall”.

Page 58, after line 15, insert the following new section:

1 **SEC. 228. FUNDING FOR SUPERSONIC CRUISE MISSILE EN-**
2 **GINE QUALIFICATION.**

3 (a) **IN GENERAL.**—The amount in section 201(3) for
4 research, development, test, and evaluation, Air Force, is
5 hereby increased by \$10,000,000, to be available for su-
6 personic cruise missile engine qualification, program ele-
7 ment 0603216F, project 4921.

8 (b) **OFFSET.**—The amount in section 104 for pro-
9 curement, Defense-wide, is hereby reduced by
10 \$10,000,000, to be derived from the chemical demilitariza-
11 tion program.

Strike section 574 (page 188, line 21, through page 194, line 11) and insert the following:

12 **SEC. 574. GROUND COMBAT AND OTHER EXCLUSION POLI-**
13 **CIES.**

14 (a) **IN GENERAL.**—



1 (1) Chapter 37 of title 10, United States Code,
2 is amended by inserting after section 651 the fol-
3 lowing new section:

4 **“§ 652. Notice to Congress of proposed changes in**
5 **units, assignments, etc. to which female**
6 **members may be assigned**

7 “(a) RULE FOR GROUND COMBAT PERSONNEL POL-
8 ICY.—(1) If the Secretary of Defense proposes to make
9 any change described in paragraph (2)(A) or (2)(B) to the
10 ground combat exclusion policy or proposes to make a
11 change described in paragraph (2)(C), the Secretary shall,
12 before any such change is implemented, submit to Con-
13 gress a report providing notice of the proposed change.
14 Such a change may then be implemented only after the
15 end of a period of 60 days of continuous session of Con-
16 gress (excluding any day on which either House of Con-
17 gress is not in session) following the date on which the
18 report is received.

19 “(2) A change referred to in paragraph (1) is a
20 change that—

21 “(A) closes to female members of the armed
22 forces any category of unit or position that at that
23 time is open to service by such members;



1 “(B) opens to service by female members of the
2 armed forces any category of unit or position that at
3 that time is closed to service by such members; or

4 “(C) opens or closes to the assignment of fe-
5 male members of the armed forces any military ca-
6 reer designator as described in paragraph (6).

7 “(3) The Secretary shall include in any report under
8 paragraph (1)—

9 “(A) a detailed description of, and justification
10 for, the proposed change; and

11 “(B) a detailed analysis of legal implication of
12 the proposed change with respect to the constitu-
13 tionality of the application of the Military Selective
14 Service Act (50 App. U.S.C. 451 et seq.) to males
15 only.

16 “(4) In this subsection, the term ‘ground combat ex-
17 clusion policy’ means the military personnel policies of the
18 Department of Defense and the military departments, as
19 in effect on October 1, 1994, by which female members
20 of the armed forces are restricted from assignment to
21 units and positions below brigade level whose primary mis-
22 sion is to engage in direct combat on the ground.

23 “(5) For purposes of this subsection, the continuity
24 of a session of Congress is broken only by an adjournment
25 of the Congress sine die.



1 “(6) For purposes of this subsection, a military ca-
2 reer designator is one that is related to military operations
3 on the ground as of May 18, 2005, and applies—

4 “(A) for enlisted members and warrant officers,
5 to military occupational specialties, specialty codes,
6 enlisted designators, enlisted classification codes, ad-
7 ditional skill identifiers, and special qualification
8 identifiers; and

9 “(B) for officers (other than warrant officers),
10 to officer areas of concentration, occupational spe-
11 cialties, specialty codes, designators, additional skill
12 identifiers, and special qualification identifiers.

13 “(b) OTHER PERSONNEL POLICY CHANGES.—(1)
14 Except in a case covered by section 6035 of this title or
15 by subsection (a), whenever the Secretary of Defense pro-
16 poses to make a change to military personnel policies de-
17 scribed in paragraph (2), the Secretary shall, not less than
18 30 days before such change is implemented, submit to the
19 Committee on Armed Services of the Senate and the Com-
20 mittee on Armed Services of the House of Representatives
21 notice, in writing, of the proposed change.

22 “(2) Paragraph (1) applies to a proposed military
23 personnel policy change, other than a policy change cov-
24 ered by subsection (a), that would make available to fe-
25 male members of the armed forces assignment to any of



1 the following that, as of the date of the proposed change,
2 is closed to such assignment:

3 “(A) Any type of unit not covered by subsection
4 (a).

5 “(B) Any class of combat vessel.

6 “(C) Any type of combat platform.”.

7 (2) The table of sections at the beginning of
8 such chapter is amended by inserting after the item
9 relating to section 651 the following new item:

 “652. Notice to Congress of proposed changes in units, assignments, etc. to
 which female members may be assigned.”.

10 (b) REPORT ON IMPLEMENTATION OF DEPARTMENT
11 OF DEFENSE POLICIES WITH REGARD TO THE ASSIGN-
12 MENT OF WOMEN.—Not later than March 31, 2006, the
13 Secretary of Defense shall submit to the Committee on
14 Armed Services of the Senate and the Committee on
15 Armed Services of the House of Representatives a report
16 of the Secretary’s review of the current and future imple-
17 mentation of the policy regarding the assignment of
18 women as articulated in the Secretary of Defense memo-
19 randum, dated January 13, 1994, and entitled, “Direct
20 Ground Combat Definition and Assignment Rule”. In con-
21 ducting that review, the Secretary shall closely examine
22 Army unit modularization efforts, and associated per-
23 sonnel assignment policies, to ensure their compliance with



1 the Department of Defense policy articulated in the Janu-
2 ary 1994 memorandum.

3 (c) CONFORMING REPEAL.—Section 542 of the Na-
4 tional Defense Authorization Act for Fiscal Year 1994 (10
5 U.S.C. 113 note) is repealed.

In section 825(d) (page 325, line 22), insert after
“Defense” the following: “for the Joint Military Intel-
ligence Program or Tactical Intelligence and Related Ac-
tivities”.

In section 825(e) (page 325, line 24), insert after
“committees” the following: “and the Permanent Select
Committee on Intelligence of the House of Representa-
tives”.

At the end of subtitle B of title X (page 365, after
line 19), insert the following new section:

6 **SEC. 1017. ESTABLISHMENT OF MEMORIAL TO U.S.S. OKLA-**
7 **HOMA.**

8 (a) IDENTIFICATION OF SITE FOR MEMORIAL.—The
9 Secretary of the Navy, in consultation with the Secretary
10 of the Interior, shall identify an appropriate site on Ford
11 Island, Hawaii, for the location of a memorial to the
12 U.S.S. Oklahoma, which was sunk during the attack on
13 Pearl Harbor on December 7, 1941.



1 (b) ESTABLISHMENT AND ADMINISTRATION.—After
2 the site for the memorial is identified under subsection
3 (a), the Secretary of the Interior shall establish and ad-
4 minister a memorial to the U.S.S. Oklahoma as part of
5 the USS Arizona National Memorial, a unit of the Na-
6 tional Park System, in accordance with the laws and regu-
7 lations applicable to lands administered by the National
8 Park Service.

9 (c) MEMORIALIZATION PLAN.—Not later than one
10 year after the date of the enactment of this Act, the Sec-
11 retary of the Navy shall submit to Congress a memori-
12 alization plan for the portion of Pearl Harbor where
13 United States naval vessels were attacked on December
14 7, 1941. The Secretary of the Navy shall prepare the plan
15 in consultation with the Secretary of the Interior.

At the end of title XI (page 411, after line 5), insert
the following new section:

16 **SEC. 1108. VETERANS' PREFERENCE STATUS FOR CERTAIN**
17 **VETERANS WHO SERVED ON ACTIVE DUTY**
18 **DURING THE PERIOD BEGINNING ON SEP-**
19 **TEMBER 11, 2001, AND ENDING AS OF THE**
20 **CLOSE OF OPERATION IRAQI FREEDOM.**

21 (a) DEFINITION OF VETERAN.—Section 2108(1) of
22 title 5, United States Code, is amended—



1 (1) in subparagraph (B), by striking “or” at
2 the end;

3 (2) in subparagraph (C), by adding “or” after
4 the semicolon; and

5 (3) by inserting after subparagraph (C) the fol-
6 lowing:

7 “(D) served on active duty as defined by
8 section 101(21) of title 38 at any time in the
9 armed forces for a period of more than 180
10 consecutive days any part of which occurred
11 during the period beginning on September 11,
12 2001, and ending on the date prescribed by
13 Presidential proclamation or by law as the last
14 date of Operation Iraqi Freedom;”.

15 (b) CONFORMING AMENDMENT.—Section
16 2108(3)(B) of such title is amended by striking “para-
17 graph (1)(B) or (C)” and inserting “paragraph (1)(B),
18 (C), or (D)”.

Redesignate titles I through VIII of division B as ti-
tles XXI through XXVIII, respectively.

