

transmitting its quarterly report concerning human rights activities in Ethiopia, covering the period January 15 through April 14, 1992, pursuant to Public Law 100-456, section 1310(c) (102 Stat. 2065); to the Committee on Foreign Affairs.

3732. A letter from the Under Secretary of State for Management, transmitting the International Narcotics Control Program for fiscal year 1992 financial plan, pursuant to 22 U.S.C. 2291(b)(2); to the Committee on Foreign Affairs.

3733. A letter from the Assistant Secretary of State for Legislative Affairs, transmitting copies of the original report of political contributions of Kenneth L. Brown, of California, Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States to the Republic of Ghana, and members of his family, pursuant to 22 U.S.C. 3944(b)(2); to the Committee on Foreign Affairs.

3734. A letter from the Corporation for Public Broadcasting, transmitting a copy of the semiannual report on activities of the inspector general for the period October 1, 1991 through March 31, 1992, pursuant to Public Law 95-452, section 5(b) (102 Stat. 2526); to the Committee on Government Operations.

3735. A letter from the inspector general, Office of Personnel Management, transmitting a copy of the semiannual report on activities of the inspector general for the period October 1, 1991 through March 31, 1992, pursuant to Public Law 95-452, section 5(b) (102 Stat. 2526); to the Committee on Government Operations.

3736. A letter from the Chairman, Panama Canal Commission, transmitting a copy of the semiannual report on activities of the inspector general for the period October 1, 1991 through March 31, 1992, pursuant to Public Law 95-452, section 5(b) (102 Stat. 2526); to the Committee on Government Operations.

3737. A letter from the Deputy Associate Director for Collection and Disbursement, Department of the Interior, transmitting notice of proposed refunds of excess royalty payments in OCS areas, pursuant to 43 U.S.C. 1339(b); to the Committee on Interior and Insular Affairs.

3738. A letter from the Federal Prison Industries, Inc., Department of Justice, transmitting the fiscal year 1991 annual report of the board of directors of Federal Prison Industries, Inc., pursuant to 18 U.S.C. 4127; to the Committee on the Judiciary.

3739. A letter from the U.S. Coast Guard, Department of Transportation, transmitting a report on options to prevent exotic species from entering U.S. waters in ships' ballast water, pursuant to Public Law 101-225, section 207(a) (103 Stat. 1913); to the Committee on Merchant Marine and Fisheries.

3740. A letter from the Secretary of Transportation, transmitting a biennial report, "The Status of the Nation's Local Mass Transportation: Performance and Conditions," pursuant to 49 U.S.C. 308(e); to the Committee on Public Works and Transportation.

68.4 PROVIDING FOR THE CONSIDERATION OF H.J. RES. 290

Mr. STENHOLM, pursuant to the special order agreed to on June 4, 1992, called up the following resolution (H. Res. 450):

*Resolved*, That immediately upon the adoption of this resolution the House shall resolve itself into the Committee of the Whole House on the State of the Union for the consideration of the joint resolution (H.J. Res. 290) proposing an amendment to the Constitution to provide for a balanced budget for the United States Government and for great-

er accountability in the enactment of tax legislation, all points of order against the joint resolution and against its consideration are hereby waived, and the first reading of the joint resolution shall be dispensed with. After general debate, which shall be confined to the joint resolution and which shall not exceed four and one-half hours, to be equally divided and controlled by Representative Brooks of Texas, Representative Fish of New York, and Representative Stenholm of Texas, or their designees, the joint resolution shall be considered for amendment under the five-minute rule. No amendment to the joint resolution shall be in order in the House or the Committee of the Whole except for the following amendments, which shall be considered only in the following order, and which shall not be subject to amendment:

(a) an amendment in the nature of a substitute by, and if offered by, Representative Fish of New York, or his designee. This amendment shall be debatable for no longer than one hour to be equally divided and controlled by the Member proposing the amendment, or a designee, and a Member opposed thereto;

(b) an amendment in the nature of a substitute by, and if offered by, Representative Barton of Texas, or his designee, which may be offered notwithstanding the adoption of the amendment in the nature of a substitute as made possible under section 1(a). This amendment shall be debatable for no longer than one hour to be equally divided and controlled by the Member proposing the amendment, or a designee, and a Member opposed thereto;

(c) an amendment in the nature of a substitute by, and if offered by, Representative Brooks of Texas, or his designee, which may be offered notwithstanding the adoption of the amendments in the nature of a substitute as made possible under section 1(a) or section 1(b). This amendment shall be debatable for no longer than one hour to be equally divided and controlled by the Member proposing the amendment, or a designee, and a Member opposed thereto;

(d) an amendment in the nature of a substitute by, and if offered by, any Member, which shall be the text of any comparable joint resolution as passed by the Senate, and which may be offered notwithstanding the adoption of the amendments in the nature of a substitute as made possible under section 1(a), section 1(b), or section 1(c). This amendment shall be debatable for no longer than one hour to be equally divided and controlled by the Member proposing the amendment and a Member opposed thereto;

(e) an amendment in the nature of a substitute by, and if offered by, Representative Stenholm of Texas, or his designee, which may be offered notwithstanding the adoption of the amendments in the nature of a substitute as made possible under section 1(a), section 1(b), section 1(c), or section 1(d). This amendment shall be debatable for no longer than one hour to be equally divided and controlled by the Member proposing the amendment, or a designee, and a Member opposed thereto.

At the conclusion of consideration of the joint resolution for amendment, the Committee shall rise and report the joint resolution back to the House. If more than one of the amendments in the nature of a substitute have been adopted in the Committee of the Whole, only the last such amendment shall be considered as having been finally adopted and reported back to the House. The previous question shall be considered as having been ordered on the joint resolution and such amendment thereto, to final passage without intervening motion except one mo-

tion to recommit, with or without instructions.

SEC. 2. If the Committee rises on any day without coming to a final resolution on the joint resolution, the House shall, on the next legislative day, following House approval of the Journal, immediately resolve itself into the Committee of the Whole on the State of the Union for the further consideration of the joint resolution.

SEC. 3. If a comparable joint resolution has been passed by the Senate, it shall be in order at any time after House consideration of H.J. Res. 290 for Representative Stenholm or his designee to move for immediate consideration of such Senate Joint Resolution and to move for concurrence in the passage of such Senate Joint Resolution, with or without amendment but, if with an amendment, then such amendment shall strike all after the resolving clause and substitute therefor the text of H.J. Res. 290 as passed by the House.

SEC. 4. Consideration, in accordance with the provisions of this resolution, of the joint resolution and any comparable joint resolution passed by the Senate shall be a matter of highest privilege in the House and shall take precedence over any other motion, business, or order of the House, and the House shall proceed with such consideration to final passage, without the intervention of any other motion, order, or business, except as otherwise provided for in this resolution.

When said resolution was considered.

After debate,

On motion of Mr. STENHOLM, 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. MONTGOMERY, announced that the yeas had it.

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

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared { Yeas ..... 326  
Nays ..... 91

68.5 [Roll No. 181] YEAS—326

Alexander	Brown	DeFazio
Allard	Bruce	DeLauro
Anderson	Bryant	DeLay
Andrews (NJ)	Bunning	Derrick
Andrews (TX)	Burton	Dickinson
Applegate	Bustamante	Dixon
Archer	Callahan	Donnelly
Armey	Camp	Dooley
Aspin	Campbell (CA)	Doolittle
Atkins	Carper	Dorgan (ND)
Bacchus	Carr	Dornan (CA)
Baker	Chandler	Dreier
Ballenger	Chapman	Duncan
Barnard	Clement	Early
Barrett	Clinger	Eckart
Barton	Coble	Edwards (OK)
Bateman	Coleman (MO)	Edwards (TX)
Bennett	Coleman (TX)	Emerson
Bentley	Collins (IL)	Engel
Bereuter	Combest	English
Bevill	Condit	Erdreich
Bilbray	Cooper	Espy
Bilirakis	Costello	Ewing
Bliley	Coughlin	Fawell
Boehlert	Cox (CA)	Feighan
Boehner	Cramer	Fields
Boucher	Crane	Fish
Boxer	Cunningham	Flake
Brewster	Dannemeyer	Ford (MI)
Broomfield	Darden	Ford (TN)
Browder	de la Garza	Franks (CT)