

125.18 PROVIDING FOR THE CONSIDERATION OF MOTIONS TO SUSPEND THE RULES

Mr. DREIER, by direction of the Committee on Rules, called up the following resolution (H. Res. 353):

Resolved, That it shall be in order at any time on or before the legislative day of Wednesday, November 10, 1999, for the Speaker to entertain motions to suspend the rules, provided that the object of any such motion is announced from the floor at least two hours before the motion is offered. In scheduling the consideration of legislation under this authority, the Speaker or his designee shall consult with the Minority Leader or his designee.

When said resolution was considered. After debate,

On motion of Mr. DREIER, 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. PEASE, announced that the yeas had it.

Mr. MOAKLEY 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 6, rule XX, and the call was taken by electronic device.

It was decided in the affirmative { Yeas 222 Nays 200 Answered present 1

125.19 [Roll No. 561] YEAS—222

- Aderholt Deal Horn Archer DeLay Hostettler Arney DeMint Houghton Bachus Diaz-Balart Hunter Baker Dooley Hutchinson Ballenger Doolittle Hyde Barr Dreier Isakson Barrett (NE) Duncan Istook Bartlett Ehlers Jenkins Barton Ehrlich Johnson (CT) Bass Emerson Johnson, Sam Bateman English Jones (NC) Biggart Eshoo Kasich Bilbray Everett Kelly Bilirakis Ewing King (NY) Bliley Fletcher Kington Blunt Foley Knollenberg Boehlert Fossella Kolbe Boehner Fowler Kuykendall Bonilla Franks (NJ) Bono Frelinghuysen Largent Brady (TX) Gallegly Latham Bryant Ganske LaTourette Burr Gekas Lazio Burton Gibbons Leach Buyer Gilchrest Lewis (CA) Callahan Gillmor Lewis (KY) Calvert Gilman Linder Camp Goodlatte LoBiondo Campbell Goodling Lucas (OK) Canady Goss Manzullo Cannon Graham McCollum Castle Granger McCreery Chabot Green (WI) McHugh Chambliss Greenwood McInnis Chenoweth-Hage Gutknecht McIntosh Coble Hall (TX) McKeon Coburn Hansen McNulty Collins Hastings (WA) Metcalf Combest Hayes Mica Cook Hayworth Miller (FL) Cooksey Hefley Miller, Gary Cox Herger Moran (KS) Crane Hill (MT) Morella Cubin Hilleary Myrick Cunningham Hobson Nethercutt Davis (VA) Hoekstra Ney

- Northup Roukema Sweeney Norwood Royce Talent Nussle Ryan (WI) Tancredo Ose Ryun (KS) Tauzin Oxley Salmon Taylor (NC) Packard Sanford Terry Paul Saxton Thomas Pease Schaffer Thornberry Peterson (PA) Sensenbrenner Thune Petri Sessions Tiahrt Pickering Shadegg Toomey Pitts Shaw Trafficant Pombo Shays Upton Porter Sherman Vitter Portman Sherwood Walden Pryce (OH) Shimkus Walsh Quinn Shuster Wamp Radanovich Simpson Watkins Ramstad Skeen Watts (OK) Regula Smith (MI) Weldon (FL) Reynolds Smith (NJ) Weller Riley Smith (TX) Whitfield Rogan Souder Wicker Rogers Spence Wilson Rohrabacher Stearns Wolf Ros-Lehtinen Stump Young (AK) Rothman Sununu Young (FL)

NAYS—200

- Abercrombie Gordon Napolitano Allen Green (TX) Neal Andrews Gutierrez Oberstar Baird Hall (OH) Obey Baldacci Hastings (FL) Olver Baldwin Hill (IN) Ortiz Barcia Hilliard Owens Barrett (WI) Hinchey Pallone Becerra Hinojosa Pascrell Bentsen Hoeffel Pastor Berkeley Holden Payne Berman Holt Pelosi Berry Hooley Peterson (MN) Bishop Hoyer Phelps Blagojevich Inslee Pickett Blumenauer Jackson (IL) Pomeroy Bonior Jackson-Lee Price (NC) Borski (TX) Rangel Boswell Jefferson Reyes Boucher John Rivers Boyd Johnson, E. B. Rodriguez Brady (PA) Jones (OH) Roemer Brown (FL) Kanjorski Roybal-Allard Brown (OH) Kaptur Rush Capps Kennedy Sabo Capuano Kildee Sanchez Cardin Kind (WI) Sanders Carson Kleczka Sandlin Clay Klink Sawyer Clayton Kucinich Schakowsky Clement LaFalce Serrano Clyburn Lampson Shows Condit Lantos Sisisky Conyers Larson Skelton Costello Lee Slaughter Coyne Levin Smith (WA) Cramer Lewis (GA) Snyder Crowley Lipinski Spratt Cummings Lofgren Stabenow Danner Lowey Stark Davis (FL) Lucas (KY) Stenholm Davis (IL) Luther Strickland DeFazio Maloney (CT) Stupak DeGette Maloney (NY) Tanner Delahunt Markey Tauscher DeLauro Martinez Taylor (MS) Deutsch Mascara Thompson (CA) Dickey Matsui Thompson (MS) Dicks McCarthy (MO) Thurman Dingell McCarthy (NY) Tierney Dixon McDermott Towns Doggett McGovern Turner Doyle McIntyre Udall (CO) Edwards McKinney Udall (NM) Engel Meehan Velazquez Etheridge Meek (FL) Vento Evans Meeke (NY) Visclosky Fattah Menendez Waters Filner Miller, George Watt (NC) Forbes Minge Waxman Ford Mink Weiner Frank (MA) Moakley Wexler Frost Mollohan Weygand Gepjardson Moore Wise Gephardt Moran (VA) Woolsey Gonzalez Murtha Wu Goode Nadler Wynn

NOT VOTING—10

- Ackerman Kilpatrick Scarborough Bereuter Millender Scott Dunn McDonald Weldon (PA) Hulshof Rahall

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.

125.20 PROVIDING FOR THE CONSIDERATION OF H.R. 3194

Mr. LINDER, by direction of the Committee on Rules, called up the following resolution (H. Res. 354):

Resolved, That upon the adoption of this resolution it shall be in order without intervention of any point of order to consider in the House the bill (H.R. 3194) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against revenues of said District for the fiscal year ending September 30, 2000, and for other purposes. The bill shall be considered as read for amendment. The previous question shall be considered as ordered on the bill to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations; and (2) one motion to recommit.

When said resolution was considered. After debate,

Mr. LINDER submitted the following amendment in the nature of a substitute:

Strike all after the resolved clause and insert in lieu thereof:

That upon the adoption of this resolution it shall be in order without intervention of any point of order to consider in the House the bill (H.R. 3194) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against revenues of said District for the fiscal year ending September 30, 2000, and for other purposes. The bill shall be considered as read for amendment. An amendment striking section 175 shall be considered as adopted. The previous question shall be considered as ordered on the bill, as amended, to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations; and (2) one motion to recommit with or without instructions.

After further debate,

On motion of Mr. LINDER, the previous question was ordered on the amendment in the nature of the substitute and the resolution.

The question being put, viva voce,

Will the House agree to said amendment in the nature of the substitute?

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

So the amendment in the nature of a substitute was agreed to.

The question being put, viva voce,

Will the House agree to said resolution, as amended?

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

So the resolution, as amended, was agreed to.

A motion to reconsider the vote whereby said resolution, as amended,

ANSWERED "PRESENT"—1

- Farr