(2) by striking the period at the end of subparagraph (E) and inserting ", and"; and

(3) by adding at the end the following:

"(F) training in the use, applications, and benefits of assistive technology devices and assistive technology services (as defined in paragraphs (2) and (3) of section 3 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988 (29 U.S.C. 2202 (2) and (3))).'

SEC. 402. REHABILITATION ACT OF 1973.

(a) NATIONAL INSTITUTE ON DISABILITY AND REHABILITATION RESEARCH.—Section 202(b)(8) of the Rehabilitation Act of 1973 (29 U.S.C. 761a(b)(8)) is amended by striking "characteristics of individuals with disabilities" and inserting "characteristics of individuals with disabilities, including information on individuals with disabilities who live in rural or inner-city settings, with particular atten-

tion given to underserved populations,". (b) Training.—Section 302(b)(1)(B) of the Rehabilitation Act of 1973 (29 U.S.C. 771a(b)(1)(B)), as added by section 302(b) of Public Law 102-569 (106 Stat. 4412), is amend-

(1) by striking "; and" at the end of clause (ii) and inserting a semicolon;

(2) by striking the period at the end of clause (iii) and inserting "; and"; and (3) by adding at the end the following:

(iv) projects to train personnel in the use, applications, and benefits of assistive technology devices and assistive technology services (as defined in paragraphs (2) and (3) of section 3 of the Technology-Related Assistance for Individuals With Disabilities Act of 1988 (29 U.S.C. 2202 (2) and (3)))."

SEC. 403. ADMINISTRATIVE REQUIREMENTS UNDER THE HEAD START ACT.

Section 644(f) of the Head Start Act (42 U.S.C. 9839(f)) is amended—

- (1) in paragraph (1)—
 (A) by inserting ", or to request approval of the purchase (after December 31, 1986) of facilities," after "to purchase facilities";
- (B) by adding at the end the following: "The Secretary shall suspend any proceedings pending against any Head Start agency to claim costs incurred in purchasing such facilities until the agency has been afforded an opportunity to apply for approval of the purchase and the Secretary has determined whether the purchase will be approved. The Secretary shall not be required to repay claims previously satisfied by Head Start agencies for costs incurred in the purchase of such facilities."; and

(2) in paragraph (2)-

- (A) in subparagraph (A), by inserting "or that was previously purchased" before the semicolon:
 - (B) in subparagraph (C)-
- (i) by inserting ", or the previous purchase has resulted," after "purchase will result" in clause (i); and

(ii) in clause (ii)-(I) by inserting ", or would have prevented," after "will prevent"; and

(II) by striking "and" at the end;

- (C) by redesignating subparagraph (D) as subparagraph (E); and
- (D) by inserting after subparagraph (C) the following:
- "(D) in the case of a request regarding a previously purchased facility, information demonstrating that the facility will be used principally as a Head Start center, or a direct support facility for a Head Start program; and"

SEC. 404. TECHNICAL AND CONFORMING AMEND-MENTS.

(a) ASSISTIVE TECHNOLOGY DEVICE.—Section 7(23) of the Rehabilitation Act of 1973 (29 U.S.C. 706(23)), as added by section 102(n) of Public Law 102-569 (106 Stat. 4350), is amended-

- (1) by striking "3(1)" and inserting "3(2)";
- (2) by striking "2202(1)" and inserting "2202(2)["]
- (b) ASSISTIVE TECHNOLOGY SERVICE.—Section 7(24) of the Rehabilitation Act of 1973 (29 U.S.C. 706(24)), as added by section 102(n) of Public Law 102-569 (106 Stat. 4350), is amended-
- (1) by striking "3(2)" and inserting "3(3)";
- (2) by striking "2202(2)" and inserting "2202(3)"

TITLE V—EFFECTIVE DATE

SEC. 501. EFFECTIVE DATE.

- (a) IN GENERAL.—Except as otherwise specifically provided in this Act, this Act and the amendments made by this Act shall take effect on the date of the enactment of this
- (b) COMPLIANCE.—Each State receiving a grant under the Technology-Related Assistance for Individuals With Disabilities Act of 1988 shall comply with the amendments made by this Act-
- (1) as soon as practicable after the date of the enactment of this Act, consistent with the effective and efficient administration of the Technology-Related Assistance for Individuals With Disabilities Act of 1988; but

(2) not later than-

- (A) the next date on which the State receives an award through a grant under section 102 or 103 of such Act; or
- (B) October 1, 1994,

whichever is sooner.

The SPEAKER pro tempore, Mr. MONTGOMERY, recognized Mr. OWENS and Mr. BALLENGER, each for 20 minutes.

After debate.

The question being put, viva voce,

Will the House suspend the rules and agree to said resolution?

The SPEAKER pro tempore, Mr. MONTGOMERY, announced that twothirds of the Members present had voted in the affirmative.

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

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

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

¶7.7 IRISH-AMERICAN HERITAGE MONTH

On motion of Ms. BYRNE, by unanimous consent, the Committee on Post Office and Civil Service was discharged from further consideration of the joint resolution of the Senate (S.J. Res. 119) to designate the month of March 1994 as "Irish-American Heritage Month".

When said joint resolution was considered, read twice, ordered to be read a third time, was read a third time by title, and passed.

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

Ordered, That the Clerk notify the Senate thereof.

¶7.8 RECESS—3:16 P.M.

The SPEAKER pro tempore. Mr. MONTGOMERY, pursuant to clause 12

of rule I, declared the House in recess at 3 o'clock and 16 minutes p.m., subject to the call of the Chair.

¶7.9 AFTER RECESS—4:02 P.M.

The SPEAKER pro tempore, Mr. MONTGOMERY, called the House to

¶7.10 UNFINISHED BUSINESS—APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. MONTGOMERY, 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 Monday, February 7, 1994.

The question being put, viva voce,

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

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

Mr. KOPETSKI 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.

Yeas 235 When there appeared { Nays 147

97.11[Roll No. 14] YEAS-235

Abercrombie Dicks Kennedy Ackerman Dingell Kennelly Andrews (ME) Dixon Kildee Kleczka Andrews (NJ) Dooley Andrews (TX) Durbin Klein Edwards (CA) Applegate Bacchus (FL) Klink Edwards (TX) Kopetski Baesler Engel LaFalce English Eshoo Barca Lambert Barcia Lancaster Barlow Evans Lantos Barrett (WI) Everett LaRocco Becerra Farr Lehman Beilenson Fazio Levin Lewis (GA) Filner Berman Fingerhut Lipinski Bilbray Fish Livingston Flake Lloyd Bishop Foglietta Blackwell Long Bonior Ford (MI) Lowey Maloney Frank (MA) Borski Brewster Frost Mann Brooks Furse Manton Browder Gephardt Margolies-Brown (FL) Geren Mezvinsky Markey Brown (OH) Gillmor Martinez Gilman Bryant Byrne Glickman Matsui Cantwell Gonzalez Mazzoli Cardin Gordon McCloskey Green McCurdy Carr McDermott Greenwood Chapman Clayton Hall (OH) McHale Clement Hall (TX) McInnis Clinger Hamilton McKinnev Clyburn Harman McNulty Coleman Hefner Meek Collins (GA) Hilliard Menendez Collins (IL) Hinchey Mineta Hoagland Hochbrueckner Collins (MI) Minge Mink Combest Moakley Condit Holden Convers Houghton Mollohan Cooper Hoyer Montgomery Coppersmith Hughes Costello Hutto Murtha Coyne Hyde Myers Inglis Cramer Nadler Danner Inslee Natcher Darden Johnson (GA) Neal (MA) Deal Johnson (SD) Oberstar DeLauro Johnson, E. B. Obey Dellums Johnston Olver Derrick Kanjorski Ortiz Deutsch Kasich Orton