Rowland

Royce

Matsui

Mazzoli

McCandless

McCloskey

McCollum

McCrery

McCurdy

McHale

McHugh

McInnis

McKeon

McMillan

Menendez

Miller (FL)

Minge Moaklev

Molinari

Mollohan

Moran Morella

Murtha

Myers Neal (MA)

Neal (NC)

Nussle

Ortiz

Orton

Oxley Packard

Pallone

Parker

Pastor

Paxon

Penny

Petri

Pickett

Pickle

Pombo

Porter

Pomeroy

Portman

Poshard

Quillen Quinn

Řahall

Ramstad Ravenel

Reynolds Richardson

Rogers Rohrabacher

Ros-Lehtinen

Regula

Ridge

Roberts

Roemer

(PR)

Rose

Roth

Furse

Price (NC)

Pryce (OH)

Payne (VA)

Montgomery Moorhead

Meehan

Meyers

Michel

criminal enterprise of which the offense was a part, the defendant used a firearm or knowingly directed, advised, authorized, or assisted another to use a firearm, as defined in section 921 of this title, to threaten, intimidate, assault, or injure a person.

(5) DISTRIBUTION TO PERSONS UNDER TWEN-TY-ONE.—The offense, or a continuing criminal enterprise of which the offense was a part, involved conduct proscribed by section 418 of the Controlled Substances Act which was committed directly by the defendant or for which the defendant would be liable under section 2 of this title.

"(6) DISTRIBUTION NEAR SCHOOLS.—The offense, or a continuing criminal enterprise of which the offense was a part, involved conduct proscribed by section 419 of the Controlled Substances Act which was committed directly by the defendant or for which the defendant would be liable under section 2 of

"(7) USING MINORS IN TRAFFICKING.—The offense or a continuing criminal enterprise of which the offense was a part, involved conduct proscribed by section 420 of the Controlled Substances Act which was committed directly by the defendant or for which the defendant would be liable under section 2 of this title

"(8) LETHAL ADULTERANT.—The offense involved the importation, manufacture, or distribution of a controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)), mixed with a potentially lethal adulterant, and the defendant was aware of the presence of the adulterant.

Page 51, line 7, strike ", in the case" and all that follows through "the jury" in line 14, and insert "an aggravating factor required to be considered under section 3592 is found to exist, the jury".

Yeas It was decided in the Navs Answered affirmative 1 present

¶33.14[Roll No. 108] AYES-340

Abercrombie Dornan Buyer Ackerman Allard Callahan Duncan Andrews (NJ) Calvert Dunn Andrews (TX) Durbin Edwards (TX) Canady Applegate Archer Cantwell Ehlers Armey Cardin Emerson Bacchus (FL) English Carr Castle Bachus (AL) Everett Baesler Chapman Ewing Baker (CA) Faleomavaega Clement Baker (LA) Clinger (AS) Fawell Ballenger Coble Coleman Barcia Fazio Collins (GA) Fields (TX) Barlow Barrett (NE) Combest Fingerhut Bartlett Condit Ford (TN) Barton Cooper Fowler Coppersmith Costello Franks (CT) Bateman Beilenson Franks (NJ) Bentley Gallegly Bereuter Cramer Berman Gekas Crane Bevill Gephardt Bilbray Cunningham Geren Gibbons Bilirakis Danner Bishop Darden Gilchrest Bliley de la Garza Gillmor Blute de Lugo (VI) Gilman Deal DeFazio Gingrich Glickman Boehlert Boehner Bonilla DeLauro Goodlatte Borski DeLay Derrick Gordon Boucher Goss Brewster Deutsch Grams Diaz-Balart Dickey Brooks Green Greenwood Browder Gunderson Brown (FL) Dicks Bryant Dingell Hall (OH) Hall (TX) Bunning Dooley Doolittle

Hansen Harman Hastert Hayes Hefley Hefner Herger Hoagland Hobson Hochbrueckner Hoke Holden Houghton Hoyer Huffington Hunter Hutchinson Hvde Inglis Inhofe Inslee Istook Johnson (CT) Johnson (GA) Johnson (SD) Johnson, E.B Johnson, Sam Johnston Kanjorski Kaptur Kasich Kennedy Kennelly Kim King Kingston Kleczka Klein Klink Klug Knollenberg Kolbe Kreidler LaFalce Lambert Lancaster Lantos LaRocco Laughlin Lazio Leach Lehman Levin Levy Lewis (CA) Lewis (FL) Lightfoot Linder Lipinski Livingston Lloyd Long Machtley Mann Manton Manzullo

Hancock

NOES-87 Foglietta

Frank (MA)

Gejdenson

Gonzalez

Gutierrez

Hamburg

Hastings Hilliard

Hinchey

Hoekstra

Jefferson

Kopetski

Lewis (GA)

Markey McDermott

McKinney

McNulty

Meek

Hughes

Jacobs

Kildee

Lowey

Maloney

Barca Barrett (WI) Becerra Blackwell Bonior Brown (CA) Brown (OH) Clay Clayton Clyburn Collins (IL) Collins (MI) Conyers Coyne Dellums Dixon Edwards (CA) Engel Eshoo Evans Farr Fields (LA) Filner

Margolies-

Martinez

Mezvinsky

Andrews (ME)

Peterson (FL) Peterson (MN) Romero-Barcelo Rostenkowski

Sangmeister Santorum Sarpalius Sawyer Saxton Schaefer Schenk Schiff Schroeder Schumer Sensenbrenner Shaw Shays Shepherd Shuster Sisisky Skaggs Skelton Slattery Slaughter Smith (IA) Smith (MI) Smith (OR) Smith (TX) Snowe Solomon Spence Spratt Stearns Stenholm Strickland Stump Stupak Sundquist Swett Swift Talent Tanner Tauzin Taylor (MS) Taylor (NC) Tejeda Thomas (CA) Thomas (WY) Thornton Thurman Torkildsen Torres Torricelli Traficant Unsoeld Upton Valentine Volkmer Vucanovich Walker Walsh Weldon Wheat Williams Wilson Wise Wolf Wyden Young (AK) Young (FL) Zeliff Zimmer

Miller (CA) Mineta Mink Nadler Norton (DC) Oberstar Obey Olver Owens Payne (NJ) Pelosi Reed Roybal-Allard Rush Sabo Sanders Scott Serrano Sharp Smith (NJ) Stark Stokes Studds Synar Thompson

Towns Underwood (GU) Velazquez

Vento Visclosky Waters Watt

Waxman Woolsey Wynn

ANSWERED "PRESENT"-1

Goodling

NOT VOTING-9

Fish Grandy Roukema Ford (MI) Murphy Washington Whitten Gallo Rangel

So the amendment was agreed to. After some further time,

¶33.15 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. GEKAS

Page 48, strike line 1 through line 2. Page 51, strike line 14 and all that follows through line 3 on page 52 and insert the fol-

the jury, or if there is no jury, the court, shall then consider whether the aggravating factor or factors found to exist outweigh any mitigating factors. The jury, or if there is no jury, the court shall recommend a sentence of death if it unanimously finds at least one aggravating factor and no mitigating factor or if it finds one or more aggravating factors which outweigh any mitigating factors. In any other case, it shall not recommend a sentence of death. The jury shall be instructed that it must avoid any influence of sympathy, sentiment, passion, prejudice, or other arbitrary factors in its decision, and should make such a recommendation as the information warrants. The jury shall be instructed that its recommendation concerning a sentence of death is to be based on the aggravating factor or factors and any mitigating factors which have been found, but that the final decision concerning the balance of aggravating and mitigating factors is a matter for the jury's judgment.
Page 53, beginning in line 3, strike "or life

imprisonment without possibility of re-

226

198

Yeas It was decided in the Navs affirmative Answered present

 $\P 33.16$ [Roll No. 109] AYES-226

Allard Andrews (NJ) Carr Castle Fingerhut Fowler Applegate Chapman Franks (CT) Archer Clement Franks (NJ) Armey Clinger Frost Bachus (AL) Coble Gallegly Baker (CA) Baker (LA) Collins (GA) Gekas Geren Combest Ballenger Condit Gilchrest Cooper Costello Barcia Gillmor Barrett (NE) Gilman Bartlett Cox Gingrich Cramer Barton Goodlatte Bateman Crane Gordon Bentley Crapo Goss Cunningham Bereuter Grams Greenwood Darden Gunderson Hall (TX) Bilbray Deal Bilirakis DeLay Deutsch Bliley Hancock Blute Diaz-Balart Hansen Boehlert Dickey Hastert Dooley Hefley Boehner Doolittle Bonilla Herger Hobson Brewster Dornan Browder Dreier Holden Bunning Duncan Burton Dunn Horn Edwards (TX) Buyer Houghton Byrne Emerson Huffington Callahan Everett Hunter Ewing Calvert Hutchinson Camp Fawell Hvde Canady Fields (TX) Inglis