Houghton Huffington McDade Santorum McHugh Saxton Hunter McInnis Schaefer Hutchinson McKeon Schiff McMillan Sensenbrenner Hyde Inglis Meyers Shaw Inhofe Shavs Mica Istook Michel Shuster Miller (FL) Jacobs Skeen Johnson (CT) Smith (MI) Molinari Moorhead Smith (NJ) Johnson, Sam Kasich Myers Smith (OR) Smith (TX) Kim Nussle King Snowe Kingston Packard Solomon Klug Knollenberg Paxon Spence Petri Stearns Stump Kolbe Pombo Sundquist Kyl Porter Lazio Portman Talent Taylor (NC) Pryce (OH) Leach Quillen Thomas (CA) Levy Lewis (CA) Quinn Thomas (WY) Lewis (FL) Ramstad Torkildsen Lightfoot Regula Upton Linder Roberts Vucanovich Livingston Rogers Walker Rohrabacher Machtley Weldon Manzullo Ros-Lehtinen Young (FL) McCandless Zeliff Roth McCollum Roukema Zimmer McCrery Royce

NOT VOTING-10

Flake Kleczka Pickle
Gallo LaFalce Ridge
Hayes Mazzoli
Jefferson Natcher

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

¶29.17 FEDERAL WORKFORCE RESTRUCTURING

Mr. CLAY, pursuant to House Resolution 388, called up the following conference report (Rept. No. 103-435):

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the amendment of the House to the amendment of the Senate to the bill (H.R. 3345), to provide temporary authority to Government agencies relating to voluntary separation incentive payments, 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 House recede from its disagreement to the amendments of the Senate numbered 2, 3, and 4, and agree to the same.

Amendment numbered 1:

That the House recede from its disagreement to the amendment of the Senate numbered 1, and agree to the same with an amendment as follows:

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

SEC. 6. MONITORING AND REPORT RELATING TO VOLUNTARY SEPARATION INCENTIVE PAYMENTS.

No later than December 31st of each fiscal year, the Office of Personnel Management shall submit to the Committee on Governmental Affairs of the Senate and the Committee on Post Office and Civil Service of the House of Representatives a report which, with respect to the preceding fiscal year, shall include—

- (1) the number of employees who received a voluntary separation incentive payment under section 3 during such preceding fiscal year.
- (2) the agency from which each such employee separated;
- (3) at the time of separation from service by each such employee—

(A) such employee's grade or pay level; and

- (B) the geographic location of such employee's official duty station, by region, State, and city (or foreign nation, if applicable); and
- (4)(A) the number of waivers made (in the repayment upon subsequent employment) by each agency or other authority under section 3 or the amendments made by section 8; and
- (B) the title and the grade or pay level of the position filled by the employee to whom such waiver applied.

SEC. 7. DISLOCATION PAYMENTS FOR CERTAIN CONTRACTOR PERSONNEL.

- (a) PAYMENT.—No later than October 31, 1994, the Director of the National Aeronautics and Space Administration shall pay \$5,000 to each full-time contractor employee who—
- (1) was hired, under a contract relating to the Advanced Solid Rocket Motor Program, by—
- (A) Lockheed Missiles and Space Company; (B) Aerojet Corporation, Advanced Solid Rocket Motor Division; or
 - (C) Rust Corporation;
- (2) was separated from employment in Yellow Creek, Mississippi, as a result of the termination of the Advanced Solid Rocket Motor Program; and

(3)(A) had been hired locally at Yellow Creek, Mississippi; or

- (B) based on the separation referred to in paragraph (2), was eligible, but elected not, to be relocated.
- (b) OFFSET.—No payment made under this section shall be offset against the severance costs of a contractor.
- (c) Source of Payments.—Payments under this section shall be from funds appropriated under the subheading "SPACE FLIGHT, CONTROL AND DATA COMMUNICATIONS" under the heading "NATIONAL AERONAUTICS AND SPACE ADMINISTRATION" under title III of the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1994 (Public Law 103-124; 107 Stat. 1299).
- (d) LIMITATION ON PAYMENTS.—The amount of total payments made under this section may not exceed \$1,000,000.

And the Senate agree to the same.

From the Committee on Post Office and Civil Service for consideration of the Senate amendments to the House amendment, and modifications committed to conference:

WILLIAM CLAY, FRANK MCCLOSKEY, ELEANOR H. NORTON, CONSTANCE MORELLA,

From the Committee on the Judiciary, for consideration of Senate amendment numbered 1 and modifications committed to conference:

JACK BROOKS,

From the Committee on Government Operations, for consideration of Senate amendment numbered 1 and modifications committed to conference:

JOHN CONYERS,

EDOLPHUS TOWNS,

From the Committee on Rules, for consideration of Senate amendment numbered 1 and modifications committed to conference:

BUTLER DERRICK, ANTHONY C. BEILENSON, Managers on the Part of the House.

> JOHN GLENN, DAVID PRYOR,

JIM SASSER, Managers on the Part of the Senate.

When said conference report was considered.

After debate,

On motion of Mr. CLAY, the previous question was ordered on the conference report to its adoption or rejection.

Mr. CASTLE moved to recommit the conference report on the bill (H.R. 3345) to amend title 5, United States Code, to eliminate certain restrictions on employee training; to provide temporary authority to agencies relating to voluntary separation incentive payments, and for other purposes, to the committee of conference with instructions to the managers on the part of the House to agree to provisions committed to conference in the Senate amendment numbered 1, to the House amendment to the Senate amendment.

By unanimous consent, the previous question was ordered on the motion to recommit.

The question being put, viva voce,

Will the House recommit said conference report?

The SPEAKER pro tempore, Mr. McNULTY, announced that the nays had it.

Mr. CASTLE 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.

When there appeared

Yeas 166 Nays 261

¶29.18 [Roll No. 88] YEAS—166

Allard Gingrich Meyers Archer Goodlatte Goodling Mica Michel Armey Bachus (AL) Miller (FL) Goss Baker (CA) Grams Molinari Baker (LA) Grandy Moorhead Ballenger Barrett (NE) Greenwood Nussle Gunderson Oxley Hancock Bartlett Packard Barton Hansen Paxon Bateman Hastert Petri Hefley Bereuter Pombo Bilirakis Herger Porter Bliley Hobson Portman Hoekstra Pryce (OH) Quillen Boehlert Hoke Boehner Horn Quinn Bunning Houghton Ramstad Burton Huffington Ravenel Hunter Buyer Callahan Hutchinson Regula Roberts Calvert Hvde Inglis Rogers Camp Rohrabacher Canady Inhofe Castle Istook Ros-Lehtinen Johnson (CT) Roth Clinger Johnson, Sam Roukema Coble Collins (GA) Kasich Royce Combest Kim Santorum King Cox Saxton Crane Kingston Schaefer Klug Knollenberg Crapo Schiff Cunningham Sensenbrenner DeLav Shaw Diaz-Balart Kyl Shuster Lancaster Dickey Doolittle Skeen Lazio Smith (MI) Dornan Leach Smith (N.J) Dreier Levy Lewis (CA) Smith (OR) Duncan Smith (TX) Lewis (FL) Dunn Snowe Emerson Lightfoot Solomon Linder Everett Spence Ewing Fawell Livingston Stearns Machtley Stump Fields (TX) Manzullo Sundquist Fish McCandless Talent Fowler McCollum Taylor (NC) Franks (CT) McCrery Franks (NJ) McDade Thomas (CA) Thomas (WY) McHugh Gallegly Gekas McInnis Torkildsen Gilchrest McKeon McMillan Upton Vucanovich Gillmor