

These are vital payments that go to schools, that go to vital county services; as I already mentioned, law enforcement, road construction, reconstruction, and maintenance. Those funds will not exist if this legislation does not pass.

In the case of my counties, we have 3 more years of a guarantee under law, but after that, we fall off the cliff. For many other counties, they have already fallen off the cliff. They need this help to rebuild the social infrastructure of their communities and maintain vital county services.

I would urge people to keep an open mind in the debate today and realize, unfortunately, having not followed a regular process, my committee having decided not to take jurisdiction, the Committee on Resources, that this has not been before Members in its final form for very long. It is very different than what was proposed. I urge the Members to read the bill and ask questions of any of us who were involved in the writing.

Mr. HALL of Ohio. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, there could be some problems with this bill, I am not sure. The most important thing as far as what we have right now is that the rule is open. It gives Members a chance to change this bill if they do not like it. For that reason we support the rule.

Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Ms. PRYCE of Ohio. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, in closing, let me remind my colleagues, as my colleague, the gentleman from Ohio, just did, that this is an open rule. Not only does it provide for a completely open amendment process, it provides balance for the process by inserting compromise language into H.R. 2389 as well.

This bipartisan compromise has the support of the National Association of Counties, the National Education Association, the U.S. Chamber of Commerce, and some 800 rural education, government, business, and labor organizations from 37 States.

For any Member who still has concerns about the legislation, the rule allows any germane amendment to be debated and voted upon. I hope my colleagues will support this very fair, balanced, open rule.

More importantly, I urge my colleagues to support the children and the schools who will benefit from the needed assistance this bill will provide. This is a great opportunity to shore up public education in rural forest communities through a balanced, equitable approach. I hope Members can support this effort.

Mr. Speaker, I yield back the balance of my time, and I move the previous question on the resolution.

The previous question was ordered.

The resolution was agreed to.

A motion to reconsider was laid on the table.

#### APPOINTMENT OF CONFEREES ON H.R. 2990, QUALITY CARE FOR THE UNINSURED ACT OF 1999

The SPEAKER pro tempore (Mr. KOLBE). Without objection, the Chair appoints the following conferees on the bill (H.R. 2990) to amend the Internal Revenue Code of 1986 to allow individuals greater access to health insurance through a health care tax deduction, a long-term care deduction, and other health-related tax incentives, to amend the Employee Retirement Income Security Act of 1974 to provide access to and choice in health care through association health plans, to amend the Public Health Service Act to create new pooling opportunities for small employers to obtain greater access to health coverage through HealthMarts; to amend title I of the Employee Retirement Income Security Act of 1974, title XXVII of the Public Health Service Act, and the Internal Revenue Code of 1986 to protect consumers in managed care plans and other health coverage; and for other purposes:

From the Committee on Commerce, for consideration of the House bill, and the Senate amendment, and modifications committed to conference:

Messrs. BLILEY, BILIRAKIS, SHADEGG, DINGELL, and PALLONE.

From the Committee on Ways and Means, for consideration of the House bill, and the Senate amendment, and modifications committed to conference:

Mr. ARCHER and Mr. THOMAS, Mrs. JOHNSON of Connecticut, Mr. RANGEL and Mr. STARK, provided that Mr. MCCRERY is appointed in lieu of Mrs. JOHNSON of Connecticut for consideration of title XIV of the House bill and sections 102, 111(b) and 304 and title II of the Senate amendment.

From the Committee on Education and the Workforce for consideration of the House bill, and the Senate amendment, and modifications committed to conference:

Messrs. BOEHNER, TALENT, FLETCHER, CLAY, and ANDREWS.

As additional conferees from the Committee on Government Reform, for consideration of section 503 of the Senate amendment, and modifications committed to conference:

Messrs. BURTON of Indiana, SCARBOROUGH, and WAXMAN.

As additional conferees for consideration of the House bill, and the Senate amendment, and modifications committed to conference:

Mr. GOSS and Mr. BERRY.

There was no objection.

#### COUNTY SCHOOLS FUNDING REVITALIZATION ACT OF 1999

The SPEAKER pro tempore. Pursuant to House Resolution 352 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for consideration of the bill, H.R. 2389.

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#### IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the State of the Union for the consideration of the bill (H.R. 2389) to restore stability and predictability to the annual payments made to States and counties containing National Forest System lands and public domain lands managed by the Bureau of Land Management for use by the counties for the benefit of public schools, roads, and other purposes, with Mr. KOLBE in the chair.

The Clerk read the title of the bill.

The CHAIRMAN. Pursuant to the rule, the bill is considered as having been read the first time.

Under the rule, the gentleman from Virginia (Mr. GOODLATTE) and the gentleman from Texas (Mr. STENHOLM) will each control 30 minutes.

The Chair recognizes the gentleman from Virginia (Mr. GOODLATTE).

Mr. GOODLATTE. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, today the House considers H.R. 2389, a bill that has been under consideration in my subcommittee for several months, but whose time has been long in coming. Nearly 100 years ago the Federal Government, as a condition of managing our national forest lands, established a compact with forest-dependent communities in rural America. Under the terms of this compact, the government would own and manage the forests, not only for the long-term environmental benefit of the resource, but also for the long-term social and economic benefit of rural communities in and adjacent to the forest.

Recently, revenue-sharing payments with rural communities guaranteed under the compact have dropped in some communities by as much as 90 percent. Local administrator after local administrator told my subcommittee about the drastic and tragic measures their school systems have taken just to fight foreclosure. The compact is not working, and our rural schools cannot wait any longer.

A coalition of local school systems developed a set of principles which attempts to breath new life into their compact with the Federal Government. Their idea has been well received across the country. Their supporters top 800 grass roots organizations in 36 States, that range from school districts and administrators to the National Education Association, the National