

On page 82, line 6, strike "\$350,000,000" and insert "\$400,000,000".

On page 82, line 11, strike "\$226,400,000" and insert "\$276,400,000".

At the end of title II (page 16, after line 3), add the following new paragraph:

REDUCTION OF FUNDS

Amounts appropriated in other paragraphs of this title are hereby reduced as follows:

From OPERATION AND MAINTENANCE, ARMY, \$12,950,000.

From OPERATION AND MAINTENANCE, NAVY, \$3,500,000.

From OPERATION AND MAINTENANCE, MARINE CORPS, \$1,750,000.

From OPERATION AND MAINTENANCE, AIR FORCE, \$7,700,000.

From OPERATION AND MAINTENANCE, DEFENSE-WIDE, \$9,100,000.

Page 87, after line 3, insert the following new section:

SEC. . None of the funds available to the Department of Defense under this Act may be obligated or expended to pay a contractor under a contract with the Department of Defense for any costs incurred by the contractor when it is made known to the Federal official having authority to obligate or expend such funds that such costs are restructuring costs associated with a business combination that were incurred on or after August 15, 1994.

At the end of the bill (before the short title), insert the following new section:

SEC. 8095. None of the funds available to the Department of Defense under this Act may be obligated or expended to procure landing gear for aircraft except when it is made known to the Federal official having authority to obligate or expend such funds that—

(1) the manufacturer of the item is part of the national technology and industrial base;

(2) the landing gear is manufactured and assembled in the United States; and

(3) the contract through which the procurement is made is entered into more than 30 days after the date of the enactment of this Act: Provided, That contracts existing on the date of enactment of this Act and existing or subsequent options in such contracts through January 1, 2000 are not covered by this section if the Secretary of the military department which issued the aircraft production contract certifies to the Appropriations Committees of the House and Senate that purchasing landing gear under the terms of this section will create a significant adverse technical, cost, or schedule impact on the aircraft production program.

Page 87, after line 3, insert the following new section:

SEC. . (a) None of the funds appropriated or otherwise made available by this Act for the Department of Defense specimen repository described in subsection (b) may be used for any purpose except in accordance with the requirement in paragraph numbered 3 of the covered Department of Defense policy memorandum that specifically provides that permissible uses of specimen samples in the repository are limited to the following purposes:

(1) Identification of human remains.

(2) Internal quality assurance activities to validate processes for collection, maintenance and analysis of samples.

(3) A purpose for which the donor of the sample (or surviving next-of-kin) provides consent.

(4) As compelled by other applicable law in a case in which all of the following conditions are present:

(A) The responsible Department of Defense official has received a proper judicial order or judicial authorization.

(B) The specimen sample is needed for the investigation or prosecution of a crime punishable by one year or more of confinement.

(C) No reasonable alternative means for obtaining a specimen for DNA profile analysis is available.

(b) The specimen repository referred to in subsection (a) is the repository that was established pursuant to Deputy Secretary of Defense Memorandum 47803, dated December 16, 1991, and designated as the "Armed Forces Repository of Specimen Samples for the Identification of Remains" by paragraph numbered 4 in the covered Department of Defense policy memorandum.

(c) For purposes of this section, the covered Department of Defense policy memorandum is the memorandum of the Assistant Secretary of Defense (Health Affairs) for the Secretary of the Army, dated April 2, 1996, issued pursuant to law which states as its subject "Policy Refinements for the Armed Forces Repository of Specimen Samples for the Identification of Remains".

Page 87, after line 3, insert the following new section:

SEC. 8095: Hereafter, the Air National Guard may assume responsibility for providing fire fighting and rescue services in response to all aircraft-related emergencies at the Lincoln Municipal Airport in Lincoln, Nebraska.

At the end of the bill (before the short title), insert the following new section:

SEC. . None of the funds made available to the Department of Defense under this Act may be obligated or expended to enter into or renew a contract with an entity when it is made known to the Federal official having authority to obligate or expend such funds that—

(1) such entity is otherwise a contractor with the United States and is subject to the requirement in section 4212(d) of title 38, United States Code, regarding submission of an annual report to the Secretary of Labor concerning employment of certain veterans; and

(2) such entity has not submitted a report as required by that section for the most recent year for which such requirement was applicable to such entity.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put,

Will the House pass said bill?

The SPEAKER pro tempore, Mr. JONES of North Carolina, announced that pursuant to clause 7 of rule XV the yeas and nays were ordered, and the call was taken by electronic device.

It was decided in the { Yeas 278 affirmative } Nays 126

- Edwards Kelly Quinn
Ehrlich Kennedy (RI) Radanovich
Emerson Kennelly Reed
Ensign Kildee Regula
Everett Kim Roberts
Ewing King Roemer
Fawell Kingston Rogers
Fazio Klink Rohrabacher
Fields (LA) Knollenberg Schiff
Fields (TX) Kolbe Rose
Flake LaHood Roth
Forbes Largent Royce
Fowler Latham Salmon
Fox LaTourrette Scarborough
Franks (CT) Laughlin Schaefer
Frelinghuysen Lazio Schiff
Frisa Leach Scott
Frost Lewis (CA) Seastrand
Funderburk Lewis (KY) Shadegg
Gallegly Lightfoot Shaw
Gejdenson Linder Shuster
Gekas Livingston Sisisky
Gephardt Longley Skeen
Gibbons Lucas Skelton
Gilchrist Manton Slaughter
Gilman Manzullo Smith (NJ)
Gonzalez Martinez Smith (TX)
Goodlatte Matsui Smith (WA)
Goodling McCollum Solomon
Gordon McCrery Souder
Goss McHale Spence
Graham McInnis Spratt
Green (TX) McIntosh Stearns
Greene (UT) McKeon Stenholm
Greenwood McNulty Stokes
Hall (OH) Meek Stump
Hall (TX) Metcalf Talent
Hamilton Meyers Tanner
Hancock Mica Tate
Hansen Millender-Tauzin
Harman McDonald Taylor (MS)
Hastert Miller (FL) Taylor (NC)
Hastings (FL) Mink Tejeda
Hastings (WA) Molinari Thomas
Hayworth Mollohan Thompson
Hefley Montgomery Thornberry
Hefner Moorhead Thurman
Heineman Moran Tiaht
Herger Murtha Torkildsen
Hilleary Myrick Torres
Hobson Nethercutt Traficant
Hoke Norwood Visclosky
Holden Nussle Vucanovich
Horn Ortiz Walker
Hostettler Orton Wamp
Houghton Oxley Ward
Hoyer Packard Watts (OK)
Hunter Parker Weldon (FL)
Hutchinson Pastor Weldon (PA)
Hyde Paxon Weller
Inglis Payne (VA) White
Istook Peterson (FL) Whitfield
Jackson-Lee Pickett Wicker
(TX) Pomb Wolf
Jacobs Pomeroy Wynn
Jefferson Porter Young (AK)
Johnson, Sam Portman Young (FL)
Jones Pryce
Kasich Quillen

74.27 [Roll No. 247]

YEAS—278

- Abercrombie Boucher Combest
Allard Brewster Condit
Andrews Browder Cooley
Archer Brown (FL) Cox
Army Brownback Cramer
Bachus Bryant (TN) Crane
Baker (CA) Bunning Crapo
Baker (LA) Burr Creameans
Ballenger Burton Cubin
Barcia Buyer Cummings
Barr Callahan Davis
Barrett (NE) Calvert de la Garza
Bartlett Canady Deal
Barton Chambliss DeLauro
Bass Chapman DeLay
Bateman Chenoweth Deutsch
Bentsen Christensen Diaz-Balart
Bereuter Clay Dickey
Billrakis Clayton Dicks
Bishop Clement Dixon
Biley Clyburn Doolittle
Boehlert Coble Dorman
Boehner Coburn Dreier
Bonilla Coleman Duncan
Bono Collins (GA) Dunn

- Baesler Doyle Kennedy (MA)
Baldacci Durbin Kleczka
Barrett (WI) Ehlers Klug
Becerra Engel LaFalce
Beilenson Eshoo Lantos
Berman Evans Levin
Blumenauer Farr Lewis (GA)
Blute Fattah Lipinski
Bonior Filner LoBiondo
Borski Flanagan Lofgren
Brown (CA) Foglietta Lowey
Brown (OH) Foley Luther
Bryant (TX) Ford Markey
Bunn Frank (MA) Martini
Camp Franks (NJ) Mascara
Campbell Furse McDermott
Castle Ganske McKinney
Chabot Gunderson Menendez
Chrysler Gutierrez Miller (CA)
Collins (IL) Gutknecht Minge
Collins (MI) Hilliard Morella
Costello Hinchey Nadler
Coyne Hoekstra Neumann
Danner Jackson (IL) Ney
DeFazio Johnson (CT) Oberstar
Dellums Johnson (SD) Obey
Dingell Johnston Olver
Doggett Kanjorski Owens
Dooley Kaptur Pallone

Payne (NJ)	Sabo	Studds
Pelosi	Sanders	Stupak
Peterson (MN)	Sanford	Towns
Petri	Sawyer	Upton
Poshard	Schroeder	Velazquez
Rahall	Schumer	Vento
Ramstad	Sensenbrenner	Volkmer
Rangel	Serrano	Waters
Riggs	Shays	Watt (NC)
Rivers	Skaggs	Williams
Roukema	Smith (MI)	Wise
Roybal-Allard	Stark	Woolsey
Rush	Stockman	Zimmer

NOT VOTING—30

Ackerman	Hayes	Neal
Bevill	Johnson, E. B.	Richardson
Bilbray	Lincoln	Saxton
Cardin	Maloney	Thornton
Clinger	McCarthy	Torricelli
Conyers	McDade	Walsh
Cunningham	McHugh	Waxman
English	Meehan	Wilson
Geren	Moakley	Yates
Gillmor	Myers	Zeliff

So the bill was passed.

A motion to reconsider the vote whereby 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.

¶74.28 ADJOURNMENT OVER

On motion of Mr. ARMEY, by unanimous consent,

Ordered, That when the House adjourns today, it adjourn to meet on Monday, June 17, 1996, at 2 o'clock p.m.

¶74.29 CALENDAR WEDNESDAY BUSINESS DISPENSED WITH

On motion of Mr. ARMEY, by unanimous consent,

Ordered, That business in order for consideration on Wednesday, June 19, 1996, under clause 7, rule XXIV, the Calendar Wednesday rule, be dispensed with.

¶74.30 UNFINISHED BUSINESS—APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. JONES of North Carolina, pursuant to clause 5, rule I, announced the unfinished business to be the question on agreeing to the Chair's approval of the Journal of Wednesday, June 12, 1996.

The question being put, *viva voce*,

Will the House agree to the Chair's approval of said Journal?

The SPEAKER pro tempore, Mr. JONES of North Carolina, announced that the yeas had it.

So the Journal was approved.

¶74.31 SUBPOENA

The SPEAKER pro tempore, Mr. JONES of North Carolina, laid before the House the following communication from Mr. THOMAS:

HOUSE OF REPRESENTATIVES,
COMMITTEE ON HOUSE OVERSIGHT,
Washington, DC, June 10, 1996.

Hon. NEWT GINGRICH,
Speaker, of the House of Representatives, the Capitol, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you pursuant to Rule L (50) of the Rules of the House that the House Franking Commission has been served with a subpoena issued by the United States District Court for the Eastern District of Michigan.

After consultation with the General Counsel, I have determined that compliance with

the subpoena is consistent with the privileges and precedents of the House.

Sincerely,

BILL THOMAS, *Chairman.*

¶74.32 SUBPOENA

The SPEAKER pro tempore, Mr. JONES of North Carolina, laid before the House the following communication from the Chief Administrative Officer of the House:

OFFICE OF THE CHIEF ADMINISTRATIVE OFFICER, HOUSE OF REPRESENTATIVES,

Washington, DC, June 12, 1996.

Hon. NEWT GINGRICH,
Speaker, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you pursuant to Rule L (50) of the Rules of the House that the Office of Finance has been served with a subpoena issued by the United States District Court for the Eastern District of Michigan.

After consultation with the General Counsel, I have determined that compliance with the subpoena is consistent with the privileges and precedents of the House.

Sincerely,

SCOT M. FAULKNER.

¶74.33 ORDER OF BUSINESS—

CONSIDERATION OF H. CON. RES. 187

On motion of Mr. WATTS of Oklahoma, by unanimous consent,

Ordered, That it may be in order to discharge the Committee on the Judiciary from further consideration of the concurrent resolution (H. Con. Res. 187) expressing the sense of Congress with respect to recent church burnings, and that it be immediately considered in the House; that debate be limited to fifty minutes, equally divided and controlled by Mr. Watts and Mrs. Clayton; and that the previous question be considered as ordered on the concurrent resolution final adoption without intervening motion.

¶74.34 CHURCH ARSON PREVENTION

On motion of Mr. WATTS of Oklahoma, pursuant to the foregoing order of the House, the Committee on the Judiciary was discharged from further consideration of the following concurrent resolution (H. Con. Res. 187):

Whereas more than 30 African-American churches have been burned over the last 18 months;

Whereas arrests have been made in only 5 of the cases currently under investigation;

Whereas the African-American community deserves the full support of Congress in solving these cases in an expeditious manner and it is important for Congress to speak out against the recent incidents of arson; and

Whereas several measures which would expedite the investigation into these incidents and assist in the prosecution of individuals found guilty of involvement in these incidents are now pending before Congress: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That it is the sense of Congress that—

(1) attacks on places of worship because of the race, color, denomination, or ethnicity of the congregation undermine fundamental American ideals;

(2) these fires appear to be hate crimes and also implicitly interfere with the First Amendment rights and other civil rights of the victims;

(3) the arson of a place of worship is repulsive to us as a society;

(4) the Congress condemns, in the strongest possible terms, these abhorrent actions against freely worshipping American citizens and the African-American community in particular;

(5) the Congress sends its sincere condolences to those individuals who have been affected by these acts of cowardice;

(6) the Congress fully supports the activities of local law enforcement officials, the Department of Justice, and the Department of the Treasury in investigating these incidents;

(7) the Congress urges the United States Attorney General and local prosecutors to seek the maximum penalty available under law to punish the perpetrators of these crimes;

(8) it is important that Congress enact appropriate legislation to ensure that Federal law enforcement has the necessary tools to punish and deter these shameful, vile acts, including the bipartisan legislation introduced by Representatives Hyde and Conyers which would facilitate the prosecution of persons responsible for these acts;

(9) the President is urged to make the fullest possible use of all available law enforcement resources to bring the culprits in these crimes to justice;

(10) Congress encourages the people of the United States to work within their own communities to prevent arson against African-American or any other house of worship; and

(11) Congress encourages American citizens to observe a national week of prayer beginning June 16, 1996, and ending June 23, 1996, in their churches, synagogues, mosques and other places of worship for racial harmony, religious tolerance and respect for the civil and human rights of all Americans.

When said concurrent resolution was considered.

After debate,

Pursuant to the order of the House, the previous question was considered as ordered on the concurrent resolution.

The question being put, *viva voce*,

Will the House agree to said concurrent resolution?

The SPEAKER pro tempore, Mr. JONES of North Carolina, announced that the yeas had it.

So, the concurrent resolution was agreed to.

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

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

¶74.35 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted—

To Mr. HOUGHTON, for today until 3 p.m.;

To Mr. CUNNINGHAM, for today after 7 p.m. and balance of the week;

To Mr. MYERS of Indiana, for today from 8 p.m. through June 18; and

To Ms. Eddie Bernice JOHNSON of Texas, for today after 7:30 p.m. and balance of the week.

And then,

¶74.36 ADJOURNMENT

On motion of Mr. FIELDS of Louisiana, pursuant to the special order