

members of his family, pursuant to 22 U.S.C. 3944(b)(2); to the Committee on Foreign Affairs.

131.4 MESSAGE FROM THE PRESIDENT

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

131.5 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 995. An Act to amend title 38, United States Code, to improve reemployment rights and benefits of veterans and other benefits of employment of certain members of the uniformed services, and for other purposes.

The message also announced that the Senate had passed a joint resolution of the following title, in which the concurrence of the House is requested:

S.J. Res. 129. Joint resolution to authorize the placement of a memorial cairn in Arlington National Cemetery, Arlington, Virginia, to honor the 270 victims of the terrorist bombing of Pan Am Flight 103.

131.6 WAIVING POINTS OF ORDER AGAINST THE CONFERENCE REPORT ON H.R. 3167

Ms. SLAUGHTER, by direction of the Committee on Rules, called up the following resolution (H. Res. 298):

Resolved, That upon adoption of this resolution it shall be in order to consider the conference report to accompany the bill (H.R. 3167) to extend the emergency unemployment compensation program, to establish a system of worker profiling, and for other purposes. All points of order against the conference report and against its consideration are waived. The conference report shall be considered as read.

When said resolution was considered. After debate,

On motion of Ms. SLAUGHTER, the previous question was ordered on the resolution to its adoption or rejection.

The question being put, viva voce,

Will the House agree to said resolution?

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

Ms. SLAUGHTER 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 249
Nays 172

131.7 [Roll No. 551] YEAS—249

- Abercrombie
- Ackerman
- Andrews (ME)
- Andrews (NJ)
- Andrews (TX)
- Applegate
- Bacchus (FL)
- Baessler
- Barca
- Barcia
- Barrett (WI)
- Becerra
- Berman
- Bevill
- Bilbray
- Bishop
- Blackwell
- Bonior
- Borski
- Boucher
- Brewster
- Brooks
- Browder
- Brown (CA)
- Brown (FL)
- Brown (OH)
- Bryant
- Byrne
- Cantwell
- Cardin

- Carr
- Chapman
- Clay
- Clayton
- Clement
- Clyburn
- Coleman
- Collins (IL)
- Collins (MI)
- Conyers
- Coppersmith
- Costello
- Coyne
- Cramer
- Danner
- Darden
- de la Garza
- Deal
- DeFazio
- DeLauro
- Derrick
- Deutsch
- Dicks
- Dingell
- Dixon
- Dooley
- Durbin
- Edwards (CA)
- Edwards (TX)
- Engel
- English (AZ)
- English (OK)
- Eshoo
- Evans
- Farr
- Fazio
- Fields (LA)
- Filner
- Fingerhut
- Fish
- Flake
- Foglietta
- Ford (MI)
- Ford (TN)
- Frank (MA)
- Frost
- Furse
- Gejdenson
- Geren
- Gibbons
- Gilman
- Glickman
- Gonzalez
- Green
- Gutierrez
- Hall (OH)
- Hall (TX)
- Hamburg
- Hamilton
- Harman
- Hastings
- Hayes
- Hefner
- Hilliard
- Hinchev
- Hoagland
- Hochbrueckner
- Holden
- Houghton
- Hoyer
- Hughes
- Hutto
- Inslie
- Jefferson
- Johnson (CT)
- Johnson (GA)
- Johnson (SD)
- Johnson, E. B.
- Johnston
- Kanjorski
- Kennedy
- Kennelly
- Kildee
- Klecza
- Klein
- Klink
- Kopetski
- Kreidler
- LaFalce
- Lancaster
- Lantos
- LaRocco
- Laughlin
- Lehman
- Levin
- Lewis (GA)
- Lipinski
- Lloyd
- Long
- Lowey
- Maloney
- Mann
- Manton
- Margolies-Mezvinsky
- Markey
- Martinez
- Matsui
- Mazzoli
- McCloskey
- McCurdy
- McDermott
- McHale
- McKinney
- McNulty
- Meehan
- Meek
- Menendez
- Mfume
- Miller (CA)
- Mineta
- Minge
- Mink
- Mollohan
- Montgomery
- Moran
- Morella
- Murphy
- Murtha
- Nadler
- Natcher
- Neal (MA)
- Neal (NC)
- Oberstar
- Obey
- Olver
- Ortiz
- Orton
- Owens
- Pallone
- Parker
- Pastor
- Payne (NJ)
- Payne (VA)
- Pelosi
- Peterson (FL)
- Peterson (MN)
- Pickett
- Pickle
- Pomeroy
- Poshard
- Price (NC)
- Rahall
- Rangel
- Reed
- Reynolds
- Richardson
- Roemer
- Rostenkowski
- Royland
- Roybal-Allard
- Rush
- Sabo
- Sanders
- Sangmeister
- Sarpalius
- Sawyer
- Schenk
- Schroeder
- Schumer
- Scott
- Serrano
- Sharp
- Shepherd
- Sisisky
- Skaggs
- Skelton
- Slattery
- Slaughter
- Smith (IA)
- Spratt
- Stark
- Stenholm
- Stokes
- Strickland
- Studds
- Stupak
- Sweet
- Swift
- Synar
- Tanner
- Tauzin
- Tejeda
- Thompson
- Thornton
- Thurman
- Torres
- Torricelli
- Towns
- Trafficant
- Tucker
- Unsoeld
- Valentine
- Velazquez
- Vento
- Visclosky
- Volkmer
- Washington
- Waters
- Watt
- Waxman
- Wheat
- Whitten
- Williams
- Wilson
- Wise
- Woolsey
- Wyden
- Wynn
- Yates

NAYS—172

- Allard
- Archer
- Army
- Bachus (AL)
- Baker (CA)
- Baker (LA)
- Ballenger
- Barrett (NE)
- Bartlett
- Barton
- Bateman
- Bentley
- Bereuter
- Bilirakis
- Bliley
- Blute
- Boehlert
- Boehner
- Bonilla
- Bunning
- Burton
- Buyer
- Callahan
- Calvert
- Camp
- Canady
- Castle
- Clinger
- Coble
- Collins (GA)
- Combest
- Condit
- Cooper
- Cox
- Crane
- Crapo
- Cunningham
- DeLay
- Diaz-Balart
- Dickey
- Doolittle
- Dornan
- Dreier
- Duncan
- Dunn
- Emerson
- Everett
- Ewing
- Fawell
- Fowler
- Franks (CT)
- Franks (NJ)
- Galleghy
- Gallo
- Gekas
- Gilchrest
- Gillmor
- Gingrich
- Goodlatte
- Goodling
- Goss
- Grams
- Grandy
- Greenwood
- Gunderson
- Hancock
- Hansen
- Hastert
- Hefley
- Herger
- Hobson
- Hoekstra
- Hoke
- Horn
- Huffington
- Hunter
- Hutchinson
- Hyde
- Inglis
- Inhofe
- Istook
- Jacobs
- Johnson, Sam
- Kasich
- Kim
- King
- Kingston
- Klug
- Knollenberg
- Kolbe
- Kyl
- Lazio
- Leach
- Levy
- Lewis (CA)
- Lightfoot
- Linder
- Livingston
- Machtley
- Manzullo
- McCandless
- McCollum
- McCreary
- McDade
- McHugh
- McInnis
- McKeon
- McMillan
- Meyers
- Mica
- Michel
- Miller (FL)
- Molinar
- Moorhead
- Myers
- Nussle
- Oxley
- Packard
- Paxon
- Penny
- Pombo
- Porter
- Portman
- Pryce (OH)
- Quillen
- Quinn
- Ramstad
- Ravenel
- Regula
- Ridge
- Roberts
- Rogers
- Rohrabacher
- Ros-Lehtinen
- Roth
- Roukema
- Royce
- Santorum
- Saxton
- Schaefer
- Schiff
- Sensenbrenner
- Shaw
- Shays
- Shuster
- Skeen
- Smith (MI)
- Smith (NJ)
- Smith (OR)
- Smith (TX)
- Snowe
- Solomon
- Spence
- Stearns
- Stump
- Sundquist
- Talent
- Taylor (MS)
- Taylor (NC)
- Thomas (CA)
- Thomas (WY)
- Torkildsen
- Upton
- Vucanovich
- Walker
- Walsh
- Weldon
- Wolf
- Young (AK)
- Young (FL)
- Zeliff
- Zimmer

NOT VOTING—12

- Barlow
- Beilenson
- Dellums
- Fields (TX)
- Gephardt
- Gordon
- Kaptur
- Lambert
- Lewis (FL)
- Moakley
- Petri
- Rose

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.

131.8 UNEMPLOYMENT COMPENSATION

Mr. ROSTENKOWSKI, pursuant to House Resolution 298, called up the following conference report (Rept. No. 103-333):

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 3167), to extend the emergency unemployment compensation program, to establish a system of worker profiling, 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 amendment numbered 1.

That the House recede from its disagreement to the amendment of the Senate numbered 2 and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment numbered 2, insert the following:

SEC. 9. EFFECTIVE DATES.

(a) REPEAL OF DISREGARD OF RIGHTS TO REGULAR COMPENSATION.—Notwithstanding the provisions of section 3(b) of this Act, the repeal made by section 3(a) of this Act shall apply to weeks of unemployment beginning after October 2, 1993, except that such repeal shall not apply in determining eligibility for emergency unemployment compensation from an account established before October 3, 1993.

(b) RAILROAD WORKERS.—

(1) IN GENERAL.—Paragraphs (1) and (2) of section 501(b) of the Emergency Unemployment Compensation Act of 1991 (Public Law 102-164, as amended), as amended by section 8(a)(1) of this Act, are each amended by striking "January 1, 1994" and inserting "February 5, 1994".

(2) CONFORMING AMENDMENT.—Section 501(a) of such Emergency Unemployment

Compensation Act of 1991, as amended by section 8(a)(2) of this Act, is amended by striking "January 1994" and inserting "February 1994".

(3) TERMINATION OF BENEFITS.—Section 501(e) of such Emergency Unemployment Compensation Act of 1991, as amended by section 8(c) of this Act, is amended—

(A) by striking "January 1, 1994" and inserting "February 5, 1994", and

(B) by striking "March 26, 1994" and inserting "April 30, 1994".

And the Senate agree to the same.

From the Committee on Ways and Means, for consideration of Senate amendment numbered 2, and modifications committed to conference:

DAN ROSTENKOWSKI,
HAROLD FORD,

From the Committee on Post Office and Civil Service, for consideration of Senate amendment numbered 1, and modifications committed to conference:

WILLIAM CLAY,
FRANK MCCLOSKEY,
Managers on the Part of the House.

DANIEL PATRICK MOYNIHAN,
MAX BAUCUS,
BOB PACKWOOD,
Managers on the Part of the Senate.

When said conference report was considered.

After debate,

On motion of Mr. FORD of Tennessee, the previous question was ordered on the conference report to its adoption or rejection.

Mr. CRANE moved to recommit the conference report to the committee of conference with instructions that the managers on the part of the House concur in the Senate amendment numbered 1 (relating to a "Reduction of Federal Full-Time Equivalent Positions").

By unanimous consent, the previous question was ordered on the motion to recommit with instructions.

The question being put, *viva voce*,

Will the House recommit said conference report with instructions?

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

Mr. CRANE 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	226
}	Nays	202

¶131.9

[Roll No. 552]
YEAS—226

Allard	Blute	Combest
Andrews (TX)	Boehlert	Condit
Archer	Boehner	Cooper
Armey	Bonilla	Coppersmith
Bachus (AL)	Browder	Costello
Baker (CA)	Bunning	Cox
Baker (LA)	Burton	Cramer
Ballenger	Buyer	Crane
Barca	Callahan	Crapo
Barcia	Calvert	Cunningham
Barrett (NE)	Camp	Deal
Barrett (WI)	Canady	DeLay
Bartlett	Cantwell	Derrick
Bateman	Castle	Diaz-Balart
Bereuter	Chapman	Dickey
Bilbray	Clinger	Dooley
Bilirakis	Coble	Doolittle
Bliley	Collins (GA)	Dornan

Dreier	Kim
Duncan	King
Dunn	Kingston
Edwards (TX)	Klug
Emerson	Knollenberg
Everett	Kolbe
Ewing	Kyl
Fawell	Lancaster
Fields (TX)	Laughlin
Fingerhut	Lazio
Fish	Leach
Fowler	Levy
Franks (CT)	Lewis (CA)
Franks (NJ)	Lightfoot
Galleghy	Linder
Gallo	Lipinski
Gekas	Livingston
Geren	Machtley
Gilchrest	Manzullo
Gillmor	McCandless
Gilman	McCollum
Gingrich	McCrery
Goodlatte	McDade
Goodling	McHugh
Goss	McInnis
Grams	McKeon
Grandy	McMillan
Greenwood	Meehan
Gunderson	Meyers
Gutierrez	Mica
Hall (TX)	Michel
Hancock	Miller (FL)
Hansen	Minge
Harman	Molinari
Hastert	Moorhead
Hayes	Myers
Hefley	Nussle
Hefner	Orton
Herger	Oxley
Hoagland	Packard
Hobson	Parker
Hoekstra	Paxon
Hoke	Payne (VA)
Horn	Penny
Houghton	Peterson (MN)
Huffington	Pickle
Hunter	Pombo
Hutchinson	Pomeroy
Hutto	Porter
Hyde	Portman
Inglis	Poshard
Inhofe	Pryce (OH)
Istook	Quillen
Johnson (CT)	Quinn
Johnson (GA)	Ramstad
Johnson, Sam	Ravenel
Kaptur	Regula
Kasich	Ridge

NAYS—202

Abercrombie	DeLauro	Hughes
Ackerman	Dellums	Inslee
Andrews (ME)	Deutsch	Jacobs
Andrews (NJ)	Dicks	Jefferson
Applegate	Dingell	Johnson (SD)
Bacchus (FL)	Dixon	Johnson, E. B.
Baesler	Durbin	Johnston
Barlow	Edwards (CA)	Kanjorski
Becerra	Engel	Kennedy
Beilenson	English (AZ)	Kennelly
Bentley	English (OK)	Kildee
Berman	Eshoo	Kleczka
Bevill	Evans	Klein
Bishop	Farr	Klink
Blackwell	Fazio	Kopetski
Bonior	Fields (LA)	Kreidler
Borski	Filner	LaFalce
Boucher	Flake	Lambert
Brewster	Foglietta	Lantos
Brooks	Ford (MI)	LaRocco
Brown (CA)	Ford (TN)	Lehman
Brown (FL)	Frank (MA)	Levin
Brown (OH)	Frost	Lewis (GA)
Bryant	Furse	Lloyd
Byrne	Gejdenson	Long
Cardin	Gephardt	Lowe
Carr	Gibbons	Maloney
Clay	Glickman	Mann
Clayton	Gonzalez	Manton
Clement	Gordon	Margolies-
Clyburn	Green	Mezvinsky
Coleman	Hall (OH)	Markey
Collins (IL)	Hamburg	Martinez
Collins (MI)	Hamilton	Matsui
Conyers	Hastings	Mazzoli
Coyne	Hilliard	McCloskey
Coyne	Hinchey	McCurdy
Danner	Hochbrueckner	McDermott
Darden	Holden	McHale
de la Garza	Hoyer	McKinney

McNulty	Price (NC)	Tejeda
Meek	Rahall	Thompson
Menendez	Rangel	Thornton
Mfume	Reed	Torres
Miller (CA)	Reynolds	Torricelli
Mineta	Richardson	Towns
Mink	Rostenkowski	Trafficant
Mollohan	Roybal-Allard	Tucker
Montgomery	Rush	Unsoeld
Moran	Sabo	Velazquez
Morella	Sanders	Vento
Murphy	Sangmeister	Visclosky
Murtha	Sawyer	Volkmer
Nadler	Schroeder	Washington
Natcher	Schumer	Waters
Neal (MA)	Scott	Watt
Neal (NC)	Serrano	Waxman
Oberstar	Sharp	Wheat
Obey	Skaggs	Whitten
Olver	Slaughter	Williams
Ortiz	Smith (IA)	Wilson
Owens	Stark	Wise
Pallone	Stokes	Woolsey
Pastor	Studds	Wyden
Payne (NJ)	Stupak	Wynn
Pelosi	Swett	Yates
Peterson (FL)	Swift	Young (AK)
Pickett	Synar	

NOT VOTING—5

Barton	Moakley	Rose
Lewis (FL)	Petri	

So the motion to recommit with instructions was agreed to.

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

¶131.10 PROVIDING FOR THE

CONSIDERATION OF H.R. 1036

Mr. BEILENSEN, by direction of the Committee on Rules, called up the following resolution (H. Res. 299):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1036) to amend the Employee Retirement Income Security Act of 1974 to provide that such Act does not preempt certain State laws. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Education and Labor. After general debate the bill shall be considered for amendment under the five-minute rule for a period not to exceed four hours. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Education and Labor now printed in the bill. The committee amendment in the nature of a substitute shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered.

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

A motion to reconsider the vote whereby said resolution was agreed to