[107H4672]

(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To provide that, if an individual is expelled from Congress, any Member service previously rendered by that individual shall be noncreditable for purposes of determining eligibility for or the amount of any benefits which might otherwise be payable out of the Civil Service Retirement and Disability Fund based on the service of that individual, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. NUNN of Iowa introduced the following bill; which was referred to the Committee on _____

A BILL

- To provide that, if an individual is expelled from Congress, any Member service previously rendered by that individual shall be noncreditable for purposes of determining eligibility for or the amount of any benefits which might otherwise be payable out of the Civil Service Retirement and Disability Fund based on the service of that individual, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Congressional Pension3 Accountability Act".

4 SEC. 2. PROVISIONS RELATING TO THE CIVIL SERVICE RE5 TIREMENT SYSTEM.

6 (a) IN GENERAL.—Subchapter III of chapter 83 of
7 title 5, United States Code, is amended by inserting after
8 section 8333 the following:

9 "§8333a. Expulsion from Congress

10 "(a) NONCREDITABILITY OF MEMBER SERVICE.—If 11 an individual is expelled from Congress, all Member serv-12 ice previously performed by such individual shall be non-13 creditable for purposes of determining eligibility for or the 14 amount of any annuity which might otherwise be payable 15 out of the Fund based on the service of such individual 16 under this subchapter.

17 "(b) Refund of Contributions and Deposits.— If an individual's Member service becomes noncreditable 18 by reason of subsection (a), that portion of such individ-19 ual's lump-sum credit which is attributable to such Mem-20 21 ber service (less any amount previously refunded or paid 22 as annuity benefits) shall, on proper application, be pay-23 able to such individual or, if deceased, to the appropriate 24 person determined under section 8342.

25 "(c) AMOUNTS PROPERLY PAID NOT AFFECTED.—
26 An individual whose Member service is made noncreditable

by reason of subsection (a) is not thereafter required to
 repay any part of an annuity under this subchapter other wise properly paid to such individual before the date of
 the expulsion, if any.

- 5 "(d) COORDINATION PROVISION.—Nothing in this
 6 section shall be considered to supersede or otherwise affect
 7 the application of subchapter II.
- 8 "(e) REGULATIONS.—The Office of Personnel Man9 agement shall prescribe any regulations necessary to carry
 10 out the purposes of this section.".
- (b) CLERICAL AMENDMENT.—The analysis for chapter 83 of title 5, United States Code, is amended by inserting after the item relating to section 8333 the following:
 "8333a. Expulsion from Congress.".

14 SEC. 3. PROVISIONS RELATING TO THE FEDERAL EMPLOY15 EES' RETIREMENT SYSTEM.

16 (a) IN GENERAL.—Chapter 84 of title 5, United
17 States Code, is amended by inserting after section 8410
18 the following:

19 "§ 8410a. Expulsion from Congress

20 "(a) NONCREDITABILITY OF MEMBER SERVICE.—If
21 an individual is expelled from Congress, all Member serv22 ice previously performed by such individual shall be non23 creditable for purposes of determining eligibility for or the
24 amount of any annuity which might otherwise be payable

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out of the Fund based on the service of such individual
 under this chapter.

3 "(b) Refund of Contributions and Deposits.— 4 If an individual's Member service becomes noncreditable by reason of subsection (a), that portion of such individ-5 ual's lump-sum credit which is attributable to such Mem-6 7 ber service (less any amount previously refunded or paid 8 as annuity benefits) shall, on proper application, be pay-9 able to such individual or, if deceased, to the appropriate 10 person determined under section 8424.

"(c) AMOUNTS PROPERLY PAID NOT AFFECTED.—
An individual whose Member service is made noncreditable
by reason of subsection (a) is not thereafter required to
repay any part of an annuity under this chapter otherwise
properly paid to such individual before the date of the expulsion, if any.

"(d) FORFEITURE OF GOVERNMENT CONTRIBUTIONS
TO THRIFT SAVINGS PLAN.—If an individual's Member
service becomes noncreditable by reason of subsection (a),
all contributions made by the Government for the benefit
of that individual under section 8432(c) while that individual was performing Member service, and all earnings
attributable to such contributions, shall be forfeited.

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"(e) COORDINATION PROVISION.—Nothing in this
 section shall be considered to supersede or otherwise affect
 the application of subchapter II of chapter 83.

4 "(f) DEFINITION.—For the purpose of this section, 5 the term 'Member service' means, in the case of an indi-6 vidual subject to this chapter, service performed by such 7 individual as a Member (as defined by section 8331 or 8 8401), including the period from the date of the beginning 9 of the term for which elected or appointed to the date on 10 which he takes office as such a Member.

11 "(g) REGULATIONS.—The Office of Personnel Man-12 agement shall prescribe any regulations necessary to carry 13 out the purposes of this section, including provisions for 14 the reduction or elimination of any payment under section 15 8421 and any other similar payment under this chapter 16 supplemental to any annuity or survivor annuity reduced 17 or eliminated under subsection (a).".

(b) CLERICAL AMENDMENT.—The analysis for chapter 84 of title 5, United States Code, is amended by inserting after the item relating to section 8410 the following:
"8410a. Expulsion from Congress.".

21 SEC. 4. CONFORMING AMENDMENTS.

Sections 8433(a) and 8437(d) of title 5, United
States Code, are amended by inserting "or 8410a(d)"
after "8432(g)".

1 SEC. 5. EFFECTIVE DATE.

2 The amendments made by this Act shall apply with 3 respect to any expulsion which is based, in whole or in 4 part, on any act committed or conduct engaged in after 5 the date of the enactment of this Act.