

banking and branching; together with the amendment of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. GONZALEZ, it was,

Resolved, That the House disagree to the amendment of the Senate and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Thereupon, the SPEAKER pro tempore, Mr. BONIOR, by unanimous consent, announced the appointment of the following Members as managers on the part of the House at said conference:

From the Committee on Banking, Finance and Urban Affairs, for consideration of the House bill, and the Senate amendment, and modifications committed to conference: Messrs. GONZALEZ, NEAL of North Carolina, LAFALCE, VENTO, SCHUMER, FRANK of Massachusetts, KANJORSKI, KENNEDY, LEACH, and MCCOLLUM, Mrs. ROUKEMA, Mr. BEREUTER, and RIDGE.

As additional conferees from the Committee on Agriculture, for consideration of section 109 of the Senate amendment, and modifications committed to conference: Messrs. DE LA GARZA, STENHOLM, VOLKMER, PENNY, JOHNSON of South Dakota, ROBERTS, COMBEST, and ALLARD.

As additional conferees from the Committee on Foreign Affairs, for consideration of section 402 of the Senate amendment, and modifications committed to conference; Messrs. HAMILTON, GEJDENSON, and GILMAN.

As additional conferees from the Committee on the Judiciary, for consideration of sections 101-03 of the House bill, and title II and sections 102-03 of the Senate amendment, and modifications committed to conference: Messrs. BROOKS, HUGHES, GLICKMAN, BOUCHER, BRYANT, FISH, CANADY, and GOODLATTE.

Ordered, That the Clerk notify the Senate thereof.

48.15 SOCIAL SECURITY

The SPEAKER pro tempore, Mr. BONIOR, pursuant to clause 5, rule I, announced the unfinished business to be the motion to suspend the rules and pass the bill (H.R. 4278) to make improvements in the old-age, survivors, and disability insurance program under title II of the Social Security act.

The question being put,

Will the House suspend the rules and pass said bill?

The vote was taken by electronic device.

It was decided in the affirmative { Yeas 420 Nays 0

48.16 [Roll No. 169] YEAS—420

- Abercrombie Arney Barcia Ackerman Bacchus (FL) Barlow Allard Bachus (AL) Barrett (NE) Andrews (ME) Baesler Barrett (WI) Andrews (NJ) Baker (CA) Bartlett Andrews (TX) Baker (LA) Barton Applegate Ballenger Bateman Archer Barca Beilenson

- Bentley Bereuter Berman Bevill Bilbray Bilirakis Bishop Bliley Blute Boehlert Boehner Bonilla Bonior Borski Boucher Brewster Brooks Browder Brown (CA) Brown (FL) Brown (OH) Bryant Bunning Burton Buyer Byrne Callahan Calvert Camp Canady Cantwell Cardin Carr Castle Chapman Clay Clayton Clement Clinger Clyburn Coble Coleman Collins (GA) Collins (IL) Collins (MI) Combest Condit Conyers Cooper Coppersmith Costello Cox Coyne Cramer Crane Crapo Cunningham Danner Darden de la Garza Deal DeFazio DeLauro DeLay Dellums Derrick Deutsch Diaz-Balart Dickey Dicks Dingell Dixon Dooley Doolittle Dornan Dreier Duncan Dunn Durbin Edwards (CA) Edwards (TX) Ehlers Emerson Engel English Eshoo Evans Everett Ewing Farr Fawell Fazio Fields (LA) Fields (TX) Filner Fingerhut Fish Foglietta Ford (MI) Ford (TN) Fowler Frank (MA) Franks (CT) Franks (NJ) Frost Furse Gallegly Gallo Gejdenson Gekas Gephardt Geren Gibbons Gilchrist Gillmor Gilman Gingrich Glickman Gonzalez Goodlatte Goodling Gordon Goss Grams Green Greenwood Gunderson Hall (OH) Hall (TX) Hamburg Hamilton Hancock Hansen Harman Hastert Hastings Hayes Hefley Hefner Herger Hilliard Hinchey Hobson Hochbrueckner Hoekstra Hoke Holden Horn Houghton Hoyer Huffington Hughes Hunter Hutchinson Hutto Hyde Inglis Inhofe Inslee Istook Jacobs Jefferson Johnson (CT) Johnson (GA) Johnson (SD) Johnson, E. B. Johnson, Sam Johnston Kanjorski Kaptur Kasich Kennedy Kennelly Kildee Kim King Kingston Kleczka Klein Klink Klug Knollenberg Kolbe Kopetski Kreidler Kyl LaFalce Lambert Lancaster Lantos LaRocco Laughlin Lazio Leach Lehman Levin Levy Lewis (CA) Lewis (FL) Lightfoot Linder Lipinski Livingston Lloyd Long Lowey Machtley Maloney Mann Manton Manzullo Margolies-Mezvinsky Markey Martinez Matsui Mazzoli McCandless McCloskey McCollum McCrery McCurdy McDade McDermott McHale McHugh McInnis McKeon McKinney McMillan McNulty Meehan Meek Menendez Meyers Mfume Mica Michel Miller (CA) Miller (FL) Mineta Minge Mink Moakley Molinari Mollohan Montgomery Moorhead Moran Morella Murphy Murtha Myers Nadler Neal (MA) Neal (NC) Nussle Oberstar Obey Olver Ortiz Orton Owens Oxley Packard Pallone Pastor Paxon Payne (NJ) Payne (VA) Pelosi Penny Peterson (FL) Peterson (MN) Petri Pickett Pickle Pombo Pomeroy Portman Poshard Price (NC) Pryce (OH) Quillen Quinn Rahall Ramstad Rangel Ravenel Reed Regula Reynolds Richardson Roberts Roemer Rogers Rohrabacher Ros-Lehtinen Rose Rostenkowski

- Roth Smith (NJ) Towns Roukema Smith (OR) Traficant Rowland Smith (TX) Tucker Roybal-Allard Snow Unsoeld Royce Solomon Upton Rush Spence Valentine Sabo Spratt Velazquez Sanders Stark Vento Sangmeister Stearns Visclosky Santorum Stenholm Volkmer Sarpalius Stokes Vucanovich Sawyer Strickland Walker Saxton Studs Walsh Schaefer Stump Washington Schenk Stupak Waters Schiff Sundquist Watt Schroeder Swett Waxman Schumer Swift Weldon Scott Synar Wheat Sensenbrenner Talent Williams Serrano Tanner Wilson Shaw Tauzin Wise Shephard Taylor (MS) Wolf Shepherd Taylor (NC) Woolsey Shuster Tejada Wyden Siskisky Thomas (CA) Wynn Skaggs Thomas (WY) Yates Skeen Thompson Young (AK) Skelton Thornton Young (FL) Slattery Thurman Zeliff Slaughter Torkildsen Zimmer Smith (IA) Torres Smith (MI) Torricelli

NOT VOTING—12

- Becerra Gutierrez Porter Blackwell Hoagland Ridge Flake Lewis (GA) Sharp Grandy Parker Whitten

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill was passed.

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

Ordered, That the Clerk request the concurrence of the Senate in said bill.

48.17 PROVIDING FOR THE CONSIDERATION OF H.R. 2473

Mr. GORDON, by direction of the Committee on Rules, called up the following resolution (H. Res. 423):

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. 2473) to designate certain National Forest lands in the State of Montana as wilderness, to release other National Forest lands in the State of Montana for multiple use management, and for other purposes. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with clause 2(l)(6) of rule XI are waived. General debate shall be confined to the bill and shall not exceed ninety minutes, with sixty minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Natural Resources, fifteen minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Agriculture, and fifteen minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Merchant Marine and Fisheries. 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 Natural Resources now printed in the bill. Each section of the committee amendment in the nature of a substitute shall be considered as read. Points of order

against the committee amendment in the nature of a substitute for failure to comply with clause 5(a) of rule XXI are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. 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. After debate,

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

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

¶48.18 WAIVING POINTS OF ORDER

AGAINST THE CONFERENCE REPORT ON S. 2000

Mr. HALL of Ohio, by direction of the Committee on Rules, called up the following resolution (H. Res. 421):

Resolved, That upon adoption of this resolution it shall be in order to consider the conference report to accompany the bill (S. 2000) to authorize appropriations for fiscal years 1995 through 1998 to carry out the Head Start Act and the Community Services Block Grant Act, and for other purposes. All points of order against the conference report and against its consideration are waived.

When said resolution was considered. After debate,

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

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

¶48.19 HEAD START

Mr. FORD of Michigan, pursuant to House Resolution 421, called up the following conference report (Rept. No. 103-497):

The committee of conference on the disagreeing votes of the two Houses on the amendments of the House to the bill (S. 2000), to authorize appropriations for fiscal years 1995 through 1998 to carry out the Head Start Act and the Community Services Block Grant Act, 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 disagreement to the amendment of the House to the text of the bill and agree to the same with an amendment as follows:

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Human Services Amendments of 1994".

SEC. 2. TABLE OF CONTENTS.

The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—HEAD START PROGRAMS

Sec. 101. Short title; references in title.

Sec. 102. Definitions.

Sec. 103. Services.

Sec. 104. Authorization of appropriations.

Sec. 105. Allocation of funds.

Sec. 106. Report.

Sec. 107. Designation.

Sec. 108. Monitoring and quality assurance.

Sec. 109. Enhanced parent involvement and transition coordination with schools.

Sec. 110. Facilities and administrative requirements.

Sec. 111. Participation.

Sec. 112. Initiative on families with infants and toddlers.

Sec. 113. Appeals, notice, and hearing.

Sec. 114. Goals and priorities for training and technical assistance.

Sec. 115. Staff qualifications and development.

Sec. 116. Research, demonstrations, evaluation.

Sec. 117. Announcements and evaluations.

Sec. 118. Reports.

Sec. 119. Repeals.

Sec. 120. Study of benefits for Head Start employees.

Sec. 121. Ready to learn program reauthorization.

Sec. 122. State dependent care development programs.

Sec. 123. Consultation with the Corporation for National and Community Service.

Sec. 124. Reauthorization of Child Development Associate Scholarship Assistance Act of 1985.

Sec. 125. Technical and conforming amendments.

Sec. 126. Study of full-day and full-year Head Start programs.

Sec. 127. Effective date and application.

TITLE II—COMMUNITY SERVICES BLOCK GRANT AMENDMENTS

Sec. 201. Short title and references.

Sec. 202. Authorizations of appropriations.

Sec. 203. Discretionary authority of Secretary.

Sec. 204. Community food and nutrition.

Sec. 205. Instructional activities for low-income youth.

Sec. 206. Amendment to Stewart B. McKinney Homeless Assistance Act.

Sec. 207. Amendments to the Human Services Reauthorization Act of 1986.

Sec. 208. Effective date.

TITLE III—LOW-INCOME HOME ENERGY ASSISTANCE AMENDMENTS

Sec. 301. Short title and references.

Sec. 302. Statement of purpose.

Sec. 303. Authorization of appropriations.

Sec. 304. Emergency funds.

Sec. 305. Authorized uses of funds.

Sec. 306. Targeting of assistance to households with high home energy burdens.

Sec. 307. Clarification of audit requirement.

Sec. 308. Use of Department of Energy weatherization rules to achieve program consistency.

Sec. 309. Matters to be described in annual application.

Sec. 310. Report of funds available for obligation.

Sec. 311. Miscellaneous and technical amendments.

Sec. 312. Residential Energy Assistance Challenge Option (R.E.A.Ch.).

Sec. 313. Sense of the Congress regarding appropriations for LIHEAP.

Sec. 314. Effective date.

TITLE IV—COMMUNITY-BASED FAMILY RESOURCE PROGRAMS

Sec. 401. Community-based family resource programs.

Sec. 402. Federal Council on Children, Youth, and Families.

Sec. 403. Family Resource Act.

TITLE I—HEAD START PROGRAMS

SEC. 101. SHORT TITLE; REFERENCES IN TITLE.

(a) SHORT TITLE.—This title may be cited as the "Head Start Act Amendments of 1994".

(b) REFERENCES.—Except as otherwise specifically provided, whenever in this title an amendment or repeal is expressed in terms of an amendment to, or a repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Head Start Act (42 U.S.C. 9831 et seq.).

SEC. 102. DEFINITIONS.

Section 637 (42 U.S.C. 9832) is amended—

(1) by striking paragraphs (4) and (5);

(2) by striking paragraph (9) and inserting the following new paragraph:

"(9) The term 'poverty line' means the official poverty line (as defined by the Office of Management and Budget)—

"(A) adjusted to reflect the percentage change in the Consumer Price Index For All Urban Consumers, issued by the Bureau of Labor Statistics, occurring in the 1-year period or other interval immediately preceding the date such adjustment is made; and

"(B) adjusted for family size.";

(3) by adding after paragraph (11) the following new paragraphs:

"(12) The term 'family literacy services' means services and activities that include interactive literacy activities between parents and their children, training for parents on techniques for being the primary teacher of their children and full partners in the education of their children, parent literacy training (including training in English as a second language), and early childhood education.

"(13) The term 'Indian tribe' means any tribe, band, nation, pueblo, or other organized group or community of Indians, including any Native village described in section 3(c) of the Alaska Native Claims Settlement Act (43 U.S.C. 1602(c)) or established pursuant to such Act (43 U.S.C. 1601 et seq.), that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians.";

(4) by redesignating paragraphs (6), (7), (8), (9), (10), (11), (12), and (13) as paragraphs (7), (8), (9), (14), (5), (6), (4), and (10), respectively; and

(5)(A) by transferring paragraph (4), as so redesignated, and inserting the paragraph after paragraph (3);

(B) by transferring paragraphs (5) and (6), as so redesignated, and inserting the paragraphs after paragraph (4), as so redesignated;

(C) by transferring paragraph (10), as so redesignated, and inserting the paragraph after paragraph (9), as so redesignated; and

(D) by inserting after paragraph (10), as so redesignated, the following:

"(11) The term 'local educational agency' has the meaning given such term in the Elementary and Secondary Education Act of 1965.

"(12) The term 'migrant Head Start program' means a Head Start program that serves families who are engaged in agricultural work and who have changed their residence from one geographical location to another in the preceding 2-year period.

"(13) The term 'mobile Head Start program' means the provision of Head Start services utilizing transportable equipment set up in various community-based locations on a routine, weekly schedule, operating in conjunction with home-based Head Start programs, or as a Head Start classroom."