

Mr. MCNULTY, Mr. HILL, Mr. SHERMAN, Mr. HINCHEY, Mr. BENTSEN, Mr. FROST, Mr. GREEN, and Mrs. MALONEY of New York.

H.R. 1301: Ms. DELAURO, Mr. THOMPSON, and Mr. TORRES.

H.R. 1310: Mr. LEWIS of Kentucky.

H.R. 1320: Mr. FARR of California.

H.R. 1336: Mr. FLAKE and Mr. WALSH.

H.R. 1340: Mr. FRELINGHUYSEN.

H.R. 1350: Mr. MCCOLLUM and Mr. FOLEY.

H.R. 1352: Mr. FILNER, Mr. BALDACCI, and Mr. FOX of Pennsylvania.

H.R. 1355: Mr. CLEMENT, Mr. CANADY of Florida, Mr. SHAYS, Ms. CARSON, Mr. RANGEL, Ms. LOFGREN, Ms. NORTON, Mr. ACKERMAN, Mr. GONZALEZ, and Mr. TOWNS.

H.R. 1369: Mr. CANADY of Florida.

H.R. 1375: Mr. WATKINS and Mr. SKEEN.

H.R. 1377: Mr. CLAY, Mr. GREENWOOD, Mr. FORD, Mr. OWENS, and Mr. DELLUMS.

H.R. 1379: Mr. GRAHAM.

H.R. 1382: Mr. FROST, Ms LOFGREN, Mr. MASCARA, Mr. SANDERS, and Mr. MCDERMOTT.

H.R. 1416: Mr. DIAZ-BALART, Mr. MEEHAN, Mrs. KELLY, Mr. FROST, Mr. MILLER of California, Ms. LOFGREN, Mr. TIERNEY, Mrs. NORTHUP, and Mr. KENNEDY of Rhode Island.

H.R. 1420: Mr. CLEMENT and Mr. ABERCROMBIE.

H.R. 1458: Mr. BAKER and Mr. SKEEN.

H.R. 1462: Mr. LAFALCE.

H.R. 1475: Mr. KASICH.

H.R. 1496: Ms. MOLINARI.

H.R. 1503: Mr. SKEEN.

H.R. 1504: Mr. JEFFERSON, Mr. YOUNG of Alaska, Mr. ETHERIDGE, Mr. PRICE of North Carolina, Mr. BROWN of Ohio, and Mr. MARTINEZ.

H.R. 1509: Mr. CARDIN.

H.R. 1510: Mr. NETHERCUTT, Mr. BEREUTER, Mr. MANZULLO, and Mr. SMITH of Michigan.

H.R. 1515: Mr. GILLMOR, Mr. METCALF, Mr. SHUSTER, Mr. DAVIS of Virginia, Mr. COMBEST, and Mr. SKEEN.

H.R. 1538: Mr. MORAN of Virginia, Mr. COOK, and Mr. STUPAK.

H.R. 1549: Mr. UNDERWOOD.

H.R. 1559: Mr. KINGSTON, Mr. CHAMBLISS, Mr. MANZULLO, Mr. PAUL, Mr. LUCAS of Oklahoma, Mr. ADERHOLT, Mr. CALLAHAN, Mr. NORWOOD, Mr. PICKETT, Mr. POMBO, Mr. WELDON of Pennsylvania, Mr. PAPPAS, Mr. BEREUTER, Mr. DUNCAN, Mr. TIAHRT, Mr. RILEY, Mr. CHABOT, Mr. GEKAS, Mr. GOODLING, Mrs. MYRICK, Mr. SESSIONS, Mr. NEUMANN, and Mr. YOUNG of Alaska.

H.R. 1560: Mr. BARTLETT of Maryland, Mr. HEFLEY, Mr. BUNNING of Kentucky, Mr. BAKER, Mr. SKELTON, and Mr. LIVINGSTON.

H.R. 1572: Ms. EDDIE BERNICE JOHNSON of Texas, Mr. FLAKE, Mr. MANTON, and Mr. DELLUMS.

H.R. 1580: Mr. SOLOMON and Mrs. KELLY.

H.J. Res. 75: Mr. BARRETT of Nebraska, Mr. LOBIONDO, Mr. SESSIONS, Mr. SMITH of Texas, Mr. ADERHOLT, Mr. PASTOR, Mr. NEAL of Massachusetts, Mr. BILBRAY, Mr. TIAHRT, Mr. MILLER of Florida, Mr. DUNCAN, Mr. RILEY, Mr. KING of New York, Mr. MCDADE, Mr. OXLEY, Mrs. MORELLA, Mr. WHITE, Mr. SPRATT, and Mr. SABO.

H. Con. Res. 65: Mr. ENGEL, Mr. DOOLITTLE, Mr. OLVER, Mr. BAKER, Mr. CUMMINGS, Mr. MCDADE, Mr. GALLEGLY, and Mr. MCINNIS.

H. Con. Res. 75: Mr. HUTCHINSON and Mr. MCCREERY.

H. Res. 15: Ms. DELAURO.

H. Res. 96: Mr. PORTER, Mr. DELLUMS, Mrs. KENNELLY of Connecticut, Ms. ROYBAL-ALLARD, Ms. DEGETTE, Mr. FARR of California, Mr. LAFALCE, Mr. CONYERS, and Mr. LEWIS of Georgia.

H. Res. 144: Mr. BARTLETT of Maryland, Mr. HEFLEY, Mr. BUNNING of Kentucky, Mr. BAKER, and Mr. SKELTON.

48.21 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 4 of rule XXII, sponsors were deleted from public bills and resolutions as follows:

H.R. 1053: Mr. PALLONE.

THURSDAY, MAY 15, 1997 (49)

49.1 DESIGNATION OF SPEAKER PRO TEMPORE

The House was called to order by the SPEAKER pro tempore, Mr. COLLINS, who laid before the House the following communication:

WASHINGTON, DC,
May 15, 1997.

I hereby designate the Honorable MAC COLLINS to act as Speaker pro tempore on this day.

NEWT GINGRICH,
Speaker of the House of Representatives.

49.2 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. COLLINS, announced he had examined and approved the Journal of the proceedings of Wednesday, May 14, 1997.

Mr. SOLOMON, pursuant to clause 1, rule I, objected to the Chair's approval of the Journal.

The question being put, viva voce, Will the House agree to the Chair's approval of said Journal?

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

Mr. SOLOMON 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 334
Nays 62

49.3 [Roll No. 128]
YEAS—334

Ackerman Burr Deal
Aderholt Burton DeGette
Allen Buyer Delahunt
Armye Callahan DeLauro
Bachus Camp DeLay
Baesler Campbell Deutsch
Baker Canady Diaz-Balart
Baldacci Cannon Dickey
Ballenger Capps Dicks
Barcia Cardin Dingell
Barr Carson Doggett
Barrett (NE) Castle Dooley
Barrett (WI) Chabot Doolittle
Bartlett Doyle
Barton Christensen Dreier
Bass Clayton Duncan
Bateman Clement Dunn
Bentsen Coble Edwards
Bereuter Coburn Ehlers
Berman Collins Ehrlich
Bilbray Combust Emerson
Bilirakis Condit Eshoo
Blagojevich Conyers Etheridge
Bliley Cook Evans
Blumenauer Cooksey Everett
Blunt Cox Ewing
Boehlert Coyne Farr
Boehner Cramer Fawell
Bonilla Crane Flake
Bono Crapo Foley
Boswell Cubin Forbes
Boucher Cummings Ford
Boyd Cunningham Fowler
Brady Danner Frank (MA)
Brown (FL) Davis (FL) Franks (NJ)
Bryant Davis (IL) Frelinghuysen
Bunning Davis (VA) Frost

Furse
Gallegly
Ganske
Gejdenson
Gekas
Gilchrest
Gillmor
Gilman
Goode
Goodlatte
Goodling
Goss
Graham
Granger
Greenwood
Gutierrez
Hall (TX)
Hamilton
Hansen
Harman
Hastert
Hastings (FL)
Hastings (WA)
Hayworth
Herger
Hill
Hinojosa
Hobson
Hoekstra
Holden
Hooley
Horn
Hostettler
Houghton
Hoyer
Hunter
Hutchinson
Hyde
Inglis
Istook
Jackson (IL)
Jackson-Lee (TX)
Jenkins
John
Johnson (WI)
Johnson, E. B.
Johnson, Sam
Jones
Kanjorski
Kaptur
Kasich
Kelly
Kennedy (MA)
Kennedy (RI)
Kennelly
Kildee
Kilpatrick
Kim
Kind (WI)
King (NY)
Kingston
Klecicka
Klink
Klug
Knollenberg
Kolbe
LaFalce
LaHood
Lampson
Lantos
Largent
Latham
Lazio
Leach

Levin
Lewis (CA)
Lewis (KY)
Livingston
Lofgren
Lowey
Lucas
Luther
Maloney (CT)
Maloney (NY)
Manton
Manzullo
Markey
Martinez
Mascara
Matsui
McCarthy (MO)
McCarthy (NY)
McCollum
McGovern
McHale
McHugh
McInnis
McIntosh
McIntyre
McKeon
McKinney
Meehan
Meek
Menendez
Metcalfe
Millender-Donald
Miller (FL)
Minge
Mink
Moakley
Molinaro
Mollohan
Moran (KS)
Moran (VA)
Morella
Murtha
Myrick
Nadler
Neal
Nethercutt
Neumann
Ney
Northup
Norwood
Obey
Ortiz
Owens
Oxley
Packard
Pappas
Parker
Paul
Paxon
Payne
Pease
Pelosi
Peterson (MN)
Peterson (PA)
Petri
Pickering
Pitts
Pomeroy
Portman
Price (NC)
Pryce (OH)
Quinn
Radanovich
Rahall

NAYS—62

Abercrombie
Becerra
Berry
Bishop
Bonior
Borski
Brown (CA)
Brown (OH)
Chenoweth
Clay
Clyburn
Costello
DeFazio
English
Ensign
Fazio
Filner
Foglietta
Fox
Gephardt
Gibbons

Rangel
Regula
Reyes
Riggs
Riley
Rivers
Rodriguez
Roemer
Rogan
Rogers
Rohrabacher
Ros-Lehtinen
Rothman
Roukema
Roybal-Allard
Royce
Ryun
Sanchez
Sandlin
Sanford
Sawyer
Saxton
Scarborough
Schumer
Sensenbrenner
Serrano
Sessions
Shadegg
Shaw
Shays
Sherman
Shimkus
Shuster
Sisisky
Skaggs
Skeen
Smith (MI)
Smith (NJ)
Smith (OR)
Smith, Linda
Snowbarger
Snyder
Spence
Spratt
Stabenow
Stenholm
Stokes
Stump
Sununu
Tanner
Tauscher
Taylor (NC)
Thomas
Thornberry
Thurman
Tierney
Torres
Traficant
Turner
Upton
Walsh
Waters
Watt (NC)
Waxman
Weldon (FL)
Weldon (PA)
Wexler
Weygand
White
Whitfield
Wickler
Wise
Wolf
Woolsey
Wynn

Green
Gutknecht
Hefley
Hillery
Hilliard
Hinchoy
Hulshof
Kucinich
Lewis (GA)
Lipinski
LoBiondo
McDermott
McNulty
Nussle
Oberstar
Olver
Pallone
Pascrell
Pastor
Pickett
Pombo

Poshard
Ramstad
Rush
Sabo
Schaffer, Bob
Scott
Slaughter
Solomon
Stearns
Strickland
Stupak
Taylor (MS)
Thune
Tiahrt
Velazquez
Vento
Visclosky
Wamp
Watts (OK)
Weller

NOT VOTING—37

Andrews	LaTourette	Smith, Adam
Archer	Linder	Souder
Calvert	McCrery	Stark
Dellums	McDade	Talent
Dixon	Mica	Tauzin
Engel	Miller (CA)	Thompson
Fattah	Porter	Towns
Gonzalez	Salmon	Watkins
Gordon	Sanders	Yates
Hall (OH)	Schaefer, Dan	Young (AK)
Hefner	Schiff	Young (FL)
Jefferson	Skelton	
Johnson (CT)	Smith (TX)	

So the Journal was approved.

49.4 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

3324. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Emamectin Benzoate; Pesticide Tolerances for Emergency Exemptions [OPP-300490; FRL-5718-1] (RIN: 2070-AB78) received May 13, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3325. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Carbon Disulfide; Pesticide Tolerances [OPP-300487; FRL-5716-8] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3326. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Propamocarb Hydrochloride; Pesticide Tolerance for Emergency Exemptions [OPP-300489; FRL-5717-5] (RIN: 2070-AB78) received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3327. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Clopyralid; Pesticide Tolerance for Emergency Exemptions [OPP-300491; FRL-5718-2] (RIN: 2070-AB78) received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3328. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Pyridaben; Pesticide Tolerance [OPP-300492; FRL-5718-4] (RIN: 2070-AB78) received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3329. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's "Major" final rule—Control of Air Pollution from New Motor Vehicles and New Motor Vehicle Engines: Voluntary Standards for Light-Duty Vehicles [AMS-FRL-5823-7] (RIN: 2060-AF75) received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3330. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Air Quality Implementation Plans; Commonwealth of Virginia; Enhanced Motor Vehicle Inspection and Maintenance Program [VA 056-5023; FRL-5826-2] received May 13, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3331. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of State Implementation

Plans and Redesignation of Areas for Air Quality Planning Purposes; State of Washington and Oregon [WA 63-7138; WA58-7133; OR57-7272; FRL-5824-1] received May 13, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3332. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Air Quality Implementation Plans; State of Alaska; Motor Vehicle Inspection and Maintenance Program [AK-12-7100; FRL-5826-8] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3333. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Testing Consent Order for Phenol [OPPTS-42150C; FRL-5712-3] (RIN: 2070-AB94) received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3334. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Utah: Final Authorization of State Hazardous Waste Management Program Revisions [FRL-5826-4] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3335. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Phase I Finding of Failure to Submit Required State Implementation Plans for the Philadelphia Ozone Nonattainment Area; Pennsylvania [PA 104-4059; FRL-5826-3] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3336. A letter from the Associate Managing Director—Performance Evaluation and Records Management, Federal Communications Commission, transmitting the Commission's final rule—Federal-State Joint Board on Universal Service [CC Docket No. 96-45] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

49.5 MESSAGE FROM THE SENATE

A message from the Senate by Ms. McDevitt, one of its clerks, announced that the Senate had passed a bill of the following title, in which the concurrence of the House is requested:

S. 670. An Act to amend the Immigration and Nationality Technical Corrections Act of 1994 to eliminate the special transition rule for issuance of a certificate of citizenship for certain children born outside the United States.

49.6 PROVIDING FOR THE CONSIDERATION OF H.R. 1469

Mr. SOLOMON, by direction of the Committee on Rules, called up the following resolution (H. Res. 149):

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. 1469) making emergency supplemental appropriations for recovery from natural disasters, and for overseas peacekeeping efforts, including those in Bosnia, for the fiscal year ending September 30, 1997, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and con-

trolled by the chairman and ranking minority member of the Committee on Appropriations. An amendment striking lines 8 through 17 on page 24 shall be considered as adopted in the House and in the Committee of the Whole. Points of order against provisions in the bill for failure to comply with clause 2 or 6 of rule XXI are waived except as follows: page 3, line 1, through line 9; page 10, line 3, through line 15; page 26, line 8, through line 15; and page 33, line 14, through page 34, line 19. Before consideration of any other amendment it shall be in order to consider the amendments printed in the report of the Committee on Rules accompanying this resolution. Each amendment printed in the report may be considered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report 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. All points of order against the amendments printed in the report are waived. During consideration of the bill for further 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. The Chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be fifteen minutes. During consideration of the bill, points of order against amendments for failure to comply with clause 2(e) of rule XXI are waived. 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 any amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate,

Mr. SOLOMON moved the previous question on the resolution to its adoption or rejection.

The question being put, *viva voce*,

Will the House now order the previous question?

The SPEAKER pro tempore, Mr. COLLINS, 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 228
Nays 196

49.7 [Roll No. 129] YEAS—228

Aderholt	Bachus	Barr
Archer	Baker	Barrett (NE)
Armey	Ballenger	Bartlett

Barton Goss Paxon Hinchey McDermott Sabo Frelinghuysen Lewis (CA) Roukema
 Bass Graham Pease Hinojosa McGovern Sanchez Gallegly Lewis (KY) Royce
 Bateman Granger Holden McHale Sanders Ganske Linder Ryun
 Bereuter Greenwood Peterson (PA) Hooley McHugh Sandlin Gekas Livingston Sabo
 Bilbray Gutknecht Petri Hoyer McIntyre Sawyer Gibbons LoBiondo Salmon
 Bilirakis Hansen Pickering Jackson (IL) McKinney Schumer Gilchrist Lucas Sanchez
 Bliley Hastert Pitts Jackson-Lee McNulty Scott Gillmor Luther Sanford
 Blunt Hastings (WA) Pombo Jefferson Meehan Serrano Gilman Manzullo Saxton
 Boehlert Hayworth Porter John Sheraman Goode Mascara Scarborough
 Boehner Hefley Hoyer Johnson (WI) Millender Sisisky Matsui Schaefer, Dan
 Bonilla Herger Portman Johnson, E. B. McDonald Skaggs Goodling McCarthy (MO) Schaffer, Bob
 Bono Hill Pryce (OH) Johnson, E. B. McDonald Slaughter Slaughter Gordon
 Brady Hilleary Quinn Radanovich Kanjorski Miller (CA) Smith, Adam
 Bryant Hobson Radanovich Kaptur Mink Snyder Smith, Adam
 Bunning Hoekstra Ramstad Kennedy (MA) Moakley Spratt Snyder
 Burr Regula Kennedy (RI) Moakley Stabenow Stabenow
 Burton Hostettler Riggs Kennelly Murtha Stark Stark
 Buyer Houghton Riley Kildee Nadler Stenholm Stenholm
 Callahan Hulshof Rogan Kilpatrick Neal Stokes Stokes
 Calvert Hunter Rogers Kind (WI) Oberstar Strickland Strickland
 Camp Hyde Rohrabacher Kingston Obey Stupak Stupak
 Campbell Inglis Ros-Lehtinen Klink Olver Tanner Tanner
 Canady Istook Roukema Kucinich Ortiz Tauscher Tauscher
 Cannon Jenkins Royce LaFalce Owens Taylor (MS) Taylor (MS)
 Castle Johnson (CT) Ryun Pallone Thompson Thompson
 Chabot Johnson, Sam Lantos Pascrell Thurman Thurman
 Chambliss Jones Sanford Pastor Tierney Tierney
 Chenoweth Kasich Saxton Lewis (GA) Payne Torres Torres
 Christensen Kelly Scarborough Lipinski Pelosi Pelosi
 Coble Kim Schaefer, Dan Pickett Pickett Turner Turner
 Coburn King (NY) Schaffer, Bob Poshard Poshard Velazquez Velazquez
 Collins Kleczka Sensenbrenner Luther Price (NC) Price (NC)
 Combest Klug Sessions Maloney (CT) Rahall Rahall
 Cook Knollenberg Shadegg Maloney (NY) Rangel Rangel
 Cooksey Shaw Shays Markey Reyes Reyes
 Cox LaHood Shays Markey Rivers Rivers
 Crane Largent Shimkus Martinez Rodriguez Rodriguez
 Crapo Latham Shuster Roemer Roemer Wexler Wexler
 Cubin LaTourrette Skeen Matsui Rothman Rothman
 Cunningham Lazio Smith (MI) McCarthy (MO) Roybal-Allard Woolsey Woolsey
 Davis (VA) Leach Smith (NJ) McCarthy (NY) Rush Yates Yates
 Deal Lewis (CA) Smith (OR) McCarthy (NY) Rush Yates Yates
 DeLay Lewis (KY) Smith (TX) McCarthy (NY) Rush Yates Yates
 Diaz-Balart Linder Smith, Linda McCarthy (NY) Rush Yates Yates
 Dickey Livingston Snowbarger Brown (CA) Mica Watkins Watkins
 Dingell LoBiondo Solomon Souder Souder
 Doolittle Lucas Spence Spence
 Dreier Manzullo Stearns Stearns
 Duncan McCollum Stump Stump
 Dunn McCrery Sununu Sununu
 Ehlers McDade Talent Talent
 Ehrlich McInnis Talent Talent
 Emerson McIntosh Tauzin Tauzin
 English McKeon Taylor (NC) Taylor (NC)
 Ensign Metcalf Thomas Thomas
 Everett Miller (FL) Thornberry Thornberry
 Ewing Minge Thune Thune
 Fawell Molinari Tiahrt Tiahrt
 Foley Moran (KS) Traficant Traficant
 Forbes Moran (VA) Upton Upton
 Fowler Morella Walsh Walsh
 Fox Myrick Wamp Wamp
 Franks (NJ) Nethercutt Watts (OK) Watts (OK)
 Frelinghuysen Neumann Weldon (FL) Weldon (FL)
 Gallegly Ney Weldon (PA) Weldon (PA)
 Ganske Northup Weller Weller
 Gekas Norwood White White
 Gibbons Nussle Whitfield Whitfield
 Gilchrist Oxley Wicker Wicker
 Gillmor Packard Wolf Wolf
 Gilman Pappas Wynn Wynn
 Goodlatte Parker Young (AK) Young (AK)
 Goodling Paul Young (FL) Young (FL)

Hinchey McDermott Sabo Frelinghuysen Lewis (CA) Roukema
 Hinojosa McGovern Sanchez Gallegly Lewis (KY) Royce
 Holden McHale Sanders Ganske Linder Ryun
 Hooley McHugh Sandlin Gekas Livingston Sabo
 Hoyer McIntyre Sawyer Gibbons LoBiondo Salmon
 Jackson (IL) McKinney Schumer Gilchrist Lucas Sanchez
 Jackson-Lee McNulty Scott Gillmor Luther Sanford
 (TX) Meehan Serrano Gilman Manzullo Saxton
 Jefferson Mink Snyder Smith, Adam
 John Sheraman Goode Mascara Scarborough
 Johnson (WI) Millender Sisisky Matsui Schaefer, Dan
 Johnson, E. B. McDonald Skaggs Goodling McCarthy (MO) Schaffer, Bob
 McDonald Slaughter Slaughter Gordon
 Kanjorski Miller (CA) Smith, Adam
 Kaptur Mink Snyder Smith, Adam
 Kennedy (MA) Moakley Spratt Snyder
 Kennedy (RI) Moakley Stabenow Stabenow
 Kennelly Murtha Stark Stark
 Kildee Nadler Stenholm Stenholm
 Kilpatrick Neal Stokes Stokes
 Kind (WI) Oberstar Strickland Strickland
 Kingston Obey Stupak Stupak
 Klink Olver Tanner Tanner
 Kucinich Ortiz Tauscher Tauscher
 LaFalce Owens Taylor (MS) Taylor (MS)
 Lampson Pallone Thompson Thompson
 Lantos Pascrell Thurman Thurman
 Levin Pastor Tierney Tierney
 Lewis (GA) Payne Torres Torres
 Lipinski Pelosi Pelosi
 Lofgren Pickett Pickett Turner Turner
 Lowey Poshard Poshard Velazquez Velazquez
 Luther Price (NC) Price (NC)
 Maloney (CT) Rahall Rahall
 Maloney (NY) Rangel Rangel
 Manton Reyes Reyes
 Markey Rivers Rivers
 Martinez Rodriguez Rodriguez
 Roemer Roemer Wexler Wexler
 Matsui Rothman Rothman
 McCarthy (MO) Roybal-Allard Woolsey Woolsey
 McCarthy (NY) Rush Yates Yates

NOT VOTING—9

Andrews Hefner Schiff
 Berman Hutchinson Skelton
 Brown (CA) Mica Watkins Watkins

So the previous question on the resolution was ordered.

The question being put, viva voce, Will the House agree to said resolution?

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

Mr. SOLOMON demanded a recorded vote on agreeing to said resolution, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device.

It was decided in the affirmative { Yeas 269 Nays 152

NAYS—196
 Abercrombie Clement Etheridge
 Ackerman Clyburn Evans
 Allen Condit Farr
 Baesler Conyers Fattah
 Baldacci Costello Fazio
 Barcia Coyne Filner
 Barrett (WI) Cramer Flake
 Becerra Cummings Foglietta
 Bentsen Danner Ford
 Berry Davis (FL) Frank (MA)
 Bishop Davis (IL) Frost
 Blagojevich DeFazio Furse
 Blumenauer DeGette Gejdenson
 Bonior Delahunt Gephardt
 Borski DeLauro Gonzalez
 Boswell Dellums Goode
 Boucher Deutsch Gordon
 Boyd Dicks Green
 Brown (FL) Dixon Gutierrez
 Brown (OH) Doggett Hall (OH)
 Capps Dooley Hall (TX)
 Cardin Doyle Hamilton
 Carson Edwards Harman
 Clay Engel Hastings (FL)
 Clayton Eshoo Hilliard

[Roll No. 130] AYES—269
 Aderholt Bryant Cubin
 Archer Bunning Cunningham
 Arney Burr Danner
 Bachus Burton Davis (VA)
 Baker Buyer DeLay
 Ballenger Callahan Diaz-Balart
 Barcia Calvert Dickey
 Barr Camp Dicks
 Barrett (NE) Campbell Dingell
 Bartlett Canady Dixon
 Barton Cannon Doolittle
 Bass Castle Doyle
 Bateman Chabot Dreier
 Bereuter Chambliss Duncan
 Berry Chenoweth Dunn
 Billray Christensen Ehlers
 Bilirakis Clay Ehrlich
 Bishop Clayton Emerson
 Bliley Coble English
 Blunt Coburn Ensign
 Boehlert Combest Everett
 Boehner Condit Ewing
 Bonilla Cook Fawell
 Bishop Clayton Emerson
 Bliley Coble English
 Blunt Coburn Ensign
 Boehlert Combest Everett
 Boehner Condit Ewing
 Bonilla Cook Fawell
 Bono Cooksey Foley
 Borski Cox Forbes
 Boswell Cramer Fowler
 Brady Crane Fox
 Crapo Crapo Franks (NJ)

Frelinghuysen Lewis (CA) Roukema
 Gallegly Lewis (KY) Royce
 Ganske Linder Ryun
 Gekas Livingston Sabo
 Gibbons LoBiondo Salmon
 Gilchrist Lucas Sanchez
 Gillmor Luther Sanford
 Gilman Manzullo Saxton
 Goode Mascara Scarborough
 Goodlatte Matsui Schaefer, Dan
 Goodling McCarthy (MO) Schaffer, Bob
 Gordon McCollum Scott
 Goss McCrery Sensenbrenner
 Graham McDade Sessions
 Granger McInnis Shadegg
 Greenwood McIntosh Shaw
 Gutierrez McIntyre Shimkus
 Gutknecht McKeon Shuster
 Hall (OH) Meek Sisisky
 Hamilton Metcalf Skeen
 Hansen Miller (FL) Smith (MI)
 Harman Minge Smith (NJ)
 Hastert Molinari Smith (OR)
 Hastings (WA) Moran (KS) Smith (TX)
 Hayworth Moran (VA) Smith, Linda
 Hefley Morella Snowbarger
 Herger Murtha Solomon
 Hill Myrick Souder
 Hilleary Nethercutt Spence
 Hobson Neumann Spratt
 Hoekstra Ney Stenholm
 Holden Northup Strickland
 Horn Nussle Stump
 Hostettler Oxley Sununu
 Houghton Packard Talent
 Hulshof Pappas Tauzin
 Hunter Parker Taylor (MS)
 Hutchinson Paul Taylor (NC)
 Hyde Paxon Thomas
 Inglis Pease Thornberry
 Istook Peterson (PA) Thune
 Jenkins Petri Tiahrt
 Johnson (CT) Pickering Towns
 Johnson, Sam Pitts Traficant
 Jones Tombo Turner
 Kanjorski Pomeroy Upton
 Kasich Porter Walsh
 Kelly Portman Wamp
 Kennedy (RI) Price (NC) Waters
 Kim Pryce (OH) Watts (OK)
 King (NY) Quinn Weldon (FL)
 Kleczka Radanovich Weldon (PA)
 Klug Rahall Weller
 Knollenberg Ramstad White
 Kolbe Regula Whitfield
 LaFalce Riggs Wicker
 LaHood Riley Wise
 Lantos Roemer Wolf
 Largent Rogan Wynn
 LaTourrette Rogers Young (AK)
 Lazio Rohrabacher Young (FL)
 Leach Ros-Lehtinen

NOES—152

Abercrombie Eshoo Kingston
 Ackerman Etheridge Klink
 Allen Evans Lampton
 Baesler Farr Latham
 Baldacci Fattah Levin
 Barrett (WI) Fazio Lewis (GA)
 Becerra Filner Lipinski
 Bentsen Flake Lofgren
 Blagojevich Foglietta Lowey
 Bonior Ford Maloney (CT)
 Boucher Frank (MA) Maloney (NY)
 Brown (FL) Frost Manton
 Brown (OH) Furse Markey
 Capps Gejdenson Martinez
 Cardin Gephardt McCarthy (NY)
 Carson Gonzalez McDermott
 Clement Green McGovern
 Clyburn Hall (TX) McHale
 Collins Hastings (FL) McHugh
 Conyers Hilliard McKinney
 Costello Hinchey McNulty
 Coyne Hinojosa Meehan
 Cummings Hooley Menendez
 Davis (FL) Hoyer Millender
 Davis (IL) Jackson (IL) McDonald
 Deal Jackson-Lee Miller (CA)
 DeFazio (TX) Mink
 DeGette Jefferson Moakley
 Delahunt John Mollohan
 Dixon Johnson (WI) Nadler
 Dellums Johnson, E.B. Neal
 Deutsch Kennedy (MA) Norwood
 Doggett Kennelly Oberstar
 Dooley Kildee Obey
 Edwards Kilpatrick Olver
 Engel Kind (WI) Ortiz

Owens	Sandlin	Tauscher
Pallone	Sawyer	Thompson
Pascrell	Schumer	Thurman
Pastor	Serrano	Tierney
Payne	Shays	Torres
Pelosi	Sherman	Velazquez
Pickett	Skaggs	Vento
Poshard	Slaughter	Visclosky
Rangel	Smith, Adam	Watt (NC)
Reyes	Snyder	Waxman
Rivers	Stabenow	Wexler
Rodriguez	Stark	Weygand
Rothman	Stearns	Woolsey
Roybal-Allard	Stokes	Yates
Rush	Stupak	
Sanders	Tanner	

NOT VOTING—12

Andrews	Hefner	Peterson (MN)
Berman	Kaptur	Schiff
Blumenauer	Kucinich	Skelton
Brown (CA)	Mica	Watkins

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.

¶49.9 MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Sherman Williams, one of his secretaries.

¶49.10 COMMUNICATION FROM THE CLERK—MESSAGE FROM THE PRESIDENT

The SPEAKER pro tempore, Mr. COLLINS, laid before the House a communication, which was read as follows:

OFFICE OF THE CLERK,
U.S. HOUSE OF REPRESENTATIVES,
Washington, DC, May 15, 1997.

Hon. NEWT GINGRICH,
The Speaker, U.S. House of Representatives,
Washington, DC.

DEAR MR. SPEAKER: Pursuant to the permission granted in Clause 5 of Rule III of the Rules of the U.S. House of Representatives, I have the honor to transmit a sealed envelope received from the White House on May 14, 1997 at 9:55 p.m. and said to contain a message from the President whereby he submits a report on the Document Agreed Among the States Parties to the Treaty on Conventional Armed Forces in Europe of November 19, 1990 ("the CFE Flank Document").

With warm regards,
ROBIN H. CARLE,
Clerk, U.S. House of Representatives

¶49.11 CONVENTIONAL ARMED FORCES IN EUROPE

The Clerk then read the message from the President, as follows:

To the Congress of the United States:

In accordance with the resolution of advice and consent to ratification on the Document Agreed Among the States Parties to the Treaty on Conventional Armed Forces in Europe of November 19, 1990 ("the CFE Flank Document"), adopted by the Senate of the United States on May 14, 1997, I hereby certify that:

In connection with Condition (2), Violations of State Sovereignty, the United States and the governments of Belgium, Canada, Denmark, France, Germany, Greece, Iceland, Italy, Luxembourg, the Netherlands, Norway, Portugal, Spain, Turkey and the United Kingdom have issued a joint statement affirming that (i) the CFE Flank Document does not give any

State Party the right to station (under Article IV, paragraph 5 of the Treaty) or temporarily deploy (under Article V, paragraphs 1 (B) and (C) of the Treaty) conventional arms and equipment limited by the Treaty on the territory of other States Parties to the Treaty without the freely expressed consent of the receiving State Party; (ii) the CFE Flank Document does not alter or abridge the right of any State Party under the Treaty to utilize fully its declared maximum levels for conventional armaments and equipment limited by the Treaty notified pursuant to Article VII of the Treaty; and (iii) the CFE Flank Document does not alter in any way the requirement for the freely expressed consent of all States Parties concerned in the exercise of any reallocations envisioned under Article IV, paragraph 3 of the CFE Flank Document.

In connection with Condition (6), Application and Effectiveness of Senate Advice and Consent, in the course of diplomatic negotiations to secure accession to, or ratification of, the CFE Flank Document by any other State Party, the United States will vigorously reject any effort by a State Party to (i) modify, amend, or alter a United States right or obligation under the Treaty or the CFE Flank Document, unless such modification, amendment, or alteration is solely an extension of the period of provisional application of the CFE Flank Document or a change of a minor administrative or technical nature; (ii) secure the adoption of a new United States obligation under, or in relation to, the CFE Treaty or the CFE Flank Document, unless such obligation is solely of a minor administrative or technical nature; or (iii) secure the provision of assurances, or endorsement of a course of action or a diplomatic position, inconsistent with the principles and policies established under conditions (1), (2), and (3) of the resolution of advice and consent to ratification of the CFE Flank Document.

In connection with Condition (7), Modifications of the CFE Flank Zone, any subsequent agreement to modify, revise, amend or alter the boundaries of the CFE flank zone, as delineated by the map entitled "Revised CFE Flank Zone" submitted to the Senate on April 7, 1997, shall require the submission of such agreement to the Senate for its advice and consent to ratification, if such changes are not solely of a minor administrative or technical nature.

In connection with Condition (9), Senate Prerogatives on Multilateralization of the ABM Treaty, I will submit to the Senate for advice and consent to ratification any international agreement (i) that would add one or more countries as States Parties to the ABM Treaty, or otherwise convert the ABM Treaty from a bilateral treaty to a multilateral treaty; or (ii) that would change the geographic scope or coverage of the ABM Treaty, or otherwise modify the meaning of the

term "national territory" as used in Article VI and Article IX of the ABM Treaty.

In connection with Condition (11), Temporary Deployments, the United States has informed all other States Parties to the Treaty that the United States (A) will continue to interpret the term "temporary deployment", as used in the Treaty, to mean a deployment of severely limited duration measured in days or weeks or, at most, several months, but not years; (B) will pursue measures designed to ensure that any State Party seeking to utilize the temporary deployments provision of the Treaty will be required to furnish the Joint Consultative Group established by the Treaty with a statement of the purpose and intended duration of the deployment, together with a description of the object of verification and the location of origin and destination of the relevant conventional armaments and equipment limited by the Treaty; and (C) will vigorously reject any effort by a State Party to use the right of temporary deployment under the Treaty (i) to justify military deployments on a permanent basis; or (ii) to justify military deployments without the full and complete agreement of the State Party upon whose territory the armed forces or military equipment of another State Party are to be deployed.

WILLIAM J. CLINTON,
THE WHITE HOUSE, *May 14, 1997.*

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on International Relations and ordered to be printed (H. Doc. 105-83).

¶49.12 MESSAGE FROM THE PRESIDENT—NATIONAL SECURITY STRATEGY FOR A NEW CENTURY

The SPEAKER pro tempore, Mr. COLLINS, laid before the House a message from the President, which was read as follows:

To the Congress of the United States:

As required by section 603 of the Goldwater-Nichols Department of Defense Reorganization Act of 1986, I am transmitting a report on the National Security Strategy of the United States.

WILLIAM J. CLINTON,
THE WHITE HOUSE, *May 15, 1997.*

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on National Security.

¶49.13 EMERGENCY SUPPLEMENTAL APPROPRIATIONS, FY 1997

The SPEAKER pro tempore, Mr. COLLINS, pursuant to House Resolution 149 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 1469) making emergency supplemental appropriations for recovery from natural disasters, and for overseas peacekeeping efforts, including those in Bosnia, for fiscal year ending September 30, 1997, and for other purposes.

The SPEAKER pro tempore, Mr. COLLINS, by unanimous consent, designated Mr. COMBEST as Chairman of the Committee of the Whole; and after some time spent therein,

49.14 RECORDED VOTE

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

Page 5, line 15, after the dollar amount, insert the following: "(increased by \$38,000,000)".

Page 35, after line 25, insert the following:

INDEPENDENT AGENCIES

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

NATIONAL AERONAUTICAL FACILITIES (RESCISSION)

Of the funds made available under this heading in the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1995 (Pub. L. 103-327), \$38,000,000 is rescinded.

It was decided in the Yeas 338 affirmative Nays 89

49.15 [Roll No. 131]

AYES—338

- Abercrombie, Ackerman, Aderholt, Allen, Bachus, Baesler, Baldacci, Barcia, Barrett (NE), Barrett (WI), Bartlett, Bass, Becerra, Bentsen, Bereuter, Berman, Berry, Bilbray, Bilirakis, Bishop, Blagojevich, Blumenauer, Boehlert, Bonior, Bono, Borski, Boswell, Boucher, Boyd, Brown (CA), Brown (FL), Brown (OH), Bryant, Bunning, Camp, Campbell, Canady, Cannon, Capps, Cardin, Carson, Castle, Chambliss, Christensen, Clay, Clayton, Clement, Clyburn, Condit, Conyers, Cook, Cooksey, Costello, Coyne, Cramer, Cubin, Cummings, Cunningham, Danner, Davis (FL), Davis (IL), Davis (VA), DeFazio, DeGette, Delahunt, DeLauro, Dellums, Deutsch, Diaz-Balart, Dicks, Dingell, Dixon, Doggett, Dooley, Doyle, Duncan, Dunn, Edwards, Ehlers, Emerson, Engel, English, Ensign, Eshoo, Etheridge, Evans, Everett, Ewing, Farr, Fattah, Fawell, Fazio, Filner, Flake, Foglietta, Foley, Forbes, Ford, Fowler, Fox, Frank (MA), Franks (NJ), Frelinghuysen, Frost, Furse, Gallegly, Ganske, Gejdenson, Gekas, Gephardt, Gibbons, Gilchrist, Gillmor, Gilman, Gonzalez, Goode, Gordon, Goss, Granger, Green, Greenwood, Gutierrez, Hall (OH), Hall (TX), Hamilton, Harman, Hastert, Hastings (FL), Hayworth, Hill, Hilliard, Hinchey, Hinojosa, Hobson, Holden, Hooley, Horn, Hostettler, Hoyer, Hulshof, Hutchinson, Hyde, Jackson (IL), Jackson-Lee, Jefferson, Jenkins, John, Johnson (CT), Johnson (WI), Johnson, E.B., Jones, Kanjorski, Kaptur, Kasich, Kelly, Kennedy (MA), Kennedy (RI), Kennelly, Kildee, Kilpatrick, Kim, Kind (WI), King (NY), Kleczka, Klink, Klug, Kolbe, Kucinich, LaFalce, LaHood, Lampson, Lantos, Latham, LaTourette, Lazio, Leach, Levin, Lewis (GA), Lewis (KY), Lipinski, LoBiondo, Lofgren, Lucas, Luther, Maloney (CT), Maloney (NY), Manton, Markey, Martinez, Mascara, Matsui, McCarthy (MO), McCarthy (NY), McCollum, McDade, McDermott, McGovern, McHale, McHugh, McIntyre, McKinney, McNulty, Meehan, Meek, Menendez, Millender-McDonald, Miller (CA), Minge, Mink, Moakley, Molinari, Mollohan, Moran (KS), Moran (VA), Morella, Murtha, Myrick, Nadler, Neal, Oberstar, Obey, Olver, Ortiz, Owens, Pallone, Pappas, Pascrell, Pastor, Paul, Payne, Pease, Pelosi, Archer, Armey, Baker, Ballenger, Barr, Barton, Bateman, Bilely, Blunt, Boehner, Bonilla, Brady, Burr, Burton, Buyer, Callahan, Calvert, Chabot, Chenoweth, Coble, Coburn, Collins, Combust, Cox, Crane, Crapo, Deal, DeLay, Dickey, Doolittle, Dreier, Ehrlich, Goodlatte, Goodling, Graham, Gutknecht, Hansen, Hastings (WA), Hefley, Herger, Hilleary, Hoekstra, Houghton, Hunter, Inglis, Istook, Johnson, Sam, Kingston, Knollenberg, Largent, Lewis (CA), Linder, Livingston, Manzullo, McCrery, McInnis, McIntosh, McKeon, Metcalf, Miller (FL), Nethercutt, Neumann, Northup, Norwood, Nussle, Oxley, Packard, Parker, Paxon, Pickering, Pombo, Radanovich, Rohrabacher, Royce, Ryun, Sanford, Scarborough, Schaffer, Bob, Shadegg, Skeeon, Smith (OR), Snowbarger, Stump, Talent, Taylor (NC), Taylor (MS), Thomas, Thompson, Thune, Thurman, Tierney, Torres, Towns, Trafficant, Turner, Upton, Velazquez, Vento, Visclosky, Walsh, Wamp, Waters, Watt (NC), Watts (OK), Waxman, Weldon (PA), Weller, Wexler, Weygand, White, Whitfield, Wise, Wolf, Woolsey, Wynn, Yates, Young (AK), Young (FL), Gekas, Graham, Gutknecht, Hefley, Hill, Hilleary, Hoekstra, Hostettler, Hulshof, Inglis, Istook, Johnson, Sam, Jones, Kasich, Kingston, Kingston, Klug, Largent, Lazio, Leach, Linder, Lipinski, Manzano, McInnis, McIntosh, Meehan, Metcalf, Miller (FL), Moran (KS), Myrick, Neumann, Norwood, Nussle, Paul, Paxon, Petri, Pickering, Portman, Radanovich, Rohrabacher, Royce, Ryun, Salmon, Sanford, Scarborough, Schaefer, Dan, Schaffer, Bob, Sensenbrenner, Sessions, Shadegg, Shays, Smith (MI), Snowbarger, Solomon, Souder, Stearns, Stump, Sununu, Talent, Taylor (NC), Thornberry, Tiahrt, Upton, Watts (OK), Weldon (FL), White, Young (AK)

- Lowey, Lucas, Luther, Maloney (CT), Maloney (NY), Manton, Markey, Martinez, Mascara, Matsui, McCarthy (MO), McCarthy (NY), McCollum, McDade, McDermott, McGovern, McHale, McHugh, McIntyre, McKinney, McNulty, Meehan, Meek, Menendez, Millender-McDonald, Miller (CA), Minge, Mink, Moakley, Molinari, Mollohan, Moran (KS), Moran (VA), Morella, Murtha, Myrick, Nadler, Neal, Oberstar, Obey, Olver, Ortiz, Owens, Pallone, Pappas, Pascrell, Pastor, Paul, Payne, Pease, Pelosi, Peterson (MN), Peterson (PA), Petri, Pickett, Pitts, Pomeroy, Porter, Portman, Poshard, Price (NC), Pryce (OH), Quinn, Rahall, Ramstad, Rangel, Regula, Reyes, Riggs, Riley, Rivers, Rodriguez, Roemer, Rogan, Rogers, Ros-Lehtinen, Rothman, Roukema, Roybal-Allard, Rush, Sabo, Salmon, Sanchez, Sanders, Sandlin, Sawyer, Saxton, Schaefer, Dan, Schumer, Scott, Sensenbrenner, Serrano, Sessions, Shaw, Shays, Sherman, Shimkus, Shuster, Sisisky, Skaggs, Slaughter, Smith (MI), Smith (NJ), Smith (TX), Smith, Adam, Smith, Linda, Snyder, Solomon, Souder, Spence, Spratt, Stabenow, Stark, Stearns, Stenholm, Stokes, Strickland, Stupak, Sununu, Tanner, Tauscher, Tauzin, Taylor (MS), Thomas, Thompson, Thune, Thurman, Tierney, Torres, Towns, Trafficant, Turner, Upton, Velazquez, Vento, Visclosky, Walsh, Wamp, Waters, Watt (NC), Watts (OK), Waxman, Weldon (PA), Weller, Wexler, Weygand, White, Whitfield, Wise, Wolf, Woolsey, Wynn, Yates, Young (AK), Young (FL)

NOES—89

- Archer, Armey, Baker, Ballenger, Barr, Barton, Bateman, Bilely, Blunt, Boehner, Bonilla, Brady, Burr, Burton, Buyer, Callahan, Calvert, Chabot, Chenoweth, Coble, Coburn, Collins, Combust, Cox, Crane, Crapo, Deal, DeLay, Dickey, Doolittle, Dreier, Ehrlich, Goodlatte, Goodling, Graham, Gutknecht, Hansen, Hastings (WA), Hefley, Herger, Hilleary, Hoekstra, Houghton, Hunter, Inglis, Istook, Johnson, Sam, Kingston, Knollenberg, Largent, Lewis (CA), Linder, Livingston, Manzullo, McCrery, McInnis, McIntosh, McKeon, Metcalf, Miller (FL), Nethercutt, Neumann, Northup, Norwood, Nussle, Oxley, Packard, Parker, Paxon, Pickering, Pombo, Radanovich, Rohrabacher, Royce, Ryun, Sanford, Scarborough, Schaffer, Bob, Shadegg, Skeeon, Smith (OR), Snowbarger, Stump, Talent, Taylor (NC), Taylor (MS), Thomas, Thompson, Thune, Thurman, Tierney, Torres, Towns, Trafficant, Turner, Upton, Velazquez, Vento, Visclosky, Walsh, Wamp, Waters, Watt (NC), Watts (OK), Waxman, Weldon (PA), Weller, Wexler, Weygand, White, Whitfield, Wise, Wolf, Woolsey, Wynn, Yates, Young (AK), Young (FL)

NOT VOTING—6

- Andrews, Hefner, Mica, Schiff, Skelton, Watkins

So the amendment was agreed to. After some further time,

49.16 RECORDED VOTE

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

Page 28, line 5, after the dollar amount insert the following: "(reduced by \$2,387,677,000)".

Page 28, line 6, strike "\$2,387,677,000" and all that follows through line 7.

Page 35, strike lines 8 through 25.

Page 51, after line 23, insert the following new section:

FURTHER RESCISSIONS IN NONDEFENSE ACCOUNTS

SEC. 3003. (a) RESCISSION OF FUNDS.—Of the aggregate amount of discretionary appropriations made available to Executive agencies in appropriation Acts for fiscal year 1997 (other than for the defense category), \$3,600,000,000 is rescinded.

(b) ALLOCATION AND REPORT.—Within 30 days after the date of enactment of this Act, the Director of the Office of Management and Budget shall—

(1) allocate such rescission among the appropriate accounts in a manner that will achieve a total net reduction in outlays for fiscal years 1997 through 2002 resulting from such rescission of not less than \$3,500,000,000; and

(2) submit to the Committees on Appropriations of the House of Representatives and the Senate a report setting forth such allocation.

(c) DEFINITIONS.—

(1) The terms "discretionary appropriations" and "defense category" have the respective meanings given such terms in section 250(c) of the Balanced Budget and Emergency Deficit Control Act of 1985.

(2) The term "Executive agency" has the meaning given such term in section 105 of title 5, United States Code.

It was decided in the Yeas 100 negative Nays 324

49.17 [Roll No. 132]

AYES—100

- Army, Bachus, Ballenger, Barr, Bartlett, Barton, Bass, Bliley, Brady, Bryant, Burr, Burton, Camp, Campbell, Cannon, Castle, Chabot, Christensen, Coble, Coburn, Collins, Crane, Crapo, Cubin, Deal, DeLay, Doolittle, Duncan, English, Ensign, Ewing, Foley, Franks (NJ), Ganske, Gekas, Graham, Gutknecht, Hefley, Hill, Hilleary, Hoekstra, Hostettler, Hulshof, Inglis, Istook, Johnson, Sam, Jones, Kasich, Kingston, Klug, Largent, Lazio, Leach, Linder, Lipinski, Manzano, McInnis, McIntosh, Meehan, Metcalf, Miller (FL), Moran (KS), Myrick, Neumann, Norwood, Nussle, Paul, Paxon, Petri, Pickering, Portman, Radanovich, Rohrabacher, Royce, Ryun, Salmon, Sanford, Scarborough, Schaefer, Dan, Schaffer, Bob, Sensenbrenner, Sessions, Shadegg, Shays, Smith (MI), Snowbarger, Solomon, Souder, Stearns, Stump, Sununu, Talent, Taylor (NC), Taylor (MS), Thornberry, Tiahrt, Upton, Watts (OK), Weldon (FL), White, Young (AK)

NOES—324

- Abercrombie, Ackerman, Aderholt, Allen, Archer, Baesler, Baker, Baldacci, Barcia, Barrett (NE), Barrett (WI), Bateman, Becerra, Bentsen, Bereuter, Berman, Berry, Bilbray, Bilirakis, Bishop, Blagojevich, Blumenauer, Blunt, Boehlert, Boehner, Bonilla, Bonior, Bono, Borski, Boswell, Boucher, Boyd, Brown (CA), Brown (FL), Brown (OH), Bunning, Cook, Cooksey, Costello, Coyne, Cramer, Cubin, Cummings, Cunningham, Danner, Davis (FL), Davis (IL), Davis (VA), DeFazio, DeGette, Delahunt, DeLauro, Dellums, Deutsch, Diaz-Balart, Dicks, Dingell, Dixon, Doggett, Dooley, Doyle, Duncan, Dunn, Edwards, Ehlers, Emerson, Engel, English, Ensign, Eshoo, Etheridge, Evans, Everett, Ewing, Farr, Fattah, Fawell, Fazio, Filner, Flake, Foglietta, Foley, Forbes, Ford, Fowler, Fox, Frank (MA), Franks (NJ), Frelinghuysen, Frost, Furse, Gallegly, Ganske, Gejdenson, Gekas, Gephardt, Gibbons, Gilchrist, Gillmor, Gilman, Gonzalez, Goode, Gordon, Goss, Granger, Green, Greenwood, Gutierrez, Hall (OH), Hall (TX), Hamilton, Harman, Hastert, Hastings (FL), Hayworth, Hill, Hilliard, Hinchey, Hinojosa, Hobson, Holden, Hooley, Horn, Hostettler, Hoyer, Hulshof, Hutchinson, Hyde, Jackson (IL), Jackson-Lee, Jefferson, Jenkins, John, Johnson (CT), Johnson (WI), Johnson, E.B., Jones, Kanjorski, Kaptur, Kasich, Kelly, Kennedy (MA), Kennedy (RI), Kennelly, Kildee, Kilpatrick, Kim, Kind (WI), King (NY), Kleczka, Klink, Klug, Kolbe, Kucinich, LaFalce, LaHood, Lampson, Lantos, Latham, LaTourette, Lazio, Leach, Levin, Lewis (GA), Lewis (KY), Lipinski, LoBiondo, Lofgren, Lucas, Luther, Maloney (CT), Maloney (NY), Manton, Markey, Martinez, Mascara, Matsui, McCarthy (MO), McCarthy (NY), McCollum, McDade, McDermott, McGovern, McHale, McHugh, McIntyre, McKinney, McNulty, Meehan, Meek, Menendez, Millender-McDonald, Miller (CA), Minge, Mink, Moakley, Molinari, Mollohan, Moran (KS), Moran (VA), Morella, Murtha, Myrick, Nadler, Neal, Oberstar, Obey, Olver, Ortiz, Owens, Pallone, Pappas, Pascrell, Pastor, Paul, Payne, Pease, Pelosi, Archer, Armey, Baker, Ballenger, Barr, Barton, Bateman, Bilely, Blunt, Boehner, Bonilla, Brady, Burr, Burton, Buyer, Callahan, Calvert, Chabot, Chenoweth, Coble, Coburn, Collins, Combust, Cox, Crane, Crapo, Deal, DeLay, Dickey, Doolittle, Dreier, Ehrlich, Goodlatte, Goodling, Graham, Gutknecht, Hansen, Hastings (WA), Hefley, Herger, Hilleary, Hoekstra, Houghton, Hunter, Inglis, Istook, Johnson, Sam, Kingston, Knollenberg, Largent, Lewis (CA), Linder, Livingston, Manzullo, McCrery, McInnis, McIntosh, McKeon, Metcalf, Miller (FL), Nethercutt, Neumann, Northup, Norwood, Nussle, Oxley, Packard, Parker, Paxon, Pickering, Pombo, Radanovich, Rohrabacher, Royce, Ryun, Sanford, Scarborough, Schaffer, Bob, Shadegg, Skeeon, Smith (OR), Snowbarger, Stump, Talent, Taylor (NC), Taylor (MS), Thomas, Thompson, Thune, Thurman, Tierney, Torres, Towns, Trafficant, Turner, Upton, Velazquez, Vento, Visclosky, Walsh, Wamp, Waters, Watt (NC), Watts (OK), Waxman, Weldon (PA), Weller, Wexler, Weygand, White, Whitfield, Wise, Wolf, Woolsey, Wynn, Yates, Young (AK), Young (FL)

Buyer
Callahan
Calvert
Canady
Capps
Cardin
Carson
Chambliss
Clay
Clayton
Clement
Clyburn
Combust
Condit
Conyers
Cook
Cooksey
Costello
Coyne
Cramer
Cummings
Cunningham
Danner
Davis (FL)
Davis (IL)
Davis (VA)
DeFazio
DeGette
DeLahunt
DeLauro
Dellums
Deutsch
Diaz-Balart
Dickey
Dicks
Dingell
Dixon
Doggett
Dooley
Doyle
Dreier
Dunn
Edwards
Ehlers
Ehrlich
Emerson
Engel
Eshoo
Etheridge
Evans
Everett
Farr
Fattah
Fawell
Fazio
Filner
Flake
Foglietta
Forbes
Ford
Fowler
Fox
Frank (MA)
Frelinghuysen
Frost
Furse
Gallegly
Gejdenson
Gephardt
Gibbons
Gilchrist
Gillmor
Gilman
Gonzalez
Goode
Goodlatte
Goodling
Gordon
Goss
Granger
Green
Greenwood
Gutierrez
Hall (OH)
Hall (TX)
Hamilton
Hansen
Harman
Hastert
Hastings (FL)
Hastings (WA)
Hayworth
Herger
Hilliard
Hinchey
Hinojosa
Hobson

Holden
Hooley
Horn
Houghton
Hoyer
Hunter
Hutchinson
Hyde
Jackson (IL)
Jackson-Lee (TX)
Jefferson
Jenkins
John
Johnson (CT)
Johnson (WI)
Johnson, E. B.
Kanjorski
Kaptur
Kelly
Kennedy (MA)
Kennedy (RI)
Kennelly
Kildee
Kilpatrick
Kim
Kind (WI)
King (NY)
Klecza
Knollenberg
Knolls
Kucinich
LaFalce
LaHood
Lampson
Lantos
Latham
LaTourette
Levin
Lewis (CA)
Lewis (GA)
Lewis (KY)
Livingston
LoBiondo
Lofgren
Lowey
Lucas
Luther
Maloney (CT)
Maloney (NY)
Manton
Markey
Martinez
Mascara
Matsui
McCarthy (MO)
McCarthy (NY)
McCollum
McCrery
McDade
McDermott
McGovern
McHale
Mclntyre
McKeon
McKinney
McNulty
Meek
Menendez
Millender-
McDonald
Miller (CA)
Minge
Mink
Moakley
Mollohan
Moran (VA)
Morella
Murtha
Nadler
Neal
Nethercutt
Ney
Northup
Oberstar
Obey
Olver
Ortiz
Owens
Oxley
Packard
Pallone
Pappas
Parker
Pascrell

Pastor
Payne
Pease
Pelosi
Peterson (MN)
Peterson (PA)
Pickett
Pitts
Pombo
Pomeroy
Porter
Poshard
Price (NC)
Pryce (OH)
Quinn
Rahall
Ramstad
Rangel
Regula
Reyes
Riggs
Riley
Rivers
Rodriguez
Roemer
Rogan
Rogers
Ros-Lehtinen
Rothman
Roukema
Roybal-Allard
Rush
Sabo
Sanchez
Sanders
Sandlin
Sawyer
Saxton
Schumer
Scott
Serrano
Shaw
Sherman
Shimkus
Shuster
Sisisky
Skaggs
Skeen
Slaughter
Smith (NJ)
Smith (OR)
Smith (TX)
Smith, Adam
Smith, Linda
Snyder
Spence
Spratt
Stabenow
Stark
Stenholm
Stokes
Strickland
Stupak
Tanner
Tauscher
Tauzin
Taylor (MS)
Thomas
Thompson
Thune
Thurman
Tierney
Torres
Towns
Traficant
Turner
Velazquez
Vento
Visclosky
Walsh
Wamp
Waters
Watt (NC)
Weller
Wexler
Weygand
Whitfield
Wicker
Wise
Wolf
Woolsey
Wynn
Yates
Young (FL)

NOT VOTING—9
Andrews
Chenoweth
Cox
Hefner
Mica
Molinari
Schiff
Skelton
Watkins

So the amendment was not agreed to.
After some further time,

49.18 RECORDED VOTE

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

Page 51, after line 23, insert the following new section:

EXTENSION OF SSI REDETERMINATION PROVISIONS

SEC. 3303. (a) Section 402(a)(2)(D)(i) of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1612(a)(2)(D)(ii)) is amended—

(1) in subclause (I), by striking "the date which is 1 year after such date of enactment," and inserting "September 30, 1997,"; and

(2) in subclause (III), by striking "the date of the redetermination with respect to such individual" and inserting "September 30, 1997,".

(b) The amendment made by subsection (a) shall be effective as if included in the enactment of section 402 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996.

It was decided in the { Yeas 345
affirmative } Nays 74

49.19 [Roll No. 133] AYES—345

Abercrombie
Ackerman
Allen
Archer
Baesler
Baker
Baldacci
Ballenger
Barcia
Barrett (NE)
Barrett (WI)
Bishop
Blagojevich
Bliley
Blumenauer
Boehert
Bonilla
Bonior
Bono
Borski
Boswell
Boucher
Boyd
Brown (CA)
Brown (FL)
Brown (OH)
Bunning
Callahan
Calvert
Camp
Campbell
Canady
Capps
Cardin
Carson
Castle
Chenoweth
Clay
Clayton
Clement
Clyburn
Conyers
Cook
Cooksey
Costello
Cox
Coyne
Cramer
Crane
Cubin
Cummings
Cunningham
Danner
Davis (FL)
Davis (IL)
Davis (VA)
DeFazio
DeGette
DeLahunt
DeLauro
Dellums
Derman
Berry
Bilbray
Bilirakis
Bishop
Dixon
Blagojevich
Dooley
Doolittle
Doyle
Dreier
Duncan
Dunn
Edwards
Ehlers
Ehrlich
Engel
English
Ensign
Eshoo
Etheridge
Evans
Ewing
Farr
Fattah
Fawell
Fazio
Filner
Flake
Foglietta
Foley
Forbes
Ford
Fowler
Fox
Frank (MA)
Franks (NJ)
Frelinghuysen
Frost
Furse

Gallely
Gejdenson
Gekas
Gephardt
Gibbons
Gilchrist
Gillmor
Gordon
Goss
Granger
Green
Greenwood
Gutierrez
Hall (OH)
Hamilton
Harman
Hastert
Hastings (FL)
Hastings (WA)
Hayworth
Hill
Hilliard
Hinchey
Hinojosa
Hobson
Hoekstra
Holden
Hooley
Horn
Houghton
Hoyer
Hunter
Hyde
Jackson (IL)
Jackson-Lee (TX)
Jenkins
John
Johnson (CT)
Johnson (WI)
Johnson, E. B.
Kanjorski
Kaptur
Kasich
Kelly
Kennedy (MA)
Kennedy (RI)
Kennelly
Kildee
Kilpatrick

Kim
Kind (WI)
King (NY)
Klecza
Klink
Klug
Knollenberg
Kolbe
Kucinich
LaFalce
LaHood
Lampson
Lantos
LaTourette
Lazio
Leach
Levin
Lewis (CA)
Lewis (GA)
Lewis (KY)
Linder
Lipinski
Livingston
LoBiondo
Lofgren
Lowey
Lucas
Luther
Maloney (CT)
Maloney (NY)
Manzullo
Markey
Martinez
Mascara
Matsui
McCarthy (MO)
McCarthy (NY)
McCollum
McCrery
McDade
McDermott
McGovern
McHale
McHugh
McInnis
McIntosh
McIntyre
McKeon
McKinney
McNulty
Meehan
Meek
Menendez
Metcalf
Mica
Millender-
McDonald
Miller (CA)
Minge
Mink
Moakley
Moran (KS)

Moran (VA)
Morella
Murtha
Myrick
Nadler
Neal
Nethercutt
Neumann
Ney
Northup
Oberstar
Obey
Olver
Ortiz
Owens
Oxley
Pallone
Pappas
Pascrell
Pastor
Payne
Pease
Pelosi
Peterson (MN)
Peterson (PA)
Pickett
Pitts
Pombo
Pomeroy
Porter
Portman
Poshard
Price (NC)
Pryce (OH)
Quinn
Radanovich
Rahall
Ramstad
Rangel
Regula
Reyes
Riggs
Rivers
Rodriguez
Roemer
Rogan
Ros-Lehtinen
Rothman
Roukema
Roybal-Allard
Rush
Sabo
Salmon
Sanchez
Sanders
Sandlin
Sawyer
Saxton
Schumer
Scott
Serrano
Shaw

NOES—74

Aderholt
Armey
Bachus
Barr
Barton
Bass
Bereuter
Blunt
Boehner
Brady
Bryant
Burr
Burton
Buyer
Cannon
Chabot
Chambliss
Christensen
Coble
Coburn
Collins
Combust
Deal
DeLay
Dickey
Emerson
Everett
Ganske
Goode
Graham
Gutknecht
Hall (TX)
Hansen
Hefley
Herger
Hilleary
Hostettler
Hulshof
Hutchinson
Inglis
Johnson, Sam
Jones
Kingston
Largent
Latham
Miller (FL)
Norwood
Nussle
Packard
Parker
Paul
Paxon
Petri
Pickering
Riley
Rogers
Rohrabacher
Royce
Ryun
Sanford
Scarborough
Schaefer, Dan
Schaffer, Bob
Sensenbrenner
Sessions
Shadegg
Shuster
Snowbarger
Solomon
Stump
Sununu
Taylor (MS)
Thune
Tiahrt

NOT VOTING—14

Andrews
Condit
Crapo
Hefner
Istook
Jefferson
Manton
Molinari
Mollohan
Schiff
Skelton
Smith (MI)
Velazquez
Watkins

So the amendment was agreed to.

Snyder
Spratt
Stabenow
Stark
Stokes
Strickland
Stupak
Tanner
Tauscher
Thompson

Thune
Thurman
Tierney
Torres
Towns
Turner
Velazquez
Vento
Visclosky
Wamp

Waters
Watt (NC)
Waxman
Wexler
Weygand
Wise
Woolsey
Yates

NOT VOTING—10

Andrews
Hefner
Hinojosa
Jefferson

Manton
Molinari
Mollohan
Schiff

Skelton
Watkins

So the amendment was agreed to.
After some further time,

49.22 RECORDED VOTE

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

Page 35, after line 25, insert the following new chapter:

CHAPTER 9

FURTHER SPENDING REDUCTIONS

SEC. 901. The amount otherwise provided by this title for "Federal Emergency Management Agency—Disaster Relief" (and the portion of such amount that is specified to become available for obligation on September 30, 1997) are hereby reduced by \$1,700,000,000.

It was decided in the { Yeas 115
negative } Nays 305

49.23 [Roll No. 135]
AYES—115

Aderholt
Archer
Armye
Ballenger
Barr
Bartlett
Barton
Bass
Bereuter
Blunt
Brady
Bryant
Bunning
Burr
Burton
Camp
Campbell
Cannon
Castle
Chabot
Chambless
Christensen
Coble
Coburn
Collins
Combest
Condit
Cox
Crane
Cubin
Deal
Doggett
Doolittle
Duncan
Ehlers
Ehrlich
Ensign
Ewing
Fawell

Foley
Franks (NJ)
Ganske
Goode
Goodling
Goss
Graham
Gutknecht
Hall (TX)
Hastert
Hastings (WA)
Hefley
Herger
Hill
Hilleary
Hoekstra
Hostettler
Hulshof
Hunter
Inglis
Istook
Johnson, Sam
Jones
Kasich
Kingston
Klug
Largent
Linder
Manzullo
McCollum
McInnis
McIntosh
Meehan
Metcalf
Mica
Miller (FL)
Moran (KS)
Myrick
Neumann

Norwood
Nussle
Pappas
Paul
Petri
Pombo
Porter
Rohrabacher
Royce
Ryun
Salmon
Sanford
Scarborough
Schaefer, Dan
Schaffer, Bob
Sensenbrenner
Sessions
Shadegg
Shays
Shimkus
Smith (MI)
Snowbarger
Solomon
Souder
Stearns
Stenholm
Stump
Sununu
Talent
Taylor (NC)
Thornberry
Tiahrt
Upton
Watt (NC)
Watts (OK)
Weldon (FL)
White

NOES—305

Abercrombie
Ackerman
Allen
Baehus
Baesler
Baker
Baldacci
Barcia
Barrett (NE)
Barrett (WI)
Bateman
Becerra

Bentsen
Berry
Bilbray
Bilirakis
Bishop
Blagojevich
Bliley
Blumenauer
Boehlert
Boehner
Bonilla
Bonior

Bono
Borski
Boswell
Boucher
Boyd
Brown (CA)
Brown (FL)
Brown (OH)
Buyer
Callahan
Calvert
Canady

Capps
Cardin
Carson
Chenoweth
Clay
Clayton
Clement
Clyburn
Cook
Cooksey
Costello
Coyne
Cramer
Crapo
Cummings
Cunningham
Danner
Davis (FL)
Davis (IL)
Davis (VA)
DeFazio
DeGette
Delahunt
DeLauro
DeLay
Dellums
Deutsch
Diaz-Balart
Dickey
Dicks
Dingell
Dixon
Dooley
Doyle
Dreier
Dunn
Edwards
Emerson
Engel
English
Eshoo
Etheridge
Evans
Everett
Farr
Fattah
Fazio
Filner
Flake
Foglietta
Forbes
Ford
Fowler
Fox
Frank (MA)
Frelinghuysen
Frost
Furse
Gallegly
Gejdenson
Gekas
Gephardt
Gibbons
Gilchrist
Gillmor
Gilman
Gonzalez
Goodlatte
Gordon
Granger
Green
Greenwood
Gutierrez
Hall (OH)
Hamilton
Hansen
Harman
Hastings (FL)
Hayworth
Hilliard
Hinchev
Hinojosa
Hobson
Holden
Hooley
Horn
Houghton
Hoyer
Hutchinson
Hyde
Jackson (IL)

Jackson-Lee
(TX)
Jenkins
John
Johnson (CT)
Johnson (WI)
Johnson, E. B.
Kanjorski
Kaptur
Kelly
Kennedy (MA)
Kennedy (RI)
Kennelly
Kildee
Kilpatrick
Kim
Kind (WI)
King (NY)
Kleczka
Klink
Knollenberg
Kolbe
Kucinich
LaFalce
LaHood
Lampson
Lantos
Latham
LaTourette
Lazio
Leach
Levin
Lewis (CA)
Lewis (GA)
Lewis (KY)
Lipinski
Livingston
LoBiondo
Lofgren
Lowey
Lucas
Luther
Maloney (CT)
Maloney (NY)
Markey
Martinez
Mascara
Matsui
McCarthy (MO)
McCarthy (NY)
McCrery
McDade
McDermott
McGovern
McHale
McHugh
McIntyre
McKeon
McKinney
McNulty
Meek
Menendez
Millender-
McDonald
Miller (CA)
Minge
Mink
Moakley
Mollohan
Moran (VA)
Morella
Murtha
Nadler
Neal
Nethercutt
Ney
Northup
Oberstar
Obey
Olver
Ortiz
Owens
Oxley
Packard
Pallone
Parker
Pascrell
Pastor
Paxon
Payne
Pease

NOT VOTING—13

Andrews
Berman
Conyers
Hefner
Jefferson

Manton
Molinari
Radanovich
Schiff
Skelton

Smith (OR)
Watkins
Yates

So the amendment was not agreed to.

After some further time,
The SPEAKER pro tempore, Mr. LAHOOD, assumed the Chair.

When Mr. COMBEST, Chairman, pursuant to House Resolution 149, reported the bill back to the House with sundry amendments adopted by the Committee.

The previous question having been ordered by said resolution.

The following amendments, reported from the Committee of the Whole House on the state of the Union, were agreed to:

Page 5, line 15, after the dollar amount, insert the following: "(increased by \$38,000,000)".

Page 35, after line 25, insert the following:

INDEPENDENT AGENCIES
NATIONAL AERONAUTICS AND SPACE
ADMINISTRATION
NATIONAL AERONAUTICAL FACILITIES
(RESCISSION)

Of the funds made available under this heading in the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1995 (Pub. L. 103-327), \$38,000,000 is rescinded.

Page 51, after line 23, insert the following new title:

TITLE IV—COST OF HIGHER EDUCATION
REVIEW

SEC. 4001. SHORT TITLE; FINDINGS.

(a) SHORT TITLE.—This title may be cited as the "Cost of Higher Education Review Act of 1997".

(b) FINDINGS.—The Congress finds the following:

(1) According to a report issued by the General Accounting Office, tuition at 4-year public colleges and universities increased 234 percent from school year 1980-1981 through school year 1994-1995, while median household income rose 82 percent and the cost of consumer goods as measured by the Consumer Price Index rose 74 percent over the same time period.

(2) A 1995 survey of college freshmen found that concern about college affordability was the highest it has been in the last 30 years.

(3) Paying for a college education now ranks as one of the most costly investments for American families.

SEC. 4002. ESTABLISHMENT OF NATIONAL COMMISSION ON THE COST OF HIGHER EDUCATION.

There is established a Commission to be known as the "National Commission on the Cost of Higher Education" (hereafter in this title referred to as the "Commission").

SEC. 4003. MEMBERSHIP OF COMMISSION.

(a) APPOINTMENT.—The Commission shall be composed of 7 members as follows:

(1) Two individuals shall be appointed by the Speaker of the House.

(2) One individual shall be appointed by the Minority Leader of the House.

(3) Two individuals shall be appointed by the Majority Leader of the Senate.

(4) One individual shall be appointed by the Minority Leader of the Senate.

(5) One individual shall be appointed by the Secretary of Education.

(b) ADDITIONAL QUALIFICATIONS.—Each of the individuals appointed under subsection (a) shall be an individual with expertise and experience in higher education finance (including the financing of State institutions of higher education), Federal financial aid programs, education economics research, public or private higher education administration, or business executives who have managed successful cost reduction programs.

(c) CHAIRPERSON AND VICE CHAIRPERSON.—The members of the Commission shall elect a Chairman and a Vice Chairperson. In the absence of the Chairperson, the Vice Chairperson will assume the duties of the Chairperson.

(d) QUORUM.—A majority of the members of the Commission shall constitute a quorum for the transaction of business.

(e) APPOINTMENTS.—All appointments under subsection (a) shall be made within 30 days after the date of enactment of this Act. In the event that an officer authorized to make an appointment under subsection (a) has not made such appointment within such 30 days, the appointment may be made for such officer as follows:

(1) the Chairman of the Committee on Education and the Workforce may act under such subsection for the Speaker of the House of Representatives;

(2) the Ranking Minority Member of the Committee on Education and the Workforce may act under such subsection for the Minority Leader of the House of Representatives;

(3) the Chairman of the Committee on Labor and Human Resources may act under such subsection for the Majority Leader of the Senate; and

(4) the Ranking Minority Member of the Committee on Labor and Human Resources may act under such subsection for the Minority Leader of the Senate.

(f) VOTING.—Each member of the Commission shall be entitled to one vote, which shall be equal to the vote of every other member of the Commission.

(g) VACANCIES.—Any vacancy on the Commission shall not affect its powers, but shall be filled in the manner in which the original appointment was made.

(h) PROHIBITION OF ADDITIONAL PAY.—Members of the Commission shall receive no additional pay, allowances, or benefits by reason of their service on the Commission. Members appointed from among private citizens of the United States may be allowed travel expenses, including per diem, in lieu of subsistence, as authorized by law for persons serving intermittently in the government service to the extent funds are available for such expenses.

(i) INITIAL MEETING.—The initial meeting of the Commission shall occur within 40 days after the date of enactment of this Act.

SEC. 4004. FUNCTIONS OF COMMISSION.

(a) SPECIFIC FINDINGS AND RECOMMENDATIONS.—The Commission shall study and make findings and specific recommendations regarding the following:

(1) The increase in tuition compared with other commodities and services.

(2) Innovative methods of reducing or stabilizing tuition.

(3) Trends in college and university administrative costs, including administrative staffing, ratio of administrative staff to instructors, ratio of administrative staff to students, remuneration of administrative staff, and remuneration of college and university presidents or chancellors.

(4) Trends in (A) faculty workload and remuneration (including the use of adjunct faculty), (B) faculty-to-student ratios, (C) number of hours spent in the classroom by faculty, and (D) tenure practices, and the impact of such trends on tuition.

(5) Trends in (A) the construction and renovation of academic and other collegiate facilities, and (B) the modernization of facilities to access and utilize new technologies, and the impact of such trends on tuition.

(6) The extent to which increases in institutional financial aid and tuition discounting have affected tuition increases, including the demographics of students receiving such aid, the extent to which such aid is

provided to students with limited need in order to attract such students to particular institutions or major fields of study, and the extent to which Federal financial aid, including loan aid, has been used to offset such increases.

(7) The extent to which Federal, State, and local laws, regulations, or other mandates contribute to increasing tuition, and recommendations on reducing those mandates.

(8) The establishment of a mechanism for a more timely and widespread distribution of data on tuition trends and other costs of operating colleges and universities.

(9) The extent to which student financial aid programs have contributed to changes in tuition.

(10) Trends in State fiscal policies that have affected college costs.

(11) The adequacy of existing Federal and State financial aid programs in meeting the costs of attending colleges and universities.

(12) Other related topics determined to be appropriate by the Commission.

(b) FINAL REPORT.—

(1) IN GENERAL.—Subject to paragraph (2), the Commission shall submit to the President and to the Congress, not later than 120 days after the date of the first meeting of the Commission, a report which shall contain a detailed statement of the findings and conclusions of the Commission, including the Commission's recommendations for administrative and legislative action that the Commission considers advisable.

(2) MAJORITY VOTE REQUIRED FOR RECOMMENDATIONS.—Any recommendation described in paragraph (1) shall be made by the Commission to the President and to the Congress only if such recommendation is adopted by a majority vote of the members of the Commission who are present and voting.

(3) EVALUATION OF DIFFERENT CIRCUMSTANCES.—In making any findings under subsection (a) of this section, the Commission shall take into account differences between public and private colleges and universities, the length of the academic program, the size of the institution's student population, and the availability of the institution's resources, including the size of the institution's endowment.

SEC. 4005. POWERS OF COMMISSION.

(a) HEARINGS.—The Commission may, for the purpose of carrying out this title, hold such hearings and sit and act at such times and places, as the Commission may find advisable.

(b) RULES AND REGULATIONS.—The Commission may adopt such rules and regulations as may be necessary to establish the Commission's procedures and to govern the manner of the Commission's operations, organization, and personnel.

(c) ASSISTANCE FROM FEDERAL AGENCIES.—

(1) INFORMATION.—The Commission may request from the head of any Federal agency or instrumentality such information as the Commission may require for the purpose of this title. Each such agency or instrumentality shall, to the extent permitted by law and subject to the exceptions set forth in section 552 of title 5, United States Code (commonly referred to as the Freedom of Information Act), furnish such information to the Commission, upon request made by the Chairperson of the Commission.

(2) FACILITIES AND SERVICES, PERSONNEL DETAIL AUTHORIZED.—Upon request of the Chairperson of the Commission, the head of any Federal agency or instrumentality shall, to the extent possible and subject to the discretion of such head—

(A) make any of the facilities and services of such agency or instrumentality available to the Commission; and

(B) detail any of the personnel of such agency or instrumentality to the Commis-

sion, on a nonreimbursable basis, to assist the Commission in carrying out the Commission's duties under this title.

(d) MAILS.—The Commission may use the United States mails in the same manner and under the same conditions as other Federal agencies.

(e) CONTRACTING.—The Commission, to such extent and in such amounts as are provided in appropriation Acts, may enter into contracts with State agencies, private firms, institutions, and individuals for the purpose of conducting research or surveys necessary to enable the Commission to discharge the Commission's duties under this title.

(f) STAFF.—Subject to such rules and regulations as may be adopted by the Commission, and to such extent and in such amounts as are provided in appropriation Acts, the Chairperson of the Commission shall have the power to appoint, terminate, and fix the compensation (without regard to the provisions of title 5, United States Code, governing appointments in the competitive service, and without regard to the provisions of chapter 51 and subchapter III of chapter 53 of such title, or of any other provision, or of any other provision of law, relating to the number, classification, and General Schedule rates) of an Executive Director, and of such additional staff as the Chairperson deems advisable to assist the Commission, at rates not to exceed a rate equal to the maximum rate for level IV of the Executive Schedule under section 5332 of such title.

SEC. 4006. FUNDING OF COMMISSION.

(a) APPROPRIATION.—There is appropriated, out of any money in the Treasury not otherwise appropriated, for fiscal year 1997 for carrying out this title, \$650,000, to remain available until expended, or until one year after the termination of the Commission pursuant to section 4007, whichever occurs first.

(b) RESCISSION.—Of the funds made available for "DEPARTMENT OF EDUCATION—Federal Family Education Loan Program Account" in the Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Act, 1997 (as contained in section 101(e) of division A of Public Law 104-208), \$849,000 is rescinded.

SEC. 4007. TERMINATION OF COMMISSION.

The Commission shall cease to exist on the date that is 60 days after the date on which the Commission is required to submit its final report in accordance with section 4004(b).

Page 23, line 2, insert before the period the following:

: *Provided further*, That, notwithstanding any other provision of law, of the unobligated balances under this heading from amounts made available in this or any other Act for fiscal year 1997 or any prior fiscal year, \$300,000 shall be made available to Monroe County, Michigan, as reimbursement for costs incurred in connection with the crash of Comair Flight 3272

Page 27, after line 23, insert the following:

COMMUNITY PLANNING AND
DEVELOPMENT
COMMUNITY DEVELOPMENT BLOCK GRANTS
FUND

For an additional amount for "Community development block grants fund" as authorized under title I of the Housing and Community Development Act of 1974, \$500,000,000, to remain available until September 30, 2000, for use only for buy-outs, relocation, long-term recovery, and mitigation in communities affected by the flooding in the upper Midwest and other disasters in fiscal year 1997 and such natural disasters designated 30 days prior to the start of fiscal year 1997: *Provided*, That in administering these amounts, the Secretary may waive, or specify alternative

requirements for, any provision of any statute or regulation that the Secretary administers in connection with the obligation by the Secretary or the use by the recipient of these funds, except for statutory requirements related to civil rights, fair housing and nondiscrimination, the environment, and labor standards, upon a finding that such waiver is required to facilitate the use of such funds, and would not be inconsistent with the overall purpose of the statute: *Provided further*, That the Secretary of Housing and Urban Development shall publish a notice in the Federal Register governing the use of community development block grant funds in conjunction with any program administered by the Director of the Federal Emergency Management Agency for buyouts for structures in disaster areas: *Provided further*, That for any funds under this head used for buyouts in conjunction with any program administered by the Director of the Federal Emergency Management Agency, each State or unit of general local government requesting funds from the Secretary of Housing and Urban Development for buyouts shall submit a plan to the Secretary which must be approved by the Secretary as consistent with the requirements of this program: *Provided further*, That the Secretary of Housing and Urban Development and the Director of the Federal Emergency Management Agency shall submit quarterly reports to the House and Senate Committees on Appropriations on all disbursement and use of funds for or associated with buyouts: *Provided further*, That, hereafter, for any amounts made available under this head and for any amounts made available for any fiscal year under title I of the Housing and Community Development Act of 1974 that are in communities affected by the flooding and disasters referred to in this head for activities to address the damage resulting from such flooding and disasters, the Secretary of Housing and Urban Development shall waive the requirement under such title that the activities benefit persons of low- and moderate-income and the requirements that grantees and units of general local government hold public hearings: *Provided further*, That, hereafter, for any amounts made available for any fiscal year under the HOME Investment Partnerships Act that are used in communities affected by the flooding and disasters referred to in this head to assist housing used as temporary housing for families affected by such flooding and disasters, the Secretary of Housing and Urban Development shall waive (during the period, and to the extent, that such housing is used for such temporary housing) the requirements that the housing meet the income targeting requirements under section 214 of such Act, the requirements that the housing qualify as affordable housing under section 215 of such Act, and the requirements for documentation regarding family income and housing status and shall permit families to self-certify such information: *Provided further*, That the Secretary of Housing and Urban Development may make a grant from the amount provided under this head to restore electrical and natural gas service to areas damaged by the flooding and natural disasters: *Provided further*, That the entire amount made available under this head is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(D)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

Page 28, line 5, after the dollar figure insert the following:

(reduced by \$500,000,000)

Page 51, after line 23, insert the following new section:

BUY-AMERICAN REQUIREMENTS

SEC. 3003. (a) COMPLIANCE WITH BUY AMERICAN ACT.—None of the funds made available in this Act may be expended by an entity unless the entity agrees that in expending the funds the entity will comply with the Buy American Act. (41 U.S.C. 10a-10c).

(b) SENSE OF CONGRESS; REQUIREMENT REGARDING NOTICE.—

(1) PURCHASE OF AMERICAN-MADE EQUIPMENT AND PRODUCTS.—In the case of any equipment or product that may be authorized to be purchased with financial assistance provided using funds made available in this Act, it is the sense of the Congress that entities receiving the assistance should, in expending the assistance, purchase only American-made equipment and products.

(2) NOTICE TO RECIPIENTS OF ASSISTANCE.—In providing financial assistance using funds made available in this Act, the head of each Federal agency shall provide to each recipient of the assistance a notice describing the statement made in paragraph (1) by the Congress.

(c) PROHIBITION OF CONTRACTS WITH PERSONS FALSELY LABELING PRODUCTS AS MADE IN AMERICA.—If it has been finally determined by a court or Federal agency that any person intentionally affixed a label bearing a "Made in America" inscription, or any inscription with the same meaning, to any product sold in or shipped to the United States that is not made in the United States the person shall be ineligible to receive any contract or subcontract made with funds made available in this Act, pursuant to the debarment, suspension, and ineligibility procedures described in sections 9.400 through 9.409 of title 48, Code of Federal Regulations.

On page 51, after line 23, add the following new title:

TITLE IV—PREVENTION OF GOVERNMENT SHUTDOWN

SHORT TITLE

SEC. 401. This title may be cited as the "Government Shutdown Prevention Act".

CONTINUING FUNDING

SEC. 402. (a) If any regular appropriation bill for fiscal year 1998 does not become law prior to the beginning of fiscal year 1998 or a joint resolution making continuing appropriations is not in effect, there is appropriated, out of any moneys in the Treasury not otherwise appropriated, and out of applicable corporate or other revenues, receipts, and funds, such sums as may be necessary to continue any program, project, or activity for which funds were provided in fiscal year 1997.

(b) Appropriations and funds made available, and authority granted, for a program, project, or activity for fiscal year 1998 pursuant to this title shall be at 100 percent of the rate of operations that was provided for the program, project, or activity in fiscal year 1997 in the corresponding regular appropriation Act for fiscal year 1997.

(c) Appropriations and funds made available, and authority granted, for fiscal year 1998 pursuant to this title for a program, project, or activity shall be available for the period beginning with the first day of a lapse in appropriations and ending with the earlier of—

(1) the date on which the applicable regular appropriation bill for fiscal year 1998 becomes law (whether or not that law provides for that program, project, or activity) or a continuing resolution making appropriations becomes law, as the case may be; or

(2) the last day of fiscal year 1998.

TERMS AND CONDITIONS

SEC. 403. (a) An appropriation of funds made available, or authority granted, for a program, project, or activity for fiscal year

1998 pursuant to this title shall be made available to the extent and in the manner which would be provided by the pertinent appropriations Act for fiscal year 1997, including all of the terms and conditions and the apportionment schedule imposed with respect to the appropriation made or funds made available for fiscal year 1997 or authority granted for the program, project, or activity under current law.

(b) Appropriations made by this title shall be available to the extent and in the manner which would be provided by the pertinent appropriations Act.

COVERAGE

SEC. 404. Appropriations and funds made available, and authority granted, for any program, project, or activity for fiscal year 1998 pursuant to this title shall cover all obligations or expenditures incurred for that program, project, or activity during the portion of fiscal year 1998 for which this title applies to that program, project, or activity.

EXPENDITURES

SEC. 405. Expenditures made for a program, project, or activity for fiscal year 1998 pursuant to this title shall be charged to the applicable appropriation, fund, or authorization whenever a regular appropriation bill or a joint resolution making continuing appropriations until the end of fiscal year 1998 providing for that program, project, or activity for that period becomes law.

INITIATING OR RESUMING A PROGRAM, PROJECT, OR ACTIVITY

SEC. 406. No appropriation or funds made available or authority granted pursuant to this title shall be used to initiate or resume any program, project, or activity for which appropriations, funds, or other authority were not available during fiscal year 1997.

PROTECTION OF OTHER OBLIGATIONS

SEC. 407. Nothing in this title shall be construed to effect Government obligations mandated by other law, including obligations with respect to Social Security, Medicare, Medicaid, and veterans benefits.

DEFINITION

SEC. 408. In this title, the term "regular appropriation bill" means any annual appropriation bill making appropriations, otherwise making funds available, or granting authority, for any of the following categories of programs, projects, and activities:

(1) Agriculture, rural development, and related agencies programs.

(2) The Departments of Commerce, Justice, and State, the judiciary, and related agencies.

(3) The Department of Defense.

(4) The government of the District of Columbia and other activities chargeable in whole or in part against the revenues of the District.

(5) The Departments of Labor, Health, and Human Services, and Education, and related agencies.

(6) The Departments of Veterans Affairs and Housing and Urban Development, and sundry independent agencies, boards, commissions, corporations, and offices.

(7) Energy and water development.

(8) Foreign assistance and related programs.

(9) The Department of the Interior and related agencies.

(10) Military construction.

(11) The Department of Transportation and related agencies.

(12) The Treasury Department, the U.S. Postal Service, the Executive Office of the President, and certain independent agencies.

(13) The legislative branch.

Page 51, after line 23, insert the following new section:

EXTENSION OF SSI REDETERMINATION
PROVISIONS

SEC. 3303. (a) Section 402(a)(2)(D)(i) of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1612(a)(2)(D)(ii)) is amended—

(1) in subclause (I), by striking “the date which is 1 year after such date of enactment,” and inserting “September 30, 1997,”; and

(2) in subclause (III), by striking “the date of the redetermination with respect to such individual” and inserting “September 30, 1997.”

(b) The amendment made by subsection (a) shall be effective as if included in the enactment of section 402 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996.

Page 18, after line 4, insert the following new section:

SAN CARLOS APACHE TRIBE WATER RIGHTS
SETTLEMENT

SEC. 402. (a) EXTENSION.—Section 3711(b)(1) of the San Carlos Apache Tribe Water Rights Settlement Act of 1992 (106 Stat. 4752) is amended by striking “June 30, 1997” and inserting “March 31, 1999”.

(b) EXTENSION FOR RIVER SYSTEM GENERAL ADJUDICATION.—Section 3711 of such Act is amended by adding at the end the following new subsection:

“(c) EXTENSION FOR RIVER SYSTEM GENERAL ADJUDICATION.—If, at any time prior to March 31, 1999, the Secretary notifies the Committee on Indian Affairs of the United States Senate or the Committee on Resources in the United States House of Representatives that the Settlement Agreement, as executed by the Secretary, has been submitted to the Superior Court of the State of Arizona in and for Maricopa County for consideration and approval as part of the General Adjudication of the Gila River System and Source, the March 31, 1999, referred to in subsection (b)(1) shall be deemed to be changed to December 31, 1999.”

(c) COUNTIES.—Section 3706(b)(3) of such Act is amended by inserting “Gila, Graham, Greenlee,” after “Maricopa.”

(d) PARTIES TO AGREEMENT.—Section 3703(2) of such Act is amended by adding at the end the following new sentence: “The Gila Valley Irrigation District and the Franklin Irrigation District shall be added as parties to the Agreement, but only so long as none of the aforementioned parties objects to adding the Gila Valley Irrigation and/or the Franklin Irrigation District as parties to the Agreement.”

(e) CONDITIONS.—Section 3711 of such Act, as amended by subsection (b) of this Act, is further amended by adding at the end the following new subsections:

“(1) CONDITIONS.—(I) IN GENERAL.—The June 30, 1997, deadline has been extended based on the following conditions. The provisions and agreements set forth or referred to in paragraph (2), (3), and (4) below shall be enforceable against the United States, and the conditions and agreements set forth or referred to in paragraphs (3) and (4) shall be enforceable against the Tribe, in United States District Court, and the immunity of the United States and the Tribe for such purposes is hereby waived.

“(2) INTERIM PERIOD.—Prior to March 31, 1999, or the execution of a final Agreement under paragraph (3) below, whichever comes first, the following conditions shall apply:

“(A) As of July 23, 1997, Phelps Dodge shall vacate the reservation and no longer rely upon permit #2000089, dated July 25, 1944, except as provided in subparagraph (F) and the Tribe will stay any further prosecution of any claims or suits filed by the Tribe in any court with respect to the Black River facilities or the flowage of water on Eagle Creek.

The United States, with the permission of the Tribe, shall enter and operate the Black River pump station, outbuildings, the pipeline, related facilities, and certain caretaker quarters (hereinafter referred to collectively as the “Black River facilities”).

“(B) As of July 23, 1997, the United States, through the Bureau of Reclamation, shall operate and maintain the Black River facilities. The United States and Phelps Dodge shall enter into a contract for delivery of water pursuant to subparagraph (C), below. Water for delivery to Phelps Dodge from the Black River shall not exceed an annual average of 40 acre feet per day, or 14,000 acre feet per year. All diversions from Black River to Phelps Dodge shall be junior to the Tribe’s right to divert and use of 7300 acre feet per year for the San Carlos Apache Tribe, and no such diversion for Phelps Dodge shall cause the flow of Black River to fall below 20 cubic feet per second. The United States shall account for the costs for operating and maintaining the Black River facilities, and Phelps Dodge shall reimburse the United States for such costs. Phelps Dodge shall pay to the United States, for delivery to the Tribe, the sum of \$20,000 per month, with an annual CPI adjustment, for purposes of compensating the Tribe for United States use and occupancy of the Black River facilities. Phelps Dodge shall cooperate with the United States in effectuating an orderly transfer of the operations of the Black River facilities from Phelps Dodge to the United States.

“(C) Notwithstanding any other provision of law, that contract referred to in subparagraph (B) between the United States and Phelps Dodge providing for the diversion of water from the Black River into the Black River facilities, and the delivery of such water to Phelps Dodge at that location where the channel of Eagle Creek last exits the reservation for use in the Morenci mine complex and the towns of Clifton and Morenci and at no other location is ratified and confirmed. The United States/Phelps Dodge contract shall have no bearing on potential claims by the United States, Phelps Dodge or the Tribe regarding any aspect of the Black River facilities in the event that a final agreement is not reached among the parties under paragraph (3) below.

“(D) The power line right-of-way over the Tribe’s Reservation which currently is held by Phelps Dodge shall remain in place. During the interim period, Phelps Dodge shall provide power to the United States for operation of the pump station and related facilities without charge, and Phelps Dodge shall pay a monthly right-of-way fee to the Tribe of \$5000 per month, with an annual CPI adjustment.

“(E) Any questions regarding the water claims associated with Phelps Dodge’s use of the Eagle Creek wellfield, its diversions of surface water from Eagle Creek, the San Francisco River, Chase Creek, and/or its use of other water supplies are not addressed in this title. No provision in this subsection shall affect or be construed to affect any claims by the Tribe, the United States, or Phelps Dodge to groundwater or surface water.

“(F) If a final agreement is not reached by March 31, 1999, the terms set forth in subparagraphs (A) through (E) shall no longer apply. Under such circumstances, the occupancy of the Black River facilities shall revert to Phelps Dodge on March 31, 1999, and the Tribe and/or Phelps Dodge shall be free to prosecute litigation regarding the validity of Phelps Dodge use of the Black River facilities. In any such event, the Tribe, the United States, and Phelps Dodge shall have the same rights with respect to the Black River facilities as each had prior to the enactment of this subsection and nothing in

this subsection shall be construed as altering or affecting such rights nor shall anything herein be admissible or otherwise relevant for the purpose of determining any of their respective rights.

“(3) FINAL AGREEMENT.—The United States, Phelps Dodge, and the Tribe intend to enter into a Final Agreement on or before March 31, 1999, which Agreement shall include the following terms:

“(A) The United States shall hold the Black River facilities in trust for the Tribe, without cost to the Tribe or the United States.

“(B) Responsibility for operation of the Black River facilities shall be transferred from the United States to the Tribe. The United States shall train Tribal members during the Interim Period, and the responsibility to operate the Black River facilities shall be transferred upon satisfaction of two conditions: (i) entry of the Final Agreement described in this subsection; and (ii) a finding by the United States that the Tribe has completed necessary training and is qualified to operate the Black River facilities.

“(C) Power lines currently operated by Phelps Dodge on the Tribe’s Reservation, and the right of way associated with such power lines, shall be surrendered by Phelps Dodge to the Tribe, without cost to the Tribe. Concurrently with the transfer of the power lines and the right of way, Phelps Dodge shall construct a switch station at the boundary of the reservation at which the Tribe may switch power on or off and shall deliver ownership and control of such switch station to the Tribe. Subsequent to the transfer of the power lines and the right of way and the delivery of ownership and control of the switch station to the Tribe, Phelps Dodge shall have no further obligation or liability of any nature with respect to the ownership, operation or maintenance of the power lines, the right of way or the switch station.

“(D) The Tribe and Phelps Dodge intend to enter into a contract covering the lease and delivery of CAP water from the Tribe to Phelps Dodge on the terms recommended by the United States, the trustee for the Tribe. Water for delivery to Phelps Dodge from the Black River shall not exceed an annual average of 40 acre feet per day, or 14,000 acre feet per year. All diversions from Black River to Phelps Dodge shall be junior to the Tribe’s right to divert and use of 7300 acre feet per year for the San Carlos Apache Tribe, and no such diversions for Phelps Dodge shall cause the flow of Black River to fall below 20 cubic feet per second. It is intended that the water subject to the contract shall be CAP water that is controlled by the Tribe. The Tribe and/or the United States intend to enter into an exchange agreement with the Salt River Project which will deliver CAP water to the Salt River Project in return for the diversion of water from the Black River into the Black River facilities. The lease and delivery contract between Phelps Dodge and the Tribe is intended to be based on a long-term lease of CAP water at prevailing market rates for municipal and industrial uses of CAP water. The parties will discuss the potential imposition of capital costs as part of the contract. It is intended that the contract price shall include operation, maintenance and replacement (OM&R) charges associated with the leased CAP water, and it is intended that the contract will take into account reasonable charges associated with the Tribe’s operations and maintenance of the Black River facilities, and a credit for power provided for such facilities. It is intended that the water delivered under this contract will be utilized in the Morenci mine complex and the towns of Clifton and Morenci, and for no other purpose.

“(E) Any questions regarding the water claims associated with Phelps Dodge’s use of the Eagle Creek wellfield, its diversions of surface water from lower Eagle Creek, the San Francisco River, Chase Creek, and/or its use of other groundwater supplies are not addressed by this title. No provision in this subsection shall affect or be construed to affect any claims by the Tribe, the United States, or Phelps Dodge to groundwater or surface water.

“(4) EAGLE CREEK.—From the effective date of this subsection, the Tribe covenants not to impede, restrict, or sue the United States regarding, the passage of water from the Black River facilities into those portions of the channels of Willow Creek and Eagle Creek which flow through the Tribe’s lands. The Tribe covenants not to impede, restrict, or sue Phelps Dodge regarding, the passage of historic maximum flows, less transportation losses, from the existing Phelps Dodge Upper Eagle Creek Wellfield, except that (i) Phelps Dodge shall pay to the United States, for delivery to the Tribe, \$5000 per month, with an annual CPI adjustment, to account the passage of such flows; and (ii) the Tribe and the United States reserve the right to challenge Phelps Dodge’s claims regarding the pumping of groundwater from the upper Eagle Creek wellfield, in accordance with paragraphs (2)(E) and (3)(E) above. Nothing in this subsection shall affect or be construed to affect the rights of the United States, the Tribe, or Phelps Dodge to flow water in the channel of Eagle Creek in the absence of this subsection.

“(5) RELATIONSHIP TO SETTLEMENT.—In the event that Phelps Dodge and the Tribe execute a Final Agreement pursuant to paragraph (3) on or before March 3, 1999—

“(A) effective on the date of execution of such Final Agreement, the term ‘Agreement’, as defined by section 3703(2), shall not include Phelps Dodge; and

“(B) section 3706(j) shall have no effect.”.

(f) REPEAL.—Subsection (f) of section 3705 of such Act is hereby repealed.

(g) TECHNICAL AMENDMENT.—Section 3702(a)(3) is amended by striking “qualification” and inserting “quantification”.

Page 28, after line 1, insert the following:

ENVIRONMENTAL PROTECTION AGENCY
BUILDINGS AND FACILITIES

From the amounts appropriated under this heading in prior appropriation Acts for the Center for Ecology Research and Training (CERT), the Environmental Protection Agency (EPA) shall, after the closing of the period for filing CERT-related claims pursuant to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4601 et seq.), obligate the maximum amount of funds necessary to settle all outstanding CERT-related claims against the EPA pursuant to such Act. To the extent that unobligated balances then remain from such amounts previously appropriated, the EPA is authorized beginning in fiscal year 1997 to make grants to the City of Bay City, Michigan, for the purpose of EPA-approved environmental remediation and rehabilitation of publicly owned real property included in the boundaries of the CERT project.

Page 35, after line 25, insert the following:
COMMISSION ON THE ADVANCEMENT OF FEDERAL
LAW ENFORCEMENT

For an additional amount for the operations of the Commission on the Advancement of Federal Law Enforcement, \$2,000,000, to remain available until expended.

Page 51, after line 23, insert the following new title:

**TITLE III—ADDITIONAL DISASTER RELIEF
PROVISIONS**

Subtitle A—Depository Institution Disaster Relief

SEC. 4001. SHORT TITLE.

This subtitle may be cited as the “Depository Institutions Disaster Relief Act of 1997”.

SEC. 4002. TRUTH IN LENDING ACT; EXPEDITED FUNDS AVAILABILITY ACT.

(a) TRUTH IN LENDING ACT.—During the 240-day period beginning on the date of enactment of this Act, the Board of Governors of the Federal Reserve System may make exceptions to the Truth in Lending Act for transactions within an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, has determined, on or after February 28, 1997, that a major disaster exists, or within an area determined to be eligible for disaster relief under other Federal law by reason of damage related to the 1997 flooding of the Red River of the North, the Minnesota River, and the tributaries of such rivers, if the Board determines that the exception can reasonably be expected to alleviate hardships to the public resulting from such disaster that outweigh possible adverse effects.

(b) EXPEDITED FUNDS AVAILABILITY ACT.—During the 240-day period beginning on the date of enactment of this Act, the Board of Governors of the Federal Reserve System may make exceptions to the Expedited Funds Availability Act for depository institution offices located within any area referred to in subsection (a) of this section if the Board determines that the exception can reasonably be expected to alleviate hardships to the public resulting from such disaster that outweigh possible adverse effects.

(c) TIME LIMIT ON EXCEPTIONS.—Any exception made under this section shall expire not later than September 1, 1998.

(d) PUBLICATION REQUIRED.—The Board of Governors of the Federal Reserve System shall publish in the Federal Register a statement that—

(1) describes any exception made under this section; and

(2) explains how the exception can reasonably be expected to produce benefits to the public that outweigh possible adverse effects.

SEC. 4003. DEPOSIT OF INSURANCE PROCEEDS.

(a) IN GENERAL.—The appropriate Federal banking agency may, by order, permit an insured depository institution to subtract from the institution’s total assets, in calculating compliance with the leverage limit prescribed under section 38 of the Federal Deposit Insurance Act, an amount not exceeding the qualifying amount attributable to insurance proceeds, if the agency determines that—

(1) the institution—

(A) had its principal place of business within an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, has determined, on or after February 28, 1997, that a major disaster exists, or within an area determined to be eligible for disaster relief under other Federal law by reason of damage related to the 1997 flooding of the Red River of the North, the Minnesota River, and the tributaries of such rivers, on the day before the date of any such determination; (B) derives more than 60 percent of its total deposits from persons who normally reside within, or whose principal place of business is normally within, areas of intense devastation caused by the major disaster;

(C) was adequately capitalized (as defined in section 38 of the Federal Deposit Insurance Act) before the major disaster; and

(D) has an acceptable plan for managing the increase in its total assets and total deposits; and

(2) the subtraction is consistent with the purpose of section 38 of the Federal Deposit Insurance Act.

(b) TIME LIMIT ON EXCEPTIONS.—Any exception made under this section shall expire not later than February 28, 1999.

(c) DEFINITIONS.—For purposes of this section:

(1) APPROPRIATE FEDERAL BANKING AGENCY.—The term “appropriate Federal banking agency” has the same meaning as in section 3 of the Federal Deposit Insurance Act.

(2) INSURED DEPOSITORY INSTITUTION.—The term “insured depository institution” has the same meaning as in section 3 of the Federal Deposit Insurance Act.

(3) LEVERAGE LIMIT.—The term “leverage limit” has the same meaning as in section 38 of the Federal Deposit Insurance Act.

(4) QUALIFYING AMOUNT ATTRIBUTABLE TO INSURANCE PROCEEDS.—The term “qualifying amount attributable to insurance proceeds” means the amount (if any) by which the institution’s total assets exceed the institution’s average total assets during the calendar quarter ending before the date of any determination referred to in subsection (a)(1)(A), because of the deposit of insurance payments or governmental assistance made with respect to damage caused by, or other costs resulting from, the major disaster.

SEC. 4004. BANKING AGENCY PUBLICATION REQUIREMENTS.

(a) IN GENERAL.—A qualifying regulatory agency may take any of the following actions with respect to depository institutions or other regulated entities whose principal place of business is within, or with respect to transactions or activities within, an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, has determined, on or after February 28, 1997, that a major disaster exists, or within an area determined to be eligible for disaster relief under other Federal law by reason of damage related to the 1997 flooding of the Red River of the North, the Minnesota River, and the tributaries of such rivers, if the agency determines that the action would facilitate recovery from the major disaster:

(1) PROCEDURE.—Exercising the agency’s authority under provisions of law other than this section without complying with—

(A) any requirement of section 553 of title 5, United States Code; or

(B) any provision of law that requires notice or opportunity for hearing or sets maximum or minimum time limits with respect to agency action.

(2) PUBLICATION REQUIREMENTS.—Making exceptions, with respect to institutions or other entities for which the agency is the primary Federal regulator, to—

(A) any publication requirement with respect to establishing branches or other deposit-taking facilities; or

(B) any similar publication requirement.

(b) PUBLICATION REQUIRED.—A qualifying regulatory agency shall publish in the Federal Register a statement that—

(1) describes any action taken under this section; and

(2) explains the need for the action.

(c) QUALIFYING REGULATORY AGENCY DEFINED.—For purposes of this section, the term “qualifying regulatory agency” means—

(1) the Board of Governors of the Federal Reserve System;

(2) the Comptroller of the Currency;

(3) the Director of the Office of Thrift Supervision;

(4) the Federal Deposit Insurance Corporation;

(5) the Financial Institutions Examination Council;

(6) the National Credit Union Administration; and

(7) with respect to chapter 53 of title 31, United States Code, the Secretary of the Treasury.

(d) EXPIRATION.—Any exception made under this section shall expire not later than February 28, 1998.

SEC. 4005. SENSE OF THE CONGRESS.

It is the sense of the Congress that the Board of Governors of the Federal Reserve System, the Comptroller of the Currency, the Director of the Office of Thrift Supervision, the Federal Deposit Insurance Corporation, and the National Credit Union Administration should encourage depository institutions to meet the financial services needs of their communities and customers located in areas affected by the 1997 flooding of the Red River of the North, the Minnesota River, and the tributaries of such rivers.

SEC. 4006. OTHER AUTHORITY NOT AFFECTED.

No provision of this Act shall be construed as limiting the authority of any department or agency under any other provision of law.

Subtitle B—HUD Disaster Waiver Provision

SEC. 4011. DISASTER WAIVER AUTHORITY.

To address the damage resulting from the consequences of the natural disasters occurring in the winter of 1996 and 1997 and the spring of 1997 (including severe weather in the Western United States, damaging tornadoes, and the March 1997 flooding in the Midwest), upon the request of a recipient of assistance the Secretary of Housing and Urban Development may, on a case-by-case basis and upon such other terms as the Secretary may specify—

(1) in applying section 122 of the Housing and Community Development Act of 1974, waive (in whole or in part) the requirements that activities benefit persons of low- and moderate-income; and

(2) in applying section 290 of the HOME Investment Partnerships Act, waive (in whole or in part) the requirements that housing qualify as affordable housing.

Page 51, after line 23, insert the following:

SEC. 3003. (a) Chapter 63 of title 5, United States Code, is amended by adding after subchapter V the following:

“SUBCHAPTER VI—LEAVE TRANSFER IN DISASTERS AND EMERGENCIES

“§ 6391. Authority for leave transfer program in disasters and emergencies

“(a) For the purpose of this section—

“(1) ‘employee’ means an employee as defined in section 6331(a); and

“(2) ‘agency’ means an Executive agency

“(b) In the event of a major disaster or emergency, as declared by the President, that results in severe adverse effects for a substantial number of employees, the President may direct the Office of Personnel Management to establish an emergency leave transfer program under which any employee in any agency may donate unused annual leave for transfer to employees of the same or other agencies who are adversely affected by such disaster or emergency.

“(c) The Office shall establish appropriate requirements for the operation of the emergency leave transfer program under subsection (b), including appropriate limitations on the donation and use of annual leave under the program. An employee may receive and use leave under the program without regard to any requirement that any annual leave and sick leave to a leave recipient’s credit must be exhausted before any transferred annual leave may be used.

“(d) A leave bank established under subchapter IV may, to the extent provided in regulations prescribed by the Office, donate

annual leave to the emergency leave transfer program established under subsection (b).

“(e) Except to the extent that the Office may prescribe by regulation, nothing in section 7351 shall apply to any solicitation, donation, or acceptance of leave under this section.

“(f) The Office shall prescribe regulations necessary for the administration of this section.”

(b) The analysis for chapter 63 of title 5, United States Code, is amended by adding at the end the following:

“SUBCHAPTER VI—LEAVE TRANSFER IN DISASTERS AND EMERGENCIES

“6391. Authority for leave transfer program in disasters and emergencies.”

SEC. . USE OF FUNDS FOR STUDIES OF MEDICAL USE OF MARIJUANA.

None of the funds appropriated by this Act or any other Act shall be used now or hereafter in any fiscal year for any study of the medicinal use of marijuana.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put,

Will the House pass said bill?

The SPEAKER pro tempore, Mr. LAHOOD, announced that pursuant to clause 7 of rule XV the yeas and nays were ordered, and the call was taken by electronic device.

It was decided in the affirmative 244 Yeas 178 Nays 1 Answered present 1

49.24 [Roll No. 136] YEAS—244

- Abercrombie DeLay Holden
Aderholt Diaz-Balart Hooley
Archer Dickey Horn
Armey Dingell Hostettler
Bachus Doolittle Houghton
Baesler Dreier Hoyer
Baker Dunn Hunter
Ballenger Ehrlich Hutchinson
Barcia Emerson Hyde
Barr English Istook
Barrett (NE) Ensign Jenkins
Bartlett Etheridge Johnson (CT)
Barton Everett Johnson, Sam
Bateman Ewing Kaptur
Bereuter Fawell Kasich
Berry Fazio Kelly
Bilbray Foley Kennedy (MA)
Bilirakis Forbes Kim
Bishop Fowler King (NY)
Bliley Fox Kleczka
Blunt Franks (NJ) Knollenberg
Boehner Frelinghuysen Kolbe
Bonilla Gallegly LaHood
Bono Ganske Lantos
Boyd Gekas Latham
Brady Gibbons LaTourette
Bryant Gilchrest Lazio
Bunning Gillmor Leach
Buyer Gilman Lewis (CA)
Callahan Goode Lewis (KY)
Calvert Goodlatte Linder
Camp Goodling Lipinski
Candy Gordon Livingston
Cannon Goss LoBiondo
Capps Granger Lofgren
Cardin Greenwood Lucas
Chabot Gutierrez Luther
Chambliss Gutknecht Manzullo
Christensen Hall (OH) Matsui
Clayton Hall (TX) McCarthy (NY)
Clement Hamilton McCollum
Combust Hansen McCrery
Condit Harman McDade
Cook Hastert McHale
Cooksey Hastings (FL) McHugh
Crane Hastings (WA) McIntyre
Crapo Hayworth McKeon
Cummings Hefley Meek
Cunningham Hergert Metcalf
Danner Hill Miller (FL)
Davis (VA) Hobson Minge

- Moran (KS) Regula Sununu
Moran (VA) Reyes Talent
Morella Riggs Tanner
Myrick Riley Tauscher
Nadler Roemer Tauzin
Nethercutt Rogan Taylor (MS)
Ney Rogers Taylor (NC)
Northup Ros-Lehtinen Thomas
Oberstar Roukema Thornberry
Ortiz Sabo Thune
Oxley Sanchez Thurman
Packard Saxton Trafficant
Pappas Schaefer, Dan Vento
Parker Sessions Walsh
Paxon Shaw Wamp
Pease Sherman Watts (OK)
Peterson (MN) Shimkus Weldon (FL)
Peterson (PA) Shuster Weldon (PA)
Pickering Sisisky Weller
Pickett Skeen White
Pitts Smith (NJ) Whitfield
Pombo Smith (OR) Wicker
Pomeroy Smith (TX) Wise
Porter Smith, Adam Wolf
Portman Smith, Linda Woolsey
Price (NC) Snowbarger Wynn
Pryce (OH) Spence Young (AK)
Quinn Spratt Young (FL)
Radanovich Stabenow
Rahall Strickland
Ramstad Stump

NAYS—178

- Ackerman Frank (MA) Neal
Allen Frost Neumann
Baldacci Furse Norwood
Barrett (WI) Gejdenson Nussle
Bass Gephardt Obey
Becerra Gonzalez Olver
Bentsen Graham Owens
Berman Green Pallone
Blagojevich Hillery Pascrell
Blumenauer Hilliard Pastor
Bonior Hinchey Paul
Borski Hinojosa Payne
Boswell Hoekstra Pelosi
Boucher Hulshof Petri
Brown (CA) Inglish Poshard
Brown (FL) Jackson (IL) Rangel
Brown (OH) Jackson-Lee Rivers
Burr (TX) Rodriguez
Burton John Rohrabacher
Campbell Johnson (WI) Rothman
Carson Johnson, E. B. Roybal-Allard
Castle Jones Royce
Chenoweth Kanjorski Rush
Clay Kennedy (RI) Ryan
Clyburn Kennelly Salmon
Coble Kildee Sanders
Coburn Kilpatrick Sandlin
Collins Kind (WI) Sanford
Conyers Kingston Sawyer
Costello Klink Scarborough
Cox Klug Schaffer, Bob
Coyne Kucinich Schumer
Cramer LaFalce Scott
Cubin Lampson Sensenbrenner
Davis (FL) Largent Serrano
Davis (IL) Levin Shadegg
Deal Lewis (GA) Shays
DeFazio Lowey Skaggs
DeGette Maloney (CT) Slaughter
Delahunt Maloney (NY) Smith (MI)
DeLauro Markey Snyder
Dellums Martinez Solomon
Deutsch Mascara Stark
Dicks McCarthy (MO) Stearns
Dixon McDermott Stenholm
Doggett McGovern Stokes
Dooley McInnis Stupak
Doyle McIntosh Thompson
Duncan McKinney Tiahrt
Edwards McNulty Tierney
Ehlers Meehan Torres
Engel Menendez Towns
Eshoo Mica Turner
Evans Millender-Upton
Farr McDonald Velazquez
Fattah Miller (CA) Visclosky
Filner Mink Waters
Flake Moakley Waxman
Foglietta Mollohan Wexler
Ford Murtha Weygand

ANSWERED “PRESENT”—1

Souder

NOT VOTING—10

Andrews	Manton	Watkins
Boehlert	Molinari	Yates
Hefner	Schiff	
Jefferson	Skelton	

So the bill was passed.

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

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶49.25 CLERK TO CORRECT ENGROSSMENT

On motion of Mr. LIVINGSTON, by unanimous consent,

Ordered, That in the engrossment of the foregoing bill the Clerk be authorized to correct section numbers, punctuation, cross references, and to make such other conforming changes as may be necessary to reflect the actions of the House in amending the bill.

¶49.26 PROVIDING FOR THE CONSIDERATION OF H.R. 1385

Mr. MCINNIS, by direction of the Committee on Rules, reported (Rept. No. 105-98) the resolution (H. Res. 150) providing for consideration of the bill (H.R. 1385) to consolidate, coordinate, and improve employment, training, literacy, and vocational rehabilitation programs in the United States, and for other purposes.

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

¶49.27 MEXICO-U.S. INTERPARLIAMENTARY GROUP

The SPEAKER pro tempore, Mr. LAHOOD, by unanimous consent, announced that the Speaker, pursuant to the provisions of 22 U.S.C. 276h, appointed the following Members to the Mexico-United States Interparliamentary Group, on the part of the House: Messrs. GILMAN, Vice Chairman, DREIER, BARTON of Texas, CAMPBELL, MANZULLO, GEJDENSON, LANTOS, FILLNER, UNDERWOOD, and Mr. REYES.

¶49.28 SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 670. An Act to amend the Immigration and Nationality Technical Corrections Act of 1994 to eliminate the special transition rule for issuance of a certificate of citizenship for certain children born outside the United States.

And then,

¶49.29 ADJOURNMENT

On motion of Mr. PALLONE, at 10 o'clock and 3 minutes p.m., the House adjourned.

¶49.30 REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. MCINNIS: Committee on Rules. House Resolution 150. Resolution providing for consideration of the bill (H.R. 1385) to consoli-

date, coordinate, and improve employment, training, literacy, and vocational rehabilitation programs in the United States, and for other purposes (Rept. No. 105-98). Referred to the House Calendar.

¶49.31 PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII public bills and resolutions were introduced and severally referred as follows:

By Mr. BUYER (for himself, Mr. EWING, Mr. BARCIA of Michigan, and Mr. POSHARD):

H.R. 1619. A bill to provide for farm-related exceptions from hazardous materials transportation requirements; to the Committee on Transportation and Infrastructure.

By Mr. RADANOVICH (for himself, Mr. BUNNING of Kentucky, and Mr. ROHR-ABACHER):

H.R. 1620. A bill to amend the Internal Revenue Code of 1986 to repeal the special taxes on wholesale and retail dealers in liquor and beer, and for other purposes; to the Committee on Ways and Means.

By Mr. BONO:

H.R. 1621. A bill to amend the provisions of title 17, United States Code, with respect to the duration of copyright, and for other purposes; to the Committee on the Judiciary.

By Mr. DREIER (for himself and Mr. DUNCAN):

H.R. 1622. A bill to provide for an annual report to Congress concerning diplomatic immunity; to the Committee on International Relations.

By Mr. ENSIGN (for himself, Mr. MATSUI, Mr. SAM JOHNSON, and Mr. WATKINS):

H.R. 1623. A bill to amend the Internal Revenue Code of 1986 to provide that the rate of tax on certain fuels derived from natural gas shall be based on the Btu equivalence with a gallon of gasoline, and for other purposes; to the Committee on Ways and Means.

By Mr. EVANS (for himself, Mr. GEPHARDT, Mr. BONIOR, Mr. SABO, Ms. NORTON, Mr. COYNE, Mr. FROST, Mr. OLVER, Ms. SLAUGHTER, Mr. HOLDEN, Mr. FILNER, Mr. FALEOMAVAEGA, Mr. KLING, Mr. MASCARA, Mr. DOYLE, Mr. HINCHEY, Mr. BORSKI, Mr. RUSH, Mr. MARTINEZ, Mr. TORRES, Ms. CARSON, Mr. ABERCROMBIE, Mr. SANDERS, Mr. BROWN of California, and Mr. LIPINSKI):

H.R. 1624. A bill to provide for the debarment or suspension from Federal procurement and nonprocurement activities of persons that violate certain labor and safety laws; to the Committee on Government Reform and Oversight, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FAWELL (for himself, Mr. GINGRICH, Mr. ARMEY, Mr. BOEHNER, Ms. MOLINARI, Mr. GOODLING, Mr. BALLENGER, Mr. BARRETT of Nebraska, Mr. MCKEON, Mr. KNOLLENBERG, Mr. RIGGS, Mr. GRAHAM, Mr. MCINTOSH, Mr. NORWOOD, Mr. PETERSON of Pennsylvania, Mr. DEAL of Georgia, Mr. HILLEARY, Mr. PAXON, Mr. WATTS of Oklahoma, Mr. HERGER, Mr. HEFLEY, Mr. SNOWBARGER, Mrs. FOWLER, Mrs. MYRICK, Ms. DUNN of Washington, Mr. HAYWORTH, and Mr. SKEEN):

H.R. 1625. A bill to ensure that workers have sufficient information about their rights regarding the payment of dues or fees to labor organizations and the uses of employee dues and fees by labor organizations; to the Committee on Education and the Workforce.

By Ms. HARMAN (for herself and Mr. DIXON):

H.R. 1626. A bill to amend the Communications Act of 1934 to require the licensing of certain unused channels for public safety uses; to the Committee on Commerce.

By Mrs. JOHNSON of Connecticut (for herself, Mr. SHAYS, Mr. CAMP, Mr. ENGLISH of Pennsylvania, and Mr. MCCRERY):

H.R. 1627. A bill to amend the Internal Revenue Code of 1986 to provide tax incentives for higher education; to the Committee on Ways and Means.

By Mrs. JOHNSON of Connecticut (for herself, Mr. CARDIN, Mrs. MORELLA, Mr. CLEMENT, Mr. OBERSTAR, Mr. WAXMAN, Mr. COYNE, Mr. NEAL of Massachusetts, Mr. OLVER, Mr. BURTON of Indiana, Mr. FRANK of Massachusetts, Mr. STARK, Mrs. LOWEY, Mr. SCHUMER, and Ms. DELAURO):

H.R. 1628. A bill to establish a demonstration project to study and provide coverage of routine patient care costs for Medicare beneficiaries with cancer who are enrolled in an approved clinical trial program; to the Committee on Ways and Means, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. JONES:

H.R. 1629. A bill to amend the Internal Revenue Code of 1986 to reduce the maximum capital gains tax rate by one-half for taxpayers age 55 and older; to the Committee on Ways and Means.

By Mr. MENENDEZ (for himself, Mr. DICKS, and Mr. JONES):

H.R. 1630. A bill to direct the Secretary of Transportation to study and report on existing ferry operations and potential ferry routes in the United States, to authorize the Secretary to provide financial assistance for the development of ferry operations, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. MICA:

H.R. 1631. A bill to amend title 5, United States Code, to make coverage under the health benefits program for Federal employees available to military dependents and military retirees, and for other purposes; to the Committee on Government Reform and Oversight, and in addition to the Committee on National Security, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PAYNE:

H.R. 1632. A bill to amend the Internal Revenue Code of 1986 to permanently extend the exclusion for employer-provided educational assistance programs, to restore such exclusion for graduate level courses, and to allow a deduction for interest on education loans; to the Committee on Ways and Means.

By Mr. PITTS:

H.R. 1633. A bill to amend the Internal Revenue Code of 1986 to allow a refundable credit for education expenses; to the Committee on Ways and Means.

By Mr. SMITH of New Jersey (for himself and Mr. WOLF):

H.R. 1634. A bill to set forth certain principles that should be adhered to by any United States national conducting an industrial cooperation project in the People's Republic of China or Tibet; to the Committee on International Relations.

By Mr. STOKES (for himself, Mr. PORTMAN, Mr. BARRETT of Wisconsin, Mr. BISHOP, Mr. BOEHNER, Ms. BROWN of Florida, Mr. BROWN of Ohio, Mr. CARDIN, Ms. CARSON, Mr. CHABOT, Mr. CLAY, Mrs. CLAYTON, Mr. CLYBURN,

Mr. CONYERS, Mr. CUMMINGS, Mr. DAVIS of Illinois, Mr. DEFAZIO, Ms. DELAURO, Mr. DELLUMS, Mr. DICKS, Mr. DIXON, Mr. EVANS, Mr. FILNER, Mr. FLAKE, Mr. FORD, Mr. FRANK of Massachusetts, Mr. FROST, Mr. GINGRICH, Mr. GUTIERREZ, Mr. HILLIARD, Mr. HOBSON, Mr. JACKSON, Ms. JACKSON-LEE, Mr. JEFFERSON, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. KASICH, Ms. KILPATRICK, Mr. LEWIS of Georgia, Mr. MCGOVERN, Ms. MCKINNEY, Mrs. MALONEY of New York, Mrs. MEEK of Florida, Ms. MILLENDER-MCDONALD, Mr. MILLER of California, Mr. MORAN of Virginia, Mrs. MORELLA, Mr. NEAL of Massachusetts, Mr. NEY, Ms. NORTON, Mr. OWENS, Mr. OXLEY, Ms. PELOSI, Mr. POSHARD, Mr. RANGEL, Mr. RUSH, Mr. SAWYER, Mr. DAN SCHAEFER of Colorado, Mr. SCOTT, Mr. SISISKY, Mr. STRICKLAND, Mr. THOMPSON, Mr. TRAFICANT, Ms. WATERS, Mr. WATT of North Carolina, Mr. WATTS of Oklahoma, Mr. WYNN, Mr. GONZALEZ, Ms. CHRISTIAN-GREEN, Mr. PAYNE, Mr. FATTAH, Mr. HASTINGS of Florida, and Mr. TOWNS);

H.R. 1635. A bill to establish within the United States National Park Service the National Underground Railroad Network to Freedom Program, and for other purposes; to the Committee on Resources.

By Mr. WAXMAN (for himself, Mr. SAXTON, Mr. PALLONE, Mr. MARKEY, Mr. ANDREWS, Mr. LEWIS of Georgia, Mr. SHAYS, Mr. BROWN of Ohio, Mr. GONZALEZ, Mr. DICKS, Mr. FOGLIETTA, Mr. BARRETT of Wisconsin, Ms. DEGETTE, Mr. JACKSON, Mr. LANTOS, Mr. GUTIERREZ, Mr. HORN, Ms. MCCARTHY of Missouri, Mrs. ROUKEMA, Mr. FORD, Mr. MOAKLEY, Mr. CLAY, Mr. YATES, Mr. CASTLE, Ms. PELOSI, Mr. COYNE, Mr. CAPPS, Mr. DAVIS of Illinois, Mr. GEJDENSON, Mr. CUMMINGS, Mr. MILLER of California, Ms. ESHOO, Mrs. KENNELLY of Connecticut, Mr. DELLUMS, Mr. KUCINICH, Mr. HINCHEY, Mrs. MEEK of Florida, Mr. BERMAN, Mr. SMITH of New Jersey, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. MENENDEZ, Mr. WEXLER, Mr. FILNER, Mr. PASCARELL, Mr. PAYNE, Mr. BARCIA of Michigan, Ms. RIVERS, Ms. MCKINNEY, Mrs. MINK of Hawaii, Mrs. MALONEY of New York, Mr. BONIOR, Mr. WYNN, Mr. BROWN of California, Mr. DEFAZIO, Mr. CLYBURN, Mr. KENNEDY of Massachusetts, Mrs. MORELLA, Mr. THOMPSON, Mr. CONYERS, Mr. ALLEN, Mr. EVANS, Mr. MORAN of Virginia, Mr. BLAGOJEVICH, Ms. HOOLEY of Oregon, Mr. RUSH, Mr. NADLER, Mr. PASTOR, Ms. FURSE, Ms. WOOLSEY, Mr. SANDERS, Mr. KENNEDY of Rhode Island, Mr. BLUMENAUER, Mrs. CLAYTON, Mr. CARDIN, Mr. FRANKS of New Jersey, Mr. KIND of Wisconsin, Ms. DELAURO, Mr. MCGOVERN, Mr. DELAHUNT, Mr. SERRANO, Mr. HASTINGS of Florida, Mr. OLVER, Mr. NEAL of Massachusetts, Mr. LAFALCE, Mr. ACKERMAN, Mrs. LOWEY, Mr. ROTHMAN, Mr. DIXON, Mr. MEEHAN, Mr. MCDERMOTT, Mr. ADAM SMITH of Washington, Mr. STARK, Mr. SKAGGS, AND Mr. BAESLER);

H.R. 1636. A bill to disclose environmental risks to children's health and expand the public's right to know about toxic chemical use and release, and for other purposes; to the Committee on Commerce.

By Ms. WATERS (for herself, Mr. CUMMINGS, Mr. HILLIARD, Mr. JACKSON, Ms. JACKSON-LEE, Ms. MCKINNEY, Mrs. MEEK of Florida, Mr. THOMPSON, Ms. BROWN of Florida, Mr.

RUSH, Mr. TOWNS, Mr. DIXON, Mr. STOKES, Mr. CONYERS, Mr. DELLUMS, Mr. RANGEL, Mrs. CLAYTON, Ms. KILPATRICK, Mr. CLYBURN, Mr. FORD, Mr. DAVIS of Illinois, Mr. OWENS, Mr. WATT of North Carolina, Mr. WYNN, Mr. SCOTT, Mr. HASTINGS of Florida, Ms. CHRISTIAN-GREEN, Ms. CARSON, Ms. NORTON, Mr. PAYNE, Mr. CLAY, Mr. JEFFERSON, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. FATTAH, Mr. LEWIS of Georgia, and Ms. MILLENDER-MCDONALD);

H.R. 1637. A bill to amend the Public Health Service Act with respect to the provision to at-risk communities of services under the program of block grants for the prevention and treatment of substance abuse; to the Committee on Commerce.

H.R. 1638. A bill to amend the Public Health Service Act with respect to the provision of rehabilitation services under the program of block grants for the prevention and treatment of substance abuse; to the Committee on Commerce.

H.R. 1639. A bill to establish an education development block grant program to allow local educational agencies to use such funds and to borrow five times the amount of such funds to repair school infrastructure; to the Committee on Education and the Workforce.

H.R. 1640. A bill to establish computer learning centers in low income areas; to the Committee on Education and the Workforce.

H.R. 1641. A bill to amend the National Narcotics Leadership Act of 1988 to increase the amount of funds that the Director of National Drug Control Policy may transfer between National Drug Control Program agency accounts; to the Committee on Government Reform and Oversight.

H.R. 1642. A bill to amend the Foreign Assistance Act of 1961 to provide for the establishment of an alternative crop production demonstration program for developing countries with illicit crop production; to the Committee on International Relations.

H.R. 1643. A bill to provide for an increase in funding for programs for the prevention and treatment of substance abuse in the Federal prison system; to the Committee on the Judiciary.

H.R. 1644. A bill to provide for programs that involve continuing judicial supervision over offenders with substance abuse problems who are not violent offenders; to the Committee on the Judiciary.

H.R. 1645. A bill to amend title 18, United States Code, to provide additional penalties for theft by public officials under color of law; to the Committee on the Judiciary.

H.R. 1646. A bill to authorize States to provide temporary assistance for needy families in a manner that complements the efforts of certain adults who are caring for the children of relatives; to the Committee on Ways and Means.

H.R. 1647. A bill to establish a Small Business Development Fund to promote economic revitalization and community development through investment in, and assistance to, qualified women and minority business people; to the Committee on Ways and Means, and in addition to the Committees on the Budget, and Small Business, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. WATKINS:

H.R. 1648. A bill to encourage production of oil and gas within the United States by providing tax incentives, and for other purposes; to the Committee on Ways and Means.

By Mr. CRAPO (for himself, Mr. BERRY, and Mr. WATKINS):

H. Res. 151. Resolution to encourage consumers to consult with their pharmacists in connection with the purchase and use of

over-the-counter drug products; to the Committee on Commerce.

By Mr. FRANKS of New Jersey (for himself, Mr. DINGELL, Mr. PAPPAS, Mr. FRELINGHUYSEN, Mr. LOBIONDO, Mr. SMITH of New Jersey, Mr. SAXTON, Mr. ANDREWS, Mr. BROWN of Ohio, Mr. MILLER of California, Mr. KILDEE, Mr. TRAFICANT, Mr. PASCARELL, Mr. TAYLOR of North Carolina, and Mrs. ROUKEMA):

H. Con. Res. 80. Concurrent resolution relating to maintaining the current standard behind the "Made in USA" label, in order to protect consumers and jobs in the United States; to the Committee on Commerce.

By Mr. GILMAN (for himself, Mr. HAMILTON, Mr. PORTER, Mr. BILIRAKIS, Mr. ENGEL, and Mrs. MALONEY of New York):

H. Con. Res. 81. Concurrent resolution calling for a United States initiative seeking a just and peaceful resolution of the situation on Cyprus; to the Committee on International Relations.

By Mr. BROWN of California:

H. Con. Res. 82. Concurrent resolution establishing the congressional budget for the U.S. Government for fiscal year 1998 and setting forth appropriate budgetary levels for fiscal years 1999, 2000, 2001, and 2002; to the Committee on the Budget.

49.32 PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII,

Mrs. CHENOWETH introduced a bill (H.R. 1649) to make retroactive the entitlement of certain Medal of Honor recipients to the special pension provided for persons entered and recorded on the Army, Navy, Air Force, and Coast Guard Medal of Honor Roll; which was referred to the Committee on Veterans' Affairs.

49.33 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 14: Mr. DUNCAN, Mr. HANSEN, Mr. CRANE, Mr. DAVIS of Virginia, Mr. WELDON of Florida, Mrs. NORTHEY, Ms. DANNER, Mr. PASTOR, Mr. DOOLEY of California, Mr. TIAHRT, Mr. WAMP, Mr. GUTKNECHT, Mr. SHADEGG, and Mr. PORTMAN.

H.R. 15: Mr. GIBBONS, Mr. THORNBERRY, Mr. DOOLITTLE, Mr. RADANOVICH, Ms. WOOLSEY, and Mr. PETERSON of Pennsylvania.

H.R. 45: Mr. OBERSTAR, Mrs. THURMAN, and Mr. CONYERS.

H.R. 58: Mr. GIBBONS and Mr. BACHUS.
H.R. 96: Mrs. MCCARTHY of New York, Mr. DEAL of Georgia, and Mr. CRAMER.

H.R. 125: Mr. CRAPO.

H.R. 145: Mrs. TAUSCHER, Ms. FURSE, Mr. TAYLOR of Mississippi, Ms. CARSON, and Mr. ABERCROMBIE.

H.R. 198: Mr. TALENT.

H.R. 267: Mr. HOYER.

H.R. 289: Mrs. MINK of Hawaii.

H.R. 292: Mr. GOODLING.

H.R. 337: Mr. ROTHMAN, Mr. WYNN, and Mr. THOMPSON.

H.R. 339: Mr. FOX of Pennsylvania and Mr. TURNER.

H.R. 411: Mr. ALLEN, Mr. ENGEL, and Mr. CLAY.

H.R. 443: Mr. SANDERS.

H.R. 444: Mr. DAVIS of Illinois.

H.R. 475: Mr. ACKERMAN and Mr. BERRY.

H.R. 493: Mr. MALONEY of Connecticut.

H.R. 505: Mr. CARDIN.

H.R. 586: Mr. GIBBONS.

H.R. 587: Mr. FRELINGHUYSEN.

H.R. 603: Mr. PETRI, Mr. PASCARELL, and Mr. BARRETT of Wisconsin.

H.R. 611: Ms. PELOSI, Mr. GORDON, Mrs. TAUSCHER, Mr. FOX of Pennsylvania, and Mr. WATT of North Carolina.

H.R. 617: Mr. BURTON of Indiana, Mr. MCINTYRE, Mr. OLVER, Mr. FILNER, Mr. PASCRELL, Mr. BALDACCIO, and Mr. MANTON.

H.R. 628: Mr. SAM JOHNSON.

H.R. 631: Mr. KOLBE and Mr. GRAHAM.

H.R. 695: Mr. SHERMAN, Mr. DREIER, Mr. CALVERT, Mr. CAPPS, Mr. LINDER, Mr. MCINNIS, Mr. GRAHAM, Mr. THOMAS, Ms. MCKINNEY, Ms. MCCARTHY of Missouri, Mr. FRANK of Massachusetts, Mr. SISISKY, Mr. FORBES, Mr. BLUNT, Mr. ISTOOK, and Mr. PICKERING.

H.R. 699: Mr. CALVERT, Mr. SNOWBARGER, Mr. BARRETT of Nebraska, Mr. MCINTOSH, Mr. HALL of Texas, Mr. BLILEY, Mr. PETERSON of Pennsylvania, Mr. KINGSTON, Mr. KING of New York, Mrs. KELLY, and Mr. HERGER.

H.R. 707: Mr. ADAM SMITH of Washington.

H.R. 722: Mr. MCKEON, Mr. SENSENBRENNER, Mr. KING of New York, Mr. PAXON, Mr. KLINK, and Mr. HUTCHINSON.

H.R. 734: Mr. HOLDEN, Mr. KUCINICH, and Mr. LIPINSKI.

H.R. 754: Mr. HOLDEN and Mr. CAMPBELL.

H.R. 778: Ms. DELAULO and Mr. MARTINEZ.

H.R. 779: Mr. CAPPS, Ms. DELAULO, and Mr. MARTINEZ.

H.R. 780: Ms. DELAULO and Mr. MARTINEZ.

H.R. 806: Mr. BONIOR.

H.R. 816: Mrs. FOWLER.

H.R. 859: Mr. GOODLATTE and Mr. MILLER of Florida.

H.R. 866: Mr. SENSENBRENNER.

H.R. 875: Mr. FOX of Pennsylvania, Mr. BISHOP, Mr. MALONEY of Connecticut, and Ms. JACKSON-LEE.

H.R. 877: Mr. SKAGGS, Mr. TALENT, Mr. BE-REUTER, Mr. KENNEDY of Rhode Island, and Ms. MOLINARI.

H.R. 891: Mr. TALENT.

H.R. 901: Mr. ROYCE, Mr. PITTS, Mr. SALMON, Mr. WAMP, Mr. GOODLING, and Mr. JENKINS.

H.R. 916: Mr. SAM JOHNSON, Mr. MILLER of Florida, Mr. KLINK, and Ms. FURSE.

H.R. 919: Mr. BONIOR and Mr. GUTIERREZ.

H.R. 946: Mr. METCALF and Mr. THORNBERRY.

H.R. 956: Mr. BOYD, Ms. CARSON, and Mr. WICKER.

H.R. 970: Mr. WATKINS and Mr. SMITH of Texas.

H.R. 972: Mr. MILLER of Florida.

H.R. 991: Ms. MILLENDER-MCDONALD, Mrs. EMERSON, and Mr. BLUMENAUER.

H.R. 1016: Mr. DAN SCHAEFER of Colorado.

H.R. 1037: Mrs. KENNELLY of Connecticut.

H.R. 1050: Mr. BONIOR.

H.R. 1053: Mr. COBURN, Mr. TAYLOR of Mississippi, and Mr. CAPPS.

H.R. 1075: Mr. ACKERMAN and Mrs. LOWEY.

H.R. 1076: Mr. MCGOVERN.

H.R. 1100: Mr. THORNBERRY.

H.R. 1111: Mr. MORAN of Virginia.

H.R. 1129: Mr. BROWN of California, Ms. BROWN of Florida, and Mr. TAYLOR of North Carolina.

H.R. 1134: Mr. COSTELLO, Mr. EHRlich, and Mr. SMITH of New Jersey.

H.R. 1159: Mr. TIERNEY and Mr. MARTINEZ.

H.R. 1161: Mr. MCKEON and Mr. MANZULLO.

H.R. 1172: Mr. WELDON of Pennsylvania, Mrs. ROUKEMA, Mr. PICKERING, Mr. BOB SCHAEFFER, and Mr. LUCAS of Oklahoma.

H.R. 1178: Mr. CAPPS.

H.R. 1189: Ms. KAPTUR, Mr. TURNER, Mr. RADANOVICH, Mr. JENKINS, and Mr. WICKER.

H.R. 1201: Mr. MCDERMOTT.

H.R. 1222: Mr. FALEOMAVAEGA.

H.R. 1232: Mr. SCARBOROUGH, Mr. BERMAN, and Mr. LEACH.

H.R. 1247: Mr. NETHERCUTT, Mrs. CUBIN, Mr. BUYER, and Mrs. EMERSON.

H.R. 1260: Mr. KENNEDY of Massachusetts, Ms. FURSE, and Mr. LANTOS.

H.R. 1283: Mr. HORN, Mr. BUNNING of Kentucky, Mr. TALENT, Mr. RADANOVICH, and Mr. CRANE.

H.R. 1287: Mr. BEREUTER.

H.R. 1338: Mr. WICKER.

H.R. 1350: Mr. SENSENBRENNER.

H.R. 1383: Mr. BALDACCIO, Mr. COYNE, and Mr. OLVER.

H.R. 1395: Ms. MCKINNEY and Mr. MCINTYRE.

H.R. 1437: Mr. LAFALCE.

H.R. 1453: Mr. GUTIERREZ, Mr. MCGOVERN, Mr. MARTINEZ, and Mr. BARRETT of Wisconsin.

H.R. 1456: Mr. BARCIA of Michigan.

H.R. 1464: Mr. WALSH.

H.R. 1505: Mr. LEWIS of Georgia.

H.R. 1521: Mr. CUNNINGHAM, Mr. FILNER, and Mr. STRICKLAND.

H.R. 1532: Mr. GOODLATTE and Mr. WELLER.

H.R. 1542: Mr. SESSIONS.

H.R. 1549: Mr. BARRETT of Wisconsin.

H.R. 1556: Mr. GREEN and Mr. PETRI.

H.R. 1559: Mr. MCCOLLUM, Mr. HYDE, Mr. HORN, Mr. NETHERCUTT, Mr. GUTKNECHT, and Mr. CHRISTENSEN.

H.R. 1568: Mrs. MEEK of Florida, Mrs. CLAYTON, and Mr. SNYDER.

H.R. 1574: Mr. HASTERT and Mr. BARTON of Texas.

H.R. 1577: Mrs. NORTHP.

H.J. Res. 54: Mr. BOYD.

H.J. Res. 75: Mr. GILLMOR, Mrs. ROUKEMA, Mr. VISLOSKEY, Mr. ARCHER, Mr. RANGEL, Mr. HULSHOF, Mr. PORTMAN, Mr. JENKINS, Mrs. LINDA SMITH of Washington, Mr. DICKS, Mr. HALL of Ohio, Mr. TRAFICANT, Mr. SENSENBRENNER, Mr. GALLEGLY, Mr. MOLLOHAN, Mr. YOUNG of Alaska, Ms. ROS-LEHTINEN, Mr. BARTON of Texas, Mr. PRICE of North Carolina, Mr. GANSKE, Mr. FAZIO of California, Mr. HOLDEN, Mr. COBURN, Mr. DIAZ-BALART, Mr. BEREUTER, Mr. BISHOP, Mr. HOBSON, Mr. LEACH, Mr. PETRI, Mr. CANADY of Florida, Mr. FAWELL, Mr. ISTOOK, Mr. DOYLE, Mr. SCOTT, Mr. ROGAN, Mrs. KELLY, Mr. ORTIZ, Mr. LUCAS of Oklahoma, Mr. BOB SCHAEFFER, Mr. GREENWOOD, Mr. HILL, Mr. BRYANT, and Mr. BONO.

H.J. Res. 76: Mrs. MALONEY of New York, Mr. RAHALL, Mr. SABO, Ms. PELOSI, and Mr. MCGOVERN.

H. Con. Res. 10: Mr. MASCARA, Mr. COBLE, Ms. STABENOW, Mr. BORSKI, Mr. HILLIARD, and Mr. MALONEY of Connecticut.

H. Con. Res. 13: Mr. MOAKLEY, Mr. GOODLING, Mr. PETERSON of Pennsylvania, and Mr. CHAMBLISS.

H. Con. Res. 14: Mr. OBERSTAR, Mr. PAPPAS, and Mr. FARR of California.

H. Con. Res. 51: Mr. MARTINEZ.

H. Con. Res. 52: Mr. MARTINEZ, Mr. SABO, Mr. OBERSTAR, and Mr. STENHOLM.

H. Con. Res. 65: Mr. LANTOS, Ms. ROS-LEHTINEN, Mr. HERGER, Mr. BONIOR, Mr. MARTINEZ, Mr. TURNER, Mr. CONYERS, Ms. WATERS, Mr. CLYBURN, Ms. JACKSON-LEE, Mr. JACKSON, Mr. RANGEL, Ms. BROWN of Florida, Mr. FORD, Mr. LEWIS of Georgia, Mr. WYNN, Mr. RUSH, Mr. DAVIS of Illinois, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. FLAKE, Ms. KILPATRICK, Mr. BISHOP, Mrs. CLAYTON, Mr. HILLIARD, Mr. STOKES, and Mr. WATT of North Carolina.

H. Res. 110: Mr. GOODLATTE, and Mr. GUTKNECHT.

H. Res. 122: Mr. LIVINGSTON, Mr. ROMERO-BARCELO, Mr. JONES, Mr. COOK, Mr. HEFLEY, Mr. COOKSEY, and Mrs. MORELLA.

¶49.34 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 4 of rule XXII, sponsors were deleted from public bills and resolutions as follows:

H.R. 900: Mr. ROMERO-BARCELO.

H.R. 1111: Mr. MORAN of Kansas.

¶50.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Thursday, May 15, 1997.

Pursuant to clause 1, rule I, the Journal was approved.

¶50.2 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

3337. A letter from the Administrator, Agricultural Marketing Service, transmitting the Service's final rule—Pork Promotion, Research, and Consumer Information Order—Increase in Importer Assessments [Docket No. LS-97-001] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3338. A letter from the Congressional Review Coordinator, Animal and Plant Health Inspection Service, transmitting the Service's final rule—Tuberculosis in Cattle and Bison; State Designation [APHIS Docket No. 96-093-1] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3339. A letter from the Acting Executive Director, Commodity Futures Trading Commission, transmitting the Commission's final rule—Fees for Applications for Contract Market Designation, Leverage Commodity Registration and Registered Futures Association and Exchange Rule Enforcement and Financial Reviews [17 CFR Parts 1, 5, and 31] received May 13, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3340. A letter from the General Sales Manager, Foreign Agricultural Service, transmitting the Service's final rule—Revised Definition of U.S. Agricultural Commodity for Commercial Export Programs [7 CFR Parts 1493 and 1494] received May 12, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3341. A letter from the Under Secretary of Defense (Comptroller), Department of Defense, transmitting a report of a violation of the Anti-Deficiency Act—Army violation, case number 93-11, which totaled \$2.1 million, occurred at the Lexington Blue Grass Army Depot in Kentucky, when certain individuals improperly classified four buildings as temporary facilities, pursuant to 31 U.S.C. 1517(b); to the Committee on Appropriations.

3342. A letter from the Deputy Executive Director and Chief Operating Officer, Pension Benefit Guaranty Corporation, transmitting the Corporation's final rule—Interest Assumption for Determining Variable-Rate Premium; Interest Assumptions for Multiemployer Plan Valuations Following Mass Withdrawal—received May 12, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

3343. A letter from the Secretary, Federal Trade Commission, transmitting the Commission's final rule—Rule Concerning Disclosures Regarding Energy Consumption and Water Use of Certain Home Appliances and Other Products Required Under the Energy Policy and Conservation Act ("Appliance Labeling Rule") [16 CFR Part 305] received May 14, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3344. A letter from the Deputy Secretary, Securities and Exchange Commission, transmitting the Commission's final rule—Custody of Investment Company Assets Outside the United States [Release Nos. IC-22658; IS-1080; File No. S7-23-95] (RIN: 3235-AE98) received May 13, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3345. A letter from the Chairman, Securities and Exchange Commission, transmitting

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The House was called to order by the SPEAKER.