

H.R. 1331: Mr. UNDERWOOD, Mr. PRICE of North Carolina, and Mr. ENGEL.  
 H.R. 1337: Mr. FLETCHER, Mr. EHRlich, Mr. NUSSLE, and Mr. NEAL of Massachusetts.  
 H.R. 1344: Mr. OLVER and Mr. MCINNIS.  
 H.R. 1347: Mr. SHOWS and Mr. BLUNT.  
 H.R. 1352: Mr. BLUMENAUER, Mr. NADLER, Mr. LIPINSKI, Mr. HINCHEY, Mr. OLVER, Mr. FILNER, Ms. BERKLEY, Mr. MENENDEZ, Mr. ENGLISH, Mr. MARTINEZ, Mr. CROWLEY, and Ms. SANCHEZ.  
 H.R. 1355: Mr. NADLER and Mr. DEUTSCH.  
 H.R. 1372: Mr. LOBIONDO.  
 H.R. 1380: Mr. CALVERT.  
 H.R. 1434: Mr. GRAHAM.  
 H.R. 1436: Mr. GRAHAM.  
 H.R. 1437: Mr. GRAHAM.  
 H.R. 1438: Mr. GRAHAM.  
 H.R. 1439: Mr. GRAHAM.  
 H.R. 1445: Mrs. MORELLA, Mr. PRICE of North Carolina, and Mr. TERRY.  
 H.R. 1469: Mr. BOSWELL.  
 H.R. 1495: Mr. HINCHEY and Mr. LANTOS.  
 H.R. 1497: Mr. HINOJOSA, Mrs. TAUSCHER, Ms. KILPATRICK, Ms. BERKLEY, Ms. GRANGER, and Mrs. MALONEY of New York.  
 H.R. 1505: Mrs. MEEK of Florida, Mr. LEACH, Mr. ANDREWS, Mr. SOUDER, Mr. LATOURETTE, Mr. PETERSON of Pennsylvania, Mr. HOEFFEL, Mr. CALLAHAN, Mr. DOYLE, Mr. RAHALL, Mrs. THURMAN, Mr. QUINN, and Mr. BACHUS.  
 H.R. 1507: Mr. GIBBONS, Ms. BERKLEY, Mr. PASTOR, and Mrs. BONO.  
 H.R. 1511: Mr. WATTS of Oklahoma, Mr. FOLEY, Mr. CANADY of Florida, and Mr. TERRY.  
 H.R. 1515: Mr. WALSH, Mr. PRICE of North Carolina, Mr. BALDACCIO, Ms. BROWN of Florida, Mr. HALL of Ohio, Mr. BLAGOJEVICH, Ms. JACKSON-LEE of Texas, Mr. CARDIN, Mrs. MINK of Hawaii, Mr. KIND, Mr. ACKERMAN, Ms. KILPATRICK, Ms. CARSON, Mr. STARK, Mr. MATSUI, Mr. KILDEE, Mr. COSTELLO, Ms. WOOLSEY, Mr. KLECZKA, Ms. RIVERS, Mr. HINCHEY, Mr. KUCINICH, Mr. DIXON, and Ms. BALDWIN.  
 H.R. 1530: Mr. STEARNS and Mr. DEUTSCH.  
 H.R. 1543: Mr. DIAZ-BALART.  
 H.R. 1578: Mr. BLUNT and Mr. HERGER.  
 H.R. 1593: Mr. CALVERT.  
 H.R. 1621: Mr. LOBIONDO.  
 H.R. 1625: Mr. DAVIS of Virginia.  
 H.R. 1631: Mr. WATERS and Ms. NORTON.  
 H.R. 1634: Mr. TIAHRT, Mr. FOLEY, Mr. NEY, Mr. SHIMKUS, Mr. ENGLISH, Mr. MCCOLLUM, Mr. KINGSTON, Mr. CLEMENT, and Mr. WATTS of Oklahoma.  
 H.R. 1671: Ms. CARSON.  
 H.R. 1690: Mr. BROWN of California.  
 H.R. 1704: Mr. RAHALL.  
 H.R. 1706: Mr. BURTON of Indiana.  
 H.R. 1710: Mr. BURTON of Indiana and Mr. GRAHAM.  
 H.R. 1736: Mr. BARRETT of Wisconsin, Mr. ACKERMAN, Mr. TIERNEY, Mr. DEFazio, Mr. BONIOR, Mr. HINCHEY, and Mr. COYNE.  
 H.R. 1760: Mr. LATOURETTE, Mr. BARCIA, Mr. ETHERIDGE, Mr. NEY, Mr. MCGOVERN, Mr. HORN, Mr. MCHUGH, and Ms. HOOLEY of Oregon.  
 H.R. 1773: Mr. COYNE.  
 H.R. 1777: Mr. MALONEY of Connecticut and Mr. HINCHEY.  
 H.R. 1788: Mr. BALLENGER, Mr. FROST, Mr. SANFORD, Ms. SCHAKOWSKY, Mr. BROWN of California, Mr. KASICH, Mr. LIPINSKI, Mr. WEINER, and Mr. LOBIONDO.  
 H.R. 1791: Mr. PASTOR and Mr. SHAYS.  
 H.R. 1795: Mr. GARY MILLER of California, Mr. EHLERS, and Mr. RAHALL.  
 H.R. 1798: Mr. FROST.  
 H.R. 1804: Mr. JEFFERSON.  
 H.R. 1819: Mr. HINCHEY.  
 H.R. 1827: Mr. SESSIONS, Mr. GOODE, Mr. DOOLITTLE, Mr. MCHUGH, Mr. TERRY, Mr. SOUDER, Mr. ENGLISH, and Mrs. MYRICK.  
 H.R. 1832: Mr. MORAN of Virginia and Mr. SANDLIN.  
 H.R. 1837: Mr. WALSH, Mr. LATOURETTE, Mr. WEYGAND, Mr. PHELPS, Mr. LEWIS of Ken-

tucky, Mr. HOLT, Mr. GALLEGLY, Mr. DIXON, Mr. GREEN of Texas, and Mr. ETHERIDGE.  
 H.R. 1838: Mr. SCHAFFER, Mr. FORBES, and Mr. WEXLER.  
 H.R. 1841: Mr. DIAZ-BALART, Mr. FRANK of Massachusetts, Mr. MCDERMOTT, Mr. BROWN of California, and Mr. WYNN.  
 H.R. 1842: Mr. GONZALEZ, Mr. DELAHUNT, Mr. METCALF, Mr. WATTS of Oklahoma, Mr. MCHUGH, Mr. KENNEDY of Rhode Island, and Mr. GREEN of Wisconsin.  
 H.R. 1847: Ms. CARSON.  
 H.R. 1848: Mr. SANDERS, Ms. SLAUGHTER, and Ms. KILPATRICK.  
 H.R. 1849: Mr. MOORE.  
 H.R. 1850: Mr. FRANKS of New Jersey, Ms. BERKLEY, and Mrs. MALONEY of New York.  
 H.R. 1871: Mr. FARR of California, Mr. GEORGE MILLER of California, Mr. RUSH, Mr. BERMAN, and Mr. HINCHEY.  
 H.R. 1885: Mr. WEINER and Mr. DELAHUNT.  
 H.R. 1899: Mr. ENGLISH, Mr. MATSUI, Mr. EHRlich, Mr. THOMPSON of California, Mr. LEWIS of Georgia, Mr. FRANK of Massachusetts, Ms. SCHAKOWSKY, Mr. ROTHMAN, Mr. DEFazio, Mr. CROWLEY, Mr. WEINER, Mr. MALONEY of Connecticut, Mr. MCDERMOTT, Mr. McNULTY, Mr. BAIRD, Mr. MCGOVERN, Mr. WELDON of Pennsylvania, Mr. PAYNE, Ms. PELOSI, Mr. TRAFICANT, Mr. KILDEE, Ms. SLAUGHTER, Mr. PETERSON of Minnesota, Ms. MCCARTHY of Missouri, Mr. LATOURETTE, Mr. GORDON, Mrs. CAPPS, Mr. KLECZKA, Mr. WU, Mr. TIERNEY, Mr. ACKERMAN, Mr. QUINN, Ms. KILPATRICK, Mr. HINCHEY, Mr. FORBES, and Mr. MASCARA.  
 H.R. 1913: Mr. MINGE.  
 H.R. 1917: Mr. FRANK of Massachusetts, Mr. BRYANT, Mr. NEY, Mr. MOAKLEY, Mr. COOK, Mr. BOUCHER, Mr. DELAHUNT, Mr. OLVER, Mr. DUNCAN, Mr. BONIOR, Mr. OBERSTAR.  
 H.R. 1921: Mr. CALVERT.  
 H.R. 1929: Ms. KILPATRICK and Mr. BROWN of California.  
 H.R. 1939: Mr. RANGEL, Mr. CALVERT, Ms. MILLENDER-MCDONALD, Mr. CAPUANO, and Mr. BORSKI.  
 H.R. 1941: Mr. FROST, Mr. GREEN of Texas, Mr. MEEHAN, Mr. PETERSON of Minnesota, Ms. DANNER, Mrs. CHRISTENSEN, Mr. FARR of California, Ms. KILPATRICK, Mr. HINCHEY, and Mr. DEFazio.  
 H.R. 1975: Mr. ADERHOLT.  
 H.R. 1977: Ms. DELAURO, Mr. WOLF, Mr. CAMP, Mr. McNULTY, Mr. OLVER, Mr. FRANK of Massachusetts, Mr. OBERSTAR, Mr. SANDERS, Ms. MILLENDER-MCDONALD, Mrs. MORELLA, Mr. PETERSON of Minnesota, and Mr. HINCHEY.  
 H.R. 1979: Mrs. KELLY.  
 H.R. 1980: Mr. HORN.  
 H.R. 1993: Mr. CLEMENT, Mr. CLYBURN, and Ms. HOOLEY of Oregon.  
 H.R. 1994: Mr. WATKINS and Mr. ENGLISH.  
 H.R. 1998: Mr. OBERSTAR and Mr. MEEHAN.  
 H.R. 1999: Mr. OBERSTAR and Mr. BAKER.  
 H.R. 2003: Mr. ENGEL, Ms. ROYBAL-ALLARD, and Mrs. MCCARTHY of New York.  
 H.R. 2004: Ms. MCKINNEY, Mr. DICKS, and Ms. ROS-LEHTINEN.  
 H.R. 2013: Mr. CLEMENT.  
 H.J. Res. 21: Mr. POMBO and Mr. DEAL of Georgia.  
 H.J. Res. 46: Mr. STUPAK, Mr. KING, Mr. OWENS, Mrs. KELLY, and Mr. HINCHEY.  
 H.J. Res. 47: Mr. BROWN of California.  
 H.J. Res. 55: Mr. TAYLOR of North Carolina.  
 H. Con. Res. 8: Mr. GRAHAM.  
 H. Con. Res. 30: Mr. PETERSON of Pennsylvania and Mr. MILLER of Florida.  
 H. Con. Res. 97: Mr. SERRANO, Mr. CAPUANO, Mr. WEINER, Mr. MCGOVERN, Mr. WEYGAND, Mr. LUTHER, Ms. HOOLEY of Oregon, Mr. OLVER, and Mr. ABERCROMBIE.  
 H. Con. Res. 100: Mr. ROTHMAN and Ms. BERKLEY.  
 H. Con. Res. 109: Mr. BARRETT of Nebraska and Mr. CAMPBELL.  
 H. Con. Res. 112: Mr. SHOWS and Mr. SAXTON.

H. Con. Res. 113: Mr. PHELPS.  
 H. Con. Res. 119: Mr. FROST and Mr. ENGLISH.  
 H. Con. Res. 120: Ms. ROS-LEHTINEN, Mr. PASTOR, Ms. CARSON, Mr. SMITH of Washington, Mr. CALVERT, and Mr. GREEN of Texas.  
 H. Res. 19: Mr. FRELINGHUYSEN, Mr. BAIRD, Mr. GARY MILLER of California, and Mr. KILDEE.  
 H. Res. 89: Mr. CAPUANO and Mr. LANTOS.  
 H. Res. 147: Mr. LEWIS of Georgia and Mr. MCGOVERN.  
 H. Res. 155: Mr. BONIOR, Mr. BILIRAKIS, Mrs. BONO, Mr. CONDIT, Mr. DELAHUNT, Mr. DIAZ-BALART, Mr. DREIER, Mr. DUNCAN, Mr. ENGEL, Mr. FILNER, Mr. FOLEY, Ms. KILPATRICK, Mr. LOBIONDO, Mr. MATSUI, Mr. NADLER, Mrs. NAPOLITANO, Mrs. TAUSCHER, and Mr. WEYGAND.  
 H. Res. 169: Mr. PORTER and Mr. BROWN of California.  
 H. Res. 183: Mr. ROHRBACHER, Mr. WICKER, Mrs. KELLY, and Mr. CHAMBLISS.

### WEDNESDAY, JUNE 9, 1999 (61)

The House was called to order by the SPEAKER.

#### ¶61.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Tuesday, June 8, 1999.

Mr. GIBBONS, 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 announced that the yeas had it.

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

The SPEAKER pursuant to clause 8, rule XX, announced that the vote would be postponed until later today.

The point of no quorum was considered as withdrawn.

#### ¶61.2 COMMUNICATIONS

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

2546. A letter from the Secretary of Agriculture, transmitting a draft of proposed legislation to amend the Packers and Stockyards Act, 1921, to establish a trust for the benefit of the cash seller of livestock until the cash seller receives payment in full for the livestock; to the Committee on Agriculture.

2547. A letter from the Secretary of Agriculture, transmitting a draft of proposed legislation to amend the Agricultural Fair Practices Act to authorize administrative enforcement by the Secretary of Agriculture; to the Committee on Agriculture.

2548. A letter from the Architect of the Capitol, transmitting the report of all expenditures during the period April 1, 1998 through September 30, 1998, pursuant to 40 U.S.C. 162b; to the Committee on Appropriations.

2549. A letter from the General Counsel, Department of Defense, transmitting a draft of proposed legislation to provide authority for the Department to provide support to civil authorities for combating terrorism; to the Committee on Armed Services.

2550. A letter from the Director, Defense Procurement, Department of Defense, trans-

mitting the Department's final rule—Defense Federal Acquisition Regulation Supplement; Manufacturing Technology Program [DFARS Case 98–D306] received April 16, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

2551. A letter from the Director, Defense Procurement, Department of Defense, transmitting the Department's final rule—Defense Federal Acquisition Regulation Supplement; Restructuring Savings Repricing Clause [DFARS Case 98–D019] received April 16, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

2552. A letter from the Director, Defense Procurement, Department of Defense, transmitting the Department's final rule—Defense Federal Acquisition Regulation Supplement; Manufacturing Technology Program [DFARS Case 98–D306] received April 20, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

2553. A letter from the Director, Defense Procurement, Department of Defense, transmitting the Department's final rule—Defense Federal Acquisition Regulation Supplement; Restructuring Savings Repricing Clause [DFARS Case 98–D019] received April 20, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

2554. A letter from the Director, Defense Procurement, Department of Defense, transmitting the Department's final rule—Defense Federal Acquisition Regulation Supplement; Electronic Funds Transfer [DFARS Case 98–D012] received April 20, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

2555. A letter from the Secretary of Health and Human Services, transmitting the 1996–1997 annual report on the National Health Service Corps (NHSC), the NHSC Scholarship Program (NHSCSP), and the NHSC Loan Repayment Program (NHSC/LRP), pursuant to 42 U.S.C. 254b(g); to the Committee on Commerce.

2556. A letter from the Secretary of Health and Human Services, transmitting a draft of proposed legislation to establish a demonstration for testing and evaluating disease management approaches to the identification and treatment of asthma in children receiving medical assistance under title XIX or child health assistance under title XXI of the Social Security Act; to the Committee on Commerce.

2557. A letter from the Director, Office of Personnel Management, transmitting a draft of proposed legislation to amend title 5, United States Code, to revise the overtime pay limitation for Federal employees; to the Committee on Government Reform.

2558. A letter from the Secretary of the Interior, transmitting a detailed boundary map for the 39-mile segment of the Missouri National Recreational River including two tributaries, 20 miles of the Niobrara River and 8 miles of Verdigre Creek, pursuant to 16 U.S.C. 1274; to the Committee on Resources.

2559. A letter from the Assistant Secretary for Fish and Wildlife and Parks, Department of the Interior, transmitting a draft of proposed legislation to authorize the Secretary of the Interior to construct and operate a visitor center for the Upper Delaware Scenic and Recreational River on land owned by the State of New York; to the Committee on Resources.

2560. A letter from the Assistant Secretary for Fish and Wildlife and Parks, Department of the Interior, transmitting a draft of proposed legislation to amend the Act which established the Saint-Gaudens National Historic Site, in the State of New Hampshire, by modifying the boundary; to the Committee on Resources.

2561. A letter from the Assistant Secretary for Fish and Wildlife and Parks, Department of the Interior, transmitting a draft of pro-

posed legislation to allow the National Park Service to acquire certain land for addition to the Wilderness Battlefield, as previously authorized by law, by purchase or exchange as well as by donation; to the Committee on Resources.

2562. A letter from the Deputy Assistant Administrator for Fisheries, National Marine Fisheries Service, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule—Fisheries Off the West Coast States and in the Western Pacific; West Coast Salmon Fisheries; 1999 Management Measures [Docket No. 990430113–9113–01; I.D. 042799A] (RIN: 0648–AL64) received May 13, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Resources.

2563. A letter from the Assistant Administrator for Fisheries, National Marine Fisheries Service, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule—Fisheries in the Exclusive Economic Zone Off Alaska; Hired Skipper Requirements for the Individual Fishing Quota Program [Docket No. 980923246–9106–02; I.D. 071598A] (RIN: 0648–AK20) received May 13, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Resources.

2564. A letter from the Acting Assistant Attorney General, Department of Justice, transmitting the Report on the Administration of the Foreign Agents Registration Act for the 6 months ending June 30, 1998, pursuant to 22 U.S.C. 621; to the Committee on the Judiciary.

2565. A letter from the Director, Administrative Office of the U.S. Courts, transmitting the annual report on applications for court orders made to federal and state courts to permit the interception of wire, oral, or electronic communications during calendar year 1998, pursuant to 18 U.S.C. 2519(3); to the Committee on the Judiciary.

2566. A letter from the Deputy Administrator, General Services Administration, transmitting a report of Building Project Survey for American Samoa, pursuant to 40 U.S.C. 606(a); to the Committee on Transportation and Infrastructure.

2567. A letter from the General Counsel, Department of Commerce, transmitting a draft of proposed legislation to authorize appropriations for the programs of the Department of Commerce's Technology Administration, to amend the National Institute of Standards and Technology Act; to the Committee on Science.

2568. A letter from the Secretary of Energy, transmitting a report on the status and progress of the Department's hydrogen program and recommendations of the Hydrogen Technical Advisory Panel for any improvements in the program that are needed; to the Committee on Science.

2569. A letter from the Assistant Secretary of the Army, Civil Works, Department of the Army, transmitting a draft of proposed legislation to provide for the development, operation, and maintenance of the Nation's harbors; jointly to the Committees on Transportation and Infrastructure and Ways and Means.

2570. A letter from the Acting General Counsel, Department of the Defense, transmitting a draft of proposed legislation to address certain transportation matters that affect the Department's operations; jointly to the Committees on Transportation and Infrastructure and Armed Services.

#### ¶61.3 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, 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. 1554. An Act to amend the provisions of title 17, United States Code, and the Communications Act of 1934, relating to copyright licensing and carriage of broadcast signals by satellite.

The message also announced that the Senate insists upon its amendment to the bill (H.R. 1554) "An Act to amend the provisions of title 17, United States Code, and the Communications Act of 1934, relating to copyright licensing and carriage of broadcast signals by satellite," requests a conference with the House on the disagreeing votes of the two Houses thereon, and appoints from the—

Committee on the Judiciary, Mr. HATCH, Mr. THURMOND, Mr. DEWINE, Mr. LEAHY, and Mr. KOHL; and from the Committee on Commerce, Science, and Transportation, Mr. MCCAIN, Mr. STEVENS, and Mr. HOLLINGS; to be the conferees on the part of the Senate.

#### ¶61.4 UNFINISHED BUSINESS—APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mrs. EMERSON, pursuant to clause 8, rule XX, announced the unfinished business to be the question on agreeing to the Chair's approval of the Journal of Tuesday, June 8, 1999.

The question being put, viva voce,

Will the House agree to the Chair's approval of said Journal?

The SPEAKER pro tempore, Mrs. EMERSON, announced that the yeas had it.

Mr. HAYES 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 6, rule XX, and the call was taken by electronic device.

When there appeared { Yeas ..... 355  
Nays ..... 62

#### ¶61.5 [Roll No. 178] YEAS—355

Abercrombie	Boyd	Danner
Ackerman	Brady (PA)	Davis (FL)
Allen	Brown (FL)	Davis (IL)
Andrews	Bryant	Davis (VA)
Archer	Burr	Deal
Armey	Burton	DeGette
Bachus	Buyer	Delahunt
Baker	Callahan	DeLauro
Baldwin	Calvert	DeLay
Ballenger	Camp	DeMint
Barcia	Campbell	Deutsch
Barr	Canady	Diaz-Balart
Barrett (NE)	Cannon	Dickey
Barrett (WI)	Capps	Dicks
Bartlett	Capuano	Dingell
Barton	Cardin	Dixon
Bass	Carson	Doggett
Bateman	Castle	Dooley
Becerra	Chabot	Doolittle
Bentsen	Chambliss	Dreier
Bereuter	Chenoweth	Duncan
Berkley	Clayton	Dunn
Berman	Clement	Edwards
Berry	Coble	Ehlers
Biggert	Coburn	Ehrlich
Bilirakis	Collins	Emerson
Bishop	Combest	Engel
Blagojevich	Condit	Eshoo
Bliley	Conyers	Etheridge
Blumenauer	Cook	Evans
Blunt	Cooksey	Everett
Boehlert	Cox	Ewing
Boehner	Coyne	Farr
Bonilla	Cramer	Fattah
Bono	Cubin	Fletcher
Boswell	Cunningham	Foley

Forbes	Lazio	Ros-Lehtinen
Ford	Leach	Rothman
Fossella	Lee	Roukema
Fowler	Levin	Roybal-Allard
Frank (MA)	Lewis (CA)	Royce
Franks (NJ)	Lewis (KY)	Rush
Frelinghuysen	Linder	Ryan (WI)
Frost	Lipinski	Ryun (KS)
Galleghy	Lofgren	Salmon
Ganske	Lowey	Sanchez
Gejdenson	Lucas (KY)	Sanders
Gekas	Lucas (OK)	Sandlin
Gibbons	Maloney (CT)	Sanford
Gilchrist	Maloney (NY)	Sawyer
Gillmor	Manzullo	Saxton
Gilman	Mascara	Scarborough
Gonzalez	Matsui	Schakowsky
Goode	McCarthy (MO)	Scott
Goodlatte	McCarthy (NY)	Sensenbrenner
Goodling	McCollum	Serrano
Gordon	McInnis	Sessions
Goss	McIntosh	Shadegg
Graham	McIntyre	Shaw
Granger	McKeon	Shays
Green (TX)	McKinney	Sherman
Green (WI)	Meehan	Sherwood
Greenwood	Meeks (NY)	Shimkus
Hall (OH)	Menendez	Shows
Hall (TX)	Metcalfe	Shuster
Hansen	Mica	Simpson
Hastings (WA)	Millender-	Sisisky
Hayes	McDonald	Skeen
Hayworth	Miller (FL)	Skelton
Herger	Miller, Gary	Smith (MI)
Hill (IN)	Minge	Smith (NJ)
Hinojosa	Mink	Smith (TX)
Hobson	Moakley	Smith (WA)
Hoefel	Mollohan	Snyder
Hoekstra	Moore	Souder
Holden	Moran (VA)	Spence
Holt	Morella	Spratt
Hooley	Murtha	Stabenow
Horn	Myrick	Stearns
Hostettler	Nadler	Stump
Houghton	Napolitano	Sununu
Hoyer	Neal	Sweeney
Hunter	Nethercutt	Talent
Hyde	Ney	Tauscher
Inslee	Northup	Tauzin
Isakson	Norwood	Taylor (NC)
Istook	Nussle	Terry
Jackson (IL)	Obey	Thomas
Jackson-Lee	Olver	Thornberry
(TX)	Ortiz	Thune
Jefferson	Ose	Thurman
Jenkins	Owens	Tiahrt
John	Oxley	Tierney
Johnson (CT)	Packard	Toomey
Johnson, Sam	Johnson, Sam	Towns
Jones (NC)	Payne	Traficant
Jones (OH)	Pease	Turner
Kaptur	Pelosi	Upton
Kasich	Peterson (PA)	Vitter
Kelly	Petri	Walden
Kennedy	Phelps	Walsh
Kildee	Pickering	Wamp
Kilpatrick	Pitts	Watkins
Kind (WI)	Porter	Watt (NC)
King (NY)	Portman	Watts (OK)
Kingston	Price (NC)	Waxman
Kleczka	Pryce (OH)	Weiner
Klink	Quinn	Weldon (FL)
Knollenberg	Radanovich	Weldon (PA)
Kolbe	Rahall	Wexler
Kuykendall	Rangel	Weygand
LaFalce	Regula	Whitfield
LaHood	Reyes	Wilson
Lampson	Reynolds	Wise
Lantos	Rivers	Wolf
Largent	Rodriguez	Woolsey
Larson	Roemer	Wu
Latham	Rogers	Wynn
LaTourette	Rohrabacher	Young (FL)

NAYS—62

Aderholt	Gephardt	Martinez
Baird	Gutknecht	McDermott
Baldacci	Hastings (FL)	McGovern
Bilbray	Hefley	McNulty
Bonior	Hill (MT)	Miller, George
Borski	Hilleary	Moran (KS)
Brown (OH)	Hilliard	Oberstar
Clay	Hinchee	Pallone
Clyburn	Hulshof	Peterson (MN)
Costello	Hutchinson	Pickett
Crane	Johnson, E. B.	Pombo
Crowley	Kucinich	Pomeroy
DeFazio	Lewis (GA)	Ramstad
English	LoBiondo	Riley
Filner	Markey	Sabo

Schaffer	Tanner	Velazquez
Slaughter	Taylor (MS)	Vento
Stenholm	Thompson (CA)	Visclosky
Strickland	Thompson (MS)	Weller
Stupak	Udall (CO)	Wicker
Tancredo	Udall (NM)	

NOT VOTING—17

Boucher	Kanjorski	Paul
Brady (TX)	Luther	Rogan
Brown (CA)	McCrery	Stark
Cummings	McHugh	Waters
Doyle	Meek (FL)	Young (AK)
Gutierrez	Pascarell	

So the Journal was approved.

¶61.6 COMMITTEE ELECTION—MINORITY

Mr. FROST, by direction of the Democratic Caucus, submitted the following privileged resolution (H. Res. 204):

*Resolved*, That the following named Members be, and are hereby, elected to the following standing committees of the House of Representatives:

Committee on Resources: Mr. HOLT of New Jersey;

Committee on Science: Mr. BAIRD of Washington; Mr. HOEFFEL of Pennsylvania; Mr. MOORE of Kansas;

Committee on Veterans' Affairs: Mr. HILL of Indiana; Mr. UDALL of New Mexico.

When said resolution was considered and agreed to.

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

¶61.7 PROVIDING FOR THE CONSIDERATION OF H.R. 1401

Mrs. MYRICK, by direction of the Committee on Rules, called up the following resolution (H. Res. 200):

*Resolved*, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1401) to authorize appropriations for fiscal years 2000 and 2001 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal years 2000 and 2001, 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 controlled by the chairman and ranking minority member of the Committee on Armed Services. 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 Armed Services 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, amendments en bloc described in section 3 of this resolution, the amendment by Representative Cox of California printed on June 8, 1999, in the portion of the Congressional Record designated for that purpose in clause 8 of rule XVIII, and pro forma amendments offered by the chairman and ranking minority member of the Committee on Armed Services for the purpose of debate.

(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 10 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 Armed Services each 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 or amendments en bloc described in section 3 of this resolution are waived.

(e) Consideration of the last five amendments in part A 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 policy relating to the conflict in Kosovo, and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Armed Services.

SEC. 3. It shall be in order at any time for the chairman of the Committee on Armed Services or his designee to offer amendments en bloc consisting of amendments printed in part B 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 20 minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Armed Services 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 amendments 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 15 minutes.

SEC. 5. (a) 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 Armed Services or a designee announces from the floor a request to that effect.

(b) Before consideration of any other amendment it shall be in order to consider the amendment printed in the Congressional Record of June 8, 1999, by Representative Cox of California and described in section 2(b) of this resolution, if offered by Representative Cox or his designee. That amendment shall be considered as read, shall be debatable for one hour 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 order against that amendment are waived.

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. After passage of H.R. 1401, it shall be in order to take from the Speaker's table the bill S. 1059 and to consider the Senate bill in the House. All points of order against the Senate bill and against its consideration are waived. It shall be in order to move to strike all after the enacting clause of the Senate bill and to insert in lieu thereof the provisions of H.R. 1401 as passed by the House. All points of order against that motion are waived.

SEC. 8. House Resolution 195 is laid on the table.

When said resolution was considered. After debate,

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

The question being put, viva voce,

Will the House agree to said resolution?

The SPEAKER pro tempore, Mr. LATOURETTE, 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 6, rule XX, and the call was taken by electronic device.

When there appeared { Yeas ..... 354  
Nays ..... 75

¶61.8 [Roll No. 179]  
YEAS—354

Abercrombie	Boehner	Cook
Ackerman	Bonilla	Cooksey
Aderholt	Bono	Costello
Allen	Borski	Cox
Andrews	Boswell	Coyne
Archer	Boucher	Cramer
Armey	Boyd	Crane
Bachus	Brady (PA)	Crowley
Baird	Brady (TX)	Cubin
Baker	Brown (FL)	Cummings
Baldacci	Brown (OH)	Cunningham
Ballenger	Bryant	Danner
Barcia	Burr	Davis (FL)
Barr	Burton	Davis (IL)
Barrett (NE)	Buyer	Davis (VA)
Bartlett	Callahan	Deal
Barton	Calvert	DeLay
Bass	Camp	DeMint
Bateman	Campbell	Deutsch
Bentsen	Canady	Diaz-Balart
Bereuter	Cannon	Dickey
Berkley	Capps	Dicks
Berman	Carson	Dixon
Berry	Castle	Dooley
Biggart	Chabot	Doolittle
Bilbray	Chambliss	Doyle
Bilirakis	Clayton	Dreier
Bishop	Clement	Duncan
Blagojevich	Coble	Dunn
Biley	Coburn	Edwards
Blumenauer	Collins	Ehlers
Blunt	Combest	Ehrlich
Boehrlert	Condit	Emerson

Engel	Larson	Rohrabacher
English	Latham	Ros-Lehtinen
Etheridge	LaTourette	Rothman
Everett	Lazio	Roukema
Ewing	Leach	Roybal-Allard
Farr	Levin	Royce
Fletcher	Lewis (CA)	Ryan (WI)
Foley	Lewis (KY)	Ryun (KS)
Forbes	Linder	Salmon
Ford	Lipinski	Sanchez
Fossella	LoBiondo	Sandiin
Fowler	Lowe	Sanford
Frank (MA)	Lucas (KY)	Sawyer
Franks (NJ)	Lucas (OK)	Saxton
Frelinghuysen	Maloney (CT)	Scarborough
Frost	Maloney (NY)	Schaffer
Gallegly	Manzullo	Scott
Ganske	Markey	Sensenbrenner
Gekas	Mascara	Serrano
Gibbons	Matsui	Sessions
Gilchrest	McCarthy (MO)	Shadegg
Gillmor	McCarthy (NY)	Shaw
Gilman	McCollum	Shays
Gonzalez	McCrery	Sherwood
Goode	McGovern	Shimkus
Goodlatte	McInnis	Shows
Goodling	McIntosh	Shuster
Gordon	McIntyre	Simpson
Goss	McKeon	Sisisky
Graham	McKinney	Skeen
Granger	McNulty	Skelton
Green (TX)	Meehan	Slaughter
Green (WI)	Metcalfe	Smith (MI)
Greenwood	Mica	Smith (NJ)
Gutierrez	Millender-	Smith (TX)
Gutknecht	McDonald	Smith (WA)
Hall (OH)	Miller (FL)	Snyder
Hall (TX)	Miller, Gary	Souder
Hansen	Mink	Spence
Hastert	Moakley	Spratt
Hastings (WA)	Mollohan	Stearns
Hayes	Moore	Stenholm
Hayworth	Moran (KS)	Strickland
Hefley	Morella	Stump
Heger	Murtha	Sununu
Hill (IN)	Myrick	Sweeney
Hill (MT)	Napolitano	Talent
Hilleary	Neal	Tancredo
Hobson	Nethercutt	Tanner
Hoefel	Ney	Tauscher
Hoekstra	Northup	Tauzin
Holden	Norwood	Taylor (MS)
Horn	Nussle	Taylor (NC)
Hostettler	Ortiz	Terry
Houghton	Ose	Thomas
Hoyer	Oxley	Thompson (CA)
Hulshof	Packard	Thornberry
Hunter	Pascrell	Thune
Hutchinson	Pastor	Thurman
Hyde	Paul	Tiahrt
Inslee	Pease	Toomey
Isakson	Peterson (PA)	Trafficant
Istook	Petri	Turner
Jackson-Lee	Phelps	Upton
(TX)	Pickering	Vitter
Jefferson	Pickett	Walden
Jenkins	Pitts	Walsh
John	Pombo	Wamp
Johnson (CT)	Pomeroy	Watkins
Johnson, E. B.	Porter	Watts (OK)
Johnson, Sam	Portman	Waxman
Jones (NC)	Price (NC)	Weiner
Kaptur	Pryce (OH)	Weldon (FL)
Kasich	Quinn	Weldon (PA)
Kelly	Radanovich	Weller
Rahall	Rahall	Wexler
Kildee	Ramstad	Weygand
King (NY)	Regula	Whitfield
Kingston	Reyes	Wicker
Knollenberg	Reynolds	Wilson
Kolbe	Riley	Wise
Kuykendall	Rivers	Wolf
LaHood	Rodriguez	Woolsey
Lampson	Roemer	Young (AK)
Lantos	Rogan	Young (FL)
Largent	Rogers	

NAYS—75

Baldwin	DeLauro	Hinojosa
Barrett (WI)	Dingell	Holt
Becerra	Doggett	Hooley
Bonior	Eshoo	Jackson (IL)
Capuano	Evans	Jones (OH)
Cardin	Fattah	Kanjorski
Clay	Filner	Kilpatrick
Clyburn	Gedjenson	Kind (WI)
Conyers	Gephardt	Kleccka
DeFazio	Hastings (FL)	Klink
DeGette	Hilliard	Kucinich
Delahunt	Hinche	LaFalce

Lee	Olver	Stark
Lewis (GA)	Owens	Stupak
Lofgren	Pallone	Thompson (MS)
Martinez	Payne	Tierney
McDermott	Pelosi	Towns
Meek (FL)	Peterson (MN)	Udall (CO)
Meeks (NY)	Rangel	Udall (NM)
Menendez	Rush	Velazquez
Miller, George	Sabo	Vento
Minge	Sanders	Visclosky
Nadler	Schakowsky	Watt (NC)
Oberstar	Sherman	Wu
Obey	Stabenow	Wynn

NOT VOTING—6

Brown (CA)	Luther	Moran (VA)
Chenoweth	McHugh	Waters

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.

Pursuant to section 8 of House Resolution 200, House Resolution 195 was laid on the table.

¶61.9 DEFENSE AUTHORIZATION FY 2000 AND 2001

The SPEAKER pro tempore, Mr. LATOURETTE, pursuant to House Resolution 200 and rule XVIII, 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. 1401) to authorize appropriations for fiscal years 2000 and 2001 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal years 2000 and 2001, and for other purposes.

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

¶61.10 RECORDED VOTE

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

TITLE XIV—PROLIFERATION AND EXPORT CONTROL MATTERS

SEC. 1401. REPORT ON COMPLIANCE BY THE PEOPLE'S REPUBLIC OF CHINA AND OTHER COUNTRIES WITH THE MISSILE TECHNOLOGY CONTROL REGIME.

(a) REPORT REQUIRED.—Not later than October 31, 1999, the President shall transmit to Congress a report on the compliance, or lack of compliance (both as to acquiring and transferring missile technology), by the People's Republic of China, with the Missile Technology Control Regime, and on any actual or suspected transfer by Russia or any other country of missile technology to the People's Republic of China in violation of the Missile Technology Control Regime. The report shall include a list specifying each actual or suspected violation of the Missile Technology Control Regime by the People's Republic of China, Russia, or other country and, for each such violation, a description of the remedial action (if any) taken by the United States or any other country.

(b) MATTERS TO BE INCLUDED.—The report under subsection (a) shall also include information concerning—

(1) actual or suspected use by the People's Republic of China of United States missile technology;

(2) actual or suspected missile proliferation activities by the People's Republic of China;

(3) actual or suspected transfer of missile technology by Russia or other countries to the People's Republic of China; and

(4) United States actions to enforce the Missile Technology Control Regime with respect to the People's Republic of China, including actions to prevent the transfer of missile technology from Russia and other countries to the People's Republic of China.

**SEC. 1402. ANNUAL REPORT ON TECHNOLOGY TRANSFERS TO THE PEOPLE'S REPUBLIC OF CHINA.**

(a) ANNUAL REPORT.—The President shall transmit to Congress an annual report on transfers to the People's Republic of China by the United States and other countries of technology with potential military applications, during the 1-year period preceding the transmittal of the report.

(b) INITIAL REPORT.—The initial report under this section shall be transmitted not later than October 31, 1999.

**SEC. 1403. REPORT ON IMPLEMENTATION OF TRANSFER OF SATELLITE EXPORT CONTROL AUTHORITY.**

Not later than August 31, 1999, the President shall transmit to Congress a report on the implementation of subsection (a) of section 1513 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105-261; 112 Stat. 2174; 22 U.S.C. 2778 note), transferring satellites and related items from the Commerce Control List of dual-use items to the United States Munitions List. The report shall update the information provided in the report under subsection (d) of that section.

**SEC. 1404. SECURITY IN CONNECTION WITH SATELLITE EXPORT LICENSING.**

(a) SECURITY AT FOREIGN LAUNCHES.—As a condition of the export license for any satellite to be launched outside the jurisdiction of the United States, the Secretary of State shall require the following:

(1) That the technology transfer control plan required by section 1514(a)(1) of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105-261; 112 Stat. 2175; 22 U.S.C. 2778 note) be prepared by the Department of Defense, and agreed to by the licensee, and that the plan set forth the security arrangements for the launch of the satellite, both before and during launch operations, and include enhanced security measures if the launch site is within the jurisdiction of the People's Republic of China or any other country that is subject to section 1514 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999.

(2) That each person providing security for the launch of that satellite—

(A) be employed by, or under a contract with, the Department of Defense;

(B) have received appropriate training in the regulations prescribed by the Secretary of State known as the International Trafficking in Arms Regulations (hereafter in this section referred to as "ITAR");

(C) have significant experience and expertise with satellite launches; and

(D) have been investigated in a manner at least as comprehensive as the investigation required for the issuance of a security clearance at the level designated as "Secret".

(3) That the number of such persons providing security for the launch of the satellite shall be sufficient to maintain 24-hour security of the satellite and related launch vehicle and other sensitive technology.

(4) That the licensee agree to reimburse the Department of Defense for all costs associated with the provision of security for the launch of the satellite.

(b) DEFENSE DEPARTMENT MONITORS.—The Secretary of Defense shall—

(1) ensure that persons assigned as space launch campaign monitors are provided suf-

ficient training and have adequate experience in the ITAR and have significant experience and expertise with satellite technology, launch vehicle technology, and launch operations technology;

(2) ensure that adequate numbers of such monitors are assigned to space launch campaigns so that 24-hour, 7-day per week coverage is provided;

(3) take steps to ensure, to the maximum extent possible, the continuity of service by monitors for the entire space launch campaign period (from satellite marketing to launch and, if necessary, completion of a launch failure analysis); and

(4) adopt measures designed to make service as a space launch campaign monitor an attractive career opportunity.

**SEC. 1405. REPORTING OF TECHNOLOGY PASSED TO PEOPLE'S REPUBLIC OF CHINA AND OF FOREIGN LAUNCH SECURITY VIOLATIONS.**

(a) MONITORING OF INFORMATION.—The Secretary of Defense shall require that space launch monitors of the Department of Defense assigned to monitor launches in the People's Republic of China maintain records of all information authorized to be transmitted to the People's Republic of China, including copies of any documents authorized for such transmission, and reports on launch-related activities.

(b) TRANSMISSION TO OTHER AGENCIES.—The Secretary of Defense shall ensure that records under subsection (a) are transmitted on a current basis to appropriate elements of the Department of Defense and to the Department of State, the Department of Commerce, and the Central Intelligence Agency.

(c) RETENTION OF RECORDS.—Records described in subsection (a) shall be retained for at least the period of the statute of limitations for violations of the Arms Export Control Act.

(d) GUIDELINES.—The Secretary of Defense shall prescribe guidelines providing space launch monitors of the Department of Defense with the responsibility and the ability to report serious security violations, problems, or other issues at an overseas launch site directly to the headquarters office of the responsible Department of Defense component.

**SEC. 1406. REPORT ON NATIONAL SECURITY IMPLICATIONS OF EXPORTING HIGH-PERFORMANCE COMPUTERS TO THE PEOPLE'S REPUBLIC OF CHINA.**

(a) REVIEW.—The Secretary of Energy, the Secretary of Defense, and the Secretary of State, in consultation with other appropriate departments and agencies, shall conduct a comprehensive review of the national security implications of exporting high-performance computers to the People's Republic of China. As part of the review, the Secretary shall conduct empirical testing of the extent to which national security-related operations can be performed using clustered, massively-parallel processing or other combinations of computers.

(b) REPORT.—The Secretary of Energy shall submit to Congress a report on the results of the review under subsection (a). The report shall be submitted not later than six months after the date of the enactment of this Act and shall be updated not later than the end of each subsequent 1-year period.

**SEC. 1407. END-USE VERIFICATION FOR USE BY PEOPLE'S REPUBLIC OF CHINA OF HIGH-PERFORMANCE COMPUTERS.**

(a) REVISED HPC VERIFICATION SYSTEM.—The President shall seek to enter into an agreement with the People's Republic of China to revise the existing verification system with the People's Republic of China with respect to end-use verification for high-performance computers exported or to be exported to the People's Republic of China so as to provide for an open and transparent

system providing for effective end-use verification for such computers and, at a minimum, providing for on-site inspection of the end-use and end-user of such computers, without notice, by United States nationals designated by the United States Government. The President shall transmit a copy of the agreement to Congress.

(b) DEFINITION.—As used in this section and section 1406, the term "high performance computer" means a computer which, by virtue of its composite theoretical performance level, would be subject to section 1211 of the National Defense Authorization Act for Fiscal Year 1998 (50 U.S.C. App. 2404 note).

(c) ADJUSTMENT OF COMPOSITE THEORETICAL PERFORMANCE LEVELS FOR POST-SHIPMENT VERIFICATION.—Section 1213 of the National Defense Authorization Act for Fiscal Year 1998 is amended by adding at the end the following:

"(e) ADJUSTMENT OF PERFORMANCE LEVELS.—Whenever a new composite theoretical performance level is established under section 1211(d), that level shall apply for purposes of subsection (a) of this section in lieu of the level set forth in that subsection."

**SEC. 1408. PROCEDURES FOR REVIEW OF EXPORT OF CONTROLLED TECHNOLOGIES AND ITEMS.**

(a) RECOMMENDATIONS FOR PRIORITIZATION OF NATIONAL SECURITY CONCERNS.—The President shall submit to Congress the President's recommendations for the establishment of a mechanism to identify, on a continuing basis, those controlled technologies and items the export of which is of greatest national security concern relative to other controlled technologies and items.

(b) RECOMMENDATIONS FOR EXECUTIVE DEPARTMENT APPROVALS FOR EXPORTS OF GREATEST NATIONAL SECURITY CONCERN.—With respect to controlled technologies and items identified under subsection (a), the President shall submit to Congress the President's recommendations for the establishment of a mechanism to identify procedures for export of such technologies and items so as to provide—

(1) that the period for review by an executive department or agency of a license application for any such export shall be extended to a period longer than that otherwise required when such longer period is considered necessary by the head of that department or agency for national security purposes; and

(2) that a license for such an export may be approved only with the agreement of each executive department or agency that reviewed the application for the license, subject to appeal procedures to be established by the President.

(c) RECOMMENDATIONS FOR STREAMLINED LICENSING PROCEDURES FOR OTHER EXPORTS.—With respect to controlled technologies and items other than those identified under subsection (a), the President shall submit to Congress the President's recommendations for modifications to licensing procedures for export of such technologies and items so as to streamline the licensing process and provide greater transparency, predictability, and certainty.

**SEC. 1409. NOTICE OF FOREIGN ACQUISITION OF UNITED STATES FIRMS IN NATIONAL SECURITY INDUSTRIES.**

Section 721(b) of the Defense Production Act of 1950 (50 U.S.C. 2170(b)) is amended—

(1) by inserting "(1)" before "The President";

(2) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively; and

(3) by adding at the end the following: "(2) Whenever a person engaged in interstate commerce in the United States is the subject of a merger, acquisition, or takeover described in paragraph (1), that person shall promptly notify the President, or the Presi-

dent's designee, of such planned merger, acquisition, or takeover. Whenever any executive department or agency becomes aware of any such planned merger, acquisition, or takeover, the head of that department or agency shall promptly notify the President, or the President's designee, of such planned merger, acquisition, or takeover."

**SEC. 1410. FIVE-AGENCY INSPECTORS GENERAL EXAMINATION OF COUNTER-MEASURES AGAINST ACQUISITION BY THE PEOPLE'S REPUBLIC OF CHINA OF MILITARILY SENSITIVE TECHNOLOGY.**

Not later than January 1, 2000, the Inspectors General of the Departments of State, Defense, the Treasury, and Commerce and the Inspector General of the Central Intelligence Agency shall submit to Congress a report on the adequacy of current export controls and counterintelligence measures to protect against the acquisition by the People's Republic of China of militarily sensitive United States technology. Such report shall include a description of measures taken to address any deficiencies found in such export controls and counterintelligence measures.

**SEC. 1411. OFFICE OF TECHNOLOGY SECURITY IN DEPARTMENT OF DEFENSE.**

(a) ENHANCED MULTILATERAL EXPORT CONTROLS.—

(1) NEW INTERNATIONAL CONTROLS.—The President shall work (in the context of the scheduled 1999 review of the Wassenaar Arrangement and otherwise) to establish new binding international controls on technology transfers that threaten international peace and United States national security.

(2) IMPROVED SHARING OF INFORMATION.—The President shall take appropriate actions (in the context of the scheduled 1999 review of the Wassenaar Arrangement and otherwise) to improve the sharing of information by nations that are major exporters of technology so that the United States can track movements of technology and enforce technology controls and re-export requirements.

(b) OFFICE OF TECHNOLOGY SECURITY.—(1) There is hereby established in the Department of Defense an Office of Technology Security. The Office shall support United States Government efforts to—

(1) establish new binding international controls on technology transfers that threaten international peace and United States national security; and

(2) improve the sharing of information by nations that are major exporters of technology so that the United States can track movements of technology and enforce technology controls and re-export requirements.

At the end of subtitle A of title XXXI (page 419, after line 3), insert the following new section:

**SEC. 3106. DEPARTMENT OF ENERGY COUNTER-INTELLIGENCE CYBER SECURITY PROGRAM.**

(a) INCREASED FUNDS FOR COUNTERINTELLIGENCE CYBER SECURITY.—The amounts provided in section 3103 in the matter preceding paragraph (1) and in paragraph (3) are each hereby increased by \$8,600,000, to be available for Counterintelligence Cyber Security programs.

(b) OFFSETTING REDUCTIONS DERIVED FROM CONTRACTOR TRAVEL.—(1) The amount provided in section 3101 in the matter preceding paragraph (1) (for weapons activities in carrying out programs necessary for national security) is hereby reduced by \$4,700,000.

(2) The amount provided in section 3102 in the matter preceding paragraph (1) of subsection (a) (for environmental restoration and waste management in carrying out programs necessary for national security) is hereby reduced by \$1,900,000.

(3) The amount provided in section 3103 in the matter preceding paragraph (1) is hereby reduced by \$2,000,000.

At the end of title XXXI (page 453, after line 15), insert the following new subtitle:

**Subtitle F—Protection of National Security Information**

**SEC. 3181. SHORT TITLE.**

This subtitle may be cited as the "National Security Information Protection Improvement Act".

**SEC. 3182. SEMI-ANNUAL REPORT BY THE PRESIDENT ON ESPIONAGE BY THE PEOPLE'S REPUBLIC OF CHINA.**

(a) REPORTS REQUIRED.—The President shall transmit to Congress a report, not less often than every six months, on the steps being taken by the Department of Energy, the Department of Defense, the Federal Bureau of Investigation, the Central Intelligence Agency, and all other relevant executive departments and agencies to respond to espionage and other intelligence activities by the People's Republic of China, particularly with respect to the theft of sophisticated United States nuclear weapons design information and the targeting by the People's Republic of China of United States nuclear weapons codes and other national security information of strategic concern.

(b) INITIAL REPORT.—The first report under this section shall be transmitted not later than January 1, 2000.

**SEC. 3183. REPORT ON WHETHER DEPARTMENT OF ENERGY SHOULD CONTINUE TO MAINTAIN NUCLEAR WEAPONS RESPONSIBILITY.**

Not later than January 1, 2000, the President shall transmit to Congress a report regarding the feasibility of alternatives to the current arrangements for controlling United States nuclear weapons development, testing, and maintenance within the Department of Energy, including the reestablishment of the Atomic Energy Commission as an independent nuclear agency. The report shall describe the benefits and shortcomings of each such alternative, as well as the current system, from the standpoint of protecting such weapons and related research and technology from theft and exploitation. The President shall include with such report the President's recommendation for the appropriate arrangements for controlling United States nuclear weapons development, testing, and maintenance outside the Department of Energy if it should be determined that the Department of Energy should no longer have that responsibility.

**SEC. 3184. DEPARTMENT OF ENERGY OFFICE OF FOREIGN INTELLIGENCE AND OFFICE OF COUNTERINTELLIGENCE.**

(a) IN GENERAL.—The Department of Energy Organization Act is amended by inserting after section 212 (42 U.S.C. 7143) the following new sections:

**"OFFICE OF FOREIGN INTELLIGENCE**

**"SEC. 213. (a) There shall be within the Department an Office of Foreign Intelligence, to be headed by a Director, who shall report directly to the Secretary.**

**"(b) The Director shall be responsible for the programs and activities of the Department relating to the analysis of intelligence with respect to nuclear weapons and materials, other nuclear matters, and energy security.**

**"(c) The Secretary may delegate to the Deputy Secretary of Energy the day-to-day supervision of the Director.**

**"OFFICE OF COUNTERINTELLIGENCE**

**"SEC. 214. (a) There shall be within the Department an Office of Counterintelligence, to be headed by a Director, who shall report directly to the Secretary.**

**"(b) The Director shall carry out all counterintelligence activities in the Department relating to the defense activities of the Department.**

**"(c) The Secretary may delegate to the Deputy Secretary of Energy the day-to-day supervision of the Director.**

**"(d)(1) The Director shall keep the intelligence committees fully and currently informed of all significant security breaches at any of the national laboratories.**

**"(2) For purposes of this subsection, the term 'intelligence committees' means the Permanent Select Committee of the House of Representatives and the Select Committee on Intelligence of the Senate."**

(b) CLERICAL AMENDMENT.—The table of contents in the first section of that Act is amended by inserting after the item relating to section 212 the following new items:

**"Sec. 213. Office of Foreign Intelligence.**

**"Sec. 214. Office of Counterintelligence."**

**SEC. 3185. COUNTERINTELLIGENCE PROGRAM AT DEPARTMENT OF ENERGY NATIONAL LABORATORIES.**

(a) PROGRAM REQUIRED.—The Secretary of Energy shall establish and maintain at each national laboratory a counterintelligence program for the defense-related activities of the Department of Energy at such laboratory.

(b) HEAD OF PROGRAM.—The Secretary shall ensure that, for each national laboratory, the head of the counterintelligence program of that laboratory—

(1) has extensive experience in counterintelligence activities within the Federal Government; and

(2) with respect to the counterintelligence program, is responsible directly to, and is hired with the concurrence of, the Director of Counterintelligence of the Department of Energy and the director of the national laboratory.

**SEC. 3186. COUNTERINTELLIGENCE ACTIVITIES AT OTHER DEPARTMENT OF ENERGY FACILITIES.**

(a) ASSIGNMENT OF COUNTERINTELLIGENCE PERSONNEL.—(1) The Secretary of Energy shall assign to each Department of Energy facility, other than a national laboratory, at which Restricted Data is located an individual who shall assess security and counterintelligence matters at that facility.

(2) An individual assigned to a facility under this subsection shall be stationed at the facility.

(b) SUPERVISION.—Each individual assigned under subsection (a) shall report directly to the Director of the Office of Counterintelligence of the Department of Energy.

**SEC. 3187. DEPARTMENT OF ENERGY POLYGRAPH EXAMINATIONS.**

(a) COUNTERINTELLIGENCE POLYGRAPH PROGRAM REQUIRED.—The Secretary of Energy, acting through the Director of Counterintelligence of the Department of Energy, shall carry out a counterintelligence polygraph program for the defense activities of the Department of Energy. The program shall consist of the administration on a regular basis of a polygraph examination to each covered person who has access to a program that the Director of Counterintelligence and the Assistant Secretary assigned the functions under section 203(a)(5) of the Department of Energy Organization Act determine requires special access restrictions.

(b) COVERED PERSONS.—For purposes of subsection (a), a covered person is any of the following:

(1) An officer or employee of the Department.

(2) An expert or consultant under contract to the Department.

(3) An officer or employee of any contractor of the Department.

(c) ADDITIONAL POLYGRAPH EXAMINATIONS.—In addition to the polygraph examinations administered under subsection (a), the Secretary, in carrying out the defense activities of the Department—

(1) may administer a polygraph examination to any employee of the Department or of any contractor of the Department, for counterintelligence purposes; and

(2) shall administer a polygraph examination to any such employee in connection with an investigation of such employee, if such employee requests the administration of a polygraph examination for exculpatory purposes.

(d) REGULATIONS.—(1) The Secretary shall prescribe any regulations necessary to carry out this section. Such regulations shall include procedures, to be developed in consultation with the Director of the Federal Bureau of Investigation, for identifying and addressing “false positive” results of polygraph examinations.

(2) Notwithstanding section 501 of the Department of Energy Organization Act (42 U.S.C. 7191) or any other provision of law, the Secretary may, in prescribing regulations under paragraph (1), waive any requirement for notice or comment if the Secretary determines that it is in the national security interest to expedite the implementation of such regulations.

(e) NO CHANGE IN OTHER POLYGRAPH AUTHORITY.—This section shall not be construed to affect the authority under any other provision of law of the Secretary to administer a polygraph examination.

**SEC. 3188. CIVIL MONETARY PENALTIES FOR VIOLATIONS OF DEPARTMENT OF ENERGY REGULATIONS RELATING TO THE SAFEGUARDING AND SECURITY OF RESTRICTED DATA.**

(a) IN GENERAL.—Chapter 18 of title I of the Atomic Energy Act of 1954 (42 U.S.C. 2271 et seq.) is amended by inserting after section 234A the following new section:

“SEC. 234B. CIVIL MONETARY PENALTIES FOR VIOLATIONS OF DEPARTMENT OF ENERGY REGULATIONS REGARDING SECURITY OF CLASSIFIED OR SENSITIVE INFORMATION OR DATA.—

“a. Any individual or entity that has entered into a contract or agreement with the Department of Energy, or a subcontract or subagreement thereto, and that commits a gross violation or a pattern of gross violations of any applicable rule, regulation, or order prescribed or otherwise issued by the Secretary pursuant to this subtitle relating to the safeguarding or security of Restricted Data or other classified or sensitive information shall be subject to a civil penalty of not to exceed \$500,000 for each such violation.

“b. The Secretary shall include, in each contract entered into after the date of the enactment of this section with a contractor of the Department, provisions which provide an appropriate reduction in the fees or amounts paid to the contractor under the contract in the event of a violation by the contractor or contractor employee of any rule, regulation, or order relating to the safeguarding or security of Restricted Data or other classified or sensitive information. The provisions shall specify various degrees of violations and the amount of the reduction attributable to each degree of violation.

“c. The powers and limitations applicable to the assessment of civil penalties under section 234A shall apply to the assessment of civil penalties under this section.”

(b) CLARIFYING AMENDMENT.—The section heading of section 234A of that Act (42 U.S.C. 2282a) is amended by inserting “SAFETY” before “REGULATIONS”.

(c) CLERICAL AMENDMENT.—The table of sections in the first section of that Act is amended by inserting after the item relating to section 234 the following new items:

“234A. Civil Monetary Penalties for Violations of Department of Energy Safety Regulations.

“234B. Civil Monetary Penalties for Violations of Department of Energy Regulations Regarding Security of Classified or Sensitive Information or Data.”

**SEC. 3189. INCREASED PENALTIES FOR MISUSE OF RESTRICTED DATA.**

(a) COMMUNICATION OF RESTRICTED DATA.—Section 224 of the Atomic Energy Act of 1954 (42 U.S.C. 2274) is amended—

(1) in clause a., by striking “\$20,000” and inserting “\$400,000”; and

(2) in clause b., by striking “\$10,000” and inserting “\$200,000”.

(b) RECEIPT OF RESTRICTED DATA.—Section 225 of such Act (42 U.S.C. 2275) is amended by striking “\$20,000” and inserting “\$400,000”.

(c) DISCLOSURE OF RESTRICTED DATA.—Section 227 of such Act (42 U.S.C. 2277) is amended by striking “\$2,500” and inserting “\$50,000”.

**SEC. 3190. RESTRICTIONS ON ACCESS TO NATIONAL LABORATORIES BY FOREIGN VISITORS FROM SENSITIVE COUNTRIES.**

(a) BACKGROUND REVIEW REQUIRED.—The Secretary of Energy may not admit to any facility of a national laboratory any individual who is a citizen or agent of a nation that is named on the current sensitive countries list unless the Secretary first completes a background review with respect to that individual.

(b) MORATORIUM PENDING CERTIFICATION.—(1) During the period described in paragraph (2), the Secretary may not admit to any facility of a national laboratory any individual who is a citizen or agent of a nation that is named on the current sensitive countries list.

(2) The period referred to in paragraph (1) is the period beginning 30 days after the date of the enactment of this Act and ending on the later of the following:

(A) The date that is 90 days after the date of the enactment of this Act.

(B) The date that is 45 days after the date on which the Secretary submits to Congress a certification described in paragraph (3).

(3) A certification referred to in paragraph (2) is a certification by the Director of Counterintelligence of the Department of Energy, with the concurrence of the Director of the Federal Bureau of Investigation, that all security measures are in place that are necessary and appropriate to prevent espionage or intelligence gathering by or for a sensitive country, including access by individuals referred to in paragraph (1) to classified information of the national laboratory.

(c) WAIVER OF MORATORIUM.—(1) The Secretary of Energy may waive the prohibition in subsection (b) on a case-by-case basis with respect to any specific individual or any specific delegation of individuals whose admission to a national laboratory is determined by the Secretary to be in the interest of the national security of the United States.

(2) Not later than the seventh day of the month following a month in which a waiver is made, the Secretary shall submit a report in writing providing notice of each waiver made in that month to the following:

(A) The Committee on Armed Services and the Select Committee on Intelligence of the Senate.

(B) The Committee on Armed Services and the Permanent Select Committee on Intelligence of the House of Representatives.

(3) Each such report shall be in classified form and shall contain the identity of each individual or delegation for whom such a waiver was made and, with respect to each such individual or delegation, the following information:

(A) A detailed justification for the waiver.

(B) For each individual with respect to whom a background review was conducted, whether the background review determined that negative information exists with respect to that individual.

(C) The Secretary’s certification that the admission of that individual or delegation to a national laboratory is in the interest of the national security of the United States.

(4) The authority of the Secretary under paragraph (1) may be delegated only to the Director of Counterintelligence of the Department of Energy.

(d) EXCEPTION TO MORATORIUM FOR CERTAIN INDIVIDUALS.—The moratorium under subsection (b) shall not apply to any person who—

(1) is, on the date of the enactment of this Act, an employee or assignee of the Department of Energy, or of a contractor of the Department; and

(2) has undergone a background review in accordance with subsection (a).

(e) EXCEPTION TO MORATORIUM FOR CERTAIN PROGRAMS.—In the case of a program undertaken pursuant to an international agreement between the United States and a foreign nation, the moratorium under subsection (b) shall not apply to the admittance to a facility that is important to that program of a citizen of that foreign nation whose admittance is important to that program.

(f) SENSE OF CONGRESS REGARDING BACKGROUND REVIEWS.—It is the sense of Congress that the Secretary of Energy, the Director of the Federal Bureau of Investigation, and the Director of Central Intelligence should ensure that background reviews carried out under this section are completed in not more than 15 days.

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

(1) The term “background review”, commonly known as an indices check, means a review of information provided by the Director of Central Intelligence and the Director of the Federal Bureau of Investigation regarding personal background, including information relating to any history of criminal activity or to any evidence of espionage.

(2) The term “sensitive countries list” means the list prescribed by the Secretary of Energy known as the Department of Energy List of Sensitive Countries.

**SEC. 3191. REQUIREMENTS RELATING TO ACCESS BY FOREIGN VISITORS AND EMPLOYEES TO DEPARTMENT OF ENERGY FACILITIES ENGAGED IN DEFENSE ACTIVITIES.**

(a) SECURITY CLEARANCE REVIEW REQUIRED.—The Secretary of Energy may not allow unescorted access to any classified area, or access to classified information, of any facility of the Department of Energy engaged in the defense activities of the Department to any individual who is a citizen of a foreign nation unless—

(1) the Secretary, acting through the Director of Counterintelligence, first completes a security clearance investigation with respect to that individual in a manner at least as comprehensive as the investigation required for the issuance of a security clearance at the level required for such access under the rules and regulations of the Department; or

(2) a foreign government first completes a security clearance investigation with respect to that individual in a manner that the Secretary of State, pursuant to an international agreement between the United States and that foreign government, determines is equivalent to the investigation required for the issuance of a security clearance at the level required for such access under the rules and regulations of the Department.

(b) EFFECT ON CURRENT EMPLOYEES.—The Secretary shall ensure that any individual who, on the date of the enactment of this Act, is a citizen of a foreign nation and an employee of the Department or of a contractor of the Department is not discharged from such employment as a result of this section before the completion of the security clearance investigation of such individual under subsection (a) unless the Director of Counterintelligence determines that such

discharge is necessary for the national security of the United States.

**SEC. 3192. ANNUAL REPORT ON SECURITY AND COUNTERINTELLIGENCE STANDARDS AT NATIONAL LABORATORIES AND OTHER DOE DEFENSE FACILITIES OF THE DEPARTMENT OF ENERGY.**

(a) REPORT ON SECURITY AND COUNTERINTELLIGENCE STANDARDS AT NATIONAL LABORATORIES AND OTHER DOE DEFENSE FACILITIES.—Not later than March 1 of each year, the Secretary of Energy, acting through the Director of Counterintelligence of the Department of Energy, shall submit a report on the security and counterintelligence standards at the national laboratories, and other facilities of the Department of Energy engaged in the defense activities of the Department, to the following:

(1) The Committee on Armed Services and the Select Committee on Intelligence of the Senate.

(2) The Committee on Armed Services and the Permanent Select Committee on Intelligence of the House of Representatives.

(b) CONTENTS OF REPORT.—The report shall be in classified form and shall contain, for each such national laboratory or facility, the following information:

(1) A description of all security measures that are in place to prevent access by unauthorized individuals to classified information of the national laboratory or facility.

(2) A certification by the Director of Counterintelligence of the Department of Energy as to whether—

(A) all security measures are in place to prevent access by unauthorized individuals to classified information of the national laboratory or facility; and

(B) such security measures comply with Presidential Decision Directives and other applicable Federal requirements relating to the safeguarding and security of classified information.

(3) For each admission of an individual under section 3190 not described in a previous report under this section, the identity of that individual, and whether the background review required by that section determined that information relevant to security exists with respect to that individual.

**SEC. 3193. REPORT ON SECURITY VULNERABILITIES OF NATIONAL LABORATORY COMPUTERS.**

(a) REPORT REQUIRED.—Not later than March 1 of each year, the National Counterintelligence Policy Board shall prepare a report, in consultation with the Director of Counterintelligence of the Department of Energy, on the security vulnerabilities of the computers of the national laboratories.

(b) PREPARATION OF REPORT.—In preparing the report, the National Counterintelligence Policy Board shall establish a so-called “red team” of individuals to perform an operational evaluation of the security vulnerabilities of the computers of the national laboratories, including by direct experimentation. Such individuals shall be selected by the National Counterintelligence Policy Board from among employees of the Department of Defense, the National Security Agency, the Central Intelligence Agency, the Federal Bureau of Investigation, and of other agencies, and may be detailed to the National Counterintelligence Policy Board from such agencies without reimbursement and without interruption or loss of civil service status or privilege.

(c) SUBMISSION OF REPORT TO SECRETARY OF ENERGY AND TO FBI DIRECTOR.—Not later than March 1 of each year, the report shall be submitted in classified and unclassified form to the Secretary of Energy and the Director of the Federal Bureau of Investigation.

(d) FORWARDING TO CONGRESSIONAL COMMITTEES.—Not later than 30 days after the re-

port is submitted, the Secretary and the Director shall each separately forward that report, with the recommendations in classified and unclassified form of the Secretary or the Director, as applicable, in response to the findings of that report, to the following:

(1) The Committee on Armed Services and the Select Committee on Intelligence of the Senate.

(2) The Committee on Armed Services and the Permanent Select Committee on Intelligence of the House of Representatives.

**SEC. 3194. GOVERNMENT ACCESS TO CLASSIFIED INFORMATION ON DEPARTMENT OF ENERGY DEFENSE-RELATED COMPUTERS.**

(a) PROCEDURES REQUIRED.—The Secretary of Energy shall establish procedures to govern access to classified information on DOE defense-related computers. Those procedures shall, at a minimum, provide that each employee of the Department of Energy who requires access to classified information shall be required as a condition of such access to provide to the Secretary written consent which permits access by an authorized investigative agency to any DOE defense-related computer used in the performance of the defense-related duties of such employee during the period of that employee’s access to classified information and for a period of three years thereafter.

(b) EXPECTATION OF PRIVACY IN DOE DEFENSE-RELATED COMPUTERS.—Notwithstanding any other provision of law (including any provision of law enacted by the Electronic Communications Privacy Act of 1986), no user of a DOE defense-related computer shall have any expectation of privacy in the use of that computer.

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

(1) The term “DOE defense-related computer” means a computer of the Department of Energy or a Department of Energy contractor that is used, in whole or in part, for a Department of Energy defense-related activity.

(2) The term “computer” means an electronic, magnetic, optical, electrochemical, or other high-speed data processing device performing logical, arithmetic, or storage functions, and includes any data storage facility or communications facility directly related to, or operating in conjunction with, such device.

(3) The term “authorized investigative agency” means an agency authorized by law or regulation to conduct a counterintelligence investigation or investigations of persons who are proposed for access to classified information to ascertain whether such persons satisfy the criteria for obtaining and retaining access to such information.

(4) The term “classified information” means any information that has been determined pursuant to Executive Order No. 12356 of April 2, 1982, or successor orders, or the Atomic Energy Act of 1954, to require protection against unauthorized disclosure and that is so designated.

(5) The term “employee” includes any person who receives a salary or compensation of any kind from the Department of Energy, is a contractor of the Department of Energy or an employee thereof, is an unpaid consultant of the Department of Energy, or otherwise acts for or on behalf of the Department of Energy.

(d) ESTABLISHMENT OF PROCEDURES.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Energy shall prescribe such regulations as may be necessary to implement this section.

**SEC. 3195. DEFINITION OF NATIONAL LABORATORY.**

For purposes of this subtitle, the term “national laboratory” means any of the following:

(1) The Lawrence Livermore National Laboratory, Livermore, California.

(2) The Los Alamos National Laboratory, Los Alamos, New Mexico.

(3) The Sandia National Laboratories, Albuquerque, New Mexico.

(4) The Oak Ridge National Laboratories, Oak Ridge, Tennessee.

It was decided in the { Yeas ..... 428  
affirmative ..... } Nays ..... 0

¶61.11 [Roll No. 180]  
AYES—428

Abercrombie	Cummings	Hinojosa
Ackerman	Cunningham	Hobson
Aderholt	Danner	Hoefel
Allen	Davis (FL)	Hoekstra
Andrews	Davis (IL)	Holden
Archer	Davis (VA)	Holt
Army	Deal	Hooley
Bachus	DeFazio	Horn
Baird	DeGette	Hostettler
Baker	Delahunt	Houghton
Baldacci	DeLauro	Hoyer
Baldwin	DeLay	Hulshof
Ballenger	DeMint	Hunter
Barcia	Deutsch	Hutchinson
Barr	Diaz-Balart	Hyde
Barrett (NE)	Dickey	Inlee
Barrett (WI)	Dicks	Isakson
Bartlett	Dingell	Istook
Barton	Dixon	Jackson (IL)
Bass	Doggett	Jackson-Lee
Bateman	Dooley	(TX)
Becerra	Doolittle	Jefferson
Bentsen	Doyle	Jenkins
Bereuter	Dreier	John
Berkley	Duncan	Johnson (CT)
Berman	Dunn	Johnson, E. B.
Berry	Edwards	Johnson, Sam
Biggert	Ehlers	Jones (NC)
Bilbray	Ehrlich	Jones (OH)
Bilirakis	Emerson	Kanjorski
Bishop	Engel	Kaptur
Blagojevich	English	Kasich
Bliley	Eshoo	Kelly
Blumenauer	Etheridge	Kennedy
Blunt	Evans	Kildee
Boehlert	Everett	Kilpatrick
Boehner	Ewing	Kind (WI)
Bonilla	Farr	King (NY)
Bonior	Fattah	Kingston
Bono	Filner	Kleczka
Borski	Fletcher	Klink
Boswell	Foley	Knollenberg
Boucher	Forbes	Kolbe
Boyd	Ford	Kucinich
Brady (PA)	Fossella	Kuykendall
Brady (TX)	Fowler	LaFalce
Brown (FL)	Frank (MA)	LaHood
Brown (OH)	Franks (NJ)	Lampson
Bryant	Frelinghuysen	Lantos
Burr	Frost	Largent
Burton	Galleghy	Larson
Buyer	Ganske	Latham
Callahan	Gejdenson	LaTourette
Calvert	Gekas	Lazio
Camp	Gephardt	Leach
Campbell	Gibbons	Lee
Canady	Gilchrest	Levin
Cannon	Gillmor	Lewis (CA)
Capps	Gilman	Lewis (GA)
Capuano	Gonzalez	Lewis (KY)
Cardin	Goode	Linder
Carson	Goodlatte	Lipinski
Castle	Goodling	LoBiondo
Chabot	Gordon	Lofgren
Chambliss	Goss	Lowey
Chenoweth	Graham	Lucas (KY)
Clay	Granger	Maloney (CT)
Clayton	Green (TX)	Maloney (NY)
Clement	Green (WI)	Manzullo
Clyburn	Greenwood	Markey
Coble	Gutierrez	Martinez
Coburn	Gutknecht	Mascara
Collins	Hall (OH)	Matsui
Combest	Hall (TX)	McCarthy (MO)
Condit	Hansen	McCarthy (NY)
Conyers	Hastings (FL)	McCollum
Cook	Hastings (WA)	McCrery
Cooksey	Hayes	McDermott
Costello	Hayworth	McGovern
Cox	Hefley	McInnis
Coyne	Herger	McIntosh
Cramer	Hill (IN)	McIntyre
Crane	Hill (MT)	McKeon
Crowley	Hilleary	McKinney
Cubin	Hilliard	McNulty

Meehan	Rahall	Stearns
Meek (FL)	Ramstad	Stenholm
Meeks (NY)	Rangel	Strickland
Menendez	Regula	Stump
Metcalfe	Reyes	Stupak
Mica	Reynolds	Sununu
Millender-	Riley	Sweeney
McDonald	Rivers	Talent
Miller (FL)	Rodriguez	Tancredo
Miller, Gary	Roemer	Tanner
Miller, George	Rogan	Tauscher
Minge	Rogers	Tauzin
Mink	Rohrabacher	Taylor (MS)
Moakley	Ros-Lehtinen	Taylor (NC)
Mollohan	Rothman	Terry
Moore	Roukema	Thomas
Moran (KS)	Roybal-Allard	Thompson (CA)
Moran (VA)	Royce	Thompson (MS)
Morella	Rush	Thornberry
Murtha	Ryan (WI)	Thune
Myrick	Ryun (KS)	Thurman
Nadler	Sabo	Tiahrt
Napolitano	Salmon	Tierney
Neal	Sanchez	Toomey
Nethercutt	Sanders	Towns
Ney	Sandlin	Trafcant
Northup	Sanford	Turner
Norwood	Sawyer	Udall (CO)
Nussle	Saxton	Udall (NM)
Oberstar	Scarborough	Upton
Obey	Schaffer	Velazquez
Oliver	Schakowsky	Vento
Ortiz	Scott	Visclosky
Ose	Sensenbrenner	Vitter
Owens	Serrano	Walden
Oxley	Sessions	Walsh
Packard	Shadegg	Wamp
Pallone	Shaw	Watkins
Pascarell	Shays	Watt (NC)
Pastor	Sherman	Watts (OK)
Paul	Sherwood	Waxman
Payne	Shimkus	Weiner
Pease	Shows	Weldon (FL)
Pelosi	Shuster	Weldon (PA)
Peterson (MN)	Simpson	Weller
Peterson (PA)	Sisisky	Wexler
Petri	Skeen	Weygand
Phelps	Skelton	Whitfield
Pickering	Slaughter	Wicker
Pickett	Smith (MI)	Wilson
Pitts	Smith (NJ)	Wise
Pombo	Smith (TX)	Wolf
Pomeroy	Smith (WA)	Woolsey
Porter	Snyder	Wu
Portman	Souder	Wynn
Price (NC)	Spence	Young (AK)
Pryce (OH)	Spratt	Young (FL)
Quinn	Stabenow	
Radanovich	Stark	

## NOT VOTING—6

Brown (CA)	Lucas (OK)	McHugh
Hinchee	Luther	Waters

So the amendment was agreed to.  
The SPEAKER pro tempore, Mr. LAHOOD, assumed the Chair.

When Mr. NETHERCUTT, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

#### ¶61.12 TRANSPORTATION APPROPRIATIONS FY 2000

Mr. WOLF submitted a privileged report (Rept. No. 106-180) on the bill (H.R. 2084) making appropriations for the Department of Transportation and related agencies for the fiscal year ending September 30, 2000, and for other purposes.

When said bill and report were referred to the Union Calendar and ordered printed.

Pursuant to clause 1 of rule XXI, all points of order were reserved.

#### ¶61.13 DEFENSE AUTHORIZATION—FY 2000 AND 2001

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to House Resolution 200 and rule XVIII, declared the House resolved into the Committee of

the Whole House on the state of the Union for the further consideration of the bill (H.R. 1401) to authorize appropriations for fiscal years 2000 and 2001 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal years 2000 and 2001, and for other purposes.

Mr. NETHERCUTT, Chairman of the Committee of the Whole, resumed the chair; and after some time spent therein,

#### ¶61.14 RECORDED VOTE

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

At the end of title XXXI (page 453, after line 15), insert the following new subtitle:

#### Subtitle F—Department of Energy Foreign Visitors Program Moratorium

##### SEC. 3181. SHORT TITLE.

This subtitle may be cited as the "Department of Energy Foreign Visitors Program Moratorium Act".

##### SEC. 3182. MORATORIUM ON FOREIGN VISITORS PROGRAM.

(a) MORATORIUM.—Until otherwise provided by law, the Secretary of Energy may not, during the foreign visitors moratorium period, admit to any facility of a national laboratory any individual who is a citizen of a nation that is named on the current Department of Energy sensitive countries list.

(b) WAIVER AUTHORITY.—(1) The Secretary of Energy may waive the prohibition in subsection (a) on a monthly basis with respect to specific individuals whose admission to a national laboratory is determined by the Secretary to be necessary for the national security of the United States.

(2) On a monthly basis, but not later than the 15th day of each month, the Secretary shall submit to the Committee on Armed Services of the Senate and Committee on Armed Services of the House of Representatives a report in writing providing notice of the waivers made in the previous month. The report shall identify each individual for whom such a waiver was made and, with respect to each such individual, provide a detailed justification for the waiver and the Secretary's certification that the admission of that individual to a national laboratory is necessary for the national security of the United States.

(3) The authority of the Secretary under paragraph (1) may be delegated only to the Deputy Secretary of Energy or an Assistant Secretary of Energy.

(c) FOREIGN VISITORS MORATORIUM PERIOD.—For purposes of this section, the term "foreign visitors moratorium period" means the period beginning on the date of the enactment of this Act and ending on the later of the following:

(1) The date that is 2 years after the date of the enactment of this Act.

(2) The date that is 90 days after the date on which the Secretary of Energy, after consultation with the Director of the Federal Bureau of Investigation, submits to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a certification in writing by the Secretary of each of the following:

(A) That the counterintelligence program required by section 3183 is fully implemented, and fully operating, at each of the national laboratories.

(B) That such counterintelligence program complies with the requirements of Presidential Decision Directive number 61.

(C) That the Secretary is in compliance with the provisions of subsection (b).

##### SEC. 3183. COUNTERINTELLIGENCE PROGRAM.

(a) ESTABLISHMENT AT EACH LABORATORY.—The Secretary of Energy shall establish a counterintelligence program at each of the national laboratories. The counterintelligence program at each such laboratory shall have a full-time staff assigned to counterintelligence functions at that laboratory, including such personnel from other agencies as may be approved by the Secretary. The counterintelligence program at each such laboratory shall be under the direction of, and shall report to, the Director of the Office of Counterintelligence of the Department of Energy.

(b) INVESTIGATION OF PAST SECURITY BREACHES.—The Secretary shall require that the counterintelligence program at each laboratory include a specific plan pursuant to which the Director of the Office of Counterintelligence of the Department of Energy shall—

(1) investigate any breaches of security discovered after the date of the enactment of this Act that occurred at that laboratory before the establishment of the counterintelligence program at that laboratory; and

(2) study the extent to which a breach of security may have occurred before the establishment of the counterintelligence program at that laboratory with respect to a classified project at that laboratory by the admittance to that laboratory, for purposes of a nonclassified project, of a citizen of a foreign nation.

(c) REQUIRED CHECKS ON ALL NON-CLEARED INDIVIDUALS.—(1) The Secretary, acting through the Director of the Office of Counterintelligence of the Department of Energy, shall ensure the following:

(A) That before any non-cleared individual is allowed to enter any facility of a national laboratory, a security investigation known as an "indices check" is carried out with respect to that individual.

(B) That before any non-cleared individual is allowed to enter a classified facility of a national laboratory or to work for more than 15 days in any 30-day period in any facility of a national laboratory, a security investigation known as a "background check" is carried out with respect to that individual.

(2) NON-CLEARED INDIVIDUAL.—For purposes of paragraph (1), a non-cleared individual is any of the following:

(A) An individual who is a citizen of a nation that is named on the current Department of Energy sensitive countries list.

(B) An individual who has not been investigated by the United States, or by a foreign nation with which the United States has an appropriate reciprocity agreement, in a manner at least as comprehensive as the investigation required for the issuance of a security clearance at the level designated as "Secret".

##### SEC. 3184. EXCEPTION TO MORATORIUM FOR CERTAIN GRANDFATHERED INDIVIDUALS.

(a) GRANDFATHERED INDIVIDUALS.—Notwithstanding section 3182(a), the Secretary may, during the foreign visitors moratorium period described section 3182(c), admit to a facility of a national laboratory an individual who is a citizen of a nation that is named on the current Department of Energy sensitive countries list, for a period of not more than 3 months for the purposes of transitional work, if—

(1) that individual was regularly admitted to that facility before that period for purposes of a project or series of projects;

(2) the continued admittance of that individual to that facility during that period is important to that project or series of projects; and



It was decided in the { Yeas ..... 284 affirmative ..... } Nays ..... 143

¶61.17 [Roll No. 182] AYES—284

Aderholt Archer Armye Bachus Baker Baldacci Ballenger Barcia Barr Barrett (NE) Bartlett Barton Bass Bateman Bentsen Berkley Berry Biggett Bilbray Bilirakis Bishop Bliley Blunt Boehlert Boehner Bonilla Bonior Bono Brady (TX) Bryant Burr Burton Buyer Callahan Calvert Camp Campbell Canady Cannon Capuano Castile Chabot Chambliss Chenoweth Clement Coble Coburn Collins Combest Condit Cook Cooksey Costello Cox Cramer Crane Crowley Cubin Cunningham Davis (VA) Deal DeFazio DeGette DeLay DeMint Diaz-Balart Dickey Dingell Doolittle Doyle Dreier Duncan Dunn Edwards Ehlers Ehrlich Emerson Engel English Etheridge Everett Ewing Fletcher Foley Forbes Fossella Fowler Franks (NJ) Frelinghuysen Frost Gallegly Ganske Gekas Gephardt Gibbons Gilchrist Gillmor Gilman Goode Goodlatte Goodling Gordon Goss Graham Granger Green (TX) Green (WI) Greenwood Gutknecht Hall (OH) Hall (TX) Hansen Hastings (WA) Hayes Hayworth Hefley Herger Hill (MT) Hilleary Hobson Hoekstra Holden Holt Hooley Hostettler Houghton Hulshof Hunter Hutchinson Hyde Insole Isakson Istook Jackson-Lee (TX) Jenkins Johnson (CT) Johnson, Sam Jones (NC) Kelly Kildee King (NY) Kingston Kingston Knollenberg Kucinich Kuykendall LaHood Largent Latham LaTourette Lazio Leach Levin Lewis (KY) Linder Lipinski LoBiondo Lofgren Lucas (KY) Lucas (OK) Maloney (CT) Maloney (NY) Manzullo Mascara McCollum McCreery McHugh McInnis McIntosh McIntyre McKeon McNulty Menendez Metcalf Mica Miller (FL) Miller, Gary Minge Moakley Moore Moran (KS) Morella Myrick Nethercutt Ney Northup Norwood Nussle Oxley Packard Pallone Pascrell Paul Pease Pelosi Peterson (MN) Peterson (PA) Petri Pickering Pitts Pombo Porter Portman Pryce (OH) Quinn Radanovich Ramstad Regula Reynolds Riley Rivers Roemer Rogan Rogers Rohrabacher Ros-Lehtinen Roukema Royce Ryan (WI) Ryun (KS) Salmon Sanders Sanford Saxton Scarborough Schaffer Sensenbrenner Sessions Shadegg Shaw Shays Sherman Shimkus Shows Shuster Simpson Slaughter Smith (MI) Smith (NJ) Smith (TX) Souder Spence Stabenow Stearns Stenholm Strickland Stump Stupak Sununu Sweeney Talent Tancredo Tanner Tauzin Taylor (MS) Taylor (NC) Terry Thomas Thornberry Thune Tiahrt Tierney Toomey Traficant Turner Upton Vitter Walden Walsh Wamp Watkins Watts (OK) Weldon (FL) Weller Weygand Whitfield Wicker

Wilson Wise Wolf Wu Young (AK) Young (FL)

NOES—143

Abercrombie Ackerman Allen Andrews Baird Baldwin Barrett (WI) Becerra Bereuter Berman Blagojevich Blumenauer Borski Boswell Boucher Boyd Brady (PA) Brown (FL) Capps Cardin Carson Clay Clayton Clyburn Conyers Coyne Cummings Danner Davis (FL) Davis (IL) Delahunt DeLauro Deutsch Dicks Dixon Doggett Dooley Eshoo Evans Farr Fattah Filner Ford Frank (MA) Gejdenson Gonzalez Gutierrez Hastings (FL) Hill (IN) Hilliard Hinojosa Hoeffel Horn Hoyer Jackson (IL) Jefferson John Johnson, E. B. Kanjorski Kaptur Kennedy Kilpatrick Kind (WI) Kleczka Klink Kolbe LaFalce Lampson Lantos Larson Lee Lewis (CA) Lewis (GA) Lowey Luther Markey Martinez Matsui McCarthy (MO) McCarthy (NY) McDermott McGovern McKinney Meehan Meeke (NY) Meeks (NY) Millender-McDonald Miller, George Mink Molohan Moran (VA) Murtha Nadler Napolitano Neal Oberstar Obey Oliver Ortiz Ose Owens Payne Phelps Pickett Pomeroy Price (NC) Rahall Rangel Reyes Rodriguez Rothman Roybal-Allard Rush Sabo Sanchez Sandlin Sawyer Schakowsky Scott Serrano Sisisky Skelton Smith (WA) Snyder Spratt Tauscher Thompson (CA) Thompson (MS) Thurman Towns Udall (CO) Udall (NM) Velazquez Vento Waters Watt (NC) Waxman Weiner Weldon (PA) Wexler Woolsey Wynn

NOT VOTING—7

Brown (CA) Kasich Visclosky Hinchey Sherwood Jones (OH) Stark

So the amendment was agreed to.

¶61.18 RECORDED VOTE

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

At the end of title XII (page 317, after line 17), insert the following new section:

SEC. 1206. LIMITATION ON DEPLOYMENT OF UNITED STATES ARMED FORCES IN HAITI.

(a) LIMITATION ON DEPLOYMENT.—Except as provided in subsection (b), no funds available to the Department of Defense may be expended for the deployment of United States Armed Forces in Haiti.

(b) EXCEPTIONS.—Subsection (a) does not apply to the deployment of United States Armed Forces in Haiti for any of the following purposes:

(1) Deployment pursuant to Operation Uphold Democracy until December 31, 1999.

(2) Deployment for periodic, noncontinuous theater engagement activities on or after January 1, 2000.

(3) Deployment for a limited, customary presence necessary to ensure the security of United States diplomatic facilities in Haiti and to carry out defense liaison activities under the auspices of the United States embassy.

(c) REPORT REQUIREMENT.—Whenever there is a deployment of United States Armed Forces described in subsection (b)(2), the President shall, not later than 48 hours after the deployment, transmit a written report

regarding the deployment to the Committee on Armed Services and the Committee on International Relations of the House of Representatives and the Committee on Armed Services and the Committee on Foreign Relations of the Senate.

(d) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to restrict in any way the authority of the President in emergency circumstances to protect the lives of United States citizens or to protect United States facilities or property in Haiti.

It was decided in the { Yeas ..... 227 affirmative ..... } Nays ..... 198

¶61.19 [Roll No. 183] AYES—227

Aderholt Archer Armye Bachus Baker Ballenger Barcia Barr Barrett (NE) Bartlett Barton Bass Bateman Bereuter Biggett Bilbray Bilirakis Bliley Blunt Boehlert Boehner Bonilla Bono Brady (TX) Bryant Burr Burton Buyer Callahan Calvert Camp Campbell Canady Cannon Capuano Castile Chabot Chambliss Chenoweth Clement Coble Coburn Collins Combest Condit Cook Cooksey Costello Cox Cramer Crane Crowley Cubin Cunningham Danner Davis (VA) Deal DeFazio DeLay DeMint Dickey Doolittle Dreier Duncan Dunn Ehlert Ehrlich Emerson English Everett Ewing Fletcher Foley Fossella Fowler Franks (NJ) Frelinghuysen Frost Gallegly Ganske Gekas Gibbons Gilchrist Gillmor Gilman Goode Goodlatte Goodling Goss Graham Granger Green (WI) Greenwood Gutknecht Hall (TX) Hansen Hastings (WA) Hayes Hayworth Hefley Herger Hill (MT) Hilleary Hobson Hoekstra Horn Hostettler Houghton Hulshof Hunter Hutchinson Hyde Isakson Istook Jenkins Johnson (CT) Johnson, Sam Jones (NC) Kelly Kingston Kingston Knollenberg Kolbe Kuykendall LaHood Largent Latham LaTourette Lazio Leach Lewis (KY) Linder LoBiondo Lucas (OK) Manzullo McCollum McCreery McInnis McIntosh McIntyre McKeon McNulty Metcalf Mica Miller (FL) Miller, Gary Minge Moran (KS) Morella Myrick Nethercutt Ney Northup Norwood Nussle Ose Oxley Packard Paul Pease Peterson (MN) Peterson (PA) Petri Pickering Pitts Pombo Porter Portman Pryce (OH) Quinn Radanovich Ramstad Regula Reynolds Riley Roemer Rogan Rogers Rohrabacher Royce Ryan (WI) Ryun (KS) Salmon Sanford Saxton Scarborough Schaffer Sensenbrenner Sessions Shadegg Shaw Shays Sherman Shimkus Shuster Simpson Skeen Smith (MI) Smith (NJ) Smith (TX) Souder Spence Stearns Stenholm Stump Sununu Sweeney Tancred Tanner Tauzin Taylor (MS) Taylor (NC) Terry Thomas Thornberry Thune Tiahrt Toomey Traficant Upton Vitter Walden Walsh Wamp Watkins Watts (OK) Weldon (FL) Weldon (PA) Weller Whitfield Wicker Wilson Wolf Young (AK) Young (FL)

NOES—198

Abercrombie Ackerman Allen Andrews Baird Baldacci

Baldwin Hastings (FL) Napolitano  
 Barrett (WI) Hill (IN) Neal  
 Becerra Hilliard Oberstar  
 Bentsen Hinojosa Obey  
 Berkley Hoeffel Olver  
 Berman Holden Ortiz  
 Berry Holt Owens  
 Bishop Hooley Pallone  
 Blagojevich Hoyer Pascrell  
 Blumenauer Inslie Pastor  
 Bonior Jackson (IL) Payne  
 Borski Jackson-Lee Pelosi  
 Boswell (TX) Phelps  
 Boucher Jefferson Pickett  
 Boyd John Pomeroy  
 Brady (PA) Johnson, E. B. Price (NC)  
 Brown (FL) Jones (OH) Rahall  
 Brown (OH) Kanjorski Rangel  
 Campbell Kaptur Reyes  
 Capps Kennedy Rivers  
 Capuano Kildee Rodriguez  
 Cardin Kilpatrick Ros-Lehtinen  
 Carson Kind (WI) Rothman  
 Clay King (NY) Roybal-Allard  
 Clayton Kleczka Sabo  
 Clement Klink Sanchez  
 Clyburn Kucinich Sanders  
 Conyers LaFalce Sandlin  
 Costello Lampson Sawyer  
 Coyne Lantos Schakowsky  
 Cramer Larson Scott  
 Crowley Lee Serrano  
 Cummings Levin Shows  
 Davis (FL) Lewis (GA) Sisisky  
 Davis (IL) Lipinski Slaughter  
 DeGette Lofgren Smith (WA)  
 Delahunt Lowey Snyder  
 DeLauro Lucas (KY) Spratt  
 Deutsch Luther Stabenow  
 Diaz-Balart Maloney (CT) Strickland  
 Dicks Maloney (NY) Stupak  
 Dingell Markey Tauscher  
 Dixon Martinez Thompson (CA)  
 Doggett Mascara Thompson (MS)  
 Dooley Matsui Thurman  
 Doyle McCarthy (MO) Tierney  
 Edwards McCarthy (NY) Towns  
 Engel McDermott Turner  
 Eshoo McGovern Udall (CO)  
 Etheridge McHugh Udall (NM)  
 Evans McKinney Velazquez  
 Farr Meehan Vento  
 Fattah Meek (FL) Waters  
 Filner Meeks (NY) Waxman  
 Forbes Menendez Weiner  
 Ford Millender Wexler  
 Frank (MA) McDonald Weygand  
 Frost Miller, George Wise  
 Gejdenson Mink Woolsey  
 Gephardt Moakley Wu  
 Gonzalez Mollohan Wynn  
 Gordon Moore  
 Green (TX) Moran (VA)  
 Gutierrez Murtha  
 Hall (OH) Nadler

NOT VOTING—9

Brown (CA) Kasich Sherwood  
 Coburn Lewis (CA) Stark  
 Hinchey Rush Visclosky

So the amendment was agreed to.

¶61.20 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mrs. MEEK of Florida:

At the end of title VII (page 238, after line 22), insert the following new section:

**SEC. 726. RESTORATION OF PRIOR POLICY REGARDING RESTRICTIONS ON USE OF DEPARTMENT OF DEFENSE MEDICAL FACILITIES.**

Section 1093 of title 10, United States Code, is amended—

- (1) by striking “(a) RESTRICTION ON USE OF FUNDS.—”; and
- (2) by striking subsection (b).

It was decided in the { Yeas ..... 203  
 negative ..... Nays ..... 225

¶61.21 [Roll No. 184]  
 AYES—203

Abercrombie Frost Nadler  
 Ackerman Gejdenson Napolitano  
 Allen Gephardt Neal  
 Andrews Gilchrist Obey  
 Baird Gilman Olver  
 Baldacci Gonzalez Ose  
 Baldwin Gordon Owens  
 Barrett (WI) Green (TX) Pallone  
 Bass Greenwood Pascrell  
 Becerra Gutierrez Pastor  
 Bentsen Hastings (FL) Payne  
 Berkley Hill (IN) Pelosi  
 Berman Hilliard Pickett  
 Boyd Hinojosa Pomeroy  
 Brady (PA) Hoeffel Porter  
 Brown (FL) Blagojevich Price (NC)  
 Brown (OH) Blumenauer Hooley  
 Campbell Boehlert Horn  
 Capps Bono Houghton Rangel  
 Capuano Boswell Hoyer Reyes  
 Cardin Boucher Isakson Rodriguez  
 Carson Boyd Jackson (IL) Rothman  
 Castle Jackson-Lee Roukema  
 Kind (WI) (TX) Roybal-Allard  
 Kleczka Jefferson Rush  
 Klink Johnson (CT) Sabo  
 Kucinich Johnson, E. B. Sanchez  
 Kyburz Jones (OH) Sanders  
 Lantos Kelly Sandlin  
 Larson Kennedy Sawyer  
 Lee Kilpatrick Schakowsky  
 Levin Kind (WI) Scott  
 Lewis (GA) Kleczka Serrano  
 Lipinski Slaughter Shaw  
 Lofgren Smith (WA) Kolbe  
 Lowey Kuykendall Shays  
 Luther Lampson Sherman  
 Maloney (CT) Lantos Sisisky  
 Maloney (NY) Larson Slaughter  
 Markey Leach Smith (WA)  
 Martinez Lee Snyder  
 Matsui Levin Spratt  
 McCarthy (MO) Davis (FL) Stabenow  
 McCarthy (NY) Davis (IL) Strickland  
 McDermott DeFazio Lewis (GA)  
 McGovern Udall (CO) Lofgren  
 McHugh Udall (NM) Lowey  
 McKinney Velazquez Luther  
 Meehan Vento Maloney (CT)  
 Meek (FL) Waters Maloney (NY)  
 Meeks (NY) Waxman Markey  
 Menendez Weiner Martinez  
 Millender Wexler Thompson (MS)  
 McDonald Weygand Tierney  
 Miller, George Wise Turner  
 Mink Woolsey Towns  
 Moakley Wu Udall (CO)  
 Mollohan Wynn Udall (NM)  
 Moore Velazquez Velazquez  
 Moran (VA) Vento Vento  
 Murtha Waxman Waters  
 Nadler Weiner Waxman  
 Foley Wexler Watt (NC)  
 Ford Weygand Wexler  
 Fowler Wise Wynn  
 Frank (MA) Wynn Wynn  
 Franks (NJ) Morella  
 Frelinghuysen Morella

NOES—225

Aderholt Burr Danner  
 Archer Burton Davis (VA)  
 Arney Buyer Deal  
 Bachus Callahan DeLay  
 Baker Calvert DeMint  
 Ballenger Camp Diaz-Balart  
 Barcia Canady Dickey  
 Barr Cannon Doolittle  
 Barrett (NE) Chabot Doyle  
 Bartlett Chambliss Dreier  
 Barton Chenoweth Duncan  
 Bateman Coble Ehlers  
 Bereuter Coburn Emerson  
 Berry Collins English  
 Bilbray Combest Everett  
 Bilirakis Cook Ewing  
 Bliley Cooksey Fletcher  
 Blunt Costello Forbes  
 Boehner Cox Fossella  
 Bonilla Crane Gallegly  
 Borski Crowley Ganske  
 Brady (TX) Cubin Gekas  
 Bryant Cunningham Gibbons

Gillmor Lucas (OK) Salmon  
 Goode Manzullo Sanford  
 Goodlatte Mascara Saxton  
 Goodling McCollum Scarborough  
 Goss McCreery Schaffer  
 Graham McHugh Sensenbrenner  
 Granger McInnis Sessions  
 Green (WI) McIntosh Shadegg  
 Gutknecht McIntyre Shimkus  
 Hall (OH) McKeon Shows  
 Hall (TX) McNulty Shuster  
 Hansen Metcalf Simpson  
 Hastings (WA) Mica Skeen  
 Hayes Miller, Gary Skelton  
 Hayworth Moakley Smith (MI)  
 Hefley Mollohan Smith (NJ)  
 Herger Moran (KS) Smith (TX)  
 Hill (MT) Murtha Souder  
 Hilleary Myrick Spence  
 Hobson Nethercutt Stearns  
 Hoekstra Ney Stenholm  
 Holden Northup Stump  
 Hostettler Norwood Stupak  
 Hulshof Nussle Sununu  
 Hunter Oberstar Sweeney  
 Hutchinson Ortiz Talent  
 Hyde Oxley Tancredo  
 Istook Packard Tauzin  
 Jenkins Paul Taylor (MS)  
 John Pease Taylor (NC)  
 Johnson, Sam Peterson (MN) Terry  
 Jones (NC) Peterson (PA) Thornberry  
 Kanjorski Petri Thune  
 Kaptur Phelps Tiahrt  
 Kildee Pickering Toomey  
 King (NY) Pitts Trafficant  
 Kingston Pombo Upton  
 Klink Portman Vitter  
 Knollenberg Quinn Walsh  
 Kucinich Radanovich Wamp  
 LaFalce Rahall Watkins  
 LaHood Regula Watts (OK)  
 Largent Reynolds Weldon (FL)  
 Latham Riley Weldon (PA)  
 LaTourette Roemer Weller  
 Lazio Rogan Weygand  
 Lewis (CA) Rogers Whitfield  
 Lewis (KY) Rohrabacher Wicker  
 Linder Ros-Lehtinen Wilson  
 Lipinski Royce Wolf  
 LoBiondo Ryan (WI) Young (AK)  
 Lucas (KY) Ryun (KS) Young (FL)

NOT VOTING—6

Brown (CA) Kasich Stark  
 Hinchey Sherwood Visclosky

So the amendment was not agreed to.  
 The SPEAKER pro tempore, Mr. NEY, assumed the Chair.

When Mr. NETHERCUTT, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

¶61.22 PERMISSION TO FILE REPORT

On motion of Mr. DUNCAN, by unanimous consent, the Committee on Transportation and Infrastructure was granted permission to file a supplemental report (Rept. No. 106-167, Part 2) on the bill (H.R. 1000) to amend title 49, United States Code, to reauthorize programs of the Federal Aviation Administration, and for other purposes.

¶61.23 BILL PRESENTED TO THE PRESIDENT

Mr. THOMAS, from the Committee on House Administration, reported that that committee did on this day present to the President, for his approval, a bill of the House of the following title:

H.R. 1379. To amend the Omnibus Consolidated and Emergency Supplemental Appropriations Act, 1999, to make a technical correction relating to international narcotics control assistance.

## 61.24 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to Mr. MCHUGH, until 7 p.m. today.

And then,

## 61.25 ADJOURNMENT

On motion of Mr. KUCINICH, at 11 o'clock and 40 minutes p.m., the House adjourned.

## 61.26 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. SHUSTER: Committee on Transportation and Infrastructure. Supplemental report on H.R. 1000. A bill to amend title 49, United States Code, to reauthorize programs of the Federal Aviation Administration, and for other purposes (Rept. No. 106-167 Pt. 2).

Mr. HYDE: Committee on the Judiciary. H.R. 576. A bill to amend title 4, United States Code, to add the Martin Luther King, Jr. holiday to the list of days on which the flag should especially be displayed (Rept. No. 106-176). Referred to the Committee of the Whole House on the state of the Union.

Mr. COBLE: Committee on the Judiciary. H.R. 1225. A bill to authorize funds for the payment of salaries and expenses of the Patent and Trademark Office, and for other purposes (Rept. No. 106-177). Referred to the Committee of the Whole House on the State of the Union.

Mr. WOLF: Committee on Appropriations. H.R. 2084. A bill making appropriations for the Department of Transportation and related agencies for the fiscal year ending September 30, 2000, and for other purposes (Rept. No. 106-180). Referred to the Committee of the Whole House on the State of the Union.

## 61.27 PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions were introduced and severally referred, as follows:

By Mr. GEKAS:

H.R. 2083. A bill to provide for the appointment by the Attorney General of a special counsel when investigation or prosecution of a person by an office or official of the Department of Justice may result in a personal, financial, or political conflict of interest; to the Committee on the Judiciary.

By Mr. WOLF:

H.R. 2084. A bill making appropriations for the Department of Transportation and related agencies for the fiscal year ending September 30, 2000, and for other purposes.

By Ms. HOOLEY of Oregon (for herself and Mr. WALDEN of Oregon):

H.R. 2085. A bill to amend the Internal Revenue Code of 1986 to end the marriage penalty, to provide estate tax relief for family-owned farms and other family-owned businesses, to provide a tax credit for long-term care needs, to expand the child and dependent care tax credit, to increase the deduction for health insurance costs for self-employed individuals, and to adjust for inflation the exemption amounts used to calculate the individual alternative minimum tax; to the Committee on Ways and Means.

By Mr. SENSENBRENNER (for himself, Mr. BROWN of California, Mr. DAVIS of Virginia, Mrs. MORELLA, Mr. EWING, Mr. COOK, Mr. BRADY of Texas, Mr. EHLERS, Mr. ETHERIDGE, Mr. WELDON of Florida, Mr. KUYKENDALL, Ms. STABENOW, Mr. LUCAS of Oklahoma, Mr. SMITH of Michigan, Mr. DOYLE, Mr. ROHR-

ABACHER, Ms. EDDIE BERNICE JOHNSON of Texas, Ms. JACKSON-LEE of Texas, Mr. CAPUANO, Mr. BARTLETT of Maryland, Mr. UDALL of Colorado, Ms. WOOLSEY, Mr. CALVERT, Mr. GUTKNECHT, Ms. LOFGREN, and Mr. GORDON):

H.R. 2086. A bill to authorize funding for networking and information technology research and development for fiscal years 2000 through 2004, and for other purposes; to the Committee on Science, and in addition to the Committee on Ways and Means, 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. TALENT (for himself, Mr. MCCRERY, Mr. ENGLISH, Mrs. BONO, and Mr. DEMINT):

H.R. 2087. A bill to amend the Internal Revenue Code of 1986 to provide tax relief for small businesses, and for other purposes; to the Committee on Ways and Means.

By Mr. HAYWORTH (for himself, Mr. ARMEY, Mr. BALLENGER, Mr. BARR of Georgia, Mr. BARRETT of Nebraska, Mr. BARTLETT of Maryland, Mr. BARTON of Texas, Mr. BATEMAN, Mr. BE-REUTER, Mr. BLILEY, Mr. BLUNT, Mr. BONILLA, Mr. BRADY of Texas, Mr. BRYANT, Mr. BURR of North Carolina, Mr. BURTON of Indiana, Mr. CALLAHAN, Mr. CALVERT, Mr. CAMP, Mr. CHABOT, Mr. CHAMBLISS, Mr. COBLE, Mr. COBURN, Mr. COLLINS, Mr. COMBEST, Mr. COOK, Mrs. CUBIN, Mr. CUNNINGHAM, Mr. DAVIS of Virginia, Mr. DEAL of Georgia, Mr. DELAY, Mr. DEMINT, Mr. DICKEY, Mr. DOOLITTLE, Mr. DUNCAN, Ms. DUNN, Mr. EHRLICH, Mr. EVERETT, Mrs. FOWLER, Mr. FRELINGHUYSEN, Mr. GOSS, Mr. GRAHAM, Ms. GRANGER, Mr. HASTINGS of Washington, Mr. HAYES, Mr. HEFLEY, Mr. HERGER, Mr. HILL of Montana, Mr. HILLEARY, Mr. HOEKSTRA, Mr. HUNTER, Mr. HUTCHINSON, Mr. ISTOOK, Mr. SAM JOHNSON of Texas, Mr. JONES of North Carolina, Mr. KASICH, Mr. KNOLLENBERG, Mr. KOLBE, Mr. LARGENT, Mr. LATHAM, Mr. LEWIS of Kentucky, Mr. MICA, Mr. MCCOLLUM, Mr. MCINTOSH, Mr. GARY MILLER of California, Mr. MILLER of Florida, Mrs. MYRICK, Mr. NETHERCUTT, Mr. NEY, Mrs. NORTHUP, Mr. NORWOOD, Mr. NUSSLE, Mr. PAUL, Mr. PETERSON of Pennsylvania, Mr. PITTS, Ms. PRYCE of Ohio, Mr. RAMSTAD, Mr. ROGAN, Mr. ROHR-ABACHER, Mr. RYUN of Kansas, Mr. SALMON, Mr. SCHAFER, Mr. SESSIONS, Mr. SHADEGG, Mr. SKEEN, Mr. SOUDER, Mr. SPENCE, Mr. STEARNS, Mr. STUMP, Mr. SUNUNU, Mr. TALENT, Mr. TANCREDO, Mr. TERRY, Mr. WAMP, Mr. WATKINS, Mr. WATTS of Oklahoma, Mr. WELDON of Florida, Mr. WHITFIELD, Mr. WICKER, Mr. BACHUS, and Mr. GOODE):

H.R. 2088. A bill to prohibit discrimination in contracting on federally funded projects on the basis of certain labor policies of potential contractors; to the Committee on Education and the Workforce.

By Mr. BOEHNER:

H.R. 2089. A bill to amend title I of the Employee Retirement Income Security Act of 1974 to provide new procedures and access to review for grievances arising under group health plans; to the Committee on Education and the Workforce.

By Mr. GREENWOOD (for himself, Mr. SAXTON, Mr. FARR of California, Mr. GILCHRIST, Mr. ROMERO-BARCELO, Mr. SENSENBRENNER, Mr. UNDERWOOD, Mrs. MORELLA, Mrs. CAPPS, Mr. CALVERT, Mr. ENGLISH, Mr. BLUMENAUER,

Mr. FOLEY, Mr. EHLERS, Mr. FRANKS of New Jersey, Mr. BILBRAY, and Mr. GUTIERREZ):

H.R. 2090. A bill to direct the Secretary of Commerce to contract with the National Academy of Sciences to establish the Coordinated Oceanographic Program Advisory Panel to report to the Congress on the feasibility and social value of a coordinated oceanography program; to the Committee on Resources.

By Mrs. BIGGERT (for herself, Mr. ENGEL, Mrs. KELLY, Mrs. WILSON, Mr. MANZULLO, Mr. LIPINSKI, Mr. CROWLEY, and Ms. SCHAKOWSKY):

H.R. 2091. A bill to designate the Republic of Montenegro, the Former Yugoslav Republic of Macedonia, and the Republic of Albania under section 244 of the Immigration and Nationality Act in order to render nationals of these foreign states eligible for temporary protected status under such section; to the Committee on the Judiciary.

By Mr. BURTON of Indiana:

H.R. 2092. A bill to require that the membership of advisory bodies serving the National Cancer Institute include individuals who are knowledgeable in complementary and alternative medicine; to the Committee on Commerce.

By Mr. BURTON of Indiana (for himself, Mr. MARKEY, and Mr. TIERNEY):

H.R. 2093. A bill to establish the National Youth Violence Commission, and for other purposes; to the Committee on Education and the Workforce, and in addition to the Committee on the Judiciary, 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. EHRLICH:

H.R. 2094. A bill to amend the Webb-Kenyon Act to allow any State, territory, or possession of the United States to bring an action in Federal court to enjoin violations of that Act or to enforce the laws of such State, territory, or possession with respect to such violations, and for other purposes; to the Committee on the Judiciary, 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. BOEHNER:

H.R. 2095. A bill to amend title I of the Employee Retirement Income Security Act of 1974 to make needed reforms relating to group health plans; to the Committee on Education and the Workforce.

By Mr. ENGEL:

H.R. 2096. A bill to amend chapter 89 or title 5, United States Code, to make available to Federal employees the option of obtaining health benefits coverage for dependent parents; to the Committee on Government Reform.

By Mr. FRELINGHUYSEN (for himself, Mr. FRANKS of New Jersey, Mr. MENENDEZ, Mr. PASCRELL, Mrs. ROURKEMA, Mr. HOLT, Mr. PAYNE, Mr. ROTHMAN, and Mr. SMITH of New Jersey):

H.R. 2097. A bill to require the Secretary of the Treasury to mint coins in commemoration of the U.S.S. *New Jersey*, and for other purposes; to the Committee on Banking and Financial Services.

By Mr. FRELINGHUYSEN:

H.R. 2098. A bill to suspend temporarily the duty on dark couverture chocolate; to the Committee on Ways and Means.

H.R. 2099. A bill to suspend temporarily the duty on mixtures of sennosides; to the Committee on Ways and Means.

By Mr. GOODLATTE (for himself and Ms. LOFGREN):

H.R. 2100. A bill to amend the Trademark Act of 1946 to prohibit the unauthorized de-

struction, modification, or alteration of product identification codes, and for other purposes; to the Committee on the Judiciary.

By Mr. HOUGHTON (for himself, Mr. RANGEL, Mr. WELLER, Mr. LEWIS of Georgia, Mrs. JOHNSON of Connecticut, Mr. MATSUI, Mr. RAMSTAD, Mr. HAYWORTH, Mr. LEWIS of Kentucky, Mr. WATKINS, Mr. LEVIN, Mr. McNULTY, Mr. CARDIN, Mr. NEAL of Massachusetts, Ms. DUNN, Mr. SWEENEY, Mr. ENGLISH, Mr. FOLEY, Mr. McINNIS, Mrs. THURMAN, Mr. JEFFERSON, Mr. COYNE, Mr. BECERRA, Mr. STARK, Mr. NUSSLE, and Mrs. LOWEY):

H.R. 2101. A bill to amend the Internal Revenue Code of 1986 to modify and permanently extend the work opportunity tax credit and to allow certain tax-exempt organizations a credit against employment taxes in an amount equivalent to the work opportunity tax credit allowable to taxable employers; to the Committee on Ways and Means.

By Mrs. JOHNSON of Connecticut (for herself, Mrs. THURMAN, Mrs. KELLY, Mrs. MORELLA, and Mr. BAKER):

H.R. 2102. A bill to amend the Internal Revenue Code of 1986 to allow individuals a deduction for qualified long-term care insurance premiums and a credit for individuals with long-term care needs, to provide for an individual and employer educational campaign concerning long-term care insurance, and to amend title XIX of the Social Security Act to expand State long-term care partnerships by exempting 75 percent of partnership assets from Medicaid estate recovery; 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 Mrs. MALONEY of New York:

H.R. 2103. A bill to amend the Family and Medical Leave Act of 1993 to allow employees to take, as additional leave, parental involvement leave to participate in or attend their children's educational and extracurricular activities and to clarify that leave may be taken for routine medical needs and to assist elderly relatives, and for other purposes; to the Committee on Education and the Workforce, and in addition to the Committees on Government Reform, and House Administration, 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.

H.R. 2104. A bill to amend the Family and Medical Leave Act of 1993 to permit leave to care for a domestic partner, parent-in-law, adult child, sibling, or grandparent if the domestic partner, parent-in-law, adult child, sibling, or grandparent has a serious health condition; to the Committee on Education and the Workforce, and in addition to the Committees on Government Reform, and House Administration, 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. MCCOLLUM (for himself, Mr. RANGEL, Mr. GOSS, Mr. GILMAN, and Mr. MICA):

H.R. 2105. A bill to provide for the treatment of the actions of certain foreign narcotics traffickers as an unusual and extraordinary threat to the United States for purposes of the International Emergency Economic Powers Act; to the Committee on International Relations, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such pro-

visions as fall within the jurisdiction of the committee concerned.

By Mr. MENENDEZ (for himself, Mr. BROWN of Ohio, Mr. DELAHUNT, Mr. ANDREWS, Mrs. MORELLA, Mr. FROST, Mr. EVANS, and Mr. ALLEN):

H.R. 2106. A bill to exempt certain small businesses from the increased tariffs and other retaliatory measures imposed against products of the European Union in response to the banana regime of the European Union and its treatment of imported bovine meat; to the Committee on Ways and Means.

By Mr. NADLER:

H.R. 2107. A bill to amend the Internal Revenue Code of 1986 to exclude from the gross estate the value of certain works of artistic property created by the decedent; to the Committee on Ways and Means.

By Mr. PALLONE (for himself, Mr. FRANKS of New Jersey, Mr. MARKEY, Mrs. CAPPS, Mr. ANDREWS, Mr. BONIOR, Mr. HINCHEY, and Mr. LEWIS of Georgia):

H.R. 2108. A bill to amend the Safe Drinking Water Act to increase consumer confidence in safe drinking water and source water assessments, and for other purposes; to the Committee on Commerce.

By Mr. PAYNE (for himself and Mrs. MALONEY of New York):

H.R. 2109. A bill to limit the sale or export of plastic bullets to the United Kingdom; to the Committee on International Relations.

By Mr. PAYNE:

H.R. 2110. A bill to provide for the waiver of certain grounds of inadmissibility related to political activity in Northern Ireland or the Republic of Ireland for aliens married to United States citizens; to the Committee on the Judiciary.

By Mr. RANGEL:

H.R. 2111. A bill to amend the Internal Revenue Code of 1986 to repeal the personal holding company tax; to the Committee on Ways and Means.

By Mr. SENSENBRENNER (for himself, Mr. HYDE, and Mr. COBLE):

H.R. 2112. A bill to amend title 28, United States Code, to allow a judge to whom a case is transferred to retain jurisdiction over certain multidistrict litigation cases for trial, and to provide for Federal jurisdiction of certain multiparty, multiforum civil actions; to the Committee on the Judiciary.

By Mr. SNYDER (for himself, Mr. GREEN of Texas, Mr. FROST, Mr. OLVER, and Mr. HINCHEY):

H.R. 2113. A bill to amend title I of the Employee Retirement Income Security Act of 1974 to ensure proper disclosure to participants and beneficiaries under group health plans covered under such title of limitations placed by such title on certain protections that would otherwise apply under State law; to the Committee on Education and the Workforce.

By Mr. STARK:

H.R. 2114. A bill to establish a Medicare administrative fee for submission of paper claims; 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.

H.R. 2115. A bill to establish a demonstration project to authorize the Secretary of Health and Human Services to selectively contract for the provision of medical care to Medicare beneficiaries; 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. STEARNS (for himself, Mr. GUTIERREZ, Mr. STUMP, and Mr. EVANS):

H.R. 2116. A bill to amend title 38, United States Code, to establish a program of extended care services for veterans and to make other improvements in health care programs of the Department of Veterans Affairs; to the Committee on Veterans Affairs.

By Mr. STUPAK:

H.R. 2117. A bill to require any amounts appropriated for Members' Representational Allowances for the House of Representatives for a session of Congress that remain after all payments are made from such Allowances for the session to be deposited in the Treasury and used for deficit reduction or to reduce the Federal debt; to the Committee on House Administration, and in addition to the Committee on Rules, 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. WYNN (for himself and Mr. DAVIS of Virginia):

H.R. 2118. A bill to amend the Woodrow Wilson Memorial Bridge Authority Act of 1995 to provide for continued engineering, design, right-of-way acquisition, and construction related to the project to upgrade the Woodrow Wilson Memorial Bridge; to the Committee on Transportation and Infrastructure.

By Mr. ROHRBACHER:

H.J. Res. 58. A joint resolution disapproving the extension of the waiver authority contained in section 402(c) of the Trade Act of 1974 with respect to Vietnam; to the Committee on Ways and Means.

By Mr. GILMAN (for himself, Mr. Dan MILLER of Florida, Mr. SUNUNU, Mr. HINCHEY, and Mr. LAHOOD):

H. Con. Res. 129. Concurrent resolution expressing the sense of Congress that the Bureau of the Census should include in the 2000 decennial census all citizens of the United States residing abroad; to the Committee on Government Reform.

By Mr. FROST:

H. Res. 204. A resolution designating minority membership on certain standing committees of the House; considered and agreed to.

## ¶61.28 MEMORIALS

Under clause 3 of rule XII, memorials were presented and referred as follows:

91. The SPEAKER presented a memorial of the Legislature of the State of New Mexico, relative to Senate Memorial 46 memorializing the United States Congress to enact Legislation amending the Social Security Act to prohibit Recoupment by the Federal Government of State Tobacco Settlement Funds; to the Committee on Commerce.

92. Also, a memorial of the House of Representatives of the State of West Virginia, relative to House Concurrent Resolution No. 22 memorializing the Congress of the United States to enact legislation amending the Social Security Act so that funds due the states as a result of the Master Settlement Agreement reached with the tobacco industry are exempted from recoupment by the Health Care Financing Administration and prohibiting federal interference with the states in deciding how to best utilize those settlement funds; to the Committee on Commerce.

93. Also, a memorial of the Legislature of the State of Minnesota, relative to Resolution No. 2 memorializing the Congress and the Administration to support legislation that would explicitly prohibit the federal government from claiming or recouping any state tobacco settlement recoveries; to the Committee on Commerce.

94. Also, a memorial of the General Assembly of the State of Utah, relative to House Concurrent Resolution No. 3 memorializing the EPA to refrain from overfilling or threatening to overfile on state-negotiated compliance actions if the actions achieve compliance with applicable state and federal law and are protective of health and the environment; to the Committee on Commerce.

95. Also, a memorial of the Senate of the Commonwealth of Virginia, relative to Senate Joint Resolution No. 490 memorializing the Congress of the United States to establish a limited pilot program which exempts the Commonwealth of Virginia from the provisions of Sec. 13612 (a) (C) of the Omnibus Budget Reconciliation Act of 1993 requiring states to make recovery from the estates of persons who had enjoyed enhanced Medicaid asset protection; to the Committee on Commerce.

96. Also, a memorial of the General Assembly of the State of Rhode Island, relative to Senate Resolution No. 99-S 0849 memorializing the United States Congress to enact legislation amending the Social Security Act to prohibit recoupment by the federal government of state tobacco settlement funds; to the Committee on Commerce.

97. Also, a memorial of the Senate of the State of New Hampshire, relative to Senate Resolution No. 5 memorializing Congress to authorize construction of the World War II Memorial in Washington, D.C. to begin immediately; to the Committee on Resources.

98. Also, a memorial of the House of Representatives of the State of Montana, relative to House Joint Resolution No. 4 memorializing Congress to have the management of grizzly bears returned to the fish and wildlife agencies of the states of Montana and Idaho; to the Committee on Resources.

99. Also, a memorial of the Senate of the State of Montana, relative to Senate Joint Resolution No. 5 memorializing the United States Congress and the Executive Branch of the United States Government to take action to require coverage of the cost of long-term care and prescription drugs by the Federal Medicare Program; jointly to the Committees on Commerce and Ways and Means.

#### 61.29 REPORTS OF COMMITTEES ON PRIVATE BILLS AND RESOLUTIONS

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

Mr. SMITH of Texas: Committee on the Judiciary. H.R. 322. A bill for the relief of Suchada Kwong; with an amendment (Rept. No. 106-178). Referred to the Committee of the Whole House.

Mr. SMITH of Texas: Committee on the Judiciary. H.R. 660. A bill for the private relief of Ruth Hairston by waiver of a filing deadline for appeal from a ruling relating to her application for a survivor annuity (Rept. No. 106-179). Referred to the Committee of the Whole House.

#### 61.30 ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 10: Mr. MALONEY of Connecticut.  
H.R. 17: Mr. BRADY of Texas.  
H.R. 88: Mr. HINCHEY, Mr. BENTSEN, Mr. CAPUANO, Mr. MCGOVERN, Mr. FRANK of Massachusetts, Mr. SABO, Mrs. MORELLA, Mr. UDALL of Colorado, Ms. KILPATRICK, Mr. TIERNEY, Mr. BARTON of Texas, Mr. LEACH, Ms. HOOLEY of Oregon, Ms. STABENOW, Ms. SLAUGHTER, and Mr. LEWIS of Georgia.  
H.R. 111: Mr. BRADY of Texas, Mr. JEFFERSON, Mr. KLECZKA, and Mr. GOODLATTE.

H.R. 116: Mr. ABERCROMBIE and Mr. SMITH of Washington.

H.R. 125: Ms. KILPATRICK and Mr. REYES.

H.R. 165: Ms. CARSON, Mr. CAPUANO, and Ms. EDDIE BERNICE JOHNSON of Texas.

H.R. 274: Mr. LANTOS, Mr. DOOLITTLE, and Mr. EWING.

H.R. 306: Mr. ALLEN, Mr. BAKER, and Mr. PORTER.

H.R. 352: Mr. STENHOLM and Ms. BERKLEY.  
H.R. 358: Mr. FORBES.

H.R. 371: Mr. LIPINSKI.

H.R. 383: Mr. GUTIERREZ.

H.R. 415: Mr. CUMMINGS.

H.R. 417: Mr. LAFALCE.

H.R. 444: Mr. SANDERS.

H.R. 489: Ms. EDDIE BERNICE JOHNSON of Texas.

H.R. 561: Mr. PASCRELL.

H.R. 566: Mr. QUINN and Mr. BARRETT of Wisconsin.

H.R. 570: Mr. BOUCHER.

H.R. 583: Mr. HINOJOSA.

H.R. 599: Mr. EVANS and Mr. FRANK of Massachusetts.

H.R. 648: Mr. TRAFICANT, Mr. DELAHUNT, and Mr. ENGEL.

H.R. 664: Mr. LANTOS.

H.R. 690: Mr. REYES.

H.R. 691: Mr. PICKERING and Mr. SMITH of Washington.

H.R. 700: Mr. ROTHMAN.

H.R. 708: Mr. REYES and Mr. SMITH of New Jersey.

H.R. 728: Mr. MCCRERY, Mr. DOOLITTLE, Mr. CHAMBLISS, Mr. THORNBERRY, Mr. THUNE, Mr. GIBBONS, Mr. GILCHREST, Mr. ISTOOK, Mr. LEWIS of Kentucky, Mr. HILLIARD, Mr. BURR of North Carolina, Mr. LUCAS of Kentucky, Mr. BRYANT, Mr. HINOJOSA, and Mr. HALL of Texas.

H.R. 772: Mr. LANTOS.

H.R. 782: Mr. TERRY and Mr. GILCHREST.

H.R. 784: Mr. MCCRERY, Mr. ENGEL, and Mr. TAYLOR of North Carolina.

H.R. 789: Mr. INSLEE and Mr. BARCIA.

H.R. 791: Mrs. MORELLA.

H.R. 815: Mr. CUMMINGS and Mr. GRAHAM.

H.R. 827: Mr. UDALL of Colorado, Mr. GOODLING, and Mrs. MALONEY of New York.

H.R. 832: Mr. SMITH of Washington.

H.R. 837: Mr. McDERMOTT.

H.R. 852: Mr. ROEMER, Mr. GANSKE, and Mr. GARY MILLER of California.

H.R. 860: Mr. TIERNEY.

H.R. 872: Mr. BONIOR.

H.R. 878: Mr. COBLE.

H.R. 896: Mr. GOODLATTE.

H.R. 902: Mr. HORN, Mr. HOLT, Ms. LOFGREN, Mr. MENENDEZ, and Mr. HASTINGS of Florida.

H.R. 904: Mr. MALONEY of Connecticut and Mrs. MORELLA.

H.R. 932: Mrs. THURMAN.

H.R. 942: Mr. TURNER.

H.R. 976: Ms. VELAZQUEZ, Mr. NEAL of Massachusetts, and Mr. LANTOS.

H.R. 984: Ms. JACKSON-LEE of Texas.

H.R. 987: Mr. WHITFIELD, Mr. CALVERT, Mr. LATHAM, and Mr. KASICH.

H.R. 1004: Mr. STUMP, Mr. CAMPBELL, and Mr. BAKER.

H.R. 1029: Mr. PASTOR, Ms. KILPATRICK, and Mr. CUMMINGS.

H.R. 1054: Mrs. CUBIN.

H.R. 1060: Mr. KUCINICH.

H.R. 1071: Mr. SMITH of Washington and Mrs. JONES of Ohio.

H.R. 1083: Mr. LEWIS of Kentucky.

H.R. 1085: Mrs. CHRISTENSEN and Mr. HINCHEY.

H.R. 1093: Mr. FLETCHER, Mr. FRANK of Massachusetts, and Mr. THOMPSON of California.

H.R. 1102: Mr. EVANS, Mr. HULSHOF, Mr. LARGENT, Mr. BARCIA, Mr. BRADY of Pennsylvania, and Mr. WAMP.

H.R. 1109: Ms. VELAZQUEZ and Mr. GUTIERREZ.

H.R. 1118: Ms. LOFGREN, Ms. BERKLEY, and Mr. BILBRAY.

H.R. 1123: Ms. NORTON, Ms. ROYBAL-AL-LARD, Mr. PAYNE, and Mr. BLAGOJEVICH.

H.R. 1129: Mr. UNDERWOOD, Mr. MENENDEZ, and Mr. CAPUANO.

H.R. 1167: Mrs. CHRISTENSEN.

H.R. 1178: Mr. GOODLING, Mr. STUPAK, Mr. PETERSON of Pennsylvania, Mr. RYUN of Kansas, Mr. GARY MILLER of California, Mr. HUTCHINSON, Mr. SHUSTER, Mr. GORDON, Mr. TAYLOR of Mississippi, Mrs. CUBIN, Mr. MCINTOSH, and Mr. DICKEY.

H.R. 1196: Mr. KUCINICH, Mr. COOK, Mr. FILLNER, and Ms. SANCHEZ.

H.R. 1218: Mr. SHERWOOD.

H.R. 1245: Mrs. MORELLA, Mr. CROWLEY, Ms. JACKSON-LEE of Texas, Mr. LIPINSKI, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. WEXLER, and Mr. WYNN.

H.R. 1248: Mr. FRANKS of New Jersey and Mr. MARTINEZ.

H.R. 1256: Mr. PALLONE.

H.R. 1261: Mr. LAFALCE.

H.R. 1272: Mr. BURTON of Indiana.

H.R. 1293: Mr. DEFazio.

H.R. 1300: Mr. WEINER, Mr. HILLIARD, Mr. PETRI, and Mr. NEY.

H.R. 1301: Mr. ROGERS, Mr. ETHERIDGE, Mr. REGULA, Mr. BATEMAN, Mr. BURTON of Indiana, Mr. BRYANT, Mrs. BONO, Mr. CALVERT, Mr. WELDON of Pennsylvania, Mr. STEARNS, Mr. WATTS of Oklahoma, and Mr. LAHOOD.

H.R. 1315: Mr. GARY MILLER of California.

H.R. 1326: Mr. CHAMBLISS.

H.R. 1329: Mr. PAUL and Mr. DIAZ-BALART.

H.R. 1342: Mr. KLECZKA, Mr. COYNE, and Mr. ROTHMAN.

H.R. 1349: Mr. GRAHAM, Mr. DeMINT, and Mr. GOODLATTE.

H.R. 1350: Mrs. NAPOLITANO, Mr. WU, Mr. GONZALEZ, Ms. VELAZQUEZ, Mr. DELAHUNT, and Mr. MORAN of Virginia.

H.R. 1354: Mr. ADERHOLT, Mr. ENGLISH, and Mr. MINGE.

H.R. 1355: Ms. EDDIE BERNICE JOHNSON of Texas.

H.R. 1358: Mr. MINGE, Mr. WELLER, and Mr. KUCINICH.

H.R. 1366: Mr. BARTLETT of Maryland, Mr. JEFFERSON, Mr. MENENDEZ, and Mr. JOHN.

H.R. 1385: Mr. PETERSON of Pennsylvania, Mr. GIBBONS, Mr. GORDON, and Mr. ROTHMAN.

H.R. 1389: Mr. LUTHER, Mr. PASTOR, Mrs. MORELLA, Mr. EVANS, Mr. LAHOOD, Ms. RIVERS, and Mr. ETHERIDGE.

H.R. 1402: Mr. HASTINGS of Washington, Mr. RADANOVICH, Ms. WOOLSEY, Mr. DELAY, Mr. RYUN of Kansas, Mr. PHELPS, Mr. REYES, Mr. HINOJOSA, Mr. LEVIN, Mr. BROWN of California, Mr. ROGERS, Ms. JACKSON-LEE of Texas, Mr. REGULA, Mr. MCKEON, Mr. UDALL of Colorado, and Mr. GOODLING.

H.R. 1412: Mr. BONIOR and Mr. DELAHUNT.

H.R. 1433: Mr. FROST, Mr. McDERMOTT, and Mr. CLEMENT.

H.R. 1441: Mr. BONILLA, Mr. BEREUTER, and Mr. COLLINS.

H.R. 1442: Mr. SENSENBRENNER, Mr. CRAMER, Mr. HOBSON, Mr. ANDREWS, Mr. MASCARA, Mr. GREEN of Texas, Mr. WELDON of Pennsylvania, and Mr. BERMAN.

H.R. 1443: Mrs. MEEK of Florida and Mr. GUTIERREZ.

H.R. 1456: Mr. LAMPSON, Mr. PICKERING, Mr. SAWYER, Mr. LANTOS, Mrs. CLAYTON, Mr. CLYBURN, Mrs. CAPPS, Mr. MARTINEZ, and Mr. WU.

H.R. 1477: Mr. UNDERWOOD, Mr. DIAZ-BALART, and Mr. FALCOMAVALA.

H.R. 1485: Mr. KING.

H.R. 1497: Mrs. JOHNSON of Connecticut.

H.R. 1503: Mr. SHOWS, Mr. FROST, Mr. SUNUNU, Mrs. THURMAN, Mr. GOODE, Mr. GEKAS, Mr. HOSTETTTLER, and Mr. SKELTON.

H.R. 1511: Mr. LARGENT, Mr. SHAW, and Mr. DeMINT.

H.R. 1525: Mr. CLAY and Mr. ENGEL.

H.R. 1546: Mr. DeMINT.

H.R. 1568: Ms. BROWN of Florida, Mr. ROMERO-BARCELO, Mrs. CHRISTENSEN, Mr. LEACH, Mr. SHOWS, Ms. MILLENDER-MCDONALD, Mr. SPENCE, Ms. WOOLSEY, Mr. EWING, Mrs. THURMAN, Mrs. EMERSON, Ms. CARSON, Mr. FROST, Ms. DANNER, Mr. ENGLISH, Mr. RAHALL, Mr. GUTIERREZ, Mr. STUPAK, Mr. LIPINSKI, Ms. BERKELY, Mr. COOK, Mrs. BONO, Mr. SWEENEY, Mr. LOBIONDO, Mr. SMITH of Washington, Mr. ENGEL, and Mr. COOKSEY.

H.R. 1584: Mrs. KELLY and Mr. BARRETT of Nebraska.

H.R. 1598: Mr. DAVIS of Virginia and Mr. FROST.

H.R. 1600: Mr. BARRETT of Wisconsin.

H.R. 1622: Mr. TIERNEY, Mr. EVANS, and Mr. SANDERS.

H.R. 1629: Mr. WATT of North Carolina, Mr. BURR of North Carolina, Mr. THOMPSON, of Mississippi, Mr. NEY, Mr. OBERSTAR, Mrs. CAPPS, and Mr. STEARNS.

H.R. 1631: Ms. ROS-LEHTINEN.

H.R. 1649: Mr. METCALF.

H.R. 1658: Mr. DEFAZIO, Ms. KILPATRICK, Mr. METCALF, Mr. MURTHA, Mr. NADLER, Mr. NETHERCUTT, and Mr. STUMP.

H.R. 1663: Mr. FROST, Mr. ENGLISH, Mr. PITTS, Ms. BERKLEY, and Mr. LAHOOD.

H.R. 1675: Mr. ROMERO-BARCELO, Mr. BONIOR, Mr. FILNER, and Ms. NORTON.

H.R. 1687: Mr. SCHAFER and Mr. STUMP.

H.R. 1693: Ms. SCHAKOWSKY, Mr. WU, Mr. CAMPBELL, and Mr. PAUL.

H.R. 1706: Mr. DEMINT.

H.R. 1710: Mr. DEMINT, Mr. GALLEGLY, and Mr. COBURN.

H.R. 1771: Mr. PETERSON of Minnesota, Mr. NEY, Mrs. WILSON, Mr. BACHUS, Mr. KANJORSKI, Mr. LANTOS, and Mrs. MYRICK.

H.R. 1772: Mr. LATOURETTE and Mr. LANTOS.

H.R. 1775: Mr. COOK, Mr. JOHN, Mr. ACKERMAN, and Mr. JONES of North Carolina.

H.R. 1777: Mr. GARY MILLER of California and Mr. FILNER.

H.R. 1786: Mr. HINCHEY, Mr. SAWYER, and Mr. WEYGAND.

H.R. 1791: Mr. TIERNEY.

H.R. 1796: Mr. BOUCHER, Mr. FROST, and Mr. LAFALCE.

H.R. 1839: Mr. MCGOVERN.

H.R. 1840: Mr. HASTINGS of Florida, Mr. CLYBURN, Mr. BLUNT, Mr. CHAMBLISS, and Mr. SALMON.

H.R. 1862: Mr. FROST, Mr. WEINER, Mr. COSTELLO, Mr. LANTOS, Mr. WYNN, Mr. MCGOVERN, Mr. CUMMINGS, Mr. WEYGAND, and Mr. LAFALCE.

H.R. 1880: Mr. GALLEGLY.

H.R. 1887: Mr. TOWNS and Mr. TIERNEY.

H.R. 1899: Mrs. JOHNSON of Connecticut, Mr. LANTOS, and Mrs. MCCARTHY of New York.

H.R. 1932: Mr. COYNE, Mr. HINCHEY, Mr. CROWLEY, Ms. STABENOW, Mr. PRICE of North Carolina, Mr. BOSWELL, Mr. DINGELL, Mr. WEXLER, Mr. DEUTSCH, Mr. BLUMENAUER, Mr. WEYGAND, Mr. KILDEE, Mr. MATSUI, Mr. LEVIN, Mr. EHLERS, Mr. TIAHRT, Mr. DICKEY, Mr. TAYLOR of North Carolina, Mr. BARCIA, Mr. ANDREWS, Mr. WEINER, Mr. UDALL of New Mexico, Ms. MILLENDER-MCDONALD, Ms. JACKSON-LEE of Texas, Mr. HOUGHTON, Mr. ENGLISH, Ms. SCHAKOWSKY, Mr. SAWYER, Mr. PHELPS, Mr. RAMSTAD, Mr. LEACH, Mrs. MALONEY of New York, Mr. BAIRD, Mr. LUTHER, Mr. DIAZ-BALART, Mr. ACKERMAN, Mr. JONES of North Carolina, Mrs. KELLY, Mrs. MYRICK, Mr. NEY, and Mr. FORD.

H.R. 1960: Ms. KILPATRICK, Mr. RAHALL, Mr. WAXMAN, Mr. MENENDEZ, Mrs. JONES of Ohio, Mr. BROWN of Ohio, Mrs. MEEK of Florida, Mr. HINCHEY, Mr. BORSKI, Mr. WYNN, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. SAWYER, Mr. LANTOS, Ms. LOFGREN, Mr. VENTO, and Mr. CUMMINGS.

H.R. 1973: Mr. EVANS, Mr. WELDON of Pennsylvania, Mr. SHUSTER, and Mr. GREENWOOD.

H.R. 1977: Ms. PELOSI, Mr. LANTOS, Mr. SHAYS, Ms. LOFGREN, Mr. MINGE, Mr. HALL of Ohio, and Mr. BERMAN.

H.R. 1998: Mr. MOAKLEY.

H.R. 1999: Mr. MINGE.

H.R. 2002: Mr. DINGELL.

H.R. 2030: Mr. MCINTOSH.

H.R. 2031: Mr. BARR of Georgia and Mr. GILMAN.

H.R. 2038: Mr. EWING.

H.J. Res. 48: Mr. KUCINICH, Mr. MARTINEZ, Mrs. MORELLA, Mr. LAMPSON, Mr. PORTER, Mr. BATEMAN, Mrs. NORTHUP, Mr. COBURN, Mr. HOLDEN, Mr. LAHOOD, and Mr. DEMINT.

H.J. Res. 55: Mrs. MYRICK.

H. Con. Res. 38: Mr. LAMPSON, Mr. FROST, Mr. HILLIARD, and Ms. EDDIE BERNICE JOHNSON of Texas.

H. Con. Res. 46: Mr. FARR of California.

H. Con. Res. 60: Mr. LANTOS, Mr. SMITH of Washington, and Mr. LATHAM.

H. Con. Res. 77: Mr. MCNULTY and Mr. STUMP.

H. Con. Res. 107: Mr. FLETCHER and Mr. COMBEST.

H. Con. Res. 113: Mr. FROST.

H. Con. Res. 121: Mr. PORTER.

## THURSDAY, JUNE 10, 1999 (62)

The House was called to order by the SPEAKER.

### ¶62.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Wednesday, June 9, 1999.

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

### ¶62.2 COMMUNICATIONS

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

2571. A letter from the Administrator, Agricultural Marketing Services, Department of Agriculture, transmitting the Department's final rule—Peanut Promotion, Research, and Information Order; Procedures [Docket No. FV-98-703-FR] received April 23, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

2572. A letter from the Secretary of Defense, transmitting the approval of the retirement of General Johnnie E. Wilson, United States Army, and his advancement to the grade of general on the retired list; to the Committee on Armed Services.

2573. A letter from the Secretary of Defense, transmitting the approval of the retirement of General Richard E. Hawley, United States Air Force, and his advancement to the grade of general on the retired list; to the Committee on Armed Services.

2574. A letter from the Ambassador, Embajada De Bolivia, transmitting a report on counter-narcotics efforts; to the Committee on International Relations.

2575. A letter from the Comptroller General, transmitting a list of reports from the previous month; to the Committee on Government Reform.

### ¶62.3 CHANGE OF REFERENCE—H.R. 915

On motion of Mr. BRYANT, by unanimous consent, the Committee on Judiciary was discharged from further consideration of the bill (H.R. 915) to authorize a cost of living adjustment in the pay of administrative law judges.

When said bill was rereferred to the Committee on Government Reform.

### ¶62.4 USE OF CAPITOL ROTUNDA FOR ROSA PARKS COMMEMORATION

On motion of Mr. WATTS of Oklahoma, by unanimous consent, the Com-

mittee on House Administration was discharged from further consideration of the following concurrent resolution (H. Con. Res. 127):

*Resolved by the House of Representatives (the Senate concurring),* That the rotunda of the Capitol is authorized to be used on June 15, 1999, for a ceremony to present a gold medal on behalf of Congress to Rosa Parks. Physical preparations for the ceremony shall be carried out in accordance with such conditions as the Architect of the Capitol may prescribe.

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

*Ordered,* That the Clerk request the concurrence of the Senate in said concurrent resolution.

### ¶62.5 DEFENSE AUTHORIZATION FY 2000 AND 2001

The SPEAKER pro tempore, Mr. KOLBE, pursuant to House Resolution 200 and rule XVIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 1401) to authorize appropriations for fiscal years 2000 and 2001 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal years 2000 and 2001, and for other purposes.

Mrs. EMERSON, Acting Chairman, assumed the chair; and after some time spent therein,

### ¶62.6 RECORDED VOTE

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

Page 207, after line 5, add the following new subtitle (and redesignate the succeeding subtitle accordingly):

#### **Subtitle F—Eligibility to Participate in the Thrift Savings Plan**

#### **SEC. 661. AUTHORITY FOR MEMBERS OF THE UNIFORMED SERVICES TO CONTRIBUTE TO THE THRIFT SAVINGS FUND.**

(a) AUTHORITY FOR MEMBERS OF THE UNIFORMED SERVICES TO CONTRIBUTE TO THE THRIFT SAVINGS FUND.—(1) Subchapter III of chapter 84 of title 5, United States Code, is amended by adding at the end the following:

#### **“§ 8440e. Members of the uniformed services**

“(a)(1) A member of the uniformed services performing active service may elect to contribute to the Thrift Savings Fund—

“(A) a portion of such individual's basic pay; or

“(B) a portion of any special or incentive pay payable to such individual under chapter 5 of title 37.

Any contribution under subparagraph (B) shall be made by direct transfer to the Thrift Savings Fund by the Secretary concerned.

“(2)(A) Except as provided in subparagraph (B), an election under paragraph (1) may be made only during a period provided under section 8432(b), subject to the same conditions as prescribed under paragraph (2)(A)–(D) thereof.

“(B)(i) Notwithstanding subparagraph (A), a member of the uniformed services performing active service on the effective date of this section may make the first such election during the 60-day period beginning on such effective date.

“(ii) An election made under this subparagraph shall take effect on the first day of the