formation on vehicular accidents, driving violations, and driver's status; and

"(3) "person" means an individual, organization or entity, but does not include a State or agency thereof.".

SEC. . EFFECTIVE DATE.

This title shall take effect 3 years after the date of enactment. in the interim, personal information covered by this title may be released consistent with State law or practice.

At the end of the bill insert the following:

TITLE —CIVIL RIGHTS OF

INSTITUTIONALIZED PERSONS ACT

SEC. . EXHAUSTION REQUIREMENT.

Section 8 of the Civil Rights of Institutionalized Persons Act (42 U.S.C. 1997e) is amended— $\,$

- (1) in subsection (a)—
- (A) in paragraph (1)—
- (i) by striking "in any action brought" and inserting "no action shall be brought";
- (ii) by striking "the court shall" and all that follows through "require exhaustion of" and insert "until"; and
- (iii) by inserting "are exhausted" after "available"; and
- (B) in paragraph (2), by inserting "or are otherwise fair and effective" before the period at the end.

SEC. . FRIVOLOUS ACTIONS.

Section 8(a) of the Civil Rights of Institutionalized Persons Act (42 U.S.C. 1997e(a)) is amended by adding at the end the following:

"(3) The court shall on its own motion or on motion of a party dismiss any action brought pursuant to section 1979 of the Revised Statutes of the United States by an adult convicted of a crime and confined in any jail, prison, or other correctional facility if the court is satisfied that the action fails to state a claim upon which relief can be granted or is frivolous or malicious.

SEC. . MODIFICATION OF REQUIRED MINIMUM STANDARDS.

Section 8(b)(2) of the Civil Rights of Institutionalized Persons Act (42 U.S.C. 1997e(b)(2)) is amended by striking subparagraph (A) and redesignating subparagraphs (B) through (E) as subparagraphs (A) through (D), respectively.

SEC. . REVIEW AND CERTIFICATION PROCEDURE CHANGES.

Section 8(c) of the Civil Rights of Institutionalized Persons Act (42 U.S.C. 1997e(c) is amended—

- (1) in paragraph (1), by inserting "or are otherwise fair and effective" before the period at the end; and
- (2) in paragraph (2), by inserting "or is no longer fair and effective" before the period at the end.

SEC. . PROCEEDINGS IN FORMA PAUPERIS.

- (a) DISMISSAL.—Section 1915(d) of title 28, United States Code, is amended—
- (1) by inserting "at any time" after "counsel and may"; and
- (2) by striking "and may" and inserting "and shall":
- (3) by inserting "fails to state a claim upon which relief may be granted or" after "that the action"; and
- (4) by inserting "even if partial failing fees have been imposed by the court" before the period.
- (b) PRISONER'S STATEMENT OF ASSETS.— Section 1915 of title 28, United States Code, is amended by adding at the end the following:
- ing:
 "(f) If a prisoner in a correctional institution files an affidavit in accordance with subsection (a) of this section, such prisoner shall include in that affidavit a statement of all assets such prisoner possesses. The court shall make inquiry of the correctional institution in which the prisoner is incarcerated for information available to that institution relating to the extent of the prisoner's as-

sets. The court shall require full or partial payment of filing fees according to the prisoner's ability to pay.".

At the end of the bill insert the following:
TITLE —PRISON OVERCROWDING

SEC. . APPROPRIATE REMEDIES FOR PRISON OVERCROWDING.

(a) AMENDMENT OF TITLE 18, UNITED STATES CODE.—Subchapter C of chapter 229 of part 2 of title 18, United States Code, is amended by adding at the end the following.

"§ 3626. Appropriate remedies with respect to prison crowding

"(a) REQUIREMENT OF SHOWING WITH RESPECT TO THE PLAINTIFF IN PARTICULAR.—

- "(I) HOLDING.—A Federal court shall not hold prison or jail crowding unconstitutional under the eighth amendment except to the extent that an individual plaintiff inmate proves that the crowding causes the infliction of cruel and unusual punishment of that inmate.
- "(2) RELIEF.—The relief in a case described in paragraph (1) shall extend no further than necessary to remove the conditions that are causing the cruel and unusual punishment of the plaintiff inmate.

"(b) INMATE POPULATION CEILINGS.—

"(1) REQUIREMENT OF SHOWING WITH RE-SPECT TO PARTICULAR PRISONERS.—A Federal court shall not place a ceiling on the inmate population of any Federal, State, or local detention facility as an equitable remedial measure for conditions that violate the eighth amendment unless crowding is inflicting cruel and usual punishment on particular identified prisoners.

"(2) RULE OF CONSTRUCTION.—Paragraph (1) of this subsection shall not be construed to have any effect on Federal judicial power to issue equitable relief other than that described in paragraph (1) of this subsection, including the requirement of improved medical or health care and the imposition of civil contempt fines or damages, where such relief is appropriate.

"(c) PERIODIC REOPENING.—Each Federal court order or consent decree seeking to remedy an eighth amendment violation shall be reopened at the behest of a defendant for recommended modification at a minimum of 2-year intervals."

(b) APPLICATION OF AMENDMENT.—Section 3626 of title 18, United States Code, as added by paragraph (1), shall apply to all outstanding court orders on the date of enactment of this Act. Any State or municipality shall be entitled to seek modification of any outstanding eighth amendment decree pursuant to that section.

(c) CLERICAL AMENDMENT.—The table of sections at the beginning of subchapter C of chapter 229 of title 18, United States Code, is ameneded by adding at the end the following new item:

"3626. Appropriate remedies with respect to prison crowding.".

(d) SUNSET PROVISION.—This section and the amendments made by this section are repealed effective as of the date that is 5 years after the date of enactment of this Act.

Add at the end the following:

TITLE —PRISON SECURITY ENHANCEMENT

SEC. . PRISON SECURITY.

(a) IN GENERAL.—Chapter 303 of title 18, United States Code, is amended by adding at the end the following new section:

"§ 4047. Strength-training of prisoners prohibited

"The Bureau of Prisons shall take care that— $\,$

"(1) prisoners under its jurisdiction do not engage in any activities designed to increase their physical strength or their fighting ability; and

- "(2) that all equipment designed for this purpose be removed from Federal correctional facilities."
- (b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 303 of title 18, United States Code, is amended by adding at the end the following new item:

"4047. Strength-training of prisoners prohibited.".

¶36.10 [Roll No. 130] AYES—402

Huffington Abercrombie Derrick Ackerman Deutsch Hughes Allard Diaz-Balart Hunter Andrews (ME) Dickey Hutchinson Andrews (N.J) Dicks Hutto Andrews (TX) Dingell Hyde Applegate Dixon Inglis Archer Dooley Inhofe Doolittle Inslee Armey Istook Bachus (AL) Dornan Baesler Dreier Jacobs Baker (CA) Duncan Jefferson Baker (LA) Johnson (CT) Dunn Johnson (GA) Ballenger Durbin Edwards (CA) Barca Johnson (SD) Johnson, E. B. Johnson, Sam Barcia Edwards (TX) Barlow Ehlers Barrett (NE) Emerson Johnston Barrett (WI) Engel Kanjorski English Bartlett Kaptur Kasich Bateman Evans Kennedy Kennelly Becerra Everett Kildee Beilenson Ewing Bentley Faleomavaega (AS) Kim Bereuter King Farr Berman Kingston Fawell Kleczka Klein Bevill Bilbray Fazio Bilirakis Fields (LA) Klink Bishop Fields (TX) Klug Knollenberg Bliley Filner Blute Fingerhut Kolbe Kreidler Flake Ford (MI) Boehlert. Boehner Kyl Bonilla Ford (TN) LaFalce Bonior Fowler Lambert Franks (CT) Lancaster Borski Boucher Franks (NJ) Lantos Brewster Frost LaRocco Brooks Furse Lazio Browder Gallegly Leach Brown (CA) Geidenson Lehman Levin Brown (OH) Gephardt Levy Lewis (CA) Bryant Geren Gibbons Lewis (FL) Burton Gilchrest Lewis (GA) Gillmor Lightfoot Buyer Gilman Linder Lipinski Callahan Gingrich Calvert Glickman Livingston Gonzalez Lloyd Canady Goodlatte Long Cantwell Goodling Lowey Cardin Gordon Machtley Carr Goss Maloney Castle Grams Mann Chapman Green Manton Greenwood Clement Manzullo Clinger Gunderson Margolies-Clyburn Gutierrez Mezvinsky Hall (OH) Markev Coble Hall (TX) Martinez Coleman Collins (GA) Hamburg Matsui Combest Hamilton Mazzoli Condit Hancock McCandless Cooper Hansen McCloskey Coppersmith Harman McCollum Costello Hastert McCurdy Cox Hayes Hefley McDermott Coyne Hefner McHale Cramer Crane Herger McHugh Crapo Hinchey McInnis Cunningham Hoagland McKeon Danner Hobson McMillan Hochbrueckner Darden Meehan de la Garza Hoekstra Menendez Deal Hoke Mevers DeFazio Holden Mfume DeLauro Horn Mica Michel DeLay Hover

Miller (CA) Regula Reynolds Miller (FL) Mineta Richardson Minge Roberts Mink Roemer Moakley Rogers Molinari Rohrabacher Mollohan Romero-Barcelo Montgomery (PR) Ros-Lehtinen Moorhead Moran Rose Rostenkowski Morella Murphy Roth Murtha Roukema Myers Rowland Roybal-Allard Nadler Neal (MA) Royce Neal (NC) Sanders Norton (DC) Sangmeister Santorum Nussle Oberstar Sarpalius Obey Sawyer Olver Saxton Ortiz Schaefer Orton Schenk Oxley Schiff Packard Schroeder Pallone Schumer Parker Scott Sensenbrenner Pastor Paxon Serrano Sharp Pelosi Penny Shaw Peterson (FL) Shays Peterson (MN) Shepherd Petri Shuster Pickett Sisisky Pickle Skaggs Pombo Skeen Skelton Pomeroy Porter Slattery Portman Slaughter Poshard Smith (IA) Price (NC) Smith (MI) Smith (NJ) Pryce (OH) Quillen Smith (OR) Quinn Smith (TX) Řahall Snowe Ramstad Solomon

Stearns

Studds

Stump

Stupak

Swett

Swift

Synar

Talent

Tanner

Tauzin

Tejeda

Taylor (MS)

Taylor (NC)

Thomas (CA)

Thomas (WY)

Thornton

Torkildsen

Torricelli

Traficant

Underwood (GU)

Torres

Towns

Tucker

Unsoeld

Valentine

Velazquez

Visclosky

Volkmer

Walker

Walsh

Waters

Waxman

Weldon

Whitten

Williams

Wilson

Woolsey

Wyden Wynn

Zimmer

Young (AK)

Young (FL)

Wise

Wolf

Wheat

Vucanovich

Upton

Vento

Sundquist

Stenholm

Strickland

NOES—22

Blackwell Frank (MA) Sabo Clay Hastings Stokes Clayton Hilliard Thompson Kopetski McKinney Collins (IL) Watt Collins (MI) Yates Conyers Meek Zeliff Dellums Foglietta Payne (NJ)

Spence

Spratt

Stark

NOT VOTING-13

Bacchus (FL) Houghton Ridge
de Lugo (VI) Laughlin Rush
Fish McDade Washington
Gallo McNulty
Grandy Payne (VA)

So the amendments en bloc were agreed to.

After some further time,

¶36.11 RECORDED VOTE

Rangel

Ravenel

Reed

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. McCOLLUM:

TITLE IX—EQUAL JUSTICE ACT

SEC. 901. SHORT TITLE.

This Act may be cited as the ''Equal Justice Act''.

SEC. 902. PROHIBITION OF RACIALLY DISCRIMI-NATORY POLICIES CONCERNING CAPITAL PUNISHMENT OR OTHER PENALTIES.

(a) GENERAL RULE.—The penalty of death and all other penalties shall be administered by the United States and by every State without regard to the race or color of the defendant or victim. Neither the United States nor any State shall prescribe any racial quota or statistical test for the imposition or execution of the death penalty or any other penalty.

(b) DEFINITIONS.—For purposes of this

(1) the action of the United States or of a State includes the action of any legislative, judicial, executive, administrative, or other agency or instrumentality of the United States or a State, or of any political subdivision of the United States or a State:

- sion of the United States or a State;
 (2) the term "State" has the meaning given in section 541 of title 18, United States Code: and
- (3) the term "racial quota or statistical test" includes any law, rule, presumption, goal, standard for establishing a prima facie case, or mandatory or permissive inference that—
- (A) requires or authorizes the imposition or execution of the death penalty or another penalty so as to achieve a specified racial proportion relating to offenders, convicts, defendants, arrestees, or victims; or
- (B) requires or authorizes the invalidation of, or bars the execution of, sentences of death or other penalties based on the failure of a jurisdiction to achieve a specified racial proportion relating to offenders, convicts, defendants, arrestees, or victims in the imposition or execution of such sentences or penalties.

SEC. 903. GENERAL SAFEGUARDS AGAINST RACIAL PREJUDICE OR BIAS IN THE TRIBUNAL.

In a criminal trial in a court of the United States, or of any State— $\,$

- (1) on motion of the defense attorney or prosecutor, the risk of racial prejudice or bias shall be examined on voir dire if there is a substantial likelihood in the circumstances of the case that such prejudice or bias will affect the jury either against or in favor of the defendant;
- (2) on motion of the defense attorney or prosecutor, change of venue shall be granted if an impartial jury cannot be obtained in the original venue because of racial prejudice or bias; and
- (3) neither the prosecutor nor the defense attorney shall make any appeal to racial prejudice or bias in statements before the

SEC. 904. FEDERAL CAPITAL CASES.

- (a) JURY INSTRUCTIONS AND CERTIFICATION.—In a prosecution for an offense against the United States in which a sentence of death is sought, and in which the capital sentencing determination is to be made by a jury, the judge shall instruct the jury that it is not to be influenced by prejudice or bias relating to the race or color of the defendant or victim in considering whether a sentence of death is justified, and that the jury is not to recommend the imposition of a sentence of death unless it has concluded that it would recommend the same sentence for such a crime regardless of the race or color of the defendant or victim. Upon the return of a recommendation of a sentence of death, the jury shall also return a certificate, signed by each juror, that the juror's individual decision was not affected by prejudice or bias relating to the race or color of the defendant or victim, and that the individual juror would have made the same recommendation regardless of the race or color of the defendant or victim.
- (b) RACIALLY MOTIVATED KILLINGS.—In a prosecution for an offense against the United States for which a sentence of death is authorized, the fact that the killing of the victim was motivated by racial prejudice or bias shall be deemed an aggravating factor whose existence permits consideration of the death penalty, in addition to any other aggravating factors that may be specified by law as permitting consideration of the death penalty.

(c) KILLINGS IN VIOLATION OF CIVIL RIGHTS STATUTES.—Sections 241, 242, and 245(b) of

title 18, United States Code, are each amended by striking "shall be subject to imprisonment for any term of years or for life" and inserting "shall be punished by death or imprisonment for any term of years or for life".

SEC. 905. EXTENSION OF PROTECTION OF CIVIL RIGHTS STATUTES.

(a) Section 241 Amendments.—Section 241 of title 18, United States Code, is amended by striking ''inhabitant of'' and inserting ''person in''.

(b) SECTION 242 AMENDMENT.—Section 242 of title 18, United States Code, is amended by striking "inhabitant of" and inserting in lieu thereof "person in", and by striking "such inhabitant" and inserting "such person".

It was decided in the negative Yeas 212 Nays 217

¶36.12 [Roll No. 131]

AYES-212

Allard Gingrich Miller (FL) Goodlatte Molinari Archer Armey Bachus (AL) Goodling Montgomery Moorhead Goss Baesler Grams Moran Baker (CA) Baker (LA) Greenwood Murphy Gunderson Myers Ballenger Hall (TX) Nussle Barrett (NE) Hancock Orton Bartlett Hansen Oxley Barton Hastert Packard Bateman Hayes Hefley Paxon Payne (VA) Bentley Bereuter Herger Peterson (FL) Peterson (MN) Bevill Hobson Hoekstra Bilbray Petri Bilirakis Hoke Pickett Bliley Holden Pombo Boehner Huffington Portman Bonilla Pryce (OH) Hunter Hutchinson Quillen Brewster Hutto Ramstad Hyde Browder Ravenel Bunning Inglis Regula Burton Inhofe Roberts Istook Rogers Buyer Callahan Johnson (CT) Rohrabacher Calvert Johnson (GA) Ros-Lehtinen Johnson (SD) Roth Camp Canady Johnson, Sam Roukema Castle Kaniorski Rowland Clement Kasich Royce Kim Clinger Santorum Coble King Sarpalius Collins (GA) Kingston Saxton Combest Klink Schaefer Condit Klug Knollenberg Schiff Cox Sensenbrenner Cramer Kolbe Shaw Shuster Kvl Crane Crapo Lancaster Sisisky Cunningham Laughlin Skeen Skelton Darden Lazio Smith (MI) Deal Leach DeLay Lehman Smith (NJ) Deutsch Smith (OR) Levv Lewis (CA) Diaz-Balart Smith (TX) Dickey Lewis (FL) Snowe Solomon Dooley Lightfoot Doolittle Linder Lipinski Spence Dornan Stearns Dreier Livingston Stenholm Lloyd Machtley Duncan Stump Sundquist Dunn Edwards (TX) Manzullo Talent Margolies-Ehlers Tanner Emerson Mezvinsky Tauzin Mazzoli Taylor (MS) Everett Ewing Fawell McCandless McCollum Taylor (NC) Thomas (CA) Fields (TX) McCrery Thomas (WY) Fowler McCurdy McHale Torkildsen Franks (CT) Upton Vucanovich McHugh Franks (NJ) McInnis McKeon Walker Weldon Gallegly Gekas McMillan Wolf Geren Young (FL) Zeliff Gilchrest Meyers Gillmor Mica Michel