

Mr. EDWARDS of California, Mr. HUGHES, and Mr. SUNDQUIST):

H. Res. 165. Resolution expressing the sense of the House regarding the protection to be accorded United States copyright-based industries under agreements entered into pursuant to the Uruguay round of trade negotiations; to the Committee on Ways and Means.

By Mr. HYDE:

H. Res. 166. Resolution establishing a House Security Office; to the Committee on House Administration.

49.24 PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII.

Mr. GLICKMAN introduced a bill (H.R. 1975) for the relief of Afsar Khanom Tajbakhsh; which was referred to the Committee on the Judiciary.

49.25 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 18: Mr. PICKLE, Mr. BERMAN, Mr. FILNER, Mrs. MINK, Mr. UPTON, Mr. CLYBURN, Mr. ANDREWS of Maine, Mr. DICKEY, and Mr. GREENWOOD.

H.R. 21: Mr. CAMP, Mr. WELDON, Mr. RIDGE, Mr. MURPHY, and Mr. PORTER.

H.R. 115: Ms. NORTON and Ms. ESHOO.

H.R. 123: Mr. RAHALL, Mr. PARKER, Mr. GINGRICH, Mr. ARCHER, Mr. MCKEON, Mr. ROYCE, and Mr. CRANE.

H.R. 124: Mr. GALLEGLY, Mr. GINGRICH, Mr. TUCKER, Mr. ROYCE, and Mr. RAVENEL.

H.R. 140: Mr. KNOLLENBERG, Mr. EVERETT, Mr. CUNNINGHAM, Mr. BONILLA, Mr. BARLOW, and Mr. HOEKSTRA.

H.R. 159: Mr. McMILLAN.

H.R. 181: Mr. BAKER of Louisiana.

H.R. 349: Mr. COLLINS of Georgia, and Mr. ANDREWS of New Jersey.

H.R. 357: Mr. OBEY and Mr. KLUG.

H.R. 358: Mr. MANTON.

H.R. 417: Mr. MOORHEAD, Mr. GILLMOR, and Mr. GENE GREEN.

H.R. 567: Mr. KNOLLENBERG.

H.R. 633: Mr. FISH.

H.R. 656: Mr. FRANKS of New Jersey and Mr. DEUTSCH.

H.R. 746: Mr. PAYNE of Virginia.

H.R. 749: Mr. POMBO.

H.R. 830: Mr. ISTOOK, Mr. ROTH, and Mr. HUTTO.

H.R. 840: Mr. MILLER of California, Mr. TOWNS, Mr. STARK, Mr. BONIOR, Mr. GLICKMAN, Mr. FOGLIETTA, Mr. BLACKWELL, and Mr. FIELDS of Louisiana.

H.R. 822: Mr. PICKLE.

H.R. 1004: Mr. JEFFERSON.

H.R. 1077: Mr. BLACKWELL, Mr. VALENTINE, Mr. FAWELL, Mr. EWING, and Mr. GILLMOR.

H.R. 1096: Mr. DICKS and Mr. BONIOR.

H.R. 1141: Mr. MCCRERY, Mr. KNOLLENBERG, Mr. HALL of Ohio, Mr. CRAMER, Mr. DERRICK, and Mr. BARTLETT.

H.R. 1164: Mr. MARKEY.

H.R. 1275: Mr. GOSS and Mr. RAMSTAD.

H.R. 1296: Mr. GORDON, Mrs. CLAYTON, Mr. CRAMER, and Mr. HALL of Ohio.

H.R. 1322: Ms. MOLINARI, Mr. HOEKSTRA, Mr. KING, Mr. GUTIERREZ, Mr. BACHUS of Alabama, and Mr. BLUTE.

H.R. 1327: Mr. SMITH of New Jersey.

H.R. 1402: Mr. BLACKWELL, Mr. EVANS, Mr. MCHALE, Mr. SANTORUM, Mr. APPLGATE, Mr. MCCRERY, and Mr. MOLLOHAN.

H.R. 1481: Mr. HANCOCK.

H.R. 1493: Mr. RAVENEL.

H.R. 1538: Mr. JEFFERSON, Mr. STOKES, Mrs. MINK, and Mr. FROST.

H.R. 1555: Mr. OBEY.

H.R. 1586: Mr. WYDEN, Mr. GUTIERREZ, Mr. GENE GREEN, and Mr. FRANK of Massachusetts.

H.R. 1640: Mr. SWIFT.

H.R. 1670: Mr. KIM and Mr. INHOFE.

H.R. 1718: Mr. HASTINGS, Mr. JEFFERSON, and Mr. FIELDS of Louisiana.

H.R. 1727: Mr. KILDEE and Mr. BONIOR.

H.R. 1765: Mr. ENGLISH of Oklahoma.

H.R. 1768: Mr. ENGLISH of Oklahoma.

H.R. 1772: Mr. MOLLOHAN, Mr. ENGLISH of Oklahoma, Mrs. MINK, and Mr. PAYNE of Virginia.

H.R. 1773: Mr. MOLLOHAN, Mr. BARRETT of Nebraska, Mr. ENGLISH of Oklahoma, Mrs. MINK, and Mr. PAYNE of Virginia.

H.R. 1795: Mr. TOWNS, Mr. FRANK of Massachusetts, and Ms. ESHOO.

H.R. 1814: Mr. FROST.

H.R. 1863: Mr. THOMAS of Wyoming, Mr. COBLE, Ms. DANNER, Mr. DOOLITTLE, Mr. KOLBE, Mr. QUINN, Mr. GILLMOR, Mr. LIGHTFOOT, Mr. STUMP, Mr. POMBO, Mr. GOSS, Mr. SHAYS, and Mr. LEVY.

H.R. 1873: Mr. MILLER of California, Ms. MEEK, Mr. FOGLIETTA, Mrs. UNSOELD, Mr. LEVY, Ms. ESHOO, Mr. SHAYS, Mr. ACKERMAN, and Mr. MCNULTY.

H.R. 1874: Mr. COLEMAN and Mr. HOLDEN.

H.R. 1885: Mr. SPENCE, Mr. BURTON of Indiana, Mr. GOSS, Mr. BAKER of Louisiana, Mr. SOLOMON, Mr. ARMEY, and Mr. LEVY.

H.R. 1944: Ms. ROYBAL-ALLARD, Mr. YOUNG of Alaska, and Mr. DE LA GARZA.

H.J. Res. 68: Mr. TRAFICANT, Mr. CLYBURN, Mr. TUCKER, Mr. KLEIN, Mr. CLEMENT, Mr. PAYNE of Virginia, Mr. COPPERSMITH, Mr. HOBSON, and Mr. FIELDS of Louisiana.

H.J. Res. 136: Mr. LIPINSKI, Ms. DANNER, Mr. KLECZKA, Mr. VOLKMER, Mr. SLATTERY, Mr. FALEOMAVAEGA, Mr. FILNER, Mrs. UNSOELD, Mr. ANDREWS of Maine, Mr. HAYES of Louisiana, Mr. GALLO, Mr. MARTINEZ, Mr. DE LUGO, Mr. BILBRAY, Mr. SCHUMER, Mr. WAXMAN, Mr. FROST, Mr. SERRANO, Mr. LA-FALCE, Mr. THOMPSON, Mr. KREIDLER, Mr. EVANS, Mr. FIELDS of Texas, Mr. FRANK of Massachusetts, Mr. SPRATT, Mrs. VUCANOVICH, Mr. CARDIN, Mr. NEAL of Massachusetts, Mr. FOGLIETTA, Mr. GINGRICH, Mr. KILDEE, and Mr. FAZIO.

H.J. Res. 139: Mr. WHEAT and Mr. COYNE.

H.J. Res. 166: Ms. FURSE.

H. Con. Res. 13: Mr. GINGRICH and Mr. ROYCE.

H. Con. Res. 54: Mr. INGLIS and Mr. DOOLITTLE.

H. Con. Res. 80: Ms. EDDIE BERNICE JOHNSON, Mr. SCHIFF, Mr. POMBO, Mr. LANTOS, Mr. WAXMAN, and Mr. TUCKER.

H. Con. Res. 85: Mr. HANCOCK, Mr. BEREUTER, Mr. MCCRERY, Mr. LEACH, and Mr. JACOBS.

H. Res. 154: Mr. LEVY.

49.26 PETITIONS, ETC.

Under clause 1 of rule XXII, petitions and papers were laid on the Clerk's desk and referred as follows:

32. By the SPEAKER: Petition of the President of the Legislative Yuan, Republic of China, relative to bilateral trade; to the Committee on Ways and Means.

33. Also, a petition of the Canadian Embassy, the Ambassador, relative to H.R. 1313; jointly, to the Committees on the Judiciary, Ways and Means, and Foreign Affairs.

WEDNESDAY, MAY 5, 1993 (50)

50.1 DESIGNATION OF SPEAKER PRO TEMPORE

The House was called to order by the SPEAKER pro tempore, Mr. MONTGOMERY, who laid before the House the following communication:

MAY 5, 1993.

I hereby designate the Honorable G.V. (SONNY) MONTGOMERY to act as Speaker pro tempore on this day.

THOMAS S. FOLEY,

Speaker of the House of Representatives.

50.2 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. MONTGOMERY, announced he had examined and approved the Journal of the proceedings of Tuesday, May 4, 1993.

Mr. ISTOOK, pursuant to clause 1, rule I, objected to the Chair's approval of the Journal.

The question being put, viva voce,

Will the House agree to the Chair's approval of said Journal?

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

Mr. ISTOOK 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	255
	Nays	146
	Answered present	1

50.3 [Roll No. 151] YEAS—255

Abercrombie	English (OK)	LaFalce
Ackerman	Eshoo	Lambert
Andrews (ME)	Evans	Lancaster
Andrews (NJ)	Fazio	Lantos
Andrews (TX)	Fields (LA)	LaRocco
Applegate	Filner	Laughlin
Archer	Fingerhut	Lehman
Bacchus (FL)	Fish	Levin
Bachus (AL)	Flake	Lewis (GA)
Baessler	Foglietta	Lipinski
Barcia	Ford (MI)	Long
Barlow	Ford (TN)	Lowe
Barrett (WI)	Frost	Mann
Bateman	Furse	Manton
Beilenson	Gallo	Margolies-
Berman	Gejdenson	Mezvinsky
Bevill	Gephardt	Martinez
Bilbray	Geren	Matsui
Bishop	Gillmor	Mazzoli
Blackwell	Gilman	McCloskey
Bonior	Glickman	McCollum
Borski	Gonzalez	McCrery
Boucher	Gordon	McCurdy
Brewster	Green	McDermott
Brooks	Gunderson	McHale
Browder	Gutierrez	McNulty
Brown (FL)	Hall (OH)	Meehan
Brown (OH)	Hall (TX)	Meek
Bryant	Hamburg	Menendez
Byrne	Hamilton	Mfume
Cantwell	Harman	Miller (CA)
Cardin	Hastings	Mineta
Carr	Hayes	Minge
Chapman	Hefner	Mink
Clayton	Hilliard	Moakley
Clement	Hinchey	Mollohan
Clinger	Hoagland	Montgomery
Clyburn	Hochbrueckner	Moran
Coleman	Holden	Murtha
Collins (IL)	Houghton	Myers
Collins (MI)	Hoyer	Nadler
Combest	Hughes	Natcher
Condit	Hutchinson	Neal (MA)
Cooper	Hutto	Neal (NC)
Coppersmith	Inglis	Oberstar
Costello	Inslee	Obey
Coyne	Jefferson	Olver
Cramer	Johnson (GA)	Ortiz
Danner	Johnson (SD)	Orton
Darden	Johnson, E. B.	Owens
de la Garza	Johnston	Oxley
Deal	Kanjorski	Pallone
Dellums	Kaptur	Parker
Derrick	Kasich	Pastor
Deutsch	Kennedy	Payne (NJ)
Dicks	Kennelly	Payne (VA)
Dingell	Kildee	Penny
Dixon	Kingston	Peterson (FL)
Durbin	Klecza	Peterson (MN)
Edwards (CA)	Klein	Pickett
Edwards (TX)	Klink	Pickle
Engel	Kopetski	Pombo
English (AZ)	Kreidler	Pomeroy

Poshard	Serrano	Thompson
Price (NC)	Sharp	Thornton
Quillen	Shepherd	Thurman
Rahall	Sisisky	Torres
Rangel	Skaggs	Torricelli
Reed	Skelton	Trafficant
Reynolds	Slattery	Unsoeld
Richardson	Smith (IA)	Velazquez
Roemer	Spence	Vento
Rose	Spratt	Visclosky
Rostenkowski	Stark	Volkmr
Rowland	Stenholm	Waters
Roybal-Allard	Stokes	Watt
Rush	Strickland	Waxman
Sabo	Studds	Wheat
Sanders	Stupak	Williams
Sangmeister	Swett	Wilson
Santorum	Swift	Woolsey
Sarpalius	Synar	Wyden
Sawyer	Tanner	Wynn
Schenk	Tauzin	Yates
Schumer	Tejeda	
Scott	Thomas (WY)	

NAYS—146

Allard	Gilchrest	Morella
Armey	Gingrich	Murphy
Baker (CA)	Goodlatte	Nussle
Baker (LA)	Goodling	Packard
Ballenger	Goss	Paxton
Barrett (NE)	Grams	Petri
Bartlett	Grandy	Pryce (OH)
Barton	Greenwood	Quinn
Bentley	Hancock	Ramstad
Bereuter	Hansen	Ravenel
Bilirakis	Hastert	Regula
Bliley	Hefley	Roberts
Blute	Herger	Rogers
Boehlert	Hobson	Rohrabacher
Boehner	Hoekstra	Ros-Lehtinen
Bonilla	Hoke	Roth
Bunning	Horn	Roukema
Burton	Huffington	Royce
Buyer	Hunter	Schaefer
Callahan	Istook	Schiff
Calvert	Jacobs	Schroeder
Camp	Johnson (CT)	Sensenbrenner
Canady	Johnson, Sam	Shaw
Castle	Kim	Shays
Clay	King	Shuster
Coble	Klug	Skeen
Collins (GA)	Knollenberg	Smith (MI)
Cox	Kolbe	Smith (OR)
Crane	Kyl	Smith (TX)
Crapo	Lazio	Snowe
Cunningham	Leach	Solomon
DeLay	Levy	Stearns
Diaz-Balart	Lewis (CA)	Stump
Dickey	Lewis (FL)	Sundquist
Doolittle	Linder	Talent
Dornan	Livingston	Taylor (MS)
Dreier	Machtley	Taylor (NC)
Duncan	Manzullo	Thomas (CA)
Dunn	Markey	Torkildsen
Emerson	McCandless	Upton
Everett	McDade	Vucanovich
Ewing	McHugh	Walker
Fawell	McKeon	Walsh
Fields (TX)	Meyers	Weldon
Fowler	Mica	Wolf
Franks (CT)	Michel	Young (AK)
Franks (NJ)	Miller (FL)	Young (FL)
Galleghy	Molinari	Zeliff
Gekas	Moorhead	

ANSWERED "PRESENT"—1

Slaughter

NOT VOTING—29

Becerra	Inhofe	Saxton
Brown (CA)	Lightfoot	Smith (NJ)
Conyers	Lloyd	Towns
DeFazio	Maloney	Tucker
DeLauro	McInnis	Valentine
Dooley	McKinney	Washington
Frank (MA)	McMillan	Whitten
Gibbons	Pelosi	Wise
Henry	Porter	Zimmer
Hyde	Ridge	

So the Journal was approved.

150.4 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

1161. A letter from the Secretary of Education, transmitting final regulations—Drug Prevention Programs in Higher Education,

pursuant to 20 U.S.C. 1232(d)(1); to the Committee on Education and Labor.

1162. A letter from the President, Institute of American Indian Arts, transmitting their annual report for 1992, pursuant to Public Law 99-498, section 1515(a) (100 Stat. 1609); to the Committee on Education and Labor.

1163. A letter from the National Foundation on the Arts and the Humanities, transmitting a draft of proposed legislation to authorize appropriations for the National Endowment for the Arts, the National Endowment for the Humanities, and the Institute of Museum Services for fiscal years 1994 and 1995; to the Committee on Education and Labor.

1164. A letter from the Acting Director, Defense Security Assistance Agency, transmitting a revised listing for the last four quarters of licenses/approvals for the export of commercially sold defense articles/services, pursuant to 22 U.S.C. 2776(a); to the Committee on Foreign Affairs.

1165. A letter from the Acting Assistant Secretary for Legislative Affairs, Department of State, transmitting notification of a proposed license for the export of major defense equipment and services sold commercially to Singapore (Transmittal No. OTC-20-93), pursuant to 22 U.S.C. 2776(c); to the Committee on Foreign Affairs.

1166. A letter from the Acting Assistant Secretary for Legislative Affairs, Department of State, transmitting the annual report on international terrorism for 1992, pursuant to 22 U.S.C. 2656f; to the Committee on Foreign Affairs.

1167. A letter from the Chairman, National Transportation Safety Board, transmitting a report of activities under the Freedom of Information Act for calendar year 1992, pursuant to 5 U.S.C. 552(d); to the Committee on Government Operations.

1168. A letter from the Chairman, U.S. Sentencing Commission, transmitting the 1992 annual report of the activities of the Commission, pursuant to 28 U.S.C. 997; to the Committee on the Judiciary.

1169. A letter from the Secretary of Transportation, transmitting the biennial report on compliance with the Marine Plastic Pollution Research and Control Act, pursuant to 33 U.S.C. 1902 note; to the Committee on Merchant Marine and Fisheries.

1170. A letter from the Acting Deputy Director, Office of Personnel Management, transmitting a report on the voluntary leave transfer and leave bank programs, pursuant to Public Law 100-566, section 2(e)(2) (102 Stat. 2845); to the Committee on Post Office and Civil Service.

1171. A letter from the Chairman, U.S. International Trade Commission, transmitting the Commission's 73d quarterly report on trade between the United States and the nonmarket economy countries, pursuant to 19 U.S.C. 2440; to the Committee on Ways and Means.

1172. A letter from the Acting Assistant Secretary for Legislative Affairs, Department of State, transmitting certification for eight countries concerning their commercial shrimp fleets and technology used that may adversely affect certain sea turtles; jointly, to the Committees on Appropriations and Foreign Affairs.

1173. A letter from the Secretary, Department of Energy, transmitting the third annual report on the programs, projects, and joint ventures supported under the act, pursuant to 42 U.S.C. 12006; jointly, to the Committees on Energy and Commerce and Science, Space, and Technology.

1174. A letter from the Chairman, National Transportation Safety Board, transmitting a draft of proposed legislation to amend the Independent Safety Board Act of 1974 to authorize appropriations for fiscal years 1994, 1995, and 1996, and for other purposes; jointly,

to the Committees on Energy and Commerce and Public Works and Transportation.

1175. A letter from the Director, Office of Government Ethics, transmitting a draft of proposed legislation to amend the Ethics in Government Act of 1978, as amended, to extend the authorization of appropriations for the Office of Government Ethics for 8 years and for other purposes; jointly, to the Committees on the Judiciary and Post Office and Civil Service.

150.5 MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Edwin Thomas, one of his secretaries.

150.6 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed without amendment bills of the House of the following titles:

H. Con. Res. 34. Concurrent resolution calling for a continued United States policy of opposition to the resumption of commercial whaling, and otherwise expressing the sense of the Congress with respect to conserving and protecting the world's whale, dolphin, and porpoise populations.

The message also announced that the Senate had passed bills of the following titles, in which the concurrence of the House is requested:

S. 171. An Act to establish the Department of Environmental Protection, provide for a Bureau of Environmental Statistics and a Presidential Commission on Improving Environmental Protection, and for other purposes; and

S. 884. An Act to make technical amendments to the Higher Education Act of 1965 and the Carl D. Perkins Vocational and Applied Technology Act.

150.7 CERTIFICATE OF ELECTION

The SPEAKER laid before the House the following communication:

WASHINGTON, DC,

May 5, 1993.

Hon. THOMAS S. FOLEY,
The Speaker, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: I have the honor to transmit herewith a facsimile copy of the unofficial results received from the the Secretary of State, State of Ohio, indicating that, according to the unofficial returns of the Special Election held on May 4, 1993 the Honorable Rob Portman was elected to the Office of Representative in Congress from the Second Congressional District, State of Ohio.

With great respect, I am

Sincerely yours,

DONNALD K. ANDERSON,
*Clerk, House of Representatives.*SECRETARY OF STATE, STATE OF OHIO,
Columbus, OH, May 4, 1993.

Hon. DONNALD K. ANDERSON,
Clerk of the House, House of Representatives, Washington, DC.

Re: Unofficial results of Special Congressional Election in the Second Congressional District, Ohio

DEAR MR. ANDERSON: On May 4, 1993 a special election was held in the Second Congressional District of Ohio to fill a vacancy therein. The election was held pursuant to Ohio Revised Code Section 3521.03.

The unofficial results of the election with 98% of votes counted are as follows: Lee Hornberger, 22,496; Rob Portman, 52,598.

An official canvass of the returns will begin on or about May 17, 1993. Subsequent to the canvass, a certificate of election will be forwarded to you.

If you have any questions or if I can be of further service, please call me at (614) 466-2585.

Sincerely,

JOHN BENDER,
Chief Elections Counsel.

¶50.8 ORDER OF BUSINESS—SWEARING IN OF MEMBER-ELECT

On motion of Mr. MICHEL, by unanimous consent,

Ordered, That, notwithstanding the fact that the certificate of election of Mr. Bob Portman, 2nd District of the State of Ohio, has not been received by the Clerk of the House of Representatives, Mr. PORTMAN be permitted to take the oath of office as prescribed by law, there being no contest and no question with regard to his election.

Mr. PORTMAN then presented himself at the bar of the House and took the oath of office prescribed by law.

¶50.9 WAIVING POINTS OF ORDER AGAINST THE CONFERENCE REPORT ON H.R. 2

Mr. FROST, by direction of the Committee on Rules, called up the following resolution (H. Res. 163):

Resolved, That during consideration of the conference report to accompany the bill (H.R. 2) to establish national voter registration procedures for Federal elections, and for other purposes, points of order against the conference report for failure to comply with clause 3 of rule XXVIII are waived.

When said resolution was considered. After debate,

On motion of Mr. FROST, 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. MAZZOLI, announced that the yeas had it.

Mr. DREIER 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 253
Nays 168

¶50.10 [Roll No. 152]
YEAS—253

Abercrombie	Brewster	Conyers
Ackerman	Brooks	Cooper
Andrews (ME)	Browder	Coppersmith
Andrews (NJ)	Brown (CA)	Costello
Andrews (TX)	Brown (FL)	Coyne
Applegate	Brown (OH)	Cramer
Bacchus (FL)	Bryant	Danner
Baesler	Byrne	Darden
Barcia	Cantwell	de la Garza
Barlow	Cardin	Deal
Barrett (WI)	Carr	DeFazio
Beilenson	Chapman	DeLauro
Berman	Clay	Dellums
Bevill	Clayton	Derrick
Bilbray	Clement	Deutsch
Bishop	Clinger	Diaz-Balart
Blackwell	Clyburn	Dicks
Bonior	Coleman	Dingell
Borski	Collins (IL)	Collins (MI)
Boucher	Collins (MI)	Dooley

Durbin	Lehman	Richardson
Edwards (CA)	Levin	Roemer
Edwards (TX)	Lewis (GA)	Ros-Lehtinen
Engel	Lipinski	Rose
English (AZ)	Lloyd	Rostenkowski
English (OK)	Long	Rowland
Eshoo	Lowe	Roybal-Allard
Evans	Maloney	Rush
Fazio	Mann	Sabo
Fields (LA)	Manton	Sanders
Filner	Margolies-	Sangmeister
Fingerhut	Mezvinsky	Sarpalius
Flake	Markey	Sawyer
Foglietta	Martinez	Schenk
Ford (MI)	Matsui	Schroeder
Ford (TN)	Mazzoli	Schumer
Frank (MA)	McCloskey	Scott
Frost	McCurdy	Serrano
Furse	McDermott	Sharp
Gejdenson	McHale	Shepherd
Gephardt	McKinney	Sisisky
Geren	McNulty	Skaggs
Gibbons	Meehan	Skelton
Glickman	Meek	Slattery
Gonzalez	Menendez	Slaughter
Gordon	Mfume	Smith (IA)
Green	Miller (CA)	Spratt
Green	Mineta	Stark
Gutierrez	Minge	Stenholm
Hall (OH)	Mink	Stokes
Hamburg	Moakley	Strickland
Hamilton	Mollohan	Studds
Harman	Montgomery	Stupak
Hastings	Moran	Swett
Hayes	Morella	Swift
Hefner	Murphy	Synar
Hilliard	Murtha	Tanner
Hinchee	Nadler	Tauzin
Hoagland	Natcher	Taylor (MS)
Hochbrueckner	Neal (MA)	Tejeda
Holden	Neal (NC)	Thornton
Hoyer	Oberstar	Thurman
Hughes	Obey	Torres
Hutto	Olver	Torricelli
Inslee	Ortiz	Towns
Jacobs	Orton	Traficant
Jefferson	Owens	Tucker
Johnson (GA)	Pallone	Unsoeld
Johnson (SD)	Parker	Valentine
Johnston	Pastor	Velazquez
Kanjorski	Payne (NJ)	Vento
Kaptur	Payne (VA)	Visclosky
Kennedy	Pelosi	Volkmer
Kennelly	Penny	Washington
Kildee	Peterson (FL)	Waters
Kleczcza	Peterson (MN)	Watt
Klein	Pickett	Waxman
Klink	Pickle	Wheat
Kopetski	Pomeroy	Williams
Kreidler	Poshard	Wilson
LaFalce	Price (NC)	Wise
Lambert	Rahall	Woolsey
Lancaster	Rangel	Wynn
Lantos	Reed	Yates
LaRocco	Reynolds	
Laughlin		

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Allard	Crapo	Hancock
Archer	Cunningham	Hansen
Army	DeLay	Hastert
Bachus (AL)	Dickey	Hefley
Baker (CA)	Doolittle	Herger
Baker (LA)	Dornan	Hobson
Ballenger	Dreier	Hoekstra
Barrett (NE)	Duncan	Hoke
Bartlett	Dunn	Horn
Barton	Emerson	Houghton
Bateman	Everett	Huffington
Bentley	Ewing	Hunter
Bereuter	Fawell	Hutchinson
Bilirakis	Fields (TX)	Hyde
Biley	Fish	Inglis
Blute	Fowler	Istook
Boehlert	Franks (CT)	Johnson (CT)
Boehner	Franks (NJ)	Johnson, Sam
Bonilla	Gallely	Kasich
Bunning	Gallo	Kim
Burton	Gekas	King
Buyer	Gilchrest	Kingston
Callahan	Gillmor	Klug
Calvert	Gilman	Knollenberg
Camp	Gingrich	Kolbe
Canady	Goodlatte	Kyl
Castle	Goodling	Lazio
Coble	Goss	Leach
Collins (GA)	Grams	Levy
Combest	Grandy	Lewis (CA)
Condit	Greenwood	Lewis (FL)
Cox	Gunderson	Lightfoot
Crane	Hall (TX)	Linder

Livingston	Porter	Skeen
Machtley	Portman	Smith (MI)
Manzullo	Pryce (OH)	Smith (OR)
McCandless	Quillen	Smith (TX)
McCollum	Quinn	Snowe
McCrery	Ramstad	Solomon
McDade	Ravenel	Spence
McHugh	Regula	Stearns
McKeon	Ridge	Stump
McMillan	Roberts	Sundquist
Meyers	Rogers	Talent
Mica	Rohrabacher	Taylor (NC)
Michel	Roth	Thomas (CA)
Miller (FL)	Thoukema	Thomas (WY)
Molinari	Royce	Torkildsen
Moorhead	Santorum	Upton
Myers	Saxton	Vucanovich
Nussle	Schaefer	Walker
Oxley	Schiff	Walsh
Packard	Sensenbrenner	Weldon
Paxon	Shaw	Wolf
Petri	Shays	Young (AK)
Pombo	Shuster	Zeliff

NOT VOTING—11

Becerra	McInnis	Wyden
Henry	Smith (NJ)	Young (FL)
Inhofe	Thompson	Zimmer
Johnson, E.B.	Whitten	

So 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.

¶50.11 MESSAGE FROM THE PRESIDENT—U.S.-CANADA FREE TRADE AGREEMENT

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

To the Congress of the United States:

Pursuant to section 304(f) of the United States-Canada Free-Trade Agreement Implementation Act of 1988 (Public Law 100-449; 102 Stat. 1875), I am pleased to transmit the attached biennial report regarding the actions taken by the United States and Canada to implement the Free-Trade Agreement.

WILLIAM J. CLINTON.

THE WHITE HOUSE, May 5, 1993.

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on Ways and Means and ordered to be printed (H. Doc. 103-81).

¶50.12 NATIONAL VOTER REGISTRATION

Mr. SWIFT called up the following conference report (Rept. No. 103-66):

The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 2), to establish national voter registration procedures for Federal elections, 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 House recede from its disagreement to the amendment of the Senate to the text of the bill and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment, insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "National Voter Registration Act of 1993".

SEC. 2. FINDINGS AND PURPOSES.

(a) FINDINGS.—The Congress finds that—

(1) the right of citizens of the United States to vote is a fundamental right;

(2) it is the duty of the Federal, State, and local governments to promote the exercise of that right; and

(3) discriminatory and unfair registration laws and procedures can have a direct and damaging effect on voter participation in elections for Federal office and disproportionately harm voter participation by various groups, including racial minorities.

(b) PURPOSES.—The purposes of this Act are—

(1) to establish procedures that will increase the number of eligible citizens who register to vote in elections for Federal office;

(2) to make it possible for Federal, State, and local governments to implement this Act in a manner that enhances the participation of eligible citizens as voters in elections for Federal office;

(3) to protect the integrity of the electoral process; and

(4) to ensure that accurate and current voter registration rolls are maintained.

SEC. 3. DEFINITIONS.

As used in this Act—

(1) the term “election” has the meaning stated in section 301(1) of the Federal Election Campaign Act of 1971 (2 U.S.C. 431(1));

(2) the term “Federal office” has the meaning stated in section 301(3) of the Federal Election Campaign Act of 1971 (2 U.S.C. 431(3));

(3) the term “motor vehicle driver’s license” includes any personal identification document issued by a State motor vehicle authority;

(4) the term “State” means a State of the United States and the District of Columbia; and

(5) the term “voter registration agency” means an office designated under section 7(a)(1) to perform voter registration activities.

SEC. 4. NATIONAL PROCEDURES FOR VOTER REGISTRATION FOR ELECTIONS FOR FEDERAL OFFICE.

(a) IN GENERAL.—Except as provided in subsection (b), notwithstanding any other Federal or State law, in addition to any other method of voter registration provided for under State law, each State shall establish procedures to register to vote in elections for Federal office—

(1) by application made simultaneously with an application for a motor vehicle driver’s license pursuant to section 5;

(2) by mail application pursuant to section 6; and

(3) by application in person—

(A) at the appropriate registration site designated with respect to the residence of the applicant in accordance with State law; and

(B) at a Federal, State, or nongovernmental office designated under section 7.

(b) NONAPPLICABILITY TO CERTAIN STATES.—This Act does not apply to a State described in either or both of the following paragraphs:

(1) A State in which, under law that is in effect continuously on and after March 11, 1993, there is no voter registration requirement for any voter in the State with respect to an election for Federal office.

(2) A State in which, under law that is in effect continuously on and after March 11, 1993, or that was enacted on or prior to March 11, 1993, and by its terms is to come into effect upon the enactment of this Act, so long as that law remains in effect, all voters in the State may register to vote at the polling place at the time of voting in a general election for Federal office.

SEC. 5. SIMULTANEOUS APPLICATION FOR VOTER REGISTRATION AND APPLICATION FOR MOTOR VEHICLE DRIVER’S LICENSE.

(a) IN GENERAL.—(1) Each State motor vehicle driver’s license application (including any renewal application) submitted to the appropriate State motor vehicle authority

under State law shall serve as an application for voter registration with respect to elections for Federal office unless the applicant fails to sign the voter registration application.

(2) An application for voter registration submitted under paragraph (1) shall be considered as updating any previous voter registration by the applicant.

(b) LIMITATION ON USE OF INFORMATION.—No information relating to the failure of an applicant for a State motor vehicle driver’s license to sign a voter registration application may be used for any purpose other than voter registration.

(c) FORMS AND PROCEDURES.—(1) Each State shall include a voter registration application form for elections for Federal office as part of an application for a State motor vehicle driver’s license.

(2) The voter registration application portion of an application for a State motor vehicle driver’s license—

(A) may not require any information that duplicates information required in the driver’s license portion of the form (other than a second signature or other information necessary under subparagraph (C));

(B) may require only the minimum amount of information necessary to—

(i) prevent duplicate voter registrations; and

(ii) enable State election officials to assess the eligibility of the applicant and to administer voter registration and other parts of the election process;

(C) shall include a statement that—

(i) states each eligibility requirement (including citizenship);

(ii) contains an attestation that the applicant meets each such requirement; and

(iii) requires the signature of the applicant, under penalty of perjury;

(D) shall include, in print that is identical to that used in the attestation portion of the application—

(i) the information required in section 8(a)(5) (A) and (B);

(ii) a statement that, if an applicant declines to register to vote, the fact that the applicant has declined to register will remain confidential and will be used only for voter registration purposes; and

(iii) a statement that if an applicant does register to vote, the office at which the applicant submits a voter registration application will remain confidential and will be used only for voter registration purposes; and

(E) shall be made available (as submitted by the applicant, or in machine readable or other format) to the appropriate State election official as provided by State law.

(d) CHANGE OF ADDRESS.—Any change of address form submitted in accordance with State law for purposes of a State motor vehicle driver’s license shall serve as notification of change of address for voter registration with respect to elections for Federal office for the registrant involved unless the registrant states on the form that the change of address is not for voter registration purposes.

(e) TRANSMITTAL DEADLINE.—(1) Subject to paragraph (2), a completed voter registration portion of an application for a State motor vehicle driver’s license accepted at a State motor vehicle authority shall be transmitted to the appropriate State election official not later than 10 days after the date of acceptance.

(2) If a registration application is accepted within 5 days before the last day for registration to vote in an election, the application shall be transmitted to the appropriate State election official not later than 5 days after the date of acceptance.

SEC. 6. MAIL REGISTRATION.

(a) FORM.—(1) Each State shall accept and use the mail voter registration application form prescribed by the Federal Election Commission pursuant to section 9(a)(2) for the registration of voters in elections for Federal office.

(2) In addition to accepting and using the form described in paragraph (1), a State may develop and use a mail voter registration form that meets all of the criteria stated in section 9(b) for the registration of voters in elections for Federal office.

(3) A form described in paragraph (1) or (2) shall be accepted and used for notification of a registrant’s change of address.

(b) AVAILABILITY OF FORMS.—The chief State election official of a State shall make the forms described in subsection (a) available for distribution through governmental and private entities, with particular emphasis on making them available for organized voter registration programs.

(c) FIRST-TIME VOTERS.—(1) Subject to paragraph (2), a State may by law require a person to vote in person if—

(A) the person was registered to vote in a jurisdiction by mail; and

(B) the person has not previously voted in that jurisdiction.

(2) Paragraph (1) does not apply in the case of a person—

(A) who is entitled to vote by absentee ballot under the Uniformed and Overseas Citizens Absentee Voting Act (42 U.S.C. 1973ff-1 et seq.);

(B) who is provided the right to vote otherwise than in person under section 3(b)(2)(B)(ii) of the Voting Accessibility for the Elderly and Handicapped Act (42 U.S.C. 1973ee-1(b)(2)(B)(ii)); or

(C) who is entitled to vote otherwise than in person under any other Federal law.

(d) UNDELIVERED NOTICES.—If a notice of the disposition of a mail voter registration application under section 8(a)(2) is sent by nonforwardable mail and is returned undelivered, the registrar may proceed in accordance with section 8(d).

SEC. 7. VOTER REGISTRATION AGENCIES.

(a) DESIGNATION.—(1) Each State shall designate agencies for the registration of voters in elections for Federal office.

(2) Each State shall designate as voter registration agencies—

(A) all offices in the State that provide public assistance; and

(B) all offices in the State that provide State-funded programs primarily engaged in providing services to persons with disabilities.

(3)(A) In addition to voter registration agencies designated under paragraph (2), each State shall designate other offices within the State as voter registration agencies.

(B) Voter registration agencies designated under subparagraph (A) may include—

(i) State or local government offices such as public libraries, public schools, offices of city and county clerks (including marriage license bureaus), fishing and hunting license bureaus, government revenue offices, unemployment compensation offices, and offices not described in paragraph (2)(B) that provide services to persons with disabilities; and

(ii) Federal and nongovernmental offices, with the agreement of such offices.

(4)(A) At each voter registration agency, the following services shall be made available:

(i) Distribution of mail voter registration application forms in accordance with paragraph (6).

(ii) Assistance to applicants in completing voter registration application forms, unless the applicant refuses such assistance.

(iii) Acceptance of completed voter registration application forms for transmittal to the appropriate State election official.

(B) If a voter registration agency designated under paragraph (2)(B) provides services to a person with a disability at the person's home, the agency shall provide the services described in subparagraph (A) at the person's home.

(5) A person who provides service described in paragraph (4) shall not—

(A) seek to influence an applicant's political preference or party registration;

(B) display any such political preference or party allegiance;

(C) make any statement to an applicant or take any action the purpose or effect of which is to discourage the applicant from registering to vote; or

(D) make any statement to an applicant or take any action the purpose or effect of which is to lead the applicant to believe that a decision to register or not to register has any bearing on the availability of services or benefits.

(6) A voter registration agency that is an office that provides service or assistance in addition to conducting voter registration shall—

(A) distribute with each application for such service or assistance, and with each recertification, renewal, or change of address form relating to such service or assistance—

(i) the mail voter registration application form described in section 9(a)(2), including a statement that—

(I) specifies each eligibility requirement (including citizenship);

(II) contains an attestation that the applicant meets each such requirement; and

(III) requires the signature of the applicant, under penalty of perjury; or

(ii) the office's own form if it is equivalent to the form described in section 9(a)(2),

unless the applicant, in writing, declines to register to vote;

(B) provide a form that includes—

(i) the question, "If you are not registered to vote where you live now, would you like to apply to register to vote here today?";

(ii) if the agency provides public assistance, the statement, "Applying to register or declining to register to vote will not affect the amount of assistance that you will be provided by this agency.";

(iii) boxes for the applicant to check to indicate whether the applicant would like to register or declines to register to vote (failure to check either box being deemed to constitute a declination to register for purposes of subparagraph (C)), together with the statement (in close proximity to the boxes and in prominent type), "IF YOU DO NOT CHECK EITHER BOX, YOU WILL BE CONSIDERED TO HAVE DECIDED NOT TO REGISTER TO VOTE AT THIS TIME.";

(iv) the statement, "If you would like help in filling out the voter registration application form, we will help you. The decision whether to seek or accept help is yours. You may fill out the application form in private."; and

(v) the statement, "If you believe that someone has interfered with your right to register or to decline to register to vote, your right to privacy in deciding whether to register or in applying to register to vote, or your right to choose your own political party or other political preference, you may file a complaint with _____.", the blank being filled by the name, address, and telephone number of the appropriate official to whom such a complaint should be addressed; and

(C) provide to each applicant who does not decline to register to vote the same degree of assistance with regard to the completion of the registration application form as is provided by the office with regard to the completion of its own forms, unless the applicant refuses such assistance.

(7) No information relating to a declination to register to vote in connection with an application made at an office described in paragraph (6) may be used for any purpose other than voter registration.

(b) FEDERAL GOVERNMENT AND PRIVATE SECTOR COOPERATION.—All departments, agencies, and other entities of the executive branch of the Federal Government shall, to the greatest extent practicable, cooperate with the States in carrying out subsection (a), and all nongovernmental entities are encouraged to do so.

(c) ARMED FORCES RECRUITMENT OFFICES.—(1) Each State and the Secretary of Defense shall jointly develop and implement procedures for persons to apply to register to vote at recruitment offices of the Armed Forces of the United States.

(2) A recruitment office of the Armed Forces of the United States shall be considered to be a voter registration agency designated under subsection (a)(2) for all purposes of this Act.

(d) TRANSMITTAL DEADLINE.—(1) Subject to paragraph (2), a completed registration application accepted at a voter registration agency shall be transmitted to the appropriate State election official not later than 10 days after the date of acceptance.

(2) If a registration application is accepted within 5 days before the last day for registration to vote in an election, the application shall be transmitted to the appropriate State election official not later than 5 days after the date of acceptance.

SEC. 8. REQUIREMENTS WITH RESPECT TO ADMINISTRATION OF VOTER REGISTRATION.

(a) IN GENERAL.—In the administration of voter registration for elections for Federal office, each State shall—

(1) ensure that any eligible applicant is registered to vote in an election—

(A) in the case of registration with a motor vehicle application under section 5, if the valid voter registration form of the applicant is submitted to the appropriate State motor vehicle authority not later than the lesser of 30 days, or the period provided by State law, before the date of the election;

(B) in the case of registration by mail under section 6, if the valid voter registration form of the applicant is postmarked not later than the lesser of 30 days, or the period provided by State law, before the date of the election;

(C) in the case of registration at a voter registration agency, if the valid voter registration form of the applicant is accepted at the voter registration agency not later than the lesser of 30 days, or the period provided by State law, before the date of the election; and

(D) in any other case, if the valid voter registration form of the applicant is received by the appropriate State election official not later than the lesser of 30 days, or the period provided by State law, before the date of the election;

(2) require the appropriate State election official to send notice to each applicant of the disposition of the application;

(3) provide that the name of a registrant may not be removed from the official list of eligible voters except—

(A) at the request of the registrant;

(B) as provided by State law, by reason of criminal conviction or mental incapacity; or

(C) as provided under paragraph (4);

(4) conduct a general program that makes a reasonable effort to remove the names of ineligible voters from the official lists of eligible voters by reason of—

(A) the death of the registrant; or

(B) a change in the residence of the registrant, in accordance with subsections (b), (c), and (d);

(5) inform applicants under sections 5, 6, and 7 of—

(A) voter eligibility requirements; and

(B) penalties provided by law for submission of a false voter registration application; and

(6) ensure that the identity of the voter registration agency through which any particular voter is registered is not disclosed to the public.

(b) CONFIRMATION OF VOTER REGISTRATION.—Any State program or activity to protect the integrity of the electoral process by ensuring the maintenance of an accurate and current voter registration roll for elections for Federal office—

(1) shall be uniform, nondiscriminatory, and in compliance with the Voting Rights Act of 1965 (42 U.S.C. 1973 et seq.); and

(2) shall not result in the removal of the name of any person from the official list of voters registered to vote in an election for Federal office by reason of the person's failure to vote.

(c) VOTER REMOVAL PROGRAMS.—(1) A State may meet the requirement of subsection (a)(4) by establishing a program under which—

(A) change-of-address information supplied by the Postal Service through its licensees is used to identify registrants whose addresses may have changed; and

(B) if it appears from information provided by the Postal Service that—

(i) a registrant has moved to a different residence address in the same registrar's jurisdiction in which the registrant is currently registered, the registrar changes the registration records to show the new address and sends the registrant a notice of the change by forwardable mail and a postage prepaid pre-addressed return form by which the registrant may verify or correct the address information; or

(ii) the registrant has moved to a different residence address not in the same registrar's jurisdiction, the registrar uses the notice procedure described in subsection (d)(2) to confirm the change of address.

(2)(A) A State shall complete, not later than 90 days prior to the date of a primary or general election for Federal office, any program the purpose of which is to systematically remove the names of ineligible voters from the official lists of eligible voters.

(B) Subparagraph (A) shall not be construed to preclude—

(i) the removal of names from official lists of voters on a basis described in paragraph (3) (A) or (B) or (4) (A) of subsection (a); or

(ii) correction of registration records pursuant to this Act.

(d) REMOVAL OF NAMES FROM VOTING ROLLS.—(1) A State shall not remove the name of a registrant from the official list of eligible voters in elections for Federal office on the ground that the registrant has changed residence unless the registrant—

(A) confirms in writing that the registrant has changed residence to a place outside the registrar's jurisdiction in which the registrant is registered; or

(B)(i) has failed to respond to a notice described in paragraph (2); and

(ii) has not voted or appeared to vote (and, if necessary, correct the registrar's record of the registrant's address) in an election during the period beginning on the date of the notice and ending on the day after the date of the second general election for Federal office that occurs after the date of the notice.

(2) A notice is described in this paragraph if it is a postage prepaid and pre-addressed return card, sent by forwardable mail, on which the registrant may state his or her current address, together with a notice to the following effect:

(A) If the registrant did not change his or her residence, or changed residence but re-

mained in the registrar's jurisdiction, the registrant should return the card not later than the time provided for mail registration under subsection (a)(1)(B). If the card is not returned, affirmation or confirmation of the registrant's address may be required before the registrant is permitted to vote in a Federal election during the period beginning on the date of the notice and ending on the day after the date of the second general election for Federal office that occurs after the date of the notice, and if the registrant does not vote in an election during that period the registrant's name will be removed from the list of eligible voters.

(B) If the registrant has changed residence to a place outside the registrar's jurisdiction in which the registrant is registered, information concerning how the registrant can continue to be eligible to vote.

(3) A voting registrar shall correct an official list of eligible voters in elections for Federal office in accordance with change of residence information obtained in conformance with this subsection.

(e) PROCEDURE FOR VOTING FOLLOWING FAILURE TO RETURN CARD.—(1) A registrant who has moved from an address in the area covered by a polling place to an address in the same area shall, notwithstanding failure to notify the registrar of the change of address prior to the date of an election, be permitted to vote at that polling place upon oral or written affirmation by the registrar of the change of address before an election official at that polling place.

(2)(A) A registrant who has moved from an address in the area covered by one polling place to an address in an area covered by a second polling place within the same registrar's jurisdiction and the same congressional district and who has failed to notify the registrar of the change of address prior to the date of an election, at the option of the registrar—

(i) shall be permitted to correct the voting records and vote at the registrant's former polling place, upon oral or written affirmation by the registrar of the new address before an election official at that polling place; or

(ii) shall be permitted to correct the voting records and vote at a central location within the same registrar's jurisdiction designated by the registrar where a list of eligible voters is maintained, upon written affirmation by the registrar of the new address on a standard form provided by the registrar at the central location; or

(II) shall be permitted to correct the voting records for purposes of voting in future elections at the appropriate polling place for the current address and, if permitted by State law, shall be permitted to vote in the present election, upon confirmation by the registrar of the new address by such means as are required by law.

(B) If State law permits the registrant to vote in the current election upon oral or written affirmation by the registrar of the new address at a polling place described in subparagraph (A)(i) or (A)(ii)(II), voting at the other locations described in subparagraph (A) need not be provided as options.

(3) If the registration records indicate that a registrant has moved from an address in the area covered by a polling place, the registrant shall, upon oral or written affirmation by the registrar before an election official at that polling place that the registrant continues to reside at the address previously made known to the registrar, be permitted to vote at that polling place.

(f) CHANGE OF VOTING ADDRESS WITHIN A JURISDICTION.—In the case of a change of address, for voting purposes, of a registrant to another address within the same registrar's jurisdiction, the registrar shall correct the voting registration list accordingly, and the

registrar's name may not be removed from the official list of eligible voters by reason of such a change of address except as provided in subsection (d).

(g) CONVICTION IN FEDERAL COURT.—(1) On the conviction of a person of a felony in a district court of the United States, the United States attorney shall give written notice of the conviction to the chief State election official designated under section 10 of the State of the person's residence.

(2) A notice given pursuant to paragraph (1) shall include—

(A) the name of the offender;

(B) the offender's age and residence address;

(C) the date of entry of the judgment;

(D) a description of the offenses of which the offender was convicted; and

(E) the sentence imposed by the court.

(3) On request of the chief State election official of a State or other State official with responsibility for determining the effect that a conviction may have on an offender's qualification to vote, the United States attorney shall provide such additional information as the United States attorney may have concerning the offender and the offense of which the offender was convicted.

(4) If a conviction of which notice was given pursuant to paragraph (1) is overturned, the United States attorney shall give the official to whom the notice was given written notice of the vacation of the judgment.

(5) The chief State election official shall notify the voter registration officials of the local jurisdiction in which an offender resides of the information received under this subsection.

(h) REDUCED POSTAL RATES.—(1) Subchapter II of chapter 36 of title 39, United States Code, is amended by adding at the end the following:

"§3629. Reduced rates for voter registration purposes

"The Postal Service shall make available to a State or local voting registration official the rate for any class of mail that is available to a qualified nonprofit organization under section 3626 for the purpose of making a mailing that the official certifies is required or authorized by the National Voter Registration Act of 1993."

(2) The first sentence of section 2401(c) of title 39, United States Code, is amended by striking out "and 3626(a)-(h) and (j)-(k) of this title," and inserting in lieu thereof "3626(a)-(h), 3626(j)-(k), and 3629 of this title".

(3) Section 3627 of title 39, United States Code, is amended by striking out "or 3626 of this title," and inserting in lieu thereof "3626, or 3629 of this title".

(4) The table of sections for chapter 36 of title 39, United States Code, is amended by inserting after the item relating to section 3628 the following new item:

"3629. Reduced rates for voter registration purposes."

(i) PUBLIC DISCLOSURE OF VOTER REGISTRATION ACTIVITIES.—(1) Each State shall maintain for at least 2 years and shall make available for public inspection and, where available, photocopying at a reasonable cost, all records concerning the implementation of programs and activities conducted for the purpose of ensuring the accuracy and currency of official lists of eligible voters, except to the extent that such records relate to a declination to register to vote or to the identity of a voter registration agency through which any particular voter is registered.

(2) The records maintained pursuant to paragraph (1) shall include lists of the names and addresses of all persons to whom notices described in subsection (d)(2) are sent, and

information concerning whether or not each such person has responded to the notice as of the date that inspection of the records is made.

(j) DEFINITION.—For the purposes of this section, the term "registrar's jurisdiction" means—

(1) an incorporated city, town, borough, or other form of municipality;

(2) if voter registration is maintained by a county, parish, or other unit of government that governs a larger geographic area than a municipality, the geographic area governed by that unit of government; or

(3) if voter registration is maintained on a consolidated basis for more than one municipality or other unit of government by an office that performs all of the functions of a voting registrar, the geographic area of the consolidated municipalities or other geographic units.

SEC. 9. FEDERAL COORDINATION AND REGULATIONS.

(a) IN GENERAL.—The Federal Election Commission—

(1) in consultation with the chief election officers of the States, shall prescribe such regulations as are necessary to carry out paragraphs (2) and (3);

(2) in consultation with the chief election officers of the States, shall develop a mail voter registration application form for elections for Federal office;

(3) not later than June 30 of each odd-numbered year, shall submit to the Congress a report assessing the impact of this Act on the administration of elections for Federal office during the preceding 2-year period and including recommendations for improvements in Federal and State procedures, forms, and other matters affected by this Act; and

(4) shall provide information to the States with respect to the responsibilities of the States under this Act.

(b) CONTENTS OF MAIL VOTER REGISTRATION FORM.—The mail voter registration form developed under subsection (a)(2)—

(1) may require only such identifying information (including the signature of the applicant) and other information (including data relating to previous registration by the applicant), as is necessary to enable the appropriate State election official to assess the eligibility of the applicant and to administer voter registration and other parts of the election process;

(2) shall include a statement that—

(A) specifies each eligibility requirement (including citizenship);

(B) contains an attestation that the applicant meets each such requirement; and

(C) requires the signature of the applicant, under penalty of perjury;

(3) may not include any requirement for notarization or other formal authentication; and

(4) shall include, in print that is identical to that used in the attestation portion of the application—

(i) the information required in section 8(a)(5) (A) and (B);

(ii) a statement that, if an applicant declines to register to vote, the fact that the applicant has declined to register will remain confidential and will be used only for voter registration purposes; and

(iii) a statement that if an applicant does register to vote, the office at which the applicant submits a voter registration application will remain confidential and will be used only for voter registration purposes.

SEC. 10. DESIGNATION OF CHIEF STATE ELECTION OFFICIAL.

Each State shall designate a State officer or employee as the chief State election official to be responsible for coordination of State responsibilities under this Act.

SEC. 11. CIVIL ENFORCEMENT AND PRIVATE RIGHT OF ACTION.

(a) ATTORNEY GENERAL.—The Attorney General may bring a civil action in an appropriate district court for such declaratory or injunctive relief as is necessary to carry out this Act.

(b) PRIVATE RIGHT OF ACTION.—(1) A person who is aggrieved by a violation of this Act may provide written notice of the violation to the chief election official of the State involved.

(2) If the violation is not corrected within 90 days after receipt of a notice under paragraph (1), or within 20 days after receipt of the notice if the violation occurred within 120 days before the date of an election for Federal office, the aggrieved person may bring a civil action in an appropriate district court for declaratory or injunctive relief with respect to the violation.

(3) If the violation occurred within 30 days before the date of an election for Federal office, the aggrieved person need not provide notice to the chief election official of the State under paragraph (1) before bringing a civil action under paragraph (2).

(c) ATTORNEY'S FEES.—In a civil action under this section, the court may allow the prevailing party (other than the United States) reasonable attorney fees, including litigation expenses, and costs.

(d) RELATION TO OTHER LAWS.—(1) The rights and remedies established by this section are in addition to all other rights and remedies provided by law, and neither the rights and remedies established by this section nor any other provision of this Act shall supersede, restrict, or limit the application of the Voting Rights Act of 1965 (42 U.S.C. 1973 et seq.).

(2) Nothing in this Act authorizes or requires conduct that is prohibited by the Voting Rights Act of 1965 (42 U.S.C. 1973 et seq.).

SEC. 12. CRIMINAL PENALTIES.

A person, including an election official, who in any election for Federal office—

(1) knowingly and willfully intimidates, threatens, or coerces, or attempts to intimidate, threaten, or coerce, any person for—

(A) registering to vote, or voting, or attempting to register or vote;

(B) urging or aiding any person to register to vote, to vote, or to attempt to register or vote; or

(C) exercising any right under this Act; or (2) knowingly and willfully deprives, defrauds, or attempts to deprive or defraud the residents of a State of a fair and impartially conducted election process, by—

(A) the procurement or submission of voter registration applications that are known by the person to be materially false, fictitious, or fraudulent under the laws of the State in which the election is held; or

(B) the procurement, casting, or tabulation of ballots that are known by the person to be materially false, fictitious, or fraudulent under the laws of the State in which the election is held,

shall be fined in accordance with title 18, United States Code (which fines shall be paid into the general fund of the Treasury, miscellaneous receipts (pursuant to section 3302 of title 31, United States Code), notwithstanding any other law), or imprisoned not more than 5 years, or both.

SEC. 13. EFFECTIVE DATE.

This Act shall take effect—

(1) with respect to a State that on the date of enactment of this Act has a provision in the constitution of the State that would preclude compliance with this Act unless the State maintained separate Federal and State official lists of eligible voters, on the later of—

(A) January 1, 1996; or

(B) the date that is 120 days after the date by which, under the constitution of the

State as in effect on the date of enactment of this Act, it would be legally possible to adopt and place into effect any amendments to the constitution of the State that are necessary to permit such compliance with this Act without requiring a special election; and (2) with respect to any State not described in paragraph (1), on January 1, 1995.

And the Senate agree to the same.

CHARLIE ROSE, AL SWIFT, MARTIN FROST, STENY H. HOYER, GERALD D. KLECZKA, JOHN CONYERS, Jr.,

Managers on the Part of the House.

WENDELL FORD, CLAIBORNE PELL, DANIEL K. INOUE,

Managers on the Part of the Senate.

When said conference report was considered.

After debate,

By unanimous consent, the previous question was ordered on the conference report to its adoption or rejection.

Mr. LIVINGSTON moved to recommit the conference report with instructions that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill include in their report the provision found in section 13 of the Senate amendment.

The question being put, viva voce,

Will the House recommit said conference report with instructions?

The SPEAKER pro tempore, Mr. MAZZOLI, announced that the nays had it.

On a division demanded by Mr. LIVINGSTON, there appeared, yeas—10, nays—17.

Mr. LIVINGSTON 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 170 Nays 253

150.13 [Roll No. 153] YEAS—170

Table listing names of members in support of the bill, including Allard, Applegate, Archer, Armev, Bachus (AL), Baker (CA), Baker (LA), Ballenger, Barrett (NE), Bartlett, Barton, Bateman, Bentley, Bereuter, Bilirakis, Bliley, Blute, Boehlert, Boehner, Bonilla, Bunning, Burton, Buyer, Callahan, Calvert, Camp, Canady, Castle, Clinger, Coble, Collins (GA), Combest, Cox, Crane, Crapo, Cunningham, DeLay, Dickey, Doolittle, Dornan, Dreier, Duncan, Dunn, Emerson, Everrett, Ewing, Fawell, Fields (TX), Fish, Fowler, Franks (CT), Franks (NJ), Gallegly, Gallo, Gekas, Gilchrest, Gillmor, Gilman, Gingrich, Goodlatte, Goodling, Goss, Grams, Grandy, Greenwood, Gunderson, Hancock, Hansen, Hastert, Hefley, Herger, Hobson, Hoekstra, Hoke, Horn, Houghton, Huffington, Fawell, Hunter, Hutchinson, Hyde, Inglis, Istook, Johnson (CT), Johnson, Sam, Kasich, Kim, King, Kingston, Klug, Knollenberg, Kolbe, Kyl, Lazio, Leach, Lehman, Levy, Lewis (CA), Lewis (FL), Lightfoot, Linder, Livingston, Machtley, Manzullo, McCandless, McCollum, McCrery, McDade, McHugh, McKeon, McMillan, Meyers, Mica, Michel, Miller (FL), Molinari, Moorhead, Myers, Nussle, Oxley, Packard, Paxon, Skeen, Smith (MI), Smith (OR), Smith (TX), Snowe, Solomon, Spence, Stearns, Stump, Sundquist, Talent, Taylor (NC), Roberts, Rogers, Rohrabacher, Roth, Roukema, Royce, Santorum, Saxton, Schaefer, Schenk, Schiff, Sensenbrenner, Shaw, Shays, Shuster, Paxon, Skeen, Smith (MI), Smith (OR), Smith (TX), Snowe, Solomon, Spence, Stearns, Stump, Sundquist, Talent, Taylor (NC), Thomas (CA), Thomas (WY), Torkildsen, Upton, Vucanovich, Walker, Walsh, Weldon, Wolf, Young (AK), Zeliff, Abercrombie, Ackerman, Andrews (ME), Andrews (NJ), Andrews (TX), Bacchus (FL), Baesler, Barcia, Barlow, Barrett (WI), Beilenson, Berman, Bevill, Bilbray, Bishop, Blackwell, Bonior, Borski, Boucher, Brewster, Brooks, Browder, Brown (CA), Brown (FL), Brown (OH), Bryant, Byrne, Cantwell, Cardin, Carr, Chapman, Clay, Clayton, Clement, Clyburn, Coleman, Collins (IL), Collins (MI), Condit, Conyers, Cooper, Coppersmith, Costello, Coyne, Cramer, Danner, Darden, de la Garza, Deal, DeFazio, DeLauro, Dellums, Derrick, Deutsch, Diaz-Balart, Dicks, Dingell, Dixon, Dooley, Durbin, Edwards (CA), Edwards (TX), Engel, English (AZ), English (OK), Eshoo, Evans, Fazio, Fields (LA), Filner, Fingerhut, Flake, Foglietta, Ford (TN), Frank (MA), Frost, Furse, Gejdenson, Gephardt, Geren, Gibbons, Glickman, Gonzalez, Gordon, Green, Gutierrez, Hall (OH), Hall (TX), Hamburg, Hamilton, Harman, Hastings, Hayes, Hefner, Hilliard, Hinchey, Hoagland, Hochbrueckner, Holden, Hoyer, Hughes, Hutto, Inslee, Jacobs, Jefferson, Johnson (GA), Johnson (SD), Johnson, E. B., Johnston, Kanjorski, Kaptur, Kennedy, Kennelly, Kildee, Kleczka, Klein, Klink, Kopetski, Kreidler, LaFalce, Lambert, Lancaster, Lantos, LaRocco, Laughlin, Levin, Lewis (GA), Lipinski, Lloyd, Long, Lowey, Maloney, Mann, Manton, Margolies-Mezvinsky, Markey, Martinez, Matsui, Mazzoli, McCloskey, McCurdy, McDermott, McHale, McKinney, McNulty, Meehan, Meek, Menendez, Mfume, Miller (CA), Mineta, Minge, Mink, Moakley, Mollohan, Montgomery, Moran, Morella, Murphy, Murtha, Nadler, Natchner, Neal (MA), Neal (NC), Oberstar, Obey, Olver, Ortiz, Orton, Owens, Pallone, Parker, Pastor, Payne (NJ), Payne (VA), Pelosi, Penny, Peterson (FL), Pickett, Pickle, Pomeroy, Poshard, Price (NC), Rahall, Rangel, Reed, Reynolds, Richardson, Roemer, Ros-Lehtinen, Rose, Rostenkowski, Rowland, Roybal-Allard, Rush, Sabo, Sanders, Sangmeister, Sarpalio, Sawyer, Schroeder, Schumer, Scott, Serrano, Sharp, Shepherd, Sisisky, Skaggs, Skelton, Slattery, Slaughter, Smith (IA)

Spratt
Stark
Stenholm
Stokes
Strickland
Studds
Stupak
Swett
Swift
Synar
Tanner
Tauzin
Taylor (MS)
Tejeda

Thompson
Thornton
Thurman
Torres
Torrice
Towns
Traficant
Tucker
Unsoeld
Valentine
Velazquez
Vento
Visclosky
Volkmer

Washington
Waters
Watt
Waxman
Wheat
Whitten
Williams
Wilson
Wise
Woolsey
Wyden
Wynn
Yates

Murtha
Nadler
Natcher
Neal (MA)
Neal (NC)
Oberstar
Obey
Olver
Ortiz
Orton
Owens
Pallone
Parker
Pastor
Payne (NJ)
Payne (VA)
Pelosi
Penny
Peterson (FL)
Pickle
Pomeroy
Poshard
Price (NC)
Rahall
Ramstad
Rangel
Reed
Reynolds
Richardson
Roemer
Ros-Lehtinen
Rose

Rostenkowski
Roybal-Allard
Rush
Sabo
Sanders
Sangmeister
Santorum
Sarpalius
Sawyer
Schenk
Schroeder
Schumer
Scott
Serrano
Sharp
Shays
Shepherd
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Skaggs
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Smith (IA)
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Torrice
Towns
Traficant
Tucker
Unsoeld
Upton
Velazquez
Vento
Volkmer
Walsh
Washington
Waters
Watt
Waxman
Wheat
Whitten
Williams
Wilson
Wise
Woolsey
Wyden
Wynn
Yates

NOT VOTING—9

Becerra
Ford (MI)
Henry

Inhofe
McInnis
Peterson (MN)

Smith (NJ)
Young (FL)
Zimmer

So the motion to recommit with instructions was not agreed to.

The question being put, viva voce, Will the House agree to said conference report?

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

Mr. LIVINGSTON demanded a recorded vote on agreeing to said conference report, 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 259
Nays 164

§50.14 [Roll No. 154]
AYES—259

Abercrombie
Ackerman
Andrews (ME)
Andrews (NJ)
Andrews (TX)
Applegate
Bacchus (FL)
Baesler
Barcia
Barlow
Barrett (WI)
Berman
Billbray
Bilirakis
Bishop
Blackwell
Boehlert
Bonior
Borski
Boucher
Brooks
Brown (CA)
Brown (FL)
Brown (OH)
Bryant
Byrne
Cantwell
Cardin
Carr
Chapman
Clay
Clayton
Clement
Clyburn
Coleman
Collins (IL)
Collins (MI)
Conyers
Cooper
Coppersmith
Costello
Coyne
Danner
Darden
de la Garza
DeFazio
DeLauro
Dellums
Derrick
Deutsch
Diaz-Balart
Dicks
Dingell
Dixon
Dooley

Durbin
Edwards (CA)
Edwards (TX)
Engel
English (AZ)
English (OK)
Eshoo
Evans
Fazio
Fields (LA)
Filner
Fingerhut
Fish
Flake
Foglietta
Ford (TN)
Frank (MA)
Franks (NJ)
Frost
Furse
Gejdenson
Gephardt
Geren
Gibbons
Gilchrist
Gilman
Glickman
Gonzalez
Gordon
Green
Gunderson
Gutierrez
Hall (OH)
Hall (TX)
Hamburg
Hamilton
Harman
Hastings
Hayes
Hefner
Hilliard
Hinche
Hoagland
Hochbrueckner
Hoke
Holden
Hoyer
Hughes
Inslee
Jacobs
Jefferson
Johnson (CT)
Johnson (GA)
Johnson (SD)
Johnson, E.B.

Johnston
Kanjorski
Kaptur
Kennedy
Kennelly
Kildee
Kleczka
Klein
Klink
Klug
Kopetski
Kreidler
LaFalce
Lambert
Lancaster
Lantos
LaRocco
Laughlin
Leach
Lehman
Levin
Lewis (GA)
Lloyd
Long
Lowe
Maloney
Mann
Manton
Margolies-Mezvinsky
Markey
Martinez
Matsui
Mazzoli
McCloskey
McCurdy
McDermott
McHale
McKinney
McNulty
Meehan
Meek
Menendez
Meyers
Mfume
Miller (CA)
Mineta
Minge
Mink
Moakley
Mollohan
Montgomery
Moran
Morella
Murphy

Allard
Archer
Armey
Bachus (AL)
Baker (CA)
Baker (LA)
Ballenger
Barrett (NE)
Bartlett
Barton
Bateman
Beilenson
Bentley
Bereuter
Bevill
Bilely
Blute
Boehner
Bonilla
Brewster
Browder
Bunning
Burton
Buyer
Callahan
Calvert
Camp
Canady
Castle
Clinger
Coble
Collins (GA)
Combest
Condit
Cox
Cramer
Crane
Crapo
Cunningham
Deal
DeLay
Dickey
Doolittle
Dornan
Dreier
Duncan
Dunn
Emerson
Everett
Ewing
Fawell
Fields (TX)
Fowler
Franks (CT)
Gallegly

Gallo
Gekas
Gillmor
Gingrich
Goodlatte
Goodling
Goss
Grams
Grandy
Greenwood
Hancock
Hansen
Hastert
Hefley
Herger
Hobson
Hoekstra
Horn
Houghton
Huffington
Hunter
Hutchinson
Hutto
Hyde
Inglis
Istook
Johnson, Sam
Kasich
Kim
King
Kingston
Knollenberg
Kolbe
Kyl
Lazio
Levy
Lewis (CA)
Lewis (FL)
Lightfoot
Linder
Lipinski
Livingston
Machtley
Manzullo
McCandless
McCollum
McCrery
McDade
McHugh
McKeon
McMillan
Mica
Michel
Miller (FL)
Molinari

Moorhead
Myers
Nussle
Oxley
Packard
Paxon
Petri
Pickett
Pombo
Porter
Portman
Pryce (OH)
Quillen
Quinn
Ravenel
Regula
Ridge
Roberts
Rogers
Rohrabacher
Roth
Roukema
Rowland
Royce
Saxton
Schaefer
Schiff
Sensenbrenner
Shaw
Shuster
Skeen
Smith (MI)
Smith (OR)
Smith (TX)
Snowe
Solomon
Spence
Stearns
Stenholm
Stump
Sundquist
Talent
Taylor (NC)
Thomas (CA)
Thomas (WY)
Torkildsen
Valentine
Visclosky
Vucanovich
Walker
Weldon
Wolf
Young (AK)
Zeliff

NOT VOTING—9

Becerra
Ford (MI)
Henry

Inhofe
McInnis
Peterson (MN)

Smith (NJ)
Young (FL)
Zimmer

So the conference report was agreed to.

Ordered, That the Clerk notify the Senate thereof.

§50.15 PROVIDING FOR THE CONSIDERATION OF H.R. 820

Mr. HALL of Ohio, by direction of the Committee on Rules, called up the following resolution (H. Res. 164):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 820) to amend the Stevenson-Wylder Technology Innovation Act of 1980 to enhance manufacturing technology development and transfer, to authorize appropriations for the Technology Administration of the Department of Commerce, including the National Institute of Standards and Technology, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill for failure to comply with clause 2(l)(6) of rule XI are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Science, Space, and Technology. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Science, Space, and Technology now printed in the bill, modified by the amendment printed in section 2 of this resolution. The committee amendment in the nature of a substitute, as modified, shall be considered by title rather than by section. Each title shall be considered as read. Points of order against the committee amendment in the nature of a substitute, as modified, for failure to comply with clause 5(a) of rule XXI are waived. At the conclusion of consideration of the bill for amendment, the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute, as modified. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

SEC. 2. The amendment in the nature of a substitute recommended by the Committee on Science, Space, and Technology now printed in the bill is modified by striking section 506.

When said resolution was considered. After debate,

On motion of Mr. HALL of Ohio, 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.

§50.16 HOUR OF MEETING

On motion of Mr. HALL of Ohio, by unanimous consent,

Ordered, That when the House adjourns today, it adjourn to meet at 12 o'clock noon on Thursday, May 6, 1993.

§50.17 NATIONAL COMPETITIVENESS

The SPEAKER pro tempore, Mr. FIELDS of Louisiana, pursuant to

House Resolution 164 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. 820) to amend the Stevenson-Wylder Technology Innovation Act of 1980 to enhance manufacturing technology development and transfer, to authorize appropriations for the Technology Administration of the Department of Commerce, including the National Institute of Standards and Technology, and for other purposes.

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

The SPEAKER pro tempore, Ms. BROWN, assumed the Chair.

When Mr. LANCASTER, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

150.18 MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Edwin Thomas, one of his secretaries.

150.19 MESSAGE FROM THE PRESIDENT—
NATIONAL SERVICE AND STUDENT AID REFORM

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

To the Congress of the United States:

I am pleased to transmit today for your immediate consideration and enactment the "National Service Trust Act of 1993" and the "Student Loan Reform Act of 1993." These Acts represent innovative public policy founded on traditional American values: offering educational opportunity, rewarding personal responsibility, and building the American community. In affirming these values, the Acts reject wasteful bureaucracy—instead reinventing government to unleash the ideas and initiative of the American people. Also transmitted is a section-by-section analysis.

Throughout the Presidential campaign last year, Americans of all backgrounds and political persuasions responded to national service like few other ideas. The reasons are clear. Higher education is fundamental to the American Dream, but complex procedures and inflexible repayment plans have created serious problems for many students with education loans to pay back. Defaults are too high today—and taxpayers are left to foot the bill. Americans are yearning to reaffirm an American community that transcends race, region, or religion—and to tackle the problems that threaten our shared future.

The two Acts are designed to meet these basic American needs. The National Service Trust Act of 1993 establishes a domestic Peace Corps, offering hundreds of thousands of young people

the opportunity to pay for school by doing work our country needs. The Student Loan Reform Act of 1993 overhauls the student loan system. Through a one-stop direct student loan program, the Act will save taxpayers billions of dollars, lower interest rates for students, and simplify the financial aid system. And through new EXCEL Accounts and other repayment options, the Act will offer borrowers greater choice and lower monthly payments while reducing the chance of defaults.

The National Service Trust Act of 1993 establishes a definition of national service that is clear but broad. National service is work that addresses unmet educational, environmental, human, or public safety needs. It enriches the lives of those who serve, instilling the ethic of civic responsibility that is essential to our democracy. And national service does not displace or duplicate the functions of existing workers.

Building on the National and Community Service Act of 1990 and the flourishing community service programs of nonprofit organizations and States, the initiative rejects bureaucracy in favor of locally driven programs. In the spirit of reinventing government, the Act will empower those with the greatest expertise and incentives to make national service work.

The Act enables citizens of all backgrounds to serve and use their educational awards where they see fit. While many participants will be recent college graduates, Americans will be eligible to enter the program at any time in their adult lives. Both full-time and part-time service will be encouraged. And whatever their educational level, those who complete a term of service will receive an award of \$5,000. The award will be payable toward past, present, or future educational expenses in 4- and 2-year colleges, training programs, and graduate and professional schools.

The Act demands that programs meet tough guidelines for excellence and requires measurable performance goals and independent evaluations. Within these limits, however, the Act enables the people who run programs to design them. The smallest community-based organizations and largest Federal agencies will be able to compete for funding. A variety of program models will be eligible, ranging from youth corps that enable at-risk youth to meet community needs, to preprofessional programs that give college students ROTC-like training and then placements in specific problem areas, to diverse community corps that involve Americans of all backgrounds in meeting common goals.

With the economic market as a model, there is competition at every level of the system: programs compete for State approval, States compete for Federal approval, and programs at the national level compete against each other and States for Federal approval. To build public/private partnerships that earn support far beyond govern-

ment, the Act requires programs to make a cash match and to increase nongovernment support as time passes.

The Act is designed to reduce waste and promote an entrepreneurial government culture. The Act establishes a new Government Corporation for National Service that combines two existing independent agencies, the Commission on National and Community Service and ACTION. With flexible personnel policies and a small, bipartisan Board sharing power with a Chairperson, the Corporation will operate as much like a lean nonprofit corporation as a Government agency.

The State level will mirror the Federal level and build a strong partnership between the two. Bipartisan State commissions on national service will be responsible for selecting programs to be funded by States. To ensure genuine Federal/State cooperation, a representative of the Corporation will sit on State commissions and a representative of the States on the Corporation Board.

The National Service Trust Act of 1993 encourages Americans to join together and serve our country—at all ages and in all forms. The Act enhances the Serve-America program for school-age youth; extends and improves the VISTA and Older Americans Volunteer Programs authorized under the Domestic Volunteer Service Act; supports the Civilian Community Corps and Points of Light Foundation; and pulls these efforts under the new Corporation. The Act will help instill an ethic of service in elementary and secondary school students, encourage them to serve in their college years, and give them further opportunities later in their lives.

The Student Loan Reform Act of 1993 will take an important first step toward comprehensive reform of the student loan system. It saves money, makes loan repayment more affordable, and holds students more accountable. The measures in no way replace the Pell Grant program, which will remain the cornerstone of financial aid for millions of students.

The Student Loan Reform Act of 1993 replaces the current Federal Family Education Loan program with the Federal Direct Student Loan Program over a 4-year period. By eliminating subsidies to private lenders and making loans directly to students, direct lending will save taxpayers \$4.3 billion through Fiscal Year 1998 and still allow interest rates to drop for student borrowers. Many schools will make loans directly to students on campus, though none will be forced to do so. In addition, no institution will service or collect loans. This reform simplifies the system for many students, enabling most to receive all their aid through "one-stop shopping" at their institutions' financial aid offices.

The lending reform expands choice and reduces burdens for all student borrowers by offering a variety of repayment plans—including fixed, extended, graduated, and income-contin-

gent schedules. In the same way that multiple financing options help homeowners, these plans offer real choice to all and lower monthly payments to those who want them. Income-contingent repayments—through the new EXCEL Accounts—also encourage service by students who do not participate in service under the National Service Trust Act. With more manageable monthly payments, more students will be able to take jobs that pay less but do more for their communities, without risking default. And whatever plan they first choose, students will be able to change their repayment schedule as their circumstances change.

The Student Loan Reform Act of 1993 will also reduce default rates. By electing income-contingent repayment schedules, students with lower incomes will be able to repay their loans on a manageable plan, without defaulting. Through cooperation with the IRS, the Act will improve collection and monitoring of student loans. And for those who are able to pay but do not, the Act will give the Secretary of Education authority to require payment on an income-contingent basis.

Opportunity, responsibility, and community go beyond politics. They are basic American ideals. Enactment of these two Acts will express the Nation's commitment to these ideals and to our shared future. I urge the Congress to give the legislation prompt and favorable consideration.

WILLIAM J. CLINTON

THE WHITE HOUSE, May 5, 1993.

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on Education and Labor, the Committee on Ways and Means, the Committee on Post Office and Civil Service, and the Committee on the Judiciary and ordered to be printed (H. Doc. 103-82).

¶50.20 SENATE BILLS REFERRED

Bills of the Senate of the following titles were taken from the Speaker's table and, under the rule, referred as follows:

S. 433. An Act to authorize and direct the Secretary of the Interior to convey certain lands in Cameron Parish, Louisiana, and for other purposes; to the Committee on Natural Resources.

S. 884. An Act to make technical amendments to the Higher Education Act of 1965 and the Carl D. Perkins Vocational and Applied Technology Act; to the Committee on Education and Labor.

¶50.21 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted—

To Mr. BECERRA, for today and May 6;

To Mr. MCINNIS, for today;
To Mr. INHOFE, for today and the balance of the week; and

To Mr. YOUNG of Florida, for today after 3 p.m.

And then,

¶50.22 ADJOURNMENT

On motion of Mr. KIM, pursuant to the special order heretofore agreed to,

at 7 o'clock and 42 minutes p.m., the House adjourned until 12 o'clock noon on Thursday, May 6, 1993.

¶50.23 PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. THOMAS of Wyoming:

H.R. 1976. A bill to guarantee access to affordable health care coverage, to provide for equality with respect to the provision of service in rural areas, and for other purposes; jointly, to the Committees on Ways and Means, Energy and Commerce, the Judiciary, and Education and Labor.

By Mr. BEILENSEN:

H.R. 1977. A bill to amend the National Parks and Recreation Act of 1978 to remove the limitation on appropriations for land acquisition in the Santa Monica Mountains National Recreation Area; to the Committee on Natural Resources.

By Mr. BLUTE:

H.R. 1978. A bill to amend the Federal Election Campaign Act of 1971 to lower the maximum amount of contributions a multi-candidate political committee may make to a House of Representatives candidate, and for other purposes; jointly, to the Committees on House Administration, Rules, and Post Office and Civil Service.

By Mr. BORSKI:

H.R. 1979. A bill to amend the Harmonized Tariff Schedule of the United States to correct the rate of duty on certain mixtures of caseinate; to the Committee on Ways and Means.

By Ms. LONG (for herself, Mr. EWING, Mr. LANCASTER, Mr. BAESLER, Mr. KINGSTON, Mr. POMEROY, Mr. EMERSON, Ms. THURMAN, Mr. MYERS of Indiana, Mr. MINGE, Mr. STUPAK, Mr. SPENCE, Mr. PETERSON of Florida, Mr. CLINGER, Mr. PARKER, Mr. MCHUGH, Mrs. CLAYTON, Mr. BEREUTER, Mr. VOLKMER, and Mr. GILLMOR):

H.R. 1980. A bill to amend the Federal Water Pollution Control Act to provide additional assistance to economically distressed rural communities under the State water pollution control revolving loan fund program; to the Committee on Public Works and Transportation.

By Mr. BREWSTER (for himself, Mr. MCCRERY, Mr. MCDERMOTT, Mr. CAMP, Mr. BUNNING, Mr. JACOBS, Mr. CRANE, Mr. SUNDQUIST, Mr. PAXON, and Mr. THOMAS of California):

H.R. 1981. A bill to amend the Employee Retirement Income Security Act of 1974 to clarify the treatment of a qualified football coaches plan; to the Committee on Ways and Means.

By Ms. BYRNE:

H.R. 1982. A bill to direct the Secretary of Energy to establish labeling requirements for products that emit low-frequency electromagnetic fields; to the Committee on Energy and Commerce.

By Ms. BYRNE (for herself, Mr. WAXMAN, Mr. HINCHEY, and Mr. HASTINGS):

H.R. 1983. A bill to amend title XIX of the Social Security Act to clarify the availability of Medicaid payment for childhood vaccine replacement programs; to the Committee on Energy and Commerce.

By Mr. CRAMER:

H.R. 1984. A bill to amend chapter 153 of title 10, United States Code, to permit the Secretary of Defense to provide certain property and services of the Department of Defense to certain educational entities; to the Committee on Armed Services.

By Mr. HEFNER (for himself, Mrs. MINK, Mr. FILNER, Mr. DURBIN, Mrs.

UNSOELD, Mr. CLAY, Ms. SLAUGHTER, and Mr. TANNER):

H.R. 1985. A bill to clarify the congressional intent concerning, and to codify, certain requirements of the Communications Act of 1934 that ensure that broadcasters afford reasonable opportunity for the discussion of conflicting views on issues of public importance; to the Committee on Energy and Commerce.

By Mr. LEWIS of Florida (for himself, Mr. BILIRAKIS, Mr. JOHNSTON of Florida, Ms. ROS-LEHTINEN, Mr. BACCHUS of Florida, Ms. THURMAN, Mr. HASTINGS, and Mr. MILLER of Florida):

H.R. 1986. A bill to amend title 38, United States Code, to provide that the effective date for discontinuance of compensation and pension paid by the Secretary of Veterans Affairs shall be the date on which the recipient dies, rather than the last day of the preceding month, in the case of a veteran with a surviving spouse, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. LIPINSKI:

H.R. 1987. A bill to prohibit pay-per-view charges for entertainment events that receive public financial support whether or including private entities, nonprofit organizations, or governmental entities; to the Committee on Energy and Commerce.

H.R. 1988. A bill to amend title 17, United States Code, and the Communications Act of 1934 with respect to the public performance, by means of the display of video programming at places of public accommodation, of games between professional sports teams; jointly, to the Committees on the Judiciary and Energy and Commerce.

By Mr. McMILLAN, (for himself, Mr. TAYLOR of North Carolina, Mr. SANTORUM, Mr. DELAY, Mr. GINGRICH, Mr. HASTERT, Mr. HOBSON, Mr. KASICH, Mr. KOLBE, Mr. PAXON, Mrs. ROUKEMA, Mr. WALKER, Mr. BALLENGER, Mr. BLILEY, Mr. DREIER, Mr. GOSS, Mr. GRANDY, Mr. SOLOMON, Mr. CASTLE, Mr. SUNDQUIST, and Mr. SAM JOHNSON):

H.R. 1989. A bill to provide for medical injury compensation reform for health care services furnished using funds provided under certain Federal programs or under group health plans, and for other purposes; jointly, to the Committees on the Judiciary, Ways and Means, and Energy and Commerce.

By Mr. RICHARDSON:

H.R. 1990. A bill to authorize a project to demonstrate the feasibility of voting by telephone; to the Committee on House Administration.

By Mr. SMITH of New Jersey (for himself, Mr. OBERSTAR, Mr. WOLF, Mr. LAFALCE, Mr. HYDE, and Mr. SOLOMON):

H.R. 1991. A bill to extend the People's Republic of China renewal of nondiscriminatory (most-favored-nation) treatment provided certain conditions are met; jointly, to the Committees on Ways and Means, Foreign Affairs, and Rules

By Mr. SMITH of Oregon (for himself, Mrs. VUCANOVICH, Mr. YOUNG of Alaska, Mr. SKEEN, Mr. DOOLITTLE, Mr. HERGER, Mr. ROBERTS, Mr. TAYLOR of North Carolina, Mr. PACKARD, Mr. HANCOCK, Mr. BOEHNER, and Mr. HANSEN):

H.R. 1992. A bill to amend the Endangered Species Act of 1973 to ensure that listing of species is in the public interest, that species are listed only on basis of actual threats, not speculative future threats to their existence, that listing of species and designation of their critical habitat will be subject to blind peer review, that persons conducting listing processes do not benefit economically from a listing decision, that emergency listing without full public and scientific community

participation will occur only in emergency situations, that incidental take prosecutions will occur only after a recovery plan has been prepared which provides guidance as to what constitutes a take, and that the act does not encourage suits between private citizens, and for other purposes; to the Committee on Merchant Marine and Fisheries.

By Mr. TALENT:

H.R. 1993. A bill to amend the Internal Revenue Code of 1986 to provide a credit against tax for employers who provide onsite day-care facilities for dependents of their employees, and for other purposes; to the Committee on Ways and Means.

By Mr. VALENTINE:

H.R. 1994. A bill to authorize appropriations for environmental research, development, and demonstration for fiscal years 1994, and for other purposes; to the Committee on Science, Space, and Technology.

By Mr. VOLKMER:

H.R. 1995. A bill to amend the Internal Revenue Code of 1986 to allow an exception where a noncustodial parent provides over half of the support of the child for a calendar year to claim such child as a dependent; to the Committee on Ways and Means.

By Mr. CUNNINGHAM (for himself, Ms. SCHENK, Mr. HUNTER, Ms. FURSE, Mr. PACKARD, Mr. FILNER, and Mrs. BENTLEY):

H.R. 1996. A bill to amend title 10, United States Code, to strengthen the restrictions on the overhaul, repair, and maintenance of naval vessels in foreign shipyards; to the Committee on Armed Services.

By Mr. DEFAZIO:

H.R. 1997. A bill to amend the Internal Revenue Code of 1986 to provide incentives for domestic timber production and manufacturing, and to deny the benefits of certain export subsidies in the case of exports of unprocessed timber; to the Committee on Ways and Means.

By Mr. EDWARDS of California:

H.R. 1998. A bill to amend title 11 of the United States Code to provide for the adjustment of certain dollar amounts; to the Committee on the Judiciary.

By Mr. FAZIO (for himself, Mr. LEHMAN, Mr. MURPHY, Mr. GOODLING, Mr. DOOLEY, Mr. FAWELL, Mr. CONNIT, Mr. MATSUI, Mr. STENHOLM, Mr. GUNDERSON, Mr. HERGER, Mr. LEWIS of California, Mr. DOOLITTLE, Mr. PETRI, Mr. HENRY, Mr. BOUCHER, Mr. PICKETT, Mr. PAYNE of Virginia, Mr. PENNY, Mr. DERRICK, Mr. SISISKY, Ms. THURMAN, Mr. VALENTINE, Mr. LANCASTER, Mr. MINGE, Mr. HEFNER, Mr. MONTGOMERY, Mr. BACCHUS of Florida, Mr. HOEKSTRA, Mr. MILLER of Florida, Mr. LEWIS of Florida, Mr. CANADY, Mr. HANSEN, Mr. SMITH of Oregon, Mr. UPTON, Mr. PAXON, Mr. SARPALIUS, Mr. ORTIZ, Mr. HOLDEN, Mr. LAROCO, Mr. PARKER, Mr. THOMAS of California, Mr. WOLF, Mr. BALLENGER, Mr. WALSH, Mr. ROBERTS, Mr. CUNNINGHAM, Mr. GOODLATTE, Mr. BOEHNER, Mr. MCCOLLUM, Mr. POMBO, Mr. HUTTO, Mr. ROWLAND, Mr. CAMP, and Mr. MCHUGH):

H.R. 1999. A bill respecting the relationship between workers' compensation benefits and the benefits available under the Migrant and Seasonal Agricultural Worker Protection Act; to the Committee on Education and Labor.

By Mr. HOAGLAND (for himself and Mr. PETERSON of Minnesota):

H.R. 2000. A bill to amend the Internal Revenue Code of 1986 to provide changes in application of wagering taxes to charitable organizations; to the Committee on Ways and Means.

By Mr. HOAGLAND (for himself, Mr. HOYER, and Mr. PETERSON of Minnesota):

H.R. 2001. A bill to provide that certain games of chance conducted by a nonprofit organization not be treated as an unrelated trade or business of such organization; to the Committee on Ways and Means.

By Mr. LEVIN (for himself, Mr. MARKEY, and Mr. LEWIS of Georgia):

H.R. 2002. A bill to amend the Social Security Act to provide assistance to States in providing services to support informal caregivers of individuals with functional limitations; jointly, to the Committees on Ways and Means and Energy and Commerce.

By Mr. MARKEY:

H.R. 2003. A bill to amend the Internal Revenue Code of 1986 to require any major or minor party general election candidate who receives amounts from the Presidential Election Campaign Fund to participate in debates with other such candidates; to the Committee on House Administration.

By Ms. BYRNE:

H.J. Res. 191. Joint resolution to provide for the issuance of a commemorative postage stamp in honor of Joyce Kilmer; to the Committee on Post Office and Civil Service.

By Mr. BOEHLERT:

H.J. Res. 192. Joint resolution designating June 6 through 13, as "National Soccer Hall of Fame Week"; to the Committee on Post Office and Civil Service.

By Mr. DE LA GARZA (for himself, Mr. ROSE, Mr. MCDADE, Ms. DANNER, Mr. SCOTT, Mr. TOWNS, Mr. HALL of Ohio, Mr. RANGEL, Mr. FILNER, Ms. SLAUGHTER, Mr. EMERSON, Mrs. MORELLA, Mr. HOCHBRUECKNER, Mr. STOKES, Mr. SARPALIUS, Mrs. CLAYTON, Mr. DEFAZIO, Mr. WHEAT, Mr. EVANS, Mr. SABO, Mr. LANCASTER, Mr. COOPER, Mr. KREIDLER, Mr. EDWARDS of Texas, Mr. TORRES, Mr. BEREUTER, Mr. INSLER, Mr. RUSH, Mr. WALSH, Mr. OLVER, Mr. SAWYER, Mr. GILMAN, Mr. FROST, Mr. SKEEN, Mr. LIVINGSTON, Ms. MALONEY, Mr. SANDERS, Mr. HUGHES, and Mr. LEACH):

H.J. Res. 193. Joint resolution honoring the Food and Agricultural Organization of the United Nations on its 50th anniversary and reaffirming the U.S.'s commitment to end hunger and malnutrition; jointly, to the Committees on Post Office and Civil Service and Agriculture.

By Mr. KING (for himself, Mr. LEVY, Mr. MANTON, Mr. NEAL of Massachusetts, Ms. MALONEY, Mr. SERRANO, Mr. TOWNS, Mr. FISH, Mr. ACKERMAN, Mr. MCHUGH, Mr. HOKE, Mr. QUINN, and Mr. BLUTE):

H. Con. Res. 93. Concurrent resolution concerning United States policy relating to the north of Ireland; to the Committee on Foreign Affairs.

By Mr. SERRANO:

H. Con. Res. 94. Concurrent resolution expressing the sense of the Congress regarding the expression of self-determination by the people of Puerto Rico; to the Committee on Natural Resources.

150.24 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 3: Mr. BARRETT of Wisconsin and Mr. HASTINGS.

H.R. 65: Ms. MOLINARI and Mr. MATSUI.

H.R. 67: Mr. WILLIAMS.

H.R. 68: Ms. MEEK.

H.R. 147: Mr. BARTLETT.

H.R. 303: Mr. WILLIAMS and Ms. MOLINARI.

H.R. 324: Mr. McNULTY and Mr. LEVY.

H.R. 325: Mr. HOUGHTON, Mr. EVANS, Mr. ANDREWS of Maine, Mr. SMITH of Oregon, Mr.

BRYANT, Mrs. BENTLEY, Mr. LIPINSKI, Mr. BILIRAKIS, Mr. BILBRAY, Mr. PALLONE, Mr. KING, Mr. PETE GEREN, Mr. BROWDER, Mr. COBLE, Mr. BLUTE, Mr. BARTLETT, and Ms. HARMAN.

H.R. 391: Mr. EVERETT and Mr. DUNCAN.

H.R. 392: Mr. EVERETT, Mr. BEREUTER, and Mr. DUNCAN.

H.R. 485: Mr. SPENCE, Mr. HOBSON, Mr. DERRICK, Mr. FOGLIETTA, Mr. GUTIERREZ, Mr. MOLLOHAN, and Mr. WYNN.

H.R. 509: Mr. MCKEON.

H.R. 553: Mr. LAFALCE, Mr. WALSH, and Mr. TUCKER.

H.R. 567: Mr. HASTERT and Mrs. VUCANOVICH.

H.R. 579: Mr. SMITH of Michigan.

H.R. 591: Mr. RAHALL, Mr. SANTORUM, Mr. MOLLOHAN, and Mr. SAWYER.

H.R. 615: Ms. MALONEY.

H.R. 643: Mr. LIPINSKI, Mr. MURPHY, Mr. SHAYS, Mr. KLINK, Mr. JACOBS, and Mr. REED.

H.R. 647: Mr. LAFALCE.

H.R. 665: Mr. BONIOR.

H.R. 692: Mr. WYNN, Mr. DELLUMS, and Mr. YATES.

H.R. 697: Mrs. COLLINS of Illinois, Mr. FLAKE, and Mr. KENNEDY.

H.R. 702: Mr. PETE GEREN, Mr. SMITH of Oregon, Mr. ROHRBACHER, Mr. RAVENEL, Mr. SMITH of New Jersey, Mr. BEILSON, Mr. SHAW, Mr. JOHNSON of South Dakota, Mr. STEARNS, Mr. DELAY, Mr. BATEMAN, Mr. HANSEN, Mr. HEFLEY, Mr. PASTOR, and Mr. HAYES of Louisiana.

H.R. 715: Mr. GALLEGLY.

H.R. 814: Mr. BEREUTER, Mr. BACCHUS of Florida, Mrs. ROUKEMA, Mr. LINDER, Mr. SCHAEFER, Mr. SWETT, and Mr. DICKS.

H.R. 825: Mr. WYNN and Mr. ROMERO-BARCELO.

H.R. 830: Mr. STRICKLAND and Mr. FINGERHUT.

H.R. 833: Mr. HINCHEY, Mr. ZIMMER, Mr. REYNOLDS, and Mr. OLVER.

H.R. 840: Mr. LIPINSKI.

H.R. 883: Mr. COX.

H.R. 894: Mr. STUMP.

H.R. 897: Mr. CHAPMAN.

H.R. 899: Mr. LEWIS of Florida and Mr. KNOLLENBERG.

H.R. 961: Mrs. ROUKEMA, Mr. BARRETT of Wisconsin, Mr. SAXTON, Mr. MCCANDLESS, Mr. POMEROY, Mr. DEFAZIO, Mr. SANTORUM, Mr. EWING, Mr. PAYNE of Virginia, Mr. BOEHNER, Mr. SAM JOHNSON, Mr. TAYLOR of North Carolina, Mr. DOOLITTLE, Mr. HASTERT, Mr. PAXON, Mr. UPTON, Mr. BURTON of Indiana, Mr. WOLF, Mr. CAMP, and Mr. KASICH.

H.R. 962: Mr. EVERETT, Mr. LIGHTFOOT, Mr. JOHNSON of Georgia, Mr. PORTER, Mr. BISHOP, Mr. INGLIS, Mr. KOLBE, Mr. HAMILTON, Mr. CONNIT, Mr. BROWDER, Mr. BAKER of California, Mr. KLINK, Mr. REGULA, and Mr. VIS-CLOSKEY.

H.R. 967: Mr. OLVER, Mr. DREIER, Mr. MATSUI, Mr. SANTORUM, Mr. HERGER, and Mr. BAKER of Louisiana.

H.R. 972: Mr. FROST and Mr. SHAYS.

H.R. 977: Mr. COSTELLO.

H.R. 999: Mr. SLATTERY.

H.R. 1028: Mr. TOWNS, Mr. RANGEL, Mr. BARCIA, and Mr. BLACKWELL.

H.R. 1036: Mr. HINCHEY, Ms. LONG, Mr. BARLOW, and Mr. LIPINSKI.

H.R. 1079: Mr. DELAY and Mr. BATEMAN.

H.R. 1080: Mr. BATEMAN.

H.R. 1081: Mr. BATEMAN.

H.R. 1083: Mr. BATEMAN.

H.R. 1086: Mr. FRANKS of Connecticut.

H.R. 1120: Mr. McNULTY and Mr. TOWNS.

H.R. 1141: Mr. PETRI and Mr. HAYES.

H.R. 1142: Mr. DURBIN.

H.R. 1146: Mr. JACOBS, Mr. COLEMAN, Mr. TOWNS, Mr. SCHUMER, Mr. STARK, Mr. HUGHES, and Mr. JOHNSON of South Dakota.

H.R. 1155: Mr. GORDON and Mr. BEREUTER.

H.R. 1161: Mr. BARCIA, Mr. FROST, and Mr. COSTELLO.

H.R. 1272: Mr. COX and Mr. UPTON.

H.R. 1276: Mr. HUNTER and Mr. CALLAHAN.

H.R. 1277: Mr. CRANE.

H.R. 1290: Ms. MARGOLIES-MEZVINSKY, Mr. DE LUGO, Mr. HASTINGS, Mr. COLEMAN, and Mr. ROMERO-BARCELO.

H.R. 1291: Mr. ENGEL.

H.R. 1293: Mr. LIPINSKI.

H.R. 1311: Mr. DREIER.

H.R. 1330: Mr. SISISKY, Mr. MICHEL, Mr. KYL, Mr. COBLE, Mr. BUYER, Mr. DUNCAN, Mr. ROWLAND, Mr. DOOLEY, Mr. BUNNING, and Mr. QUILLEN.

H.R. 1332: Mr. COLEMAN, Mr. FLAKE, Mr. GENE GREEN, Mr. HOBSON, Mr. QUINN, Mrs. THURMAN, and Mrs. VUCANOVICH.

H.R. 1419: Mrs. CLAYTON.

H.R. 1423: Mr. MILLER of Florida, Mr. MCHUGH, Mr. GEJDENSON, Mr. BOUCHER, Mr. VALENTINE, Mr. SPENCE, Mr. KREIDLER, Mr. BAESLER, Mr. MOLLOHAN, Mr. SKEEN, Mr. McMILLAN, Mr. CARR, Mr. HERGER, Mr. BILBRAY, Mr. GILMAN, Mr. BARLOW, Mr. GALLO, Mr. BLILEY, Mr. PARKER, Mr. BROWN of Ohio, Mr. FRANKS of New Jersey, and Mr. MINGE.

H.R. 1455: Mr. KREIDLER.

H.R. 1518: Mr. RAMSTAD, Mr. DOOLITTLE, Mr. SUNDQUIST, Mr. ROHRBACHER, Mr. ZELIFF, and Mr. PORTER.

H.R. 1519: Mr. WOLF, Mr. KREIDLER, and Mr. TUCKER.

H.R. 1541: Mr. FAWELL, Mr. KING, Mr. TOWNS, Mr. INGLIS, Ms. MALONEY, Mr. GINGRICH, Mrs. MINK, Mr. WALSH, Mr. LEVY, Ms. MOLINARI, Mr. HANCOCK, and Mr. PETRI.

H.R. 1542: Mr. EVANS.

H.R. 1565: Mr. LIPINSKI and Mr. QUINN.

H.R. 1566: Mr. STUDDS and Mr. PETE GEREN.

H.R. 1573: Mr. KANJORSKI, Mr. REGULA, Mr. PORTER, Mr. LAFALCE, Ms. KAPTUR, Mr. HINCHEY, Mr. VISLOSKEY, Mr. WILSON, and Mr. FORD of Michigan.

H.R. 1580: Mr. FROST.

H.R. 1595: Mr. GRANDY, Mr. BARLOW, Mrs. MEYERS of Kansas, Mr. BAKER of Louisiana, Mr. PARKER, and Mr. HINCHEY.

H.R. 1608: Mr. DINGELL, Mr. CLAY, Mr. BE-REUTER, Mr. BILIRAKIS, Mr. CUNNINGHAM, Mr. DIAZ-BALART, Ms. HARMAN, Mr. JEFFERSON, Mr. PARKER, Mr. SANTORUM, Mr. SHAYS, Mr. TEJEDA, Mr. WALSH, Mr. WILLIAMS, and Mr. WILSON.

H.R. 1609: Mr. MFUME, Mrs. CLAYTON, Ms. EDDIE BERNICE JOHNSON, Mr. TOWNS, Mr. THOMPSON, Mr. CLAY, Ms. MEEK, and Ms. NORTON.

H.R. 1637: Ms. LONG, Mr. JOHNSON of South Dakota, Mrs. UNSOELD, and Mr. PENNY.

H.R. 1676: Mr. CRANE and Mr. BARTLETT.

H.R. 1697: Mr. HANSEN, Ms. MALONEY, Mr. FIELDS of Louisiana, Mr. HUGHES, Mr. WILSON, Mr. TAYLOR of Mississippi, and Mr. WAXMAN.

H.R. 1780: Mr. STUPAK.

H.R. 1823: Ms. SHEPHERD.

H.R. 1832: Mr. OLVER.

H.R. 1921: Mr. LIPINSKI, Mr. NEAL of Massachusetts, Mr. SWETT, Mr. BARTLETT, and Mr. LEVY.

H.R. 1924: Mr. LEWIS of Georgia, Mr. SERRANO, Mr. MFUME, Mr. MILLER of California, Mr. TOWNS, and Mr. TORRES.

H.R. 1938: Mr. CARDIN, Mr. LEWIS of Georgia, Mr. KOPETSKI, and Mrs. KENNELLY.

H.J. Res. 44: Mr. LIPINSKI and Mr. QUINN.

H.J. Res. 59: Mr. BARCIA.

H.J. Res. 65: Mr. TUCKER.

H.J. Res. 80: Mr. BILIRAKIS, Mr. BONIOR, Mr. COOPER, Mr. DEUTSCH, Mr. EDWARDS of Texas, Mr. LIGHTFOOT, Mrs. LLOYD, Mr. MCDERMOTT, Mr. MONTGOMERY, Mr. MURPHY, Mr. NEAL of Massachusetts, Mr. PASTOR, Mr. POSHARD, Mr. RAVENEL, Mr. SLATTERY, Mr. STOKES, Mr. TAUZIN, Mr. TEJEDA, Mr. UNDERWOOD, Mr. VALENTINE, Mr. WHITTEN, Mr. WILSON, and Mr. YATES.

H.J. Res. 84: Mr. RICHARDSON.

H.J. Res. 108: Mr. CRAPO, Mr. HAMILTON, Mr. DELLUMS, Mr. PETE GEREN, Mr. JOHNSON of South Dakota, Mr. MOLLOHAN, Mr. COOPER, Mr. RAVENEL, Mr. STOKES, Mr. MCNULTY, Mr. CRAMER, Mr. GUNDERSON, Mr. UNDERWOOD, Mr. SPRATT, Mr. ROWLAND, Mr. REYNOLDS, Mr. MAZZOLI, Mr. GENE GREEN, Mrs. CLAYTON, Mr. BROWDER, Mr. CLYBURN, Mr. HOLDEN, Mr. ROMERO-BARCELO, Ms. MALONEY, Mr. BISHOP, Ms. DANNER, Mr. MONTGOMERY, Mr. MURTHA, Mr. TANNER, Mr. PAYNE of Virginia, Mr. VOLKMER, Mr. OBERSTAR, Mr. WYDEN, Mr. SCHUMER, Mr. BOEHLERT, Mr. FAWELL, Mr. GORDON, and Mr. TEJEDA.

H.J. Res. 165: Mr. GINGRICH, Mr. MCNULTY, Mr. LIPINSKI, and Mr. FROST.

H.J. Res. 171: Mr. KINGSTON, Mr. OXLEY, Mr. STUMP, Mr. PORTER, Mr. LIPINSKI, and Mr. SOLOMON.

H.J. Res. 179: Mr. ACKERMAN, Mr. BATEMAN, Mr. DOOLITTLE, Mr. GEKAS, Mr. KREIDLER, Mr. JOHNSON of South Dakota, Mr. MANTON, Mr. MCNULTY, Mr. QUILLEN, Mr. ROTH, Mr. ROWLAND, Mr. SAWYER, Mr. SLATTERY, Ms. SLAUGHTER, and Mr. WAXMAN.

H.J. Res. 187: Mr. KASICH, Mr. FILNER, Mr. MARKEY, Mr. DOOLITTLE, Mr. MCDERMOTT, Mr. MORAN, Mr. MARTINEZ, Mr. ABERCROMBIE, Mr. DE LUGO, Mr. BAKER of Louisiana, Mrs. BENTLEY, Ms. EDDIE BERNICE JOHNSON, Mr. LEWIS of California, Mr. HUGHES, Mr. ROMERO-BARCELO, Mr. FROST, Mr. TRAFICANT, Mrs. MINK, Mr. RANGEL, Mr. DICKEY, Mr. REED, Mr. TOWNS, and Mr. ANDREWS of Maine.

H. Con. Res. 16: Mr. ARCHER, Ms. MARGOLIES-MEZVINSKY, and Mr. KIM.

H. Con. Res. 37: Ms. NORTON, Mr. GORDON, Ms. ESHOO, Mr. FALCOMAVAEGA, Mr. TOWNS, Mr. PENNY, and Mr. JOHNSON of South Dakota.

H. Con. Res. 42: Mr. TOWNS and Mr. HASTINGS.

H. Con. Res. 52: Mr. WELDON, Mr. SARPALIUS, Mr. MURPHY, Mr. SPENCE, Mr. FORD of Tennessee, Mr. RAHALL, Mr. HANCOCK, Ms. WOOLSEY, Mrs. MINK, Mr. VALENTINE, Mr. COYNE, Ms. EDDIE BERNICE JOHNSON, Mr. PAYNE of Virginia, Mr. PALLONE, Mrs. MEEK, Mr. KLEIN, and Mr. LAFALCE.

H. Con. Res. 67: Mr. HOKE, Mr. BUYER, Mr. PICKLE, Mr. KING, Mr. BALLENGER, Miss COLLINS of Michigan, Mr. QUILLEN, Mrs. MEEK, and Mr. WYNN.

H. Con. Res. 70: Mr. SHAYS and Mr. BUNNING.

H. Con. Res. 80: Mr. HALL of Texas, Mr. CLEMENT, Mr. MOLLOHAN, Mr. HUGHES, Mrs. MALONEY, and Mr. WALSH.

H. Res. 50: Mr. KNOLLENBERG.

H. Res. 127: Mr. APPLEGATE.

H. Res. 148: Mr. JOHNSON of South Dakota and Mr. MANN.

H. Res. 156: Mr. STUMP, Mr. RAMSTAD, Mr. MCHUGH, Mr. SHAYS, Mr. LEWIS of Florida, Mr. GOSS, Mr. CANADY, Mr. QUINN, and Mr. HOBSON.

THURSDAY, MAY 6, 1993 (51)

The House was called to order by the SPEAKER.

51.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Wednesday, May 5, 1993.

Pursuant to clause 1, rule I, the Journal was approved.

51.2 NATIONAL COMPETITIVENESS

The SPEAKER pro tempore, Mr. VISLOSKEY, pursuant to House Resolution 164 and rule XXIII, declared the

House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 820) to amend the Stevenson-Wydler Technology Innovation Act of 1980 to enhance manufacturing technology development and transfer, to authorize appropriations for the Technology Administration of the Department of Commerce, including the National Institute of Standards and Technology, and for other purposes.

Mr. LANCASTER, Chairman of the Committee of the Whole, resumed the chair; and after some time spent therein,

51.3 CALL IN COMMITTEE

Mr. LANCASTER, Chairman, announced that the Committee, having had under consideration said bill, finding itself without a quorum, directed the Members to record their presence by electronic device, and the following-named Members responded—

51.4

[Roll No. 155]

Abercrombie	Condit	Geran
Ackerman	Conyers	Gibbons
Allard	Cooper	Gilchrest
Andrews (ME)	Coppersmith	Gillmor
Andrews (NJ)	Costello	Gilman
Andrews (TX)	Cox	Glickman
Applegate	Coyne	Gonzalez
Arney	Cramer	Goodlatte
Bacchus (FL)	Crane	Goodling
Bacchus (AL)	Crapo	Gordon
Baesler	Cunningham	Goss
Baker (CA)	Danner	Grams
Baker (LA)	Darden	Grandy
Ballenger	de la Garza	Green
Barcia	de Lugo (VI)	Greenwood
Barlow	Deal	Gunderson
Barrett (NE)	DeFazio	Hall (OH)
Barrett (WI)	DeLauro	Hall (TX)
Bartlett	DeLay	Hamburg
Barton	Dellums	Hamilton
Bateman	Derrick	Hancock
Beilenson	Deutsch	Hansen
Bentley	Diaz-Balart	Harman
Bereuter	Dicks	Hastings
Berman	Dingell	Hayes
Bevill	Dixon	Hefley
Bilbray	Dooley	Hefner
Bilirakis	Doolittle	Herger
Bishop	Dornan	Hilliard
Blackwell	Dreier	Hinches
Blute	Duncan	Hoagland
Boehlert	Dunn	Hobson
Boehner	Durbin	Hochbrueckner
Bonilla	Edwards (CA)	Hoekstra
Bonior	Edwards (TX)	Hoke
Borski	Emerson	Holden
Boucher	Engel	Horn
Brewster	English (AZ)	Houghton
Brooks	English (OK)	Hoyer
Browder	Eshoo	Huffington
Brown (CA)	Evans	Hughes
Brown (FL)	Everett	Hunter
Brown (OH)	Ewing	Hutchinson
Bryant	Faleomavaega	Hutto
Bunning	(AS)	Hyde
Burton	Fawell	Inglis
Buyer	Fazio	Inslee
Byrne	Fields (LA)	Istook
Callahan	Fields (TX)	Jacobs
Calvert	Filner	Jefferson
Camp	Fingerhut	Johnson (GA)
Canady	Fish	Johnson (SD)
Cantwell	Flake	Johnson, E. B.
Cardin	Foglietta	Johnson, Sam
Carr	Ford (MI)	Johnston
Castle	Ford (TN)	Kanjorski
Clay	Fowler	Kaptur
Clayton	Franks (CT)	Kasich
Clement	Franks (NJ)	Kennedy
Clinger	Frost	Kennelly
Clyburn	Furse	Kildee
Coble	Galleghy	Kim
Coleman	Gallo	King
Collins (GA)	Gejdenson	Kingston
Collins (MI)	Gekas	Klecza
Combest	Gephardt	Klein