

of this resolution shall be considered as adopted. The previous question shall be considered as ordered on the bill, as amended, and on any further amendment thereto final passage without intervening motion except: (1) one hour of debate on the bill, as amended, which shall be equally divided and controlled by the chairman and ranking minority member of the Committee on Ways and Means or their respective designees; (2) one motion to amend by Representative Kleczka of Wisconsin or his designee, which shall be considered as read and shall be separately debatable for one hour equally divided and controlled by the proponent and an opponent; and (3) one motion to recommit with or without instructions.

SEC. 2. The amendment to the bill considered as adopted pursuant to the first section of this resolution is as follows:

In section 1(d) of the bill, strike "subsection (b)(2) exceeds the amount described in subsection (b)(1)" and insert in lieu thereof "subsection (b)(1) exceeds the amount described in subsection (b)(2)".

When said resolution was considered. After debate,

On motion of Mr. SOLOMON, the previous question was ordered on the resolution to its adoption or rejection.

The question being put, viva voce,

Will the House agree to said resolution?

The SPEAKER pro tempore, Mr. INGLIS, announced that the yeas had it.

Mr. MOAKLEY objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared { Yeas 363
Nays 59

¶69.6 [Roll No. 219]
YEAS—363

Ackerman	Bunn	Dickey
Archer	Bunning	Dicks
Armey	Burr	Dingell
Bachus	Burton	Dixon
Baessler	Buyer	Doggett
Baker (CA)	Callahan	Dooley
Baker (LA)	Calvert	Doolittle
Baldacci	Camp	Dornan
Ballenger	Campbell	Doyle
Barcia	Canady	Dreier
Barr	Castle	Duncan
Barrett (NE)	Chabot	Dunn
Barrett (WI)	Chambliss	Durbin
Bartlett	Chenoweth	Edwards
Barton	Christensen	Ehlers
Bass	Chrysler	Ehrlich
Bateman	Clement	Emerson
Beilenson	Clinger	Engel
Bentsen	Coble	English
Bereuter	Coburn	Ensign
Berman	Coleman	Eshoo
Bevill	Collins (GA)	Evans
Bilbray	Combest	Everett
Bilirakis	Condit	Ewing
Bishop	Cooley	Farr
Bliley	Costello	Fawell
Blumenauer	Cox	Fazio
Blute	Coyne	Fields (TX)
Boehkert	Cramer	Flake
Boehner	Crane	Flanagan
Bonilla	Crapo	Foglietta
Bonior	Creameans	Foley
Bono	Cubin	Forbes
Borski	Danner	Ford
Boucher	Davis	Fowler
Brewster	de la Garza	Fox
Browder	Deal	Franks (CT)
Brown (CA)	DeFazio	Franks (NJ)
Brown (FL)	DeLauro	Frelinghuysen
Brown (OH)	DeLay	Frisa
Brownback	Deutsch	Frost
Bryant (TN)	Diaz-Balart	Funderburk

Galleghy	Levin	Riggs	Volkmer	Watt (NC)	Wynn
Ganske	Lewis (CA)	Rivers	Waters	Waxman	Yates
Gejdenson	Lewis (KY)	Roberts			
Gekas	Lightfoot	Roemer		NOT VOTING—12	
Geran	Linder	Rogers	Allard	Jackson-Lee	Payne (VA)
Gilchrest	Lipinski	Rohrabacher	Cunningham	(TX)	Schiff
Gillmor	Livingston	Ros-Lehtinen	Fattah	Lincoln	Williams
Gilman	LoBiondo	Rose	Gephardt	Markey	
Goodlatte	Lofgren	Roth	Hayes	Mollohan	
Goodling	Longley	Roukema			
Gordon	Lowe	Royce			
Goss	Lucas	Rush			
Graham	Luther	Salmon			
Green (TX)	Maloney	Sanders			
Greene (UT)	Manton	Sanford			
Greenwood	Manzullo	Saxton			
Gunderson	Martinez	Scarborough			
Gutknecht	Martini	Schaefer			
Hall (OH)	Mascara	Schroeder			
Hall (TX)	McCarthy	Schumer			
Hamilton	McCollum	Scott			
Hancock	McCrery	Seastrand			
Hansen	McDade	Sensenbrenner			
Harman	McHugh	Shadegg			
Hastert	McInnis	Shaw			
Hastings (FL)	McIntosh	Shays			
Hastings (WA)	McKeon	Shuster			
Hayworth	McKinney	Sisisky			
Hefley	McNulty	Skeen			
Hefner	Meehan	Skelton			
Heineman	Menendez	Smith (MI)			
Herger	Metcalf	Smith (NJ)			
Hilleary	Meyers	Smith (TX)			
Hinchee	Mica	Smith (WA)			
Hobson	Miller (CA)	Solomon			
Hoekstra	Miller (FL)	Souder			
Hoke	Minge	Spence			
Holden	Moakley	Spratt			
Horn	Molinari	Stearns			
Hostettler	Montgomery	Stenholm			
Houghton	Moorhead	Stockman			
Hunter	Moran	Studds			
Hutchinson	Morella	Stump			
Hyde	Murtha	Stupak			
Inglis	Myers	Talent			
Istook	Myrick	Tate			
Jacobs	Neal	Tauzin			
Jefferson	Nethercutt	Taylor (MS)			
Johnson (CT)	Neumann	Taylor (NC)			
Johnson (SD)	Ney	Tejeda			
Johnson, E. B.	Norwood	Thomas			
Johnson, Sam	Nussle	Thornberry			
Johnston	Oberstar	Thornton			
Jones	Obey	Thurman			
Kanjorski	Ortiz	Tiahrt			
Kaptur	Orton	Torkildsen			
Kasich	Oxley	Torricelli			
Kelly	Packard	Traficant			
Kennedy (MA)	Pallone	Upton			
Kennedy (RI)	Parker	Vucanovich			
Kennelly	Paxon	Walker			
Kildee	Peterson (FL)	Walsh			
Kim	Peterson (MN)	Wamp			
King	Petri	Ward			
Kingston	Pickett	Watts (OK)			
Kleczka	Pombo	Weldon (FL)			
Klink	Pomeroy	Weldon (PA)			
Klug	Porter	Weller			
Knollenberg	Portman	White			
Kolbe	Poshard	Whitfield			
LaFalce	Pryce	Wicker			
LaHood	Quillen	Wilson			
Lantos	Quinn	Wise			
Largent	Radanovich	Wolf			
Latham	Rahall	Woolsey			
LaTourette	Ramstad	Young (AK)			
Laughlin	Reed	Young (FL)			
Lazio	Regula	Zeliff			
Leach	Richardson	Zimmer			

NAYS—59

Abercrombie	Gonzalez	Rangel
Andrews	Gutierrez	Roybal-Allard
Becerra	Hilliard	Sabo
Bryant (TX)	Hoyer	Sawyer
Cardin	Jackson (IL)	Serrano
Chapman	Lewis (GA)	Skaggs
Clay	Matsui	Slaughter
Clayton	McDermott	Stark
Clyburn	McHale	Stokes
Collins (IL)	Meek	Tanner
Collins (MI)	Millender-	Thompson
Conyers	McDonald	Torres
Cummings	Mink	Townes
Dellums	Nadler	Velazquez
Fields (LA)	Olver	Vento
Filner	Owens	Visclosky
Frank (MA)	Pastor	
Furse	Payne (NJ)	
Gibbons	Pelosi	

So 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.

¶69.7 ORDER OF BUSINESS—
CONSIDERATION OF AMENDMENTS—
H.R. 3450

On motion of Mr. CALLAHAN, by unanimous consent,

Ordered, That it may be in order during the further consideration of the bill (H.R. 3450) making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 1997, and for other purposes, in the Committee of the Whole, pursuant to House Resolution 445, no amendments to the bill shall be in order except the following amendments, if offered by the Member specified or a designee: (1) amendments numbered 54, 58 and 76, by Mr. Obey; (2) amendment numbered 10, by Mr. Frank of Massachusetts; (3) amendment numbered 69, by Mr. Souder; and (4) amendment numbered 75, by Mr. Zimmer; and

Ordered further, That debate on each amendment and all amendments thereto be limited to twenty minutes, equally divided and controlled by the proponent and an opponent, except that amendments numbered 54 and 10 shall each be debatable for not to exceed 45 minutes, and consideration of these amendments proceed without intervening motion except one motion to rise if offered by Mr. Callahan.

¶69.8 "WISCONSIN WORKS"

Mr. ARCHER, pursuant to House Resolution 446, called up the bill (H.R. 3562) to authorize the State of Wisconsin to implement the demonstration project known as "Wisconsin Works".

When said bill was considered and read twice.

Pursuant to section 2 of House Resolution 446, the following amendment was considered agreed to:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. AUTHORITY TO IMPLEMENT WISCONSIN WORKS DEMONSTRATION PROJECT.

(a) IN GENERAL.—Upon presentation by the State of Wisconsin of the document entitled "Wisconsin Works" (as signed into State law by the Governor of Wisconsin on April 26, 1996) to the appropriate Federal official with respect to any Federal entitlement program specified in such document—

(1) such official is deemed to have waived compliance with the requirements of Federal law with respect to such program to the extent and for the period necessary to enable the State of Wisconsin to carry out the demonstration project described in the document; and

(2) the costs of carrying out the demonstration project which would not other-

wise be included as expenditures under such program shall be regarded as expenditures under such program.

(b) LIMITATION OF COSTS.—Subsection (a)(2) shall not apply to the extent that—

(1) the sum of such costs and the expenditures of the State of Wisconsin under all programs to which subsection (a) applies during any testing period exceeds.

(2) the total amount that would be expended under such programs during such testing period in the absence of the demonstration project.

(c) TESTING PERIOD.—For purposes of subsection (b), the testing periods are—

(1) the 5-year period that begins with the date of the commencement of the demonstration project, and

(2) the period of the demonstration project.

(d) RECAPTURE OF EXCESS.—If at the close of any testing period, the Secretary of Health and Human Services determines that the amount described in subsection (b)(1) exceeds the amount described in subsection (b)(2) for such period, such Secretary shall withhold an amount equal to such excess from amounts otherwise payable to the State of Wisconsin under section 403 of the Social Security Act (relating to the program of aid to families with dependent children) for the first fiscal year beginning after the close of such period. The preceding sentence shall not apply to the extent such Secretary is otherwise paid such excess by the State of Wisconsin.

SEC. 2. NO EFFECT ON CERTAIN OTHER WAIVERS GRANTED TO THE STATE OF WISCONSIN.

This Act shall not be construed to affect the terms or conditions of any waiver granted before the date of the enactment of this Act to the State of Wisconsin under section 1115 of the Social Security Act, including earned waiver savings and conditions. The current waivers are considered a pre-condition and can be subsumed as part of the Wisconsin Works demonstration.

SEC. 3. AUTHORITY TO PARTICIPATE UNDER SUBSEQUENT LEGISLATION.

If, after the date of the enactment of this Act, any Federal law is enacted which modifies the terms of, or the amounts of expenditures permitted under, any program to which section 1 applies, the State of Wisconsin may elect to participate in such program as so modified.

After debate,

Mr. KLECZKA, pursuant to House Resolution 446, submitted the following amendment in the nature of a substitute:

Strike all after the enacting clause and insert:

SECTION 1. URGING IMPLEMENTATION OF WISCONSIN WORKS DEMONSTRATION PROJECT.

Upon presentation by the State of Wisconsin of the document entitled "Wisconsin Works" as signed into state law by the Governor of Wisconsin on April 26, 1996, to the appropriate Federal official with respect to any Federal entitlement program specified in such document, such official is urged to waive compliance with the requirements of Federal law with respect to such program to the extent and for the period necessary to enable the State of Wisconsin to carry out the demonstration described in the document upon meeting these requirements:

(1) Such official shall publish a notice in the Federal Register describing the proposed changes to Federal programs contained in the document scheduled under Wisconsin law to go into effect in October, 1997, and provide for a 30-day comment period to receive public comments from the citizens of Wisconsin and interested parties.

(2) Such official shall provide for expedited consideration of the demonstration project described in the document under the procedures otherwise required by law, except that such official shall complete such consideration not later than July 31, 1996, compatible with the State schedule established in such document.

(3) Such official shall certify that the plan does in fact contain the features described by the Governor of Wisconsin on page four of the document entitled Wisconsin Works, March 1996 (publication number PES893).

SEC. 2. PROVIDING FUNDING AUTHORITY FOR IMPLEMENTATION.

(a) The costs of carrying out the demonstration project which would not otherwise be included as expenditures under such program shall be regarded as expenditures under such program.

(b) LIMITATION OF COSTS.—Subsection (a) shall not apply to the extent that—

(1) the sum of such costs and the expenditures of the State of Wisconsin under all programs to which Section 1 applies during any testing period exceeds

(2) the total amount that would be expended under such programs during such testing period in the absence of the demonstration project.

(c) TESTING PERIOD.—For purposes of subsection (b), the testing periods are—

(1) the 5-year period that begins with the date of the commencement of the demonstration project, and

(2) the period of the demonstration project.

(d) RECAPTURE OF EXCESS.—If at the close of any testing period, the Secretary of Health and Human Services determines that the amount described in subsection (b)(1) exceeds the amount in subsection (b)(2) for such period, such Secretary shall withhold an amount equal to such excess from amounts otherwise payable to the State of Wisconsin under section 403 of the Social Security Act (relating to the program of aid to families with dependent children) for the first fiscal year beginning after the close of such period. The preceding sentence shall not apply to the extent such Secretary is otherwise paid such excess by the State of Wisconsin.

SEC. 3. NO EFFECT ON CERTAIN OTHER WAIVERS GRANTED TO THE STATE OF WISCONSIN.

This Act shall not be construed to affect the terms or conditions of any waiver granted before the date of the enactment of this Act to the State of Wisconsin under section 1115 of the Social Security Act, including earned waiver savings and conditions. The current waivers are considered a pre-condition and can be subsumed as part of the Wisconsin Works demonstration.

SEC. 4. AUTHORITY TO PARTICIPATE UNDER SUBSEQUENT LEGISLATION.

If, after the date of enactment of this Act, any Federal law is enacted which modifies the terms of, or the amounts of expenditures permitted under, any program to which section 1 applies, the State of Wisconsin may elect to participate in such program as so modified.

SEC. 5. EFFECTIVE DATE.

Sections 2, 3 and 4 of this Act shall become effective on the date that a waiver is approved pursuant to the conditions stated in Section 1.

After some further time,

Pursuant to House Resolution 446 the previous question on the amendment and the bill, as amended, was considered as ordered.

The question being put, viva voce,

Will the House agree to the amendment in the nature of a substitute?

The SPEAKER pro tempore, Mr. BONILLA, announced that the nays appeared to have it.

Mr. KLECZKA demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.

The vote was taken by electronic device.

It was decided in the { Yeas 194 negative } Nays 233

¶69.9

[Roll No. 220] YEAS—194

Table with 3 columns: Name, Name, Name. Lists members of the assembly and their positions for the Yeas and Nays vote.

NAYS—233

Table with 3 columns: Name, Name, Name. Lists members of the assembly and their positions for the Nays vote.