

(1) it is a goal of our Nation that all citizens have safe, clean, and healthy housing;

(2) the Members of the House of Representatives should demonstrate the importance of volunteerism and community service;

(3) the Members of the House of Representatives and Habitat for Humanity, with support from the National Partners in Homeownership, should sponsor and construct, commencing on June 5, 1997, two homes in the Anacostia neighborhood of the District of Columbia, each to be known as a "House That Congress Built";

(4) each "House That Congress Built" should be constructed primarily by Members of the House of Representatives and their families and staffs, involving and symbolizing the partnership of the public, private, and nonprofit sectors of society;

(5) each "House That Congress Built" should be constructed with the participation of the family that will own the home;

(6) upon completion and initial occupancy of the homes in the fall of 1997, the Members of the House of Representatives, their families and staffs, and local and national leaders from the public and private nonprofit sectors of society should participate, together with each family that will own a "House That Congress Built", in an event to celebrate the occasion;

(7) in the future, the Members of the House of Representatives and their families and staff should participate in similar house building activities of Habitat for Humanity in their own districts as part of National Homeownership Week; and

(8) these occasions should be used to emphasize and focus on the importance of providing safe, clean, and healthy homes for all of the people in the United States.

The SPEAKER pro tempore, Mr. SUNUNU, recognized Mr. LAZIO and Mr. FLAKE, each for 20 minutes.

After debate,

The question being put, *viva voce*,

Will the House suspend the rules and agree to said resolution, as amended?

The SPEAKER pro tempore, Mr. SUNUNU, announced that two-thirds of the Members present had voted in the affirmative.

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

The SPEAKER pro tempore, Mr. SUNUNU, pursuant to clause 5, rule I, announced that further proceedings on the motion were postponed.

¶52.14 PROVIDING FOR THE CONSIDERATION OF H.R. 408

Ms. PRYCE, by direction of the Committee on Rules, reported (Rept. No. 105-103) the resolution (H. Res. 153) providing for the consideration of the bill (H.R. 408) to amend the Marine Mammal Protection Act of 1972 to support the International Dolphin Conservation Program in the eastern tropical Pacific Ocean, and for other purposes.

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

¶52.15 PROVIDING FOR THE CONSIDERATION OF H. CON. RES. 84

Mr. SOLOMON, by direction of the Committee on Rules, called up the following resolution (H. Res. 152):

*Resolved*, That at any time after the adoption of this resolution the Speaker may, pur-

suant 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 concurrent resolution (H. Con. Res. 84) establishing the congressional budget for the United States Government for fiscal year 1998 and setting forth appropriate budgetary levels for fiscal years 1990, 2000, 2001, and 2002. The first reading of the concurrent resolution shall be dispensed with. All points of order against the concurrent resolution and against its consideration are waived. General debate shall be confined to the congressional budget and shall not exceed five hours and twenty minutes (including one hour on the subject of economic goals and policies), with five hours equally divided and controlled by the chairman and ranking minority member of the Committee on the Budget and twenty minutes controlled by Representative Minge of Minnesota or his designee. After general debate the concurrent resolution shall be considered for amendment under the five-minute rule. The concurrent resolution shall be considered as read. No amendment shall be in order except the amendments in the nature of substitutes designated in section 2 of this resolution, if printed in the portion of the Congressional Record, designated for that purpose in clause 6 of rule XXIII. Each amendment may be offered only in the order designated, may be offered only by a Member designated, shall be considered as read, shall be debatable for twenty minutes (except as otherwise provided in section 2) equally divided and controlled by the proponent and an opponent, and shall not be subject to amendment. All points of order against the amendments designated in section 2 are waived except that the adoption of an amendment in the nature of a substitute shall constitute the conclusion of consideration of the concurrent resolution for amendment. 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 question shall be fifteen minutes. After the conclusion of consideration of the concurrent resolution for amendment, the Committee shall rise and report the concurrent resolution to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the concurrent resolution and amendments thereto to final adoption without intervening motion except amendments offered by the chairman of the Committee on the Budget pursuant to section 305(a)(5) of the Congressional Budget Act of 1974 to achieve mathematical consistency. The concurrent resolution shall not be subject to a demand for division of the question of its adoption.

SEC. 2. The following amendments are in order pursuant to the first section of this resolution:

- (1) the amendment numbered 1, which shall be debatable for one hour;
- (2) the amendment numbered 2;
- (3) the amendment numbered 3;
- (4) the amendment numbered 4; and
- (5) the amendment numbered 5.

SEC. 3. Rule XLIX shall not apply with respect to the adoption by the Congress of a concurrent resolution on the budget for fiscal year 1998.

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. KINGSTON, announced that the yeas had it.

Mr. FROST 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 ..... 220  
Nays ..... 200

¶52.16 [Roll No. 140] YEAS—220

|               |               |               |
|---------------|---------------|---------------|
| Aderholt      | Gilman        | Parker        |
| Archer        | Goodlatte     | Paul          |
| Armey         | Goodling      | Paxon         |
| Bachus        | Goss          | Pease         |
| Baker         | Graham        | Peterson (PA) |
| Ballenger     | Granger       | Petri         |
| Barr          | Greenwood     | Pickering     |
| Barrett (NE)  | Gutknecht     | Pitts         |
| Bartlett      | Hall (OH)     | Pombo         |
| Bass          | Hansen        | Porter        |
| Bateman       | Hastings (WA) | Portman       |
| Bereuter      | Hayworth      | Pryce (OH)    |
| Bilirakis     | Hefley        | Quinn         |
| Bliley        | Herger        | Radanovich    |
| Blunt         | Hilleary      | Ramstad       |
| Boehlert      | Hobson        | Redmond       |
| Boehner       | Hoekstra      | Regula        |
| Bonilla       | Horn          | Riggs         |
| Bono          | Hostettler    | Riley         |
| Brady         | Houghton      | Rogan         |
| Bryant        | Hulshof       | Rogers        |
| Bunning       | Hunter        | Rohrabacher   |
| Burr          | Hutchinson    | Ros-Lehtinen  |
| Burton        | Hyde          | Roukema       |
| Buyer         | Inglis        | Royce         |
| Callahan      | Istook        | Ryun          |
| Calvert       | Jenkins       | Salmon        |
| Camp          | Johnson (CT)  | Sanford       |
| Canady        | Johnson, Sam  | Saxton        |
| Cannon        | Jones         | Scarborough   |
| Castle        | Kasich        | Schaefer, Dan |
| Chabot        | Kelly         | Sensenbrenner |
| Chambliss     | Kim           | Sessions      |
| Chenoweth     | King (NY)     | Shadegg       |
| Christensen   | Kingston      | Shaw          |
| Coble         | Klug          | Shays         |
| Coburn        | Knollenberg   | Shimkus       |
| Collins       | Kolbe         | Shuster       |
| Combest       | LaHood        | Skeen         |
| Cook          | Largent       | Smith (MI)    |
| Cooksey       | Latham        | Smith (NJ)    |
| Cox           | LaTourette    | Smith (OR)    |
| Crane         | Lazio         | Smith (TX)    |
| Crapo         | Leach         | Smith, Linda  |
| Cubin         | Lewis (CA)    | Snowbarger    |
| Cunningham    | Lewis (KY)    | Solomon       |
| Davis (VA)    | Linder        | Souder        |
| Deal          | Livingston    | Spence        |
| DeLay         | LoBiondo      | Stearns       |
| Diaz-Balart   | Lucas         | Stump         |
| Dickey        | Manzullo      | Sununu        |
| Doolittle     | McCollum      | Talent        |
| Dreier        | McCrery       | Tauzin        |
| Duncan        | McDade        | Taylor (NC)   |
| Dunn          | McHugh        | Thomas        |
| Ehlers        | McInnis       | Thornberry    |
| Ehrlich       | McIntosh      | Thune         |
| Emerson       | McKeon        | Tiahrt        |
| English       | Metcalf       | Traficant     |
| Ensign        | Mica          | Upton         |
| Everett       | Miller (FL)   | Walsh         |
| Ewing         | Molinari      | Wamp          |
| Fawell        | Moran (KS)    | Watkins       |
| Foley         | Morella       | Watts (OK)    |
| Forbes        | Myrick        | Weldon (FL)   |
| Fox           | Nethercutt    | Weldon (PA)   |
| Franks (NJ)   | Neumann       | Weller        |
| Frelinghuysen | Ney           | Whitfield     |
| Gallegly      | Northup       | Wicker        |
| Ganske        | Norwood       | Wolf          |
| Gekas         | Nussle        | Young (AK)    |
| Gibbons       | Oxley         | Young (FL)    |
| Gilchrest     | Packard       |               |
| Gillmor       | Pappas        |               |

NAYS—200

Abercrombie Allen Andrews Baesler Baldacci Barcia Barrett (WI) Barton Becerra Bentsen Berman Berry Bishop Blagojevich Blumenauer Bonior Borski Boswell Boucher Boyd Brown (CA) Brown (OH) Campbell Capps Cardin Carson Clay Clayton Clement Clyburn Condit Conyers Costello Coyne Cramer Cummings Danner Davis (FL) Davis (IL) DeFazio DeGette Delahunt DeLauro Dellums Deutsch Dicks Dingell Dixon Doggett Dooley Doyle Edwards Engel Eshoo Etheridge Evans Farr Fattah Fazio Filner Flake Foglietta Ford Frank (MA) Frost Furse Gejdenson Gephardt

NOT VOTING—14

Ackerman Bilbray Brown (FL) Fowler Hastert Hinchey Jefferson Moran (VA) Sanders Schiff Schumer Waxman White Woolsey

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. KINGSTON, announced that the yeas had it.

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

The vote was taken by electronic device.

It was decided in the affirmative { Yeas ..... 278 Nays ..... 142

52.17

[Roll No. 141]

YEAS—278

Abercrombie Aderholt Andrews Archer Armev Bachus Baker Baldacci Ballenger Barcia Barr Barrett (NE) Bartlett Bass Bateman Bentsen Berreuter Bilirakis Bliley Blunt Boehlert Boehner Bonilla Bono Borski Boswell Brady Hunter Bunning Hyde Inglis Johnson (CT) Johnson, Sam Jones Kasich Kelly Kennedy (MA) Kennelly Kim King (NY) Kingston Kleczka Klug Knollenberg Kolbe LaHood Lampson Largent Latham LaTourrette Lazio Leach Levin Lewis (CA) Lewis (KY) Linder Livingston LoBiondo Lucas Manzullo Mascara McCarthy (NY) Dickey McCollum McCrery McDade McGovern McHugh McInnis McIntosh McKeon Menendez Metcalf Mica Millender- McDonald Miller (FL) Mink Moakley Molinari Mollohan Moran (KS) Moran (VA) Morella Murtha Myrick Nethercutt Neumann Ney Northup Norwood Oberstar Ortiz Gilman

NAYS—142

Allen Baesler Barrett (WI) Barton Becerra Berman Berry Bishop Blagojevich Blumenauer Bonior Boucher Boyd Brown (CA) Brown (OH) Campbell Carson Pickering Pitts Pombo Pomeroy Porter Portman Pryce (OH) Quinn Radanovich Rahall Ramstad Redmond Regula Riley Rodriguez Rogan Rogers Rohrabacher Ros-Lehtinen Rothman Roukema Royce Ryan Sabo Salmon Sanford Saxton Scarborough Schaefer, Dan Schaffer, Bob Sensenbrenner Serrano Sessions Shadegg Shaw Shays Sherman Shimkus Shuster Skeen Smith (MI) Smith (NJ) Smith (OR) Smith (TX) Smith, Adam Smith, Linda Snowbarger Snyder Solomon Souder Spence Spratt Stokes Strickland Stump Sununu Talent Tauzin Taylor (NC) Thomas Thornberry Thune Tiahrt Traficant Upton Vento Walsh Waters Watkins Watts (OK) Weldon (FL) Weldon (PA) Weller Weygand Whitfield Wicker Wise Wolf Wynn Young (AK) Young (FL)

NOT VOTING—14

Ackerman Bilbray Brown (FL) Coburn Fowler Hastert Hinchey Jefferson Jenkins Sanders Schiff Waxman White Woolsey

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.

52.18 MESSAGE FROM THE SENATE

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

H.R. 1122. An Act to amend title 18, United States Code, to ban partial-birth abortions.

The message also announced that pursuant to section 711(b)(2) of Public Law 104-293, the Chair, on behalf of the majority leader, appoints the Senator from Pennsylvania [Mr. SPECTER] as a member of the Commission to Assess the Organization of the Federal Government to Combat the Proliferation of Weapons of Mass Destruction.

52.19 S. CON. RES. 26—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. KINGSTON, pursuant to clause 5, rule I, announced the unfinished business to be the motion to suspend the rules and agree to the concurrent resolution of the Senate (S. Con Res. 26) to permit the use of the rotunda of the Capitol