

of certain Presidio properties at minimal cost to the Federal taxpayer; together with the amendment of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. YOUNG of Alaska, it was,

Resolved, That the House disagree to the amendment of the Senate and ask a conference with the Senate on the disagreeing votes of the two Houses thereon.

Thereupon, the SPEAKER pro tempore, Mr. LAHOOD, by unanimous consent, appointed Messrs. YOUNG of Alaska, HANSEN, ALLARD, HAYWORTH, Mrs. CUBIN, Messrs. MILLER of California, RICHARDSON, and VENTO, as managers on the part of the House at said conference.

Ordered, That the Clerk notify the Senate thereof.

¶55.17 ORDER OF BUSINESS— CONSIDERATION OF H.R. 3286

On motion of Mr. HYDE, by unanimous consent,

Ordered, That during consideration of the bill (H.R. 3286) to help families defray adoption costs, and to promote the adoption of minority children, pursuant to House Resolution 428, notwithstanding the order of the previous question, it may be in order immediately after initial debate on the bill, as amended, for the Chair to postpone further consideration of the bill until the following legislative day, on which consideration may resume at a time designation by the Speaker.

¶55.18 UNFINISHED BUSINESS—VETO OF H.R. 956

The SPEAKER pro tempore, Mr. BOEHNER, announced the unfinished business to be the further consideration of the veto message from the President on the bill (H.R. 956) to establish legal standards and procedures for product liability litigation, and for other purposes.

The question being on the passage of the bill, the objections of the President to the contrary notwithstanding.

After debate,

Pursuant to the order of the House of May 6, 1996, the previous question was ordered on the bill.

The question being put,

Will the House, upon reconsideration, agree to pass the bill, the objections of the President to the contrary notwithstanding?

It was decided in the { Yeas 258 negative } Nays 163

¶55.19 [Roll No. 162] YEAS—258

Table listing names of members who voted 'Yeas' for H.R. 3286, including Allard, Archer, Arney, Bachus, Baker (CA), Baker (LA), Ballenger, Barcia, Barr, Barrett (NE), Bartlett, Barton, Bass, Bateman, Bereuter, Bilbray, Bilirakis, Bliley, Blute, Boehlert, Boehner, Bonilla, Bono, Boucher, Brewster, Browder, Brownback, Bryant (TN), Bunn, Bunning, Burr, Burton, Buyer, Callahan, Calvert, Camp, Campbell, Canady, Castle, Brown (CA), Brown (FL), Brown (OH), Bryant (TX), Cardin, Chapman, Clay, Clayton, Clyburn, Coble, Coleman, Collins (IL), Collins (MI)

Table listing names of members who voted 'Nays' for H.R. 3286, including Chabot, Chambliss, Chenoweth, Christensen, Chrysler, Clement, Clinger, Coburn, Collins (GA), Combust, Condit, Cooley, Cox, Cramer, Crane, Crapo, Cremeans, Cubin, Cunningham, Davis, Deal, DeLay, Dingell, Dooley, Doolittle, Dornan, Dreier, Duncan, Dunn, Edwards, Ehlers, Ehrlich, Emerson, English, Ensign, Everett, Ewing, Fawell, Fields (TX), Flanagan, Foley, Forbes, Fowler, Fox, Franks (CT), Franks (NJ), Frelinghuysen, Frisa, Funderburk, Gallegly, Ganske, Gekas, Geren, Gilchrest, Gillmor, Gingrich, Goodlatte, Goodling, Gordon, Goss, Graham, Greene (UT), Greenwood, Gunderson, Gutknecht, Hall (OH), Hall (TX), Hamilton, Hancock, Hansen, Harman, Hastert, Hastings (WA), Hayes, Hayworth, Hefley, Hefner, Heineman, Herger, Hilleary, Hobson, Hoekstra, Hoke, Holden, Horn, Hostettler, Houghton, Hunter, Hutchinson, Hyde, Inglis, Istook, Johnson (CT), Johnson, Sam, Jones, Kaptur, Kasich, Kelly, Kennelly, Kim, Kingston, Klug, Knollenberg, Kolbe, LaHood, Largent, Latham, LaTourrette, Lazio, Leach, Lewis (CA), Lewis (KY), Lightfoot, Lincoln, Linder, Livingston, LoBiondo, Longley, Lucas, Manzullo, McCollum, McCrery, McDade, McHugh, McInnis, McIntosh, McKeon, McNulty, Metcalf, Meyers, Mica, Miller (FL), Minge, Montgomery, Moorhead, Moran, Morella, Myers, Myrick, Nethercutt, Neumann, Ney, Norwood, Nussle, Oxley, Packard, Parker, Payne (VA), Petri, Pombo, Porter, Portman, Pryce, Quillen, Quinn, Radanovich, Ramstad, Reed, Regula, Riggs, Roemer, Rogers, Rohrabacher, Ros-Lehtinen, Roth, Roukema, Royce, Salmon, Sanford, Saxton, Scarborough, Schaefer, Schiff, Seastrand, Sensenbrenner, Shadegg, Shaw, Shays, Shuster, Sisisky, Skeen, Slaughter, Smith (MI), Smith (NJ), Smith (TX), Smith (WA), Solomon, Souder, Spence, Spratt, Stearns, Stenholm, Stockman, Stump, Talent, Tate, Tauzin, Taylor (MS), Taylor (NC), Thomas, Thornberry, Tiahrt, Torkildsen, Upton, Vucanovich, Walker, Walsh, Wamp, Watts (OK), Weldon (FL), Weller, White, Whitfield, Wicker, Wolf, Young (AK), Young (FL), Zeliff, Zimmer

NAYS—163

Table listing names of members who voted 'Yeas' for H.R. 956, including Abercrombie, Ackerman, Andrews, Baesler, Baldacci, Barrett (WI), Beilenson, Bentsen, Berman, Bishop, Bonior, Borski, Brown (CA), Brown (FL), Brown (OH), Bryant (TX), Cardin, Chapman, Clay, Clayton, Clyburn, Coble, Coleman, Collins (IL), Collins (MI), Conyers, Costello, Coyne, Cummings, Danner, de la Garza, DeFazio, DeLauro, Dellums, Deutsch, Diaz-Balart, Dicks, Dixon, Doggett, Doyle, Durbin, Eshoo, Evans, Farr, Fattah, Fazio, Fields (LA), Filner, Flake, Foglietta, Ford, Frank (MA), Frost, Furse, Gejdenson, Gephardt, Gibbons, Gilman, Gonzalez, Green (TX), Gutierrez, Hastings (FL), Hilliard, Hinchey, Hoyer, Jackson (IL), Jackson-Lee (TX), Jacobs, Jefferson, Johnson (SD), Johnson, E. B., Johnston, Kanjorski, Kennedy (MA)

Table listing names of members who voted 'Nays' for H.R. 956, including Kennedy (RI), Kildee, King, Kleczka, Nadler, Neal, Oberstar, Obey, Olver, Ortiz, Orton, Owens, Pallone, Pastor, Payne (NJ), Pelosi, Peterson (FL), Peterson (MN), Pickett, Pomeroy, Poshard, Rahall, Rangel, Richardson, Rivers, Rose, Roybal-Allard, Rush, Sabo, Sanders, Sawyer, Schumer, Scott, Serrano, Skaggs, Skelton, Stark, Stokes, Studds, Stupak, Tejeda, Thompson, Thornton, Thurman, Torres, Towns, Traficant, Velazquez, Vento, Visclosky, Volkmer, Ward, Waters, Watt (NC), Waxman, Williams, Wilson, Wise, Woolsey, Wynn, Yates

NOT VOTING—13

Table listing names of members who did not vote, including Becerra, Bevill, Dickey, Engel, Klink, Laughlin, Molinari, Paxon, Roberts, Schroeder, Tanner, Torricelli, Weldon (PA)

The SPEAKER pro tempore, Mr. BOEHNER, announced that 258 Members had voted in the affirmative and 163 Members had voted in the negative.

So, two-thirds of the Members present not having voted in favor thereof, the bill was not passed, the objections of the President to the contrary notwithstanding.

The SPEAKER pro tempore, Mr. BOEHNER, announced that the veto message and accompanying bill were referred to the Committee on the Judiciary.

Ordered, That the Clerk notify the Senate thereof.

¶55.20 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed without amendment a bill of the House of the following title:

H.R. 2137. An Act to amend the Violent Crime Control and Law Enforcement Act of 1994 to require the release of relevant information to protect the public from sexually violent offenders.

¶55.21 PROVIDING FOR THE CONSIDERATION OF H.R. 3022

Ms. GREENE, by direction of the Committee on Rules, called up the following resolution (H. Res. 427):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 3322) to authorize appropriations for fiscal year 1997 for civilian science activities of the Federal Government, and for other purposes. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with clause 2(1)(2) of rule XI are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Science. After general debate the bill shall be considered for

amendment under the five-minute rule. The bill shall be considered by title rather than by section. The first section and each title shall be considered as read. Points of order against provisions in the bill for failure to comply with clause 5(a) of rule XXI are waived. Before consideration of any other amendment it shall be in order to consider the amendment printed in the report of the Committee on Rules accompanying this resolution, if offered by Representative Walker of Pennsylvania or his designee. That amendment shall be considered as read, may amend portions of the bill not yet read for amendment, shall be debatable for ten minutes equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. If that amendment is adopted, the bill, as amended, shall be considered as the original bill for the purpose of further amendment. During further consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate,

On motion of Ms. GREENE, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

§55.22 PROVIDING FOR THE
CONSIDERATION OF H.R. 3286

Ms. PRYCE, by direction of the Committee on Rules, called up the following resolution (H. Res. 428):

Resolved, That upon the adoption of this resolution it shall be in order without intervention of any point of order to consider in the House the bill (H.R. 3286) to help families defray adoption costs, and to promote the adoption of minority children. The amendment in the nature of a substitute recommended by the Committee on Ways and Means now printed in the bill shall be considered as adopted. The previous question shall be considered as ordered on the bill, as amended, and on any further amendment thereto to final passage without intervening motion except: (1) one hour of debate on the bill, as amended, equally divided and controlled by the chairman and ranking minority member of the Committee on Ways and Means; (2) an amendment to title II of the bill, as amended, if offered by Representative Gibbons of Florida or his designee, which shall be considered as read and shall be separately debatable for thirty minutes equally divided and controlled by the proponent and an opponent; (3) the amendment recommended by the Committee on Resources (applied to the bill, as amended), if offered by Representative Young of Alaska or a designee, which shall be considered as read and shall be separately debatable for thirty min-

utes equally divided and controlled by the proponent and an opponent; and (4) one motion to recommit, which may include instructions only if offered by the minority leader or his designee.

When said resolution was considered. After debate,

On motion of Mrs. PRYCE, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

§55.23 PROVIDING FOR THE
CONSIDERATION OF H.R. 3232

Mr. SOLOMON, by direction of the Committee on Rules, reported (Rept. No. 104-570) the resolution (H. Res. 430) providing for consideration of the bill (H.R. 3230) to authorize appropriations for fiscal year 1997 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 1997, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

§55.24 ADOPTION PROMOTION AND
STABILITY

Mr. ARCHER, pursuant to House Resolution 428, called up the bill (H.R. 3286) to help families defray adoption costs, and to promote the adoption of minority children.

When said bill was considered and read twice.

Pursuant to House Resolution 428, the following amendment in the nature of a substitute was considered adopted:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Adoption Promotion and Stability Act of 1996".

SEC. 2. TABLE OF CONTENTS.

The table of contents of this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

**TITLE I—CREDIT FOR ADOPTION
EXPENSES**

Sec. 101. Credit for adoption expenses.

TITLE II—INTERETHNIC ADOPTION

Sec. 201. Removal of barriers to interethnic adoption.

TITLE III—CHILD CUSTODY PROCEEDINGS AFFECTED BY THE INDIAN CHILD WELFARE ACT OF 1978

Sec. 301. Inapplicability of the Indian Child Welfare Act of 1978 to child custody proceedings involving a child whose parents do not maintain affiliation with their Indian tribe.

Sec. 302. Membership and child custody proceedings.

Sec. 303. Effective date.

TITLE IV—REVENUE OFFSETS

Sec. 400. Amendment of 1986 Code.

Subtitle A—Exclusion for Energy Conservation Subsidies Limited to Subsidies With Respect to Dwelling Units

Sec. 401. Exclusion for energy conservation subsidies limited to subsidies with respect to dwelling units.

Subtitle B—Foreign Trust Tax Compliance

Sec. 411. Improved information reporting on foreign trusts.

Sec. 412. Comparable penalties for failure to file return relating to transfers to foreign entities.

Sec. 413. Modifications of rules relating to foreign trusts having one or more United States beneficiaries.

Sec. 414. Foreign persons not to be treated as owners under grantor trust rules.

Sec. 415. Information reporting regarding foreign gifts.

Sec. 416. Modification of rules relating to foreign trusts which are not grantor trusts.

Sec. 417. Residence of trusts, etc.

**TITLE I—CREDIT FOR ADOPTION
EXPENSES**

SEC. 101. CREDIT FOR ADOPTION EXPENSES.

(a) IN GENERAL.—Subpart A of part IV of subchapter A of chapter 1 of the Internal Revenue Code of 1986 (relating to nonrefundable personal credits) is amended by inserting after section 22 the following new section:

"SEC. 23. ADOPTION EXPENSES.

"(a) ALLOWANCE OF CREDIT.—In the case of an individual, there shall be allowed as a credit against the tax imposed by this chapter for the taxable year the amount of the qualified adoption expenses paid or incurred by the taxpayer during such taxable year.

"(b) LIMITATIONS.—

"(1) DOLLAR LIMITATION.—The aggregate amount of qualified adoption expenses which may be taken into account under subsection (a) for all taxable years with respect to the adoption of a child by the taxpayer shall not exceed \$5,000.

"(2) INCOME LIMITATION.—The amount allowable as a credit under subsection (a) for any taxable year shall be reduced (but not below zero) by an amount which bears the same ratio to the amount so allowable (determined without regard to this paragraph but with regard to paragraph (1)) as—

"(A) the amount (if any) by which the taxpayer's adjusted gross income (determined without regard to sections 911, 931, and 933) exceeds \$75,000, bears to

"(B) \$40,000.

"(3) DENIAL OF DOUBLE BENEFIT.—

"(A) IN GENERAL.—No credit shall be allowed under subsection (a) for any expense for which a deduction or credit is allowable under any other provision of this chapter.

"(B) GRANTS.—No credit shall be allowed under subsection (a) for any expense to the extent that funds for such expense are received under any Federal, State, or local program. The preceding sentence shall not apply to expenses for the adoption of a child with special needs.

"(C) REIMBURSEMENT.—No credit shall be allowed under subsection (a) for any expense to the extent that such expense is reimbursed and the reimbursement is excluded from gross income under section 137.

"(c) CARRYFORWARDS OF UNUSED CREDIT.—If the credit allowable under subsection (a) for any taxable year exceeds the limitation imposed by section 26(a) for such taxable year reduced by the sum of the credits allowable under this subpart (other than this section), such excess shall be carried to the succeeding taxable year and added to the credit allowable under subsection (a) for such taxable year. No credit may be carried forward under this subsection to any taxable year following the fifth taxable year after the taxable year in which the credit arose. For purposes of the preceding sentence, credits shall be treated as used on a first-in first-out basis.

"(d) DEFINITIONS.—For purposes of this section—

"(1) QUALIFIED ADOPTION EXPENSES.—The term 'qualified adoption expenses' means