

So, the concurrent resolution, as amended, was agreed to.

A motion to reconsider the vote whereby said concurrent resolution, as amended, 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.

¶73.8 JERUSALEM REUNIFICATION ANNIVERSARY

On motion of Mr. HAMILTON, by unanimous consent, the Committee on Foreign Affairs was discharged from further consideration of the following concurrent resolution of the Senate (S. Con. Res. 113):

Whereas for three thousand years Jerusalem has been the focal point of Jewish religious devotion;

Whereas Jerusalem is also considered a holy city by the members of other religious faiths;

Whereas the once thriving Jewish community of the historic Old City of Jerusalem was driven out by force during the 1948 Arab-Israeli War;

Whereas from 1948 to 1967 Jerusalem was a divided city and Israeli citizens of all faiths as well as Jewish citizens of all states were denied access to holy sites in the area controlled by Jordan;

Whereas in 1967 Jerusalem was reunited during the conflict known as the Six Day War;

Whereas since 1967 Jerusalem has been a united city administered by Israel and persons of all religious faiths have been guaranteed full access to holy sites within the city;

Whereas this year marks the twenty-fifth year that Jerusalem has been administered as a unified city in which the religious rights of all faiths have been respected and protected;

Whereas in 1990 the United States Senate and House of Representatives overwhelmingly declared that Jerusalem, the capital of Israel, "must remain an undivided city";

Whereas United Nations Security Council Resolutions 681 and 726 have raised understandable concern in Israel that Jerusalem might one day be redivided and access to religious sites in Jerusalem denied to Israeli citizens of all faiths and Jewish citizens of other states; and

Whereas such concerns inhibit and complicate the search for a lasting peace in the region: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That the Congress—

(1) congratulates the residents of Jerusalem and the people of Israel on the twenty-fifth anniversary of the reunification of that historic city;

(2) strongly believes that Jerusalem must remain an undivided city in which the religious rights of every ethnic and religious group are protected as they have been by Israel during the past twenty-five years; and

(3) calls upon the President and the Secretary of State to issue an unequivocal statement in support of these principles.

When said concurrent resolution was considered and agreed to.

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 notify the Senate thereof.

¶73.9 LEGISLATIVE APPROPRIATIONS

Mr. FAZIO submitted a privileged report (Rept. No. 102-579) on the bill (H.R.

5427) making appropriations for the Legislative Branch for the fiscal year ending September 30, 1993, and for other purposes.

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

Mr. LEWIS of California reserved all points of order against said bill.

¶73.10 MILITARY CONSTRUCTION APPROPRIATIONS

Mr. THOMAS of Georgia submitted a privileged report (Rept. No. 102-580) on the bill (H.R. 5428) making appropriations for military construction for the Department of Defense for the fiscal year ending September 30, 1993, and for other purposes.

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

Mr. LOWERY reserved all points of order against said bill.

¶73.11 PROVIDING FOR THE CONSIDERATION OF THE CONFERENCE REPORT AND AMENDMENTS IN DISAGREEMENT ON H.R. 5132

Mr. DERRICK, by direction of the Committee on Rules, called up the following resolution (H. Res. 491):

Resolved, That upon adoption of this resolution it shall be in order, any rule of the House to the contrary notwithstanding, to consider in the House an indivisible motion: (1) to adopt the conference report to accompany the bill (H.R. 5132) making dire emergency supplemental appropriations for disaster assistance to meet urgent needs because of calamities such as those which occurred in Los Angeles and Chicago, for the fiscal year ending September 30, 1992, and for other purposes; (2) to agree to the motions printed in the joint explanatory statement of the committee of conference to dispose of disagreements reported from conference on Senate amendments numbered 3, 5, 7, 9, 11, 12, and 13; and (3) to agree to the motions printed in the report of the Committee on Rules accompanying this resolution to dispose of disagreements reported from conference on Senate amendments numbered 1 and 2. The conference report and the printed motions described in this resolution shall be considered as read. The motion shall be debatable for one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations or their respective designees. The previous question shall be considered as order on the motion to final adoption without intervening motion.

When said resolution was considered. After debate,

On motion of Mr. DERRICK, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, 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.

¶73.12 SUPPLEMENTAL APPROPRIATIONS FY 1992

Mr. NATCHER, pursuant to House Resolution 491, moved (1) to adopt the following conference report (Rept. No. 102-577); (2) to agree to the motions printed in the joint explanatory state-

ment of the committee of conference to dispose of disagreements reported from conference on Senate amendments numbered 3, 5, 7, 9, 11, 12, and 13; and (3) to agree to the motions printed in the report (Rept. No. 102-578) of the Committee on Rules accompanying House Resolution 491 to dispose of disagreements reported from conference on Senate amendments numbered 1 and 2:

The Committee of Conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 5132) "making dire emergency supplemental appropriations for disaster assistance to meet urgent needs because of calamities such as those which occurred in Los Angeles and Chicago, for the fiscal year ending September 30, 1992, and for other purposes," having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendments numbered 6, 8, and 10.

That the House recede from its disagreement to the amendments of the Senate numbered 4, and 14, and agree to the same.

The committee of conference report in disagreement amendments numbered 1, 2, 3, 5, 7, 9, 11, 12, and 13.

JAMIE L. WHITTEN,
WILLIAM H. NATCHER,
NEAL SMITH,
SIDNEY R. YATES,
EDWARD R. ROYBAL,
TOM BEVILL,
JOHN P. MURTHA,
BOB TRAXLER,
WILLIAM LEHMAN,
JULIAN C. DIXON,
VIC FAZIO,

Managers on the Part of the House.

ROBERT C. BYRD,
DANIEL K. INOUE,
ERNEST F. HOLLINGS,
J. BENNETT JOHNSTON,
QUENTIN N. BURDICK,
PATRICK J. LEAHY,
JIM SASSER,
DALE BUMPERS,
FRANK R. LAUTENBERG,
TOM HARKIN,
BARBARA A. MIKULSKI,
HARRY REID,
BROCK ADAMS,
WYCHE FOWLER, Jr.,
J. ROBERT KERREY,
MARK O. HATFIELD,
TED STEVENS,
THAD COCHRAN,
ROBERT W. KASTEN, Jr.,
ALFONSE M. D'AMATO,
ARLEN SPECTER,
CHRISTOPHER S. BOND,

Managers on the Part of the Senate.

When said motion was considered.

After debate,

Pursuant to House Resolution 491 the previous question was considered as ordered on said motion.

The question being put, viva voce,

Will the House agree to said motion?

The SPEAKER pro tempore, Mr. HAYES of Illinois, announced that the yeas had it.

Mr. MCDADE 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 249
Nays 168

¶73.13

[Roll No. 206]

YEAS—249

Abercrombie
Ackerman
Alexander
Anderson
Andrews (ME)
Andrews (NJ)
Annunzio
Anthony
Aspin
Atkins
AuCoin
Barnard
Bateman
Beilenson
Bennett
Berman
Bevill
Bilbray
Blackwell
Boehlert
Borski
Boxer
Brooks
Brown
Bruce
Bryant
Bustamante
Byron
Campbell (CA)
Campbell (CO)
Cardin
Clay
Clement
Clinger
Coleman (TX)
Collins (IL)
Collins (MI)
Condit
Conyers
Cooper
Costello
Coughlin
Cox (IL)
Coyne
Davis
de la Garza
DeFazio
DeLauro
Dellums
Derrick
Dicks
Dingell
Dixon
Donnelly
Dooley
Downey
Durbin
Dwyer
Dymally
Early
Eckart
Edwards (CA)
Engel
English
Espy
Evans
Fascell
Fazio
Fish
Flake
Foglietta
Ford (MI)
Ford (TN)
Frank (MA)
Franks (CT)
Frost
Gallo
Gaydos
Gejdenson
Gephardt
Gibbons
Gilchrist
Gilman

Gingrich
Gonzalez
Gordon
Green
Guarini
Hall (OH)
Hamilton
Hatcher
Hayes (IL)
Hertel
Hoagland
Hochbrueckner
Horn
Horton
Houghton
Hoyer
Ireland
Jacobs
Jefferson
Johnson (CT)
Johnston
Jones (NC)
Jontz
Kanjorski
Kaptur
Kasich
Kennedy
Kennelly
Kildee
Kluczka
Klug
Kopetski
Kostmayer
LaFalce
Coleman (TX)
Lantos
LaRocco
Leach
Lehman (CA)
Lehman (FL)
Lent
Levin (MI)
Levine (CA)
Lewis (CA)
Lewis (GA)
Lipinski
Lloyd
Long
Lowery (CA)
Lowey (NY)
Luken
Machtley
Manton
Markey
Martin
Martinez
Matsui
Mavroules
Mazzoli
McCloskey
McCurdy
McDade
McDermott
McGrath
McHugh
McMillen (MD)
McNulty
Mfume
Michel
Miller (CA)
Mineta
Mink
Moakley
Mollohan
Moran
Morella
Morrison
Mrazek
Murtha
Nagle
Natcher
Neal (MA)
Neal (NC)
Nowak

Oakar
Oberstar
Obey
Olver
Ortiz
Owens (NY)
Owens (UT)
Pallone
Panetta
Pastor
Payne (NJ)
Pelosi
Perkins
Pickle
Porter
Poshard
Price
Rahall
Rangel
Reed
Richardson
Rinaldo
Roe
Ros-Lehtinen
Rose
Rostenkowski
Roybal
Russo
Sabo
Sanders
Sangmeister
Savage
Sawyer
Scheuer
Schiff
Schroeder
Schulze
Serrano
Sharp
Sikorski
Skaggs
Skeen
Slaughter
Smith (FL)
Smith (IA)
Smith (NJ)
Smith (TX)
Solarz
Spratt
Staggers
Stallings
Stark
Stokes
Studds
Swift
Synar
Tallon
Tanner
Thomas (GA)
Thornton
Torres
Torricelli
Towns
Traficant
Unsoeld
Upton
Vento
Vucanovich
Walsh
Waters
Waxman
Weber
Weiss
Wheat
Whitten
Williams
Wilson
Wise
Wolpe
Wyden
Yates
Yatron
Zeliff

NAYS—168

Allard
Allen
Andrews (TX)
Applegate
Archer
Army
Bacchus
Baker
Ballenger
Barrett
Barton
Bentley

Bereuter
Bilirakis
Bliley
Boehner
Boucher
Brewster
Broomfield
Browder
Bunning
Burton
Callahan
Camp

Carper
Carr
Chapman
Coble
Coleman (MO)
Combest
Cox (CA)
Cramer
Cunningham
Dannemeyer
Darden
DeLay

Dickinson
Doolittle
Dorgan (ND)
Dornan (CA)
Dreier
Duncan
Edwards (OK)
Edwards (TX)
Emerson
Erdreich
Ewing
Fawell
Fields
Gallegly
Gekas
Geren
Gillmor
Goodling
Goss
Gradison
Grandy
Gunderson
Hall (TX)
Hammerschmidt
Hancock
Hansen
Harris
Hastert
Hayes (LA)
Hefley
Henry
Herger
Hobson
Holloway
Hopkins
Huckaby
Hughes
Hunter
Hutto
Inhofe
James
Johnson (SD)
Johnson (TX)
Kolbe

Kyl
Lagomarsino
Lancaster
Laughlin
Lewis (FL)
Lightfoot
Livingston
Marlenee
McCandless
McCollum
McCrery
McEwen
McMillan (NC)
Meyers
Miller (OH)
Miller (WA)
Molinari
Montgomery
Moody
Moorhead
Murphy
Myers
Nussle
Orton
Oxley
Packard
Parker
Patterson
Paxon
Payne (VA)
Pease
Penny
Peterson (FL)
Peterson (MN)
Petri
Pickett
Pursell
Ramstad
Ravenel
Ray
Regula
Rhodes
Ridge

Riggs
Ritter
Roberts
Roemer
Rogers
Rohrabacher
Roth
Roukema
Rowland
Santorum
Sarpalus
Saxton
Schaefer
Sensenbrenner
Shaw
Shays
Shuster
Sisisky
Skelton
Smith (OR)
Snowe
Solomon
Spence
Stearns
Olin
Stenholm
Stump
Sundquist
Swett
Tauzin
Taylor (MS)
Taylor (NC)
Thomas (CA)
Thomas (WY)
Valentine
Vander Jagt
Visclosky
Volkmer
Walker
Washington
Weldon
Wolf
Wylie
Young (FL)
Zimmer

NOT VOTING—17

Bonior
Chandler
Crane
Feighan
Glickman
Hefner
Hubbard
Hyde
Jenkins
Jones (GA)
Kolter
Nichols
Quillen
Schumer
Slattery
Traxler
Young (AK)

So the motion was agreed to.

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

Accordingly,

The House agreed to the conference report and disposed of the amendments in disagreement as follows:

The House receded from its disagreement to the amendment of the Senate numbered 1 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert the following:

DISASTER LOANS PROGRAM ACCOUNT

For an additional amount for the cost of direct loans, \$169,650,000, to remain available until expended, of which \$50,895,000 shall be available only to the extent that a Presidential designation of a specific dollar amount as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985 is transmitted to the Congress, to subsidize additional gross obligations for the principal amount of direct loans not to exceed \$500,000,000, and in addition, for administrative expenses to carry out the disaster loan program, an additional \$25,000,000, to remain available until expended, which may be transferred to and merged with appropriations for "Salaries and expenses": *Provided*, That Congress hereby designates these amounts as emergency requirements for all purposes of the Balanced Budget and Emergency Deficit Control Act of 1985.

BUSINESS LOANS PROGRAM ACCOUNT

For an additional amount for the cost of section 7(a) guaranteed loans (15 U.S.C.

636(a)), \$70,325,000, to remain available until expended, and in addition, for administrative expenses to carry out the business loan program, an additional \$2,000,000, to remain available until expended, which may be transferred to and merged with appropriations for "Salaries and expenses": *Provided*, That Congress hereby designates these amounts as emergency requirements for all purposes of the Balanced Budget and Emergency Deficit Control Act of 1985.

In addition, for the cost of direct loans authorized under the Microloan Demonstration Program (15 U.S.C. 636(m)), \$5,000,000, to remain available until expended, and in addition, for grants in conjunction with such direct loans, \$4,000,000, to remain available until expended and to be merged with appropriations for "Salaries and expenses": *Provided*, That Congress hereby designates these amounts as emergency requirements for all purposes of the Balanced Budget and Emergency Deficit Control Act of 1985.

The House receded from its disagreement to the amendment of the Senate numbered 2 and concurred therein with the following amendment:

In lieu of the matter inserted by said amendment, insert:

DEPARTMENT OF LABOR

EMPLOYMENT AND TRAINING ADMINISTRATION

TRAINING AND EMPLOYMENT SERVICES

For an additional amount for "Training and Employment Services", \$500,000,000, to be available for obligation for the period July 1, 1991, through June 30, 1992, to carry out part B of title II of the Job Training Partnership Act: *Provided*, That notice of eligibility of funds shall be given by July 1, 1992: *Provided further*, That the Secretary, to the extent practicable consistent with the preceding proviso, shall utilize the 1990 census data in allocating the funds appropriated herein: *Provided further*, That, for the purposes of this Act, of the funds appropriated herein, the first \$100,000,000 will be made available by the Secretary to the service delivery areas containing the seventy-five cities with the largest population as determined by the 1990 Census data, in accordance with the formula criteria contained in section 201(b)(1) of the Job Training Partnership Act: *Provided further*, That Congress hereby designates these amounts as emergency requirements for all purposes of the Balanced Budget and Emergency Deficit Control Act of 1985.

DEPARTMENT OF THE TREASURY

FEDERAL LAW ENFORCEMENT TRAINING CENTER

SALARIES AND EXPENSES

For an additional amount for "Salaries and expenses", \$1,500,000 for law enforcement training activities of the Center, to remain available until expended.

BUREAU OF ALCOHOL, TOBACCO AND FIREARMS

SALARIES AND EXPENSES

For an additional amount for "Salaries and expenses", \$5,500,000 for the hiring, training and equipping of additional full-time equivalent positions for violent crime task forces and for increased costs associated with the Los Angeles riot, to remain available until expended.

UNITED STATES CUSTOMS SERVICE

OPERATION AND MAINTENANCE, AIR AND MARINE INTERDICTION PROGRAMS

(RESCISSION)

Of the funds made available under this heading in Public Law 102-141, \$3,400,000 are rescinded.