

H.R. 546: Mr. BAKER of Louisiana, Ms. FURSE, Mr. KINGSTON, Ms. MOLINARI, and Mr. YATES.

H.R. 760: Mr. KLEIN.

H.R. 784: Mr. JEFFERSON.

H.R. 796: Mr. HOAGLAND, Mr. BROWN of California, and Ms. BROWN of Florida.

H.R. 911: Mr. BARTLETT of Maryland and Ms. FURSE.

H.R. 962: Mr. WHEAT.

H.R. 1087: Mr. DE LA GARZA.

H.R. 1155: Ms. FURSE.

H.R. 1161: Mr. SCHAEFER.

H.R. 1172: Ms. BYRNE.

H.R. 1205: Mrs. MEYERS of Kansas.

H.R. 1383: Mrs. MEYERS of Kansas.

H.R. 1392: Mr. ANDREWS of Maine.

H.R. 1504: Mr. VISCIOSKY and Mr. GILLMOR.

H.R. 1552: Ms. SNOWE.

H.R. 1608: Mr. BATEMAN, Mr. BONILLA, Mr. CONDIT, Mr. COPPERSMITH, Mr. FAWELL, Mr. FRANKS of Connecticut, Mr. PETE GEREN of Texas, Mr. KIM, Mr. LANTOS, Mr. LEHMAN, Mr. MCHALE, Ms. PRYCE of Ohio, Mr. ROEMER, and Mr. SUNQUIST.

H.R. 1627: Mr. QUINN, Mr. DURBIN, and Mr. SANTORUM.

H.R. 1683: Mr. PETERSON of Florida.

H.R. 1709: Mr. SANGMEISTER, Mrs. JOHNSON of Connecticut, Mr. DUNCAN, Mr. KLUG, Mr. LIGHTFOOT, Mr. CRAMER, Mr. ROEMER, Mr. SMITH of Texas, Mr. SHAW, and Mr. LANTOS.

H.R. 1720: Mr. PALLONE, Mr. ANDREWS of New Jersey, Mr. BARCA of Wisconsin, and Mrs. MORELLA.

H.R. 1747: Mr. PETRI.

H.R. 1755: Ms. PELOSI.

H.R. 1793: Mrs. JOHNSON of Connecticut, Mr. BARCIA of Michigan, Mr. BROWN of California, Mr. FARR, Mr. GUTIERREZ, and Mr. JACOBS.

H.R. 1945: Ms. DUNN, Mr. STRICKLAND, Mr. BROWN of Ohio, Ms. BYRNE, Mr. CLEMENT, Mr. MCHALE, Mr. HOEKSTRA, Mr. McMILLAN, and Mr. GENE GREEN of Texas.

H.R. 2135: Ms. NORTON, Mr. INSLEE, Mr. WAXMAN, and Mr. FAZIO.

H.R. 2147: Ms. NORTON, Ms. MARGOLIES-MEZVINSKY, Mr. VISCIOSKY, Mr. LEWIS of Georgia, Mr. STUDDS, Mrs. SCHROEDER, Mr. BARRETT of Wisconsin, and Mr. KREIDLER.

H.R. 2221: Mr. BALLENGER, Mr. SHAYS, Mr. SCHIFF, and Mr. UPTON.

H.R. 2354: Mr. ARMEY.

H.R. 2523: Mr. DIAZ-BALART and Mr. ARMEY.

H.R. 2543: Mr. ANDREWS of Maine, Mrs. MORELLA, Mr. BARRETT of Wisconsin, Mr. DELLUMS, Mr. RAVENEL, Ms. DELAURO, and Ms. LOWEY.

H.R. 2638: Ms. LOWEY and Mr. EVANS.

H.R. 2641: Ms. VELAZQUEZ.

H.R. 2735: Mr. BEILSON, Mr. BARCA of Wisconsin, Mrs. THURMAN, and Mr. WALSH.

H.R. 2759: Mr. WYNN.

H.R. 2788: Ms. NORTON and Ms. VELAZQUEZ.

H.R. 2790: Mr. SANDERS, Mr. WILSON, Mr. GUTIERREZ, and Mr. KILDEE.

H.R. 2831: Mr. BAKER of California.

H.R. 2834: Mr. BROWDER and Mr. COPPERSMITH.

H.R. 2846: Mr. KLUG, Mr. FOGLIETTA, Mr. KILDEE, Mr. PARKER, Mr. BARRETT, of Wisconsin, and Mr. BISHOP.

H.R. 2884: Mr. BISHOP.

H.R. 2939: Mr. WYNN and Ms. VELAZQUEZ.

H.R. 3017: Mr. PARKER.

H.R. 3030: Mr. SOLOMON.

H.R. 3031: Mr. INGLIS of South Carolina.

H.R. 3041: Ms. VELAZQUEZ and Mr. PETE GEREN of Texas.

H.R. 3077: Mr. ROHRBACHER.

H.R. 3087: Mr. CLEMENT, Mr. MILLER of California, Mr. KLEIN, Mr. BARCIA of Michigan, and Mr. BROWDER.

H.R. 3098: Mr. HASTINGS, Mr. DIAZ-BALART, Mr. BERMAN, and Ms. VELAZQUEZ.

H.R. 3105: Mr. LEVY and Mr. HUGHES.

H.R. 3128: Mr. GONZALEZ, Mr. PENNY, and Mr. CLAY.

H.R. 3129: Mr. LEHMAN.

H.R. 3173: Mr. BLUTE and Mr. FROST.

H.R. 3182: Mr. FAWELL, Mr. MENENDEZ, and Mr. KLECZKA.

H.R. 3192: Mr. STENHOLM.

H.R. 3203: Mr. LEVY, Mr. OLVER, Mr. JOHNSON of South Dakota, Mr. BARRETT of Wisconsin, and Mr. GENE GREEN of Texas.

H.R. 3283: Mr. MCDERMOTT, Mr. BALLENGER, and Ms. MCKINNEY.

H.J. Res. 79: Mr. COLBE, Ms. BYRNE, and Mr. DARDEN.

H.J. Res. 113: Mr. GORDON and Mr. HAYES.

H.J. Res. 159: Mr. ANDREWS of New Jersey,

Mr. ANDREWS of Maine, Mr. BATEMAN, Mr. BILIRAKIS, Mr. BLILEY, Mr. BOEHLERT, Mr. BROWN of California, Mrs. CLAYTON, Mr. CLEMENT, Mr. CLYBURN, Mr. COBLE, Mr. COOPER, Mr. COPPERSMITH, Mr. CRAMER, Mr. DARDEN, Mr. DELLUMS, Mr. DINGELL, Mr. EDWARDS of Texas, Mr. EVANS, Mr. FALCOMA, Mr. FARR, Mr. FAZIO, Mr. FILNER, Mr. FISH, Mr. FRANK of Massachusetts, Mr. FRANKS of New Jersey, Mr. FROST, Mr. GEKAS, Mr. PETE GEREN of Texas, Mr. GORDON, Mr. HALL of Texas, Mr. HAYES, Mr. HOBSON, Mr. HEFNER, Mr. HOCHBRUECKNER, Mr. HOEKSTRA, Mr. HUGHES, Mr. HUTCHINSON, Mr. JEFFERSON, Ms. KAPTUR, Mr. KASICH, Mr. KLECZKA, Mr. KLEIN, Mr. KOPETSKI, Mr. FREIDLER, Mr. LAFALCE, Mr. LANTOS, Mr. LAZIO, Mr. LEACH, Mr. LIPINSKI, Mr. MACHTLEY, Mr. MARTINEZ, Mr. MAZZOLI, Mr. MCCLOSKEY, Mr. MCDERMOTT, Mr. MCHUGH, Mr. MCNULTY, Mrs. MEEK, Mrs. MEYERS of Kansas, Mr. MILLER of California, Mr. MOAKLEY, Mr. MURPHY, Mr. NATCHER, Ms. NORTON, Mr. PETERSON of Minnesota, Mr. PICKETT, Mr. QUILLEN, Mr. RAHALL, Mr. RANGEL, Mr. REED, Mr. REGULA, Mrs. ROUKEMA, Mr. SKEEN, Ms. SLAUGHTER, Mr. SMITH of Iowa, Mr. SPRATT, Mr. STARK, Mr. SYNAR, Mrs. THURMAN, Mrs. UNSOELD, Ms. VELAZQUEZ, Mrs. VUCANOVICH, Mr. WALSH, Mr. WATT, Mr. WISE, Mr. WOLF, Mr. GENE GREEN of Texas, Mr. TOWNS, Mr. ACKERMAN, Mrs. MORELLA, Mr. SPENCE, Mr. MCCOLLUM, and Mr. MCDADE.

H.J. Res. 175: Mr. UNDERWOOD.

H.J. Res. 178: Miss COLLINS of Michigan, Mr. MACHTLEY, and Mr. TUCKER.

H.J. Res. 185: Mr. APPELATE, Mr. BONIOR, Mr. FISH, and Mr. LEWIS of Georgia.

H.J. Res. 212: Mr. FAWELL, Mr. ABERCROMBIE, Mr. ROMERO-BARCELÓ, Mr. GUNDERSON, Mr. GIBBONS, Ms. FURSE, and Mr. SCHIFF.

H.J. Res. 245: Mr. CRAPO, Mr. BLUTE, Mr. BOEHNER, Mr. KING, Mr. MCHUGH, and Mr. HALL of Texas.

H.J. Res. 248: Mr. CANADY.

H.J. Res. 264: Mr. YATES, Mr. TOWNS, Mr. BLILEY, Mr. HOCHBRUECKNER, Mr. LIPINSKI, Mr. WALSH, Mr. MANTON, Mr. KLECZKA, Mr. TRAFICANT, Mr. BATEMAN, and Mrs. VUCANOVICH.

H.J. Res. 274: Mr. WOLF, Mr. MARTINEZ, Mr. MAZZOLI, Mr. DE LA GARZA, Mr. KLECZKA, and Mrs. MEEK.

H. Con. Res. 98: Mr. MEEHAN, Mrs. MORELLA, Mr. KENNEDY, and Mr. MCDERMOTT.

H. Con. Res. 122: Mr. LEHMAN, Mr. MARTINEZ, Mr. NADLER, Mr. GEJDENSON, Mr. BAKER of California, Mr. BERMAN, and Mr. ROYCE.

H. Con. Res. 159: Mrs. MEYERS of Kansas, Mr. SOLOMON, Mr. BATEMAN, Mrs. JOHNSON of Connecticut, Mr. GINGRICH, Mr. HANSEN, Mr. KING, and Mr. KYL.

H. Res. 38: Ms. NORTON, Mrs. SCHROEDER, Ms. VELAZQUEZ, Ms. MCKINNEY, Mr. ANDREWS of Maine, and Ms. ROYBAL-ALLARD.

H.R. 2501: Mr. ZIMMER.

H.R. 2501: Mr. ZIMMER.

WEDNESDAY, OCTOBER 20, 1993 (120)

¶120.1 DESIGNATION OF SPEAKER PRO TEMPORE

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

WASHINGTON, DC,

October 20, 1993.

I hereby designate the Honorable HAROLD L. VOLKMER to act as Speaker pro tempore on this day.

THOMAS S. FOLEY,

Speaker of the House of Representatives.

¶120.2 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. VOLKMER, announced he had examined and approved the Journal of the proceedings of Tuesday, October 19, 1993.

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

¶120.3 COMMUNICATIONS

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

2045. A letter from the Department of Energy, transmitting the first interim report of the Federal Fleet Conversion Task Force; to the Committee on Energy and Commerce.

2046. A letter from the Chief Financial Officer, Nuclear Regulatory Commission, transmitting the Commission's report on mixed waste streams, pursuant to 42 U.S.C. 6965; to the Committee on Energy and Commerce.

2047. A letter from the Assistant Secretary of State for Legislative Affairs, transmitting notification of a proposed transfer of defense articles or defense services valued at \$50 million or more reexported from Canada to Australia, pursuant to 22 U.S.C. 2753(d)(3); to the Committee on Foreign Affairs.

2048. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting notification of a proposed license for the export of defense equipment sold commercially to Japan (Transmittal No. DTC-38-93), pursuant to 22 U.S.C. 2776(d); to the Committee on Foreign Affairs.

2049. A letter from the Railroad Retirement Board, transmitting the Board's report on the Program Fraud Civil Remedies Act for Fiscal Year 1993, pursuant to 31 U.S.C. 3810; to the Committee on Government Operations.

2050. A letter from the Chairman, Board of Directors, Tennessee Valley Authority, transmitting a report of activities under the Freedom of Information Act for calendar year 1992, pursuant to 5 U.S.C. 552(e); to the Committee on Government Operations.

¶120.4 D.C. APPROPRIATIONS

Mr. DIXON called up the following conference report (Rept. No. 103-291):

The Committee of Conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 2492) "making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 1994, 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 Senate recede from its amendments numbered 1, 2, 3, 8, 9, 13, 18, and 24.

¶119.47 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

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

That the House recede from its disagreement to the amendments of the Senate numbered 12, 14, 16, 20, 28, 39, 40, 41, 42, 43, 44, 45, 46, 47, and 48, and agree to the same.

Amendment numbered 4:

That the House recede from its disagreement to the amendment of the Senate numbered 4, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$115,888,000*; and the Senate agree to the same.

Amendment numbered 7:

That the House recede from its disagreement to the amendment of the Senate numbered 7, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$892,156,000*; and the Senate agree to the same.

Amendment numbered 11:

That the House recede from its disagreement to the amendment of the Senate numbered 11, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$711,742,000*; and the Senate agree to the same.

Amendment numbered 15:

That the House recede from its disagreement to the amendment of the Senate numbered 15, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$882,359,000*; and the Senate agree to the same.

Amendment numbered 17:

That the House recede from its disagreement to the amendment of the Senate numbered 17, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$206,191,000*; and the Senate agree to the same.

Amendment numbered 21:

That the House recede from its disagreement to the amendment of the Senate numbered 21, and agree to the same with an amendment, as follows:

In lieu of the sum named in said amendment insert: *\$2,202,000*; and the Senate agree to the same.

Amendment numbered 27:

That the House recede from its disagreement to the amendment of the Senate numbered 27, and agree to the same with an amendment, as follows:

Delete the matter proposed by the House and stricken by the Senate and delete the matter proposed by the Senate; and the Senate agree to the same.

Amendment numbered 32:

That the House recede from its disagreement to the amendment of the Senate numbered 32, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$6,342,000*; and the Senate agree to the same.

Amendment numbered 34:

That the House recede from its disagreement to the amendment of the Senate numbered 34, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$5,202,000*; and the Senate agree to the same.

Amendment numbered 35:

That the House recede from its disagreement to the amendment of the Senate numbered 35, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$5,040,000*; and the Senate agree to the same.

Amendment numbered 36:

That the House recede from its disagreement to the amendment of the Senate numbered 36, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$20,578,000*; and the Senate agree to the same.

Amendment numbered 37:

That the House recede from its disagreement to the amendment of the Senate numbered 37, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: *\$14,348,000*; and the Senate agree to the same.

The committee of conference report in disagreement amendments numbered 5, 6, 10, 19, 22, 23, 25, 26, 29, 30, 31, 33, and 38.

JULIAN C. DIXON,
LOUIS STOKES,
RICHARD J. DURBIN,
MARCY KAPTUR,
DAVID E. SKAGGS,
NANCY PELOSI,
WILLIAM H. NATCHER,

Managers on the Part of the House.

HERB KOHL,
PATTY MURRAY,
ROBERT C. BYRD,
CONRAD BURNS,
CONNIE MACK,
MARK O. HATFIELD,

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.

The question being put, *viva voce*,

Will the House agree to said conference report?

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

Mr. WALSH 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	206
		Nays	224

¶120.5

[Roll No. 518]

YEAS—206

Abercrombie	Coppersmith	Gonzalez
Ackerman	Coyne	Gordon
Andrews (ME)	Darden	Gutierrez
Andrews (NJ)	DeFazio	Hamburg
Andrews (TX)	DeLauro	Hamilton
Bacchus (FL)	Dellums	Harman
Baessler	Derrick	Hastings
Barca	Deutsch	Hefner
Barrett (WI)	Dicks	Hilliard
Becerra	Dingell	Hinchey
Beilenson	Dixon	Hoagland
Berman	Dooley	Hochbrueckner
Bilbray	Durbin	Horn
Bishop	Edwards (CA)	Houghton
Blackwell	English (AZ)	Hoyer
Bonior	Eshoo	Hughes
Boucher	Evans	Inslie
Brooks	Farr	Jacobs
Brown (CA)	Fazio	Jefferson
Brown (FL)	Fields (LA)	Johnson (CT)
Brown (OH)	Filner	Johnson (GA)
Bryant	Fingerhut	Johnson (SD)
Byrne	Flake	Johnson, E. B.
Cantwell	Foglietta	Johnston
Cardin	Ford (MI)	Kennedy
Carr	Ford (TN)	Kennelly
Chapman	Frank (MA)	Klecicka
Clay	Franks (CT)	Klein
Clayton	Frost	Kolbe
Clinger	Furse	Kopetski
Clyburn	Gallo	Kreidler
Coleman	Gejdenson	Lambert
Collins (IL)	Gephardt	Lancaster
Collins (MI)	Gilchrest	Lantos
Conyers	Gilman	Laughlin
Cooper	Glickman	Lehman

Levin	Pastor	Stokes
Lewis (GA)	Payne (NJ)	Strickland
Long	Pelosi	Studds
Lowey	Peterson (FL)	Swett
Maloney	Pickle	Swift
Margolies-Mezvinsky	Pomeroy	Synar
Markey	Price (NC)	Tanner
Martinez	Rangel	Thompson
Matsui	Reed	Thornton
McCloskey	Reynolds	Thurman
McCurdy	Richardson	Torres
McDermott	Rose	Torricelli
McHale	Rostenkowski	Towns
McKinney	Roybal-Allard	Trafficant
Meehan	Rush	Tucker
Meek	Sabo	Unsoeld
Menendez	Sanders	Velazquez
Mfume	Sawyer	Vento
Miller (CA)	Schenk	Visclosky
Mineta	Schroeder	Washington
Minge	Schumer	Waters
Mink	Scott	Watt
Molinari	Serrano	Waxman
Moran	Sharp	Wheat
Morella	Shays	Whitten
Murtha	Shepherd	Williams
Nadler	Sisisky	Wilson
Natcher	Skaggs	Wise
Obey	Slaughter	Woolsey
Olver	Smith (IA)	Wyden
Owens	Snowe	Wynn
Pallone	Spratt	Yates
	Stark	Zimmer

NAYS—224

Allard	Franks (NJ)	McCollum
Applegate	Gallely	McCrery
Archer	Gekas	McDade
Armey	Geren	McHugh
Bachus (AL)	Gibbons	McInnis
Baker (CA)	Gillmor	McKeon
Baker (LA)	Gingrich	McMillan
Ballenger	Goodlatte	McNulty
Barcia	Goodling	Meyers
Barlow	Goss	Mica
Barrett (NE)	Grams	Michel
Bartlett	Grandy	Miller (FL)
Barton	Green	Moakley
Bateman	Greenwood	Mollohan
Bentley	Gunderson	Montgomery
Bereuter	Hall (OH)	Moorhead
Bevill	Hall (TX)	Murphy
Bilirakis	Hancock	Myers
Bliley	Hansen	Neal (MA)
Blute	Hastert	Nussle
Boehlert	Hayes	Oberstar
Boehner	Hefley	Ortiz
Bonilla	Herger	Orton
Borski	Hobson	Oxley
Brewster	Hoekstra	Packard
Browder	Hoke	Parker
Bunning	Holden	Paxon
Burton	Huffington	Payne (VA)
Buyer	Hunter	Penny
Callahan	Hutchinson	Peterson (MN)
Calvert	Hutto	Petri
Camp	Hyde	Pickett
Canady	Inglis	Pombo
Castle	Inhofe	Porter
Clement	Istook	Portman
Coble	Johnson, Sam	Poshard
Collins (GA)	Kanjorski	Pryce (OH)
Combust	Kaptur	Quillen
Condit	Kasich	Quinn
Costello	Kildee	Rahall
Cox	Kim	Ramstad
Cramer	King	Ravenel
Crane	Kingston	Regula
Crapo	Klink	Ridge
Cunningham	Klug	Roberts
Danner	Knollenberg	Roemer
de la Garza	Kyl	Rogers
Deal	LaFalce	Rohrabacher
DeLay	LaRocco	Ros-Lehtinen
Diaz-Balart	Lazio	Roth
Dickey	Leach	Roukema
Doolittle	Levy	Rowland
Dornan	Lewis (CA)	Royce
Dreier	Lewis (FL)	Sangmeister
Duncan	Lightfoot	Sarpaluis
Dunn	Linder	Saxton
Edwards (TX)	Lipinski	Schaefer
Emerson	Livingston	Schiff
English (OK)	Lloyd	Sensenbrenner
Everett	Machtley	Shaw
Ewing	Mann	Shuster
Fawell	Manton	Skeen
Fields (TX)	Manzullo	Skelton
Fish	Mazzoli	Slattery
Fowler	McCandless	Smith (MI)

Smith (NJ)	Talent	Volkmer
Smith (OR)	Tauzin	Vucanovich
Smith (TX)	Taylor (MS)	Walker
Solomon	Taylor (NC)	Walsh
Spence	Tejeda	Weldon
Stearns	Thomas (CA)	Wolf
Stenholm	Thomas (WY)	Young (AK)
Stump	Torkildsen	Young (FL)
Stupak	Upton	Zeliff
Sundquist	Valentine	

NOT VOTING—3

Engel	Neal (NC)	Santorum
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So the conference report was not agreed to.

A motion to reconsider the vote whereby the foregoing conference report was not agreed to was, by unanimous consent, laid on the table.

120.6 D.C. APPROPRIATIONS

On motion of Mr. DIXON, by unanimous consent, the bill (H.R. 2492) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District 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. DIXON, it was,

Resolved, That the House further insists upon its disagreement to the amendments of the Senate and request a further conference with the Senate on the disagreeing votes of the two Houses thereon.

Thereupon, the SPEAKER pro tempore, Mr. MFUME, by unanimous consent, appointed Messrs. DIXON, STOKES, DURBIN, Ms. KAPTUR, Mr. SKAGGS, Ms. PELOSI, Messrs. NATCHER, WALSH, ISTOOK, BONILLA, and MCDADE, as managers on the part of the House at said conference.

Ordered, That the Clerk notify the Senate thereof.

120.7 COMMERCE, JUSTICE, STATE, JUDICIARY APPROPRIATIONS

The SPEAKER pro tempore, Mr. MFUME, pursuant to the order of the House of October 19, 1993, announced the unfinished business to be the consideration of the amendments of the Senate numbered 147, 148, and 171 reported in disagreement to the bill (H.R. 2519) making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1994, and for other purposes.

Mr. SMITH of Iowa moved that the House recede from its disagreement to the amendment of the Senate numbered 147 and concur therein with the following amendment:

In lieu of the matter proposed by said amendment, insert:

CONTRIBUTIONS TO INTERNATIONAL ORGANIZATIONS

For expenses, not otherwise provided for, necessary to meet annual obligations of membership in international multilateral organizations, pursuant to treaties ratified pursuant to the advice and consent of the Senate, conventions or specific Acts of Congress, \$860,885,000: *Provided*, That any pay-

ment of arrearages made from these funds shall be directed toward special activities that are mutually agreed upon by the United States and the respective international organization: *Provided further*, That of the funds appropriated in this paragraph for the assessed contribution of the United States to the United Nations, ten percent of said assessment shall be available for obligation only upon a certification to the Congress by the Secretary of State that the United Nations has established an independent office with responsibilities and powers substantially similar to offices of Inspectors General authorized by the Inspector General Act of 1978, as amended: *Provided further*, That none of the funds appropriated in this paragraph shall be available for a United States contribution to an international organization for the United States share of interest costs made known to the United States Government by such organization for loans incurred on or after October 1, 1984, through external borrowings.

After debate,

By unanimous consent, the previous question was ordered.

The question being put, *viva voce*,

Will the House agree to said motion?

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

Mr. BURTON 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	422
Nays	2

120.8 [Roll No. 519] YEAS—422

Abercrombie	Bryant	Dicks
Ackerman	Bunning	Dingell
Allard	Buyer	Dixon
Andrews (ME)	Byrne	Dooley
Andrews (NJ)	Callahan	Doolittle
Andrews (TX)	Calvert	Dornan
Applegate	Camp	Dreier
Archer	Canady	Duncan
Armey	Cantwell	Dunn
Bacchus (FL)	Cardin	Durbin
Bacchus (AL)	Carr	Edwards (CA)
Baesler	Castle	Edwards (TX)
Baker (CA)	Chapman	Emerson
Baker (LA)	Clay	English (OK)
Ballenger	Clayton	Eshoo
Barca	Clement	Evans
Barcia	Clinger	Everett
Barlow	Clyburn	Ewing
Barrett (NE)	Coble	Farr
Barrett (WI)	Coleman	Fawell
Bartlett	Collins (GA)	Fazio
Barton	Collins (IL)	Fields (LA)
Bateman	Collins (MI)	Fields (TX)
Becerra	Combest	Filner
Beilenson	Condit	Fingerhut
Bentley	Conyers	Fish
Bereuter	Cooper	Flake
Berman	Coppersmith	Foglietta
Bevill	Costello	Ford (MI)
Bilbray	Cox	Ford (TN)
Bilirakis	Coyne	Fowler
Bishop	Cramer	Frank (MA)
Blackwell	Crane	Franks (CT)
Bliley	Crapo	Franks (NJ)
Blute	Cunningham	Frost
Boehlert	Danner	Furse
Boehner	Darden	Galleghy
Bonilla	de la Garza	Gallo
Bonior	Deal	Gejdenson
Borski	DeFazio	Gekas
Boucher	DeLauro	Gephardt
Brewster	DeLay	Gerren
Brooks	Dellums	Gibbons
Browder	Derrick	Gilchrest
Brown (CA)	Deutsch	Gilman
Brown (FL)	Diaz-Balart	Gingrich
Brown (OH)	Dickey	Glickman

Gonzalez	Manzullo	Rowland
Goodlatte	Margolies-	Roybal-Allard
Goodling	Mezvinsky	Royce
Gordon	Markey	Rush
Goss	Martinez	Sabo
Grams	Matsui	Sanders
Green	Mazzoli	Sangmeister
Gunderson	McCandless	Santorum
Gutierrez	McCloskey	Sarpalius
Hall (OH)	McCollum	Sawyer
Hall (TX)	McCrery	Saxton
Hamburg	McCurdy	Schaefer
Hamilton	McDade	Schenk
Hancock	McDermott	Schiff
Hansen	McHale	Schroeder
Harman	McHugh	Schumer
Hastert	McInnis	Scott
Hastings	McKeon	Sensenbrenner
Hayes	McKinney	Serrano
Hefley	McNulty	Sharp
Hefner	Meehan	Shaw
Herger	Meek	Shays
Hilliard	Menendez	Shepherd
Hinchey	Meyers	Shuster
Hoagland	Mfume	Sisisky
Hobson	Mica	Skaggs
Hochbrueckner	Miller (CA)	Skeen
Hoekstra	Miller (FL)	Skelton
Hoke	Mineta	Slattery
Holden	Minge	Slaughter
Horn	Mink	Smith (IA)
Houghton	Moakley	Smith (MI)
Hoyer	Molinari	Smith (NJ)
Huffington	Mollohan	Smith (OR)
Hughes	Montgomery	Smith (TX)
Hunter	Moorhead	Snowe
Hutchinson	Moran	Solomon
Hutto	Morella	Spence
Hyde	Murphy	Spratt
Inglis	Murtha	Stark
Inhofe	Myers	Stearns
Inslee	Nadler	Stenholm
Istook	Natcher	Stokes
Jacobs	Neal (MA)	Strickland
Jefferson	Neal (NC)	Studds
Johnson (CT)	Nussle	Stupak
Johnson (GA)	Oberstar	Sundquist
Johnson (SD)	Obey	Swett
Johnson, E. B.	Olver	Swift
Johnson, Sam	Ortiz	Synar
Johnston	Orton	Talent
Kanjorski	Owens	Tanner
Kaptur	Oxley	Tauzin
Kasich	Packard	Taylor (MS)
Kennedy	Pallone	Taylor (NC)
Kennelly	Parker	Tejeda
Kildee	Pastor	Thomas (CA)
Kim	Paxon	Thomas (WY)
King	Payne (NJ)	Thompson
Kingston	Payne (VA)	Thornton
Kleccka	Pelosi	Thurman
Klein	Penny	Torkildsen
Klink	Peterson (FL)	Torres
Klug	Peterson (MN)	Torricelli
Knollenberg	Petri	Towns
Kolbe	Pickett	Traficant
Kopetski	Pickle	Tucker
Kreidler	Pombo	Unsoeld
Kyl	Pomeroy	Upton
LaFalce	Porter	Valentine
Lambert	Portman	Velazquez
Lancaster	Poshard	Vento
Lantos	Price (NC)	Visclosky
LaRocco	Pryce (OH)	Volkmer
Laughlin	Quillen	Vucanovich
Lazio	Quinn	Walker
Leach	Rahall	Walsh
Lehman	Ramstad	Washington
Levin	Rangel	Watt
Levy	Ravenel	Weldon
Lewis (CA)	Reed	Wheat
Lewis (FL)	Regula	Whitten
Lewis (GA)	Reynolds	Williams
Lightfoot	Richardson	Wilson
Linder	Ridge	Wise
Lipinski	Roberts	Wolf
Livingston	Roemer	Woolsey
Lloyd	Rogers	Wyden
Long	Rohrabacher	Wynn
Lowey	Ros-Lehtinen	Yates
Machtley	Rose	Young (AK)
Maloney	Rostenkowski	Young (FL)
Mann	Roth	Zeliff
Manton	Roukema	Zimmer

NAYS—2

Burton	Stump
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NOT VOTING—9

Engel Grandy Michel
English (AZ) Greenwood Waters
Gillmor McMillan Waxman

So the motion to recede from the amendment of the Senate numbered 147 and concur therein with an amendment was agreed to.

Mr. SMITH of Iowa moved that the House recede from its disagreement to the amendment of the Senate numbered 148 and concur therein with the following amendment:

In lieu of the sum proposed by said amendment insert "\$401,607,000".

After debate,

By unanimous consent, the previous question was ordered.

The question being put, viva voce,

Will the House agree to said motion?

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

Mr. BURTON 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 367
Nays 61

120.9 [Roll No. 520]
YEAS—367

Abercrombie Coleman Gallo
Ackerman Collins (IL) Gejdenson
Andrews (ME) Collins (MI) Gephardt
Andrews (NJ) Condit Geren
Andrews (TX) Cooper Gibbons
Applegate Coppersmith Gilchrest
Army Gillmor Costello
Bacchus (FL) Cox Gilman
Baesler Coyne Gingrich
Ballenger Cramer Glickman
Barca Crapo Goodlatte
Barlow Danner Goodling
Barrett (NE) Darden Gordon
Barrett (WI) de la Garza Goss
Bateman Deal Grams
Becerra DeFazio Grandy
Beilenson DeLauro Green
Bentley Dellums Greenwood
Bereuter Derrick Gunderson
Berman Deutsch Gutierrez
Bevill Diaz-Balart Hall (OH)
Billbray Dickey Hamburg
Bishop Dicks Hamilton
Blackwell Dingell Harman
Bliley Dixon Hastert
Blute Dooley Hastings
Boehlert Dreier Hayes
Boehner Dunn Hefner
Bonior Durbin Hilliard
Borski Edwards (CA) Hoagland
Boucher Edwards (TX) Hobson
Brewster English (AZ) Hochbrueckner
Brooks English (OK) Hoke
Browder Eshoo Holden
Brown (CA) Evans Horn
Brown (FL) Everett Houghton
Brown (OH) Ewing Hoyer
Bryant Farr Huffington
Bunning Fawell Hughes
Buyer Fazio Hutchinson
Byrne Fields (LA) Hutto
Callahan Filner Hyde
Calvert Fingerhut Inglis
Camp Fish Inslee
Canady Flake Istook
Cantwell Foglietta Jefferson
Cardin Ford (MI) Johnson (CT)
Carr Ford (TN) Johnson (GA)
Castle Fowler Johnson (SD)
Chapman Frank (MA) Johnson, E. B.
Clay Franks (CT) Johnson, Sam
Clayton Franks (NJ) Johnston
Clement Frost Kanjorski
Clinger Furse Kaptur
Clyburn Gallegly Kasich

Kennedy Morella Serrano
Kennelly Murphy Sharp
Kildee Murtha Shaw
King Myers Shays
Kingston Nadler Shepherd
Klecza Natcher Sisisky
Klein Neal (MA) Skaggs
Klink Neal (NC) Skeen
Knollenberg Nussle Skelton
Kolbe Oberstar Slattery
Kopetski Obey Slaughter
Kreidler Olver Smith (IA)
Kyl Ortiz Smith (NJ)
LaFalce Orton Smith (OR)
Lambert Owens Smith (TX)
Lancaster Oxley Snowe
Lantos Packard Spratt
LaRocco Pallone Stark
Laughlin Parker Stearns
Lazio Pastor Stenholm
Leach Paxon Stokes
Lehman Payne (NJ) Strickland
Levin Payne (VA) Studds
Levy Pelosi Stupak
Lewis (GA) Penny Sundquist
Linder Peterson (FL) Sweet
Lipinski Peterson (MN) Swift
Livingston Pickett Synar
Lloyd Pickle Talent
Long Pomeroy Tanner
Lowe Porter Tauzin
Lowey Portman Taylor (MS)
Machtley Maloney Poshard Taylor (NC)
Mann Mann Price (NC) Tejada
Manton Pryce (OH) Thomas (CA)
Margolies-Quillen Thomas (WY)
Mezvinsky Rahall Thompson
Markey Ramstad Thornton
Martinez Rangel Thurman
Matsui Reed Torkildsen
Mazzoli Regula Torres
McCandless Reynolds Torricelli
McCloskey Richardson Towns
McCollum Ridge Tucker
McCrery Roberts Unsoeld
McCurdy Roemer Valentine
McDade Rogers Velazquez
McDermott Rohrabacher Vento
McHale Ros-Lehtinen Visclosky
McKeon Rose Volkmer
McKinney Rostenkowski Vucanovich
McNulty Roukema Washington
Meehan Rowland Waters
Meek Roybal-Allard Watt
Menendez Royce Waxman
Meyers Rush Weldon
Mfume Sabo Wheat
Mica Sanders Whitten
Michel Sangmeister Williams
Miller (FL) Santorum Wilson
Mineta Sarpalius Wise
Minge Sawyer Wolf
Mink Saxton Woolsey
Moakley Schenk Wyden
Mollohan Schiff Wynn
Montgomery Schroeder Yates
Moorhead Schumer Young (FL)
Moran Scott

NAYS—61

Allard Fields (TX) Petri
Archer Gekas Pombo
Bachus (AL) Gonzalez Quinn
Baker (CA) Hall (TX) Ravenel
Baker (LA) Hancock Roth
Barcia Hansen Schaefer
Bartlett Hefley Sensenbrenner
Barton Herger Shuster
Bilirakis Hoekstra Smith (MI)
Bonilla Hunter Solomon
Burton Inhofe Spence
Coble Jacobs Stump
Collins (GA) Kim Traficant
Combust Klug Upton
Crane Lewis (CA) Walker
Cunningham Lewis (FL) Walsh
DeLay Lightfoot Young (AK)
Doolittle Manzullo Zeliff
Dornan McHugh Zimmer
Duncan McNinnis
Emerson Molinari

NOT VOTING—5

Conyers Hinchey Miller (CA)
Engel McMillan

So the motion to recede from the amendment of the Senate numbered 148 and concur therein with an amendment was agreed to.

The House resumed consideration of the remaining amendments in disagreement.

Mr. SMITH of Iowa moved that the House recede from its disagreement to the amendment of the Senate numbered 171 and concur therein.

Pending consideration of said motion,

On demand of Mr. KANJORSKI, pursuant to clause 2, rule XXVIII,

Ordered, That time for debate be equally divided among Messrs. SMITH of Iowa, ROGERS, and KANJORSKI.

After debate,

By unanimous consent, the previous question was ordered.

Mr. KANJORSKI demanded that the question be divided.

The question was divided.

The question being put, viva voce,

Will the House recede from its disagreement to the amendment of the Senate numbered 171?

On a division, there appeared, yeas—23, nays—17.

Mr. SMITH of Iowa 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 259
Nays 172

120.10 [Roll No. 521]
YEAS—259

Abercrombie de la Garza Hinchey
Ackerman Deal Hoagland
Andrews (TX) DeLauro Hobson
Army DeLay Hochbrueckner
Bacchus (FL) Deutsch Hoke
Bachus (AL) Diaz-Balart Horn
Baker (CA) Dickey Houghton
Ballenger Dicks Hoyer
Barlow Dingell Huffington
Bartlett Dixon Hughes
Barton Dooley Hunter
Bateman Doolittle Hutchinson
Becerra Dornan Hyde
Beilenson Dreier Inhofe
Bereuter Dunn Inslee
Berman Durbin Istook
Billbray Edwards (CA) Jefferson
Bilirakis Edwards (TX) Johnson (CT)
Bishop English (AZ) Johnson (GA)
Blackwell Eshoo Johnson (SD)
Bliley Everett Johnson, E.B.
Boehlert Farr Johnson, Sam
Bonilla Fazio Johnston
Bonior Fields (LA) Kasich
Borski Filner Kennedy
Boucher Fish Kennelly
Brooks Flake Kildee
Brown (CA) Franks (NJ) Kim
Brown (FL) Frost King
Brown (OH) Furse Kingston
Bryant Gallo Klein
Bunning Gejdenson Klink
Burton Gephardt Kolbe
Buyer Geren Kopetski
Calvert Gibbons Kreidler
Canady Gilchrest Kyl
Cardin Gillmor LaFalce
Castle Gilman Lambert
Clayton Gingrich Lancaster
Clement Glickman Lantos
Clinger Goodlatte Laughlin
Clyburn Goss Leach
Coleman Green Lehman
Collins (IL) Gunderson Levin
Collins (MI) Gutierrez Levy
Cooper Hall (TX) Lewis (CA)
Coppersmith Hamilton Lewis (GA)
Cox Hansen Linder
Crapo Harman Livingston
Cunningham Hastert Lowey
Darden Hastings Maloney

Manton	Packard	Sharp
Markey	Pallone	Shaw
Martinez	Pastor	Skaggs
Matsui	Paxon	Skeen
McCloskey	Payne (NJ)	Slaughter
McCollum	Payne (VA)	Smith (IA)
McCrery	Pelosi	Smith (NJ)
McCurdy	Penny	Smith (OR)
McDade	Peterson (FL)	Smith (TX)
McDermott	Pickle	Spence
McKeon	Pombo	Spratt
McMillan	Pomeroy	Swift
McNulty	Porter	Synar
Meek	Portman	Tejeda
Menendez	Price (NC)	Thomas (CA)
Meyers	Rahall	Thompson
Michel	Reed	Thornton
Miller (FL)	Regula	Torres
Mineta	Reynolds	Torricelli
Minge	Richardson	Tucker
Moakley	Roberts	Unsoeld
Molinari	Roemer	Vento
Mollohan	Rogers	Vucanovich
Moorhead	Rohrabacher	Walker
Moran	Ros-Lehtinen	Waters
Morella	Rose	Watt
Murtha	Rowland	Waxman
Nadler	Roybal-Allard	Wheat
Natcher	Royce	Williams
Neal (MA)	Rush	Wilson
Neal (NC)	Sabo	Wise
Oberstar	Sawyer	Wolf
Obey	Saxton	Young (FL)
Olver	Schiff	Zeliff
Ortiz	Schumer	
Oxley	Scott	

NAYS—172

Allard	Hall (OH)	Ridge
Andrews (ME)	Hamburg	Rostenkowski
Andrews (NJ)	Hancock	Roth
Applegate	Hayes	Roukema
Archer	Hefley	Sanders
Baesler	Hefner	Sangmeister
Baker (LA)	Herger	Santorum
Barca	Hilliard	Sarpaluis
Barcia	Hoekstra	Schaefer
Barrett (NE)	Holden	Schenk
Barrett (WI)	Hutto	Schroeder
Bentley	Inglis	Sensenbrenner
Bevill	Jacobs	Serrano
Blute	Kanjorski	Shays
Boehner	Kaptur	Shepherd
Brewster	Klecza	Shuster
Browder	Klug	Sisisky
Byrne	Knollenberg	Skelton
Callahan	LaRocco	Slattery
Camp	Lazio	Smith (MI)
Cantwell	Lewis (FL)	Snowe
Carr	Lightfoot	Solomon
Clay	Lipinski	Stark
Coble	Lloyd	Stearns
Collins (GA)	Long	Stenholm
Combest	Machtley	Stokes
Condit	Mann	Strickland
Conyers	Manzullo	Studds
Costello	Margolies-	Stump
Coyne	Mezvinsky	Stupak
Cramer	Mazzoli	Sundquist
Crane	McCandless	Swett
Danner	McHale	Talent
DeFazio	McHugh	Tanner
Dellums	McInnis	Tauzin
Derrick	McKinney	Taylor (MS)
Duncan	Meehan	Taylor (NC)
Emerson	Mfume	Thomas (WY)
English (OK)	Mica	Thurman
Evans	Miller (CA)	Torkildsen
Ewing	Mink	Towns
Fawell	Montgomery	Trafigant
Fields (TX)	Murphy	Upton
Fingerhut	Myers	Valentine
Foglietta	Nussle	Velazquez
Ford (MI)	Orton	Visclosky
Ford (TN)	Owens	Volkmer
Fowler	Parker	Walsh
Frank (MA)	Peterson (MN)	Washington
Franks (CT)	Petri	Weldon
Gallegly	Pickett	Whitten
Gekas	Poshard	Woolsey
Gonzalez	Pryce (OH)	Wyden
Goodling	Quillen	Wynn
Gordon	Quinn	Yates
Grams	Ramstad	Young (AK)
Grandy	Rangel	Zimmer
Greenwood	Ravenel	

NOT VOTING—2

Chapman Engle

So the motion to recede from its disagreement to the amendment of the Senate numbered 171 was agreed to.

The question being put, viva voce, Will the House concur in the amendment of the Senate numbered 171?

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

So the motion to concur in the amendment of the Senate numbered 171 was agreed to.

On motion of Mr. SMITH of Iowa, the House receded from its disagreement to the amendment of the Senate numbered 174 and concurred therein with the following amendment:

Restore the matter stricken by said amendment, amended to read as follows:

SENSE OF CONGRESS; REQUIREMENT REGARDING NOTICE

SEC. 606 (a) PURCHASE OF AMERICAN MADE EQUIPMENT AND PRODUCTS.—In the case of any equipment or products that may be authorized to be purchased with financial assistance provided under this Act, it is the sense of the Congress that entities receiving such assistance, to the extent feasible, purchase only American-made equipment and products.

(b) NOTICE TO RECIPIENTS OF ASSISTANCE.—In providing financial assistance under this Act, the Head of the agency shall provide to each recipient of the assistance a notice describing the statement made in subsection (a) by the Congress.

SEC. 607. (a) None of the funds made available in this Act may be used for the construction, repair (other than emergency repair), overhaul, conversion, or modernization of vessels for the National Oceanic and Atmospheric Administration in shipyards located outside of the United States.

(b) None of the funds made available in this Act may be used for the construction, repair (other than emergency repair), conversion, or modernization of aircraft for the National Oceanic and Atmospheric Administration in facilities located outside the United States and Canada.

On motion of Mr. SMITH of Iowa, the House receded from its disagreement to the amendment of the Senate numbered 175 and concurred therein with the following amendment:

In lieu of the matter proposed by said amendment, insert:

SEC. 608. (a) Funds appropriated under this Act to the Legal Services Corporation and distributed to each grantee funded in fiscal year 1994, pursuant to the number of poor people determined by the Bureau of the Census to be within its geographical area, shall be distributed in the following order:

(1) grants from the Legal Services Corporation and contracts entered into with the Legal Services Corporation under section 1006(a)(1) of the Legal Services Corporation Act, as amended, shall be maintained in fiscal year 1994 at not less than the annual level at which each grantee and contractor was funded in fiscal year 1993 pursuant to Public Law 102-395; and

(2) each grantee or contractor for basic field funds under section 1006(a)(1) shall receive an increase of not less than 2.5% over its fiscal year 1993 grant level. Any additional increase in funding for grants and contracts to basic field programs under section 1006(a)(1) shall be awarded to grantees and contractors funded at the lowest levels per-poor-person (calculated for each grantee or contractor by dividing each such grantee's or contractor's fiscal year 1993 grant level by the number of poor persons within its geo-

graphical area under the 1990 census) so as to fund the largest number of programs possible at an equal per-poor-person amount; and

(3) any increase above the fiscal year 1993 level for grants and contracts to migrant programs under section 1006(a)(1) shall be awarded on a per migrant and dependent basis calculated by dividing each such grantee's or contractor's fiscal year 1993 grant level by the state migrant and dependent population, which shall be derived by applying the state migrant and dependent population percentage as determined by the 1992 Larson-Plascencia study of the Tomas Rivera Center migrant enumeration project. This percentage shall be applied to a population figure of 1,661,875 migrants and dependents. These funds shall be distributed in the following order:

(A) forty percent to migrant grantees and contractors funded at the lowest levels per migrant (including dependents) so as to fund the largest number of programs possible at an equal per migrant and dependent amount; and

(B) forty percent to migrant grantees and contractors such that each grantee or contractor funded at a level of less than \$19.74 per migrant and dependent shall be increased by an equal percentage of the amount by which such grantee's or contractor's funding, including the increases under subparagraph (A) above, falls below \$19.74 per migrant and dependent, within its State; and

(C) twenty percent on an equal migrant and dependent basis to all migrant grantees and contractors funded below \$19.74 per migrant and dependent within its State.

(b) None of the funds appropriated under this Act to the Legal Services Corporation shall be expended for any purpose prohibited or limited by or contrary to any of the provisions of—

(1) section 607 of Public Law 101-515, and that, except for the funding formula, all funds appropriated for the legal Services Corporation shall be subject to the same terms and conditions as set forth in section 607 of Public Law 101-515 and all references to "1991" in section 607 of Public Law 101-515 shall be deemed to be "1994" unless subparagraph (2) or (3) applies;

(2) subparagraph 1, except that, if a Board of eleven Directors is nominated by the President and confirmed by the Senate, provisions 20 and 22 shall not apply to such a confirmed Board;

(3) authorizing legislation for fiscal year 1994 for the Legal Services Corporation that is enacted into law.

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

Ordered, That the Clerk notify the Senate thereof.

120.11 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed without amendment a concurrent resolution of the House of the following title.

H. Con. Res. 146. Concurrent resolution authorizing the use of the Capitol Building and grounds for events to commemorate the 200th anniversary of the laying of the cornerstone of the Capitol.

The message also announced that the Senate further insisted upon its amendments to the bill (H.R. 2492), an act making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues

of said District for the fiscal year ending September 30, 1994, and for other purposes, disagreed to by the House and agreed to a further conference asked by the House on the disagreeing votes of the two Houses thereon, and appointed Mr. KOHL, Mrs. MURRAY, Mrs. FEINSTEIN, Mr. BYRD, Mr. BURNS, Mr. MACK, and Mr. HATFIELD, to be the conferees on the part of the Senate.

¶120.12 CONSIDERATION OF AMENDMENTS REPORTED FROM CONFERENCE IN DISAGREEMENT—H.R. 2520

Mr. GORDON, by direction of the Committee on Rules, called up the following resolution (H. Res. 279):

Resolved, That during the consideration of amendments reported from conference in disagreement on the bill (H.R. 2520) making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 1994, and for other purposes, motions printed in the joint explanatory statement of the committee of conference to dispose of amendments in disagreement, and the motion printed in section 2 of this resolution, shall be considered as read. Points of order under clause 7 of rule XVI against the motions printed in the joint explanatory statement of the committee of conference to dispose of the amendments of the Senate numbered 10, 24, 81, 102, 123, and 125, and the motion printed in section 2 of this resolution to dispose of the amendment of the Senate numbered 18, are waived.

SEC. 2. The motion to dispose of the amendment of the Senate numbered 18 is as follows:

“Mr. Yates moves that the House recede from its disagreement to the amendment of the Senate numbered 18, and concur therein with an amendment, as follows:

“In lieu of the matter proposed by said amendment, insert ‘*Provided*, That none of the funds under this head shall be used to conduct new surveys on private property unless specifically authorized in writing by the property owner’.”

When said resolution was considered. After debate,

On motion of Mr. GORDON, 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. MFUME, announced that the yeas had it.

Mr. KOLBE demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.

The vote was taken by electronic device.

It was decided in the { Yeas 253 affirmative } Nays 174

¶120.13 [Roll No. 522] YEAS—253

Abercrombie	Berman	Brown (FL)
Ackerman	Bevill	Brown (OH)
Andrews (ME)	Bilbray	Bryant
Andrews (NJ)	Bishop	Byrne
Andrews (TX)	Blackwell	Cantwell
Applegate	Blute	Cardin
Bacchus (FL)	Bonior	Carr
Barca	Borski	Chapman
Barrett (WI)	Boucher	Clay
Becerra	Brooks	Clayton
Beilenson	Browder	Clement
Bereuter	Brown (CA)	Clyburn

Coleman	Johnston	Quillen
Collins (IL)	Kanjorski	Rahall
Collins (MI)	Kaptur	Ramstad
Conyers	Kennedy	Rangel
Cooper	Kennelly	Ravenel
Coppersmith	Kildee	Reed
Costello	Kleczka	Regula
Coyne	Klein	Richardson
Cramer	Klug	Roemer
Danner	Kopetski	Ros-Lehtinen
Darden	Kreidler	Rose
de la Garza	LaFalce	Rostenkowski
Deal	Lancaster	Roukema
DeFazio	Lantos	Roybal-Allard
DeLauro	Levin	Rush
Dellums	Lewis (GA)	Sabo
Derrick	Livingston	Sanders
Deutsch	Lloyd	Sangmeister
Diaz-Balart	Long	Sarpaluis
Dicks	Lowe	Sawyer
Dingell	Machtley	Saxton
Dixon	Maloney	Schenk
Durbin	Mann	Schroeder
Edwards (CA)	Manton	Schumer
Edwards (TX)	Margolies-	Scott
Eshoo	Mezvinsky	Serrano
Evans	Markey	Sharp
Farr	Matsui	Shays
Fazio	Mazzoli	Shepherd
Fields (LA)	McCloskey	Sisisky
Filner	McCurdy	Skaggs
Fingerhut	McDade	Slattery
Fish	McDermott	Slaughter
Flake	McHale	Smith (IA)
Foglietta	McKinney	Snowe
Ford (MI)	McNulty	Spratt
Ford (TN)	Meehan	Stark
Frank (MA)	Menendez	Stokes
Frost	Meyers	Strickland
Furse	Mfume	Studds
Gallo	Miller (CA)	Stupak
Gejdenson	Mineta	Swett
Gephardt	Minge	Swift
Gibbons	Mink	Synar
Gilchrest	Moakley	Tejeda
Gillmor	Mollohan	Thompson
Gilman	Moran	Thornton
Glickman	Morella	Thurman
Gonzalez	Murphy	Torkildsen
Gordon	Murtha	Torres
Green	Myers	Torricelli
Gutierrez	Nadler	Towns
Hall (OH)	Natcher	Traficant
Hamburg	Neal (MA)	Tucker
Hamilton	Neal (NC)	Unsoeld
Harman	Oberstar	Velazquez
Hastings	Obey	Vento
Hefner	Olver	Visclosky
Hilliard	Ortiz	Washington
Hinchee	Owens	Waters
Hoagland	Oxley	Watt
Hobson	Pallone	Waxman
Hochbrueckner	Pastor	Wheat
Holden	Payne (NJ)	Whitten
Horn	Payne (VA)	Wilson
Hoyer	Pelosi	Wise
Hughes	Penny	Woolsey
Inslee	Peterson (FL)	Wyden
Jacobs	Pickle	Wynn
Jefferson	Porter	Yates
Johnson (CT)	Portman	Young (FL)
Johnson (GA)	Price (NC)	Zimmer
Johnson, E. B.	Pryce (OH)	

NAYS—174

Allard	Calvert	Ewing
Archer	Camp	Fawell
Armey	Canady	Fields (TX)
Bachus (AL)	Castle	Fowler
Baessler	Clinger	Franks (CT)
Baker (CA)	Coble	Franks (NJ)
Baker (LA)	Collins (GA)	Galgely
Ballenger	Combest	Geren
Barcia	Condit	Gingrich
Barlow	Cox	Goodlatte
Barrett (NE)	Crane	Goodling
Bartlett	Crapo	Goss
Barton	Cunningham	Grams
Bateman	DeLay	Grandy
Bentley	Dickey	Greenwood
Bilirakis	Dooley	Gunderson
Bilely	Doolittle	Hall (TX)
Boehlert	Dornan	Hancock
Boehner	Dreier	Hansen
Bonilla	Duncan	Hayes
Brewster	Dunn	Hefley
Bunning	Emerson	Herger
Burton	English (AZ)	Hoekstra
Buyer	English (OK)	Hoke
Callahan	Everett	Houghton

Huffington	McCollum	Sensenbrenner
Hunter	McCrery	Shaw
Hutchinson	McHugh	Shuster
Hutto	McInnis	Skeen
Hyde	McKeon	Skelton
Inglis	McMillan	Smith (MI)
Inhofe	Mica	Smith (NJ)
Istook	Miller (FL)	Smith (OR)
Johnson (SD)	Molinaro	Smith (TX)
Johnson, Sam	Montgomery	Solomon
Kasich	Moorhead	Spence
Kim	Nussle	Stearns
King	Orton	Stenholm
Kingston	Packard	Stump
Klink	Parker	Sundquist
Knollenberg	Paxon	Talent
Kolbe	Peterson (MN)	Tanner
Kyl	Petri	Tauzin
Lambert	Pickett	Taylor (MS)
LaRocco	Pombo	Taylor (NC)
Laughlin	Pomeroy	Thomas (CA)
Lazio	Poshard	Thomas (WY)
Leach	Quinn	Upton
Lehman	Ridge	Valentine
Levy	Roberts	Volkmer
Lewis (CA)	Rogers	Vucanovich
Lewis (FL)	Rohrabacher	Walker
Lightfoot	Roth	Walsh
Linder	Rowland	Weldon
Lipinski	Royce	Williams
Manzullo	Santorum	Wolf
Martinez	Schaefer	Young (AK)
McCandless	Schiff	Zeliff

NOT VOTING—6

Engel	Hastert	Michel
Gekas	Meek	Reynolds

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.

¶120.14 INTERIOR APPROPRIATIONS

Mr. YATES, pursuant to House Resolution 279, called up the following conference report (Rept. No. 103-299):

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 2520) “making appropriations for the Department of the Interior and Related Agencies, for the fiscal year ending September 30, 1994, 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 Senate recede from its amendments numbered 6, 7, 8, 20, 21, 25, 29, 37, 40, 45, 48, 56, 60, 61, 63, 79, 83, 86, 92, 103, 104, 112, 119, 122.

That the House recede from its disagreement to the amendments of the Senate numbered 28, 31, 34, 36, 57, 58, 59, 64, 68, 70, 80, 91, 93, 96, 105, 106, 107, 108, 109, 110, 113, 114, 115, 116, and agree to the same.

The committee of conference report in disagreement amendments numbered 1, 2, 4, 10, 12, 18, 23, 24, 27, 38, 39, 41, 42, 43, 49, 50, 51, 54, 62, 67, 69, 71, 72, 73, 74, 75, 76, 77, 81, 82, 84, 90, 95, 100, 101, 102, 111, 118, 120, 121, 123, 124, 125. Amendment numbered 3:

That the House recede from its disagreement to the amendment of the Senate numbered 3, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: \$12,122,000; and the Senate agree to the same.

Amendment numbered 5:

That the House recede from its disagreement to the amendment of the Senate numbered 5, and agree to the same with an amendment, as follows:

In lieu of the sum proposed by said amendment insert: \$484,313,000; and the Senate agree to the same.

Amendment numbered 9:

That the House recede from its disagreement to the amendment of the Senate numbered 9, and agree to the same with an amendment, as follows:

(except for amendments Nos. 16, 17, 18, and 123),

Managers on the Part of the House.

- ROBERT C. BYRD,
- J. BENNETT JOHNSTON,
- PATRICK J. LEAHY,
- DENNIS DECONCINI,
- DALE BUMPERS,
- ERNEST F. HOLLINGS,
- HARRY REID,
- PATTY MURRAY,
- DON NICKLES,
- TED STEVENS,
- THAD COCHRAN,
- MARK O. HATFIELD,

Managers on the Part of the Senate.

When said conference report was considered.

After debate,

On motion of Mr. YATES, the previous question was ordered on the conference report to its adoption or rejection and, under the operation thereof, the conference report was agreed to.

¶120.15 AMENDMENTS IN DISAGREEMENT

The House then proceeded to the consideration of the following amendments of the Senate reported in disagreement numbered 1, 2, 4, 10, 12, 18, 23, 24, 27, 38, 39, 41, 42, 43, 49, 50, 51, 54, 62, 67, 69, 71, 72, 73, 74, 75, 76, 77, 81, 82, 84, 90, 95, 100, 101, 102, 111, 118, 120, 121, 123, 124, and 125.

Mr. YATES moved that the House recede from its disagreement to the amendment of the Senate numbered 1 and concur therein with the following amendment:

“MANAGEMENT OF LANDS AND RESOURCES

“For expenses necessary for protection, use, improvement, development, disposal, cadastral surveying, classification, and performance of other functions, including maintenance of facilities, as authorized by law, in the management of lands and their resources under the jurisdiction of the Bureau of Land Management, including the general administration of the Bureau of Land Management, \$599,860,000, of which the following amounts shall remain available until expended: \$1,462,000 to be derived from the special receipt account established by section 4 of the Land and Water Conservation Fund Act of 1965, as amended (16 U.S.C. 4601-6a(i)), and \$69,418,000 for the Automated Land and Mineral Record System Project: *Provided*, That appropriations herein made shall not be available for the destruction of healthy, unadopted, wild horses and burros in the care of the Bureau of Land Management or its contractors; and in addition, \$15,300,000 for Mining Law Administration program operations to remain available through September 30, 1994, to be reduced by amounts collected by the Bureau of Land Management and credited to this appropriation from annual mining claim fees so as to result in a final fiscal year 1994 appropriation estimated at not more than \$599,860,000: *Provided further*, That in addition to funds otherwise available, not to exceed \$5,000,000 from annual mining claim fees shall be credited to this account for the costs of administering the mining claim fee program, and shall remain available until expended.”

After debate,

By unanimous consent, the previous question was ordered.

The question being put, *viva voce*,

Will the House agree to said motion?

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

Mr. BURTON 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 296
Nays 131

¶120.16 [Roll No. 523]
YEAS—296

- Ackerman
- Andrews (ME)
- Andrews (NJ)
- Andrews (TX)
- Applegate
- Bacchus (FL)
- Baesler
- Barlow
- Barrett (WI)
- Becerra
- Beilenson
- Bentley
- Bereuter
- Berman
- Bevill
- Bilbray
- Bishop
- Blackwell
- Bliley
- Bonior
- Borski
- Boucher
- Brewster
- Brooks
- Browder
- Brown (CA)
- Brown (FL)
- Brown (OH)
- Bryant
- Byrne
- Camp
- Cantwell
- Cardin
- Carr
- Chapman
- Clay
- Clayton
- Clement
- Clinger
- Clyburn
- Coleman
- Collins (IL)
- Collins (MI)
- Conyers
- 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)
- English (AZ)
- English (OK)
- Eshoo
- Evans
- Farr
- Fazio
- Fields (LA)
- Filner
- Fingerhut
- Flake
- Foglietta
- Ford (MI)
- Ford (TN)
- Fowler
- Frank (MA)
- Franks (CT)
- Frost
- Furse
- Gallo
- Gejdenson
- Gephardt
- Geren
- Gilchrest
- Gillmor
- Gingrich
- Glickman
- Gonzalez
- Gordon
- Goss
- Grandy
- Green
- Gunderson
- Gutierrez
- Hall (OH)
- Hamburg
- Hamilton
- Harman
- Hastings
- Hayes
- Hefner
- Hilliard
- Hinche
- Hoagland
- Hobson
- Hochbrueckner
- Hoekstra
- Holden
- Houghton
- Hoyer
- Huffington
- Hughes
- Hutto
- Inslee
- Jefferson
- Johnson (CT)
- Johnson (GA)
- Johnson (SD)
- Johnson, E. B.
- Johnston
- Kanjorski
- Kaptur
- Kennedy
- Kennelly
- Kildee
- Kleczka
- Klein
- Klink
- Knollenberg
- Kolbe
- Kopetski
- Kreidler
- Kyl
- LaFalce
- Lambert
- Lancaster
- Lantos
- LaRocco
- Laughlin
- Lazio
- Leach
- Lehman
- Levin
- Levy
- Lewis (CA)
- Lewis (GA)
- Lipinski
- Lloyd
- Long
- Lowey
- Machtley
- Maloney
- Manton
- Margolies-
- Mezvinsky
- Markey
- Martinez
- Matsui
- Mazzoli
- McCandless
- McCloskey
- McCollum
- McCrery
- McCurdy
- McDade
- McDermott
- McHale
- McKinney
- McMillan
- McNulty
- Meehan
- Meek
- Menendez
- Mfume
- Miller (CA)
- Miller (FL)
- Mineta
- Mink
- Moakley
- Mollohan
- Montgomery
- Moran
- Morella
- Murphy
- Murtha
- Myers
- Nadler
- Natcher
- Neal (MA)
- Neal (NC)
- Oberstar
- Obey
- Olver
- Ortiz
- Owens
- Packard
- Pallone
- Parker
- Pastor
- Payne (NJ)
- Payne (VA)
- Pelosi
- Peterson (FL)
- Peterson (MN)
- Pickle
- Pomeroy
- Porter
- Poshard
- Price (NC)
- Pryce (OH)
- Quillen
- Rahall
- Rangel
- Ravenel
- Reed
- Regula
- Reynolds
- Richardson
- Roemer
- Rogers
- Ros-Lehtinen
- Rose
- Rostenkowski
- Roth
- Roukema
- Rowland
- Roybal-Allard
- Rush
- Sabo
- Sanders
- Sangmeister
- Sawyer
- Saxton
- Schenk
- Schiff
- Schroeder
- Schumer
- Scott
- Serrano

- Sharp
- Shaw
- Shepherd
- Sisisky
- Skaggs
- Skeen
- Skelton
- Slattery
- Slaughter
- Smith (IA)
- Smith (NJ)
- Smith (OR)
- Snowe
- Spratt
- Stark
- Stokes
- Strickland
- Studds

- Stupak
- Swett
- Swift
- Synar
- Tanner
- Tauzin
- Tejeda
- Thomas (CA)
- Thompson
- Thornton
- Thurman
- Torres
- Torricelli
- Towns
- Trafigant
- Tucker
- Unsold
- Upton

- Valentine
- Velázquez
- Vento
- Visclosky
- Volkmer
- Waters
- Watt
- Weldon
- Wheat
- Whitten
- Williams
- Wilson
- Wise
- Woolsey
- Wyden
- Wynn
- Yates
- Zimmer

NAYS—131

- Allard
- Archer
- Armey
- Bachus (AL)
- Baker (CA)
- Baker (LA)
- Ballenger
- Barca
- Barcia
- Barrett (NE)
- Bartlett
- Barton
- Bateman
- Bilirakis
- Blute
- Boehlert
- Boehner
- Bonilla
- Bunning
- Burton
- Buyer
- Callahan
- Calvert
- Canady
- Castle
- Coble
- Collins (GA)
- Combest
- Condit
- Cooper
- Cox
- Crane
- Crapo
- Cunningham
- DeLay
- Dickey
- Doolittle
- Dornan
- Dreier
- Duncan
- Dunn
- Emerson
- Everett
- Ewing
- Fawell
- Fields (TX)
- Fish
- Franks (NJ)
- Gallegly
- Gekas
- Gilman
- Goodlatte
- Goodling
- Grams
- Greenwood
- Hall (TX)
- Hancock
- Hansen
- Hefley
- Herger
- Hoke
- Horn
- Hunter
- Hutchinson
- Hyde
- Inglis
- Inhofe
- Istook
- Jacobs
- Johnson, Sam
- Kasich
- Kim
- King
- Kingston
- Klug
- Lewis (FL)
- Lightfoot
- Linder
- Livingston
- Mann
- Manzullo
- McHugh
- McInnis
- McKeon
- Meyers
- Mica
- Michel
- Minge
- Molinari
- Moorhead
- Nussle
- Orton
- Oxley
- Paxon
- Penny
- Petri
- Pickett
- Pombo
- Portman
- Quinn
- Ramstad
- Ridge
- Roberts
- Rohrabacher
- Royce
- Santorum
- Sarpaluis
- Schaefer
- Sensenbrenner
- Shays
- Shuster
- Smith (MI)
- Smith (TX)
- Solomon
- Spence
- Stearns
- Stenholm
- Stump
- Sundquist
- Talent
- Taylor (MS)
- Taylor (NC)
- Thomas (WY)
- Torkildsen
- Vucanovich
- Walker
- Walsh
- Wolf
- Young (AK)
- Young (FL)
- Zeliff

NOT VOTING—6

- Abercrombie
- Engel
- Gibbons
- Hastert
- Washington
- Waxman

So the motion to recede and concur in the amendment of the Senate numbered 1 with an amendment was agreed to.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 2 and concurred therein with the following amendment:

Retain the matter proposed by said amendment, amended as follows:

In lieu of the sum named in said amendment, insert: “\$10,467,000”.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 4 and concurred therein with the following amendment:

In lieu of the matter proposed by said amendment, insert:

RANGE IMPROVEMENTS

For rehabilitation, protection, and acquisition of lands and interests therein, and improvement of Federal rangelands pursuant to section 401 of the Federal Land Policy and

Management Act of 1976 (43 U.S.C. 1701), notwithstanding any other Act, sums equal to 50 per centum of all moneys received during the prior fiscal year under sections 3 and 15 of the Taylor Grazing Act (43 U.S.C. 315 et seq.) and the amount designated for range improvements from grazing fees and mineral leasing receipts from Bankhead-Jones lands transferred to the Department of the Interior pursuant to law, but not less than \$10,025,000, to remain available until expended: *Provided*, That not to exceed \$600,000 shall be available for administrative expenses.

SERVICE CHARGES, DEPOSITS, AND FORFEITURES

For administrative expenses and other costs related to processing application documents and other authorizations for use and disposal of public lands and resources, for costs of providing copies of official public land documents, for monitoring construction, operation, and termination of facilities in conjunction with use authorizations, and for rehabilitation of damaged property, such amounts as may be collected under sections 209(b), 304(b), 305(a), and 504(g) of the Act approved October 21, 1976 (43 U.S.C. 1701), and sections 101 and 203 of Public Law 93-153, to be immediately available until expended: *Provided*, That notwithstanding any provision to the contrary of section 305(a) of the Act of October 21, 1976 (43 U.S.C. 1735(a)), any moneys that have been or will be received pursuant to that section, whether as a result of forfeiture, compromise, or settlement, if not appropriate for refund pursuant to section 305(c) of that Act (43 U.S.C. 1735(c)), shall be available and may be expended under the authority of this or subsequent appropriations Acts by the Secretary to improve, protect, or rehabilitate any public lands administered through the Bureau of Land Management which have been damaged by the action of a resource developer, purchaser, permittee, or any unauthorized person, without regard to whether all moneys collected from each such forfeiture, compromise, or settlement are used on the exact lands damage to which led to the forfeiture, compromise, or settlement: *Provided further*, That such moneys are in excess of amounts needed to repair damage to the exact land for which collected.

MISCELLANEOUS TRUST FUNDS

In addition to amounts authorized to be expended under existing law, there is hereby appropriated such amounts as may be contributed under section 307 of the Act of October 21, 1976 (43 U.S.C. 1701), and such amounts as may be advanced for administrative costs, surveys, appraisals, and costs of making conveyances of omitted lands under section 211(b) of that Act, to remain available until expended.

ADMINISTRATIVE PROVISIONS

Appropriations for the Bureau of Land Management shall be available for purchase, erection, and dismantlement of temporary structures, and alteration and maintenance of necessary buildings and appurtenant facilities to which the United States has title: up to \$100,000 for payments, at the discretion of the Secretary, for information or evidence concerning violations of laws administered by the Bureau of Land Management; miscellaneous and emergency expenses of enforcement activities authorized or approved by the Secretary and to be accounted for solely on his certificate, not to exceed \$10,000: *Provided*, That notwithstanding 44 U.S.C. 501, the Bureau may, under cooperative cost-sharing and partnership arrangements authorized by law, procure printing services from cooperators in connection with jointly-produced publications for which the co-operators share the cost of printing either in cash or in services, and the Bureau deter-

mines the cooperator is capable of meeting accepted quality standards.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 10 and concurred therein with the following amendment:

In lieu of the matter stricken by said amendment, insert the following:

“of which \$1,800,000 shall be available as a grant from the United States Fish and Wildlife Service to Ducks Unlimited, Inc., for construction of the Federal portion of the dike and pumping station at Metzger Marsh: *Provided*, That notwithstanding any other provision of law a single procurement for the construction of facilities at the Walnut Creek National Wildlife Refuge, Iowa may be issued which includes the full scope of the project: *Provided further*, That the solicitation and the contract shall contain the clause “availability of funds” found at 48 CFR 52.323.18”.

Mr. YATES moved that the House recede from its disagreement to the amendment of the Senate numbered 12 and concur therein with the following amendment:

In lieu of the sum proposed by said amendment, insert “\$82,655,000”.

After debate, By unanimous consent, the previous question was ordered.

The question being put, viva voce, Will the House agree to said motion? The SPEAKER pro tempore, Mr. MFUME, announced that the yeas had it.

Mr. BURTON 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 293 Nays 131

120.17 [Roll No. 524] YEAS—293

- Abercrombie Chapman Fingerhut
Ackerman Clay Fish
Andrews (ME) Clayton Flake
Andrews (NJ) Clement Foglietta
Andrews (TX) Clinger Ford (MI)
Applegate Clyburn Ford (TN)
Bacchus (FL) Coleman Fowler
Baesler Collins (IL) Frank (MA)
Barlow Collins (MI) Franks (CT)
Bateman Conyers Frost
Becerra Coppersmith Furse
Beilenson Costello Gallo
Bereuter Coyne Gejdenson
Berman Cramer Gephardt
Bevill Danner Gibbons
Billbray Darden Gilchrest
Bilirakis de la Garza Gillmor
Bishop Deal Gilman
Blackwell DeFazio Gingrich
Bliley DeLauro Gonzalez
Blute Dellums Goodling
Boehlert Derrick Gordon
Bonior Deutsch Goss
Borski Diaz-Balart Green
Boucher Dicks Gutierrez
Browder Dixon Hall (OH)
Brown (CA) Dooley Hamburg
Brown (FL) Durbin Hamilton
Brown (OH) Edwards (CA) Harman
Bryant Edwards (TX) Hastings
Byrne Engel Hayes
Callahan English (AZ) Hefner
Calvert Eshoo Hilliard
Canady Evans Hinchey
Cantwell Farr Hoagland
Cardin Fields (LA) Hobson
Carr Filner Hochbruckner

- Holden Meek Schumer
Horn Menendez Scott
Houghton Mfume Serrano
Hoyer Mica Shays
Hughes Michel Shepherd
Inslee Miller (CA) Sisisky
Jefferson Miller (FL) Skaggs
Johnson (CT) Mineta Skeen
Johnson (GA) Mink Skelton
Johnson (SD) Moakley Slaughter
Johnson, E. B. Mollohan Smith (IA)
Johnston Montgomery Smith (NJ)
Kanjorski Moran Snowe
Kaptur Morella Spence
Kennedy Murphy Spratt
Kennelly Murtha Stark
Kildee Myers Stokes
Klecza Nadler Strickland
Klein Natcher Studds
Klink Neal (MA) Stupak
Kolbe Neal (NC) Swett
Kopetski Oberstar Swift
Kreidler Obey Synar
Kyl Olver Tausin
LaFalce Ortiz Taylor (MS)
Lancaster Owens Tejeda
Lantos Packard Thomas (CA)
LaRocco Pallone Thomas (WY)
Laughlin Parker Thompson
Lazio Payne (NJ) Thornton
Leach Payne (VA) Thurman
Levin Pelosi Torckildsen
Lewis (CA) Peterson (FL) Torres
Lewis (FL) Pickle Torricelli
Lewis (GA) Pomeroy Towns
Lipinski Poshard Traficant
Livingston Price (NC) Tucker
Lloyd Quillen Unsoeld
Long Rahall Valentine
Lowey Rangel Velazquez
Machtley Ravenel Vento
Maloney Reed Visclosky
Mann Regula Volkmer
Manton Reynolds Walsh
Margolies- Richardson Washington
Mezvinsky Roemer Waters
Markey Rogers Watt
Martinez Ros-Lehtinen Weldon
Matsui Rose Wheat
Mazzoli Rostenkowski Whitten
McCandless Roukema Williams
McCloskey Rowland Wilson
McCollum Roybal-Allard Wise
McCrery Rush Wolf
McDade Sanders Woolsey
McDermott Sangmeister Wyden
McHale Sawyer Wynn
McKinney Saxton Yates
McMillan Schenk Young (AK)
McNulty Schiff Young (FL)
Meehan Schroeder Zimmer

NAYS—131

- Allard Kingston
Archer Dunn Klug
Army Emerson Knollenberg
Bachus (AL) English (OK) Lambert
Baker (CA) Everett Levy
Baker (LA) Ewing Lightfoot
Ballenger Fawell Linder
Barca Fields (TX) Manzullo
Barcia Franks (NJ) McCurdy
Barrett (NE) Gallegly McHugh
Barrett (WI) Gekas McInnis
Bartlett Geren McKeon
Barton Glickman Meyers
Bentley Goodlatte Minge
Boehner Grams Mollinari
Bonilla Grandy Moorhead
Brewster Greenwood Nussle
Bunning Gunderson Orton
Burton Hall (TX) Oxley
Buyer Hancock Paxon
Camp Hansen Penny
Castle Heffley Peterson (MN)
Coble Herger Petri
Collins (GA) Hoekstra Pickett
Combest Hoke Pombo
Condit Gutierrez Huffington Porter
Cooper Hutchinson Portman
Cox Hutto Pryce (OH)
Crane Hyde Quinn
Crapo Inglis Ramstad
Cunningham Inhofe Ridge
DeLay Istook Roberts
Dickey Jacobs Rohrbacher
Dingell Johnson, Sam Roth
Dornan Kasich Royce
Dreier King Santorum
Sarpalius

Schaefer	Smith (TX)	Tanner
Sensenbrenner	Solomon	Taylor (NC)
Shaw	Stearns	Upton
Shuster	Stenholm	Vucanovich
Slattery	Stump	Walker
Smith (MI)	Sundquist	Zeliff
Smith (OR)	Talent	

NOT VOTING—9

Brooks	Hunter	Sabo
Fazio	Lehman	Sharp
Hastert	Pastor	Waxman

So the motion to recede and concur in the amendment of the Senate numbered 12 with an amendment was agreed to.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 18 and concurred therein with the following amendment:

"In lieu of the matter proposed by said amendment, insert: *Provided*, That none of the funds under this head shall be used to conduct new surveys on private property unless specifically authorized in writing by the property owner."

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 23 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert "\$201,724,000".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 24 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment insert "\$4,377,000 to be derived from amounts made available under this head in Public Law 101-512 as a grant for the restoration of the Keith Albee Theatre in Huntington, West Virginia, and \$1,844,000 to be derived from amounts made available under this head in Public Law 102-381 for a pedestrian walkway and interpretive park (A Walk on the Mountain): *Provided*, That \$2,000,000 for the Boston Public Library and \$500,000 for the Penn Center shall be derived from the Historic Preservation Fund pursuant to 16 U.S.C. 470a: *Provided further*, That of the funds provided under this heading, not to exceed \$350,000 shall be made available to the City of Hot Springs, Arkansas, to be used as part of the non-Federal share of cost-shared feasibility study of flood protection for the downtown area which contains a significant amount of National Park Service property and improvements: *Provided further*, That notwithstanding any other provision of law a single procurement for the construction of the Franklin Delano Roosevelt Memorial may be issued which includes the full scope of the Project: *Provided further*, That the solicitation and the contract shall contain the clause "availability of funds" found at 48 CFR 52.323.18: *Provided further*, that for the purpose of performing an environmental impact statement (EIS) on the Paseo del Norte alignment, the National Park Service's proposed Calabacillas alternative road alignment, and any other alternative routes in association with the Petroglyph National Monument in Albuquerque, New Mexico \$400,000 are to be allocated to the City of Albuquerque to perform the EIS, only in the event that the City of Albuquerque and the National Park Service reach mutual agreement, within 75 days of the date of enactment of this Act, on the conditions that must be met for the study, such funds to be derived by transfer from balances available in the "Land acquisition and State assistance" account, National Park Service: *Pro-*

vided further, That \$1,500,000 for the New England Conservatory shall be derived from the Historic Preservation Fund pursuant to 16 U.S.C. 470a upon designation as a National Historic Landmark".

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

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 38 and concurred therein with the following amendment:

In lieu of the matter inserted by said amendment, insert the following: *Provided further*, That of the amount appropriated under this head in Public Law 102-381, any unobligated balance as of September 30, 1993 related to the Alaska Native Claims Settlement Act shall remain available until expended and may be obligated under a grant to the Alaska Native Foundation for education, training, and technical assistance to Alaskan village corporations for reconveyance requirements".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 39 and concurred therein with the following amendment:

In lieu of the matter inserted by said amendment, insert: *Provided further*, That not to exceed \$91,223,000 of the funds in this Act shall be available for payments to tribes and tribal organizations for indirect costs associated with contracts or grants or compacts authorized by the Indian Self-Determination Act of 1975, as amended, for fiscal year 1994 and previous years".

On motion of Mr. YATES, by unanimous consent, the following amendments of the Senate numbered 41, 43, 49, 50, 51, 67, 76, 82, 95, 101, and 111 were considered en bloc.

On motion of Mr. the House receded from its disagreement to the amendments of the Senate numbered 41, 43, 49, 50, 51, 54, 67, 76, 82, 95, 101, and 111 and concurred therein.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 42 and concurred therein.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 54 and concurred therein.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 62 and concurred therein with the following amendment:

Retain the matter inserted by said amendment, amended as follows:

In lieu of the first section number named in said amendment, insert "114".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 69 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert the following: "\$1,304,891,000, including not less than \$55,552,000 for law enforcement".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 71 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert: "\$249,002,000, including road obliteration and watershed restoration".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 72 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert: "\$20,000,000, is for watershed restoration; \$99,347,000".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 73 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert "\$129,655,000".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 74 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert "\$64,250,000".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 75 and concurred therein with the following amendment:

In lieu of the matter inserted by said amendment, insert: ", and for timber sales preparation to replace sales lost to fire or other causes, and sales preparation to replace sales inventory on the shelf for any national forest to a level sufficient to maintain new sales availability equal to a rolling five-year average of the total sales offerings, and for design, engineering, and supervision of construction of roads lost to fire or other causes associated with the timber sales programs described above, and for watershed assessment activities: *Provided*, That notwithstanding any other provision of law, monies received from the timber salvage sales program shall be considered as money received for purposes of computing and distributing 25 per centum payments to local governments under 16 U.S.C. 500, as amended".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 77 and concurred therein with the following amendment:

In lieu of the matter stricken and inserted by said amendment, insert "None of the funds made available in this Act shall be used for timber sale planning or scoping using clearcutting in the Ouachita and Ozark-St. Francis National Forests in Arkansas, except for sales that are necessary as a result of natural disaster or a threat to forest health, or for maintaining or enhancing wildlife habitat, or habitat for endangered and threatened species, or for research purposes."

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 81 and concurred therein with the following amendment:

Restore the matter stricken by said amendment, amended to read as follows:

"None of the funds available to the Forest Service in this Act shall be used to begin preparation of timber sales in fiscal year 1994 using the scaling method: *Provided*, That this limitation shall not apply to timber salvage sales: *Provided further*, That thinning sales may be prepared using the scaling method if determined by the Regional Forester to be

the most effective means of achieving a stated environmental objective: *Provided further*, That this limitation shall not apply to sales prepared pursuant to existing timber contracts: *Provided further*, That any timber sales prepared during fiscal year 1994 which involve the use of the scaling method must be scaled by the Forest Service, or under contracts issued by the Forest Service and paid for using deposits by the timber purchaser.

Total outlays by the Forest Service pursuant to the cooperative work trust funds accounts (12-8028-0-7-302) shall not exceed \$279,668,000 in fiscal year 1994."

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 84 and concurred therein with the following amendment:

In lieu of the matter inserted by said amendment, insert: "Funds appropriated to the Forest Service shall be available for interactions with and providing technical assistance to rural communities for sustainable rural development purposes."

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 90 and concurred therein with the following amendment:

In lieu of the sum proposed by said amendment, insert "\$18,310,000".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 100 and concurred therein with the following amendment:

Retain the matter proposed by said amendment, amended as follows: In lieu of the sum named in said amendment insert "\$300,000".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 102 and concurred therein with the following amendment:

Restore the matter stricken by said amendment, amended to read as follows: "Provided further, That, notwithstanding any other provision of law, funds previously or herein made available to a tribe or tribal organization through a contract, grant or agreement authorized by Title I of the Indian Self-Determination and Education Assistance Act of 1975 (88 Stat. 2203; 25 U.S.C. 450), may be deobligated and reobligated to a self-governance funding agreement under Title III of the Indian Self-Determination and Education Assistance Act of 1975 and thereafter shall remain available to the tribe or tribal organization without fiscal year limitation".

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 118 and concurred therein with the following amendment:

Retain the matter inserted by said amendment, amended as follows: In lieu of the section number named in said amendment, insert "314".

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

Retain the matter inserted by said amendment, amended as follows: In lieu of the section number named in said amendment, insert "315".

On motion of Mr. YATES, the House receded from its disagreement to the

amendment of the Senate numbered 121 and concurred therein with the following amendment:

Retain the matter inserted by said amendment, amended as follows: In lieu of the section number named in said amendment, insert "316".

Mr. YATES moved that the House recede from its disagreement to the amendment of the Senate numbered 123 and concur therein with the following amendment:

In lieu of the matter proposed by said amendment, insert:

SEC. 317. GRAZING.

Title IV of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1751 et seq.) is amended by adding the following new sections:

"SEC. 405. GRAZING FEES.

"(a) ESTABLISHMENT.—The Secretary of the Interior and the Secretary of Agriculture shall annually establish grazing fees.

"(b) PHASE-IN.—The grazing fee for the grazing years 1994, 1995, and 1996 shall be as follows:

"(1) Grazing Fee for 1994=\$2.39 per AUM

"(2) Grazing Fee for 1995=\$2.92 per AUM

"(3) Grazing Fee for 1996=\$3.45 per AUM

"(c) CALCULATION.—Beginning in the grazing year 1997, the grazing fee per AUM shall be equal to a \$3.45 base value multiplied by the forage value index computed annually from data supplied by the National Agricultural Statistics Service, in accordance with the following formula:

"Grazing Fee Per AUM=\$3.45 Forage Value Index

"(d) DEFINITIONS.—For the purposes of this section—

"(1) the term 'Forage Value Index (FVI)' means the average estimate (weighted by AUMs) of the annual rental charge per AUM for pasturing cattle on private rangelands in the 17 contiguous Western States (Arizona, California, Colorado, Idaho, Kansas, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, South Dakota, Texas, Utah, Washington, and Wyoming) divided by \$8.67 (average for the years 1990, and 1991, and 1992); and

"(2) the term 'Animal Unit Month (AUM)' means the amount of forage necessary for the sustenance of 1 cow or its equivalent for a period of 1 month.

"(e) INCREASES OR DECREASES.—Any annual increase or decrease in the grazing fee occurring after 1996 shall be limited to not more than 15 percent of the fee in the previous year.

"(f) LANDS AFFECTED.—Fees shall be charged for livestock grazing upon or crossing the public lands and other lands administered by the Bureau of Land Management and the National Forest System lands in the 17 contiguous Western States, excluding the National Forests in Texas, at a specified rate per animal unit month.

"(g) GRAZING AFFECTED.—The full fee shall be charged for each paying animal unit which is defined as each animal 6 months of age or over at the time of entering the public lands, or National Forest System lands, for all weaned animals regardless of age, and for such animals as will become 12 months of age during the authorized period of use. No charge will be made for animals under 6 months of age at the time of entering the public lands, or National Forest System lands, that are the natural progeny of animals upon which fees are paid, provided they will not become 12 months of age during the authorized period of use, or for progeny born during that period.

"SEC. 406. RANGELAND REFORM.

"(a) REGULATIONS.—The Secretary of the Interior shall promulgate regulations to es-

tablish payment dates, late fee assessments, and service charges for the grazing fee established pursuant to section 405 of this Act and as provided for in section 4130.7-3 of title 43, Code of Federal Regulations.

"(b) EXECUTIVE ORDER.—Executive Order No. 12548 (43 U.S.C. 1905 note) shall not apply to grazing fees established after the date of enactment of this section.

"(c) PROPOSED DECISIONS AND APPEALS ON PERMITS OR LEASES.—The Secretary of the Interior shall issue regulations providing for decisions and appeals of final decisions on razing permits or leases. Such regulations shall provide the following:

"(1) CHANGES IN LIVESTOCK MANAGEMENT PRACTICES.—After consultation, reductions of permitted use or changes in livestock management practices necessary to protect rangeland ecosystem health shall be implemented through a documented agreement or by decision of the authorized officer. Determinations regarding the ecological health of ecosystems or the actions necessary to achieve healthy ecosystems shall be based on the standards and guidelines promulgated pursuant to subsection (c), or monitoring, inventory, or other forage production data acceptable to the authorized officer.

"(2) OTHER CHANGES.—When the authorized officer determines that the soil, vegetation, or other resources on the public lands require protection because of conditions such as drought, fire, flood, or insect infestation, or when continued grazing use poses a significant risk of resource damage from these factors, after consultation with, or a reasonable attempt to consult with affected permittees or lessees, other interested parties, and the State having lands or responsible for managing resources within the area, the authorized officer shall close allotments or portions of allotments to grazing by any kind of livestock, or modify authorized grazing use. Notices of closure and decisions requiring modification of authorized grazing use may be issued as final decisions effective upon issuance or on the date specified in the decision. Such decisions shall remain in effect pending the decision on appeal unless a stay is granted by the office of Hearings and Appeals.

"(d) WATER RIGHTS.—Subject to valid water rights existing on the date of enactment, no water rights shall be obtained for grazing-related actions on public lands except in the name of the United States.

"(e) SUBLEASING.—A leasing surcharge shall be added by the Secretary of the Interior to the grazing fee billings for authorized leasing of base property to which public land grazing preference is attached or authorized grazing of livestock owned by persons other than the permittee or lessee. The surcharge shall be in addition to any other fees that may be charged for using public land forage. Surcharges shall be paid for grazing use calculated in accordance with the following:

11(1) 20 percent of the grazing bill for the permitted grazing use that is attached to a leased base property by an approved transfer, or that was leased and attached to the base property of another party through an approved transfer.

"(2) 50 percent of the grazing bill for pasturing livestock owned by persons other than the permittee or lessee under a grazing authorization.

"(3) 70 percent of the grazing bill when base property is leased and a transfer has been approved and livestock owned by persons other than the permittee or lessee are pastured under a grazing authorization.

"(f) UNAUTHORIZED GRAZING USE.—

"(1) VIOLATIONS.—

"(A) Violation of section 4140.1(b)(1) of title 43, Code of Federal Regulations, constitutes unauthorized grazing use.

“(B) The authorized officer shall determine whether a violation is nonwillful, willful, or repeated willful.

“(C) Violators shall be liable in damages to the United States for the forage consumed by their livestock, for injury to public lands and other property of the United States caused by their unauthorized grazing use, and for expenses incurred in impoundment and disposal of their livestock, and may be subject to civil penalties or criminal sanction for such unlawful acts.

“(2) NOTICE AND ORDER TO REMOVE.—

“(A) Whenever a violation has been determined to be nonwillful and incidental, and the owner of the unauthorized livestock is known, the authorized officer shall notify the alleged violator that a violation has been reported, that the violation must be corrected, and how it can be settled, based upon the discretion of the authorized officer.

“(B) Whenever it appears that a violation exists and the owner of the unauthorized livestock is known, written notice of unauthorized use and order to remove livestock by a specified date shall be served upon the alleged violator or the agent of record, or both, by certified mail or personal delivery. The written notice shall also allow a specified time from receipt of notice for the alleged violator to show that there has been no violation or to make settlement under paragraph (3).

“(C) When neither the owner of the unauthorized livestock nor his agent is known, the authorized officer may proceed to impound the livestock under paragraph (3).

“(3) SETTLEMENT.—

“(A) The authorized officer shall determine whether the violation is nonwillful, willful, or repeated willful. Where violations are repeated willful, the authorized officer shall take action under section 4170.1-1(b) of title 43, Code of Federal Regulations. The amount due for settlement shall include the value of forage consumed as determined under subparagraph (B). Settlement for willful and repeated willful violations shall also include the full value for all damages to the public lands and other property of the United States, and all reasonable expenses incurred by the United States in detecting, investigating, resolving violations, and livestock impoundment costs.

“(B) For purposes of subparagraph (A), the value of forage consumed shall be determined as follows:

“(i) For nonwillful violations, the value of forage consumed as determined by the average monthly rate per AUM for pasturing livestock on privately owned land (excluding irrigated land) for the 17 Western States as published annually by the Department of Agriculture. The authorized officer may approve nonmonetary settlement of unauthorized use when the authorized officer determines that each of the following conditions are met:

“(I) Evidence shows that the unauthorized use occurred through no fault of the livestock operator.

“(II) The forage use is insignificant.

“(III) The public lands have not been damaged.

“(IV) Nonmonetary settlement is in the best interests of the United States.

“(ii) For willful violations, twice the value of forage consumed as determined in clause (i) of this paragraph.

“(iii) For repeated willful violations, three times the value of the forage consumed as determined in clause (i) of this paragraph.

“(iv) Payment made under this paragraph does not relieve the alleged violator of any criminal liability under Federal or State law.

“(v) Violators shall not be authorized to make grazing use on the public lands administered by the Bureau of Land Management

until any amount found to be due the United States under this section has been paid. The authorized officer may take action under section 4160.1-2 of title 43, Code of Federal Regulations, to cancel or suspend grazing authorizations or to deny approval of applications for grazing use until such amounts have been paid. The proposed decision shall include a demand for payment.

“(g) RESOURCE ADVISORY COUNCILS.—

“(1) One or more resource advisory councils, as provided for in section 309, shall be established for the area within the jurisdiction of each Bureau of Land Management State Office to provide guidance on the management of public lands and resources.

“(2) The Secretary or a designee of the Secretary shall appoint not less than 10 nor more than 15 members to serve on each resource advisory council. One appointee of each resource advisory council shall be an official elected to a position in State or local government serving the people of the area for which the council is established.

“(3) A resource advisory council advises the Bureau of Land Management official to whom it reports regarding multiple use plans and programs for public lands and resources within its area.

“(4) A resource advisory council and its subcommittees shall meet at the call of the designated Federal officer and elect their own officers. The designated Federal officer shall attend all meetings of the council and its subcommittees.

“(5) Administrative support for a resource advisory council and its subcommittees shall be provided by the office of the designated Federal officer.

“(h) RANGE IMPROVEMENT FUND.—

“(1) With respect to public lands, in addition to range developments accomplished through other resources management funds, authorized range improvement may be secured through the use of the appropriated range improvement fund provided for by section 401 of this Act. One-half of the available funds shall be expended in the State and district from which they were derived. The remaining one-half of the fund shall be allocated, on a priority basis, by the Secretary or designee for on-the-ground ecosystem rehabilitation, protection and improvement.

“(2) All appropriated funds for range improvement are to be used for cost-effective investment in improvements that benefit all rangeland resources, including riparian area rehabilitation, improvement, and protection, fish and wildlife habitat improvement or protection, soil and water resource improvement, wild horse and burro habitat management facilities, vegetation improvement and management and livestock grazing management. The funds may be used for activities including the planning, design, layout, modification, and monitoring and evaluating the effectiveness of specific range improvement projects.

“(3) During the planning of the range development or range improvement programs, authorized officers shall consult affected permittees, lessees, and other interested parties.

“(i) RANGE IMPROVEMENT OWNERSHIP.—

“(1) With respect to public lands, any permittee or lessee may apply for a range improvement permit to install, use, maintain, or modify range improvements that are needed to achieve management objectives within his or her designated allotment. The permittee or lessee shall agree to provide full funding for construction, installation, modification, or maintenance. Such range improvement permit may be issued at the discretion of the authorized officer.

“(2) The permittee or lessee may hold the title to all temporary range improvements authorized as livestock handling facilities such as corrals and dipping vats and tem-

porary, readily removable improvements such as troughs for hauled water. The authorization for permanent water developments, such as spring developments, wells, reservoirs, stock tanks, and pipelines, shall be through cooperative range improvement agreement to protect the public interest for multiple use of rangeland ecosystems. The United States shall assert its claims and exercise its rights to water developed on public lands to benefit the public lands and resources thereon.

“(3) Where a permittee or lessee cannot make use of the forage available for livestock and an application for nonuse has been denied or the opportunity to make use of the available forage is requested by the authorized officer, the permittee or lessee shall cooperate with the temporary authorized use of forage by another operator, when it is authorized by the authorized officer following consultation with the preference permittee or lessee.

“(4) A permittee or lessee shall be reasonably compensated for the use and maintenance of improvements and facilities by the operator who has an authorization for temporary grazing use.

“(5) The authorized officer may mediate disputes about reasonable compensation and, following consultation with the interested parties, make a determination concerning the fair and reasonable share of operation and maintenance expenses and compensation for use of improvements and facilities.

“(6) Where a settlement cannot be reached, the authorized officer shall issue a temporary grazing authorization including appropriate terms and conditions and the requirement to compensate the preference permittee or lessee for the fair share of operation and maintenance as determined by the authorized officer under subpart 4160 of title 43, Code of Federal Regulations.

“(j) MANDATORY QUALIFICATIONS.—

“(1) Except as provided in sections 4110.1-1, 4130.3, and 4130.4-3 of title 43, Code of Federal Regulations, to qualify for a grazing permit or lease on the public lands an applicant must own or control land or water base property, and must be—

“(A) a citizen of the United States or have properly filed a valid declaration of intention to become a citizen or a valid petition for naturalization;

“(B) a group or association authorized to conduct business in the State in which the grazing use is sought, all members of which are qualified under subparagraph (A); or

“(C) a corporation authorized to conduct business in the State in which the grazing use is sought.

“(2) Any applicant who currently holds or has previously held a Federal grazing permit or lease, either directly or indirectly, must be determined by the authorized officer to have a satisfactory record of performance.

“(3) The applicant and any affiliate must at the time of permit or lease issuance be determined by the authorized officer to be in substantial compliance with the terms and conditions of any Federal or State grazing permit or lease presently held and with the rules and regulations applicable to those permits and leases. The authorized officer may take into consideration circumstances beyond the control of the applicant or affiliate in determining whether the applicant and affiliate, if any, are in compliance with existing permit or lease terms and conditions and applicable rules and regulations.

“(4) Any applicant or affiliate who has had any Federal or State grazing permit or lease canceled for violation of the permit or lease within the 36 calendar months immediately preceding the date of application shall be deemed to have an unsatisfactory performance record.

“(5) In determining whether affiliation exists, the authorized officer shall consider all

appropriate factors, including, but not limited to, common ownership, common management, identity of interests among family members, and contractual relationships.

(6) Applicants shall submit an application and any other information requested by the authorized officer in order to determine that all qualifications have been met.

(k) SUSPENDED NONUSE.—The Secretary shall promulgate regulations to remove references in existing regulations to long-term suspended nonuse.

(l) PROHIBITED ACTS.—The Secretary shall promulgate regulations which would make violations of the Wild Horse and Burro Act, Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.), and other Federal or State laws concerning conservation, protection of natural or cultural resources, and protection of environmental quality prohibited acts. Upon the expiration of appeal or review periods following a conviction for violation or an administrative finding of violation of these laws the authorized officer may consider cancellation or suspension of permits and leases when the violation occurred on public land or is found to be related to authorized grazing of public land.

(m) RANGE IMPROVEMENTS.—Subject to valid rights existing on the date of enactment of this section, all rights to permanent improvements contained on or in public lands are vested in the United States.

(n) CONSERVATION NONUSE.—The Secretary shall promulgate regulations to authorize persons or entities owning or controlling base property which is capable of serving as a base for livestock use of public lands to apply for up to 10 consecutive years of conservation use of a permit or lease, and up to 3 consecutive years of temporary nonuse.

(o) STANDARDS.—The Secretary of the Interior shall develop standards and guidelines that establish minimum conditions for the protection of rangeland ecological health. These standards and guidelines shall be promulgated pursuant to the National Environmental Policy Act of 1969, and chapter 5 of title 5, United States Code, to the extent each is applicable. Permits and leases shall incorporate applicable standards and guidelines to ensure the proper management of public rangelands. These standards shall provide for—

(1) the restoration and protection of riparian values, such as healthy wildlife and fish habitat and diverse vegetation;

(2) compliance with the Clean Water Act (33 U.S.C. 1251 et seq.);

(3) compliance with the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.); and

(4) restoration, maintenance, and improvement of ecosystem health, such as diversity, resilience, and sustainability.”

SEC. 318. USE OF FUNDS.

Except as provided by this Act, none of the funds made available to the Secretary of the Interior by this Act may be used to implement any grazing reform program, including a grazing fee increase, unless Congress has approved such program or fee increase. Nothing in this section shall prohibit the Secretary from promulgating regulations, modifying existing regulations, or taking other actions, as necessary, to implement the provisions of sections 405 and 406 of the Federal Land Policy and Management Act of 1976 as added by this Act.

SEC. 319. REPEAL.

Section 403 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1753) is repealed.

Pending consideration of said motion,

On demand of Mr. PACKARD, pursuant to clause 2, rule XXVIII,

Ordered, That time for debate be equally divided among Messrs. YATES, REGULA, and PACKARD.

After debate, By unanimous consent, the previous question was ordered.

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

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

Mr. KOLBE 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 317 Nays 106

120.18 [Roll No. 525] YEAS—317

- Abercrombie Durbin Kennelly
Ackerman Edwards (CA) Kildee
Andrews (ME) Engel Kim
Andrews (NJ) English (OK) King
Andrews (TX) Eshoo Kleczka
Applegate Evans Klein
Archer Ewing Klink
Bacchus (FL) Farr Klug
Baesler Fawell Knollenberg
Barca Fazio Kreidler
Barlow Fields (LA) LaFalce
Barrett (WI) Filner Lambert
Becerra Fingerhut Lancaster
Beilenson Fish Lantos
Bereuter Flake Laughlin
Berman Foglietta Lazio
Bevill Ford (MI) Leach
Bilbray Fowler Levin
Bilirakis Frank (MA) Levy
Bishop Franks (CT) Lewis (GA)
Blackwell Franks (NJ) Lipinski
Bileyle Frost Lloyd
Blute Furse Long
Boehlert Gallo Lowey
Bonior Gejdenson Machtley
Borski Gekas Maloney
Boucher Gephardt Mann
Brooks Gibbons Manton
Browder Gillmor Margolies-
Brown (CA) Gilman Mezvinsky
Brown (FL) Glickman Markey
Brown (OH) Gonzalez Martinez
Bryant Goodlatte Matsui
Byrne Gordon Mazzoli
Canady Canady McCloskey
Cantwell Grandy McCrery
Cardin Green Green McCurdy
Carr Greenwood McDermott
Castle Gunderson McHale
Chapman Gutierrez McHugh
Clay Hamburg McKinney
Clayton Hamilton McMillan
Clement Harman McNulty
Clinger Hastings Meehan
Clyburn Hefner Meek
Coble Hilliard Menendez
Coleman Hinchey Meyers
Collins (IL) Hoagland Mfume
Collins (MI) Hobson Miller (CA)
Condit Hochbrueckner Miller (FL)
Conyers Hoekstra Mineta
Cooper Hoke Minge
Coppersmith Holden Mink
Costello Horn Moakley
Coyne Hoyer Molinari
Cramer Hughes Mollohan
Danner Hutto Montgomery
Darden Hyde Moran
de la Garza Inglis Morella
Deal Inslee Murtha
DeFazio Istook Nadler
DeLauro Jacobs Natcher
Dellums Jefferson Neal (MA)
Derrick Johnson (CT) Neal (NC)
Deutsch Johnson (GA) Nussle
Diaz-Balart Johnson, E. B. Oberstar
Dickey Johnston Obey
Dicks Kanjorski Olver
Dingell Kaptur Ortiz
Dixon Kasich Owens
Duncan Kennedy Pallone

- Parker Rusk Swett
Paxon Sabo Swift
Payne (NJ) Sanders Synar
Payne (VA) Sangmeister Tanner
Pelosi Santorum Taylor (MS)
Penny Sawyer Tejada
Peterson (FL) Saxton Thompson
Petri Schenk Thornton
Pickett Schroeder Thurman
Pickle Schumer Torkildsen
Porter Scott Torres
Portman Sensenbrenner Torricelli
Poshard Serrano Towns
Price (NC) Sharp Trafficant
Pryce (OH) Shaw Tucker
Quinn Shays Unsoeld
Rahall Shepherd Upton
Ramstad Shuster Valentine
Rangel Sisisky Velazquez
Ravenel Skaggs Vento
Reed Skelton Visclosky
Regula Slattery Volkmer
Reynolds Slaughter Walsh
Richardson Smith (IA) Waters
Ridge Smith (NJ) Watt
Roemer Snowe Waxman
Rohrabacher Solomon Weldon
Ros-Lehtinen Spence Wheat
Rose Spratt Wise
Rostenkowski Stark Woolsey
Roth Stearns Wyden
Roukema Stokes Wynn
Rowland Strickland Yates
Roybal-Allard Studds Young (FL)
Royce Stupak Zimmer

NAYS—106

- Allard Fields (TX) Mica
Army Gallegly Michel
Bachus (AL) Geren Moorhead
Baker (CA) Gilchrest Myers
Baker (LA) Gingrich Orton
Ballenger Goodling Packard
Barcia Grams Pastor
Barrett (NE) Hall (TX) Peterson (MN)
Bartlett Hancock Pombo
Barton Hansen Pomeroy
Bentley Hayes Quillen
Boehner Hefley Roberts
Bonilla Herger Rogers
Brewster Houghton Sarpaluis
Bunning Huffington Schaefer
Burner Hunter Schiff
Buyer Hutchinson Skeen
Callahan Inhofe Smith (MI)
Calvert Johnson (SD) Smith (OR)
Camp Johnson, Sam Smith (TX)
Collins (GA) Kingston Stenholm
Combest Kolbe Stump
Cox Kopetski Sundquist
Crane Kyl Talent
Crapo LaRocco Tauzin
Cunningham Lehman Taylor (NC)
DeLay Lewis (CA) Thomas (CA)
Dooley Lewis (FL) Thomas (WY)
Doolittle Lightfoot Vucanovich
Dornan Linder Walker
Dreier Livingston Williams
Dunn Manzullo Wolf
Edwards (TX) McCandless Young (AK)
Emerson McCollum Zeliff
English (AZ) McInnis
Everett McKeon

NOT VOTING—10

- Bateman McDade Whitten
Ford (TN) Murphy Wilson
Hall (OH) Oxley
Hastert Washington

So the motion to recede from the disagreement of the House to the amendment of the Senate numbered 123 and concur therein with an amendment was agreed to.

Mr. YATES moved that the House recede from its disagreement to the amendment of the Senate numbered 124 and concur therein with the following amendment:

In lieu of the matter inserted by said amendment, insert:

“SEC. 320. FOREST SERVICE SEPARATION PAY.—(a) In order to avoid or minimize the need for involuntary separations, effective for the period beginning upon the date of enactment of this Act through and including

September 30, 1994, the Secretary of Agriculture, under such regulations and subject to such conditions as the Secretary of Agriculture may prescribe, shall have authority to offer separation pay to employees of the Forest Service to the same extent the Secretary of Defense is authorized to offer separation pay to employees of a defense agency in section 5597 of title 5, United States Code.

"(b) In the event that an authority is enacted to offer separation pay or a voluntary separation incentive similar to such section 5597 of title 5, United States Code, but applicable to employees in the executive branch generally, the authority under subsection (a) shall terminate.

"(c) Such payments may be made to employees who agree, during a continuous 90 day period designated by the agency head, beginning no earlier than the date of enactment of this Act and ending no later than September 30, 1994, to separate from service with the agency, whether by retirement or resignation.

"(d) An employee who has received a voluntary separation incentive under this section and accepts employment with the Government of the United States within 2 years of the date of the separation on which payment of the incentive is based shall be required to repay the entire amount of the incentive to the agency that paid the incentive."

Mr. CLAY, pursuant to clause 2(b)(2) of rule XXVIII, offered a preferential motion to insist on disagreement to Senate amendment numbered 124.

After debate,

By unanimous consent, the previous question was ordered.

The question being put, *viva voce*,

Will the House agree to said preferential motion?

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

So the motion to insist on disagreement to the Senate amendment numbered 124 was agreed to.

On motion of Mr. YATES, the House receded from its disagreement to the amendment of the Senate numbered 125 and concurred therein with the following amendment:

In lieu of the matter proposed by said amendment, insert:

"SEC. 321. None of the funds provided in this Act may be used to implement the Bureau of Land Management/United States Forest Service comprehensive strategy for Pacific salmon and steelhead habitat (PACFISH) or to impose interim guidelines for such strategy in the Tongass National Forest: *Provided*, That nothing in this section shall be construed to enlarge or diminish minimum timber no harvest buffer zones required by the Tongass Timber Reform Act or to enlarge or diminish site-specific management prescriptions which increase no harvest fish stream buffer zones applied under the Tongass Land Management Plan and existing standards and guidelines of the Tongass National Forest."

And on page 52, line 21 of the House engrossed bill, H.R. 2520, strike "\$150,000,000 on October 1, 1993, \$250,000,000" and insert "\$125,000,000 on October 1, 1993, \$275,000,000"

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.

¶120.19 SUBMISSION OF CONFERENCE REPORT—H.R. 2492

Mr. DIXON submitted a conference report (Rept. No. 103-303) on the bill (H.R. 2492) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 1994, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

¶120.20 PROVIDING FOR THE CONSIDERATION OF H.J. RES. 281

Mr. MOAKLEY, by direction of the Committee on Rules, reported (Rept. No. 103-304) the resolution (H. Res. 282) providing for consideration of the joint resolution (H.J. Res. 281) making further continuing appropriations for the fiscal year 1994, and for other purposes.

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

¶120.21 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted—

To Mr. HASTERT, for today from 4:30 p.m.; and

To Mr. ENGLE, for today until 6:50 p.m.

And then,

¶120.22 ADJOURNMENT

On motion of Mr. THORTON, at 11 o'clock and 44 minutes p.m., the House adjourned.

¶120.23 REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. DIXON: Committee on conference. Conference report on H.R. 2492. A bill making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 1994, and for other purposes (Rept. No. 103-303). Ordered to be printed.

Mr. MOAKLEY: Committee on Rules. House Resolution 282. Resolution providing for consideration of the joint resolution (H.J. Res. 281) making further continuing appropriations for the fiscal year 1994, and for other purposes (Rept. No. 103-304). Referred to the House Calendar.

¶120.24 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 Ms. NORTON (for herself, Mrs. MORELLA, Mr. ACKERMAN, Mr. YOUNG of Alaska, Ms. BYRNE, Mr. MORAN, Mr. HOYER, Mrs. UNSOELD, Mr. BATEMAN, Mr. GILCHREST, and Mr. CARDIN):

H.R. 3318. A bill to amend title 5, United States Code, to provide for the establishment of programs to encourage Federal employees to commute by means other than single-occupancy motor vehicles; jointly, to the Committees on Post Office and Civil Service, House Administration, and the Judiciary.

By Mr. BARRETT of Nebraska:

H.R. 3319. A bill to impose limitations on the placing of U.S. Armed Forces under the operational control of a foreign national acting on behalf of the United Nations; jointly, to the Committees on Armed Services and Foreign Affairs.

By Mr. BILBRAY (for himself, Mr. GOODLATTE, Mr. HUNTER, Mr. LEHMAN, and Mr. TRAFICANT):

H.R. 3320. A bill to curb criminal activity by aliens, to defend against acts of international terrorism, to protect American workers from unfair labor competition, and to relieve pressure on public services by strengthening border security and stabilizing immigration into the United States; to the Committee on the Judiciary.

By Mr. FRANK of Massachusetts:

H.R. 3321. A bill to provide increased flexibility to States in carrying out the Low-Income Home Energy Assistance Program; jointly, to the Committees on Banking, Finance and Urban Affairs; Education and Labor; and Energy and Commerce.

By Mr. JEFFERSON (for himself, Mr. RANGEL, Mr. FORD of Tennessee, Mr. LEWIS of Georgia, Mr. REYNOLDS, Mr. FROST, Mr. WASHINGTON, Mr. TOWNS, Mr. MURPHY, and Mr. KLEIN):

H.R. 3322. A bill to amend the Internal Revenue Code of 1986 to provide tax incentives to encourage the preservation of low-income housing; to the Committee on Ways and Means.

By Mr. SANDERS:

H.R. 3323. A bill to provide that rates of pay for the President and Members of Congress shall be made equivalent to the rates of pay for their counterparts in the United Mexican States if legislation implementing the North American Free-Trade Agreement is enacted; jointly, to the Committees on Post Office and Civil Service and House Administration.

By Mrs. SCHROEDER:

H.R. 3324. A bill to amend the Public Health Service Act to establish a program of providing information and education to the public on the prevention and treatment of eating disorders; to the Committee on Energy and Commerce.

By Mr. SHAYS (for himself, Mr. ANDREWS of Texas, Mr. WALSH, Mr. KOLBE, Mr. SMITH of Texas, Mr. BOEHNER, Mr. FRANK of Massachusetts, and Mr. BALLENGER):

H.R. 3325. A bill to amend certain provisions of title 5, United States Code, relating to the age and service requirements for entitlement to an immediate annuity under the Civil Service Retirement System or the Federal Employees' Retirement System, and for other purposes; to the Committee on Post Office and Civil Service.

By Mr. KLINK (for himself and Mr. COYNE):

H.R. 3326. A bill to delay the effective date of regulations issued by the Secretary of Housing and Urban Development governing the admission of single persons into public and assisted housing for the elderly; to the Committee on Banking, Finance and Urban Affairs.

By Mr. NATCHER:

H.J. Res. 281. Joint resolution making further continuing appropriations for the fiscal year 1994, and for other purposes; to the Committee on Appropriations.

By Mr. STUDDS (for himself, Mr. MANTON, Mr. YOUNG of Alaska, Mr. PALLONE, Mr. SAXTON, and Ms. SNOWE):

H. Con. Res. 169. Concurrent resolution to express the sense of the Congress that the United States should seek compliance by all countries with the conservation and management recommendations for Atlantic bluefin tuna adopted by the International Commis-

sion for the Conservation of Atlantic Tunas, and for other purposes; to the Committee on Merchant Marine and Fisheries.

By Mr. SMITH of New Jersey (for himself, Mr. DOOLITTLE, Mr. MCMILLAN, Mr. PARKER, Mr. HYDE, Mr. SOLOMON, Mr. BARRETT of Nebraska, Mr. DELAY, Mr. FIELDS of Texas, Mr. BUYER, Mr. CANADY, Mr. WOLF, Mr. HUTCHINSON, Mr. RAHALL, Mr. DICKEY, Mr. GILCREST, Mr. HEFLEY, Mr. SENSENBRENNER, Mr. PORTER, Mr. BACHUS of Alabama, Mr. LINDER, Mr. HOEKSTRA, Mr. LEWIS of Florida, Mr. BAKER of California, Mr. COX, Mr. RAVENEL, Mr. DORNAN, Mr. ROYCE, Mr. CAMP, Mr. CUNNINGHAM, Mr. SUNDQUIST, Mr. BAKER of Louisiana, Mr. ROTH, Mr. TALENT, Mr. HERGER, Mr. STUMP, Mr. BATEMAN, Mr. QUILLEN, Mr. RIDGE, Mr. HANCOCK, Mr. SANTORUM, Mr. HORN, Mr. LIPINSKI, Mrs. ROUKEMA, Mr. TAYLOR of North Carolina, Mr. BARTLETT of Maryland, Mr. CALLAHAN, Mr. SAXTON, Mr. HUTTO, Mr. FALEOMAVAEGA, Mr. WALSH, Mr. INGLIS of South Carolina, Mr. HUNTER, Mr. ZELIFF, Mr. GINGRICH, Mr. GEKAS, Mr. MCCOLLUM, and Mr. KYL):

H. Res. 281. Resolution respecting child pornography; to the Committee on the Judiciary.

¶120.25 MEMORIALS

Under clause 4 of rule XXII, memorials were presented and referred as follows:

251. By the SPEAKER: Memorial of the Legislature of the State of California, relative to pest containment and quarantine facilities; to the Committee on Agriculture.

252. Also, memorial of the Legislature of the State of California, relative to Mare Island Naval Shipyard; to the Committee on Armed Services.

253. Also, memorial of the Legislature of the State of California, relative to the aircraft carrier *Midway*; to the Committee on Armed Services.

254. Also, memorial of the Legislature of the State of California, relative to community development financial institutions; to the Committee on Banking, Finance and Urban Affairs.

255. Also, memorial of the Senate of the State of California, relative to establishing a model for career pathways for youth programs; to the Committee on Education and Labor.

256. Also, memorial of the Legislature of the State of California, relative to long-term care; to the Committee on Energy and Commerce.

257. Also, memorial of the Legislature of the State of California, relative to cannabis/marijuana; to the Committee on Energy and Commerce.

258. Also, memorial of the Senate of the State of California, relative to the range livestock industry; to the Committee on Natural Resources.

259. Also, memorial of the Legislature of the State of California, relative to military airspace; to the Committee on Public Works and Transportation.

260. Also, memorial of the Legislature of the State of California, relative to tax refund liability; to the Committee on Ways and Means.

261. Also, memorial of the Legislature of the State of California, relative to American prisoners of war or missing in action; jointly, to the Committees on Foreign Affairs and Ways and Means.

262. Also, memorial of the Legislature of the State of California, relative to sustainable development; jointly, to the Commit-

tees on Foreign Affairs, Energy and Commerce, Public Works and Transportation, and Merchant Marine and Fisheries.

¶120.26 ADDITIONAL SPONSORS

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

H.R. 14: Mr. BARCA of Wisconsin.

H.R. 140: Mr. HANSEN, Mr. BAESLER, Mr. FAZIO, Mr. DEAL, Mr. SCHIFF, Mr. WHITTEN, and Mr. BACHUS of Alabama.

H.R. 250: Mr. DORNAN.

H.R. 323: Mr. BALLENGER, Mr. SENSENBRENNER, Mr. ROHRABACHER, Mr. PETE GEREN of Texas, Mr. MCHUGH, Mr. LINDER, Mr. PENNY, Mr. ANDREWS of New Jersey, Mr. STENHOLM, Mr. CONDIT, Mr. ALLARD, Mr. ARCHER, Mr. ARMEY, Mr. BAKER of Louisiana, Mr. BATEMAN, Mr. BILIRAKIS, Mr. BLUTE, Mr. BOEHNER, Mr. BUNNING, Mr. CALLAHAN, Mr. CALVERT, Mr. CAMP, Mr. CANADY, Mr. CLINGER, Mr. COBLE, Mr. COLLINS of Georgia, Mr. CUNNINGHAM, Mr. DIAZ-BALART, Mr. DICKEY, Mr. DOOLITTLE, Mr. DORNAN, Mr. DREIER, Ms. DUNN, Mr. EMERSON, Mr. FIELDS of Texas, Mr. GALLO, Mr. GEKAS, Mr. HANCOCK, Mr. HASTERT, Mr. HEFLEY, Mr. HOUGHTON, Mr. HUNTER, Mr. HYDE, Mr. INHOFE, Mr. ISTOOK, Mr. KING, Mr. KLUG, Mr. KYL, Mr. LAZIO, Mr. LEWIS of California, Mr. LIGHTFOOT, Mr. LIVINGSTON, Mr. MCCOLLUM, Mr. MICA, Mr. MILLER of Florida, Mr. MOORHEAD, Mr. MYERS of Indiana, Mr. PACKARD, Mr. PAXON, Mr. PETRI, Mr. POMBO, Mr. PORTMAN, Mr. QUINN, Mr. REGULA, Mr. ROBERTS, Ms. ROS-LEHTINEN, Mr. SANTORUM, Mr. SAXTON, Mr. SKEEN, Mr. SMITH of New Jersey, Mr. SPENCE, Mr. STEARNS, Mr. STUMP, Mr. THOMAS of California, Mr. TORKILDSEN, Mr. WALKER, Mr. WALSH, Mr. WELDON, Mr. YOUNG of Florida, Mr. YOUNG of Alaska, Mr. ZELIFF, Mr. HORN, Mr. BARTLETT of Maryland, Mr. OXLEY, Mr. FISH, Mr. GALLEGLY, Mr. DELAY, Mr. NUSSLE, Mr. KNOLLENBERG, and Mr. BONILLA.

H.R. 339: Mr. STENHOLM.

H.R. 411: Mr. KINGSTON and Mr. BAKER of Louisiana.

H.R. 417: Mr. HOKE.

H.R. 455: Ms. NORTON.

H.R. 509: Mr. ROHRABACHER and Mr. ARCHER.

H.R. 635: Mr. MCCRERY.

H.R. 794: Mr. ALLARD.

H.R. 796: Mr. COOPER.

H.R. 799: Mrs. LLOYD.

H.R. 878: Mr. KILDEE and Miss COLLINS of Michigan.

H.R. 1012: Mr. KNOLLENBERG.

H.R. 1504: Mr. JACOBS.

H.R. 1552: Mr. BROWN of Ohio.

H.R. 1583: Mr. WYNN, Mrs. THURMAN, and Ms. FURSE.

H.R. 1627: Mr. ISTOOK and Mr. COSTELLO.

H.R. 1749: Mr. GREENWOOD.

H.R. 1801: Mr. TORKILDSEN.

H.R. 1968: Ms. FURSE.

H.R. 2076: Mr. NEAL of North Carolina, Mr. OLVER, Mr. FORD of Michigan, and Ms. BYRNE.

H.R. 2173: Mr. KLEIN.

H.R. 2326: Mr. HINCHEY, Mr. CALVERT, Mr. CAMP, Mr. JOHNSTON of Florida, Mr. EWING, Mr. PAXON, Mr. VENTO, Mr. HOAGLAND, Mr. BUYER, Mr. SUNDQUIST, Mr. BROWN of Ohio, Mr. GORDON, and Mr. BAKER of Louisiana.

H.R. 2341: Mr. ORTIZ, and Mr. SOLOMON.

H.R. 2417: Mr. DUNCAN, Mr. SWIFT, Mr. HOLDEN, and Mr. CRANE.

H.R. 2425: Mr. GRAMS.

H.R. 2467: Mr. BOUCHER, Ms. BROWN of Florida, Mr. PETE GEREN of Texas, Mr. HALL of Ohio, Mr. LINDER, Mr. MANTON, Mr. MANZULLO, Mr. OLVER, Mr. SARPALIUS, Mr. SKEEN, and Mr. WILSON.

H.R. 2521: Mrs. THURMAN, Mr. UPTON, Mr. POMBO, Mr. HOLDEN, Mr. TORRES, Mr.

TORKILDSEN, Mr. MCCRERY, Mr. WOLF, and Ms. SNOWE.

H.R. 2556: Mr. HOKE.

H.R. 2572: Mr. KLEIN.

H.R. 2612: Mr. THOMAS of California and Mr. HERGER.

H.R. 2623: Mr. KLEIN and Mr. MYERS of Indiana.

H.R. 2758: Mr. MILLER of Florida and Mr. BROWN of Ohio.

H.R. 2787: Ms. VELAZQUEZ.

H.R. 2814: Mr. VALENTINE.

H.R. 2866: Mr. KLEIN, Ms. ENGLISH of Arizona, Mr. THOMPSON, Mr. PETERSON of MINNESOTA, Mr. BECERRA, Mr. TOWNS, Mr. LEWIS of Georgia, Mr. FINGERHUT, and Mr. FOGLIETTA.

H.R. 2896: Mr. ROHRABACHER and Mr. DEAL.

H.R. 2898: Mr. PALLONE.

H.R. 2950: Mr. BAESLER.

H.R. 2959: Mr. GALLEGLY, Mr. DORNAN, Mr. EWING, Mrs. VUCANOVICH, Mr. BALLENGER, Mr. SENSENBRENNER, and Mr. HEFLEY.

H.R. 3030: Mr. KINGSTON and Mr. WELDON.

H.R. 3039: Mr. BROWDER and Mr. SAM JOHNSTON.

H.R. 3041: Mr. APPLGATE.

H.R. 3088: Ms. NORTON, Mr. OBERSTAR, Mr. GALLEGLY, Mr. FOGLIETTA, and Mr. FALEOMAVAEGA.

H.R. 3109: Mr. FISH.

H.R. 3121: Mr. BOUCHER, Mr. ACKERMAN, Mr. SKEEN, and Mr. MCDADE.

H.R. 3132: Ms. PELOSI, and Mr. ROMERO-BARCELO.

H.R. 3173: Mr. LIGHTFOOT.

H.R. 3194: Mr. MYERS of Indiana, Mr. SCHUMER, and Mr. FROST.

H.R. 3195: Mr. SCHUMER, Mr. LEVY, and Mr. GENE GREEN of Texas.

H.R. 3205: Mrs. MALONEY, Mr. ROYCE, Mr. MANN, Mr. POSHARD, Mr. DEFazio, Mr. BYRANT, Mr. FINGERHUT, Mr. COOPERSMITH, Mr. MEEHAN, Mr. JOHNSON of South Dakota, Mr. BROWN of Ohio, Mr. BARRETT of Wisconsin, Mr. INSLIEE, Mr. JOHNSON of Georgia, Mr. DEAL, Mr. TANNER, and Mr. PENNY.

H.R. 3212: Mr. BACHUS of Alabama.

H.R. 3213: Mr. STUMP and Mr. LIGHTFOOT.

H.J. Res. 79: Mr. CHAPMAN.

H.J. Res. 113: Mr. JOHNSON of Georgia.

H.J. Res. 274: Mr. GREENWOOD.

H. Con. Res. 91: Mr. BAESLER, Mr. CUNNINGHAM, Mr. COOPER, Ms. KAPTUR, Mr. BOEHNER, Mr. BLUTE, Ms. FURSE, and Mr. ROEMER.

H. Con. Res. 141: Mr. MCCRERY and Ms. CANTWELL.

H. Con. Res. 154: Mr. GILMAN, Mr. MORAN, Mr. ROYCE, Mr. FRANK of Massachusetts, Mr. MARKEY, Mr. BARTLETT of Maryland, Mr. LIPINSKI, Mr. SOLOMON, Mr. SERRANO, Mr. GUNDERSON, Mr. BERMAN, Mr. BONIOR, Mr. FISH, Mr. SMITH of New Jersey, Ms. BYRNE, Mr. SENSENBRENNER, Mr. MANZULLO, Mr. LAZIO.

H. Res. 127: Mr. SANTORUM.

H. Res. 227: Mr. KLUG, Mr. MAZZOLI, Ms. BYRNE, Mr. BILIRAKIS, and Mr. THOMAS of Wyoming.

H. Res. 234: Ms. BYRNE, Mr. TAYLOR of Mississippi, Mr. SHARP, Mr. CRAMER, Mr. PAXON, Mr. DE LA GARZA, Miss COLLINS of Michigan, Mr. FRANKS of Connecticut, Mr. KING, and Mr. CALLAHAN.

¶120.27 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

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

HR. 1627: Mr. GUTIERREZ.

H.R. 2862: Mr. LEWIS of Florida.

THURSDAY, OCTOBER 21, 1993 (121)

The House was called to order by the SPEAKER.