

McCandless	Porter	Spence
McCollum	Quillen	Stallings
McEwen	Ray	Stearns
McMillan (NC)	Rhodes	Stenholm
Meyers	Ridge	Stump
Michel	Riggs	Sundquist
Miller (OH)	Ritter	Tanner
Montgomery	Roberts	Tauzin
Myers	Rogers	Taylor (MS)
Neal (NC)	Rohrabacher	Taylor (NC)
Nichols	Roth	Thomas (CA)
Nussle	Rowland	Thomas (WY)
Olin	Santorum	Upton
Orton	Sarpalius	Valentine
Oxley	Schaefer	Vander Jagt
Packard	Schulze	Vucanovich
Parker	Sensenbrenner	Walker
Patterson	Shaw	Walsh
Paxon	Shuster	Weber
Payne (VA)	Sisisky	Wolf
Penny	Skeen	Wylie
Petri	Skelton	Zeliff
Pickett	Slattery	

NOT VOTING—32

Alexander	Levine (CA)	Schiff
Atkins	Lewis (CA)	Smith (OR)
AuCoin	McCrary	Solarz
Barnard	McCurdy	Studds
Chandler	Miller (WA)	Synar
Donnelly	Moody	Thomas (GA)
Dymally	Moorhead	Towns
Hatcher	Morrison	Traxler
Hayes (LA)	Mrazek	Weiss
Holloway	Pease	Wilson
Jones (NC)	Pursell	

So the conference report was agreed to.

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

Ordered, That the Clerk notify the Senate thereof.

103.11 MESSAGE FROM THE PRESIDENT—NATIONAL CORPORATION FOR HOUSING PARTNERSHIPS

The SPEAKER pro tempore, Mrs. KENNELLY, laid before the House a message from the President, which was read as follows:

To the Congress of the United States:

I transmit herewith the 23rd annual report of the National Corporation for Housing Partnerships and the National Housing Partnership for the fiscal year ending December 31, 1991, in accordance with the provisions of section 3938(a)(1) of title 42 of the United States Code.

GEORGE BUSH.

THE WHITE HOUSE, September 10, 1992.

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on Banking, Finance and Urban Affairs.

103.12 MESSAGE FROM THE PRESIDENT—FEDERAL PREVAILING RATE ADVISORY COMMITTEE

The SPEAKER pro tempore, Mrs. KENNELLY, laid before the House a message from the President, which was read as follows:

To the Congress of the United States:

In accordance with section 5347(e) of title 5 of the United States Code, I transmit herewith the 1991 annual report of the Federal Prevailing Rate Advisory Committee.

GEORGE BUSH.

THE WHITE HOUSE, September 10, 1992.

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on Post Office and Civil Service.

103.13 CONSUMER PRODUCT SAFETY AUTHORIZATION

The SPEAKER pro tempore, Mrs. KENNELLY, pursuant to House Resolution 555 and rule XXIII, 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. 4706) to amend the Consumer Products Safety Act to extend the authorization of appropriations under that Act, and for other purposes.

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

The SPEAKER pro tempore, Mr. MCNULTY, assumed the Chair.

When Mr. HOAGLAND, Chairman, pursuant to House Resolution 555, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

The following amendment, reported from the Committee of the Whole House on the state of the Union, was agreed to:

Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE; REFERENCE.

(a) SHORT TITLE.—This Act may be cited as the "Child Safety Protection and Consumer Product Safety Commission Improvement Act".

(b) REFERENCES.—

(1) TITLES I AND III.—Except as otherwise specifically provided, whenever in title I or III an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Consumer Product Safety Act.

(2) TITLE IV.—Whenever in title IV an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Federal Hazardous Substances Act.

(3) TITLE V.—Whenever in title V an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Flammable Fabrics Act.

TITLE I—AUTHORIZATION OF APPROPRIATIONS

SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

(a) AUTHORIZATION.—Section 32(a) (15 U.S.C. 2081(a)) is amended by striking "and" at the end of paragraph (1), by striking the period at the end of paragraph (2) and inserting in lieu thereof a comma, and by adding at the end the following:

"(3) \$42,100,000 for fiscal year 1993, and

"(4) \$43,278,800 for fiscal year 1994."

(b) RELOCATION EXPENSES.—In addition to the amounts authorized to be appropriated to the Commission under section 32 of the Consumer Product Safety Act, there are authorized to be appropriated to the Commission \$6,500,000 for fiscal year 1993 for expenses for the relocation of the Commission and such amount shall be available until expended.

TITLE II—TOY SAFETY

SEC. 201. REQUIREMENTS FOR LABELING AND BANNING.

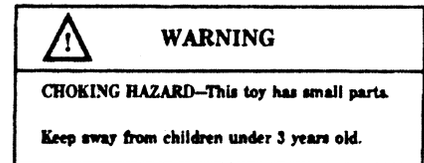
(a) TOYS OR GAMES FOR CHILDREN AGE 3 TO 6.—

(1) REQUIREMENT.—The packaging of any toy or game intended for use by children who are at least 3 years old but not older than 6 years or such other upper age limit as the Commission may determine which may not be less than 5 years old, any descriptive materials which accompany such toy or game and the bin, container for retail display, or vending machine from which it is dispensed shall bear or contain the cautionary label described in paragraph (2) if the toy or game—

(A) is manufactured for sale, offered for sale, or distributed in commerce in the United States, and

(B) includes a small part, as defined by the Commission.

(2) LABEL.—The cautionary label required under paragraph (1) for a toy or game shall be as follows:



(b) BALLOONS, SMALL BALLS, AND MARBLES AND TOYS AND GAMES.—

(1) REQUIREMENT.—In the case of any balloon, small ball intended for children 3 years of age or older, or marble intended for children 3 years of age or older, or any toy or game which contains such a balloon, small ball, or marble, which is manufactured for sale, offered for sale, or distributed in commerce in the United States—

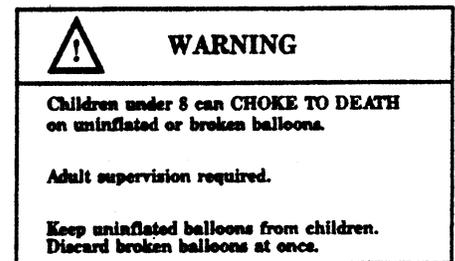
(A) the packaging of such balloon, small ball, or marble or toy or game,

(B) any descriptive materials which accompany such balloon, small ball, or marble or toy or game, and

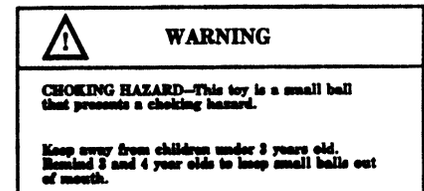
(C) the bin or container for retail display of a balloon, small ball, or marble or toy or game or the vending machine from which the balloon, small ball, or marble or toy or game is dispensed, shall contain the cautionary label described in paragraph (2).

(2) LABEL.—The cautionary label required under paragraph (1) for a balloon, small ball, marble, or toy or game shall be as follows:

(A) BALLOONS.—



(B) SMALL BALLS.—



(C) MARBLES, TOYS, AND GAMES.—

