H.R. 4124: Mr. KREIDLER.

H.R. 4129: Mr. Rose, Mr. Ballenger, Mr. Hefner, Mr. Price of North Carolina, Mr. BAESLER, Mr. THOMPSON, Mr. TOWNS, Mrs. MEEK of Florida, Mr. DICKS, Mr. BARCIA of Michigan, Mr. MURPHY, Ms. BROWN of Florida, Mr. BISHOP, Mr. JOHNSON of Georgia, and Ms. McKinney.

H.R. 4142: Mr. MILLER of California, Mr. FRANKS of New Jersey, and Mr. McCandless. H.R. 4143: Mr. RUSH. Ms. VELAZQUEZ. Mr. BONIOR, Mr. MILLER of California, Mr. FROST, and Mr. DELLUMS.

H.J. Res. 229: Mrs. UNSOELD and Mr. BAC-CHUS of Florida.

H.J. Res. 233: Mr. TORRICELLI, Mr. MANTON, Mr. SWETT, AND Mr. BLILEY.

H.J. Res. 253: Mr. FAWELL, Mr. COSTELLO, Mr. LEWIS of Florida, Mr. FORD of Michigan, Mr. Lafalce, Ms. Eddie Bernice Johnson of Texas, Ms. Pelosi, Mr. Richardson, Mr. Wil-SON, and Mr. BARRETT of Wisconsin.

H.J. Res. 311: Mr. Abercrombie, Mr. Bar-RETT of Wisconsin, Mr. Bonior, Mr. Boucher, Ms. Brown of Florida, Mr. de la Garza, Mr. ENGEL, Mr. GUTIERREZ, Mr. QUINN, Mr. HUGHES, Mr. JOHNSTON of Florida, Mr. KA-SICH, Mr. LEHMAN, Mr. McDERMOTT, Mr. MANTON, Mr. MARTINEZ, Mrs. MEEK of Florida, Mr. Menendez, Mr. Mineta, Mr. Mur-THA, Ms. NORTON, Mr. PASTOR, Mr. PAXON, Ms. Pelosi, Mr. Porter, Mr. Price of North Carolina, Mr. REED, Mr. SABO, Mr. SCHIFF, Mr. SCOTT, Mr. STUPAK, Mr. THOMPSON, Mrs. THURMAN, Mr. VENTO, Mr. WATT, Mr. WAX-MAN, Mr. WELDON, Mr. WYDEN, and Mr.

H.J. Res. 314: Mrs. BYRNE, Mr. MARTINEZ, and Mr. GEKAS.

H.J. Res. 320: Mrs. Byrne, Mr. Parker, Mr. FROST, Mrs. THURMAN, Mr. COYNE, Mr. SKEEN, Mr. CAMP, and Ms. NORTON.

H.J. Res. 322: Mr. FLAKE, Mrs. THURMAN, Mr. Greenwood, Mr. Martinez, Mr. SERRANO, Mr. PRICE of North Carolina, Mr. MANTON, Mr. SWETT, Mr. NEAL of Massachusetts, and Mr. GEKAS.

H.J. Res. 333: Mr. OBERSTAR, Ms. PELOSI, Mr. GUTIERREZ, Mr. BILBRAY, Mr. PETERSON of Florida, Mr. Blute, Mr. Dickey, Mr. SCOTT, Mr. WOLF, Mr. DELLUMS, Mr. MANTON, Mr. GREENWOOD, Mrs. MORELLA, Mr. DORNAN, Mr. SISISKY, Ms. NORTON, Mr. KLEIN, Mr. SLATTERY, Mr. FARR, Mr. TOWNS, and Mr. Rose.

H.J. Res. 335: Mr. SWIFT.

H.J. Res. 349: Ms. PELOSI, Mrs. MORELLA, Mr. Gene Green of Texas, Mr. Dellums, Mr. ENGEL, Mr. WASHINGTON, and Mr. LEVIN.

H.J. Res. 350: Mr. BILIRAKIS, Mr. BONIOR, Mr. WALSH, Mr. BAESLER, and Mr. HOCH BRUECKNER.

H. Con. Res. 3: Mr. ROHRABACHER and Mrs. VUCANOVICH.

H. Con. Res. 35: Mr. KENNEDY, Ms. SHEP-HERD, Mr. DIXON, Mrs. BYRNE, Mr. FALEOMAVAEGA, Mr. MORAN, and Mr. WALSH.

H. Con. Res. 52: Mr. TORRICELLI and Mr. TALENT.

H. Con. Res. 122: Mr. SWETT.

H. Con. Res. 141: Mr. VOLKMER.

H. Con. Res. 152: Ms. FURSE.

H. Con. Res. 173: Mr. PRICE of North Carolina, Mr. Blute, Mr. Calvert, Ms. Cant-WELL, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. Foglietta, Mr. Frost, Mr. Bonior, Mr. KASICH, Mr. CONYERS, and Mr. MURTHA.

H. Con. Res. 199: Ms. PELOSI, Mr. MILLER of California, Mr. MARKEY, Mr. NEAL of Massachusetts, Mr. WYNN, Mr. COLEMAN, and Mr. BISHOP.

H. Res. 27: Mr. NEAL of Massachusetts.

H. Res. 255: Mr. WISE, Mrs. THURMAN, Mr. DOOLITTLE, Mr. CALVERT, Mr. GENE GREEN of Texas, and Mr. GRAMS.

H. Res. 337: Mr. ACKERMAN, Mr. MANN, Ms. Pelosi, Mr. Kreidler, Mr. Coleman, Mr. PRICE of North Carolina, Ms. FURSE, Mr. DEFAZIO, and Mr. EVANS.

H. Res. 383: Mr. LEVY, Mr. McMILLAN, and Mr. KNOLLENBERG.

H. Res. 390: Ms. Danner.

\$12.28\$ PETITIONS, ETC.

Under clause 1 of rule XXII, petitions and papers were laid on the Clerk's desk and referred as follows:

84. By the SPEAKER: Petition of the city of Milwaukee, WI, relative to requesting the Congress to oppose certain provisions of H.R. 3636, the National Communications Competition and Information Infrastructure Act, as amended by the House Energy and Commerce Committee on March 17, 1994; to the Committee on Energy and Commerce.

85. Also, petition of the National Conference of State Legislatures, relative to seeking support for floor consideration of unfunded mandate relief legislation during the 103d Congress; to the Committee on Government Operations.

86. Also, petition of the city of Santa Monica, CA, relative to supporting the approval of H.R. 3495 and S. 1704, amending the Immigration Reform and Control Act of 1986; to the Committee on the Judiciary.

THURSDAY, APRIL 14, 1994 (33)

The House was called to order by the SPEAKER.

¶33.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Wednesday, April 13,

Mr. FRANKS, pursuant to clause 1, rule I, objected to the Chair's approval of the Journal.

The question being put, viva voce,

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

The SPEAKER announced that the yeas had it.

Mr. FRANKS objected to the vote on the ground that a quorum was not present and not voting.

The SPEAKER, pursuant to clause 5, rule I, announced that the vote would be postponed until later today.

The point of no quorum was considered as withdrawn.

¶33.2 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed bills of the following titles, in which the concurrence of the House is requested:

S. 21. An Act to designate certain lands in the California Desert as wilderness, to establish Death Valley, Joshua Tree, and Mojave National Parks, and for other purposes

S. 455. An Act to amend title 31, United States Code, to increase Federal payments to units of general local government for entitlement lands, and for other purposes.

S. 1569. An Act to amend the Public Health Service Act to establish, reauthorize and revise provisions to improve the health of individuals from disadvantaged backgrounds, and for other purposes.

S. 1970. An Act to authorize the Secretary of Agriculture to reorganize the Department of Agriculture, and for other purposes.

¶33.3 CRIME CONTROL

The SPEAKER pro tempore, Mr. CLYBURN, pursuant to House Resolution 401 and rule XXIII. declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 4092) to control and prevent crime.

Mr. TORRICELLI, Chairman of the Committee of the Whole, resumed the chair; and after some time spent there-

¶33.4 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendments en bloc submitted by Mr. BROOKS:

Insert at an appropriate place the follow-

SEC. . DISPLAY OF FLAGS AT HALF STAFF.

- (a) PUBLIC LAW 87-726—The first section of Public Law 87-726 (36 U.S.C. 167) is amended-
 - (1) By striking "(2)" and inserting "(3)"
- (2) by inserting after clause (1) the following new clause: "(2) directing the officials of the Government to display at half-staff the flag of the United States on all Government buildings on such day, as provided by section 3(m) of the Act of June 22, 1942 (Chapter 435; 56 Stat. 377; 36 U.S.C. 175),";
- (3) by striking "(3)" and inserting "(4)";
- (4) by inserting in paragraph (4) ", including the display at half-staff of the flag of the United States' after "activities".
- (b) ACT OF JUNE 22, 1942.—Section 3(m) of the Act of June 22, 1942 (Chapter 435; 56 Stat. 377; 36 U.S.C. 175) is amended by inserting "The flag shall be flown at half-staff on Peace Officers Memorial Day, unless that day is also Armed Forces Day." after "a Member of Congress."

Insert at an appropriate place the following:

SEC. . SENSE OF CONGRESS WITH RESPECT TO VIOLENCE AGAINST TRUCKERS.

(a) FINDINGS.—Congress finds that—

(1) there are 8,000,000 workers in the trucking industry in the United States, some working for large carriers and some for small carriers, some for private carriers and some owner operators, all assisting the free flow commerce by transporting all types of commodities that enter, leave, or move within this country;

(2) unemployment, crime, and drug use have contributed to an increase of violence against commercial truckers, an increase that has gone unrecognized by the public at

(3) few State or local authorities report violent crimes against truckers as such to the Federal Bureau of Investigation, statistics do not reflect this fast-growing and increasingly violent segment of crime;

(4) the Federal Bureau of Investigation investigated 282 truck hijackings involving crimes of violence in 1993, not including attempted crimes and crimes addressed by State, county, and local authorities:

(5) the Federal Government in large measure finances the highway system the trucking industry uses, collecting large sums in taxes from the industry, and licenses and regulates the industry and its drivers, entailing a concomitant responsibility to protect them against crime;

(6) Federal law provides protections to truckers in among others, sections 33 and 1951 of title 18, United States Code, but currently Federal prosecutions are not undertaken unless certain monetary thresholds of loss are met.

(b) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) when there is Federal jurisdiction, Federal authorities should prosecute to the fullest extent of the law murders, rapes, burglaries, kidnappings and assaults committed against commercial truckers; and

(2) appropriate Federal agencies should acknowledge this problem and place a priority on evaluating how best to prevent these crimes and apprehend those involved, and continue to coordinate their activities with multi-jurisdictional authorities to combat violent crimes committed against truckers.

Page 272, line 5, after "minorities," insert "providing specialized domestic violence court advocates in courts where a significant number of protective orders are granted,".

Add at an appropriate place the following: SEC. PASSPORT AND VISA OFFENSES PENALTIES IMPROVEMENT.

(a) IN GENERAL.—Chapter 75 of title 18, United States Code, is amended—

(1) in section 1541, by striking "not more than \$500 or imprisoned not more than one year" and inserting "under this title or imprisoned not more than 10 years";

(2) in each of sections 1542, 1543, and 1544, by striking "not more than \$2,000 or imprisoned not more than five years" and inserting "under this title or imprisoned not more than 10 years":

(3) in section 1545, by striking "not more than \$2,000 or imprisoned not more than three years" and inserting "under this title or imprisoned not more than 10 years";

(4) in section 1546(a), by striking "five years" and inserting "10 years";

(5) in section 1546(b), by striking "in accordance with this title, or imprisoned not more than two years" and inserting "under this title or imprisoned not more than 10"; and

(6) by adding at the end the following.

"§1547. Alternative imprisonment maximum for certain offenses

"Notwithstanding any other provision of this title, the maximum term of imprisonment that may be imposed for an offense under this chapter (other than an offense under section 1545)—

"(1) if committed to facilitate a drug trafficking crime (as defined in 929(a) of this title) is 15 years; and

"(2) if committed to facilitate an act of international terrorism (as defined in section 2331 of this title) is 20 years."

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 75 of title 18, United States Code, is amended by adding at the end the following new item:

"1547. Alternative imprisonment maximum for certain offenses.".

Page 111, line 16, strike "and".

Page 111, line 18, strike the period and insert ": and".

Page 111, after line 18, insert the following: (3) coordinate crime prevention programs funded under this program with other existing Federal programs to address the overall needs of communities that benefit from grants received under this title.

Page 172, line 15, strike "or".

Page 172, line 17, strike the period and insert "; or".

Page 172, after line 17, insert the following: "(C) coordination of crime prevention programs funded under this title with other existing Federal programs to meet the overall needs of communities that benefit from funds received under this section.

Add at the end the following:

TITLE —FINANCIAL INSTITUTION FRAUD

SEC. . FINANCIAL INSTITUTION FRAUD.

Section 528 of Public Law 101-509, approved November 5, 1990, is amended by striking "with the authority of the Resolution Trust Corporation or its successor" at the end of subsection (b)(2) and inserting "on December 31, 2004".

At the end of the bill, add the following:

TITLE -AUTHORIZATION

SEC. . AUTHORIZATION OF APPROPRIATIONS

There is authorized to be appropriated for the activities of the Bureau of Alcohol, Tobacco and Firearms, the United States Customs Service, the Financial Crimes Enforcement Network, the Federal Law Enforcement Training Center, the Criminal Investigation Division of the Internal Revenue Service, and the United States Secret Service, in addition to sums authorized elsewhere in this Act, not to exceed \$210,000,000 for each of the fiscal years 1995, 1996, 1997, 1998, and 1999 to help meet the Department of the Treasury's increased law enforcement activities.

Add at the end the following:

TITLE —CONVERSION OF CLOSED MILITARY INSTALLATIONS

SEC. . CONVERSION OF THREE CLOSED MILITARY INSTALLATIONS INTO FEDERAL PRISON FACILITIES.

(a) STUDY OF SUITABLE BASES.—The Secretary of Defense and the Attorney General shall jointly conduct a study of all military installations selected before the date of the enactment of this Act to be closed pursuant to a base closure law for the purpose of evaluating the suitability of any of these installations, or portions of these installations, or conversion into Federal prison facilities. As part of the study, the Secretary and the Attorney General shall identify the three military installations so evaluated that are most suitable for conversion into Federal prison facilities.

(b) SUITABILITY FOR CONVERSION.—In evaluating the suitability of a military installation for conversion into a Federal prison facility, the Secretary of Defense and the Attorney General shall consider the estimated cost to convert the installation into a prison facility, the proximity of the installation to overcrowded Federal and State prison facilities, and such other factors as the Secretary and the Attorney General consider to be appropriate.

(c) Transfer to Attorney General.—Notwithstanding any other provision of law regarding disposal of military installations selected to be closed pursuant to a base closure law, the Secretary of Defense shall transfer, without reimbursement, jurisdiction over the three installations identified under subsection (a) to the Attorney General for conversion into Federal prison facilities. The Federal prison facilities established using these installations shall be designed to incarcerate persons convicted of a Federal violent felony. Upon a space available basis, the Attorney General may accept transfers from overcrowded State prisons if the persons to be transferred had previously been convicted of a Federal violent felony or are serving a

sentence of more then 20 years.
(d) TIME FOR STUDY.—The study required by subsection (a) shall be completed not later than 180 days after the date of the enactment of this Act.

(e) DEFINITIONS.—For purposes of this section:

(1) The term "base closure law" means—
(A) The Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101-510; 10 U.S.C. 2687 note); or

(B) Title II of the Defense Authorization Amendments and Base Closure and Realignment Act (Public Law 100-526; 10 U.S.C. 2687 note)

(2) The term "violent felony" has the meaning given that term in section 3581(c)(2) of title 18, United States Code.

At the appropriate place, insert the following (and redesignate accordingly):

SEC. . COMMISSION MEMBERSHIP AND APPOINTMENT.

(a) Membership.—Section 211(B)(f) of Public Law 101-515 (104 Stat. 2123) is amended to read as follows:

- "(a) NUMBER AND APPOINTMENT.—The Commission shall be composed of 25 members as follows:
- (1) Seven individuals appointed from national law enforcement organizations representing law enforcement officers, of whom—

(A) two shall be appointed by the Speaker of the House of Representatives;

(B) two shall be appointed by the majority leader of the Senate;

(C) one shall be appointed by the minority leader of the House of Representatives;

(D) one shall be appointed by the minority leader of the Senate; and

 $\left(E\right)$ one shall be appointed by the President.

(2) Seven individuals appointed from national law enforcement organizations representing law enforcement management, of whom—

(A) two shall be appointed by the Speaker of the House of Representatives;

(B) two shall be appointed by the majority leader of the Senate;

(C) one shall be appointed by the minority leader of the House of Representatives;

(D) one shall be appointed by the minority leader of the Senate; and

(E) one shall be appointed by the President.

(3) Two individuals appointed with academic expertise regarding law enforcement issues, of whom—

(A) one shall be appointed by the Speaker of the House of Representatives and the majority leader of the Senate; and

(B) one shall be appointed by the minority leader of the Senate and the minority leader of the House of Representatives.

(4) Two Members of the House of Representatives, appointed by the Speaker and the minority leader of the House of Representatives.

(5) Two Members of the Senate, appointed by the majority leader and the minority leader of the Senate.

(6) One individual involved in Federal law enforcement from the Department of the Treasury; appointed by the President.

(7) One individual from the Department of Justice, appointed by the President.

(8) One individual representing a State or local governmental entity, such as a Governor, mayor, or State attorney general, to be appointed by the majority leader of the Senate.

(9) One individual representing a State or local governmental entity, such as a Governor, mayor, or State attorney general, to be appointed by the Speaker of the House of Representatives.

(10) One individual representing a State or local governmental entity, such as a Governor, mayor, or State attorney general, to be appointed by the President.".

(b) REPORT.—Section 211(B)(p) of Public Law 101-515 (104 Stat. 2124) is amended by striking "the expiration" and all that follows through "this Act," and inserting "March 31, 1996,"

SEC. . CONFORMING AMENDMENT.

Section 3404(a) of Public Law 101-647 (42 U.S.C. 3721 note) is repealed.

Page 386, after line 16 (at the end of the bill), add the following new title (and amend the table of titles accordingly):

TITLE XXIV—EXPLOSIVES CRIME PENALTIES

SEC. 2401. ENHANCED PENALTY FOR SECOND OF-FENSE OF USING AN EXPLOSIVE TO COMMIT A FELONY.

Pursuant to its authority under section 994 of title 28, United States Code, the United States Sentencing Commission shall promulgate amendments to the sentencing guidelines to appropriately enhance penalties in a case in which a defendant convicted under

section 844(h) of title 18, United States Code, has previously been convicted under that section.

SEC. 2402. THEFT OF EXPLOSIVES.

Section 844 of title 18, United States Code, is amended by adding at the end the following new subsection:

 $\tilde{\ }$ (k) A person who steals any explosives materials which are moving as, or are a part of, or which have moved in, interstate or foreign commerce shall be imprisoned for not more than 10 years, fined under this title, or both.''.

SEC. 2403. POSSESSION OF EXPLOSIVES BY FEL-ONS AND OTHERS.

Section 842(i) of title 18, United States Code, is amended by inserting "or possess" after "to receive".

SEC. 2404. THEFT OF EXPLOSIVES FROM LICENSEE.

Section 844 of title 18, United States Code, is amended by adding at the end the following new subsection:

"(I) A person who steals any explosive material from a licensed importer, licensed manufacturer, or licensed dealer, or from any permittee shall be fined under this title, imprisoned not more than 10 years, or both."

SEC. 2405. DISPOSING OF EXPLOSIVES TO PRO-HIBITED PERSONS.

Section 842(d) of title 18, United States Code, is amended by striking "licensee" and inserting "person".

Add at the end of title X the following:

SUBTITLE —HOPE IN YOUTH PROGRAM

SEC. 1. FINDINGS.

The Congress finds the following:

(1) Larger cities around the country, particularly those those involved in empowerment zones, are attempting to empower low-income and ethnic minority communities.

- (2) Programs that involve local government and local community leaders and which include significant participation by service providers, service participants, and service funders, as equal partners in the design and direction of a myriad of social service support programs have been among the most effective demonstration models.
- (3) Programs that attempt to link disenfranchised and disconnected citizens through an umbrella organization that provides guidance to public and private service providers have proven to be an effective strategy for empowering local low-income communities.
- (4) Families in low-income communities have not attained their full potential as productive citizens, and Federal efforts thus far, have been insufficient to assist them in fully realizing that potential.

SEC. 2. PROGRAM AUTHORITY.

The Secretary of Health and Human Services (in this subtitle referred to as the "Secretary") may make grants to eligible may make grants to eligible service providers in one or more political subdivisions of a State containing an area designated as an empowerment zone, as authorized under the Omnibus Budget Reconciliation Act of 1993 (Public Law 103-66), that have submitted an approved plan to establish advisory organization in low-in-come communities within the political subdivision containing an empowerment zone which will serve as umbrella agencies for strategic planning and evaluation of service programs serving the low-income communities in which the advisory organization operates.

SEC. 3. PROGRAM REQUIREMENTS.

Each advisory organization established as described in section $\ 2 \ \text{shall}-$

(1) provide a permanent multi-issue forum for public policy discussion which will serve as part of a stable infrastructure of community outreach and support, (2) develop a mechanism by which local support service providers may be evaluated and assessed in the level of service they provide to the community, and which establishes a method for advisory organization participants to review and participate in efforts to maintain or increase the quality of services provided by such providers,

(3) create an Family Outreach Team ap-

(3) create an Family Outreach Team approach which provides a youth worker, a parent worker, and a school-parent organizer to provide training in outreach, mentoring, community organizing and peer counseling and mentoring to locally recruited volunteers in a particular area. The Family Outreach Team assists such volunteers in outreach, development and coordination of service delivery from among the service providers in the area, including the schools.

(4) establish processes by which local public agencies can effectively involve the private sector in the provision of services that meet the needs of local communities,

(5) establish processes of coalition building in which diverse groups within low-income communities attempt to low-income communities, and

(6) create a training program to foster community-based leadership in low-income communities.

SEC. 4. ELIGIBLE PROVIDERS.

Consortia of public and private nonprofit local social service organizations that have a proven ability to involve disparate populations of low-income citizens and competing service providers are eligible to receive grants under section 2.

SEC. 5. APPLICATIONS.

Applications may be submitted, for approval by the Secretary, by eligible service providers at such time and in such manner as the Secretary may reasonably require. Such applications shall contain—

(1) assurances that selection of participants, organizations, and citizens will not be on the basis of religious preference or affiliation,

(2) assurances that participating organizations and citizens will not offer services based on any religious preference or affiliation, and

(3) assurances that such service provides will, to the extent practicable, involve participation by citizens not traditionally involved in such activities, including homeless individuals, alcohol- and drug-addicted individuals, and gang involved or violent youth.

SEC. 6. EVALUATION.

The Secretary shall commence a program to evaluate the success and effectiveness of this program 2 years after the program has received an appropriation, and such evaluation shall be completed no later than 1 year after the second program year has been completed. A report thereon shall be submitted to the Congress within 60 days of the completion of the evaluation.

SEC. 7. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated \$20,000,000 for fiscal year 1995, and such sums as are necessary for each of fiscal years 1996, 1997, and 1998 to carry out this subtitle.

SUBTITLE —GANG PREVENTION SERVICES FOR BOYS AND GIRLS

SEC. 1. FINDINGS.

The Congress finds that—

(1) services provided through existing federally supported gang prevention programs do not adequately address the needs of boys and girls in communities with high levels of gang activity and other barriers to service (such as large concentrations of minority populations that have limited English speaking proficiency, geographically isolated populations, and communities in which social service providers are limited or nonexistent);

(2) children that are exposed to gang activity at an early age are more likely to become

gang-involved than children who are exposed to such activity later in life, or children that are never exposed to such activity;

(3) gangs are increasingly targeting younger children for recruitment, especially children at middle schools and elementary schools;

(4) Federal studies indicate that violent crime has increased more significantly in the gang population compared to the adult population; and

(5) small community-based service agencies with strong ties to the educational and law enforcement systems offer the best chance to prevent young children from becoming involved in gangs.

SEC. 2. PROGRAM AUTHORITY.

The Administrator of the Office of Juvenile Justice and Delinquency Prevention (hereafter referred to as the "Administrator"), in consultation with the Department of Education and the Department of Health and Human Resources, may make grants to eligible service providers to carry out programs that prevent young children from becoming gang involved. In making such grants, the Administrator shall give a priority to eligible service providers that have a proven track record of serving young children and have an overall budget of not more than \$750,000 a fiscal year, prior to receiving a grant under this section.

SEC. 3. PROGRAM REQUIREMENTS.

The eligible service providers receiving a grant under section $\ 2 \ shall -$

(1) provide a comprehensive array of support services to assist the participants to reach their full potential as a contributing law-abiding citizen (such support services may include, but not be limited to: education and health services; career development training; music/art/drama activities; physical fitness training; life skills training; mental health counseling; and job placement counseling):

(2) to the extent practical, involve the parents and other family members of participating children, and the members of local organizations that support the educational and law enforcement institutions of the community, as is appropriate, in the administration and operation of the gang prevention program;

(3) utilize community resources and related support services as needed in the operation of the program;

(4) accept referrals from public institutions, as is appropriate, such as law enforcement, mental health, local school systems, and other entities of local government; and

(5) utilize volunteer staff, including participants in programs funded under the National and Community Service Program, Public Law 103-62, to the maximum extent practicable in the operation of the program. SEC. 4. ELIGIBLE PROVIDERS.

Community-based service providers, as defined in the Juvenile Justice and Delinquency Prevention Act of 1974, that have a proven track record of providing services to children ages 5 to 18 shall be eligible to apply for funds under this subtitle. A priority shall be given to those service providers that have a history of providing services uniquely designed to meet the needs of young children such as the Boys and Girls Clubs of America or service providers that display the potential for providing such targeted services.

SEC. 5. ELIGIBLE PARTICIPANTS.

Children that have the potential, because of community composition and other factors, to come into contact with gangs, or who have a family member that has come into contact with a gang, and are not more than 18 years old at the time of entry into the program, shall be eligible to receive services provided by programs receiving assistance under this subtitle.

SEC. 6. APPLICATIONS PROCESS.

Eligible service providers may submit to the Administrator, for approval, an application in such form at such time as the Administrator deems appropriate.

SEC. 7. EVALUATION.

The Administrator shall conduct an evaluation of the effectiveness of the program model grants authorized under this subtitle, and the extent to which it can be replicated by other local communities. The Administrator shall report to the Congress no later than January 1, 1999, on the details of such evaluations.

SEC. 8. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated \$20,000,000 for fiscal year 1995, and such sums as may be necessary for fiscal years 1996, 1997, and 1998 to carry out this subtitle.

SUBTITLE —ANTICRIME YOUTH COUNCILS **SEC.** . **PURPOSE.**

The purpose of this subtitle is to provide for the establishment of youth anticrime councils to give intermediate and secondary school students a structured forum through which to work with community organizations, law enforcement officials, government and media representatives, and school administrators and faculty to address issues regarding youth and violence. The purpose of such councils is to empower local youth and ensure that their recommendations for preventing youth involvement in crime and violence will be heard and possibly incorporated into community anticrime strategies.

SEC. . AUTHORITY TO MAKE GRANTS.

The Administrator of the Office of Juvenile Justice and Delinquency Prevention (in this subtitle referred to as the "Administrator") may make grants to pubic and nonprofit community-based organizations to establish regional anticrime youth councils each of which is composed of intermediate and secondary school students who represent all the schools in a separate congressional district.

SEC. . APPLICATIONS FOR GRANTS.

To request a grant under section 2, a public and nonprofit community-based organizations shall submit to the Administrator an application in such form and containing such information as the Administrator may require by rule, including assurances that—

(1) the anticrime youth council with respect to which such grant is requested will be—

(A) selected by a teacher or administrator of an intermediate or secondary school in the congressional district involved, in consultation with teachers and administrators of other intermediate and secondary schools in such district.

(B) composed of not more than 5 students from each of the intermediate and secondary schools in such district, selected as described in paragraph (1) from among individuals who have first-hand knowledge of issues and problems relating to students who attend schools in such district,

(C) supervised by an individual who—

(i) is familiar with issues regarding youth violence,

(ii) has strong ties to the communities in such district and to the organizations with which such council will interact, and

(iii) will be responsible for coordinating the dissemination of information to such council, supervising council meetings, and acting as a liaison between such council and communities in such district, and (D) meet not less frequently than monthly—

(i) to discuss issues of concern, including youth crime, school violence, job creation,

and recreation, and

(ii) to develop creative solutions for assisting community organizations, laws enforcement officials, school officials, government officials, and others to address such issues, and

- (2) the applicant will submit to the Administrator a report, not later than 180 days after the first year for which such applicant receives a grant under section 2, that—
- (A) specifies the number of students and schools involved and represented on such council,
- (B) specifies the number of organizations and individuals that council and its sub-committees met with,
- (C) specifies the number of grants, policies, and programs submitted to the youth council for review and recommendation,
 - (D) contains evidence that-
- (i) the community has consulted such council and adopted its recommendations, and
- (ii) a grant review process has been established within a school system or police department that includes an evaluation by the youth council,
- (E) describes the effect that participation on such council has had on the student representatives, (such as improved school attendance and academic performance, and decreased criminal involvement),
- (F) describes the effect that participation on such council has had on the participating schools (such as decrease in incidence of school violence).

(G) describes the extent to which other students attended council and subcommittee meetings, and participated as members of the audience in such council's activities,

(H) describes the extent to which family service, youth service, and the education, police health, and judicial departments within such district coordinate anticrime efforts as a result of the recommendations and programs of such council,

(I) describing the extent to which such council raises public awareness and knowledge, via the media, about youth violence and such council's efforts to help prevent it.

SEC. $\,$. SECTION OF GRANT RECIPIENTS.

For the purpose of selecting eligible applicants to receive grants under section 2, the Administrator shall take into consideration—

(1) the extent to which all schools in a congressional district are represented on the proposed youth anticrime council,

(2) the extent to which youth crime and violence are an issue of concern in such district.

(3) the extent to which the community is committed to coordinating and meeting with the youth councils, and

(4) the extent to which the students selected to serve on such council are representative of the geographical area and knowledgeable about the issues that such council will consider.

SEC. . AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated \$5,000,000 for fiscal year 1995, and such sums as may be necessary for fiscal years 1996, 1997, and 1998, to carry out this subtitle.

At the end add the following:

TITLE —TRAVELER PROTECTION

SEC. . AUTHORITY TO INVESTIGATE VIOLENT CRIMES AGAINST TRAVELERS

(a) Chapter 33 of title 28, United States Code, is amended by adding at the end the following:

"§ 540A. Investigation of violent crimes against travelers

"(a) Upon the request of an appropriate law enforcement official of a State or political subdivision, the Attorney General and the Federal Bureau of Investigation may assist in the investigation of a felony crime of violence in violation of the law of any State in which the victim appears to have been selected because he or she is a traveler. In a case in which the traveler is from a foreign nation, the Department of Justice and,

where appropriate, the Department of State shall assist the prosecuting and law enforcement officials of a State or political subdivision to the fullest extent possible in securing from abroad such evidence or other information as may be needed for the effective investigation and prosecution of the crime.

(b) For purpose of this section—

"(1) the term 'felony crime of violence' means an offense punishable by more than one year in prison that has as an element the use, attempted use, or threatened use of physical force against the person of another;

"(2) and for purposes of section 540, the term 'State' means a State of the United States, the District of Columbia, and any commonwealth, territory, or possession of the United States; and

"(3) the term 'traveler' means a person who is not a resident of the State in which the crime of violence occurred."

(b) The chapter analysis for chapter 33 of title 28, United States Code, is amended by adding at the end the following:

''540A. Investigation of violent crimes against travelers.''.

Page 172, line 15, strike "or".

Page 172, line 17, strike the period and insert "; or".

Page 172, after line 17, insert the following: "(C) job program to prevent crime."

Page 386, after line 16 (at the end of the bill), add the following new title (and amend the table of titles accordingly):

TITLE XXIV—STUDY AND REPORT BY ATTORNEY GENERAL

SEC. 2401. STUDY AND REPORT BY ATTORNEY GENERAL.

(a) IN GENERAL.—Not later than 180 days after the date of the enactment of this section, the Attorney General shall make a study and submit a report of the results of that study to the Congress. Such study shall—

(1) address how to ease the overcrowding at traditional style prisons by allowing for the processing of new convicts and the housing of non-violent, elderly, and short-term Federal, State, and local inmates in prefabricated, temporary, or portable structures within a secure area; and

(2) determine what legal requirements may exist on the use of such structures for these purposes and suggest legislative measures or other appropriate actions to modify or eliminate those requirements.

(b) ACTION BY THE ATTORNEY GENERAL.— Not later 2 years after the report referred to in subsection (a) is submitted to the Congress, the Attorney General shall implement the actions recommended in the report.

Page 34, line 13, after "(7)" insert "if applicable."

At the appropriate place insert the following new title:

TITLE XXXX CRIMINAL ALIENS

SECTION XXX1. CONGRESSIONAL FINDINGS.

The Congress makes the following findings: (1) The Federal Government is responsible for controlling illegal immigration into the United States.

(2) Many States and localities are burdened with the financial costs of housing and processing aliens who are unlawfully within the United States and who are charged with violating criminal statutes.

(3) The Immigration and Naturalization Service is not permitted under current law to accept local and State assistance in its deportation responsibilities.

(4) Many communities with criminal alien populations would like to expedite the deportation of aliens who are charged with violating criminal statutes and who are either unlawfully within the United States or willing to submit to voluntary deportation under safeguard.

SEC. XXX2. AUTHORITY TO ACCEPT CERTAIN AS-SISTANCE.

(A) IN GENERAL.—Subject to subsection (b) and notwithstanding any other provision of law, the Attorney General, in the discretion of the Attorney General, is authorized to accept, hold, administer, and utilize gifts of property and services (which may not include cash assistance) for the purpose of assisting the Immigration and Naturalization Service in carrying out the deportation of aliens who are subject to charges for misdemeanor or felony crimes under State or Federal law and who are either unlawfully within the United States or willing to submit to voluntary deportation under safeguard. Any property acquired pursuant to this section shall be acquired in the name of the United States.

(b) LIMITATION.—The Attorney General shall terminate or rescind the excise of the authority under subsection (a) if the Attorney General determines that the exercise of such authority has resulted in discrimination in law enforcement on the basis of race, color, or national origin.

AMENDMENT TO BE OFFERED BY MR. FILNER

Page 378, line 25, strike "and", in line 4 on page 379 strike the period and insert "; and"; and after line 4 on page 379 insert the follow-

(14) to reduce the incidence of graffiti and to promote graffiti removal, prevention, and education programs.

Page 233, line 7, after the quotation marks insert "victims assistance programs,"

At the end insert the following new title: TITLE XXIV-IMMIGRATION PROVISIONS

SEC. 2401. EXPEDITED DEPORTATION FOR DE-NIED ASYLUM APPLICANTS.

- (A) The Attorney General may provide for the expeditious adjudication of asylum claims and the expeditious deportation of asylum applications whose applications have been finally denied, unless the applicant remains in an otherwise valid nonimmigrant
- (b) There are authorized to be appropriated to carry out this section, such sums as are necessary for each of fiscal year 1994, 1995, 1996, 1997, and 1998.

SEC. 2402. IMPROVING BORDER CONTROLS.

- (a) There are authorized to be appropriated such sums as are necessary to increase the Immigration and Naturalization Service's resources for the Border Patrol, the Inspections Program, and the Department Branch to apprehend illegal aliens who attempt clandestine entry into the United States or entry into the United States with fraudulent documents or who remain in the country after their nonimmigrant visas expire.
- (b) The Attorney General shall report to the Congress every two years on the programs referred to in subsection (a).

SEC. 2403. EXPANDED SPECIAL DEPORTATION PROCEEDINGS.

- (a) Subject to the availability of appropriations, the Attorney General may expand the program authorized by section 242A(d) of the Immigration and Naturality Act to ensure that such aliens are immediately deportable upon their release from incarceration.
- (b) There are authorized to be appropriated such sums as necessary to carry out this section for each of fiscal years 1995 through 1998.
- (c) The Attorney General shall report to the Congress every two years on the program referred to in subsection (a).

SEC. 2404. CONSTRUCTION OF INS SERVICE PROCESSING CENTERS TO DETAIN CRIMINAL ALIENS.

There are authorized to be appropriated such sums as are necessary in fiscal year 1996 to construct or contract for the construction of 2 Immigration and Naturalization Service Processing Centers to detain criminal aliens.

At the end of the bill insert the following new title:

TITLE -COMMISSION ON CRIME AND VIOLENCE.

SEC. . FINDINGS.

The Congress finds that-

- (1) there is no more important responsibility of government than the protection of the lives and property of its citizens:
- (2) a violent crime occurs every 22 seconds in America;
- (3) the Nation's law enforcement personnel and criminal justice system lack the resources they need to fully maintain law and
- (4) the proliferation of drugs and guns in the last 3 decades has dramatically changed
- the nature of crime;
 (5) it has been 27 years since the Brown Commission redefined the Federal Government's response to crime in America; and
- (6) the Nation must commit itself to an energetic, innovative assault on the epidemic of crime in our society, including-
- (A) alternative forms of sentencing to guarantee swift and sure punishment of criminals, including the Nation's growing number of youth offenders;
- (B) initiatives by the public and private sectors designed to identify and alleviate the causes of criminal behavior; and
- (C) an examination of current laws and law enforcement practices to determine where and how resources may be best utilized to fight crime, reduce burdens on courts and jails, and stop recidivism.

SEC. . ESTABLISHMENT OF COMMISSION ON CRIME AND VIOLENCE.

- (a) ESTABLISHMENT.—There is established a commission to be known as the "National Commission on Crime and Violence in America" (referred to as the "Commission").
- (b) MEMBERSHIP.—
 (1) IN GENERAL.—The Commission shall be composed of 22 members, of whom-
- (A) 6 shall be appointed by the President; (B) 8 shall be appointed by the Speaker of the House of Representatives, of whom 2

shall be appointed on the recommendation of the minority leader; and

- (C) $8 \ \text{shall}$ be appointed by the President pro tempore of the Senate, of whom 6 shall be appointed on the recommendation of the majority leader and 2 shall be appointed on the recommendation of the minority leader.
- (2) GOALS IN MAKING APPOINTMENTS.—In appointing members of the Commission, the President, Speaker, President pro tempore, and the majority and minority leaders shall seek to ensure that
- (A) the membership of the Commission reflects the racial, ethnic, and gender diversity of the United States; and
- (B) members are specially qualified to serve on the Commission by reason of their education, training, expertise, or experience
- (i) sociology;
- (ii) psychology;
- (iii) law; (iv) law enforcement;
- (v) social work; and
- (vi) ethnography and urban poverty, including health care, housing, education, and
- (3) DEADLINE.—Members of the Commission shall be appointed within 60 days after the date of enactment of this Act.
- (4) Term.—Members shall serve on the Commission through the date of its termination under section 8.
- (5) MEETINGS.—The Commission—
- (A) shall have its headquarters in the District of Columbia; and
- (B) shall meet at least once each month for a business session.
- (6) QUORUM.—Twelve members of the Commission shall constitute a quorum, but a lesser number may hold hearings.

- (7) CHAIRPERSON AND VICE CHAIRPERSON.-Not later than 15 days after the members of the Commission are appointed, the members shall designate a Chairperson and Vice Chairperson of the Commission.
- (8) \hat{V} ACANCIES.—A vacancy in the Commission shall be filled not later than 30 days after the Commission is informed of the vacancy in the manner in which the original appointment was made.

(9) Compensation. –

- (A) NO PAY, ALLOWANCE, OR BENEFIT.—Members of the Commission shall receive no pay, allowances, or benefits by reason of their service on the Commission.
- (B) Travel expenses.—A member of the Commission shall receive travel expenses, including per diem in lieu of subsistence, in accordance with sections 5702 and 5703 of title 5. United States Code.

SEC. . DUTIES.

The Commission shall—

(1) review the effectiveness of traditional criminal justice approaches in preventing and controlling crime and violence;

(2) examine the impact that changes to Federal and State law have had in controlling crime and violence;

(3) examine the impact of changes in Federal immigration laws and policies and increased development and growth along United States international borders on crime and violence in the United States, particularly among our Nation's youth;

(4) examine the problem of youth gangs and provide recommendations on how to reduce youth involvement in violent crime;

- (5) examine the extent to which assault weapons and high power firearms have contributed to violence and murder in the United States:
- (6) convene hearings in various parts of the country to receive testimony from a cross section of criminal justice professionals, business leaders, elected officials, medical doctors, and other citizens that wish to participate:
- (7) review all segments of the criminal justice system, including the law enforcement, prosecution, defense, judicial, corrections components, in developing the crime control and antiviolence plan;
- (8) develop a comprehensive and effective crime control and antiviolence plan that will serve as a blueprint for action in the 1990's;
- (9) bring attention to successful models and programs in crime prevention, crime control, and antiviolence;
- (10) reach out beyond the traditional criminal justice community for ideas when developing the comprehensive crime control and antiviolence plan;
- (11) recommend improvements in the coordination of Federal, State, local, and international border crime control efforts;
- (12) make a comprehensive study of the economic and social factors leading to or contributing to crime and violence and specific proposals for legislative and administrative actions to reduce crime and violence and the elements that contribute to crime and violence; and
- (13) recommend means of allocating finite correctional facility space and resources to the most serious and violent offenders, with the goal of achieving the most cost-effective crime control and protection of the community and public safety, after-

(A) examining the issue of disproportionate incarceration rates among black males and any other minority group disproportionately represented in Federal and State correctional populations; and

(B) considering increased use of alternatives to incarceration that offer a reasonable prospect of equal or better crime control at equal or less cost than incarceration.

SEC. . STAFF AND SUPPORT SERVICES.

(a) DIRECTOR.

- (1) APPOINTMENT.—After consultation with the members of the Commission, the Chairperson shall appoint a director of the Commission (referred to as the "Director").
- (2) COMPENSATION.—The Director shall be paid at a rate not to exceed the rate of basic pay for level V of the Executive Schedule.
- (b) STAFF.—With the approval of the Commission, the Director may appoint such personnel as the Director considers to be appropriate.
- (c) CIVIL SERVICE LAWS.—The staff of the Commission shall be appointed without regard to the provisions of title 5, United States Code, governing appointments in the competitive service and shall be paid without regard to the provisions of chapter 51 and subchapter III of chapter 53 of that title relating to classification and General Schedule pay rates.
- (d) EXPERTS AND CONSULTANTS.—With the approval of the Commission, the Director may procure temporary and intermittent services under section 3109(b) of title 5, United States Code.
- (e) STAFF OF FEDERAL AGENCIES.—Upon the request of the Commission, the head of any Federal agency may detail, on a reimbursable basis, personnel of that agency to the Commission to assist in carrying out its duties.
- (f) PHYSICAL FACILITIES.—The Administrator of the General Services Administration shall provide suitable office space for the operation of the Commission. The facilities shall serve as the headquarters of the Commission and shall include all necessary equipment and incidentals required for proper functioning.

SEC. . POWERS.

- (a) HEARINGS.—The Commission may conduct public hearings or forums at its discretion, at any time and place it is able to secure facilities and witnesses, for the purpose of carrying out its duties.
- (b) DELEGATION OF AUTHORITY.—Any member or agent of the Commission may, if authorized by the Commission, take any action that the Commission is authorized to take by this section.
- (c) Information.—The Commission may secure from any Federal agency or entity in the executive or legislative branch such materials, resources, statistical data, and other information as is necessary to enable it to carry out this Act. Upon request of the Chairperson or Vice Chairperson of the Commission, the head of a Federal agency or entity shall furnish the information to the Commission to the extent permitted by law.
- (d) GIFTS, BEQUESTS, AND DEVISES.—The Commission may accept, use, and dispose of gifts, bequests, or devises of services or property, both real and personal, for the purpose of aiding or facilitating the work of the Commission. Gifts, bequests, or devises of money and proceeds from sales of other property received as gifts, bequests, or devises shall be deposited in the Treasury and shall be available for disbursement upon order of the Commission.
- (e) MAILS.—The Commission may use the United States mails in the same manner and under the same conditions as other Federal agencies.

SEC. . REPORTS.

- (a) Monthly Reports.—The Commission shall submit monthly activity reports to the President and the Congress.
- (b) INTERIM REPORT.—Not later than 1 year before the date of its termination, the Commission shall submit an interim report to the President and the Congress containing—
- (1) a detailed statement of the findings and conclusions of the Commission;
- (2) recommendations for legislative and administrative action based on the Commission's activities to date;

- (3) an estimation of the costs of implementing the recommendations made by the Commission; and
- (4) a strategy for disseminating the report to Federal, State, and local authorities.
- (c) FINAL REPORT.—Not later than the date of its termination, the Commission shall submit to the Congress and the President a final report with a detailed statement of final findings, conclusions, recommendations, and estimation of costs and an assessment of the extent to which recommendations included in the interim report under subsection (b) have been implemented.
- (d) PRINTING AND PUBLIC DISTRIBUTION.— Upon receipt of each report of the Commission under this section, the President shall—
- (1) order the report to be printed; and (2) make the report available to the public.

SEC. .TERMINATION. The Commission shall terminate on the

The Commission shall terminate on the date that is 2 years after the date on which members of the Commission have met and designated a Chairperson and Vice Chairperson.

Page 115, line 13, after "Secretary of Agriculture" insert "Secretary of the Interior,". At page 386, after line 16, add the following new title:

TITLE XXIV—MISCELLANEOUS

SEC. 24 . EDWARD BYRNE MEMORIAL FORMULA GRANT PROGRAM.

Nothing in this Act shall be construed to prohibit or exclude the expenditure of appropriations to grant recipients who would have been or are eligible to receive grants under subpart 1 of part E of the Omnibus Crime Control and Safe Streets Act of 1968.

Page 233, after line 8, insert the following new subtitle:

Subtitle L—Urban Recreation and At-Risk

SEC. 1099. FINDINGS.

Section 1002 of the Urban Park and Recreation Recovery Act of 1978 is amended by striking "and" at the end of subsection (d), by striking the period at the end of subsection (e) and inserting "; and" and by adding the following at the end thereof:

"(f) the quality of life in urban areas has suffered because of decline in the availability of park and recreation systems, including land, facilities, and services:

"(g) the deterioration of urban park and recreation facilities is due in part to the underfunding of Federal grant programs intended to assist in the revitalization of urban recreation facilities and allow us to take back our parks from crime, vandalism, and dilapidation:

"(h) the urban neighborhoods eligible for assistance under this title have deteriorated, in part, due to the rapid increase in violent crime among youth;

"(i) accessible, well-maintained recreational facilities and services have been shown to significantly decrease the incidence of violent crime among youth and can be an effective tool in efforts to prevent crime, increase public safety and improve the quality of life of urban residents; and

"(j) urban sport and recreation programs teach important values and life skills including teamwork, individual responsibility, respect, leadership, and self-esteem which help prevent young people form engaging in criminal behavior.".

SEC. 1099A. PURPOSE OF ASSISTANCE.

Section 1003 of the Urban Park and Recreation Recovery Act of 1978 is amended by adding the following at the end thereof: "It is further the purpose of this title to improve recreation facilities and expand recreation services in urban areas with a high incidence of crime and to help deter crime through the expansion of recreation opportunities for atrisk youth. It is the further purpose of this

section to increase the security of urban parks and to promote collaboration between local agencies involved in parks and recreation, law enforcement, youth social services, and the juvenile justice system.".

SEC. 1099B. DEFINITIONS.

Section 1004 of the Urban Park and Recreation Recovery Act of 1978 is amended by inserting the following new subsection after subsection (c) and by redesignating subsections (d) through (j) as (e) through (k) respectively:

'''(d) 'at-risk youth recreation grants' means—

"(1) rehabilitation grants,

"(2) innovation grants, or

"(3) matching grants for continuing program support for programs of demonstrated value or success in providing constructive alternatives to youth at risk for engaging in criminal behavior, including grants for operating, or coordinating recreation programs and services:

in neighborhoods and communities with a high prevalence of crime, particularly violent crime or crime committed by youthful offenders, in addition to the purposes specified in subsection (b), rehabilitation grants referred to in paragraph (1) of this subsection may be used for the provision of lighting, emergency phones or other capital improvements which will improve the security of urban parks;".

SEC. 1099C. CRITERIA FOR SELECTION.

Section 1005 of the Urban Park and Recreation Recovery Act of 1978 is amended by striking "and" at the end of paragraph (6), by striking the period at the end of paragraph (7) and inserting "; and" and by adding the following at the end thereof:

"(8) in the case of at-risk youth recreation grants, the Secretary shall give a priority to

each of the following criteria:

"(A) Programs which are targeted to youth who are at the greatest risk of becoming involved in violence and crime.

"(B) Programs which teach important values and life skills, including teamwork, respect, leadership, and self-esteem.

"(C) Programs which offer tutoring, remedial education, mentoring, and counseling in addition to recreation opportunities;

"(D) Programs which offer services during late night or other nonschool hours.

"(E) Programs which demonstrate collaboration between local park and recreation, juvenile justice, law enforcement, and youth social service agencies and nongovernmental entities, including the private sector and community and nonprofit organizations.

"(F) Programs which leverage public or private recreation investments in the form of services, materials, or cash.

"(G) Programs which show the greatest potential of being continued with non-Federal funds or which can serve as models for other communities.".

SEC. 1099D. PARK AND RECREATION ACTION RE-COVERY PROGRAMS.

Section 1007(b) of the Urban Park and Recreation Recovery Act of 1978 is amended by adding the following at the end thereof: "In order to be eligible to receive 'at-risk youth recreation grants' a local government shall amend its 5-year action program to incorporate the goal of reducing crime and juvenile delinquency and to provide a description of the implementation strategies to achieve this goal. The plan shall also address how the local government is coordinating its recreation programs with crime prevention efforts of law enforcement, juvenile corrections, and youth social service agencies.".

SEC. 1099E. MISCELLANEOUS AND TECHNICAL AMENDMENTS.

(a) PROGRAM SUPPORT.—Section 1013 of the Urban Park and Recreation Recovery Act of 1978 is amended by inserting ''(a) IN GEN-

ERAL.—" after "1013" and by adding the following new subsection at the end thereof:

(b) PROGRAM SUPPORT.—Not more than 25 percent of the amounts made available under this title to any local government may be used for program support.

(b) EXTENSION.—Section 1003 of the Urban Park and Recreation Recovery 1978 is amended by striking "for a period of five years' and by striking "short-term".

Add at the appropriate place in the bill the following:

SEC. . FUNDING FOR RURAL AREAS.

It is the sense of Congress that-

(1) the Attorney General should ensure that funding for programs in this Act is distributed such that rural areas continue to receive comparable support for their broadbased crime fighting initiatives;

(2) rural communities should not receive less funding than they receive in fiscal year 1994 for anti-crime initiatives as a result of any legislative or administrative actions;

(3) to the maximum extent possible, funding for the Edward Byrne Memorial State and Local Law Enforcement Assistance Program should be maintained at its fiscal year 1994 level.

Page 33, line 18, after "includes" insert "appropriate professional training for corrections officers in dealing with violent repeat offenders,'

Page 34, after line 16, insert the following: (c) CONSIDERATION.—The Attorney General, in making such grants, shall give consideration to the special burden placed on States which incarcerate a substantial number of inmates who are in the United States ille-

Page 34, line 17, strike "(c)" and insert "(d)"

Page 117, line 23, strike "Resources" and insert "Services"

Page 134, line 21, strike "or" the second place it appears and insert "a".
Page 154, line 18, strike "of" and insert

Page 165, beginning in line 13, strike "sections 1065 and" and insert "section".
Page 166, line 23, strike "or Triad pro-

gram

Page 167, line 12, strike "Triad".

Page 167, line 20, strike "Triad endeavors" and insert "the program".

Page 167, line 24, strike "Triad" and insert ''program's''

Page 169, line 4, strike ''Triad'

Page 170, line 24, strike "Triad"

Page 221, line 10, insert "Youth" before "Employment".

Page 222, line 18, strike "youth age 14 to 15" and insert "youths of age 14 or 15".
Page 225, line 15, strike "youth" and insert

"young"

Page 226, line 10, strike "youth" and insert "youths"

Page 226, line 16, strike "youth" and insert "youths".

At the end of the bill, insert the following new title:

TITLE -RURAL CRIME

Subtitle A—Drug Trafficking in Rural Areas SEC. . AUTHORIZATIONS FOR RURAL LAW EN-FORCEMENT AGENCIES.

- (a) AUTHORIZATION OF APPROPRIATIONS.— Section 1001(a)(9) of title I of the Omnibus Crime Control and Safe Streets Act of 1968 is amended to read as follows:
- (9) There are authorized to be appropriated to carry out part O \$50,000,000 for each of fiscal years 1994, 1995, 1996, 1997, and 1998
- (b) AMENDMENT TO BASE ALLOCATION.—Section 1501(a)(2)(A) of title I of the Omnibus Crime Control and Safe Streets Act of 1968 is amended by striking "\$100,000" and insert "\$250.000".

SEC. . RURAL CRIME AND DRUG ENFORCEMENT TASK FORCES.

- (a) ESTABLISHMENT.—Not later than 90 days after the date of enactment of this Act, the Attorney General, in consultation with the Governors, mayors, and chief executive officers of State and local law enforcement agencies, shall establish a Rural Crime and Drug Enforcement Task Force in each of the Federal judicial districts which encompass significant rural lands. Assets seized as a result of investigations initiated by a Rural Drug Enforcement Task Force shall be used primarily to enhance the operations of the task force and its participating State and local law enforcement agencies.
- (b) TASK FORCE MEMBERSHIP.—The task forces established under subsection (a) shall be chaired by the United States Attorney for the respective Federal judicial district. The task forces shall include representatives from-
- (1) State and local law enforcement agencies:
 - (2) the Drug Enforcement Administration:
- (3) the Federal Bureau of Investigation; (4) the Immigration and Naturalization Service;

(5) the Customs Service;

(6) the United States Marshals Service; and (7) law enforcement officers from the United States Park Police, United States Forest Service and Bureau of Land Management, and such other Federal law enforcement agencies as the Attorney General may direct.

SEC. . CROSS-DESIGNATION OF FEDERAL OFFI-

(a) IN GENERAL.—The Attorney General may cross-designate up to 100 law enforcement officers from each of the agencies specified under section 1502(b)(6) of the Omnibus Crime Control and Safe Streets Act of 1968 with jurisdiction to enforce the provisions of the Controlled Substances Act on non-Federal lands and title 18 of the United States Code to the extent necessary to effect the purposes of this Act.

(b) ADEQUATE STAFFING.—The Attorney General shall, subject to the availability of appropriations, ensure that each of the task forces established in accordance with this title are adequately staffed with investigators and that additional investigators are provided when requested by the task force.

SEC. . RURAL DRUG ENFORCEMENT TRAINING.

(a) SPECIALIZED TRAINING FOR RURAL OFFI-CERS.—The Director of the Federal Law Enforcement Training Center shall develop a specialized course of instruction developed to training law enforcement officers from rural agencies in the investigation of drug trafficking and related crimes.

(b) AUTHORIZATION OF APPROPRIATIONS.-There are authorized to be appropriated to carry out subsection (a) \$1,000,000 for each of fiscal years 1994, 1995, 1996, 1997, and 1998.

SEC. . MORE AGENTS FOR THE DRUG ENFORCE-MENT ADMINISTRATION.

There are authorized to be appropriated for the hiring of additional Drug Enforcement Administration agents \$20,000,000 for each of fiscal years 1994, 1995, 1996, 1997, and 1998.

Subtitle B-Drug Free Truck Stops and Safety Rest Areas

SEC. . DRUG FREE TRUCK STOPS AND SAFETY REST AREAS.

(a) SHORT TITLE.—This section may be cited as the ''Drug Free Truck Stop Act'

(b) AMENDMENT TO CONTROLLED SUB-STANCES ACT.-

(1) IN GENERAL.—Part D of the Controlled Substances Act (21 U.S.C. 801 et seq.) is amended by inserting after section 408 the following new section:

"TRANSPORTATION SAFETY OFFENSES

"SEC. 409. (a) DEFINITIONS.-In this section-

"'safety rest area' means a roadside facility with parking facilities for the rest or other needs of motorists.

'truck stop' means a facility (including any parking lot appurtenant thereto) that-

(A) has the capacity to provide fuel or service, or both, to any commercial motor vehicle (as defined under section 12019 of the Commercial Motor Vehicle Safety Act of 1986 (49 U.S.C. App. 2716)) operating in commerce (as defined in that section); and

(B) is located within 2,500 feet of the National System of Interstate and Defense Highways or the Federal-Aid Primary Sys-

'(b) FIRST OFFENSE.—A person who violates section 401(a)(1) or section 416 by distributing or possessing with intent to distribute a controlled substance in or on, or within 1,000 feet of, a truck stop or safety rest area is (except as provided in subsection (b)) subject to-

"(1) twice the maximum punishment authorized by section 401(b); and

'(2) twice any term of supervised release authorized by section 401(b) for a first of-

'(c) Subsequent Offense.—A person who violates section 401(a)(1) or section 416 by distributing or possessing with intent to distribute a controlled substance in or on, or within 1,000 feet of, a truck stop or a safety rest area after a prior conviction or convictions under subsection (a) have become final is subject to-

"(1) 3 times the maximum punishment authorized by section 401(b); and

'(2) 3 times any term of supervised release authorized by section 401(b) for a first of-

(2) TECHNICAL AMENDMENTS.-

(A) Cross reference.—Section 401(b) of the Controlled Substances Act (21 U.S.C. 841(b)) is amended by inserting "409," before 418," each place it appears.
(B) TABLE OF CONTENTS.—The table of con-

tents of the Comprehensive Drug Abuse Prevention and Control Act of 1970 is amended by striking the item relating to section 409 and inserting the following new item:

"Sec. 409. Transportation safety offenses.".

(c) SENTENCING GUIDELINES.—Pursuant to its authority under section 994 of title 28, United States Code, and section 21 of the Sentencing Act of 1987 (28 U.S.C. 994 note), the United States Sentencing Commission shall promulgate guidelines, or shall amend existing guidelines, to provide an appropriate enhancement of punishment for a defendant convicted of violating section 409 of the Controlled Substances Act, as added by subsection (b).

Subtitle C-Rural Domestic Violence and Child Abuse Enforcement

SEC. . RURAL DOMESTIC VIOLENCE AND CHILD ABUSE ENFORCEMENT ASSISTANCE.

(a) GRANTS.—The Attorney General may make grants to units of State and local governments of rural States, and to other public or private entities of rural States-

 $(\bar{\mathbf{l}})$ to implement, expand, and establish cooperative efforts and projects between law enforcement officers, prosecutors, victim advocacy groups, and other related parties to investigate and prosecute incidents of domestic violence and child abuse;

(2) to provide treatment and counseling to victims of domestic violence and child abuse;

(3) to work in cooperation with the community to develop education and prevention strategies directed toward such issues.

(b) DEFINITION.—In this section, "rural State" has the meaning stated in section 1501(b) of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796bb(B)).

(c) AUTHORIZATION OF APPROPRIATIONS.—

- (1) IN GENERAL.—There is authorized to be appropriated to carry out this section \$10,000,000 for each of fiscal years 1995, 1996, and 1997.
- (2) ADDITIONAL FUNDING.—In addition to funds received under a grant under subsection (a), a law enforcement agency may use funds received under a grant under section 103 to accomplish the objectives of this section.

Add at the end of title X the following:

TITLE —BOYS AND GIRLS CLUBS IN PUBLIC HOUSING

SEC. 1. ESTABLISHMENT.

The Secretary for Housing and Urban Development, in consultation with the Attorney General, shall enter into contracts with the Boys and Girls Clubs of America, a national nonprofit youth organization to establish Boys and Girls Clubs in public housing. **SEC. 2. REPORT.**

By May 1 of each fiscal year for which funds for this section are provided, the Secretary of Housing and Urban Development shall submit a report to the Committee on Banking, Housing, and Urban Affairs of the Senate and the Committee on Banking, Finance and Urban Affairs of the House of Representatives that details the progress of establishing boys and girls club in public housing and the effectiveness of the programs in reducing drug abuse and gang violence.

SEC. 3. AUTHORIZATION OF APPROPRIATION.

There are authorized to be appropriated the following sums to carry out this section—

- (1) \$12,000,000 for fiscal year 1995;
- (2) 12,000,000 for fiscal year 1996; and
- (3) 12,000,000 for fiscal year 1997.
- At the end, add the following:

TITLE —PENALTIES FOR TRAFFICKING IN COUNTERFEIT GOODS AND SERVICES

SEC. . PENALTIES FOR TRAFFICKING IN COUNTERFEIT GOODS AND SERVICES.

Section 2320(a) of title 18, United States Code, is amended—

- (1) in the first sentence—
- (A) by striking "\$250,000 or imprisoned not more than five years" and inserting "\$2,000,000 or imprisoned not more than 10 years"; and
- (B) by striking "\$1,000,000" and inserting "\$5,000,000";
- (2) in the second sentence—
- (A) by striking "\$1,000,000 or imprisoned not more than fifteen years" and inserting "\$5,000,000 or imprisoned not more than 20 years"; and
- (B) by striking "\$5,000,000" and inserting "\$15,000,000";

At the end of the bill add the following:
TITLE —MILITARY MEDALS AND
DECORATIONS

SEC.

That section 704 of title 18, United States Code, is amended—

- (1) by inserting "(a)" before "Whoever";
- (2) by striking "not more than \$250" and inserting "under this title"; and
- (3) by adding at the end the following:
- "(b)(1) If the decoration or medal involved in an offense under subsection (a) of this section is a Congressional Medal of Honor, in lieu of the punishment provided in such subsection the offender shall be fined under this title or imprisoned not more than one year, or both.
- "(2) As used in subsection (a) of this section with respect to a Congressional Medal of Honor, the term 'sells' includes trades, barters, or exchanges for anything of value.
- "(3) As used in this subsection, the term 'Congressional Medal of Honor' is a medal awarded under section 3741 of title 10.".

At the end of title 10, insert the following:

Subtitle —Community-Based Justice Grants for Local Prosecutors

SEC. . GRANT AUTHORIZATION.

The Attorney General may make grants to local prosecutors for the purpose of supporting the creation or expansion of community-based justice programs.

SEC. . USE OF FUNDS.

Grants made by the Attorney General under this section shall be used—

- (1) to fund programs that require the cooperation and coordination of prosecutors, school officials, police, probation officers, youth and social service professionals, and community members in the effort to reduce the incidence of, and increase the successful identification and speed of prosecution of, young violent offenders;
- (2) to fund programs in which prosecutors focus on the offender, not simply the specific offense, and impose individualized sanctions, designed to deter that offender from further antisocial conduct, and impose increasingly serious sanctions on a young offender who continues to commit offenses; and
- (3) to fund programs that coordinate criminal justice resources with educational, social service, and community resources to develop and deliver violence prevention programs, including mediation and other conflict resolution methods, treatment, counselling, educational, and recreational programs that create alternatives to criminal activity.

SEC. APPLICATIONS.

- (a) ELIGIBILITY.—In order to be eligible to receive a grant under this part for any fiscal year, a local prosecutor, in conjunction with the mayor from the jurisdiction in which the program will be placed, shall submit an application to the Attorney General in such form and containing such information as the Attorney General may reasonably require.
- (b) REQUIREMENTS.—Each applicant shall include—
- (1) a request for funds for the purposes described in section :
- (2) a description of the communities to be served by the grant, including the nature of the youth crime and violence problems within such communities;
- (3) assurances that Federal funds received under this part shall be used to supplement, not supplant, non-Federal funds that would otherwise be available for activities funded under this section; and
- (4) statistical information in such form and containing such information that the Attorney General may require.
- (c) COMPREHENSIVE PLAN.—Each applicant shall include a comprehensive plan that shall contain—
- (1) a description of the youth violent crime problem;
- (2) an action plan outlining how the applicant will achieve the purposes as described in section 1:
- (3) a description of the resources available in the community to implement the plan together with a description of the gaps in the plan that cannot be filled with existing resources; and
- (4) a description of how the requested grant will be used to fill gaps.

SEC. . ALLOCATION OF FUNDS; LIMITATIONS ON GRANTS.

- (a) ADMINISTRATIVE COST LIMITATION.—The Attorney General shall use not more than 5 percent of the funds available under this program for the purposes of administration and technical assistance.
- (b) RENEWAL OF GRANTS.—A grant under this part may be renewed for up to 2 additional years after the first fiscal year during which the recipient receives its initial grant under this part, subject to the availability of funds, if—
- (1) the Attorney General determines that the funds made available to the recipient

during the previous year were used in a manner required under the approved application; and

(2) the Attorney General determines that an additional grant is necessary to implement the community prosecution program described in the comprehensive plan required by section 2.

SEC. . AWARD OF GRANTS.

The Attorney General shall consider the following factors in awarding grants:

(1) Demonstrated need and evidence of the ability to provide the services described in the plan required under section .

(2) The Attorney General shall attempt, to the extent practicable, to achieve an equitable geographic distribution of grant awards.

SEC. . REPORTS.

(a) REPORT TO ATTORNEY GENERAL.—Local prosecutors that receive funds under this shall submit to the Attorney General a report not later than March 1 of each year that describes progress achieved in carrying out the plan described under section 2(c).

(b) REPORT TO CONGRESS.—The Attorney General shall submit to the Congress a report by October 1 of each year in which grants are made available under this which shall contain a detailed statement regarding grant awards, activities of grant recipients, a compilation of statistical information submitted by applicants, and an evaluation of programs established under this .

SEC. . AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated \$20,000,000 for each of the fiscal years 1995 through 1999 to carry out the purposes of this

SEC. . DEFINITIONS.

The term "young violent offender" means individuals, ages 7-22, who have committed crimes of violence, weapons offenses, drug distribution, hate crimes and civil rights violations, and offenses against personal property of another.

At the end of the bill add the following (and make such technical and conforming changes as may be necessary):

TITLE XXIV—AGE DISCRIMINATION IN EMPLOYMENT

SEC. 2401. REENACTMENT OF SUBSECTION WITH AN AMENDMENT.

- (A) REENACTMENT.—Section 4(j) of the Age Discrimination in Employment Act of 1967 (29 U.S.C. 623(j)) as in effect immediately before December 31, 1993, is hereby reenacted.
- (b) AMENDMENT.—Section 4(j) of the Age Discrimination in Employment Act of 1967 (29 U.S.C. 623(j)), as reenacted by subsection (a) of this section, is amended by striking "attained the age" and all that follows through "1983, and", and inserting the following:

''attained–

- "(A) the age of hiring or retirement in effect under applicable State or local law on March 3, 1983; or
- "(B) if the age of retirement was not in effect under applicable State or local law on March 3, 1983, 55 years of age; and".
- (c) RETROACTIVITY.—Subsections (a) and (b) shall take effect immediately after the operation of section 3(b) of the Age Discrimination in Employment Amendments of 1986 (Public Law 99-592; 29 U.S.C. 523 note).

SEC. 2402. STUDY AND GUIDELINES FOR PERFORMANCE TESTS.

- (a) STUDY.—Not later than 3 years after the date of enactment of this Act, the Chairman of the Equal Employment Opportunity Commission (in this section referred to as "the Chairman") shall conduct, directly or by contract, a study that will include—
- (1) a list and description of all tests available for the assessment of abilities important for completion of public safety tasks

performed by law enforcement officers and

(2) a list of such public safety tasks for which adequate tests do not exist,

(3) a description of the technical characteristics that performance tests must meet to be compatible with applicable Federal civil rights Acts and policies,

(4) a description of the alternative methods available for determining minimally acceptable performance standards on the tests de-

scribed in paragraph (1),

(5) a description of the administrative standards that should be met in the administration, scoring, and score interpretation of the tests described in paragraph (1), and

(6) an examination of the extent to which the tests described in paragraph (1) are cost effective, safe, and comply with Federal civil

rights Acts and regulations.

- (b) ADVISORY GUIDELINES.—Not later than 4 years after the date of enactment of this Act, the Chairman shall develop and issue, based on the results of the study required by subsection (a), advisory guidelines for the administration and use of physical and mental fitness tests to measure the ability and competency of law enforcement officers and firefighters to perform the requirements of their jobs.
- (c) CONSULTATION REQUIREMENT; OPPOR-TUNITY FOR PUBLIC COMMENT.—(1) The Chairman shall, during the conduct of the study required by subsection (a), consult with-

(A) the United States Fire Administration, (B) the Federal Emergency Management Agency,

(C) organizations that represent law enforcement officers, firefighters, and their employers, and

(D) organizations that represent older individuals

(2) Before issuing the advisory guidelines required in subsection (b), the Chairman shall allow for public comment on the proposed guidelines.

DEVELOPMENT OF STANDARDS FOR WELLNESS PROGRAMS.—Not later than 2 years after the date of the enactment of this Act, the Chairman shall propose advisory standards for wellness programs for law enforcement officers and firefighters.

(e) AUTHORIZATION OF APPROPRIATIONS.— There is authorized to be appropriated to carry out this section \$5,000,000.

Page 34, line 12, strike "; and" and insert a semicolon, in line 16 strike the period and insert a semicolon, and after line 16 insert the

(8) assurances that the State or States have implemented, or will implement within 18 months after the date of the enactment of this Act, policies to determine the veteran status of inmates and to ensure that incarcerated veterans receive the veterans benefits to which they are entitled.

Page 233, after line 8, insert the following: SEC. . EXTENSION OF BYRNE GRANT FUNDING.

There are authorized to be appropriated such sums as may be necessary for each of the fiscal years 1995, 1996, 1997, 1998, and 1999, to carry out the programs under parts D and E of title I of the Omnibus Crime Control and Safe Streets Act of 1968.

Page 233, after line 8, add the following: SEC. . BENEFITS FOR CHAPLAINS.

- (a) IN GENERAL.—Section 1204 of the Omnibus Crime Control and Safe Streets Act of 1968 is amended-
- (1) by redesignating paragraphs (2) through (7) as (3) through (8), respectively;
- (2) by inserting after paragraph (1) the following:
- (2) chaplain means any individual serving as an officially recognized or designated member of a legally organized volunteer fire department or legally organized police department, or an officially recognized or des-

ignated public employee of a legally organized fire or police department who was responding to a fire, rescue, or police emergency."; and

(3) in paragraph (8), as redesignated by paragraph (1) of this Act, by striking "or rescue squad or ambulance crew' and inserting 'rescue squad or ambulance crew, or chap-

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect on the date of enactment of this Act and shall apply to injuries or deaths that occur in the line of duty on or after such date.

It was decided in the Yeas affirmative Nays

¶33.5[Roll No. 104] AYES-395

DeLauro

Abercrombie Holden Ackerman Dellums Horn Houghton Deutsch Diaz-Balart Andrews (ME) Hoyer Huffington Andrews (NJ) Andrews (TX) Dickey Hughes Applegate Bachus (AL) Dicks Hunter Dingell Hutchinson Baesler Hutto Dixon Baker (CA) Dooley Hyde Doolittle Baker (LA) Inglis Ballenger Dornan Inhofe Barca Dreier Inslee Barcia Istook Dunn Barlow Durbin Jacobs Barrett (NE) Edwards (CA) .Jefferson Barrett (WI) Edwards (TX) Johnson (CT) Bartlett Ehlers Johnson (SD) Bateman Emerson Johnson, E. B. Johnston Becerra Engel English Beilenson Kanjorski Bentley Eshoo Kaptur Bereuter Evans Kasich Berman Everett Kennedy Bevill Ewing Kennelly Faleomavaega Bilbray Kildee Bilirakis (AS) Kim Bishop Farr King Blackwell Fawell Kingston Bliley Fazio Kleczka Fields (LA) Blute Klein Boehlert Filner Klink Fingerhut Boehner Klug Knollenberg Bonilla Flake Foglietta Kolbe Kopetski Kreidler Bonior Ford (MI) Ford (TN) Borski Boucher Fowler Frank (MA) Kyl LaFalce Brewster Brooks Browder Franks (CT) Lambert Brown (FL) Franks (NJ) Lancaster Bryant Frost Lantos Bunning Furse LaRocco Gallegly Laughlin Buyer Geidenson Byrne Lazio Gephardt Callahan Leach Calvert Geren Lehman Gibbons Camp Levin Canady Gilchrest Levy Cantwell Lewis (CA) Gillmor Lewis (FL) Cardin Gilman Lewis (GA) Carr Gingrich Castle Glickman Lightfoot Chapman Gonzalez Linder Clay Goodlatte Lipinski Clayton Gordon Livingston Lloyd Clement Goss Grams Clinger Long Clyburn Green Lowey Machtley Coleman Gunderson Collins (GA) Gutierrez Maloney Hall (OH) Collins (IL) Mann Hall (TX) Collins (MI) Manton Combest Hamburg Manzullo Convers Hamilton Margolies Mezvinsky Cooper Hansen Coppersmith Costello Markey Martinez Harman Hastert Coyne Hastings Matsui Cramer Hefley Mazzoli McCandless Hefner Crapo Cunningham McCloskey Herger Danner Darden Hilliard McCollum Hoagland McCrery McCurdy de la Garza Hobson Hochbrueckner de Lugo (VI) McDade Hoekstra McDermott Deal DeFazio McHale

McHugh Price (NC) Pryce (OH) McInnis McKeon Quillen McKinney Quinn Rahall McMillan McNulty Ramstad Meehan Ravenel Meek Reed Menendez Regula Mevers Reynolds Richardson Mfume Mica Ridge Michel Roberts Miller (CA) Roemer Miller (FL) Rogers Mineta Romero-Barcelo Minge Ros-Lehtinen Mink Moakley Rose Molinari Rostenkowski Mollohan Roth Montgomery Rowland Moorhead Roybal-Allard Moran Rovce Rush Morella Sabo Murphy Sanders Murtha Sangmeister Myers Nadler Santorum Neal (MA) Sarpalius Norton (DC) Sawyer Nussle Saxton Oberstar Schenk Schiff Obey Olver Schroeder Ortiz Schumer Orton Scott Owens Serrano Oxley Sharp Packard Shaw Shays Shepherd Pallone Parker Shuster Pastor Paxon Sisisky Payne (NJ) Skaggs Payne (VA) Skeen Pelosi Skelton Peterson (FL) Slattery Peterson (MN) Slaughter Pickett Smith (IA) Pickle Smith (MI) Pombo Smith (NJ) Pomerov Smith (OR) Porter Smith (TX) Poshard Snowe

Solomon Spence Spratt Stenholm Stokes Strickland Studds Stupak Sundquist Swett Swift Synar Talent Tanner Tauzin Taylor (MS) Tejeda Thomas (CA) Thomas (WY) Thompson Thornton Thurman Torkildsen Torres Torricelli Towns Traficant Tucker Underwood (GU) Unsoeld Upton . Valentine Velazquez Vento Visclosky Volkmer Vucanovich Walsh Waters Watt Waxman Weldon Wheat Williams Wilson Wise Wolf Woolsey Wyden Wynn Yates Young (AK) Young (FL) Zeliff

NOES-25

Schaefer

Stearns

Stump

Walker

Zimmei

Sensenbrenner

Taylor (NC)

Archer Duncan Armey Fields (TX) Barton Gekas Burton Goodling Coble Condit Hancock Johnson, Sam Cox Penny Crane Petri Rohrabacher DeLay

NOT VOTING-17

Bacchus (FL) Greenwood Rangel Brown (CA) Haves Roukema Brown (OH) Hinchey Stark Johnson (GA) Neal (NC) Fish Washington Whitten Gallo Grandy

So the amendments en bloc were agreed to.

The SPEAKER pro tempore, Mr. MAZZOLI, assumed the Chair.

When Mr. TORRICELLI, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

¶33.6 UNFINISHED BUSINESS—APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. MAZZOLI, 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, April 13, 1994.

The question being put, viva voce, Will the House agree to the Chair's approval of said Journal?

Mr. SOLOMON demanded a recorded vote on agreeing to the Chair's approval of the Journal, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

It was decided in the Yeas affirmative Nays 158

Oberstar

Obey

Olver

Orton

Pallone

Parker

Pastor

Pelosi

Penny

Pickle

Pombo

Pomerov

Poshard

Rahall

Reed

Price (NC)

Reynolds

Roemer

Rose

Rush

Sabo

Sanders

Schenk

Scott

Schumer

Serrano

Shepherd

Sharp

Sisisky

Skaggs

Skelton

Slattery

Spratt

Studds

Stupak

Swett

Swift

Tanner

Tauzin

Tejeda

Taylor (MS)

Thompson

Thornton

Thurman

Torricelli

Traficant

Torres

Towns

Tucker

Unsoeld

Valentine

Velazquez

Visclosky

Volkmer

Watt

Wheat

Wilson

Woolsey

Wyden

Wvnn

Yates

Wise

Slaughter

Smith (IA)

Stenholm

Stokes Strickland

Sarpalius

Richardson

Payne (NJ)

Payne (VA)

[Roll No. 105] AYES-237

¶33.7Gonzalez Abercrombie Ackerman Andrews (ME) Gordon Green Andrews (NJ) Gutierrez Andrews (TX) Hall (OH) Barca Hall (TX) Barcia Hamburg Barlow Hamilton Barrett (WI) Harman Bateman Hastings Becerra Hayes Beilenson Hefner Bevill Hilliard Bishop Blackwell Hinchey Hoagland Bonior Holden Borski Houghton Boucher Hover Hughes Brewster Brooks Inglis Browder Inslee Brown (FL) Jefferson Johnson (SD) Brown (OH) Byrne Johnson, E.B. Cantwell Johnston Cardin Kanjorski Chapman Kaptur Clayton Kasich Clement Kennedy Clinger Kennelly Clyburn Kildee Coleman Kleczka Collins (IL) Klein Collins (MI) Klink Combest Kopetski Kreidler Condit LaFalce Convers Cooper Lambert Coppersmith Lancaster Costello Lantos Coyne LaRocco Laughlin Cramer Danner Lehman Darden Levin de la Garza Lewis (GA) Deal Lipinski DeFazio Livingston DeLauro Llovd Derrick Long Deutsch Maloney Dicks Mann Dingell Manton Margolies Dixon Dooley Mezvinsky Markev Durbin Edwards (CA) Martinez Matsui Engel English Eshoo Mazzoli McCloskey Evans McCurdy Everett McDermott McHale Farr McKinney Fazio Fields (LA) McNulty Filner Meehan Fingerhut Meek Menendez Mfume Miller (CA) Foglietta

Ford (MI)

Ford (TN

Frost

Furse

Frank (MA)

Gejdenson

Gephardt Geren

Gibbons

Gillmor

Gilman

Mineta

Minge

Moakley

Mollohan

Moran

Murtha

Mvers

Nädler

Neal (MA)

Montgomery

Mink

Peterson (FL) Peterson (MN) Rostenkowski Rowland Roybal-Allard

NOES-158 Allard Grams Packard Archer Gunderson Paxon Hancock Bachus (AL) Hansen Porter Pryce (OH) Baker (CA) Hastert Baker (LA) Hefley Quillen Barrett (NE) Herger Quinn Ramstad Bartlett Hobson Hoekstra Ravenel Bentley Hoke Regula Bereuter Ridge Horn Bilirakis Huffington Roberts Blilev Hunter Rogers Hutchinson Rohrabacher Blute Boehlert Hyde Ros-Lehtinen Boehner Inhofe Roth Bonilla Istook Royce Bunning Jacobs Santorum Johnson (CT) Burton Saxton Schaefer Johnson, Sam Buyer CaĬlahan Kim Schiff Calvert Schroeder King Sensenbrenner Camp Kingston Canady Castle Klug Knollenberg Shaw Shavs Clay Kolbe Shuster Coble Kyl Skeen Collins (GA) Lazio Smith (MI) Cox Leach Smith (NJ) Crane Levy Lewis (CA) Smith (OR) Smith (TX) Crapo Cunningham Lewis (FL) Snowe Solomon Diaz-Balart Lightfoot Dickey Linder Spence Doolittle Machtley Stearns Stump Sundquist Dornan Manzullo Dreier McCandless Talent Taylor (NC) Duncan McCollum Dunn McCrery McDade Thomas (CA) Ehlers Thomas (WY) Torkildsen Emerson McHugh Ewing McInnis Fawell McKeon Upton Fields (TX) Meyers Vucanovich Walker Fowler Mica Franks (CT) Michel Walsh Franks (NJ) Gallegly Weldon Wolf Miller (FL) Molinari Gilchrest Moorhead Young (AK) Young (FL) Zeliff Gingrich Morella Goodlatte Murphy Goodling Nussle Goss Oxley

NOT VOTING-37

NOT VOTING—37		
Applegate	Gallo	Rangel
Bacchus (FL)	Gekas	Roukema
Baesler	Grandy	Sangmeister
Ballenger	Greenwood	Stark
Berman	Hochbrueckner	Synar
Bilbray	Hutto	Vento
Brown (CA)	Johnson (GA)	Washington
Bryant	Lowey	Waters
Carr	McMillan	Waxman
DeLay	Neal (NC)	Whitten
Dellums	Owens	Williams
Edwards (TX)	Pickett	
Fish	Portman	

So the Journal was approved.

¶33.8 CRIME CONTROL

The SPEAKER pro tempore, Mr. CLYBURN, pursuant to House Resolution 401 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 4092) to control and pre-

Mr. TORRICELLI, Chairman of the Committee of the Whole, resumed the chair; and after some time spent there-

¶33.9 RECORDED VOTE

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

Page 36, line 11, insert "or" after the semi-

Page 37, strike line 12 and all that follows through line 7 on page 38. Yeas 108 It was decided in the Nays Answered 316 negative 1 present

¶33.10[Roll No. 106] AYES-108

Andrews (ME) Hastings Olver Barca Barrett (WI) Payne (NJ) Hilliard Hinchey Pelosi Hoekstra Becerra Penny Berman Hover Rose Hughes Roybal-Allard Blackwell Bonior Inslee Boucher .Jacobs Sabo Sanders Brooks Jefferson Johnson, E. B. Brown (CA) Scott Serrano Brown (OH) Johnston Kildee Clay Sharp Clayton Clyburn Kleczka Skaggs Klug Kopetski Slaughter Collins (IL) Smith (IA) Collins (MI) LaFalce Smith (NJ) Convers Levin Stark Lewis (GA) Stokes Coyne DeFazio Lowey Maloney Studds Dellums Swift Dixon Mann Synar Edwards (CA) Markey Thompson Ehlers Mazzoli Towns Engel McDermott Tucker Underwood (GU) Unsoeld McKinney McNulty Eshoo Evans Meek Velazquez Farr Fazio Fields (LA) Mfume Miller (CA) Vento Visclosky Filner Mineta Waters Flake Mink Mollohan Watt Ford (MI) Wise Frank (MA) Nadler Woolsey Norton (DC) Furse Wynn Gonzalez Oberstar Yates Hamburg Obey Young (AK)

NOES-316

Allard

Archer

Armey

Baesler

Barcia Barlow

Bartlett

Barton

Bateman

Bentley

Bereuter

Bevill

Bilbray

Bishop

Bliley

Bilirakis

Blute Boehlert

Boehner

Bonilla

Borski

Bryant

Burton

Buyer

Byrne

Callahan

Calvert

Camp Canady

Cardin

Carr

Castle

Clement

Clinger

Cantwell

Bunning

Brewster

Abercrombie Coble Geren Coleman Gibbons Andrews (NJ) Collins (GA) Gilchrest Andrews (TX) Combest Gillmor Applegate Condit Gilman Cooper Gingrich Coppersmith Glickman Bacchus (FL) Costello Goodlatte Goodling Bachus (AL) Cox Cramer Gordon Baker (CA) Baker (LA) Goss Grams Crane Crapo Cunningham Ballenger Green Danner Greenwood Darden Gunderson Barrett (NE) de la Garza de Lugo (VI) Hall (TX) Deal Hamilton DeLauro Hancock DeLay Derrick Beilenson Hansen Harman Deutsch Hastert Diaz-Balart Hayes Dickey Hefley Dicks Dingell Hefner Herger Dooley Hoagland Hobson Hochbrueckner Doolittle Dreier Duncan Hoke Dunn Durbin Holden Horn Edwards (TX) Houghton Browder Brown (FL) Emerson English Huffington Hunter Everett Hutchinson Faleomavaega Hutto (AS) Hyde Fawell Inglis Fields (TX) Inhofe Istook Fingerhut Foglietta Johnson (CT) Ford (TN) Johnson (GA) Fowler Johnson (SD) Franks (CT) Johnson, Sam Franks (NJ) Kanjorski Kaptur Frost Gallegly Kasich Gejdenson Gekas Chapman Kennedy Kennelly Gephardt Kim

King	Murphy	Schumer
Kingston	Murtha	Sensenbrenner
Klein	Myers	Shaw
Klink	Neal (MA)	Shays
Knollenberg	Neal (NC)	Shepherd
Kolbe	Nussle	Shuster
Kreidler	Ortiz	Sisisky
Kyl	Orton	Skeen
Lambert	Oxley	Skelton
Lancaster	Packard	Slattery
Lantos	Pallone	Smith (MI)
LaRocco	Parker	Smith (OR)
Laughlin	Pastor	Smith (TX)
Lazio	Paxon	Snowe
Leach	Payne (VA)	Solomon
Lehman	Peterson (FL)	Spence
Levy	Peterson (MN)	Spratt
Lewis (CA)	Petri	Stearns
Lewis (FL)	Pickett	Stenholm
Lightfoot	Pickle	Strickland
Linder	Pombo	Stump
Lipinski	Pomeroy	Stupak
Livingston	Porter	Sundquist
Lloyd	Portman	Swett
Long	Poshard	Talent
Machtley	Price (NC)	Tanner
Manton	Pryce (OH)	Tauzin
Manzullo	Quillen	Taylor (MS)
Margolies-	Quinn	Taylor (NC)
Mezvinsky	Rahall	Tejeda
Martinez	Ramstad	Thomas (CA)
Matsui	Ravenel	Thomas (WY)
McCandless	Reed	Thornton
McCloskey	Regula	Thurman
McCollum	Reynolds	Torkildsen
McCrery	Richardson	Torres
McCurdy	Ridge	Torricelli
McDade	Roberts	Traficant
McHale	Roemer	Upton
McHugh	Rogers	Valentine
McInnis	Rohrabacher	Volkmer
McKeon	Romero-Barcelo	Vucanovich
McMillan	(PR)	Walker
Meehan	Ros-Lehtinen	Walsh
Menendez	Rostenkowski	Weldon
Meyers	Rowland	Wheat
Mica	Royce	Whitten
Michel	Sangmeister	Williams
Miller (FL)	Santorum	Wilson
Minge	Sarpalius	Wolf
Moakley	Sawyer	Wyden
Molinari	Saxton	Young (FL)
Montgomery	Schaefer	Zeliff
Moorhead	Schenk	Zimmer
Moran	Schiff	
Morella	Schroeder	

ANSWERED "PRESENT"-1

Owens

NOT VOTING-12

Ackerman	Gallo	Roth
Dornan	Grandy	Roukema
Ewing	Gutierrez	Washington
Fish	Rangel	Waxman

So the amendment was not agreed to. After some further time,

¶33.11 RECORDED VOTE

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

At the end of title VII, insert the following:

SEC. . SUBSTITUTION OF PENALTY OF LIFE IM-PRISONMENT FOR DEATH PENALTY.

Notwithstanding any other provision of law, wherever a Federal law provides for the imposition of the penalty of death, the court shall instead impose the penalty of imprisonment for life

mene for fire.		
It was decided in the	Yeas	111
negative	Nays	314

¶33.12[Roll No. 107] AYFS-111

	ATES III	
Abercrombie	Blackwell	Collins (IL)
Ackerman	Bonior	Collins (MI)
Andrews (ME)	Brown (CA)	Conyers
Barca	Brown (OH)	Coyne
Barrett (WI)	Clay	Dellums
Becerra	Clayton	Dixon
Berman	Clyburn	Edwards (CA)

Ehlers Engel Eshoo Evans Farr Fazio Fields (LA) Filner Flake Ford (MI) Ford (TN) Frank (MA) Furse Gejdenson Gonzalez Goodling Gutierrez Hamburg Hamilton Hilliard Hinchey Hoekstra Jacobs Jefferson Johnson, E. B. Kildee Kleczka Klug Kopetski LaFalce

Allard

Archer

Armey

Baesler

Andrews (NJ)

Andrews (TX)

Bacchus (FL)

Bachus (AL)

Baker (CA)

Baker (LA)

Barrett (NE)

Ballenger

Barcia

Barlow

Bartlett

Bateman

Beilenson

Bentley

Bereuter

Bevill

Bilbray

Bishop

Bliley

Blute

Bilirakis

Boehlert

Boehner

Bonilla

Borski

Boucher

Brewster

Brooks

Browder

Bryant

Burton

Buver

Byrne

Callahan

Calvert

Canady

Cardin

Castle

Chapman

Clement

Coleman

Combest

Condit

Cooper

Cramer

Crane

Crapo

Danner

Cox

Collins (GA)

Coppersmith Costello

Cunningham

Clinger

Coble

Carr

Cantwell

Camp

Bunning

Brown (FL)

Barton

Applegate

Levin Lewis (GA) Sanders Lowey Scott Maloney Serrano Markey Sharp McDermott Shays McKinney Skaggs Slaughter McNulty Meek Smith (IA) Mfume Smith (N.J) Miller (CA) Stark Mineta Stokes Minge Studds Mink Moakley Thompson Mollohan Towns Nadler Neal (MA) Tucker Underwood (GU) Norton (DC) Unsoeld Oberstar Velazquez Obev Vento Visclosky Olver Owens Waters Payne (NJ) Watt Pelosi Waxman Penny Wheat Rahall Wise Romero-Barcelo Woolsey (PR) Yates Roybal-Allard

Hoyer

Sabo

NOES-314

de la Garza

Huffington de Lugo (VI) Deal Hughes DeFazio Hunter DeLauro Hutchinson DeLay Hutto Derrick Hyde Deutsch Inglis Inhofe Diaz-Balart Dickey Inslee Dicks Istook Dingell Johnson (GA) Dooley Doolittle Johnson (SD) Johnson, Sam Dornan Johnston Dreier Kanjorski Duncan Kaptur Durbin Kennedy Edwards (TX) Kennelly English King Everett Kingston Ewing Faleomavaega Klink (AS) Knollenberg Kolbe Kreidler Fawell Fields (TX) Fingerhut Kyl Foglietta Lambert Fowler Lancaster Franks (CT) Lantos Franks (NJ) LaRocco Frost Laughlin Gallegly Lazio Gekas Gephardt Leach Lehman Geren Levy Lewis (CA) Gibbons Gilchrest Lewis (FL) Lightfoot Gillmor Gilman Linder Gingrich Lipinski Glickman Livingston Lloyd Goodlatte Gordon Long Machtley Goss Grams Mann Manton Greenwood Gunderson Hall (OH) Manzullo Margolies Mezvinsky Hall (TX) Hancock Martinez Hansen Matsui Harman Mazzoli Hastert McCandless Hayes McCloskey Hefley McCollum Hefner McCrery McCurdy Herger Hoagland McDade Hobson Hochbrueckner McHale McHugh McInnis Holden McKeon McMillan Horn Houghton

Menendez Regula Reynolds Stearns Stenholm Meyers Mica Richardson Strickland Michel Ridge Roberts Stump Stupak Miller (FL) Molinari Roemer Sundquist Montgomery Moorhead Rogers Rohrabacher Swett Talent Moran Ros-Lehtinen Tanner Morella Tauzin Rose Rostenkowski Taylor (MS) Murtha Myers Neal (NC) Roth Taylor (NC) Rowland Tejeda Nussle Royce Thomas (CA) Sangmeister Ortiz Thomas (WY) Orton Santorum Thornton Oxley Sarpalius Packard Sawver Torkildsen Pallone Saxton Torres Torricelli Parker Schaefer Pastor Schenk Traficant Paxon Schiff Upton Payne (VA) Schroeder Valentine Peterson (FL) Schumer Volkmer Vucanovich Peterson (MN) Sensenbrenner Petri Shaw Walker Shepherd Pickett Walsh Weldon Pombo Shuster Pomeroy Sisisky Williams Porter Skeen Wilson Skelton Portman Wolf Slattery Smith (MI) Poshard Wyden Price (NC) Wvnn Pryce (OH) Smith (OR) Young (AK) Quillen Smith (TX) Young (FL) Zeliff Quinn Snowe Ramstad Solomon Zimmei Ravenel Spence

NOT VOTING-12

Johnson (CT) Fish Roukema Gallo Synar Washington Murphy Grandy Pickle Whitten Rangel Green

Spratt

So the amendment was not agreed to. After some further time.

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

(d) AGGRAVATING FACTORS FOR DRUG OF FENSE DEATH PENALTY.—In determining whether to recommend a sentence of death for an offense described in paragraph (3), (4), or (5) of section 3591, the jury, or if there is no jury, the court, shall consider any aggravating factor for which notice has been provided under section 3593 of this title, includ-

WHICH A SENTENCE OF DEATH OR LIFE IMPRIS-ONMENT WAS AUTHORIZED.—The defendant has previously been convicted of another Federal or State offense resulting in the death of a person, for which a sentence of life imprisonment or death was authorized by statute.

(2) Previous conviction of other serious OFFENSES.—The defendant has previously been convicted of two or more Federal or State offenses, each punishable by a term of imprisonment of more than one year, committed on different occasions, involving the importation, manufacture, or distribution of a controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)) or the infliction of, or attempted infliction of, serious bodily injury or death upon another person.

(3) Previous serious drug felony con-VICTION.—The defendant has previously been convicted of another Federal or State offense involving the manufacture, distribution, importation, or possession of a controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)) for which a sentence of five or more years of imprisonment was authorized by statute.

(4) USE OF FIREARM.—In committing the offense, or in furtherance of a continuing

Reed

submitted by Mr. McCOLLUM: Page 46, after line 21, insert the following:

ing the following factors: (1) PREVIOUS CONVICTION OF OFFENSE FOR 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

Regula

Ridge

Roberts

Roemer

(PR)

Rose

Furse

Hinchey

Hughes

Jacobs

Kildee

Lowey

Meek

Maloney

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

Dornan

¶33.14[Roll No. 108] AYES-340

Buyer

Abercrombie

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 Margolies-

Hancock

Martinez Roth

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

Filner

Fields (LA)

Mezvinsky

Andrews (ME)

Peterson (FL) Peterson (MN) Romero-Barcelo Young (AK) Young (FL) Ros-Lehtinen Zeliff Zimmer Rostenkowski

NOES-87

Foglietta Miller (CA) Frank (MA) Mineta Mink Nadler Gejdenson Gonzalez Norton (DC) Gutierrez Oberstar Hamburg Obey Hastings Hilliard Olver Owens Payne (NJ) Hoekstra Pelosi Reed Roybal-Allard Jefferson Rush Sabo Kopetski Sanders Lewis (GA) Scott Serrano Sharp Smith (NJ) Markey McDermott Stark McKinney Stokes McNulty Studds Synar Thompson

Rowland Royce 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

Underwood (GU)

Towns

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-

It was decided in the affirmative

Yeas 226 Navs 198 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

nhofe	Meyers
stook	Mica
Johnson (CT)	Michel
Johnson, Sam	Miller (FL)
Kaptur	Molinari
Kasich	Montgomery
Kim	Moorhead
King	Moran
Kingston	Morella
Klein	Myers
Klink	Nussle
Knollenberg	Orton
Kolbe	Oxlev
ζyl	Packard
Lancaster	Pallone
LaRocco	Parker
∟azio	Paxon
∟each	Payne (VA)
_ehman	Peterson (MN
Levy	Petri
Lewis (CA)	Pombo
Lewis (FL)	Porter
∟ightfoot	Portman
Linder	Poshard
Lipinski Livingston Lloyd	Pryce (OH)
Livingston	Quillen
_loyd	Quinn
Machtley	Ramstad
Manton -	Ravenel
Manzullo	Regula
Margolies-	Richardson
Mezvinsky	Ridge
McCandless	Roberts
McCollum	Roemer
McCrery	Rogers
McCurdy	Rohrabacher
McDade	Ros-Lehtinen
ИсНаlе	Roth
McHugh	Rowland
McInnis	Royce
McKeon	Santorum
McMillan	Saxton

Schaefer Schiff Sensenbrenner Shaw Shuster Sisisky Skeen Skelton Smith (MI) Smith (OR) Smith (TX) Snowe Solomon Spence Stearns Stenholm Stump Sundquist Talent Tanner Tauzin Taylor (MS) Taylor (NC) Teieda Thomas (CA) Thomas (WY) Torkildsen Torricelli Traficant Upton Valentine Vucanovich Walker Walsh Weldon Wolf Wyden Young (AK) Young (FL) Zeliff Zimmer

NOES-198

Abercrombie Flake Ackerman Foglietta Andrews (ME) Frank (MA) Andrews (TX) Furse Bacchus (FL) Gejdenson Baesler Gephardt Gibbons Barlow Glickman Barrett (WI) Gonzalez Beilenson Gutierrez Hall (OH) Berman Bishop Hamburg Blackwell Hamilton Bonior Harman Borski Hastings Boucher Hefner Hilliard Brooks Brown (CA) Hinchey Brown (FL) Hoagland Brown (OH) Hochbrueckner Bryant Hoekstra Cantwell Hover Cardin Hughes Clay Clayton Hutto Inslee Clyburn Jacobs Coleman Jefferson Collins (IL) Johnson (GA) Collins (MI) Johnson (SD) Conyers Coppersmith Johnson, E. B. Johnston Coyne Kanjorski Danner Kennedy Kennelly de la Garza de Lugo (VI) Kildee Kleczka DeFazio DeLauro Klug Kopetski Dellums Kreidler Derrick Dicks LaFalce Dingell Lambert Dixon Lantos Laughlin Durbin Edwards (CA) Levin Lewis (GA) Ehlers Engel Long English Eshoo Lowey Maloney Evans Mann Faleomavaega (AS) Markey Martinez Farr Matsui Fazio Mazzoli

Fields (LA)

McCloskey

McDermott

McKinney McNulty Meehan Meek Menendez Mfume Miller (CA) Mineta Minge Mink Moakley Mollohan Nadler Neal (MA) Neal (NC) Norton (DC) Oberstar Obey Olver Ortiz Owens Pastor Payne (NJ) Pelosi Penny Peterson (FL) Pickett Pickle Pomerov Price (NC) Rahall Rangel Reed Reynolds Romero-Barcelo (PR) Rose Rostenkowski Roybal-Allard Rush Sabo Sanders Sangmeister Sarpalius Sawyer Schenk Schroeder Schumer Scott Serrano Sharp Shays Shepherd Skaggs Slattery

Slaughter

Smith (IA) Smith (NJ) Thompson Volkmer Thornton Waters Spratt Thurman Watt Stark Torres Wheat Williams Stokes Towns Strickland Tucker Wilson Underwood (GU) Wise Studds Woolsey Stupak Unsoeld Wynn Swett Velazquez Swift Vento Yates Visclosky Synar

ANSWERED "PRESENT"-1

Goodling

NOT VOTING—12

Fish Grandy Roukema Ford (MI) Hayes Washington Ford (TN) Murphy Waxman Gallo Murtha Whitten

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

¶33.17 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the preferential motion submitted by Mr. McCOLLUM that the Committee do now rise and report the bill back to the House with the recommendation that the enacting clause be stricken out.

It was decided in the negative Yeas 170 Nays 257

¶33.18 [Roll No. 110]

Allard

Archer

Armey

Bachus (AL)

Baker (CA) Baker (LA)

Ballenger Barrett (NE)

Bartlett

Bateman

Bentley Bilirakis

Boehlert

Boehner

Bonilla

Bunning

Callahan

Calvert

Camp

Castle

Canady

Clinger

Combest

Cox

Crane

Crapo

Collins (GA)

Cunningham

DeLay Diaz-Balart

Dickey Doolittle

Dornan

Dreier

Dunn

Ehlers

Emerson

Everett

Ewing Fawell

Fields (TX)

Fowler Franks (CT)

Franks (NJ)

Gallegly Gekas

Gilchrest

Gillmor

Gilman

Gingrich

Duncan

Burton

Buver

Bliley

Blute

Barton

AYES—170

Goodlatte Morella Goodling Myers Goss Nussle Grams Oxlev Greenwood Packard Gunderson Paxon Hancock Petri Pombo Hansen Hastert Porter Hefley Portman Herger Pryce (OH) Hobson Quinn Hoekstra Ramstad Hoke Ravenel Regula Ridge Horn Houghton Huffington Roberts Hunter Rogers Hutchinson Rohrabacher Hyde Inglis Ros-Lehtinen Roth Inhofe Royce Istook Santorum Johnson (CT) Saxton Schaefer Johnson, Sam Kasich Schiff Sensenbrenner Kim King Shaw Kingston Shays Klug Knollenberg Shuster Skeen Smith (MI) Kolbe Kvl Smith (NJ) Lazio Smith (OR) Leach Smith (TX) Levy Snowe Lewis (CA) Lewis (FL) Solomon Spence Lightfoot Stearns Linder Livingston Stump Sundquist Machtley Talent Taylor (NC) Manzullo McCandless Thomas (CA) McCollum Thomas (WY) McCrery McDade Torkildsen Upton Vucanovich McHugh McInnis Walker Walsh McKeon McMillan Weldon Meyers Wolf Young (AK) Mica Young (FL) Michel Miller (FL) Zeliff Zimmer Molinari Moorhead

NOES—257

Abercrombie Gibbons Orton Ackerman Andrews (ME) Owens Pallone Glickman Gonzalez Gordon Andrews (NJ) Parker Andrews (TX) Green Pastor Payne (NJ) Applegate Bacchus (FL) Gutierrez Hall (OH) Payne (VA) Hall (TX) Baesler Pelosi Barca Penny Hamburg Barcia Hamilton Peterson (FL) Barlow Harman Peterson (MN) Pickett Barrett (WI) Hastings Pickle Becerra Beilenson Hefner Pomerov Hinchey Poshard Bereuter Berman Hoagland Price (NC) Hochbrueckner Bevill Rahall Bilbray Holden Rangel Bishop Reed Hoyer Reynolds Blackwell Hughes Hutto Richardson Bonior Borski Inslee Roemer Romero-Barcelo Boucher Jacobs Brewster Jefferson (PR) Rose Brooks Johnson (GA) Rostenkowski Browder Johnson (SD) Rowland Brown (CA) Johnson, E.B Roybal-Allard Brown (FL) Johnston Brown (OH) Rush Kaniorski Sabo Bryant Kaptur Byrne Kennedy Sanders Cantwell Sangmeister Kennelly Sarpalius Cardin Kildee Sawyer Schenk Carr Kleczka Chapman Klein Klink Schroeder Clay Clayton Kopetski Kreidler Schumer Scott Clement Clyburn LaFalce Serrano Coleman Lambert Sharp Lancaster Shepherd Collins (IL) Collins (MI) Sisisky Lantos Skaggs Condit. LaRocco Skelton Conyers Laughlin Slattery Cooper Lehman Slaughter Coppersmith Levin Lewis (GA) Smith (IA) Costello Spratt Stark Coyne Lipinski Cramer Lloyd Stenholm Danner Long Lowey Maloney Darden Stokes Strickland de la Garza de Lugo (VI) Mann Studds Deal DeFazio Manton Stupak Swett Margolies DeLauro Mezvinsky Swift Markey Martinez Dellums Svnar Tanner Derrick Deutsch Matsui Tauzin Taylor (MS) Dicks Mazzoli Dingell McCloskey Tejeda Dixon McCurdy Thompson McDermott Dooley Thornton Durbin McHale Thurman Torres Torricelli Edwards (CA) McKinney Edwards (TX) McNulty Meehan Towns Engel English Meek Traficant Menendez Eshoo Tucker Underwood (GU) Evans Mfume Miller (CA) Faleomavaega Unsoeld Valentine (AS) Mineta Velazquez Farr Minge Fazio Mink Vento Fields (LA) Moakley Visclosky Filner Mollohan Volkmer Fingerhut Montgomery Waters Flake Moran Watt Foglietta Murtha Wheat Williams Ford (MI) Nadler Neal (MA) Ford (TN) Wilson Frank (MA) Neal (NC) Wise Norton (DC) Woolsey Frost Oberstan Wyden Furse Gejdenson Obey Wynn

NOT VOTING-10

Yates

Fish Murphy Waxman Gallo Quillen Whitten Grandy Roukema Hilliard Washington

Olver

Ortiz

So the preferential motion was not agreed to.

After some further time,

Gephardt

Geren

Franks (CT)

¶33.19 RECORDED VOTE

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

Page 40, strike lines 23 through 25.

Page 46, strike lines 22 through 24.

Page 47, line 17, after "tors" insert "listed in section 3592'

Page 48, line 2, after "factor" insert "listed in section 3592"

Page 50, beginning in line 19, strike "and any other" and all that follows through 'exist'' on line 21.

Yeas It was decided in the Nays Answered 308 negative present

[Roll No. 111] ¶33.20AYES-116

Abercrombie Hilliard Rangel Hinchey Hochbrueckner Ackerman Reed Andrews (ME) Reynolds Barrett (WI) Hoyer Romero-Barcelo Beilenson Hughes Inslee (PR) Roybal-Allard Bishop Blackwell Jacobs Rush Bonior Jefferson Sabo Brown (CA) Johnson, E. B. Sanders Sawyer Brown (OH) Johnston Cardin Schumer Kennedy Kennelly Clay Scott Clayton Kildee Serrano Kleczka Clyburn Sharp Collins (IL) Klug Skaggs Kopetski Collins (MI) Slaughter Smith (NJ) Convers Levin Lewis (GA) Coyne Stark de Lugo (VI) Lowey Stokes Strickland Dellums Maloney Dixon Studds Edwards (CA) Markey Swift McCloskey Engel Synar McDermott Thompson Evans McKinney Towns Faleomavaega McNulty Tucker Underwood (GU) (AS) Meek Farr Mfume Unsoeld Fields (LA) Miller (CA) Velazquez Filner Mineta Vento Visclosky Flake Mink Mollohan Foglietta Waters Ford (MI) Nadler Watt Norton (DC) Frank (MA) Waxman Furse Oberstar Wheat Gejdenson Obey Woolsey Olver Gonzalez Wvnn Gutierrez Owens Yates Payne (NJ) Pelosi Hamburg

NOES-308

Hastings

Allard Brewster Danner Andrews (NJ) Brooks Darden Andrews (TX) Browder de la Garza Applegate Archer Brown (FL) Deal DeFazio Brvant Armey Bunning DeLauro Bacchus (FL) DeLay Derrick Burton Bachus (AL) Buver Baesler Byrne Deutsch Baker (CA) Callahan Diaz-Balart Baker (LA) Dickey Calvert Ballenger Camp Dicks Canady Dingell Barca Barcia Cantwell Dooley Barlow Carr Castle Doolittle Barrett (NE) Dornan Bartlett Chapman Dreier Barton Clement Duncan Bateman Clinger Dunn Bentley Coble Durbin Edwards (TX) Coleman Collins (GA) Bereuter Berman Ehlers Bevill Combest Emerson Bilbray Bilirakis Condit English Cooper Everett Bliley Coppersmith Ewing Blute Boehlert Costello Fawell Fazio Cox Fields (TX) Boehner Cramer Bonilla Crane Fingerhut Ford (TN) Borski Crapo Boucher Cunningham Fowler

Lewis (CA) Lewis (FL) Ridge Roberts Franks (NJ) Frost Lightfoot Roemer Gallegly Linder Rogers Gekas Lipinski Rohrabacher Gephardt Livingston Ros-Lehtinen Geren Llovd Rose Long Machtley Gibbons Rostenkowski Gilchrest Roth Rowland Gillmor Manton Manzullo Gilman Royce Sangmeister Gingrich Margolies-Mezvinsky Glickman Santorum Goodlatte Martinez Sarpalius Gordon Matsui Saxton Schaefer Goss Mazzoli Grams McCandless Schenk Green McCollum Schiff McCrery McCurdy Schroeder Greenwood Gunderson Hall (OH) Sensenbrenner McDade Shaw Hall (TX) McHale Shays Hamilton McHugh Shepherd Hancock McInnis Shuster Hansen McKeon Sisisky Harman McMillan Skeen Meehan Skelton Hastert Slattery Smith (IA) Hayes Menendez Hefley Meyers Smith (MI) Hefner Mica Michel Herger Smith (OR) Hoagland Hobson Miller (FL) Smith (TX) Minge Snowe Hoekstra Moakley Solomon Hoke Molinari Spence Holden Montgomery Spratt Moorhead Horn Stearns Houghton Moran Stenholm Morella Huffington Stump Stupak Hunter Murtha Hutchinson Myers Neal (MA) Sundquist Swett Hutto Hyde Talent Nussle Inglis Ortiz Tanner Inhofe Orton Tauzin Oxley Istook Taylor (MS) Johnson (CT) Packard Taylor (NC) Tejeda Johnson (GA) Pallone Johnson (SD) Parker Thomas (CA) Thomas (WY) Johnson, Sam Pastor Kanjorski Paxon Thornton Payne (VA) Thurman Torkildsen Kaptur Kasich Penny Peterson (FL) Kim Torres Torricelli Traficant King Peterson (MN) Petri Kingston Pickett Upton Vucanovich Walker Klink Pickle Knollenberg Pombo Kolbe Pomeroy Walsh Kreidler Kyl Porter Portman Weldon Williams LaFalce Poshard Wilson Price (NC) Pryce (OH) Lambert Wolf Lancaster Wyden Lantos Quinn Young (AK) Young (FL) Zeliff LaRocco Rahall Lazio Ramstad Leach Ravenel Zimmei Regula Richardson Lehman Levy

ANSWERED "PRESENT"-1

Goodling

NOT VOTING-12

Laughlin Becerra Roukema Murphy Neal (NC) Quillen Fish Valentine Gallo Washington Whitten Grandy

So the amendment was not agreed to. After some further time,

The SPEAKER pro tempore, Mr. GIB-BONS, assumed the Chair.

When Mr. TORRICELLI, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

¶33.21 CONGRESSIONAL BUDGET FOR U.S.,

On motion of Mr. SABO, by unanimous consent, the concurrent resolution (H. Con. Res. 218) setting forth the congressional budget for the United States Government for fiscal years 1995, 1996, 1997, 1998, and 1999; together with the amendment of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. SABO, it was, Resolved, That the House disagree to the amendment of the Senate and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Ordered, That the Clerk notify the Senate thereof.

¶33.22 MOTION TO INSTRUCT CONFEREES-H. CON. RES. 218

Mr. KASICH moved that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on H. Con. Res. 218, be instructed to agree to the Senate amendment reflecting a \$26 billion reduction in the deficit over five years by agreeing to reduce the total spending levels specified in section 2(2) and 2(3) of the House-passed resolution as fol-

Fiscal year 1995-\$4.4 billion in budget authority and \$1.6 billion in outlays;

Fiscal year 1996-\$4.9 billion in budget authority and \$1.5 billion in outlays;

Fiscal year 1997-\$5.8 billion in budget authority and \$4 billion in outlays;

Fiscal year 1998—\$9.9 billion in budget authority and \$7 billion in outlays; and

Fiscal year 1999—\$21.8 billion in budget authority and \$9.9 billion in outlays.

Provided further, That conferees be instructed to agree to that portion of section 50 of the Senate amendment which provides that "If the President's defense budget request is approved, since 1985 real defense spending will have been reduced by 45 percent by 1999; and President Clinton, during his State of the Union Address on January 25, 1994, promised no further cuts in defense spending, and therefore insist that no further cuts be made in defense by agreeing to the highest possible level of funding for de-

fense (within the scope of the conference). After debate,

By unanimous consent, the previous question was ordered on the motion to instruct the managers on the part of the House.

The question being put, viva voce,

Will the House agree to said motion? The SPEAKER pro tempore, Ms. SHEPHERD, announced that the nays

Mr. KASICH 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 When there appeared Nays 216

¶33.23[Roll No. 112] YEAS-202

Allard Bateman Buyer Callahan Andrews (NJ) Bentley Andrews (TX) Bereuter Calvert Archer Bliley Camp Canady Blute Armey Cantwell Bachus (AL) Boehner Baker (CA) Baker (LA) Castle Clement Bonilla Brewster Ballenger Browder Clinger Brown (OH) Barca Coble Barrett (NE) Bunning Collins (GA)

Condit Inglis Inhofe Cooper Coppersmith Inslee Cox Istook Johnson (CT) Crane Crapo Johnson (GA) Cunningham Johnson, Sam Deal Kasich DeFazio Kim DeLay King Diaz-Balart Kingston Klug Knollenberg Dickey Dooley Dornan Kolbe Dreier Kyl Duncan Lambert Dunn LaRocco **Ehlers** Lazio Emerson Leach English Lehman Levy Lewis (FL) Everett Ewing Fawell Lightfoot Fields (TX) Linder Fingerhut Livingston Fowler Machtley Franks (NJ) Mann Gallegly Manzullo Gekas Margolies-Gilchrest Mezvinsky McCandless Gillmor Gingrich McCollum McCrerv Goodlatte Goodling McDade Gordon McHale McHugh Grams Greenwood McInnis Gunderson McKeon Hall (TX) McMillan Hamilton Meehan Hancock Meyers Hansen Mica Michel Hastert Miller (FL) Haves Hefley Minge Herger Molinari Hoagland Moorhead Hobson Myers Hoekstra Nussle Hoke Orton Horn Oxley Houghton Huffington Packard Pallone Hunter Paxon Payne (VA) Hutchinson Penny Hyde

Peterson (MN) Petri Pombo Pomeroy Porter Portman Poshard Pryce (OH) Quinn Ramstad Ravenel Regula Roberts Roemer Rogers Rohrabacher Ros-Lehtinen Roth Royce Santorum Saxton Schaefer Schenk Schiff Sensenbrenner Shaw Shavs Shuster Skeen Smith (MI) Smith (NJ) Smith (OR) Smith (TX) Snowe Solomon Spence Stearns Stenholm Stump Sundquist Swett Talent Tauzin Taylor (NC) Thomas (WY) Torkildsen Upton Vucanovich Walker Walsh Weldon Wolf Young (AK) Zeliff Zimmer

NAYS-216

Abercrombie Dellums Holden Ackerman Andrews (ME) Derrick Hoyer Hughes Deutsch Applegate Dicks Hutto Bacchus (FL) Dingell Jacobs Baesler Dixon Jefferson Johnson (SD) Barcia Durbin Edwards (CA) Barlow Johnson, E. B. Barrett (WI) Edwards (TX) Johnston Becerra Engel Kanjorski Beilenson Eshoo Kennedy Kennelly Berman Evans Bevill Farr Kildee Bilbray Fazio Kleczka Fields (LA) Bilirakis Klein Bishop Filner Klink Kopetski Boehlert Flake Bonior Foglietta Kreidler LaFalce Borski Foley Ford (MI) Boucher Lancaster Brooks Ford (TN) Lantos Brown (CA) Frank (MA) Laughlin Brown (FL) Frost Levin Lewis (GA) Bryant Furse Byrne Gejdenson Lipinski Cardin Gephardt Lloyd Carr Geren Long Chapman Gibbons Lowey Maloney Clay Gilman Clayton Glickman Manton Markey Clyburn Gonzalez Coleman Goss Martinez Collins (IL) Green Matsui Collins (MI) Gutierrez Hall (OH) Mazzoli McCloskey Convers Hamburg Costello McCurdy McDermott Coyne Harman McKinney Hastings Cramer Hefner McNulty Danner Darden Hilliard Meek de la Garza Menendez Hinchey Hochbrueckner

Mfume

Miller (CA) Rose Tanner Taylor (MS) Mineta Rostenkowski Mink Rowland Tejeda Roybal-Allard Moakley Thompson Mollohan Thornton Rush Montgomery Sabo Thurman Moran Sanders Torres Morella Sangmeister Torricelli Murtha Sarpalius Towns Traficant Nadler Sawver Tucker Unsoeld Valentine Neal (MA) Schroeder Neal (NC) Schumer Oberstar Scott Obey Serrano Velazquez Olver Sharp Shepherd Vento Visclosky Ortiz Owens Sisisky Volkmer Skaggs Skelton Parker Waters Watt Pastor Payne (NJ) Slattery Waxman Slaughter Smith (IA) Pelosi Wheat Peterson (FL) Whitten Pickett Spratt Williams Pickle Stark Wilson Price (NC) Stokes Wise Rahall Strickland Woolsey Wyden Rangel Studds Reed Stupak Wynn Reynolds Swift Yates Young (FL) Richardson Synar

NOT VOTING-15

Barton	Gallo	Quillen
Blackwell	Grandy	Ridge
Doolittle	Kaptur	Roukema
Fish	Lewis (CA)	Thomas (CA)
Franks (CT)	Murphy	Washington

So the motion to instruct the managers on the part of the House was not agreed to.

A motion to reconsider the vote whereby said motion was not agreed to was, by unanimous consent, laid on the table.

¶33.24 APPOINTMENT OF CONFEREES— H. CON. RES. 218

Thereupon, the SPEAKER pro tempore, Mr. TUCKER, by unanimous consent, announced the appointment of Messrs. Sabo, Gephardt, Kildee, Beil-ENSON, BERMAN, WISE, BRYANT, STENHOLM, FRANK of Massachusetts, Ms. SLAUGHTER, KASICH, McMILLAN, KOLBE, SHAYS, Ms. SNOWE, and HERGER as managers on the part of the House at said conference.

Ordered, That the Clerk notify the Senate of the foregoing appointments.

¶33.25 ADJOURNMENT OVER

On motion of Mr. GEPHARDT, by unanimous consent,

Ordered, That when the House adjourns today, it adjourn to meet at 10:30 a.m. on Monday, April, 18, 1994.

¶33.26 CALENDAR WEDNESDAY BUSINESS DISPENSED WITH

On motion of Mr. GEPHARDT, by unanimous consent,

Ordered, That business in order for consideration on Wednesday, April 20, 1994, under clause 7, rule XXIV, the Calendar Wednesday rule, be dispensed with.

¶33.27 FURTHER MESSAGE FROM THE

A further message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed a joint resolution of the following title, in which the concurrence of the House is requested:

 $S.J.\ Res.\ 180.\ Joint\ resolution\ to\ provide$ for the appointment of an executive secretary for the United States Capitol Preservation Commission, and for other purposes.

¶33.28 SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 455. An Act to amend title 31, United States Code, to increase Federal payments to units of general local government for enti-tlement lands, and for other purposes to the Committee on Natural Resources.

¶33.29 SENATE ENROLLED BILL SIGNED

The Speaker announced his signature to an enrolled bill of the Senate of the following title:

S. 2004. An Act to extend until July 1, 1998, the exemption from ineligibility based on a high default rate for certain institutions of higher education.

¶33.30 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted—
To Mr. WASHINGTON, for today and

the balance of the week; and

To Mr. BLACKWELL, for April 13. And then,

¶33.31 ADJOURNMENT

On motion of Mr. DORNAN, pursuant to the special order of the House heretofore agreed to at 6 o'clock p.m., the House adjourned until 10:30 a.m., Monday, April 18, 1994.

¶33.32 REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. MONTGOMERY: Committee on Veterans' Affairs. H.R. 1617. A bill to authorize the establishment on the grounds of the Edward Hines, Jr., Department of Veterans Affairs Hospital, Hines, II, of a facility to provide temporary accommodations for family members of severely ill children being treated at a nearby university medical center, (Rept. No. 103-476); Referred to the Committee of the Whole House on the State of the Union.

Mr. MONTGOMERY: Committee on Veterans' Affairs. H.R. 4013. A bill to amend title 38, United States Code, to provide the Secretary of Veterans Affairs with necessary flexibility in staffing the Veterans Health Administration, to authorize the Secretary to establish pilot programs for health care delivery, and for other purposes; with amendments (Rept. No. 103-477). Referred to the Committee of the Whole House on the State of the Union.

¶33.33 SUBSEQUENT ACTION ON A REPORTED BILL SEQUENTIALLY REFERRED

Under clause 5 of Rule X the following action was taken by the Speaker:

Referral to the Committee on the Judiciary of H.R. 1593 extended for a period ending not later than April 29, 1994.

¶33.34 PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. GILMAN:

H.R. 4210. A bill to authorize the President to establish a program to assist the transi-

tion to full NATO membership of Poland, Hungary, the Czech Republic, and Slovakia by January 1999; to the Committee on Foreign Affairs.

By Mr. BLUTE (for himself and Ms. ESHOO): H.R. 4211. A bill to provide for the coordi-

nation within the Federal Government of biotechnology research and development; jointly, to the Committees on Energy and Commerce and Science, Space, and Tech-

nology. H.R. 4212. A bill to stimulate the research and development of biotechnologies; to the

Committee on Ways and Means.

By Mr. RICHARDSON (for himself, Ms. FURSE, Mr. WYNN, Mr. KOPETSKI, Mr. DEFAZIO, Ms. NORTON, Mr. KILDEE, Mr. OLVER, Mr. ROSE, and Mr. HAM-BURG): H.R. 4213. A bill to amend the Land and

Water Conservation Fund Act to authorize the Secretary of the Interior to establish a national registry of rivers and watersheds to be protected and restored, and for other purposes; jointly, to the Committees on Natural Resources, Merchant Marine and Fisheries. and Agriculture.

By Mr. APPLEGATE: H.R. 4214. A bill to amend chapter 83 of title 5, United States Code, to provide that the 2 percent reduction in annuity for each year a Federal employee is under 55 years of age at the time of retiring be eliminated if the separation is due to a reduction in force; to the Committee on Post Office and Civil Service.

> By Mr. BAKER of California (for himself. Mr. Crapo. Mr. Gallegly. Mr. EMERSON, Mr. SOLOMON, Mr. STUMP, Mr. Bartlett of Maryland, Mr. Levy, Mr. Lipinski, Mr. Doolittle, Mr. LIVINGSTON, Mr. Cox, and Ms. Eshoo):

H.R. 4215. A bill to amend the Internal Revenue Code of 1986 to increase the deduction for retirement savings, to permit nonemployed spouses a full IRA deduction, and for other purposes; to the Committee on Ways and Means.

By Mr. COYNE:

H.R. 4216. A bill to amend title XVIII of the Social Security Act to limit the amount a provider may charge an individual for an outpatient hospital service furnished under part B of the Medicare Program to 20 percent of the reasonable cost of the service, and for other purposes; jointly, to the Committees on Ways and Means and Energy and Commerce.

By Mr. DE LA GARZA (for himself, Mr. JOHNSON of South Dakota, and Mr. MINGE) (all by request):

H.R. 4217. A bill to reform the Federal crop insurance program, and for other purposes;

to the Committee on Agriculture.

By Mr. DIAZ-BALART (for himself, Ms. ROYBAL-ALLARD, Mr. BECERRA, Mr. Bonilla, Mr. de la Garza, Mr. GUTIERREZ, Mr. DE LUGO, Mr. MENEN-DEZ, Mr. ORTIZ, Mr. PASTOR, Mr. RICHARDSON, Mr. ROMERO-BARCELÓ, Ms. Ros-Lehtinen, Mr. Serrano, Mr. TEJEDA, Mr. TORRES, Mr. UNDERWOOD, and Ms. VELÁZQUEZ):

H.R. 4218. A bill to reform certain housing programs administered by the Secretary of Housing and Urban Development; to the Committee on Banking, Finance and Urban Affairs

By Mrs. FOWLER (for herself, Mr. HUTTO, Mr. PETERSON of Florida, Mrs. THURMAN, Mr. MICA, Mr. YOUNG of Florida, Mr. Goss, Mr. Bacchus of Florida, Mr. Lewis of Florida, Ms. Brown of Florida, Mr. Stearns, Mr. McCollum, Mr. Bilirakis, Mr. Can-ADY, Mr. MILLER of Florida, Mrs. MEEK of Florida, Ms. ROS-LEHTINEN,

Mr. JOHNSTON of Florida, DEUTSCH, Mr. DIAZ-BALART, SHAW, and Mr. HASTINGS):

H.R. 4219. A bill to direct the Secretary of the Interior to make technical revisions to maps relating to the Coastal Barrier Resources System; to the Committee on Merchant Marine and Fisheries.

By Mr. GOODLING (for himself, Mr.

CUNNINGHAM, Mr. FAWELL, and Mr.

McKeon): H.R. 4220. A bill to amend the National School Lunch Act to protect school districts and the Department of Agriculture from anticompetitive activities of suppliers that sell commodities to schools that participate in the school lunch program, the school breakfast program, the special milk program, and the summer food service program for children, and for other purposes; to the Committee on Education and Labor.

By Mr. GOODLING (for himself and Mr.

FORD of Michigan):

H.R. 4221. A bill to amend the National School Lunch Act to provide increased flexibility elating to the use of information submitted to determine eligibility under programs under that act and the Child Nutrition Act of 1966, to provide for the establishment of commodity letter of credit [CLOC] demonstration programs in certain States, and to establish a program to assist schools in offering greater quantities of fresh fruits and vegetables under the school lunch program; jointly, to the Committees on Education and Labor and Agriculture.

By Mr. GUNDERSON (for himself, Mr. GOODLING, Mr. PETRI, Mr. CASTLE, Mr. Hobson, Mr. Shays, Mr. John-STON of Florida, and Mr. POSHARD):

H.R. 4222. A bill to amend the Job Training Partnership Act to establish a workforce skils and development loan program to provide grants to States to guarantee loans made to employers, representatives of employees, and other entities to provide skills upgrading for non-managerial employees, and for other purposes; to the Committee on Education and Labor.

By Mr. KYL:

H.R. 4223. A bill to establish a commission to examine the costs and benefits, and the impact on voter turnout, of changing the deadline for filing Federal income tax returns to the date on which Federal elections are held; to the Committee on Ways and

> By Mr. LAMBERT (for himself, Mr EMERSON, Mr. BARLOW, Mr. THORN-TON, Mr. WHITTEN, Mr. DICKEY, Mr. FIELDS of Louisiana, Mr. JEFFERSON, BAKER of Louisiana, McCrery, and Mr. Tanner):

H.R. 4224. A bill to direct the Secretary of the Interior and the Secretary of Energy to undertake initiatives to address certain needs in the Lower Mississippi Delta Region, and for other purposes; jointly, to the Committees on Natural Resources; Energy and Commerce; Science, Space, and Technology; and Banking, Finance and Urban Affairs. By Mr. LEHMAN:

H.R. 4225. A bill to amend the Internal Revenue Code of 1986 to prevent fraudulent claims for the earned income credit; to the

Committee on Ways and Means.

By Mr. MACHTLEY: H.R. 4226. A bill to amend the Federal Water Pollution Control Act to provide for a national estuary pollution prevention demonstration program; jointly, to the Committees on Public Works and Transportation and Merchant Marine and Fisheries.

By Mr. MANTON (for himself, Mr.

ROSE, and Ms. DUNN):

H.R. 4227. A bill to amend title 5, United States Code, to provide that the mandatory retirement age for members of the Capitol Police be made the same as the age applicable to law enforcement officers; jointly, to the Committees on Post Office and Civil Service and House Administration.

By Mr. MILLER of California (for himself, Mr. DOOLITTLE, and Mr. RICH-

ARDSON): H.R. 4228. A bill to extend Federal recognition to the United Auburn Indian Community of the Auburn Rancheria of California: to the Committee on Natural Resources.

By Mr. RICHARDSON (for himself and

Mr. THOMAS of Wyoming): H.R. 4229. A bill to amend the Solid Waste Disposal Act to enable Indian tribes to enforce provisions of the act relating to leaking underground storage tanks on Indian lands, and for other purposes; jointly, to the Committees on Energy and Commerce and

By Mr. RICHARDSON:

Ways and Means.

H.R. 4230. A bill to amend the American Indian Religious Freedom Act to provide for the traditional use of peyote by Indians for religious purposes, and for other purposes; to the Committee on Natural Resources.

By Mr. RICHARDSON (for himself and

Mr. Thomas of Wyoming): H.R. 4231. A bill to prohibit regulations that classify, enhance, or diminish the privileges and immunities of an Indian tribe relative to other federally recognized Indian tribes, and for other purposes; to the Committee on Natural Resources.

By Mr. STUPAK:

H.R. 4232. A bill to reaffirm and clarify the Federal relationship of the Burt Lake Band as a distinct federally recognized Indian tribe, and for other purposes; to the Committee on Natural Resources.

By Mr. SUNDQUIST: H.R. 4233. A bill to amend the Internal Revenue Code of 1986 to allow a taxpayer to elect to deduct either State and local income taxes or State and local sales taxes; to the Committee on Ways and Means.

By Ms. VELÁZQUEZ: H.R. 4234. A bill to make grants to local educational agencies and community-based organizations to provide assistance to localities most directly affected by hate crimes; to the Committee on Education and Labor.

By Mr. VOLKMER (for himself, Mr. ROSE, Mr. STENHOLM, Ms. LONG, Mr. SARPALIUS, Mr. PETERSON of Minnesota, Mr. HOLDEN, Mr. POMEROY, Ms. DANNER, Mr. ANDREWS of Maine, and Ms. SNOWE):

H.R. 4235. A bill to enable milk producers to implement a national Class IV Pool to establish a fair and equitable blend price for milk use in export dairy products, to establish the Dairy Export Marketing Board to administer the Class IV Pool and otherwise work to expand exports of and develop markets for milk and dairy products, and for other purposes; to the Committee on Agri-

By Mr. MINETA (for himself, Mr. BATEMAN, Mr. CRAMER, Mr. KLEIN, Mrs. Byrne, Mr. Walsh, Mr. Oxley, Mr. BROWN of California, Mr. BAC-CHUS of Florida, Mr. VALENTINE, Mr. KOPETSKI, Mr. HANSEN, Mr. SKEEN, Mr. Baker of California, Ms. Danner, Mr. HUGHES, Mr. PICKETT, Mr. TAN-NER, Mrs. MEEK of Florida, Mr. ROHR-ABACHER, Mr. PACKARD, Mr. BEVILL, Ms. Brown of Florida, Mr. FILNER, Mr. McCloskey, Ms. Eshoo, Mr. Bor-SKI, Mr. FROST, Mr. ANDREWS of Texas, Mr. MOLLOHAN, Mr. FINGER-HUT, Mr. PETE GEREN of Texas, and Mr. Lipinski):

H.J. Res. 353. Joint resolution designating July 16 through July 24, 1994, as "National Apollo Anniversary Observance"; to the Committee on Post Office and Civil Service.

By Mr. REED:

H.J. Res. 354. Joint resolution designating May 22, 1994, as "National Neighbor Day"; to

the Committee on Post Office and Civil Serv-

By Mr. SCHUMER:

H. Con. Res. 239. Concurrent resolution concerning the 27th anniversary of the reunification of Jerusalem; to the Committee on Foreign Affairs.

¶33.35 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 65: Mr. FILNER.

H.R. 300: Mr. PACKARD.

H.R. 326: Mrs. Kennelly, Mr. Fazio, Mr. SAWYER, Mr. GINGRICH, and Mr. CRAMER.

HR 350 Mr MINGE

H.R. 417: Mr. BARTON of Texas and Mr. CAS-TLE.

H.R. 441: Mr. STARK.

H.R. 551: Mr. ROGERS.

H.R. 635: Mrs. VUCANOVICH.

H.R. 649: Mr. WASHINGTON.

H.R. 710: Mr. HUTCHINSON.

H.R. 769: Mr. GILCHREST. H.R. 790: Mr. SANDERS and Mrs. ROUKEMA.

H.R. 885: Mr. KNOLLENBERG and Mrs. MEY-ERS of Kansas.

H.R. 911: Mr. KASICH.

H.R. 1048: Mr. COMBEST, Mr. EVERETT, and Mr. TAYLOR of Mississippi.

H.R. 1056: Mr. ACKERMAN, Mr. HERGER, Mr. CHAPMAN, Mr. WILSON, Ms. LOWEY, Mr. SCHU-MER, and Mr. BARLOW.

H.R. 1097: Mr. CALVERT.

H.R. 1099: Mr. Franks of New Jersey.

H.R. 1164: Mr. ROMERO-BARCELO, Mr. ZIM-MER, and Mr. DIXON.

H.R. 1280: Mr. ABERCROMBIE, Mr. WATT, Ms. BROWN of Florida, Ms. CANTWELL, Mr. KLECZ-KA, Mr. OBERSTAR, Mr. FARR, Mr. LIPINSKI, and Mr. KLINK.

H.R. 1349: Mr. STEARNS.

H.R. 1402: Ms. DANNER.

H.R. 1403: Mr. HUTCHINSON.

H.R. 1434: Mr. JOHNSON of South Dakota.

H.R. 1444: Mr. MINETA. H.R. 1452: Mr. CALVERT.

H.R. 1487: Mr. RAVENEL.

H.R. 1500: Mrs. UNSOELD, Mr. CONYERS, and Mr. ZIMMER.

H.R. 1527: Mr. CALVERT.

H.R. 1627: Mr. KOLBE, Mr. LAUGHLIN, and Mr. Stenholm.

H.R. 1843: Mr. CALVERT.

H.R. 1864: Mr. DUNCAN.

H.R. 1968: Mr. SAM JOHNSON and Mr. LEWIS of Florida.

H.R. 2012: Mr. BEVILL, Mr. DOOLEY, Ms. ESHOO, Mr. HAMBURG, Ms. HARMAN, Ms. SCHENK, Mr. SKAGGS, Mr. SMITH of Iowa, Mr. Andrews of Maine, Mr. Markey, Ms. SLAUGHTER, Mr. TOWNS, Mrs. CLAYTON, Mr. DERRICK, Mr. BROOKS, Mr. BRYANT, Mr. CHAP-MAN, Mr. COLEMAN, Mr. GONZALEZ, Mr. HALL of Texas, Mr. LAUGHLIN, Mr. ORTIZ, Mr. PICK-LE, Mr. WASHINGTON, Mr. BROWN of California, Mr. POSHARD, Mr. TORRICELLI, Mr. SCHU-MER, Mr. FORD of Tennessee, Mr. GORDON, and Mr. Mollohan. H.R. 2019: Ms. Velazquez and Mr. Ham-

BURG.

H.R. 2120: Mr. DELAY.

H.R. 2228: Mr. CALVERT.

H.R. 2418: Mr. OXLEY. H.R. 2420: Mr. Lipinski, Mr. Thompson, Mr. REYNOLDS, Mr. DEUTSCH, Mr. MANTON, and Mrs LLOYD

H.R. 2438: Mr. HINCHEY.

H.R. 2541: Mr. HUTCHINSON.

H.R. 2708: Ms. DANNER and Mr. McCrery.

H.R. 2720: Mr. HERGER, Mr. STARK, and Mr. MACHTLEY.

H.R. 2727: Mr. WHEAT, Mr. HAMBURG, and Mr Waxman

H.R. 2873: Mr. McMillan, Mr. Lantos, Mrs. THURMAN, Mr. EMERSON, Mr. HORN, Mr. McDade, Mr. Fields of Texas, Mr. Pallone, Mr. Hoagland, Mr. Dickey, Mr. Gallegly, Mr. Talent, Mr. Santorum, Mr. Kyl, Mr. KLEIN, and Mr. WALSH.

H.R. 3017: Mr. KLUG, Mr. INGLIS of South Carolina, and Mr. PACKARD.

H.R. 3100: Mr. Johnston of Florida.

H.R. 3246: Mr. Baesler, Mr. Boehner, Ms. Brown of Florida, Mr. Bunning, Mr. Kan-JORSKI, Mr. LEWIS of Georgia, Mr. McNULTY, Mr. REYNOLDS, Mr. SCHAEFER, Mr. SWETT, Mr. VOLKMER, and Mr. KLUG.

H.R. 3261: Mr. BARTLETT of Maryland, Mr. ROTH, Mr. HASTINGS, Ms. NORTON, Mr. RICH-ARDSON, Mr. KLINK, Mr. CRAPO, Mr. ROSE, Mr. VISCLOSKY, Ms. ESHOO, Mr. DEFAZIO, Mr. CALLAHAN, Mr. DREIER, Mr. HOBSON, Mr. GILLMOR, Mr. COMBEST, Mr. SANTORUM, Mr. SMITH of Michigan, Mr. MARTINEZ, and Mr.

H.R. 3266: Mr. KYL, Ms. SNOWE, Mr. SEN-SENBRENNER, Mr. CLEMENT, Mr. HUTTO, Mr. GOODLING, and Ms. CANTWELL.

H.R. 3293: Mr. SMITH of New Jersey, Mr. WILLIAMS, and Mr. JEFFERSON.

H.R. 3309: Mr. RAMSTAD, Ms. KAPTUR, and Ms. Woolsey.

H.R. 3327: Mr. UNDERWOOD.

H.R. 3333: Mr. Cox.

H.R. 3347: Ms. WATERS, Mr. PAYNE of New Jersey, and Mrs. SCHROEDER.

H.R. 3389: Mr. EVANS and Mr. LIPINSKI.

H.R. 3482: Mr. REYNOLDS.

H.R. 3486: Mrs. Johnson of Connecticut.

H.R. 3490: Mr. PETERSON of Minnesota and Mr. Montgomery.

H.R. 3491: Mr. Stearns, Mr. Dornan, Mr. CALVERT, and Mr. BATEMAN.

H.R. 3513: Ms. ESHOO.

H.R. 3523: Mrs. Vucanovich, Mr. Dellums, and Ms. Woolsey.

H.R. 3527: Mr. SERRANO.

H.R. 3561: Mr. WATT, Ms. MOLINARI, Mr. MORAN, Mr. McDermott, Mr. HILLIARD, and Mr. DELLUMS.

H.R. 3634: Ms. Furse, Mr. Andrews of Maine, and Mr. MEEHAN.

H.R. 3636: Mr. Kennedy, Mr. Shays, Mr. TAUZIN, and Mr. SCHAEFER.

H.R. 3651: Mr. OXLEY.

H.R. 3694: Mr. ORTON, Mr. VENTO, Mr. PARKER, Mr. YATES, Ms. MCKINNEY, Mr. SAW-YER, Mr. CALVERT, Mr. SCOTT, Mr. ENGEL, VELAZQUEZ, Mrs. JOHNSON of Connecticut, Mr. Clement, Mr. Hochbrueckner, Mr. ABERCROMBIE, Mr. PETERSON of Minnesota, and Mr. REYNOLDS.

 $H.R.\ 3704;\ Mr.\ GILCHREST.$

H.R. 3739: Mr. DUNCAN, Mr. CALLAHAN, Mr. INHOFE, and Mr. ISTOOK.

H.R. 3771: Mr. BISHOP.

H.R. 3811: Mr. LEWIS of California.

H.R. 3818: Mr. RAHALL.

H.R. 3830: Mr. ANDREWS of Texas, Mr. CAN-ADY, Mr. DIAZ-BALART, Mr. GORDON, Mr. KOPETSKI, Mr. MINETA, Mr. SHAYS, and Mr. WYNN.

H.R. 3843: Mr. REYNOLDS.

H.R. 3844: Mr. REYNOLDS.

H.R. 3853: Mr. EVANS and Mr. FILNER.

 $H.R.\ 3873;\ Ms.\ Furse\ and\ Mr.\ Richardson.$ H.R. 3879: Mr. DARDEN, Mr. STARK, Mr. AN-DREWS of New Jersey, Mr. Flake, Mr. Thom-AS of Wyoming, Mr. DIAZ-BALART, Mr. GRAMS, Mr. SKELTON, and Mr. RUSH.

H.R. 3895: Mr. SOLOMON.

H.R. 3897: Mr. BAKER of California.

H.R. 3900: Ms. DELAURO, Mr. DELLUMS, Mr. MOLLOHAN, Mr. GONZALEZ, and Mr. QUINN.

H.R. 3932: Mrs. SCHROEDER.

H.R. 3947: Mr. Rose, Ms. Pelosi, Mr. McDermott, Mr. Thornton, Mr. Defazio, Mr. BARRETT of Wisconsin, and Mr. STUDDS. H.R. 3948: Mr. Tucker, Ms. Collins of Michigan, and Ms. EDDIE BERNICE JOHNSON of

Texas. H.R. 3955: Mr. BARLOW, Mr. BOEHNER, Mr. VALENTINE, and Mr. COLLINS of Georgia.

H.R. 3966: Mr. GUTIERREZ.

H.R. 3978: Mr. HERGER.

H.R. 3986: Mr. SOLOMON and Mr. GUTIERREZ. H.R. 3990: Mr. JOHNSON of South Dakota, Mr. Moakley, and Mr. Reynolds.

H.R. 4013: Mr. Sangmeister. H.R. 4019: Mr. Ackerman, Mr. Evans, Mr. TRAFICANT, Mr. FROST, and Mr. FRANK of Massachusetts

H.R. 4042: Mr. BROWN of California.

H.R. 4051: Mr. BROWN of California.

H.R. 4057: Mr. WYNN, Mr. PARKER, Mr. MINGE, Mr. INHOFE, Mr. RAVENEL, Mr. STU-PAK, Mr. BARTLETT of Maryland, Mr. BEREU-TER, Ms. CANTWELL, Mr. JOHNSON of Georgia, Mr. Brown of Ohio, Mr. KNOLLENBERG, Mr. DOOLITTLE, Mrs. VUCANOVICH, Mr. INSLEE, Mr. SCHAEFER, and Mr. DOOLEY.

H.R. 4064: Mr. ROMERO-BARCELÓ and Mr. GUTIERREZ.

H.R. 4065: Mr. ROMERO-BARCELÓ and Mr. GUTIERREZ.

H.R. 4094: Mr. GOODLING.

H.R. 4095: Mr. LEWIS of Florida and Mr. GOODLING.

H.R. 4135: Mrs. MEYERS of Kansas, Mr. SARPALIUS, Mr. CHAPMAN, Mr. TEJEDA, Mr. EDWARDS of Texas, Mr. BROOKS, Mr. GENE GREEN of Texas, Mr. PORTER, and Mr. SWIFT.

H.R. 4138: Mr. MORAN, Mr. MEEHAN, Mr. BARLOW, and Mr. STARK.

H.J. Res. 20: Mr. BARRETT of Wisconsin.

H.J. Res. 163: Mr. KIM.

H.J. Res. 171: Mr. DUNCAN and Mr. CRANE. H.J. Res. 199: Mr. FAWELL, Mr. HORN, Mr. EMERSON, Mr. ROSE, Ms. PRYCE of Ohio, Mr. BACCHUS of Florida, Mr. BLUTE, Mr. GOSS, Mr. Cramer, Mr. Regula, Mr. Skeen, Mr. ROEMER, Mr. BERMAN, Mr. HANCOCK, Mr. McCandless, Mr. Brown of California, Mr. TORRES, Mr. FINGERHUT, Mr. DICKS, Mr. Dreier, Mr. Sanders, Mr. Gene Green of Texas, Mr. NEAL of North Carolina, Mr. CLAY, Mr. WALSH, Mr. DEFAZIO, Mr. SHAYS, Mr. Linder, Mr. Bishop, Ms. Long, Mr. EHLERS, Mr. MEEHAN, Mr. MONTGOMERY, Ms. LOWEY, Ms. WOOLSEY, Mr. BALLENGER, Mr. TALENT, Ms. NORTON, Mr. RIDGE, Mr. YOUNG of Alaska, and Mr. GUTIERREZ.

H.J. Res. 209: Mr. RAVENEL, Mr. NEAL of

Massachusetts, and Mr. LIPINSKI.

H.J. Res. 284: Mr. DURBIN. H.J. Res. 302: Mr. RICHARDSON, Mr. KLUG, and Mrs. BENTLEY.

H.J. Res. 320: Mr. BATEMAN and Mr. MAR-TINEZ.

H.J. Res. 327: Mr. RICHARDSON, Mr. McDade, Mr. Oxley, Mr. Talent, and Mr.

H.J. Res. 328: Mr. HOCHBRUECKNER, Mr. GALLEGLY, Mr. HOBSON, and Mr. STOKES.

H.J. Res. 333: Ms. SLAUGHTER. H.J. Res. 344: Mr. Wolf, Mr. Wilson, Mrs. Thurman, Mr. Johnson of South Dakota, Mr. McNulty. REYNOLDS, Mr Mr HOCHBRUECKNER, Mr. KING, Mr. DEUTSCH, and Mr. Ackerman.

H. Con. Res. 120: Mr. DELAY.

H. Con. Res. 124: Mr. VISCLOSKY and Mr. Petri.

H. Con. Res. 162: Mr. DURBIN.

H. Con. Res. 202: Mrs. LLOYD. H. Res. 26: Mr. BEREUTER and Mr. KING-STON

H. Res. 117: Mr. HUTCHINSON.

H. Res. 122: Mr. ZELIFF.

H. Res. 291: Mr. BURTON of Indiana.

H. Res. 368: Mr. Schiff, Mr. Moran, Mr. LEWIS of Georgia, Mr. BARRETT of Wisconsin, and Mrs. MEEK of Florida.

H. Res. 377: Mr. SOLOMON.

MONDAY, APRIL 18, 1994 (34)

¶34.1 DESIGNATION OF SPEAKER PRO TEMPORE

The House was called to order by the SPEAKER pro tempore, Mr. MAZŽOLI, at 10:30 a.m., who laid before the House the following communication: