

So the motion to adjourn was not agreed to.

¶68.6 MESSAGE FROM THE SENATE

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

H.R. 956. An Act to amend the National Narcotics Leadership Act of 1988 to establish a program to support and encourage local communities that first demonstrate a comprehensive, long-term commitment to reduce substance abuse among youth, and for other purposes.

The message also announced that the Senate had passed with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 1757. An Act to consolidate international affairs agencies, to authorize appropriations for the Department of State and related agencies for fiscal years 1998 and 1999, and to ensure that the enlargement of the North Atlantic Treaty Organization (NATO) proceeds in a manner consistent with United States interests, to strengthen relations between the United States and Russia, to preserve the prerogatives of the Congress with respect to certain arms control agreements, and for other purposes.

The message also announced that the Senate had passed a bill of the following title, in which the concurrence of the House is requested:

S. 923. An Act to deny veterans benefits to persons convicted of Federal capital offenses.

¶68.7 MOTION TO ADJOURN

Mr. FORBES moved that the House do now adjourn.

The question being put, *viva voce*,  
Will the House now adjourn?

The SPEAKER pro tempore, Mr. CALVERT, announced that the nays had it.

Mr. FORBES 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 ..... 27  
Nays ..... 389

¶68.8 [Roll No. 211]

YEAS—27

Ackerman	Hastings (FL)	Moran (VA)
Brown (CA)	Hinchey	Oberstar
Condit	John	Obe
Conyers	King (NY)	Pastor
Dingell	LaFalce	Riley
Engel	McCarthy (NY)	Stark
Farr	McNulty	Towns
Filner	Millender-	Waxman
Forbes	McDonald	
Fowler	Mink	

NAYS—389

Abercrombie	Barr	Bilbray
Aderholt	Barrett (NE)	Bilirakis
Allen	Barrett (WI)	Bishop
Andrews	Bartlett	Blagojevich
Archer	Barton	Bliley
Armey	Bass	Blumenauer
Bachus	Bateman	Blunt
Baessler	Becerra	Boehler
Baker	Bentsen	Boehner
Baldacci	Bereuter	Bonilla
Ballenger	Berman	Bonior
Barcia	Berry	Bono

Borski	Gordon	Meehan
Boswell	Goss	Meek
Boucher	Graham	Menendez
Boyd	Granger	Metcalf
Brady	Green	Mica
Brown (FL)	Greenwood	Miller (FL)
Brown (OH)	Gutierrez	Minge
Bryant	Gutknecht	Moakley
Bunning	Hall (OH)	Mollinari
Burr	Hall (TX)	Mollohan
Burton	Hamilton	Moran (KS)
Buyer	Hansen	Morella
Callahan	Harman	Murtha
Calvert	Hastert	Myrick
Camp	Hastings (WA)	Nadler
Campbell	Hayworth	Neal
Canady	Hefley	Nethercutt
Cannon	Hefner	Neumann
Capps	Herger	Ney
Cardin	Hill	Northup
Carson	Hillery	Norwood
Castle	Hilliard	Nussle
Chabot	Hinojosa	Olver
Chambliss	Hobson	Ortiz
Chenoweth	Hoekstra	Owens
Christensen	Holden	Oxley
Clay	Hooley	Packard
Clayton	Horn	Pallone
Clement	Hostettler	Pappas
Clyburn	Houghton	Parker
Coble	Hoyer	Pascrell
Coburn	Hulshof	Paul
Collins	Hunter	Paxon
Combest	Hutchinson	Payne
Cook	Hyde	Pease
Cooksey	Inglis	Pelosi
Costello	Jackson (IL)	Peterson (MN)
Cox	Jackson-Lee	Peterson (PA)
Coyne	(TX)	Petri
Cramer	Jefferson	Pickering
Crane	Jenkins	Pickett
Crapo	Johnson (CT)	Pitts
Cubin	Johnson (WI)	Porter
Cummings	Johnson, E. B.	Portman
Cunningham	Johnson, Sam	Poshard
Danner	Jones	Price (NC)
Davis (FL)	Kanjorski	Pryce (OH)
Davis (IL)	Kaptur	Quinn
Davis (VA)	Kasich	Radanovich
Deal	Kelly	Rahall
DeFazio	Kennedy (MA)	Ramstad
Delahunt	Kennedy (RI)	Rangel
DeLauro	Kennelly	Redmond
DeLay	Kildee	Regula
Dellums	Kilpatrick	Reyes
Deutsch	Kim	Riggs
Diaz-Balart	Kind (WI)	Rivers
Dickey	Kingston	Rodriguez
Dicks	Kleccka	Roemer
Dixon	Knollenberg	Rogan
Doggett	Kolbe	Rogers
Dooley	Kucinich	Rohrabacher
Doolittle	LaHood	Ros-Lehtinen
Doyle	Lampson	Rothman
Dreier	Lantos	Roukema
Duncan	Largent	Roybal-Allard
Dunn	Latham	Royce
Edwards	LaTourrette	Rush
Ehlers	Lazio	Ryun
Ehrlich	Leach	Sabo
Emerson	Levin	Salmon
English	Lewis (CA)	Sanchez
Ensign	Lewis (GA)	Sanders
Eshoo	Lewis (KY)	Sandlin
Etheridge	Linder	Sanford
Evans	Livingston	Sawyer
Everett	LoBiondo	Saxton
Ewing	Lofgren	Scarborough
Fawell	Lowey	Schaefer, Dan
Fazio	Lucas	Schaffer, Bob
Foglietta	Luther	Schumer
Foley	Maloney (CT)	Scott
Ford	Maloney (NY)	Sensenbrenner
Fox	Manzullo	Serrano
Frank (MA)	Martinez	Sessions
Franks (NJ)	Mascara	Shadegg
Frelinghuysen	Matsui	Shaw
Frost	McCarthy (MO)	Shays
Furse	McCollum	Sherman
Galleghy	McCrery	Shimkus
Ganske	McDade	Shuster
Gejdenson	McDermott	Sisisky
Gekas	McGovern	Skaggs
Gibbons	McHale	Skeen
Gilchrist	McHugh	Skelton
Gillmor	McInnis	Slaughter
Gilman	McIntosh	Smith (MI)
Gonzalez	McIntyre	Smith (NJ)
Goode	McKeon	Smith (OR)
Goodlatte	McKinney	Smith (TX)

Smith, Linda	Taylor (MS)	Waters
Snowbarger	Taylor (NC)	Watkins
Snyder	Thomas	Watt (NC)
Solomon	Thompson	Watts (OK)
Souder	Thornberry	Weldon (FL)
Spence	Thune	Weldon (PA)
Spratt	Thurman	Weller
Stabenow	Tiahrt	Wexler
Stearns	Thurman	Weygand
Stenholm	Torres	White
Strickland	Trafficant	Whitfield
Stump	Turner	Wicker
Stupak	Upton	Wolf
Sununu	Velazquez	Woolsey
Talent	Vento	Wynn
Tanner	Visclosky	Yates
Tauscher	Walsh	Young (AK)
Tauzin	Wamp	Young (FL)

NOT VOTING—18

DeGette	Klink	Pombo
Fattah	Klug	Pomeroy
Flake	Lipinski	Schiff
Gephardt	Manton	Smith, Adam
Goodling	Markey	Stokes
Istook	Miller (CA)	Wise

So the motion to adjourn was not agreed to.

¶68.9 PROVIDING FOR THE CONSIDERATION OF H.R. 1119

Mr. SOLOMON, by direction of the Committee on Rules, called up the following resolution (H. Res. 169):

*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. 1119) to authorize appropriations for fiscal years 1998 and 1999 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal years 1998 and 1999, 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 the amendments made in order by this resolution and shall not exceed two hours equally divided and controlled by the chairman and ranking minority member of the Committee on National Security. After general debate the bill shall be considered for amendment under the five-minute rule.

SEC. 2. (a) It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on National Security now printed in the bill. The committee amendment in the nature of a substitute shall be considered as read. All points of order against the committee amendment in the nature of a substitute are waived.

(b) No amendment to the committee amendment in the nature of a substitute shall be in order except the amendments printed in the report of the Committee on Rules accompanying this resolution and amendments en bloc described in section 3 of this resolution.

(c) Except as specified in section 5 of this resolution, each amendment printed in the report of the Committee on Rules shall 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, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. Unless otherwise specified in the report, each amendment printed in the report shall be debatable for ten minutes equally divided and controlled by the proponent and an opponent and shall not be subject to amendment (except that the chairman and ranking minority member of the Committee on National Security may offer one pro forma amendment for the

purpose of further debate on any pending amendment).

(d) All points of order against amendments printed in the report of the Committee on Rules and amendments en bloc described in section 3 of this resolution are waived.

(e) Consideration of the first two amendments in part 1 of the report of the Committee on Rules shall begin with an additional period of general debate, which shall be confined to the subject of United States forces in Bosnia and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on National Security.

SEC. 3. It shall be in order at any time for the chairman of the Committee on National Security or his designee to offer amendments en bloc consisting of amendments printed in part 2 of the report of the Committee on Rules not earlier disposed of or germane modifications of any such amendment. Amendments en bloc offered pursuant to this section shall be considered as read (except that modifications shall be reported), shall be debatable for twenty minutes equally divided and controlled by the chairman and ranking minority member of the Committee on National Security or their designees, 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. For the purpose of inclusion in such amendments en bloc, an amendment printed in the form of a motion to strike may be modified to the form of a germane perfecting amendment to the text originally proposed to be stricken. The original proponent of an amendment included in such amendments en bloc may insert a statement in the Congressional record immediately before the disposition of the amendment en bloc.

SEC. 4. 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.

SEC. 5. The Chairman of the Committee of the Whole may recognize for consideration of any amendment printed in the report of the Committee on Rules out of the order printed, but not sooner than one hour after the chairman of the Committee on National Security or a designee announces from the floor a request to that effect.

SEC. 6. 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. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

SEC. 7. House Resolutions 161, 162, and 165 are laid on the table.

When said resolution was considered. After debate,

The following amendment to said resolution was submitted:

Strike section 7 and insert in lieu thereof the following:

SEC. 7. House Resolution 161, 162, and 165 are laid on the table.

SEC. 8. (a) Notwithstanding any other provision of this resolution, the amendment

numbered 7 in part 1 of House Report 105-137 may be offered in the following modified form, shall be debatable for 90 minutes equally divided and controlled by Representative Dellums of California or his designee and an opponent, and shall otherwise be considered as though printed in House Report 105-137:

At the end of title I (page 23, before line 7), insert the following new sections:

**SEC. 123. B-2 AIRCRAFT PROGRAM.**

(a) PROHIBITION OF ADDITIONAL AIRCRAFT.—None of the amount appropriated pursuant to the authorization of appropriations in section 103(l) may be obligated for advanced procurement of B-2 aircraft beyond the 21 deployable aircraft authorized by law before the date of the enactment of this Act.

(b) PRODUCTION LINE CURTAILMENT.—None of the amount appropriated pursuant to the authorization of appropriations in section 103(l) may be obligated for reestablishment of the production line for B-2 aircraft. The Secretary of the Air Force may use up to \$21,800,000 of funds available for the B-2 aircraft program for curtailment of the B-2 production line.

(c) FUNDING REDUCTION.—The amount provided in section 103(l) for procurement of aircraft for the Air Force is hereby reduced by \$331,200,000.

**SEC. 124. INCREASE IN AMOUNT FOR GUARD AND RESERVE EQUIPMENT.**

The amount provided in section 105 for procurement of equipment for the reserve components is hereby increased by \$331,200,000.

(b) Notwithstanding any other provision of this resolution, the amendment numbered 15 in part 2 of House Report 105-137 may be offered in the following modified form, shall be debatable for 20 minutes equally divided and controlled by Representative Frank for Massachusetts or his designee and an opponent, and shall otherwise be considered as though printed in House Report 105-137:

At the end of title XII (page 379, after line 19), insert the following new section:

**SEC. 1205. LIMITATION ON PAYMENTS FOR COST OF NATO EXPANSION.**

(a) The amount spent by the United States as its share of the total cost to North Atlantic Treaty Organization member nations of the admission of new member nations to the North American Treaty Organization may not exceed 10 percent of the cost of expansion or a total of \$2,000,000,000, whichever is less, for fiscal years 1998 through 2010.

(b) If at any time during the period specified in subsection (a), the United States' share of the total cost of expanding the North Atlantic Treaty Organization exceeds 10 percent, no further United States funds may be expended for the cost of such expansion until that percentage is reduced to below 10 percent.

(c) The following amendment may be offered by Representative Everett of Alabama or his designee, shall be debatable for one hour equally divided and controlled by Representative Everett or his designee and an opponent, and shall be in order as though printed as the last amendment in part 1 of House Report 105-137:

Strike out sections 332 through 335 (page 68, line 10 through page 77, line 21).

(d) The following amendment may be offered by Representative Weldon of Pennsylvania or his designee and shall be in order as though printed as the penultimate amendment in part 2 of House Report 105-137:

At the end of title XII (page 379, after line 19), insert the following new section:

**SEC. . SENSE OF CONGRESS ON NEED FOR RUSSIAN OPENNESS ON THE YAMANTAU MOUNTAIN PROJECT.**

(a) FINDINGS.—Congress finds as follows:

(1) The United States and Russia have been working in the post-Cold War era to establish a new strategic relationship based on cooperation and openness between the two nations.

(2) This effort to establish a new strategic relationship has resulted in the conclusion or agreement in principle on a number of far-reaching agreements, including START I, II, and III, a revision in the Conventional Forces in Europe Treaty, and a series of other agreements (such as the Comprehensive Test Ban Treaty and the Chemical Weapons Convention), designed to further reduce bilateral threats and limit the proliferation of weapons of mass destruction.

(3) These far-reaching agreement were based on the understanding between the United States and Russia that there would be a good faith effort on both sides to comply with the letter and spirit of the agreements, that both sides would end their Cold War competition, and that neither side would seek to gain unilateral strategic advantage over the other.

(4) Reports indicate that Russia has been pursuing construction of a massive underground facility of unknown purpose at Yamantau Mountain and the city of Mezhgorye (formerly the settlements of Beloretsk-15 and Beloretsk-16) that is designed to survive a nuclear war and appears to exceed reasonable defense requirements.

(5) The Yamantau Mountain project does not appear to be consistent with the lowering of strategic threats, openness, and cooperation that is the basis of the post-Cold War strategic partnership between the United States and Russia.

(6) Russia appears to have engaged in a campaign to deliberately conceal and mislead the United States about the purpose of the Yamantau Mountain project, as shown by the following:

(A) General and Bashkortostan, People's Deputy Leonid Akimovich Tsirkunov, commandant of Beloretsk-15 and Beloretsk-16, stated in 1991 and 1992 that the purpose of the construction there was to build a mining and ore-processing complex, but later claimed that it was an underground warehouse for food and clothing.

(B) M.Z. Shakiorov, a former communist official in the region, alleged in 1992 that the Yamantau Mountain facility was to become a shelter for the Russian national leadership in case of nuclear war.

(C) Sources of the Segodnya newspaper in 1996 claimed that the Yamantau Mountain project was associated with the so-called "Dead Hand" nuclear retaliatory command and control system for strategic missiles.

(D) Then Commander-in-Chief of the Strategic Rocket Forces General Igor Sergeev denied that the facility was associated with nuclear forces.

(E) R. Zhukov, a Deputy in the State Assembly, in 1996 claimed that the Yamantau Mountain facility belonged to "atomic scientists" and posed a serious environmental hazard.

(F) Russia's 1997 federal budget lists the project as a closed territory containing installations of the Ministry of Defense, while First Deputy Defense Minister Audrey Kokoshin recently stated that the Ministry of Defense has nothing to do with the project.

(7) Continued cooperation and progress on forging a new strategic relationship between the United States and Russia requires that both nations make transparent to one another major projects underway or plans under consideration that could alter the strategic balance sought in arms control

agreements or otherwise be construed by the other side as an important new potential threat.

(8) The United States has allowed senior Russian military and government officials to have access to key strategic facilities of the United States by providing tours of the North American Air Defense (NORAD) command at Cheyenne Mountain and the United States Strategic Command (STRACOM) headquarters in Omaha, Nebraska, among other sites, and by providing extensive briefings on the operations of those facilities.

(b) SENSE OF CONGRESS.—In light of the findings in subsection (a), it is the sense of Congress that—

(1) the Russian government should provide to the United States a written explanation on the principal and secondary purposes of the Yamantau Mountain project, specifically identifying the intended end user and explaining the heavy investment in that project;

(2) the Russian government should allow a United States delegation, including officials of the executive branch, Members of Congress, and United States experts on underground facilities, to have full access to the Yamantau Mountain project to inspect the facility and all rail-served buildings in the southern and northern settlements located near Yamantau; and

(3) the Russian government should direct senior officials responsible for the Yamantau Mountain project to explain to such a United States delegation the purpose and operational concept of all completed and planned underground facilities at Yamantau Mountain in sufficient detail (including through the use of drawings and diagrams) to support a high-confidence judgment by the United States delegation that the design is consistent with the official explanations.

(e) The following amendment may be offered by Representative Traficant of Ohio or his designee and shall be in order as though printed as the last amendment in part 2 of House Report 105-137:

At the end of subtitle C of title X (page 326, after line 6), insert the following new section:

**SEC. 1032. ASSIGNMENT OF DEPARTMENT OF DEFENSE PERSONNEL TO ASSIST IMMIGRATION AND NATURALIZATION SERVICE AND CUSTOMS SERVICE.**

(a) ASSIGNMENT AUTHORITY OF SECRETARY OF DEFENSE.—Chapter 18 of title 10, United States Code, is amended by inserting after section 374 the following new section:

**“§374a. Assignment of personnel to assist border patrol and control**

“(a) ASSIGNMENT AUTHORIZED.—The Secretary of Defense may assign up to 10,000 Department of Defense personnel at any one time to assist—

“(1) the Immigration and Naturalization Service is preventing the entry of terrorists, drug traffickers, and illegal aliens into the United States; and

“(2) the United States Customs Service in the inspection of cargo, vehicles, and aircraft at points of entry into the United States.

“(b) REQUEST FOR ASSIGNMENT.—The assignment of Department of Defense personnel under subsection (a) may only occur—

“(1) at the request of the Attorney General, in the case of an assignment to the Immigration and Naturalization Service; and

“(2) at the request of the Secretary of the Treasury, in the case of an assignment to the United States Customs Service.”.

“(c) REIMBURSEMENT REQUIREMENT.—Section 377 of this title shall apply in the case of Department of Defense personnel assigned under subsection (a).”.

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is

amended by inserting after the item relating to section 374 the following new item:

“374a. Assignment of personnel to assist border patrol and control”.

SEC. 9. Notwithstanding section 2(e) of this resolution, the additional period of general debate on the subject of United States forces in Bosnia shall precede the offering of amendments numbered 8 and 9 in part 1 of the report of the Committee on Rules rather than the amendments numbered 1 and 2 in part 1 of the report.

On motion of Mr. SOLOMON, the previous question was ordered on the amendment and the resolution.

The question being put, *viva voce*,

Will the House agree to the amendment to said resolution?

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

Mr. RILEY 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 ..... 329  
Nays ..... 94

¶68.10

[Roll No. 212]

YEAS—329

Abercrombie	Cooksey	Gonzalez
Ackerman	Costello	Goode
Allen	Coyne	Goodlatte
Andrews	Cramer	Gordon
Archer	Crane	Goss
Armye	Crapo	Graham
Baessler	Cummings	Granger
Baker	Davis (IL)	Greenwood
Baldacci	Davis (VA)	Gutierrez
Ballenger	DeFazio	Hall (OH)
Barcia	Delahunt	Hall (TX)
Barr	DeLauro	Hamilton
Barrett (NE)	DeLay	Harman
Barrett (WI)	Dellums	Hastert
Barton	Diaz-Balart	Hastings (WA)
Bass	Dickey	Hayworth
Bateman	Dicks	Hefner
Becerra	Dingell	Heger
Bentsen	Dixon	Hill
Bereuter	Doggett	Hilleary
Berman	Dooley	Hilliard
Berry	Doolittle	Hinchey
Blagojevich	Doyle	Hinojosa
Bliley	Dreier	Hobson
Blumenauer	Duncan	Hoekstra
Boehert	Dunn	Holden
Boehner	Edwards	Hooley
Bonior	Ehlers	Horn
Bono	Ehrlich	Houghton
Borski	Emerson	Hoyer
Boswell	Engel	Hulshof
Boucher	Ensign	Hutchinson
Boyd	Eshoo	Hyde
Brady	Etheridge	Inglis
Brown (CA)	Everett	Jackson (IL)
Brown (OH)	Farr	Jackson-Lee
Bryant	Fattah	(TX)
Burton	Fawell	Jenkins
Buyer	Fazio	John
Callahan	Flake	Johnson (WI)
Calvert	Foglietta	Johnson, E. B.
Camp	Foley	Johnson, Sam
Campbell	Ford	Kanjorski
Capps	Fox	Kaptur
Cardin	Frank (MA)	Kasich
Carson	Franks (NJ)	Kelly
Castle	Frelinghuysen	Kennedy (MA)
Chabot	Frost	Kennedy (RI)
Clay	Furse	Kennelly
Clayton	Gallegly	Kildee
Clement	Ganske	Kilpatrick
Clyburn	Gejdenson	Kim
Coble	Gephardt	Kind (WI)
Combest	Gilchrest	Klecuzka
Conyers	Gillmor	Klug
	Gilman	Knollenberg

Kolbe	Nethercutt	Sessions
Kucinich	Neumann	Shays
LaFalce	Northup	Sherman
LaHood	Nussle	Shuster
Lampson	Oberstar	Sisisky
Lantos	Obey	Skaggs
Latham	Olver	Skeen
LaTourette	Ortiz	Skelton
Lazio	Owens	Slaughter
Leach	Oxley	Smith (OR)
Levin	Packard	Smith (TX)
Lewis (GA)	Pallone	Smith, Adam
Lewis (KY)	Parker	Smith, Linda
Linder	Pascrell	Snyder
Livingston	Pastor	Solomon
LoBiondo	Paul	Spence
Lofgren	Paxon	Spratt
Lowey	Payne	Stabenow
Luther	Pelosi	Stark
Maloney (CT)	Peterson (MN)	Stenholm
Maloney (NY)	Peterson (PA)	Strickland
Manton	Petri	Stump
Manzullo	Pickett	Stupak
Markey	Pitts	Tanner
Martinez	Porter	Tauscher
Mascara	Portman	Taylor (NC)
Matsui	Poshard	Thompson
McCarthy (MO)	Price (NC)	Thornberry
McCollum	Pryce (OH)	Thune
McCrery	Quinn	Tierney
McDade	Radanovich	Torres
McDermott	Rahall	Towns
McGovern	Ramstad	Traficant
McHale	Rangel	Turner
McInnis	Riggs	Upton
McIntosh	Rivers	Velazquez
McKinney	Rodriguez	Vento
McNulty	Rogan	Visclosky
Meehan	Rohrabacher	Wamp
Meek	Ros-Lehtinen	Waters
Menendez	Rothman	Watt (NC)
Metcalfe	Roukema	Waxman
Mica	Roybal-Allard	Weldon (PA)
Millender-McDonald	Rush	Wexler
Minge	Sabo	Weygand
Mink	Sanchez	White
Moakley	Sanders	Wicker
Molinar	Sandlin	Wise
Mollohan	Sanford	Wolf
Moran (VA)	Sawyer	Woolsey
Morella	Saxton	Wynn
Murtha	Schaefer, Dan	Yates
Nadler	Schumer	Young (FL)
Neal	Scott	
	Serrano	

NAYS—94

Aderholt	Gibbons	Riley
Bachus	Goodling	Roemer
Bartlett	Green	Rogers
Bilbray	Gutknecht	Royce
Bilirakis	Hansen	Ryun
Bishop	Hastings (FL)	Salmon
Blunt	Hefley	Scarborough
Brown (FL)	Hostettler	Schaffer, Bob
Bunning	Hunter	Sensenbrenner
Burr	Jefferson	Shadegg
Canady	Johnson (CT)	Shaw
Cannon	Jones	Shimkus
Chambliss	King (NY)	Smith (MI)
Chenoweth	Kingston	Smith (NJ)
Christensen	Klink	Snowbarger
Coburn	Largent	Souder
Collins	Lewis (CA)	Stearns
Condit	Lucas	Sununu
Cook	McCarthy (NY)	Talent
Cox	McHugh	Tauzin
Cubin	McIntyre	Taylor (MS)
Cunningham	McKeon	Thomas
Danner	Miller (FL)	Thurman
Davis (FL)	Moran (KS)	Tiahrt
Deal	Myrick	Walsh
Deutsch	Ney	Watkins
Evans	Norwood	Watts (OK)
Ewing	Pappas	Weldon (FL)
Filner	Pease	Weller
Forbes	Pickering	Young (AK)
Fowler	Redmond	
Gekas	Regula	

NOT VOTING—11

DeGette	Miller (CA)	Schiff
English	Pombo	Stokes
Istook	Pomeroy	Whitfield
Lipinski	Reyes	

So the amendment was agreed to.  
The question being put, *viva voce*,  
Will the House agree to said resolution, as amended?