

the Members present, so the yeas and nays were ordered.

The vote was taken by electronic device.

It was decided in the { Yeas ..... 264  
affirmative ..... } Nays ..... 129

¶112.41 [Roll No. 428]  
YEAS—264

- Alexander Glickman Paxon
- Allard Goodling Payne (VA)
- Allen Gordon Perkins
- Andrews (TX) Goss Peterson (FL)
- Annunzio Grandy Petri
- Applegate Guarini Pickett
- Archer Gunderson Pickle
- Armye Hall (OH) Porter
- Aspin Hall (TX) Poshard
- Bacchus Hamilton Price
- Baker Hammerschmidt Pursell
- Ballenger Hancock Quillen
- Barrett Hansen Rahall
- Barton Harris Ramstad
- Bateman Hastert Ravenel
- Bennett Hefley Ray
- Bentley Hefner Reed
- Bereuter Henry Regula
- Bevill Herger Rhodes
- Bilbray Hoagland Richardson
- Bilirakis Hobson Ridge
- Boehlers Hopkins Riggs
- Boehner Houghton Rinaldo
- Borski Hubbard Ritter
- Brewster Hunter Roberts
- Brooks Hutto Roe
- Broomfield Hyde Roemer
- Browder Inhofe Rogers
- Bruce James Rohrabacher
- Bryant Jenkins Ros-Lehtinen
- Bunning Johnson (CT) Rose
- Burton Johnson (SD) Rostenkowski
- Byron Johnson (TX) Roth
- Callahan Kanjorski Roukema
- Camp Kaptur Rowland
- Carper Kennelly Russo
- Carr Klug Sangmeister
- Chapman Kolbe Santorum
- Clement Koltter Sarpalus
- Clinger Kyl Saxton
- Coble Lagomarsino Schaefer
- Coleman (MO) Lancaster Schiff
- Coleman (TX) Lantos Sensenbrenner
- Combest LaRocco Sharp
- Condit Laughlin Shaw
- Costello Lehman (CA) Shays
- Coughlin Levin (MI) Shuster
- Cox (CA) Lewis (CA) Sisisky
- Cramer Lewis (FL) Skeen
- Crane Lightfoot Skelton
- Cunningham Lipinski Smith (FL)
- Dannemeyer Lloyd Smith (OR)
- Darden Long Smith (TX)
- Davis Lowery (CA) Snowe
- de la Garza Marlenee Spence
- DeLauro Martin Spratt
- DeLay Matsui Stallings
- Derrick McCandless Stearns
- Dickinson McCollum Stenholm
- Dicks McCurdy Stump
- Dingell McDade Sundquist
- Dooley McEwen Tallon
- Doolittle McMillan (NC) Tanner
- Dorman (CA) McMillen (MD) Tauzin
- Dreier Meyers Taylor (MS)
- Duncan Michel Taylor (NC)
- Dwyer Miller (OH) Thomas (CA)
- Early Miller (WA) Thomas (GA)
- Edwards (OK) Molinari Thomas (WY)
- Edwards (TX) Montgomery Torricelli
- Emerson Moorhead Traficant
- English Moran Upton
- Erdreich Morrison Vander Jagt
- Ewing Murphy Volkmer
- Fawell Murtha Vucanovich
- Fields Myers Walker
- Franks (CT) Neal (NC) Walsh
- Frost Nichols Weber
- Gallegly Nussle Weldon
- Gallo Oakar Williams
- Gaydos Ortiz Wilson
- Gekas Orton Wolf
- Geren Oxley Wylie
- Gibbons Packard Yatron
- Gilchrist Pallone Young (AK)
- Gillmor Panetta Young (FL)
- Gilman Parker Zelff
- Gingrich Patterson Zimmer

NAYS—129

- Anderson Hochbrueckner Olver
- Andrews (ME) Horn Owens (NY)
- Andrews (NJ) Hoyer Owens (UT)
- Atkins Hughes Pastor
- AuCoin Jacobs Payne (NJ)
- Beillenson Jefferson Pease
- Berman Johnston Pelosi
- Blackwell Jontz Penny
- Bonior Kennedy Peterson (MN)
- Boucher Kildee Rangel
- Brown Kleczka Roybal
- Campbell (CA) Kopetski Sabo
- Cardin Kostmayer Sanders
- Collins (IL) LaFalce Savage
- Collins (MI) Leach Sawyer
- Conyers Levine (CA) Scheuer
- Cooper Lewis (GA) Schroeder
- Cox (IL) Lowey (NY) Serrano
- Coyne Luken Sikorski
- DeFazio Markey Skaggs
- Dellums Martinez Slattery
- Dixon Mavroules Slaughter
- Dorgan (ND) Mazzoli Smith (IA)
- Durbin McCloskey Smith (NJ)
- Eckart McDermott Solarz
- Edwards (CA) McHugh Staggers
- Engel McNulty Stark
- Espy Mfume Studds
- Evans Miller (CA) Sweet
- Feighan Mineta Swift
- Fish Mink Synar
- Flake Moakley Torres
- Ford (MI) Mollohan Towns
- Ford (TN) Moody Traxler
- Frank (MA) Morella Unsoeld
- Gejdenson Mrazek Vento
- Gephardt Nagle Vislosky
- Gonzalez Natcher Waters
- Gradison Neal (MA) Waxman
- Green Nowak Whitten
- Hatcher Oberstar Wise
- Hayes (IL) Obey Wolpe
- Hertel Olin Wyden

NOT VOTING—39

- Abercrombie Fascell Machtley
- Ackerman Fazio Manton
- Anthony Foglietta McCrery
- Barnard Hayes (LA) McGrath
- Bliley Hollaway Schulze
- Boxer Horton Schumer
- Bustamante Huckaby Solomon
- Campbell (CO) Ireland Stokes
- Chandler Jones Thornton
- Clay Kasich Valentine
- Donnelly Lehman (FL) Washington
- Lent Wheat
- Dymally Livingston Yates

So the motion to recede from its disagreement to the amendment of the Senate numbered 24 and concur therein with an amendment was agreed to.

On motion of Mr. DIXON, the House receded from its disagreement to the amendment of the Senate numbered 26 and concurred therein.

On motion of Mr. DIXON, the House receded from its disagreement to the amendment of the Senate numbered 27 and concurred therein.

On motion of Mr. DIXON, the House receded from its disagreement to the amendment of the Senate numbered 28 and concurred therein.

A motion to reconsider the votes whereby the foregoing conference report and motions were agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶112.42 AMENDMENT IN DISAGREEMENT—  
H.R. 5373

Mr. BEVILL, pursuant to the order of the House of September 17, 1992, called up the following amendment of the Senate numbered 57 reported in disagreement to the bill (H.R. 5373) making appropriations for energy and

water development for the fiscal year ending September 30, 1993, and for other purposes:

Page 57, strike out lines 16 to 23 and insert:  
SEC. 507. (a) Hereafter, funds made available by this Act or any other Act for fiscal year 1993 or for any other fiscal year may be available for conducting a test of a nuclear explosive device only if the conduct of that test is permitted in accordance with the provisions of this section.

(b) No test of a nuclear weapon may be conducted before July 1, 1993.

(c) On and after July 1, 1993, a test of a nuclear weapon may be conducted—

(1) only if—  
(A) the President has submitted the annual report required under subsection (d);

(B) 90 days have elapsed after the submission of that report in accordance with that subsection; and

(C) Congress has not agreed to a joint resolution described in subsection (d)(3) within that 90-day period; and

(2) only if the test is conducted during the period covered by the report.

(d)(1) Not later than March 1 of each year beginning after 1992, the President shall submit to the Committees on Armed Services and Appropriations of the Senate and the House of Representatives, in classified and unclassified forms, a report containing the following matters:

(A) A schedule for resumption of the Nuclear Testing Talks with Russia.

(B) A plan for achieving a multilateral comprehensive ban on the testing of nuclear weapons on or before September 30, 1996.

(C) An assessment of the number and type of nuclear warheads that will remain in the United States stockpile of active nuclear weapons on September 30, 1996.

(D) For each fiscal year after fiscal year 1992, an assessment of the number and type of nuclear warheads that will remain in the United States stockpile of nuclear weapons and that—

(i) will not be in the United States stockpile of active nuclear weapons;

(ii) will remain under the control of the Department of Defense; and

(iii) will not be transferred to the Department of Energy for dismantlement.

(E) A description of the safety features of each warhead that is covered by an assessment referred to in subparagraph (C) or (D).

(F) A plan for installing one or more modern safety features in each warhead identified in the assessment referred to in subparagraph (C), as determined after an analysis of the costs and benefits of installing such feature or features in the warhead, should have one or more of such features.

(G) An assessment of the number and type of nuclear weapon tests, not to exceed 5 tests in any period covered by an annual report under this paragraph and a total of 15 tests in the 4-fiscal year period beginning with fiscal year 1993, that are necessary in order to ensure the safety of each nuclear warhead in which one or more modern safety features are installed pursuant to the plan referred to in subparagraph (F).

(H) A schedule, in accordance with subparagraph (G), for conducting at the Nevada test site, each of the tests enumerated in the assessment pursuant to subparagraph (G).

(2) The first annual report shall cover the period beginning on the date on which a resumption of testing of nuclear weapons is permitted under subsection (c) and ending on September 30, 1994. Each annual report thereafter shall cover the fiscal year following the fiscal year in which the report is submitted.

(3) For the purposes of paragraph (1), "joint resolution" means only a joint resolution introduced after the date on which the