Mr. BERRY and Mrs. MINK of Hawaii changed their vote from "yea" to "nay." 

So the resolution was agreed to. 

The result of the vote was announced as above recorded. 

A motion to reconsider was laid on the table.

PARLIAMENTARY INQUIRIES 

Mr. CONYERS. Mr. Speaker, a parliamentary inquiry. 

The SPEAKER pro tempore (Mr. LATOURETTE). The gentleman will state his inquiry. 

Mr. CONYERS. Mr. Speaker, I understand that S. 254, the Juvenile Justice and Gun Violence bill is at the desk. How would a Member seek to get its immediate consideration? 

The SPEAKER pro tempore. The answer to the gentleman's parliamentary inquiry is by demonstration of proper clearance from both sides of the aisle, which is not the case as there is appropriate clearance. Please table the desk until such time as there is appropriate clearance. 

The SPEAKER pro tempore. The gentleman will state his parliamentary inquiry. 

Mr. CONYERS. Mr. Speaker, is there not precedent for holding a bill at the desk such as S. 254 and bringing it up on the floor in the nature or in the case of a national emergency or crisis? 

We are presently told by parents all over the Nation that school violence, youth violence, is a national crisis, and S. 254 will respond to that. Is it possible, Mr. Speaker, then that we would bring this in the name of a national crisis and an emergency? 

The SPEAKER pro tempore. The gentleman has failed to state an appropriate parliamentary inquiry. 

The answer, however, is, Senate bills may be held at the desk until such time as there is appropriate clearance within the House, which is not the case at the moment, and the Chair is constrained to decline recognition for that purpose.

SUNDAY MESSAGES FROM THE PRESIDENT

Sundry messages in writing from the President of the United States were communicated to the House by Mr. Sherman Williams, one of his secretaries.

MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lunden, one of its clerks, announced that the Senate had passed a concurrent resolution of the following title, in which the concurrence of the House is requested: 

S. Con. Res. 33. Concurrent resolution providing for an adjournment or recess of the Senate and a conditional adjournment of the House of Representatives.

SOCIAL SECURITY AND MEDICARE SAFE DEPOSIT BOX ACT OF 1999

Mr. HERGER. Mr. Speaker, pursuant to House Resolution 186, I call up the bill (H.R. 1259) to amend the Congressional Budget Act of 1974 to protect Social Security surpluses through strengthened budgetary enforcement mechanisms, and to provide for a conditional adjournment of the House of Representatives.

The SPEAKER. The title of the bill. 

The SPEAKER pro tempore. Pursuant to House Resolution 186, the bill is considered read for amendment, and the amendment printed in section 2 of that resolution is adopted. 

The text of H.R. 1259, as amended, is as follows:

SECTION 1. SHORT TITLE 

This Act may be cited as the “Social Security and Medicare Safe Deposit Box Act of 1999”.

SEC. 2. FINDINGS AND PURPOSE. 

(a) FINDINGS—The Congress finds that— 

(1) the Congress and the President joined together to enact the Balanced Budget Act of 1997 to end decades of deficit spending; 

(2) strong economic growth and fiscal discipline have resulted in strong revenue growth into the Treasury; 

(3) the combination of these factors is expected to enable the Government to balance its budget without the social security surplus; 

(4) the Congress has chosen to allocate in this Act all social security surpluses toward saving social security and medicare; 

(5) amounts so allocated are even greater than the fiscal years reserved for social security and medicare in the President’s budget, will not require an increase in the statutory debt limit, and will reduce debt held by the public until social security and medicare reform is enacted; and 

(6) this strict enforcement is needed to lock away the amounts necessary for legislation to save social security and medicare. 

(b) PURPOSE.—It is the purpose of this Act to prohibit the use of social security surpluses for any purpose other than reforming social security and medicare.

SEC. 3. PROTECTION OF SOCIAL SECURITY SURPLUSES.

(a) POINTS OF ORDER TO PROTECT SOCIAL SECURITY SURPLUSES.—Section 312 of the Congressional Budget Act of 1974 is amended by adding at the end the following new subsection: 

"(c) POINTS OF ORDER TO PROTECT SOCIAL SECURITY SURPLUSES.—" 

(1) CONCURRENT RESOLUTIONS ON THE BUDGET.—It shall not be in order in the House of Representatives or the Senate to consider any concurrent resolution on the budget, or conference report thereon, amend, or reconsider thereto, that would set forth an on-budget deficit for any fiscal year. 

(2) SUBSEQUENT LEGISLATION.—It shall not be in order in the House of Representatives or the Senate to consider any bill, joint resolution, amendment, motion, or conference report if— 

(A) the enactment of that bill or resolution as reported; 

(B) the adoption and enactment of that amendment; or 

(C) the enactment of that bill or resolution in the form recommended in that conference report; 

would cause or increase an on-budget deficit for any fiscal year.

(3) EXCEPTION.—The point of order set forth in paragraph (2) shall not apply to social security reform legislation or medicare reform legislation as defined by section 5(c) of the Social Security reform legislation or medicare Safe Deposit Box Act of 1999.

(4) DEFINITION.—For purposes of this section, the term ‘on-budget deficit’, when applied to a fiscal year, means the deficit in the form recommended in that concurrent resolution on the budget pursuant to section 301(a)(3) for that fiscal year.

(b) CONTENT OF CONCURRENT RESOLUTION ON THE BUDGET.—Section 301(a) of the Congressional Budget Act of 1974 is amended by redesignating paragraphs (6) and (7) as paragraphs (7) and (8), respectively, and by inserting after paragraph (6) the following new paragraph: 

"(8) the receipts, outlays, and surplus or deficit in the Federal Old-Age and Survivors

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