

7. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE  
Davis OF Illinois, OR HIS  
DESIGNEE, DEBATABLE FOR 10 MINUTES:

~~REVISED~~

**AMENDMENT TO H.R. 4137, AS REPORTED  
OFFERED BY MR. DAVIS OF ILLINOIS**

At the end of the bill, add the following (and make such technical and conforming changes as may be appropriate):

**TITLE XI—RELATED  
AMENDMENTS**

**3 SEC. 1101 TREATMENT IN BANKRUPTCY.**

4 Section 523(a)(8) of title 11, the United States Code,  
5 is amended—

6 (1) in subparagraph (A)(i) by striking “or  
7 made” and all that follows through “institution”,  
8 and inserting “or made under any program funded  
9 in whole or in part by a governmental unit, or made  
10 under any program in which a substantial portion of  
11 the funds for making such overpayment or loan is  
12 provided by a nonprofit institution and in which no  
13 part is funded by a governmental unit”; and

14 (2) in subparagraph (B) by inserting before the  
15 semicolon at the end the following:

16 “unless the period beginning on the date when  
17 such loan first became due and ending on the  
18 date of the filing of the petition, excluding any

*or an institution  
of higher  
education  
as defined  
in section 102  
of the Higher  
Education Act*

1           time during such period when the repayment  
2           obligation was deferred while the borrower was  
3           attending an eligible educational institution as  
4           defined in section 221(d)(2) of the Internal  
5           Revenue Code of 1986, is longer than 5 years”.