

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 92 and concurred therein with the following amendment:

In lieu of the matter inserted by said amendment, insert “: *Provided further*, That of the amount provided, \$20,000,000 shall be used for Department of Education activities authorized under the Safe Schools Act, or similar legislation, if such legislation is enacted by April 1, 1994, except that if such legislation is not enacted by that date, this amount shall be transferred to “Student Financial Assistance” to be used to alleviate the funding shortfall in the Pell Grant program under subpart 1 of part A of title IV of the Higher Education Act of 1965, as amended”.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 104 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert “\$1,000,000”.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 108 and concurred therein with the following amendment:

In lieu of the matter inserted by said amendment, insert “including \$3,000,000 for model community education and employment centers”.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 111 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert “\$2,300; *Provided further*, That notwithstanding section 401(g) of the Act, as amended, if the Secretary determines, prior to publication of the payment schedule for award year 1994-1995, that the \$6,303,566,000 included within this appropriation for Pell Grant awards for award year 1994-1995 is insufficient to satisfy fully all such awards for which students are eligible, as calculated under section 401(b) of the Act, the amendment paid for each such award shall be reduced by either a fixed or variable percentage, or by a fixed dollar amount, as determined in accordance with a schedule of reductions established by the Secretary for this purpose”.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 117 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert “\$893,688,000”.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 120 and concurred therein.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 123 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert “\$292,592,000; *Provided*, That \$31,000,000 shall be for research centers, including funds to extend the existing award for a research center on the education of disadvantaged students for up to one year; \$38,032,000 shall be for regional laboratories, including \$9,508,000 for rural initiatives \$32,500,000 shall be for activities under

the Fund for Innovation in Education; \$4,463,000 shall be for civic education activities under section 4609; \$5,396,000 shall be for Grants for Schools and Teachers under subpart 1 and \$3,687,000 shall be for Family School Partnerships under subpart 2 of part B of title III of Public Law 100-297; \$16,072,000 shall be for national programs under section 2012, including not less than \$5,472,000 for the National Clearinghouse for Science and Mathematics under section 2012(d); and \$13,871,000 shall regional consortia under subpart 2 of part A of title II; \$25,944,000 shall be for star schools, of which \$4,000,000 shall be awarded competitively for a demonstration of a statewide, two-way interactive fiber optic telecommunications network, carrying voice, video, and data transmissions, and housing a point of presence in every country; and \$3,212,000 shall be for the National Writing Project.”

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 124 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert “\$146,309,000, of which \$17,792,000 shall be used to carry out the provisions of title II of the Library Services and Construction Act and shall remain available until expended, and \$4,960,000 shall be for section 222 and \$2,802,000 shall be for section 223 of the Higher Education Act, of which \$2,500,000 shall be for demonstration of on-line and dial-in access to a statewide, multitype library bibliographic data base through a statewide fiber optic network housing a point of presence in every county, connecting library services in every municipality, to be awarded competitively”.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 129 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert “\$312,000,000, of which \$7,000,000 shall be for Ready to Learn activities consistent with the purposes outlined in P.L. 102-545”.

On motion of Mr. NATCHER, the House receded from its disagreement to the amendment of the Senate numbered 133 and concurred therein with the following amendment:

In lieu of the section number named in said amendment, insert “508”.

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

Ordered, That the Clerk notify the Senate thereof.

¶113.9 TRANSPORTATION APPROPRIATIONS

On motion of Mr. CARR, by unanimous consent, the bill (H.R. 2750) making appropriations for the Department of Transportation and related agencies for the fiscal year ending September 30, 1994, and for other purposes; together with the amendments of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. CARR, it was, *Resolved*, That the House disagree to the amendments of the Senate and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Ordered, That the Clerk notify the Senate thereof.

¶113.10 MOTION TO INSTRUCT CONFEREES—H.R. 2750

Mr. WOLF moved that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on H.R. 2750, be instructed to insist upon its disagreement to Senate amendment numbered 129.

After debate,

By unanimous consent, the previous question was ordered on the motion to instruct the managers on the part of the House.

The question being put, *viva voce*,

Will the House agree to said motion?

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

So the motion to instruct the managers on the part of the House was agreed to.

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

¶113.11 APPOINTMENT OF CONFEREES—H.R. 2750

Thereupon, the SPEAKER pro tempore, Mr. MONTGOMERY, by unanimous consent, announced the appointment of Messrs. CARR, DURBIN, SABO, PRICE, COLEMAN, FOGLIETTA, NATCHER, WOLF, DELAY, REGULA, and MCDADE as managers on the part of the House at said conference.

Ordered, That the Clerk notify the Senate of the foregoing appointments.

¶113.12 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.

¶113.13 ADJOURNMENT OF THE TWO HOUSES

Mr. STUDDS submitted the following privileged concurrent resolution (H. Con. Res. 161):

Resolved by the House of Representatives (the Senate concurring), That when the House adjourns on Thursday, October 7, 1993 or Friday, October 8, 1993, pursuant to a motion made by the Majority Leader or his designee, it stand adjourned until noon on Tuesday, October 12, 1993, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first; and that when the Senate recesses or adjourns at the close of business on Thursday, October 7, 1993, pursuant to a motion made by the Majority Leader or his designee, in accordance with this resolution, it stand recessed or adjourned until noon on Wednesday, October 13, 1993, or at such time as may be specified by the Majority Leader or his designee in the motion to recess or adjourn, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Speaker of the House and the Majority Leader of the Senate, acting jointly after consultation with the Minority Leader of the House and the Minority Leader of the Senate, shall notify the Members of the House and the Senate, respectively, to reassemble whenever, in their opinion, the public interest shall warrant it.