

volved in the development of a Remedial Action Plan.

SEC. 359. WINFIELD, BUFFALO, AND ELEANOR, WEST VIRGINIA.

(a) TECHNICAL ASSISTANCE.—The Secretary shall provide technical assistance to the towns of Winfield, Buffalo, and Eleanor, West Virginia, for the purpose of assisting the residents of such towns in analyzing and understanding the remedial options available for dealing with substances posing a risk to the environment at the Corps of Engineers lock and dam construction site in the vicinity of Winfield, West Virginia.

(b) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section \$100,000 for fiscal years beginning after September 30, 1992. Such sums shall remain available until expended.

SEC. 360. DEBARMENT OF PERSONS CONVICTED OF FRAUDULENT USE OF "MADE IN AMERICA" LABELS.

If the Secretary determines that a person has been convicted of intentionally affixing a label bearing a "Made in America" inscription to any product sold in or shipped to the United States which is not made in the United States and which is used in a civil works project of the Secretary, the Secretary shall debar the person from contracting with the Federal Government for a period of not less than 3 years and not more than 5 years. For purposes of this section, the term "debar" has the meaning that term has under section 2393(c) of title 10, United States Code.

SEC. 361. LAND CONVEYANCE, CITY OF FORT SMITH, ARKANSAS.

The Secretary may convey to the city of Fort Smith, Arkansas, all right, title, and interest of the United States (excluding all oil, gas, and other minerals and subject to existing encumbrances) in and to a tract of real property (including improvements thereon) of approximately 400 acres located adjacent to the city and under the jurisdiction of the Secretary. Such conveyance shall be subject to terms and conditions agreed to between the Secretary and the city and to such other terms and conditions as the Secretary considers appropriate to protect the interests of the United States.

SEC. 362. RAHWAY RIVER, NEW JERSEY.

The Secretary is authorized to conduct a study on flooding problems along the Rahway River, township of Woodbridge and city of Rahway, New Jersey, and to implement such measures as the Secretary determines feasible in the interest of flood control along the Rahway River and the South Branch of the Rahway River.

SEC. 363. RIVERINE LABORATORY AND ENVIRONMENTAL TECHNOLOGY MANAGEMENT CENTER.

(a) COOPERATIVE AGREEMENT.—The Secretary is authorized to enter into a cooperative agreement with Fairleigh Dickinson University to provide financial assistance for the costs of constructing and equipping a center for training specialists in managing large-scale technology efforts in water resources and other program areas to improve the effective use of resources. The center shall be located in Madison, New Jersey, and shall be known and designated as the "Riverine Laboratory and Environmental Technology Management Center".

(b) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section \$8,500,000 for fiscal years beginning after September 30, 1992. Such sums shall remain available until expended.

SEC. 364. SAN FRANCISCO BAY, CALIFORNIA.

The Secretary is authorized to participate as an active Federal member in the Memorandum of Understanding for the Interagency Ecological Study Program for implementation of the monitoring requirements in

the San Francisco Bay—Delta Estuary, California, dated October 19, 1990, and March 9, 1992, including the coordination, conduction, and transfer of funds, equipment, and personnel between the cooperating agencies.

SEC. 365. FLOOD WARNING RESPONSE SYSTEM.

Section 17(a) of the Water Resource Development Act of 1988 (102 Stat. 4026) is amended by striking "consistent" and all that flows through "1986" and inserting "at full Federal expense".

SEC. 366. WOODBRIDGE CREEK, NEW JERSEY.

The Secretary is authorized and directed to carry out a project for the removal of silt and for the control of point and nonpoint sources of pollution from Woodbridge Creek, New Jersey.

SEC. 367. Section 101(n) of Public Law 99-500 (100 Stat. 1783-345) and section 101 of Public Law 99-591 (100 Stat. 3341-345) are each amended by striking: "Provided, That in" and all that follows through "and Marine Creek".

SEC. 368. RELEASE OF CERTAIN USE RESTRICTION.

(a) RELEASE.—Notwithstanding any other provision of law, the Tennessee Valley Authority is authorized and directed to grant a release or releases, without monetary consideration, from the restriction and covenant which requires that property described in subsection (b) shall at all times be used solely for the purpose of erecting docks and buildings for shipbuilding purposes or for the manufacture or storage of products for the purpose of trading or shipping in transportation.

(b) DESCRIPTION OF PROPERTY.—This section shall apply only to those lands situated in the city of Decatur, Morgan County, Alabama, and described in an indenture conveying such lands to the Ingalls Shipbuilding Corporation dated July 29, 1954, and recorded in Deed Book 535 at page 6 in the office of the Probate Judge of Morgan County, Alabama, which are owned or may hereafter be acquired by the city of Decatur, Alabama.

SEC. 369. FORT POINT, GALVESTON, TEXAS.

(a) CONSTRUCTION OF INTERAGENCY CHILD CARE FACILITY.—Notwithstanding any other provision of law, the Secretary is authorized by contract or otherwise to construct, establish, equip, maintain, and operate (or assist in constructing, equipping, maintaining, and operating) an interagency child care facility at Fort Point, Galveston, Texas, on Federal property under the management and control of the Galveston District, United States Army Corps of Engineers. The purpose of such facility shall be to provide child care services for children who are members of households of Federal employees.

(b) FEES, TRANSFERS, AND ACCEPTANCE OF DONATIONS.—

(1) FEES.—The Secretary is authorized to establish or provide for the establishment of appropriate fees and charges to be chargeable against the Galveston District, United States Army Corps of Engineers, employees and others who are beneficiaries of the services provided by the child care facility to be constructed under this section.

(2) TRANSFERS.—A Federal agency may transfer to the Secretary for use in connection with the child care facility to be constructed under this section amounts available to the agency for child care services.

(3) DONATIONS.—The Secretary is authorized to accept donations of money, equipment, and other property for use in connection with the child care facility to be constructed under this section.

(c) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section for fiscal years beginning after September 30, 1992, \$1,500,000. Such sums shall remain available until expended.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce,

Will the House pass said bill?

The SPEAKER pro tempore, Mr. MURTHA, announced that the yeas had it.

Mr. HAMMERSCHMIDT demanded a recorded vote on passage of said bill, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device.

It was decided in the affirmative { Yeas 326 Nays 87

¶111.26 [Roll No. 418] AYES—326
Abercrombie Eckart LaRocco
Ackerman Edwards (CA) Laughlin
Alexander Edwards (TX) Leach
Anderson Emerson Lehman (CA)
Andrews (ME) Engel Lent
Andrews (NJ) English Levin (MI)
Andrews (TX) Erdreich Levine (CA)
Annunzio Espy Lewis (CA)
Anthony Evans Lewis (GA)
Applegate Fascell Lightfoot
Aspin Fazio Lipinski
Bacchus Feighan Livingston
Baker Fish Lloyd
Bateman Flake Long
Beilenson Ford (MI) Lowery (CA)
Bennett Ford (TN) Lowey (NY)
Bentley Frost Luken
Berman Gallegly Machtley
Bevill Gallo Manton
Billbray Gaydos Markey
Bliley Gejdenson Marlenee
Boehlert Gephardt Martin
Bonior Geren Martinez
Borski Gibbons Matsui
Boucher Gilchrest Mavroules
Boxer Gillmor Mazzoli
Brewster Gilman McCandless
Brooks Gingrich McCloskey
Browder Gonzalez McCrery
Brown Gordon McCurdy
Bruce Grandy McDade
Bryant Green McDermott
Bustamante Guarini McEwen
Byron Gunderson McHugh
Callahan Hall (OH) McMillan (NC)
Cardin Hall (TX) McMillen (MD)
Carper Hamilton McNulty
Carr Hammerschmidt Mfume
Chapman Harris Miller (CA)
Clay Hayes (IL) Miller (OH)
Clement Hefner Mineta
Clinger Herger Mink
Coleman (MO) Hertel Moakley
Coleman (TX) Hoagland Molinari
Collins (IL) Hobson Mollohan
Collins (MI) Hochbrueckner Montgomery
Condit Holloway Moody
Cooper Hopkins Moorhead
Costello Horn Moran
Coughlin Houghton Morella
Cox (IL) Hoyer Morrison
Coyne Huckaby Mrazek
Cramer Hughes Murphy
Cunningham Hutto Murtha
Darden Hyde Myers
Davis Inhofe Nagle
de la Garza James Natcher
DeFazio Jefferson Neal (NC)
DeLauro Jenkins Nowak
Dellums Johnson (SD) Nussle
Derrick Johnston Oakar
Dickinson Kanjorski Oberstar
Dicks Kaptur Obey
Dingell Kennedy Olin
Dixon Kennelly Ortiz
Donnelly Kildee Owens (NY)
Dooley Kleczka Owens (UT)
Doolittle Kolter Packard
Dorgan (ND) Kopetski Pallone
Dornan (CA) Kostmayer Panetta
Downey LaFalce Parker
Durbin Lagomarsino Pastor
Dwyer Lancaster Patterson
Early Lantos Paxon

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|---------------|------------|-------------|
| Payne (NJ) | Santorum | Tallon |
| Payne (VA) | Sarpalius | Tanner |
| Pelosi | Savage | Tauzin |
| Perkins | Sawyer | Taylor (MS) |
| Peterson (FL) | Saxton | Thomas (CA) |
| Peterson (MN) | Scheuer | Thomas (GA) |
| Petri | Schiff | Thornton |
| Pickett | Schroeder | Torres |
| Pickle | Schumer | Torricelli |
| Poshard | Serrano | Towns |
| Price | Sharp | Trafficant |
| Pursell | Shaw | Traxler |
| Quillen | Shuster | Unsoeld |
| Rahall | Sikorski | Valentine |
| Ravenel | Sisisky | Vander Jagt |
| Ray | Skaggs | Visclosky |
| Reed | Skeen | Volkmer |
| Regula | Skelton | Vucanovich |
| Richardson | Slaughter | Walsh |
| Ridge | Smith (FL) | Washington |
| Riggs | Smith (IA) | Waters |
| Rinaldo | Smith (NJ) | Waxman |
| Roe | Solarz | Weldon |
| Rogers | Spence | Wheat |
| Ros-Lehtinen | Spratt | Whitten |
| Rose | Staggers | Williams |
| Rostenkowski | Stallings | Wilson |
| Roth | Stark | Wise |
| Roukema | Stenholm | Wolpe |
| Rowland | Stokes | Wyden |
| Roybal | Studds | Yates |
| Russo | Sundquist | Yatron |
| Sabo | Swett | Young (AK) |
| Sanders | Swift | Zeliff |
| Sangmeister | Synar | |

NOES—87

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|---------------|--------------|---------------|
| Allard | Gekas | Oxley |
| Allen | Glickman | Pease |
| Archer | Goodling | Porter |
| Armey | Goss | Ramstad |
| Atkins | Gradison | Rhodes |
| Ballenger | Hancock | Ritter |
| Barrett | Hansen | Roemer |
| Barton | Hastert | Roberts |
| Bereuter | Hefley | Rohrabacher |
| Bilirakis | Henry | Schaefer |
| Boehner | Hubbard | Sensenbrenner |
| Broomfield | Hunter | Shays |
| Bunning | Ireland | Slattery |
| Burton | Johnson (CT) | Smith (OR) |
| Camp | Johnson (TX) | Smith (TX) |
| Campbell (CA) | Jontz | Snowe |
| Coble | Kasich | Solomon |
| Combest | Klug | Stearns |
| Cox (CA) | Kolbe | Stump |
| Crane | Kyl | Taylor (NC) |
| Dannemeyer | Lewis (FL) | Thomas (WY) |
| DeLay | McCollum | Upton |
| Dreier | Meyers | Vento |
| Duncan | Michel | Walker |
| Ewing | Miller (WA) | Weber |
| Fawell | Neal (MA) | Wolf |
| Fields | Nichols | Wylie |
| Frank (MA) | Olver | Young (FL) |
| Franks (CT) | Orton | Zimmer |

NOT VOTING—19

| | | |
|---------------|--------------|-------------|
| AuCoin | Edwards (OK) | Lehman (FL) |
| Barnard | Foglietta | McGrath |
| Blackwell | Hatcher | Penny |
| Campbell (CO) | Hayes (LA) | Rangel |
| Chandler | Horton | Schulze |
| Conyers | Jacobs | |
| Dymally | Jones | |

So the bill was passed.

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

Ordered, That the Clerk request the concurrence of the Senate in said bill.

111.27 AUTHORIZING FURTHER POSTPONEMENT TO SUSPEND THE RULES

Mr. MOAKLEY, by direction of the Committee on Rules, reported (Rept. No. 102-898) the resolution (H. Res. 577) authorizing further postponement of proceedings on the question of agreeing to a certain motion to suspend the rules.

When said resolution and report were referred to the House Calendar and ordered printed.

111.28 COMMUNITY ENVIRONMENTAL RESPONSE FACILITIES

On motion of Mr. SWIFT, by unanimous consent, the bill (H.R. 4016) to amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 to require the Federal government, before termination of Federal Activities on any real property owned by the Government, to identify real property where no hazardous substance was stored, released, or disposed of; together with the amendments of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. SWIFT, it was,

Resolved, That the House disagree to the amendments of the Senate and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Thereupon, the SPEAKER pro tempore, Mr. PARKER, by unanimous consent, announced the appointment of the following Members as managers on the part of the House at said conference:

From the Committee on Energy and Commerce, for consideration of the House bill, and Senate amendments, and modifications committed to conference: Messrs. DINGELL, SWIFT, ECKART, SLATTERY, SIKORSKI, LENT, RITTER, and RINALDO;

As additional conferees from the Committee on Public Works and Transportation, for consideration of the House bill, and Senate amendments, and modifications committed to conference: Messrs. ROE, NOWAK, and HAMMERSCHMIDT;

As additional conferees from the Committee on Armed Services, for consideration of Senate amendments numbered 1 through 4, and modifications committed to conference: Mr. ASPIN and Mr. RAY.

By unanimous consent, the Speaker reserved the authority to make additional appointments of conferees and to specify particular portions of the House bill and Senate amendments as the subjects of the various appointments.

Ordered, That the Clerk notify the Senate thereof.

111.29 PERMISSION TO FILE CONFERENCE REPORT

On motion of Mr. NATCHER, by unanimous consent, the managers on the part of the House were granted permission until midnight tonight to file a conference report (Rept. No. 102-899) on the bill (H.R. 5517) making appropriations for the government of the District of Columbia for the fiscal year ending September 30, 1993, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

111.30 PERMISSION TO FILE CONFERENCE REPORT

On motion of Mr. NATCHER, by unanimous consent, the managers on the part of the House were granted per-

mission until midnight tonight to file a conference report on the bill (H.R. 5679) making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 1993, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

111.31 PERMISSION TO FILE CONFERENCE REPORT

On motion of Mr. NATCHER, by unanimous consent, the managers on the part of the House were granted permission until midnight tonight to file a conference report on the bill (H.R. 5503) making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 1993, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

111.32 ORDER OF BUSINESS—CONSIDERATION OF CONFERENCE REPORT AND AMENDMENTS IN DISAGREEMENT—H.R. 5428

On motion of Mr. NATCHER, by unanimous consent,

Ordered, That, notwithstanding the provisions of clause 2 of rule XXVIII, it may be in order on Thursday, September 24, 1992, or any day thereafter, for the House to consider the conference report, amendments in disagreement, and motions to dispose of amendments in disagreement 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; and that the conference report, amendments in disagreement, and motions printed in the joint explanatory statement of the committee of conference to dispose of amendments in disagreement be considered as read when called up for consideration.

111.33 ORDER OF BUSINESS—CONSIDERATION OF CONFERENCE REPORT AND AMENDMENTS IN DISAGREEMENT—H.R. 5517

On motion of Mr. NATCHER, by unanimous consent,

Ordered, That, notwithstanding the provisions of clause 2 of rule XXVIII, it may be in order on Thursday, September 24, 1992, or any day thereafter, for the House to consider the conference report, amendments in disagreement, and motions to dispose of amendments in disagreement to the bill (H.R. 5517) making appropriations for the government of the District of Columbia for the fiscal year ending September 30, 1993, and for other purposes; and that the conference report, amendments in disagreement, and motions printed in the joint explanatory statement of the committee of conference to dispose of amendments in disagreement be considered as read when called up for consideration.