

Disease Registry, in consideration of the Federal Government agreeing to repay, for each year of such service, not more than \$20,000 of the principal and interest of the educational loans of such health professionals.

"(2) LIMITATION.—The Secretary may not enter into an agreement with a health professional pursuant to paragraph (1) unless such professional—

"(A) has a substantial amount of educational loans relative to income; and

"(B) agrees to serve as an employee of the Centers for Disease Control and Prevention or the Agency for Toxic Substances and Disease Registry for purposes of paragraph (1) for a period of not less than 3 years.

"(b) APPLICABILITY OF CERTAIN PROVISIONS.—With respect to the National Health Service Corps Loan Repayment Program established in subpart III of part D of title III of this Act, the provisions of such subpart shall, except as inconsistent with subsection (a), apply to the program established in this section in the same manner and to the same extent as such provisions apply to the National Health Service Corps Loan Repayment Program.

"(c) AUTHORIZATION OF APPROPRIATIONS.—For the purpose of carrying out this section, there are authorized to be appropriated \$500,000 for fiscal year 1994, and such sums as may be necessary for each of the fiscal years 1995 through 1998."

**SEC. 704. ESTABLISHMENT OF REQUIREMENT OF BIENNIAL REPORT ON NUTRITION AND HEALTH.**

Title XVII of the Public Health Service Act (42 U.S.C. 300u et seq.), as amended by section 302 of Public Law 102-531 (106 Stat. 3483), is amended by adding at the end the following section:

**"BIENNIAL REPORT REGARDING NUTRITION AND HEALTH**

"SEC. 1709. (a) BIENNIAL REPORT.—The Secretary shall require the Surgeon General of the Public Health Service to prepare biennial reports on the relationship between nutrition and health. Such reports may, with respect to such relationship, include any recommendations of the Secretary and the Surgeon General.

"(b) SUBMISSION TO CONGRESS.—The Secretary shall ensure that, not later than February 1 of 1995 and of every second year thereafter, a report under subsection (a) is submitted to the Committee on Energy and Commerce of the House of Representatives and the Committee on Labor and Human Resources of the Senate."

**SEC. 705. ALIGNMENT OF CURRENT CENTERS FOR DISEASE CONTROL AND PREVENTION REAUTHORIZATION SCHEDULE.**

(a) SCREENINGS, EDUCATION, AND REFERRALS REGARDING LEAD POISONING.—Section 317A(l)(1) of the Public Health Service Act (42 U.S.C. 247b-1(l)(1)) is amended by striking "through 1997" and inserting "through 1998".

(b) PROSTATE CANCER PREVENTION.—Section 317D(l)(1) of the Public Health Service Act (42 U.S.C. 247b-5(l)(1)) is amended by striking "through 1996" and inserting "through 1998".

(c) CANCER REGISTRIES.—Section 399L(a) of the Public Health Service Act (42 U.S.C. 280e-4(a)) (as amended by section 2003(l) of Public Law 103-43) is amended by striking "through 1996" and inserting "through 1998".

(d) HEALTH PROMOTION AND DISEASE PREVENTION RESEARCH AND DEMONSTRATION CENTERS.—Section 1706(e) of the Public Health Service Act (42 U.S.C. 300u-5(e)) is amended by striking "through 1996" and inserting "through 1998".

(e) TITLE XIX PROGRAM.—Section 901(a) of the Public Health Service Act (42 U.S.C. 300w(a)) is amended by striking "through 1997" and inserting "through 1998".

(f) SENSE OF CONGRESS REGARDING SCHEDULE FOR LEGISLATION.—It is the sense of the Congress that, during the fiscal years 1994 through 1997, authorizations of appropriations for the programs of the Centers for Disease Control and Prevention should be provided only through fiscal year 1998, and that for fiscal year 1999 and subsequent fiscal years such programs, when considered by the Congress through legislation providing further authorizations of appropriations, should be so considered during a single year.

**SEC. 706. MISCELLANEOUS PAYMENT PROVISIONS**

(a) PAYMENT OF CERTAIN JUDGMENTS.—Section 224(k)(2) of the Public Health Service Act (42 U.S.C. 233(k)(2)), as added by section 4 of the Federally Supported Health Centers Assistance Act of 1992, is amended by adding at the end thereof the following new sentence: "Appropriations for purposes of this paragraph shall be made separate from appropriations made for purposes of sections 329, 330, 340 and 340A."

(b) COMPENSATION REGARDING CERTAIN ADVISORY COUNCIL.—Section 337(b)(2) of the Public Health Service Act (42 U.S.C. 254j(b)(2)) is amended—

(1) by inserting before "the daily equivalent" the following: "compensation at a rate fixed by the Secretary (but not to exceed"; and

(2) by striking "Schedule;" and inserting "Schedule);".

**SEC. 707. INTERIM FINAL REGULATIONS.**

The Secretary of Health and Human Services is authorized to issue interim final regulations—

(1) under which the Secretary may approve accreditation bodies under section 354(e) of the Public Health Service Act (42 U.S.C. 263b(e)); and

(2) establishing quality standards under section 354(f) of the Public Health Service Act (42 U.S.C. 263b(f)).

**SEC. 708. SIMPLIFICATION OF VACCINE INFORMATION MATERIALS.**

(a) INFORMATION.—Section 2126(b) of the Public Health Service Act (42 U.S.C. 300aa-26(b)) is amended—

(1) by striking "by rule" in the matter preceding paragraph (1); and

(2) by striking, in paragraph (1), "opportunity for a public hearing, and 90" and inserting "and 60".

(b) REQUIREMENTS.—Section 2126(c) of the Public Health Service Act (42 U.S.C. 300aa-26(c)) is amended—

(1) by inserting "shall be based on available data and information," after "such materials" in the matter preceding paragraph (1); and

(2) by striking paragraphs (1) through (10) and inserting the following:

"(1) a concise description of the benefits of the vaccine,

"(2) a concise description of the risks associated with the vaccine,

"(3) a statement of the availability of the National Vaccine Injury Compensation Program, and

"(4) such other relevant information as may be determined by the Secretary."

(c) OTHER INDIVIDUALS.—Subsections (a) and (d) of section 2126 of the Public Health Service Act (42 U.S.C. 300aa-26) are each amended by inserting "or to any other individual" after "to the legal representatives of any child".

(d) PROVIDERS DUTIES.—Subsection (d) of section 2126 of the Public Health Service Act (42 U.S.C. 300aa-26) is amended—

(1) by striking all after "subsection (a)," the second place it appears in the first sentence and inserting "supplemented with visual presentations or oral explanations, in appropriate cases."; and

(2) by striking "or other information" in the last sentence.

And the Senate agree to the same.

JOHN D. DINGELL,  
HENRY A. WAXMAN,  
MIKE KREIDLER,  
CARLOS J. MOORHEAD,  
TOM BLILEY,

*Managers on the part of the House.*

EDWARD M. KENNEDY,  
HOWARD M. METZENBAUM,  
PAUL SIMON,  
NANCY LANDON  
KASSEBAUM,  
ORRIN HATCH,

*Managers on the part of the Senate.*

The SPEAKER pro tempore, Mr. LAROCCO, recognized Mr. WAXMAN and Mr. MOORHEAD, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and agree to said conference report?

The SPEAKER pro tempore, Mr. LAROCCO, announced that two-thirds of the Members present had voted in the affirmative.

Mr. WAXMAN 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 .....	420
	Nays .....	0

¶139.22

[Roll No. 598]

YEAS—420

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

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

## NOT VOTING—13

Bateman	Foglietta	Richardson
Brown (CA)	Ford (MI)	Sundquist
Clinger	Hall (OH)	Washington
Dingell	Harman	
Edwards (CA)	Kyl	

So, two-thirds of the Members present having voted in favor thereof,

the rules were suspended and said conference report was agreed to.

A motion to reconsider the vote whereby the rules were suspended and said conference report was agreed to was, by unanimous consent, laid on the table.

*Ordered*, That the Clerk notify the Senate thereof.

#### ¶139.23 PROVIDING FOR THE CONSIDERATION OF H.R. 3

Mr. DERRICK, by direction of the Committee on Rules, called up the following resolution (H. Res. 319):

*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. 3) to amend the Federal Election Campaign Act of 1971 to provide for a voluntary system of spending limits and benefits for congressional election campaigns, and for other purposes. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and the amendments made in order by this resolution and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on House Administration. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on House Administration now printed in the bill, modified by the amendment printed in part 1 of the report of the Committee on Rules accompanying this resolution. The committee amendment in the nature of a substitute, as modified, shall be considered as read. No amendment to the committee amendment in the nature of a substitute, as modified, shall be in order except the amendment printed in part 2 of the report of the Committee on Rules, which may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, and shall not be subject to amendment. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendment 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 amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and any amendment thereto to final passage without intervening motion except one motion to recommit, which may not include instructions. After passage of H.R. 3, it shall be in order to take from the Speaker's table the bill S. 3 and to consider the Senate bill in the House. It shall be in order to move to strike all after the enacting clause of the Senate bill and to insert in lieu hereof the provisions of H.R. 3 as passed by the House. If the motion is adopted and the Senate bill, as amended, is passed, then it shall be in order to move the House insist on its amendments to S. 3 and request a conference with the Senate thereon.

Pending consideration of said resolution,

#### ¶139.24 POINT OF ORDER

Mr. SOLOMON made a point of order against consideration of the resolution, and said:

"Mr. Speaker, I make a point of order against consideration of this rule on the ground that it is in violation of clause 4(b) of House rule XI.

"Clause 4(b) of House rule XI provides that, and I quote:

The Committee on Rules shall not report any rule or order of business which \* \* \* would prevent the motion to recommit from being made as provided in clause 4 of rule XVI.

"If anyone wants to look at clause 4 of rule XVI, you are welcome to.

"And clause 4 of rule XVI provides, and again I quote:

After the previous question shall have been ordered on the passage of a bill or joint resolution, one motion to recommit shall be in order,—

"Not may, but shall be in order—

and the Speaker shall give preference in recognition for such purposes to a Member who is opposed to the bill or joint resolution.

"Mr. Speaker, those two clauses were adopted as amendments to House rules on March 15, 1909, when the minority party Democrats—let me repeat that, the minority party Democrats—joined with a group of insurgent Republicans to guarantee greater minority rights.

"Did you hear that, Mr. Speaker? I said Republicans who were in the majority—it does not happen very often around here—joined with minority Democrats to guarantee greater rights for the Democrats, when they were in the minority. What has happened since then?

"Prior to this rules revision, the motion to recommit was controlled by the majority party. This change was instituted for the specific purpose of giving the minority a final vote on its alternative legislative proposal through a motion to recommit with instructions.

"House Resolution 319, that we are considering right now, on the other hand, provides that the motion to recommit, and I quote: 'may not contain instructions.'

"That is a renegade on the promises of the Democrat leadership. It is therefore in direct violation of this rule which was purposely designed to guarantee the minority a vote on its alternative by way of instructions.

"Mr. Speaker, in support of this argument—I hate to take up the time of the body, but you know, you have got to be fair—I quote first from the author of clause 4(b) of rule XI and clause 4 of rule XVI on the day he offered the amendment.

"It is a very famous name, John Fitzgerald Kennedy, a Democrat from New York. He is a good man. I knew John Fitzgerald Kennedy.

"In his words:

Under our present practice, if a Member desires to move to recommit with instructions, the Speaker, instead of recognizing the Member desiring to submit a specific proposition by instructions, recognizes the gentleman in charge of the bill and he moves to recommit, and upon that motion demands