H.R. 4288: Mr. GENE GREEN of Texas and Mr. Frank of Massachusetts.

H.J. Res. 44: Mr. QUILLEN.

H.J. Res. 129: Mr. PAXON.

H.J. Res. 209: Mr. STENHOLM, Mr. BISHOP, Mr. BROWDER, Mr. MEEHAN, Mr. FLAKE, Mr. GINGRICH, Mr. SANGMEISTER, Mr. PETERSON of Minnesota, Mr. VOLKMER, and Mr. HAMILTON.

H.J. Res. 276: Ms. Brown of Florida, Mr. Brown of California, Mr. Torricelli, Mr. FISH, Mr. MAZZOLI, Mr. GUNDERSON, Mr. COO-PER, Ms. SCHENK, Mr. OBERSTAR, Mr. GING-RICH, Mr. SHAYS, Ms. MCKINNEY, Mr. WASH-INGTON, Mr. MINETA, Mr. HAMBURG, Mr. OWENS, Mr. SUNDQUIST, Mrs. COLLINS of Illinois, Mr. FIELDS of Louisiana, Mr. DUNCAN, Mr. INHOFE, Mr. GUTIERREZ, Mr. DEUTSCH, Ms. KAPTUR, Mr. COBLE, Mr. COPPERSMITH, Mrs. Maloney, Mr. Clyburn, Mr. Packard, Ms. ESHOO, Mr. LEWIS of California, Mr. WATT, Mr. GILMAN, Mr. BARRETT of Wisconsin, Mr. McInnis, Mr. Fazio, Mr. Franks of New Jersey, Mrs. FOWLER, Mr. CHAPMAN, Mr. MFUME, Mr. GREENWOOD, Mr. KENNEDY, Mr. CRANE, and Mr. McCLOSKEY.

H.J. Res. 303: Mr. BERMAN, Mr. ANDREWS of New Jersey, Mr. CALVERT, Mr. STUPAK, Mr. WELDON, Mr. CLEMENT, Mr. FAWELL, Mrs. KENNELLY, Mr. CLINGER, Mr. DIAZ-BALART, Mr. HASTINGS, Mr. FINGERHUT, and Mr. HORN.

H.J. Res. 315: Mr. Blackwell, Mr. Costello, Mr. Crane, Mr. Delay, Mr. Dreier, Ms. Dunn, Mr. Ford of Michigan, Mr. Gallegly, Mr. Gekas, Mr. Gunderson, Mr. Hefner, Mr. Hansen, Mr. Hobson, Mr. Hefner, Mr. Hansen, Mr. Kasich, Mr. Luntos, Mr. Lewis of California, Mr. Lightfoot, Mr. McCrery, Ms. McKinney, Mrs. Maloney, Mr. Moran, Mr. Petri, Mr. Quinn, Mr. Reynolds, Mr. Ridge, Mr. Roemer, Mr. Rush, Mr. Saxton, Mr. Scott, Mr. Stupak, Mr. Tucker, Mr. Visclosky, Mr. Wheat, and Mr. Young of Florida.

H.J. Res 327: Mr. BORSKI, Mr. McCLOSKEY, Mr. BLUTE, Mr. KOLBE, Mr. GREENWOOD, Mr. GLICKMAN, Mr. HOYER, Mr. GEJDENSON, Mr. SMITH of Texas. and Mr. FLAKE.

H.J. Res. 354: Mr. Klein, Mr. Machtley, Mr. Frank of Massachusetts, Mr. Fish, Mr. Neal of Massachusetts, Mr. Vento, Mr. Smith of Texas, Mrs. Myers of Indiana, Mr. Hughes, Mr. Gekas, Mr. Glickman, Mr. Frost, Mr. Barrett of Wisconsin, Mr. Lancaster, Mr. Engel, Mrs. Byrne, Mr. Emerson, and Mr. Lantos.

H.J. Res. 359: Mr. Wolf, Mr. Bevill, Mr. Spratt, Mrs. Roukema, Mr. King, Mr. Kasich, Mr. Tanner, Mr. de la Garza, Mr. Lipinski, Mr. Synar, and Mr. Dixon.

H. Con. Res. 199: Mr. RAHALL, Ms. LONG, and Ms. McKinney.

H. Con. Res. 231: Mr. PORTER and Mr. LEWIS of Georgia.

H. Res. 144: Mr. TRAFICANT.

H. Res. 381: Mr. ARMEY.

H. Res. 390: Mr. DEFAZIO.

¶42.29 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

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

H.R. 3266: Mr. SARPALIUS.

WEDNESDAY, MAY 4, 1994 (43)

The House was called to order by the SPEAKER.

¶43.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Tuesday, May 3, 1994.

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

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device

When there appeared $\begin{cases} Yeas \dots 257 \\ Nays \dots 154 \end{cases}$

¶43.2 [Roll No. 150] YEAS—257

Fish Abercrombie Mazzoli McCloskey Ackerman Flake Andrews (ME) McCrery McCurdy Foglietta Ford (MI) Andrews (NJ) Andrews (TX) Ford (TN) McDermott Applegate Frank (MA) McHale Bacchus (FL) McKinney Frost Baesler McNulty Furse Barca Gejdenson Meehan Gephardt Meek Barcia Barlow Geren Menendez Barrett (WI) Gibbons Mfume Gillmor Miller (CA) Bateman Becerra Gilman Miller (FL) Beilenson Glickman Mineta Minge Gonzalez Berman Bevill Gordon Mink Bilbray Green Moakley Bishop Greenwood Mollohan Blackwell Gutierrez Montgomery Hall (OH) Bonior Murtha Hall (TX) Borski Nadler Hamburg Boucher Neal (MA) Hamilton Neal (NC) Brewster Oberstar Brown (FL) Hastert Obey Hastings Brown (OH) Olver Hayes Ortiz Byrne Hefner Orton Hilliard Calvert Owens Hinchey Cantwell Pallone Hoagland Cardin Parker Hochbrueckner Pastor Carr Chapman Holden Payne (NJ) Clayton Houghton Pavne (VA) Pelosi Clement Hover Clinger Hughes Penny Peterson (FL) Clvburn Hutto Coleman Inglis Peterson (MN) Collins (IL) Inslee Pickett Collins (MI) Jefferson Pickle Combest Johnson (SD) Pombo Condit Johnson, E. B. Pomerov Johnston Poshard Convers Cooper Kanjorski Price (NC) Coppersmith Kasich Rahall Kennedy Costello Reed Reynolds Coyne Kennelly Cramer Kildee Richardson Danner Kingston Roemer Darden Kleczka Rose de la Garza Klein Rostenkowski Deal Klink Rowland Roybal-Allard DeFazio Kopetski DeLauro Lambert Rush Lancaster Sabo Derrick Deutsch Lantos Sanders Sangmeister Dicks LaRocco Dingell Laughlin Sarpalius Dixon Lehman Sawyer Schenk Dooley Levin Lewis (GA) Durbin Schumer Lipinski Edwards (CA) Scott Serrano Edwards (TX) Livingston Engel Lloyd Sharp English Lowey Maloney Shepherd Sisisky Eshoo Evans Mann Skaggs Everett Manton Skelton Slattery Margolies-Farr Mezvinsky Fazio Slaughter

Visclosky Spratt Thompson Thornton Stark Volkmer Stenholm Thurman Waters Strickland Torres Watt Torricelli Waxman Studds Stupak Towns Williams Traficant Wilson Swett Tucker Unsoeld Swift Wise Synar Woolsey Valentine Wyden Tanner Tauzin Velazquez Wynn Tejeda Vento Yates

NAYS-154

Paxon Allard Goss Archer Grams Petri Armey Gunderson Porter Bachus (AL) Hancock Portman Pryce (OH) Baker (CA) Hansen Baker (LA) Hefley Quillen Ballenger Herger Quinn Hobson Barrett (NE) Ramstad Hoekstra Bartlett Ravenel Hoke Regula Barton Roberts Bentley Huffington Bereuter Rogers Bilirakis Hunter Rohrabacher Bliley Hutchinson Ros-Lehtinen Blute Hvde Roth Inhofe Boehlert Roukema Boehner Istook Royce Santorum Bonilla Jacobs Bunning Johnson (CT) Saxton Burton Johnson, Sam Schaefer Buver Kim Schiff Callahan King Schroeder Camp Canady Klug Knollenberg Sensenbrenner Shaw Castle Kolbe Shays Clay Coble Kreidler Shuster Skeen Kyl Lazio Smith (MI) Cox Crane Leach Smith (OR) Smith (TX) Crapo Levy Lewis (CA) Cunningham Solomon DeLay Diaz-Balart Spence Stearns Lewis (FL) Lightfoot Dickey Linder Stump Dornan Machtley Sundanist Dreier Manzullo Talent Taylor (MS) Duncan McCandless Dunn McCollum Taylor (NC) McDade Thomas (CA) Emerson McHugh Thomas (WY) Ewing Fawell Torkildsen McInnis McKeon Upton Vucanovich Fowler Meyers Franks (CT) Mica Walker Franks (NJ) Michel Walsh Gallegly Molinari Weldon Moorhead Gallo Wolf Gekas Morella Young (AK) Gilchrest Murphy Zeliff Gingrich Nussle Zimmer Goodlatte Oxley Packard Goodling

NOT VOTING-21

Brooks Johnson (GA) Rangel Brown (CA) Ridge Stokes Kaptur Collins (GA) LaFalce Dellums Washington Long Doolittle McMillan Wheat Fields (TX) Moran Whitten Young (FL) Myers

So the Journal was approved.

¶43.3 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

3105. A letter from the Secretary of Housing and Urban Development, transmitting a report on the evaluation of the FHIP private enforcement initiative testing demonstration; to the Committee on Banking, Finance and Urban Affairs.

3106. A letter from the Secretary of Education, transmitting final regulations—student assistance general provisions, pursuant to 20 U.S.C. 1232(d)(i); to the Committee on Education and Labor.

3107. A letter from the Secretary of Education, transmitting final regulations student assistance general provisions—Campus

Smith (IA)

Smith (NJ)

Markey Martinez

Matsui

Fields (LA)

Fingerhut

Filner

Security Act, pursuant to 20 U.S.C. 1232(d)(1); to the Committee on Education and Labor.

3108. A letter from the Secretary of Education, transmitting a copy of final regulations—State Postsecondary Review Program, pursuant to 20 U.S.C. 1232(d)(1); to the Committee on Education and Labor.

3109. A letter from the Secretary of Education, transmitting a copy of final regulations—Federal family Education Loan Program, pursuant to 20 U.S.C. 1232(d)(1); to the Committee on Education and Labor.

3110. A letter from the Secretary of Education, transmitting a copy of final regulations—Institutional Eligibility Under the Higher Education Act of 1965, as amended, pursuant to 20 U.S.C. 1232(d)(1); to the Committee on Education and Labor.

3111. A letter from the Chairman, First South Production Credit Association, transmitting the annual report of the Production Credit Association—Fifth Farm Credit District retirement plan for 1993, pursuant to 31 U.S.C. 9503(a)(1)(B); to the Committee on Government Operations.

3112. A letter from the Secretary of Transportation, transmitting the annual report of the Maritime Administration for fiscal year 1993, pursuant to 46 U.S.C. app. 1118; to the Committee on Merchant Marine and Fisheries.

3113. A letter from the Secretary of Transportation, transmitting the 11th annual report of accomplishments under the Airport Improvement Program for the fiscal year 1993, pursuant to 49 U.S.C. app. 2203(b)(2); to the Committee on Public Works and Transportation.

3114. A letter from the U.S. Trade Representative, transmitting a report on action taken as a result of the six investigations initiated in 1989 on priority practices identified under the statute commonly known as Super 301; to the Committee on Ways and Means.

3115. A letter from the Acting General Counsel, Department of Defense, transmitting a draft of proposed legislation to authorize certain military activities of the Department of Defense; jointly, to the Committees on Armed Services and Post Office and Civil Service.

3116. A letter from the Assistant Secretary for Environmental Management, Department of Energy, transmitting a report on the environmental assessment of urgent-relief acceptance of foreign research reactor spent nuclear fuel; jointly, to the Committees on Energy and Commerce and Merchant Marine and Fisheries.

¶43.4 MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. McCathran, one of his secretaries.

$\P 43.5$ Message from the senate

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed without amendment a bill and a concurrent resolution of the House of the following titles:

H.R. 4204. An Act to designate the Federal building located at 711 Washington Street in Boston, Massachusetts, as the "Jean Mayer Human Nutrition Research Center on Aging."

H. Con. Res. 237. Concurrent resolution authorizing the use of the Capitol grounds for the 13th annual National Peace Officers' Memorial Service.

The message also announced that the Senate had passed with an amendment in which the concurrence of the House

is requested, a bill of the House of the following title:

H.R. 1305. An Act to make boundary adjustments and other miscellaneous changes to authorities and programs of the National Park Service.

The message also announced that the Senate disagreed to the amendments of the House to the bill (S. 2000) an act to authorize appropriations for fiscal years 1995 through 1998 to carry out the Head Start Act and the Community Services Block Grant Act, and for other purposes, agreed to the conference asked by the House on the disagreeing votes of the two houses thereon, and appointed Mr. KENNEDY, Mr. DODD, Mr. METZENBAUM, Mr. PELL, Mrs. KASSEBAUM, Mr. JEFFORDS, and Mr. COATS, to be the conferees on the part of the Senate.

¶43.6 SUBMISSION OF CONFERENCE REPORT—H. CON. RES. 218

Mr. SABO submitted a conference report (Rept. No. 103–490) on 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 a statement thereon, for printing in the Record under the rule.

¶43.7 MESSAGE FROM THE PRESIDENT— DISTRICT OF COLUMBIA BUDGET

The SPEAKER pro tempore, Mr. WISE, laid before the House a message from the President, which was read as follows:

To the Congress of the United States:

In accordance with the District of Columbia Self-Government and Governmental Reorganization Act, I am transmitting the District of Columbia Government's 1995 budget request and 1994 revised budget request.

The District of Columbia Government has submitted a 1995 budget request for \$3,409 million in 1995 that includes a Federal payment of \$674 million, the amount authorized and requested by the Mayor and the City Council. The 1995 Federal payment level proposed in my fiscal year 1995 budget of \$670 million is also included in the District's 1995 budget as an alternative level. My transmittal of the District's budget, as required by law, does not represent an endorsement of its contents.

I look forward to working with the Congress throughout the 1995 appropriations process.

WILLIAM J. CLINTON.

THE WHITE HOUSE, May 4, 1994.

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on Appropriations and ordered to be printed (H. Doc. 103–252).

¶43.8 NSF AUTHORIZATION

The SPEAKER pro tempore, Mrs. MEEK, pursuant to House Resolution 414 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. 3254) to authorize appropriations for the National Science Foundation, and for other purposes.

Mr. WISE, Acting Chairman, assumed the chair; and after some time spent therein,

¶43.9 RECORDED VOTE

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

Page 3, line 15 through page 7, line 8, amend subsections (b) and (c) to read as follows:

(b) FISCAL YEAR 1995.—(1) There are authorized to be appropriated to the Foundation \$3,150,000,000 for fiscal year 1995, which shall be available for the following categories:

(A) Research and Related Activities, \$2,254,800,000, which shall be available for the following categories.

(i) Biological Sciences, \$298,800,000.

(ii) Computer and Information Science and Engineering, \$260,600,000.

(iii) Engineering, \$311,500,000, of which \$2,000,000 shall be expended for primary materials processing research.

(iv) Geosciences, \$421,300,000.

(v) Mathematical and Physical Sciences, \$636,300,000.

(vi) Social, Behavioral, and Economic Science, \$104,800,000.

(vii) United States Polar Research Programs, \$158,800,000.

(viii) United States Antarctic Logistical Activities \$62,600,000.

(B) Education and Human Resources, \$586,000,000.

(C) Academic Research Facilities Modernization Program \$110,000,000.

(D) Major Research Equipment, \$70,000,000. (E) Salaries and Expenses, \$120,000,000.

(E) Salaries and Expenses, \$120,000,000. (F) Office of Inspector General, \$4,000,000. (G) Headquarters Relocation, \$5,200,000.

(2) Of the amount authorized under paragraph (1)(A) and (B)—

(Å) \$35,000,000 are authorized for activities authorized by the Scientific and Advanced-Technology Act of 1992.

(B) \$30,000,000 are authorized for activities authorized by section 305 of the High-Performance Computing Act of 1991;

(C) \$45,000,000 are authorized for activities authorized by section 307 of the High-Performance Computing Act of 1991; and

(D) \$16,000,000 are authorized for activities authorized by section 309 of the High-Performance Computing Act of 1991

(3) No funds shall be expended for fiscal year 1995 for the Critical Technologies Institute

(c) FISCAL YEAR 1996.—(1) There are authorized to be appropriated to the Foundation \$3,234,000,000 for fiscal year 1996, which shall be available for the following categories:

(A) Research and Related Activities, \$2,299,800,000, which shall be available for the following subcategories:

(i) Biological Sciences, \$304,100,000.

(ii) Computer and Information Science and Engineering, \$273,600,000.

(iii) Engineering, \$324,500,000, of which \$2,500,000 shall be expended for primary materials processing research.

(iv) Geosciences, \$426,200,000.

(v) Mathematical and Physical Sciences, \$640,100,000.

(vi) Social, Behavorial, and Economic Sciences, \$110,500,000.

(vii) United States Polar Research Programs, \$158,200,000.

(viii) United States Antarctic Logistical Activities, \$62,600,000.

(B) Education and Human Resources, \$586,000,000.

(C) Academic Research Facilities Modernization Program, \$150,000,000.

¶43.10

- (D) Major Research Equipment, \$67,000,000.
- (E) Salaries and Expenses, \$122,000,000.
- (F) Office of Inspector General, \$4,000,000.
- (G) Headquarters Relocation, \$5,200,000.
- (2) Of the amounts authorized under paragraph (1)(A) and (B)— $\,$
- (Å) \$35,000,000 are authorized for activities authorized by the Scientific Advanced-Technology Act of 1992;
- (B) \$50,000,000 are authorized for activities authorized by section 305 of the High-Performance Computing Act of 1991;
- (C) \$60,000,000 are authorized for activities authorized by section 307 of the High-Performance Computing Act of 1991; and
- (D) \$22,000,000 are authorized for activities authorized by section 309 of the High-Performance Computing Act of 1991.
- (3) No funds shall be expended for fiscal year 1996 for the Critical Technologies Institute.

¶43.10 [Roll No. 151]

AYES-227 Allard Gallegly McCollum McCrery McDade Andrews (NJ) Gallo Andrews (TX) Gekas Archer McHugh Geren Armey Bachus (AL) Gilchrest McInnis Gillmor McKeon Baker (CA) Gilman McMillan Baker (LA) Gingrich Glickman Meehan Menendez Ballenger Barca Goodlatte Meyers Barrett (NE) Goodling Mica Barrett (WI) Michel Goss Miller (FL) Bartlett Grams Greenwood Barton Minge Molinari Bateman Gunderson Bentley Hall (TX) Montgomery Bereuter Hancock Moorhead Morella Bilbray Hansen Bilirakis Hastert Myers Hefley Bliley Nussle Blute Herger Ortiz Boehlert Hoagland Orton Boehner Hobson Oxley Bonilla Hoekstra Packard Brewster Hoke Pallone Holden Bunning Parker Burton Horn Houghton Paxon Buver Penny Callahan Hughes Peterson (MN) Calvert Hunter Petri Camp Canady Hutchinson Pickett Hutto Pombo Cardin Porter Hyde Inglis Portman Castle Chapman Inhofe Poshard Pryce (OH) Quillen Clement Istook Clinger Jacobs Johnson (CT) Coble Quinn Combest Johnson, Sam Ramstad Condit Kaptur Ravenel Cooper Kasich Regula Coppersmith Kim Roberts Cox King Rogers Rohrabacher Crane Kingston Crapo Klein Ros-Lehtinen Cunningham Klink Roth Klug Knollenberg Roukema DeFazio Rowland DeLay Kolbe Royce Kreidler Deutsch Santorum Diaz-Balart Kvl Saxton Laughlin Dickey Schaefer Dornan Lazio Schiff Lehman Schroeder Dreier Duncan Schumer Levy Lewis (CA) Sensenbrenner Shaw Dunn Edwards (TX) Lewis (FL) Emerson Lightfoot Shays English Linder Lipinski Shepherd Shuster Everett Ewing Livingston Sisisky Fawell Fields (TX) Skeen Skelton Machtley Manzullo Slattery Fish Margolies-Smith (MI) Fowler Mezvinsky

Franks (CT)

Franks (NJ)

Martinez

McCandless

Smith (NJ)

Smith (OR)

Smith (TX) Snowe Solomon Spence Stearns Stenholm Stump Stupak Sundquist

Talent Tauzin Taylor (MS) Taylor (NC) Thomas (CA) Thomas (WY) Torkildsen Upton Visclosky Vucanovich Walker Walsh Weldon Wolf Young (AK) Young (FL) Zeliff Zimmer

NOES-197

Abercrombie Gibbons Olver Ackerman Gonzalez Owens Andrews (ME) Gordon Pastor Applegate Bacchus (FL) GreenPayne (NJ) Gutierrez Payne (VA) Baesler Hall (OH) Pelosi Barcia Hamburg Peterson (FL) Barlow Pickle Hamilton Becerra Pomeroy Beilenson Hastings Price (NC) Berman Rahall Haves Bevill Hefner Rangel Bishop Hilliard Reed Reynolds Bonior Hinchey Borski Hochbrueckner Richardson Hoyer Huffington Boucher Roemer Brooks Rose Browder Inslee Rostenkowski Brown (CA) Jefferson Roybal-Allard Rush Brown (FL) Johnson (GA) Brown (OH) Johnson (SD) Sabo Bryant Byrne Johnson, E.B. Sanders Johnston Sarpalius Sawyer Cantwell Kanjorski Schenk Carr Kennedy Clay Kennelly Scott Clayton Kildee Serrano Kleczka Clyburn Skaggs Coleman Kopetski Slaughter Collins (IL) LaFalce Smith (IA) Collins (MI) Lambert Spratt Conyers Lancaster Stark Costello Lantos Stokes Strickland Coyne LaRocco Leach Studds Darden Levin Swett Lewis (GA) Swift de la Garza de Lugo (VI) Lloyd Synar Deal Lowey Tanner DeLauro Maloney Tejeda Dellums Thompson Mann Derrick Manton Thornton Dicks Markey Thurman Dingell Torres Torricelli Matsui Dixon Mazzoli Dooley McCloskey Towns Durbin McCurdy Traficant Edwards (CA) McDermott Tucker Ehlers McHale Underwood (GU) Eshoo McKinney Unsoeld McNulty Evans Valentine Faleomavaega Meek Velazquez Vento Volkmer (AS) Mfume Farr Miller (CA) Fazio Mineta Waters Fields (LA) Mink Watt Moakley Waxman Filner Mollohan Fingerhut Wheat Flake Moran Whitten Foglietta Murphy Williams Ford (TN) Wilson Murtha Frank (MA) Nadler Wise Neal (MA) Woolsey Frost Norton (DC) Wyden Furse Gejdenson Oberstan Wvnn Gephardt Obev

NOT VOTING—13

Blackwell Grandy Romero-Barcelo
Collins (GA) Long (PR)
Doolittle Neal (NC) Sangmeister
Engel Ridge Sharp
Ford (MI) Washington

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

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

When Mr. OBERSTAR, Chairman, pursuant to House Resolution 414, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

Mr. SOLOMON demanded a separate vote on the amendment on section 213

at the end of title II (the SOLOMON amendment).

The question being put, viva voce,

Will the House agree to the following amendment on which a separate vote had been demanded?

At the end of Title II, add the following new section:

SEC. 213. DENIAL OF AWARDS OF GRANTS OR CONTRACTS TO EDUCATIONAL IN-STITUTIONS WHICH PREVENT MILI-TARY RECRUITING.

- (a) DENIAL OF FUNDS.—The Director may not make a grant or award a contract to any educational institution that has a policy of denying, or which effectively prevents, any of the military services of the United States from obtaining for military recruiting purposes—
- (1) entry to campuses or access to students on campuses; or
- (2) access to directory information pertaining to students; consistent with applicable law.
- (b) PROCEDURES FOR DETERMINATION.—In determining compliance with subsection (a), the Director shall—(1) include on any grant or contract application questions as to whether the educational institution has, by policy or practice, effectively denied such entry or access for recruiting purposes; and (2) inquire of the Department of Defense whether such entry or access has been denied by an institution before awarding such grant or contract to it.
- (c) DEFINITIONS.—For purposes of this section—(1) the term "student" means an individual enrolled in an educational institution who is 17 years of age or older; and (2) the term "directory information" means, with respect to a student, the student's name, address, telephone listing, date and place of birth, level of education, degrees received, and the most recent educational institution enrolled in by the student.

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

Mr. SOLOMON demanded a recorded vote on agreeing to said amendment, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

¶43.11 [Roll No. 152]

AYES-331 Boehner Ackerman Condit Allard Borski Cooper Coppersmith Andrews (TX) Boucher Applegate Brewster Costello Brooks Archer Cox Armey Browder Cramer Bacchus (FL) Brown (FL) Crane Brown (OH) Bachus (AL) Crapo Baesler Baker (CA) Baker (LA) Cunningham Bryant Bunning Danner Burton Darden Ballenger Buyer de la Garza Barca Byrne Callahan Deal DeLay Barcia Barlow Calvert Derrick Barrett (NE) Camp Deutsch Bartlett Canady Diaz-Balart Barton Cantwell Dickey Bateman Cardin Dicks Dingell Bentley Carr Dixon Bereuter Castle Chapman Bevill Dooley Bilbray Clement Dornan Bilirakis Clinger Dreier Duncan Bishop Clyburn Bliley Coble Dunn Blute Boehlert Coleman Durbin Edwards (TX) Combest

Kolbe

1001		
Emerson	Kreidler	Ramstad
English	Kyl	Ravenel
Everett	LaFalce Lambert	Reed
Ewing Fawell	Lancaster	Regula Richardson
Fazio	Lantos	Roberts
Fields (LA)	LaRocco	Roemer
Fields (TX)	Laughlin	Rogers Rohrabacher
Fingerhut Fish	Lazio Leach	Ros-Lehtinen
Flake	Lehman	Rose
Ford (TN)	Levin	Roth
Fowler Franks (CT)	Levy	Roukema
Franks (C1) Franks (NJ)	Lewis (CA) Lewis (FL)	Rowland Royce
Frost	Lightfoot	Sabo
Gallegly	Linder	Santorum
Gallo	Lipinski	Sarpalius
Gekas Geren	Livingston Lloyd	Sawyer Saxton
Gibbons	Machtley	Schaefer
Gilchrest	Mann	Schiff
Gillmor	Manton	Schumer
Gilman	Manzullo	Sensenbrenner
Gingrich Glickman	Margolies- Mezvinsky	Shaw Shays
Gonzalez	Martinez	Shepherd
Goodlatte	Mazzoli	Shuster
Goodling	McCandless	Sisisky
Gordon	McCloskey	Skeen
Goss Grams	McCollum McCrery	Skelton Slattery
Green	McCurdy	Smith (IA)
Greenwood	McDade	Smith (MI)
Gunderson	McHale	Smith (NJ)
Hall (OH)	McHugh	Smith (OR)
Hall (TX) Hamilton	McInnis McKeon	Smith (TX) Snowe
Hancock	McMillan	Solomon
Hansen	McNulty	Spence
Hastert	Menendez	Spratt
Hayes	Meyers	Stearns
Hefley Hefner	Mica Michel	Stenholm Strickland
Herger	Miller (FL)	Stump
Hilliard	Minge	Stupak
Hobson	Molinari	Sundquist
Hochbrueckner	Mollohan	Swett
Hoekstra Hoke	Montgomery Moorhead	Synar Talent
Holden	Moran	Tanner
Horn	Morella	Tauzin
Houghton	Murphy	Taylor (MS)
Hoyer	Murtha	Taylor (NC)
Huffington Hughes	Myers Neal (NC)	Tejeda Thomas (CA)
Hunter	Nussle	Thomas (WY)
Hutchinson	Obey	Thurman
Hutto	Ortiz	Torkildsen
Hyde Inglis	Orton Oxley	Torricelli Towns
Inhofe	Packard	Traficant
Inslee	Pallone	Upton
Istook	Parker	Valentine
Jacobs	Pastor Paxon	Vento
Jefferson Johnson (CT)	Payne (VA)	Visclosky Volkmer
Johnson (GA)	Penny	Vucanovich
Johnson (SD)	Peterson (FL)	Walker
Johnson, Sam	Peterson (MN)	Walsh
Kaptur	Petri Pickett	Weldon
Kasich Kennelly	Pickle	Wheat Whitten
Kildee	Pombo	Williams
Kim	Pomeroy	Wilson
King	Porter	Wise
Kingston Kleczka	Portman	Wolf
Kleczka Klein	Poshard Price (NC)	Wynn Young (AK)
Klink	Pryce (OH)	Young (FL)
Klug	Quillen	Zeliff
Knollenberg Kolbe	Quinn Rahall	Zimmer

NOES-90

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Abercrombie DeLauro Dellums Andrews (N.J.) Barrett (WI) Edwards (CA) Ehlers Becerra Beilenson Engel Berman Eshoo Bonior Evans Brown (CA) Farr Filner Clay Clayton Collins (IL) Foglietta Ford (MI) Collins (MI) Frank (MA) Conyers Furse Gejdenson Coyne DeFazio Gephardt

Gutierrez Hamburg Harman Hastings Hinchey Hoagland Johnson, E.B. Johnston Kanjorski Kennedy Kopetski Lewis (GA) Lowey Maloney

Matsui Payne (NJ) Pelosi Stokes McDermott Studds McKinney Rangel Swift Reynolds Rostenkowski Meehan Thompson Meek Thornton Mfume Roybal-Allard Torres Miller (CA) Rush Tucker Sanders Mineta Unsoeld Mink Schenk Velazquez Moakley Schroeder Waters Nadler Neal (MA) Scott Watt Serrano Waxman Oberstar Skaggs Woolsey Slaughter Owens Stark Yates

NOT VOTING-11

Doolittle Andrews (ME) Sangmeister Blackwell Grandy Sharp Bonilla Washington Long Collins (GA) Ridge

So the amendment was agreed to. The following amendment, as amended, was then agreed to:

Strike out all after the enacting clause and

SECTION 1. SHORT TITLE.

This Act may be cited as the "National Science Foundation Authorization Act of 1994'

SEC. 2. DEFINITIONS.

For purposes of this Act—

- (1) the term "debt-for-science exchange" means an agreement whereby a portion of a nation's commercial external debt burden is exchanged by the holder for a contribution of local currencies or other assets to support scientific and technological research;
- (2) the term "Director" means the Director of the Foundation;
- (3) the term "Foundation" means the National Science Foundation;
- (4) the term "institution of higher education" has the meaning given such term in section 1201(a) of the Higher Education Act of 1965:
- (5) the term "national research facility" means a research facility funded by the Foundation which is available, subject to appropriate policies allocating access, for use by all scientists and engineers affiliated with research institutions located in the United States:
- (6) the term "science-technology center" has the meaning given such term in section 231(f) of the Excellence in Mathematics, Science, and Engineering Education Act of 1990, and shall include both newly organized and established science-technology centers;
- (7) the term "United States" means the several States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, and any other territory or possession of the United States.

TITLE I—NATIONAL SCIENCE FOUNDATION AUTHORIZATION

SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

- (a) FINDING.—Congress finds that the programs of the Foundation are important for the Nation to strengthen basic research and develop human resources in science and engineering, and that those programs should be funded at an adequate level.
 (b) FISCAL YEAR 1995.—(1) There are au-
- thorized to be appropriated to the Foundation \$3,150,000,000 for fiscal year 1995, which shall be available for the following categories:
- (A) Research and Related Activities, \$2,254,800,000, which shall be available for the following subcategories:
 - (i) Biological Sciences, \$298,800,000.
- (ii) Computer and Information Science and Engineering, \$260,600,000.
- (iii) Engineering, \$311,500,000, of which \$2,000,000 shall be expended for primary materials processing research.

- (iv) Geosciences, \$421,300,000.
- (v) Mathematical and Physical Sciences, \$636,300,000.
- (vi) Social, Behavioral, and Economic Sciences, \$104,800,000.
- (vii) United States Polar Research Programs, \$158,800,000.
- (viii) United States Antarctic Logistical Activities, \$62,600,000.
- (B) Education and Human Resources,
- (C) Academic Research Facilities Modernization Program, \$110,000,000.
- (D) Major Research Equipment, \$70,000,000. (E) Salaries and Expenses, \$120,000,000.
- (F) Office of Inspector General, \$4,000,000.
- (G) Headquarters Relocation, \$5,200,000. (2) Of the amounts authorized under para-
- graph (1) (A) and (B)-(A) \$35,000,000 are authorized for activities
- authorized by the Scientific and Advanced-Technology Act of 1992;
- (B) \$30,000,000 are authorized for activities authorized by section 305 of the High-Performance Computing Act of 1991;
- (C) \$45,000,000 are authorized for activities authorized by section 307 of the High-Performance Computing Act of 1991; and
- (D) \$16,000,000 are authorized for activities authorized by section 309 of the High-Performance Computing Act of 1991. (3) No funds shall be expended for fiscal
- year 1995 for the Critical Technologies Insti-
- (c) FISCAL YEAR 1996.—(1) There are authorized to be appropriated to the Foundation \$3,234,000,000 for fiscal year 1996, which shall be available for the following categories:
- (A) Research and Related Activities, \$2,299,800,000, which shall be available for the following subcategories:
 - (i) Biological Sciences, \$304,100,000.
- (ii) Computer and Information Science and Engineering, \$273,600,000.
- (iii) Engineering, \$324,500,000, of which \$2,500,000 shall be expended for primary materials processing research.
 - (iv) Geosciences, \$426,200,000.
- (v) Mathematical and Physical Sciences, \$640,100,000.
- (vi) Social, Behavioral, and Economic Sciences, \$110,500,000.
- (vii) United States Polar Research Programs, \$158,200,000.
- (viii) United States Antarctic Logistical Activities, \$62,600,000.
- (B) Education and Human Resources,
- (C) Academic Research Facilities Modernization Program, \$150,000,000.
- (D) Major Research Equipment, \$67,000,000.
- (E) Salaries and Expenses, \$122,000,000. (F) Office of Inspector General, \$4,000,000.
- (G) Headquarters Relocation, \$5,200,000.
- (2) Of the amounts authorized under paragraph (1) (A) and (B)-
- (A) \$35,000,000 are authorized for activities authorized by the Scientific Advanced-Technology Act of 1992;
- (B) \$50,000,000 are authorized for activities authorized by section 305 of the High-Per-
- formance Computing Act of 1991; (C) \$60,000,000 are authorized for activities authorized by section 307 of the High-Per-
- formance Computing Act of 1991; and (D) \$22,000,000 are authorized for activities authorized by section 309 of the High-Per-
- formance Computing Act of 1991.

 (3) No funds shall be expended for fiscal
- year 1996 for the Critical Technologies Insti-
- (d) MEETING FUNDING GOALS.—In allocating funds authorized under subsections (b)(1)(A) and (c)(1)(A), the Foundation shall give priority to meeting the funding goals established for the Foundation for Presidential research initiatives by the Federal Coordinating Council for Science, Engineering, and

Technology, or any successor entity which

assumes its responsibilities.
(e) EDUCATION SUPPORT FOR UNDERREP-RESENTED GROUPS.-In allocating funds authorized under subsections (b)(1)(B) and (c)(1)(B), the Foundation shall support education activities to encourage the participation of women, minorities who are underrepresented in science, engineering, and mathematics, and persons with disabilities, and shall coordinate such activities with related efforts of other Federal agencies.

SEC. 102. PROPORTIONAL REDUCTION OF RE-SEARCH AND RELATED ACTIVITIES AMOUNTS.

If the amount appropriated pursuant to section 101(b)(1)(A) or (c)(1)(A) is less than the amount authorized under that subparagraph, the amount authorized for each subcategory under that subparagraph shall be reduced by the same proportion.

SEC. 103. CONSULTATION AND REPRESENTATION EXPENSES.

From appropriations made under authorizations provided in this Act, not more than \$10,000 may be used in each fiscal year for official consultation, representation, or other extraordinary expenses at the discretion of the Director. The determination of the Director shall be final and conclusive upon the accounting officers of the Government SEC. 104. TRANSFER OF FUNDS.

For any given fiscal year, the Director may propose transfers to or from any category described in section 101 up to a maximum of 10 percent of the amount authorized for that category. An explanation of any such proposed transfer must be transmitted in writing to the Committee on Science, Space, and Technology of the House of Representatives, and the Committees on Labor and Human Resources and Commerce, Science, and Transportation of the Senate. The proposed transfer may be made only after 30 calendar days have passed after transmission of such written explanation.

TITLE II—GENERAL PROVISIONS SEC. 201. ANNUAL REPORT.

Section 3 of the National Science Foundation Act of 1950 (42 U.S.C. 1862) is amended by striking subsection (f) and inserting in lieu thereof the following new subsection:

'(f) The Foundation shall provide an annual report to the President which shall be submitted by the Director to the Congress at the time of the President's annual budget submission. The report shall-

'(1) contain a strategic plan which-

"(A) defines for a three-year period the overall goals for the Foundation and specific goals for each major activity of the Foundation, including each scientific directorate, the education directorate, and the polar programs office; and

"(B) describes how the identified goals relate to national needs and will exploit new opportunities in science and technology;

(2) identify the criteria and describe the procedures which the Foundation will use to assess progress toward achieving the goals identified in accordance with paragraph (1);

'(3) review the activities of the Foundation during the preceding year which have contributed toward achievement of goals identified in accordance with paragraph (1) and summarize planned activities for the coming three years in the context of the identified goals, with particular emphasis on the Foundation's planned contributions to major multi-agency research and education initiatives:

(4) contain such recommendations as the Foundation considers appropriate; and

(5) include information on the acquisition and disposition by the Foundation of any patents and patent rights."

SEC. 202. NATIONAL RESEARCH FACILITIES.

(a) FACILITIES PLAN.—The Director shall provide to Congress annually, at the time of

the President's budget submission, a plan for construction of, and repair and upgrades to, national research facilities. The plan shall include estimates of the cost for such construction, repairs, and upgrades, and estimates of the cost for the operation and maintenance of existing and proposed new facilities. For proposed new construction and for major upgrades to existing facilities, the plan shall include funding profiles by fiscal year and milestones for major phases of the construction. The plan shall include cost estimates in the categories of construction, repair, and upgrades for the year in which the plan is submitted to Congress and for not fewer than the succeeding 4 years.

(b) LIMITATION ON OBLIGATION OF UNAU-THORIZED APPROPRIATIONS.—No funds appropriated for any project which involves construction of new national research facilities or construction necessary for upgrading the capabilities of existing national research facilities shall be obligated unless the funds are specifically authorized for such purpose by this Act or any other Act which is not an appropriations Act, or unless the total estimated cost to the Foundation of the construction project is less than \$50,000,000. This subsection shall not apply to construction projects approved by the National Science Board prior to June 30, 1993.

SEC. 203. ELIGIBILITY FOR RESEARCH FACILITY AWARDS.

Section 203(b) of the Academic Research Facilities Modernization Act of 1988 is amended by striking the final sentence of paragraph (3) and inserting in lieu thereof the following: "The Director shall give priority to institutions or consortia that have not received such funds in the preceding 5 years, except that this sentence shall not apply to previous funding received for the multiyear project. The Director shall exclude from consideration for awards to be made under the Program after fiscal year 1995 any institutions or consortia which received funds, appropriated for a fiscal year after fiscal year 1994, for the repair, renovation, construction, or replacement of academic facilities, from any Federal funding source for projects that were not subjected to a competitive, merit-based award process."

SEC. 204. ELIGIBILITY FOR PARTICIPATION IN IN-FORMAL SCIENCE EDUCATION AC-TIVITIES.

No science-technology center shall be disqualified from competing for funding support under the informal science education programs included within the Education and Human Resources activities of the Foundation on the basis of the geographic location of the center, the size of the population served by the center, or the date on which the center commences operation.

SEC. 205. SCIENCE AND ENGINEERING EQUAL OP-PORTUNITIES ACT AMENDMENTS.

The Science and Engineering Equal Opportunities Act (42 U.S.C. 1885 et seq.) is amended-

(1) by amending section 32 to read as follows:

"FINDINGS AND POLICY

"SEC. 32. The national security and economic competitiveness of the United States demand the full development and use of the engineering, mathematical, and scientific talents and skills of all its citizens. Past discrimination, cultural barriers, unequal educational opportunities, and other factors discourage women, minorities, and persons with disabilities from studying and working in engineering, mathematics, and science. The Congress declares it is the policy of the United States to encourage the participation in engineering, mathematics, and science of members of the groups that are underrepresented.";

(2) in section 33—

(A) by amending the section head to read as follows:

"EQUAL OPPORTUNITIES IN SCIENCE AND ENGINEERING":

- (B) in paragraph (1)(A), by striking and inserting in lieu thereof minorities who are underrep-"women" "women, resented in science, engineering, and mathematics, and persons with disabilities (collectively referred to in this section as 'members of underrepresented groups')";
 (C) in paragraph (2), by striking "female
- students and to increase female student awareness" and inserting in lieu thereof 'students who are members of underrepresented groups and to make those students aware'
- (D) in paragraph (4), by striking "research'';
- (E) by amending paragraph (5) to read as follows:
- "(5) support programs under which scientists and engineers who are members of underrepresented groups interact with elementary, secondary, and undergraduate students;'
- (F) in paragraph (8), by striking ", to be known as the National Research Opportunity Grants, to women scientists and engineers and inserting in lieu thereof "to scientists and engineers who are members of underrepresented groups";
- (G) in paragraph (9), by striking "such women" and inserting in lieu thereof "such persons''
- (H) by striking "and" at the end of paragraph (10);
- (Î) by striking the period at the end of paragraph (11) and inserting in lieu thereof : and'

(J) by adding at the end the following:

(12) support efforts to initiate and expand research opportunities at institutions serving members of underrepresented groups.

(b) In carrying out activities under this section, the Foundation may conduct or support activities in which participation is limited to members of one or more underrepresented groups.";

(K) by inserting "(a)" after "SEC. 33."; and (L) except as otherwise provided in this paragraph, by striking "women" each place it appears and inserting in lieu thereof 'members of underrepresented groups'';

(3) by striking section 34;

(4) in section 36(a), by inserting ", persons with disabilities" after "minorities";

(5) in section 36(b), by striking the second sentence and inserting in lieu the following: 'The Chairpersons of relevant committees or subcommittees of the National Science Board, as designated by the Chairperson of the Board, shall be ex officio members of the Committee."

(6) in section 36 by striking subsections (c) and (d) and redesignating subsections (e) and (f) as subsections (d) and (e), respectively;

(7) in section 36 by inserting after subsection (b) the following new subsection:

'(c) The Committee shall be responsible for reviewing and evaluating all Foundation matters relating to participation in, opportunities for, and advancement in education, training, and research in science and engineering of members of underrepresented groups."; and

(8) in section 36(d), as redesignated by paragraph (6) of this section, by striking 'additional''

SEC. 206. ROLE OF THE FOUNDATION IN ECO-NOMIC COMPETITIVENESS.

The Foundation's efforts to improve the economic competitiveness of the United States shall be in accord with the functions of the Foundation as specified by section 3 of the National Science Foundation Act of 1950. The primary mission of the Foundation continues to be the support of basic scientific research and science education and the support of research fundamental to the engineering process and engineering education.

SEC. 207. ADMINISTRATIVE AMENDMENTS.

- (a) NATIONAL SCIENCE FOUNDATION ACT OF 1950 AMENDMENTS.—The National Science Foundation Act of 1950 is amended—
- (1) in section 4(e) (42 U.S.C. 1863(e)) by striking the second and third sentences and inserting in lieu thereof the following: "The Board shall adopt procedures governing the conduct of its meetings, including definition of a quorum and delivery of notice of meetings to members of the Board.";
- (2) in section 5(e) (42 U.S.C. 1864(e)) by amending paragraph (2) to read as follows:
- "(2) Any delegation of authority or imposition of conditions under paragraph (1) shall be promptly published in the Federal Register and reported to the Committees on Labor and Human Resources and Commerce, Science, and Transportation of the Senate and the Committee on Science, Space, and Technology of the House of Representatives.":
- (3) in section 14 (42 U.S.C. 1873) by striking subsection (j); and
- (4) in section 15(a) (42 U.S.C. 1874(a)) by striking "Atomic Energy Commission" and inserting in lieu thereof "Secretary of Energy"
- (b) NATIONAL SCIENCE FOUNDATION AUTHORIZATION ACT OF 1988 AMENDMENTS.—Section 117(a)(1)(B)(v) of the National Science Foundation Authorization Act of 1988 is amended to read as follows:
- "(v) from schools established outside the several States and the District of Columbia by any agency of the Federal Government for dependents of its employees.".
- (c) NATIONAL SCIENCE FOUNDATION AUTHOR-IZATION ACT, 1977 AMENDMENT.—Section 8 of the National Science Foundation Authorization Act, 1977, is repealed.

SEC. 208. RESEARCH INSTRUMENTATION AND FACILITIES.

The Foundation shall incorporate the guidelines set forth in Important Notice No. 91, dated March 11, 1983 (48 Fed. Reg. 15754, April 12, 1983) relating to the use and operation of Foundation-supported research instrumentation and facilities, in its notice of Grant General Conditions, and shall examine more closely the adherence of grantee organizations to such guidelines.

SEC. 209. ENVIRONMENTALLY ADVANCED EDU-CATION.

- (a) FINDINGS.—The Congress finds the following:
- (1) Improving the general understanding of the relationships between economic and technical activities and the environment, and the opportunities for improvements in such relations, is essential for the effective realization of sustainable economic development.
- (2) In post-secondary education, with the exception of environmental specialists, environmental considerations are typically not integrated into the required coursework for technical, engineering, science, and related professions.
- (3) The integration of environmental considerations into all technical, engineering, science, and related professions in a timely fashion is essential to better achieving sustainable economic development.
- (b) IN GENERAL.—The Director shall establish a program to promote the development and distribution of curriculum and materials—
- (1) at the primary and secondary levels that will improve the understanding of the relationships between economic and technical activities and the environment and the opportunities for improving those relationships; and

- (2) at the post-secondary level that will incorporate the principles and practices of environmental soundness and total cost accounting into all technical, engineering, design, scientific, and related disciplines.
- (c) TECHNICAL PROGRAMS.—(1) The Director shall ensure that the special needs of technical programs of institutions described in paragraph (2) are addressed in executing this section, including disseminating information about practices that exemplify environmentally sound practices.
- (2)(A) Except as provided in subparagraph (B), institutions referred to in paragraph (I) are institutions of higher education (as determined under section 1201(a) of the Higher Education Act of 1965 (20 U.S.C. 1141(a))) that offer a 2-year associate-degree program, 2-year certificate program, or other shorter program described in such section 1201(a).

(B) Notwithstanding section 1201(a)(4) of the Higher Education Act of 1965, institutions referred to in paragraph (1) may include proprietary institutions.

(d) COORDINATION.—The Director shall consult with the heads of other agencies of the Federal Government, State and local governments, educational institutions, and appropriate private sector organizations, including accreditation boards for engineering technology, and design educational institutions in executing this section.

SEC. 210. LIMITATION ON APPROPRIATIONS.

Notwithstanding any other provision of this Act, no funds are authorized to be appropriated for any fiscal year after fiscal year 1996 for carrying out the programs and activities for which funds are authorized by this Act, or the amendments made by this Act.

SEC. 211. INDIRECT COST REIMBURSEMENT.

- (a) LIMITATION.—None of the funds authorized under section 101(b) may be awarded to any grantee who reported Federal research grant outlays in excess of \$10,000,000 in fiscal year 1994, unless such grantee—
- (1) agrees to notify the Foundation of the amount of any increased indirect expense; and
- (2) agrees to the permanent cancellation, in an amount that equals the increased indirect expense, of its claims for the portion of unliquidated obligations from prior year research grants that comprise the indirect expense allocated to the Foundation.
- (b) DEFINITION.—For purposes of this section, the term "increased indirect expense" means the amount by which the grantee's claim for indirect expense allocated to the Foundation for research grants for fiscal year 1995 exceeds the amount of such claim for fiscal year 1994.

SEC. 212. AWARD OF GRANTS AND CONTRACTS: REQUIREMENT OF COMPETITION.

- (a) The Director may not make a grant or award a contract to any institutions or consortia for the performance of research and development, or for the construction of any research or other facility, unless such grant or award is made using a competitive, merit-based evaluation process.
- (b)(1) A provision of law may not be construed as modifying or superseding the provisions of subsection (a), or as requiring funds to be made available by the Director to a particular institution or consortium by grant or contract, unless that provision of law—
 - (A) specifically refers to this section;
- (B) specifically states that such provision of law modifies or supersedes the provisions of this section: and
- (C) specifically identifies the particular institution or consortium involved and states that the grant to be made or the contract to be awarded, as the case may be, pursuant to such provision of law, is being made or awarded in contravention to subsection (a).

- (2) A grant may not be made, or a contract awarded, pursuant to a provision of law that authorizes or requires the making of the grant, or the awarding of the contract, in a manner that is inconsistent with subsection (a) until—
- (A) the Director submits to Congress a notice in writing of the intent to make the grant or award the contract; and
- (B) a period of 180 days has elapsed after the date on which the notice is received by Congress.

SEC. 213. DENIAL OF AWARDS OF GRANTS OR CONTRACTS TO EDUCATIONAL IN-STITUTIONS WHICH PREVENT MILI-TARY RECRUITING.

- (a) DENIAL OF FUNDS.—The Director may not make a grant or award a contract to any educational institution that has a policy of denying, or which effectively prevents, any of the military services of the United States from obtaining for military recruiting purposes—
- (1) entry to campuses or access to students on campuses; or
- (2) access to directory information pertaining to students; consistent with applicable law
- (b) PROCEDURES FOR DETERMINATION.—In determining compliance with subsection (a), the Director shall—
- (1) include on any grant or contract application questions as to whether the educational institution has, by policy or practice, effectively denied such entry or access for recruiting purposes; and
- (2) inquire of the Department of Defense whether such entry or access has been denied by an institution before awarding such grant or contract to it.
- (c) DEFINITIONS.—For purposes of this section—
- (1) the term "student" means an individual enrolled in an educational institution who is 17 years of age or older; and
- (2) the term "directory information" means, with respect to a student, the student's name, address, telephone listing, date and place of birth, level of education, degrees received, and the most recent educational institution enrolled in by the student.

SEC. 214. SENSE OF CONGRESS REQUIREMENT REGARDING NOTICE.

- (a) PURCHASE OF AMERICAN-MADE EQUIP-MENT AND PRODUCTS.—In the case of any equipment or products that may be authorized to be purchased with financial assistance provided under this Act, it is the sense of the Congress that entities receiving such assistance should, in expending the assistance, purchase only American-made equipment and products.
- (b) NOTICE TO RECIPIENTS OF ASSISTANCE.—
 In providing financial assistance under this Act, the Director shall provide to each recipient of assistance a notice describing the statement made in subsection (a) by the Congress.

TITLE III—ACADEMIC RESEARCH FACILITIES MODERNIZATION

SEC. 301. FINDINGS.

The Congress finds that—

- (1) the deficiencies in the condition of buildings and equipment used for the conduct of fundamental research and related education programs at many universities and colleges which are cited in section 202 of the Academic Research Facilities Modernization Act of 1988 are substantially unchanged;
- (2) a national effort, involving the participation of Federal and State governments and the private sector, is required to make progress in improving the state of academic research facilities; and
- (3) because of the scale of the problem, the Federal effort to upgrade academic research facilities must involve a coordinated program among all Federal agencies which sponsor research at academic institutions.

SEC. 302. FACILITIES MODERNIZATION PLAN.

The Director of the Office of Science and Technology Policy, through the Federal Coordinating Council for Science, Engineering, and Technology, or any successor entity which assumes its responsibilities, shall develop a plan for a multiagency Federal program to provide financial support to institutions of higher education for the repair, renovation, or replacement of obsolete science and engineering facilities primarily devoted to research. The plan shall-

(1) include participation by all Federal departments and agencies which provide substantial Federal support for research and development activities at institutions of high-

- (2) provide estimates of the level of funding required, by department and agency, and period for which funding should be provided to relieve substantially the backlog of research facilities needs and to ensure that, at the conclusion of the period proposed, the facilities available will be satisfactory to support national research needs;
- (3) take into consideration, for determining the requirements of paragraph (2), ongoing efforts by Federal departments and agencies, State governments, and the private sector to upgrade research facilities;
- (4) be designed to address the needs of the categories of institutions eligible for awards under the Academic Research Facilities Modernization Act of 1988;
- (5) detail administrative procedures and guidelines for the implementation of the modernization program; and
- (6) state procedures and data collection steps which have been implemented to assess the state of academic research facilities and to measure the rate of progress in improving the condition of the facilities.

Within 18 months after the date of enactment of this Act, the Director of the Office of Science and Technology Policy shall transmit to the Congress the plan developed under this section.

SEC. 303. LIMITATION ON OBLIGATION OF UNAU-THORIZED APPROPRIATIONS.

No funds appropriated to the Foundation for construction of new facilities or construction necessary for upgrading the capabilities of existing facilities at institutions eligible for awards under the Academic Research Facilities Modernization Act of 1988 shall be obligated unless the funds are awarded in accordance with the requirements of the Academic Research Facilities Modernization Act of 1988 or are specifically authorized for such purpose by this Act or any other Act which is not an appropriations Act.

TITLE IV—INTERNATIONAL SCIENTIFIC COOPERATION

SEC. 401. FINDINGS.

The Congress finds the following:

- (1) Debt-for-science exchanges can provide an innovative means to enhance scientific cooperation with countries whose external debt burden prevents them from allocating sufficient resources to their scientific and technological infrastructures.
- (2) Debt-for-science exchanges have been demonstrated to improve the state of scientific research and education in several countries, including Bolivia, Costa Rica, Ecuador, Chile, and Mexico.

SEC. 402. DEBT-FOR-SCIENCE EXCHANGES.

- (a) DEBT-FOR-SCIENCE EXCHANGE GRANTS.— The Director is authorized to make grants to organizations within the United States, including colleges and universities, for the purpose of debt-for-science exchanges. Before making any grant under this section, the Director shall ascertain that-
- (1) funds resulting from the debt-for-science exchange will be expended only for purposes of international cooperative scientific research and development projects;

- (2) the debt-for-science exchange will make funds available for such projects which otherwise would not be available;
- (3) the amount of local currency provided as a result of the debt-for-science exchange will be substantially greater than the United States dollar purchase price of the debt;
- (4) the grantee certifies that the debtor government has accepted the terms of the exchange and that an agreement has been reached to cancel the commercial debt; and
- (5) Federal grants made under this section will be equally matched by non-Federal contributions to purchase debt.
- (b) INVESTMENT OF GOVERNMENT ASSIST-ANCE.—Grantees or subgrantees of funds provided under this section may retain, without deposit in the Treasury of the United States and without further appropriation by Congress, interest earned on the proceeds of any resulting debt-for-science exchange pending disbursements of such proceeds and interest for approved program purposes, which may include the establishment of an endowment the income of which is used for such pur-
- (c) COORDINATION.—In carrying out subsection (a) the Director shall coordinate with Federal agencies, such as the Agency for International Development, that have expertise in debt exchanges.

SEC. 403. NATIONAL SCIENCE FOUNDATION PAR-TICIPATION IN BINATIONAL AND MULTINATIONAL ENDOWED SCIENCE FOUNDATIONS.

The Director, in consultation with appropriate officials of the United States and foreign countries, may encourage and facilitate the establishment of binational and multinational endowed science foundations, and may participate in the operation and governance of such foundations, including serving as a member of or designating members to the Boards of Governors, if such foundations-

- (1) have Boards of Governors whose members are chosen to represent participating countries and possess expertise in international scientific cooperation;
- (2) have a structure and operational characteristics determined exclusively by their Boards of Governors, consistent with paragraph (3); and
- (3) are established and governed in accordance with charters which include provi-
- (A) to ensure that the funding of the endowment is shared equitably among the participating nations, appropriate to their economic resources;
- (B) to protect the endowment's principal from loss of value due to inflation;
- (C) to define the range of scientific and educational activities to be funded;
- (D) to define criteria for application, merit review, and awarding of funds which encompass, at a minimum, consideration of scientific merit, strength of collaborative arrangements, and potential benefit to participants:
- (E) to limit administrative costs to those that are prudent and necessary; and
- (F) to engage an independent auditor to perform an annual organization-wide audit of such foundations, in accordance with generally accepted auditing standards, and to make the results of the audit immediately available to the Director and the Board of Governors.

SEC. 404. REPORT.

Within one year after the date of enactment of this Act, the Director shall submit to the Congress a strategic plan for international scientific cooperation activities undertaken by the Foundation which-

(1) describes and evaluates all activities involving international scientific cooperation currently carried out by the Foundation;

(2) describes how these activities relate to ongoing and prospective Foundation research and educational activities;

MAY 4

- (3) details research activities and geographic areas where international scientific cooperation has been most effective and where it has been least effective;
- (4) describes plans for future cooperative international scientific projects; and
- (5) assesses the research activities and geographic areas where future international scientific cooperation would be most effective.

TITLE V—UNDERGRADUATE EDUCATION SEC. 501. REQUIREMENT FOR FUNDING.

Each educational institution that receives a research grant from the Foundation in fiscal year 1995 shall, as a condition of receiving such grant, provide to the Foundation the following information on its undergraduate mathematics, science, and engineering

- (1) A description of teacher training programs mandated by the institution for teaching assistants, including the number of training hours required.
- (2) The institution's policy regarding the relative importance of teaching and research duties in decisions on promotion, tenure, and salary for faculty, including any written policy with specific criteria.
- (3) Any policy allowing faculty to replace university salary with funds from outside sources, along with any policy allowing faculty to replace all or part of the teaching load with increased research.
- (4) The number of faculty released from some or all of their teaching responsibilities pursuant to a policy described in paragraph (3), with the number replacing all or some of their salary with Federal funds reported separately.
- (5) The number and percentage of faculty, not including those on regular sabbatical leave, teaching no undergraduate courses.
- (6) The number and percentage of faculty supported by active Federal research grants teaching freshman or sophomore lecture
- (7) The number and percentage of lecture sources taught by individuals other than faculty.
- (8) The number of students per course in

each introductory course.

Information shall be provided for the most recent academic year for which it is available. For purposes of this section, the term "educational institution" means an institution of higher education that is ranked among the top 100 of the institutions receiving Federal research and development funding, as documented in the latest annual report of the Foundation entitled "Federal Support to Universities, Colleges, and Selected Non-Profit Institutions". The term means tenured or tenure-track employees not serving in full-time administrative positions. The Foundation shall compile this information and submit it to the Congress no later than December 31, 1995.

SEC. 502. RECOMMENDATIONS.

The Director shall transmit to the Congress, at the time of the President's budget request for fiscal year 1997, recommendations as to how Foundation research funds could be used to increase the focus on undergraduate education at institutions of higher edu-

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce,

Will the House pass said bill?
The SPEAKER pro tempore, Mr. SERRANO, announced that the year

Mr. WALKER demanded a recorded vote on passage of said bill, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered

The vote was taken by electronic device.

¶43.12 [Roll No. 153] AYES—396

Abercrombie Johnson (GA) Dicks Dingell Ackerman Johnson (SD) Allard Dixon Johnson, E. B. Andrews (ME) Dooley Johnson, Sam Andrews (N.J) Dornan Johnston Andrews (TX) Dreier Kanjorski Applegate Dunn Kaptur Durbin Archer Kasich Bacchus (FL) Edwards (CA) Kennedy Bachus (AL) Edwards (TX) Kennelly Baesler Ehlers Kildee Baker (CA) Emerson Kim Engel English Baker (LA) King Kingston Barca Eshoo Kleczka Barcia Klein Klink Barlow Evans Barrett (NE) Everett Barrett (WI) Ewing Klug Bartlett Farr Knollenberg Fawell Kolbe Barton Kopetski Bateman Fazio Fields (LA) Becerra Beilenson Kreidler Fields (TX) Kyl LaFalce Bentley Filner Fingerhut Flake Bereuter Lambert Berman Lancaster Bevill Foglietta Lantos Bilbray Ford (MI) LaRocco Bilirakis Ford (TN) Laughlin Bishop Fowler Frank (MA) Lazio Blilev Leach Blute Franks (CT) Lehman Boehlert Franks (NJ) Levin Boehner Frost Levy Bonilla Lewis (CA) Furse Bonior Gallegly Lewis (FL) Borski Gallo Lewis (GA) Gejdenson Lightfoot Boucher Brewster Gekas Linder Gephardt Lipinski Brooks Browder Livingston Brown (CA) Gibbons Lloyd Brown (FL) Gilchrest Lowey Brown (OH) Gillmor Machtley Bryant Bunning Gilman Maloney Gingrich Mann Buyer Glickman Manton Byrne Gonzalez Manzullo Callahan Goodlatte Margolies-Calvert Gordon Mezvinsky Markey Camp Goss Martinez Canady Grams Cantwell Cardin Green Matsui Mazzoli Greenwood McCandless Carr Gunderson Castle Gutierrez McCloskey McCollum Hall (OH) Chapman Hall (TX) McCurdy Clay Clayton Hamburg Hamilton McDade McDermott Clement McHale Clinger Hansen Clyburn Harman McHugh Coleman McInnis Hastert Collins (IL) Hastings McKeon Collins (MI) Hayes Hefley McKinney Combest McMillan Condit Hefner McNulty Convers Hilliard Meehan Hoagland Cooper Meek Hobson Hochbrueckner Coppersmith Menendez Costello Mevers Cox Hoke Mfume Coyne Holden Mica Michel Cramer Horn Houghton Crapo Miller (CA) Hoyer Huffington Cunningham Miller (FL) Danner Mineta de la Garza Hughes Minge Deal DeFazio Hutchinson Mink Moakley Hutto DeLauro Molinari DeLay Dellums Inhofe Mollohan Montgomery Inslee Derrick Istook Moorhead Deutsch Jacobs Jefferson Moran Diaz-Balart Morella Dickey Johnson (CT) Murphy

Murtha Myers Nadler Neal (MA) Neal (NC) Nussle Oberstar Obey Olver Ortiz Orton Owens Oxley Packard Pallone Parker Pastor Payne (NJ) Payne (VA) Peľosi Penny Peterson (FL) Peterson (MN) Petri Pickett Pickle Pombo Pomeroy Porter Portman Poshard Price (NC) Pryce (OH) Quillen Quinn Rahall Rangel Ravenel Reed Regula

Reynolds

Roemer

Richardson

Rogers Rohrabacher

Ros-Lehtinen

Rose Swett Rostenkowski Swift Roukema Synar Rowland Talent Roybal-Allard Tanner Taylor (MS) Rush Sabo Tejeda Thomas (CA) Sanders Santorum Thomas (WY) Sarpalius Thompson Sawyer Thornton Saxton Thurman Schaefer Torkildsen Schenk Torres Torricelli Schiff Schroeder Towns Schumer Traficant Scott Tucker Serrano Unsoeld Upton Valentine Sharp Shaw Velazquez Shays Shepherd Vento Visclosky Shuster Volkmer Sisisky Vucanovich Skaggs Skeen Walker Skelton Walsh Slattery Waters Slaughter Watt Smith (IA) Waxman Smith (MI) Smith (NJ) Weldon Whitten Smith (OR) Williams Smith (TX) Wilson Wise Snowe Spence Wolf Spratt Woolsey Stark Wyden Stearns Wynn Stenholm Yates Young (AK) Stokes Strickland Young (FL) Studds Zimmer Stupak

NOES-22

Sundquist

Armey Herger Royce Ballenger Hoekstra Sensenbrenner Solomon Burton Hunter Coble Inglis Stump Taylor (NC) Zeliff Crane Paxon Duncan Ramstad Goodling Roberts Hancock Roth

NOT VOTING-14

Blackwell	Grandy	Sangmeister
Collins (GA)	Hinchey	Tauzin
Darden	Long	Washington
Doolittle	McCrery	Wheat
Fish	Ridge	Wileat

So the bill was passed.

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

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

¶43.13 CLERK TO CORRECT ENGROSSMENT

On motion of Mr. BOUCHER, by unanimous consent,

Ordered, That in the engrossment of the foregoing bill, the Clerk be authorized to correct section numbers, punctuation, cross references, and to make other technical corrections.

¶43.14 SUBPOENA

The SPEAKER pro tempore, Mr. SERRANO, laid before the House a communication, which was read as follows:

HOUSE OF REPRESENTATIVES, COMMITTEE ON AGRICULTURE, Washington, DC, April 6, 1994.

Hon. Thomas S. Foley, Speaker of the House, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you pursuant to Rule L (50) of the Rules of the House that a member of my Commit-

tee staff has been served with a subpoena issued by the Superior Court for the District of Columbia.

After consultation with the General Counsel, I have determined that compliance with the subpoena is consistent with the privileges and precedents of the House.

Sincerely,

E K(IKA) DE LA GARZA, Chairman.

¶43.15 RECESS—5:50

The SPEAKER pro tempore, Mr. BARLOW, pursuant to clause 12 of rule I, declared the House in recess at 5 o'clock and 50 minutes p.m., until 7 p.m.

¶43.16 AFTER RECESS—7:04 P.M.

The SPEAKER pro tempore, Mrs. KENNELLY, called the House to order.

¶43.17 PROVIDING FOR THE CONSIDERATION OF H.R. 4296

Mr. MOAKLEY, by direction of the Committee on Rules, reported (Rept. No. 103–492) the resolution (H. Res. 416) providing for the consideration of the bill (H.R. 4296) to make unlawful the transfer or possession of assault weapons.

When said resolution and report were referred to the House Calendar and ordered printed.

¶43.18 WAIVING POINTS OF ORDER AGAINST CONFERENCE REPORT ON S 636

Mr. MOAKLEY, by direction of the Committee on Rules, reported (Rept. No. 103–493) the resolution (H. Res. 417) waiving certain points of order against the conference report to accompany the bill of the Senate (S. 636) to amend the Public Health Service Act to permit individuals to have freedom of access to certain medical clinics and facilities, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶43.19 WAIVING POINTS OF ORDER AGAINST CONFERENCE REPORT ON H. CON. RES. 218

Mr. MOAKLEY, by direction of the Committee on Rules, reported (Rept. No. 103–494) the resolution (H. Res. 418) waiving certain points of order against the conference report to accompany the concurrent resolution (H. Con. Res. 218) setting forth the congressional budget for the United States Government for the fiscal years 1995, 1996, 1997, 1998, and 1999, and providing that rule XLIX shall not apply with respect to the adoption of that conference report.

When said resolution and report were referred to the House Calendar and ordered printed.

¶43.20 "STRUCTURED DEBATE"

The SPEAKER pro tempore, Mrs. KENNELLY, made the following statement in behalf of the Speaker:

The House will again, as it did on March 16, 1994, conduct a structured debate on a mutually agreed upon subject. A Member recognized by the Speaker and holding the floor as mod-

erator will yield time to eight Members, four from the Majority Party and four from the Minority Party.

The primary purpose of this debate is to enhance the quality of the deliberative process of the House of Representatives, so as to enable all Members to be better informed and to participate in subsequent debates and decisions on major issues.

Under the previous orders of February 11 and March 11, 1994, Mr. Walker will be recognized to moderate a structured debate in the format and sequence that he will describe, which has been mutually established by the Majority and Minority Leaders.

The rules of the House with respect to decorum and proper forms of address to the Chair will apply during this debate. The moderator will yield time to the participants, and will insist that Members not interrupt on other Members' time. As part of the experiment—and not as a precedent for other proceedings of the House—the moderator and the participants will have the aid of a visual timing device.

$\P43.21$ SENATE ENROLLED JOINT RESOLUTION SIGNED

The SPEAKER announced his signature to an enrolled joint resolution of the Senate of the following title:

S.J. Res. 146. Joint resolution designating May 1, 1994, through May 7, 1994, as "National Walking Week."

And then,

¶43.22 ADJOURNMENT

On motion of Mr. WALKER, at 8 o'clock and 41 minutes p.m., the House adjourned.

¶43.23 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. SABO: Committee of Conference. Conference report on House Concurrent Resolution 218. Resolution setting forth the congressional budget for the U.S. Government for fiscal years 1995, 1996, 1997, 1998, and 1999 (Rept. No. 103–490). Ordered to be printed.

Mr. ROSTENKOWSKI: Committee on Ways and Means. H.R. 4278. A bill to make improvements in the old-age, survivors, and disability insurance program under title II of the Social Security Act (Rept. No. 103-491). Referred to the Committee of the Whole House on the State of the Union.

Mr. DERRICK: Committee on Rules. House Resolution 416. Resolution providing for consideration of the bill (H.R. 4296) to make unlawful the transfer or possession of assault weapons (Rept. No. 103–492). Referred to the House Calendar.

Ms. SLAUGHTER: Committee on Rules. House Resolution 417. Resolution waiving points of order against the conference report to accompany the bill (S. 636) to amend the Public Health Service Act to permit individuals to have freedom of access to certain medical clinics and facilities, and for other purposes (Rept. No. 103-493). Referred to the House Calendar.

Mr. BEILENSON: Committee on Rules. House Resolution 418. Resolution waiving points of order against the conference report to accompany the concurrent resolution (H. Con. Res. 218) setting forth the congressional budget for the U.S. Government for the fiscal years 1995, 1996, 1997, 1998, and 1999, and providing that rule XLIX shall not apply with respect to the adopting of that conference report (Rept. No. 103–494). Referred to the House Calendar.

¶43.24 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. BALLENGER (for himself, Mr. BLILEY, Mr. ROHRABACHER, and Mr. SAXTON):

H.R. 4337. A bill to repeal the Displaced Workers Protection Act of 1994 (District of Columbia Act 10-193); to the Committee on the District of Columbia.

By Mr. DE LUGO: H.R. 4338. A bill to designate the "Christiansted Bandstand" at the Christiansted National Historic Site, St. Croix, VI, as the "Peter G. Thurland, Sr., Bandstand"; to the Committee on Natural Resources.

By Mr. DUNCAN: H.R. 4339. A bill authorizing the Davy Crockett Memorial Foundation to establish a memorial to honor Davy Crockett in the District of Columbia or its environs; to the Committee on House Administration.

By Mr. EHLERS:

H.R. 4340. A bill to amend the Internal Revenue Code of 1986 to provide that the percentage of completion method of accounting shall not be required to be used with respect to contracts for the manufacture of property if no payments are required to be made before the completion of the manufacture of such property; to the Committee on Ways and Means.

By Mr. JACOBS:

H.R. 4341. A bill to amend the Higher Education Act of 1965 to qualify additional institutions for programs under part B of title III of that act; to the Committee on Education and Labor.

H.R. 4342. A bill to qualify Martin University of Indianapolis, IN, for participation in the program under part B of title III of the Higher Education Act of 1965; to the Committee on Education and Labor.

By Mr. DORNAN (for himself, Mr. GIL-MAN, Mr. PORTER, Mr. SMITH of New Jersey, Mr. ROHRABACHER, Mr. CUNNINGHAM, Mr. WYNN, Mr. LEVY, Mr. KING, Mr. WILSON, Mr. SOLOMON, Mr. COX, and Mrs. BENTLEY):

H.R. 4343. A bill to encourage liberty inside the Socialist Republic of Vietnam; to the Committee on Foreign Affairs.

By Mr. LEVY (for himself, Mr. KING, and Mr. BRYANT):

H.R. 4344. A bill to prohibit ticket resale profiteering in or affecting interstate commerce; to the Committee on the Judiciary.

By Mr. QUINN (for himself, Mr. Hochbrueckner, Mr. Blute, Mr. Stupak, Mr. Castle, Ms. Furse, Mr. King, Mr. Hinchey, Mr. McCollum, Ms. Lowey, Mr. Walsh, Mr. Lafalce, Mr. Houghton, Mr. Paxon, Mr. Holden, Mr. Saxton, Mr. Levy, Ms. Pryce of Ohio, Mr. Gilman, Mr. Solomon, Mr. Mollohan, Mr. Lazio, Mr. Borski, Mr. Smith of New Jersey, and Mr. McHale):

H.R. 4345. A bill to prohibit the distribution or receipt of restricted explosives without a Federal permit, and to require applications for such permits to include a photograph and the fingerprints of the applicant; to the Committee on the Judiciary.

By Ms. SHEPHERD:

H.R. 4346. A bill to prohibit the Secretary of Defense from transporting across State lines chemical munitions in the chemical

weapons stockpile, and for other purposes; to the Committee on Armed Services.

By Mr. SMITH of Michigan (for himself, Mr. Penny, Mr. Hancock, Mr. Fields of Texas, Mr. Ewing, Mr. Al-Lard, Mr. Pombo, Mr. Hoekstra, Mr. Roberts, Mr. Smith of Oregon, Mr. Delay, Mr. Baker of Louisiana, Mr. Herger, and Mr. Everett):

H.R. 4347. A bill to amend title XII of the Food Security Act of 1985 to permit the conversion of wetlands that are 1 acre or less in size; to the Committee on Agriculture.

By Mr. WALKER:

H.R. 4348. A bill to amend the Rules of the House of Representatives to prohibit proxy voting and to amend title 18, United States Code, to criminalize the practice commonly called ghost voting in the House of Representatives; jointly, to the Committees on Rules and the Judiciary.

By Ms. SHEPHERD (for herself, Mrs. SCHROEDER, Mr. KOPETSKI, Mr. HINCHEY, Mr. OBERSTAR, Mr. COPPERSMITH, Ms. FURSE, and Ms. ENGLISH of Arizona):

Arizona):
H.R. 4349. A bill to prohibit the Department of Defense from conducting flight tests of certain missiles that would result in the release of debris outside a designated Department of Defense test range; to the Committee on Armed Services.

By Mr. BARRETT of Wisconsin (for himself, Mr. ACKERMAN, Mr. ANDREWS of New Jersey, Mr. BACCHUS of Florida, Mr. BAESLER, Mr. BAKER of Louisiana, Mr. BARCA of Wisconsin, Mr. BATEMAN, Mrs. BENTLEY, Mr. BER-MAN, Mr. BILBRAY, Mr. BILIRAKIS, Mr. BISHOP, Mr. BLACKWELL, Mr. BONIOR, Mr. BROOKS, Mr. BROWN of California, Mr. BUYER, Mrs. BYRNE, Mr. CAL-LAHAN, Mr. CALVERT, Mr. CARR, Mr. CASTLE, Mr. CLAY, Mrs. CLAYTON, Mr. CLEMENT, Mr. CLINGER, Ms. COLLINS of Michigan, Mr. COPPERSMITH, Mr. COYNE, Mr. CRAMER, Mr. DARDEN, Ms. DELAURO, Mr. DELLUMS, Mr. DEUTSCH, Mr. DE LUGO, Mr. DICKEY, EVANS, Mr. FALEOMAVAEGA, Mr. FIELDS of Louisiana, Mr. FISH, Mr. FLAKE, Mrs. FOWLER, Mr. FROST, Ms. Furse, Mr. Gekas, Mr. Gunderson, Mr. GUTIERREZ, Mr. HANSEN, Mr. Mr. Hefner, Mr. Hilliard, Hoagland, Mr. Hobson, Mr. HOCHBRUECKNER, Mr. HOLDEN, Mr. HUGHES, Mr. HUTCHINSON, Mr. HUTTO, Mr. Hyde, Mr. Inhofe, Mr. Jacobs, Ms. Eddie Bernice Johnson of Texas, Mr. JOHNSON of South Dakota, Mr. KASICH, Mr. KENNEDY, Mr. KILDEE, Mr. Kleczka, Mr. Klein, Mr. Kopetski, Mr. Kreidler, Mr. La-FALCE, Mr. LANCASTER, Mr. LANTOS, Mr. LAZIO, Mr. LEACH, Mr. LEWIS of Georgia, Mr. LIPINSKI, Mr. LIVING-STON, Mr. MACHTLEY, Mr. MANTON, Mr. MARKEY, Mr. MATSUI, Mr. McCLoskey, Mr. McInnis, Mr. McCloskey, Mr. McInnis, Mr. McNulty, Mr. Meehan, Mrs. Meek of Florida, Mr. MENENDEZ, Mrs. MEYERS of Kansas, Mr. MINGE, Mrs. MINK of Hawaii, Mr. MOAKLEY, Mr. MONTGOMERY, Mr. MOORHEAD, Mr. MORAN, Mr. MURPHY, Mr. MURTHA, Mr. NEAL of PALLONE, Mr. PARKER, Mr. PETERSON of Florida, Mr. PORTER, Mr. POSHARD, Mr. PRICE of North Carolina, Mr. QUINN, Mr. RAMSTAD, Mr. RANGEL, Mr. RAVENEL, Mr. REED, Mr. REYNOLDS, Mr. ROMERO-BARCELO, Mr. SABO, Mr. SAWYER, Mr. SAXTON, Mr. SCHAEFER, Mr. SCHIFF, Mr. SERRANO, Mr. Sharp, Mr. Skeen, Mr. SlatTERY, Ms. SLAUGHTER, Mr. SMITH of Texas, Mr. SPENCE, Mr. SPRATT, Mr. STUPAK, Mr. TANNER, Mr. TAUZIN, Mr. TAYLOR of North Carolina, Mrs. THURMAN, Mr. TORRICELLI, Mr. TOWNS, Mr. TRAFICANT, Mr. VALEN-TINE, Ms. VELAZQUEZ, Mr. VENTO, Mr. VOLKMER, Mrs. VUCANOVICH, Mr. WALSH, Ms. WATERS, Mr. WAXMAN, Mr. WHITTEN, Mr. WILSON, Mr. WISE, Mr. Wolf, Ms. Woolsey, Mr. Wynn, and Mr. YOUNG of Alaska):

H.J. Res. 363. Joint resolution to designate October 1994 as "Crime Prevention Month"; to the Committee on Post Office and Civil Service.

By Mr. KYL:

H. Con. Res. 244. Concurrent resolution to condemn the March 1, 1994, attack on American Lubavitcher students; jointly, to the Committees on Foreign Affairs and the Judiciarv.

¶43.25 ADDITIONAL SPONSORS

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

H.R. 123: Mr. CALLAHAN, Mr. ZELIFF, Mr. BAKER of Louisiana, Mr. ISTOOK, Mr. LIGHT-FOOT, Mr. COLLINS of Georgia, Mr. ALLARD, Mr. HANSEN, and Mr. SMITH of Oregon.

H.R. 546: Mr. ABERCROMBIE and Mr. HOAGLAND.

H.R. 702: Mr. KING.

H.R. 790: Mr. PORTER. H.R. 963: Mr. ROGERS.

H.R. 1145: Mr. McCANDLESS and Mr. WIL-

H.R. 1277: Mr. SMITH of Texas.

H.R. 1322: Mr. GEJDENSON and Mr. SKELTON.

H.R. 1349: Ms. PRYCE of Ohio.

H.R. 1785: Mr. BACHUS of Alabama.

H.R. 2444: Mr. BARTLETT of Maryland, Mr. BALLENGER, Mr. KIM, and Mr. GUNDERSON.

H.R. 2467: Mr. BATEMAN, Mr. FRANKS of New Jersey, Mr. Gonzalez, Mrs. Johnson of Connecticut, and Mr. TEJEDA.

H.R. 2670: Mr. DIAZ-BALART, Mr. PRICE of North Carolina, Mr. ENGEL, Mr. WILSON, Mr. HOCHBRUECKNER, Mr. PALLONE, Mr. COBLE. and Mr. STUPAK.

H.R. 2866: Mr. GUTIERREZ, Mr. STUPAK, Mr. CONYERS, and Mr. CLAY.

H.R. 2930: Ms. DELAURO.

 $H.R.\ 2957;\ Mr.\ GUNDERSON$ and $Mr.\ BLILEY.\ H.R.\ 3075;\ Mr.\ LEHMAN.$

H.R. 3179: Mr. GEKAS.

H.R. 3214: Mr. CALVERT

H.R. 3261: Mr. MURTHA, Mr. TORRICELLI, Mr. Brown of Ohio, Mr. Parker, Mr. Levy, Mr. CLAY, Mr. GORDON, Ms. MOLINARI, Mr. HUFFINGTON, Mr. SOLOMON, Mr. LIVINGSTON, Mr. Lewis of Florida, Mr. Rowland, Mr. Mil-LER of Florida, Mr. COBLE, Mr. HUTCHINSON, Mr. CANADY, and Mr. WILSON.

H.R. 3290: Mr. PASTOR and Mr. EDWARDS of California.

H.R. 3305: Mr. RAHALL, Mr. LEWIS of California Mr. DIAZ-BALART, Mr. FILNER, and Mr. ORTON

H.R. 3310: Ms. VELAZQUEZ and Mr. OWENS.

H.R. 3320: Mr. TAYLOR of Mississippi, Mr. TAUZIN, Mr. CALLAHAN, Mr. BEILENSON, and Mr. THOMAS of California.

H.R. 3486: Mr. EHLERS, Mr. BLILEY, Mr. OXLEY, Mr. MACHTLEY, Mr. SOLOMON, Mr. ARMEY, Mr. GOODLATTE, Mr. PACKARD, and Mr ZIMMER

H.R. 3513: Ms. Shepherd.

H.R. 3627: Mr. BALLENGER and Mr. SWIFT.

H.R. 3784: Mr. PACKARD and Mr. COMBEST.

H.R. 3811: Mr. FARR, Mr. FILNER, Mr. ED-WARDS of California, Ms. ESHOO, Ms. HARMAN, Mr. LEHMAN, and Ms. WOOLSEY.

H.R. 3820: Mr. Hobson, Mr. Spratt, Mr. LIVINGSTON, Mr. SOLOMON, Mr. EMERSON, Mr. SCHIFF, Mr. GEKAS, Mr. JACOBS, Mr. MARKEY, Mr. Schaefer, Mr. Blute, Mr. Goodling, Mr.

STUMP, Mr. MOORHEAD, Mr. REGULA, Mr. DORNAN, Mr. CUNNINGHAM, Mr. SAM JOHNSON, and Mr. ROGERS.

H.R. 3860: Mr. EMERSON and Mr. PAXON.

H.R. 3870: Mr. HINCHEY.

H.R. 3942: Mr. Andrews of New Jersey.

H.R. 3978: Mr. LEVY.

H.R. 3992: Mr. COLLINS of Georgia. H.R. 4050: Mr. MANTON and Mr. STARK.

H.R. 4074: Mr. McDermott, Mr. Quinn, Mr. LANCASTER, Mr. KLINK, Ms. SCHENK, Mr. Blute, Mr. Neal of Massachusetts, Mr. Frank of Massachusetts, Mr. Flake, Mr. Ra- $\mbox{\sc HALL},$ and $\mbox{\sc Mr}.$ KING.

H.R. 4114: Mr. BECERRA, Ms. DELAURO, Ms. ESHOO, Mr. GEJDENSON, Mr. YATES, Mr. AN-DREWS of Maine, and Mr. GLICKMAN.

H.R. 4162: Mr. FILNER.

H.R. 4198: Mr. ROBERTS.

H.R. 4213: Mr. EVANS.

H.R. 4237: Mr. FOGLIETTA, Mrs. BYRNE, and Mr. Porter.

H.R. 4247: Mr. PENNY.

H.R. 4249: Mr. Kreidler, Mr. Dellums, Mr. SANDERS, Mr. FOGLIETTA, Mrs. CLAYTON, Mr. EDWARDS of California, Mr. SERRANO, and Ms. McKinney.

H.R. 4257: Mr. WASHINGTON.

H.R. 4311: Ms. MOLINARI, Mr. CLINGER, and Mr. Combest.

H.J. Res. 209: Mrs. Kennelly, Mr. Sharp, Mr. ROWLAND, Mr. THOMAS of Wyoming, Mr. BALLENGER, Mr. WALSH, Mr. BUNNING, and Mr. PAYNE of Virginia.

H.J. Res. 231: Mr. MONTGOMERY, Mr. QUIL-LEN, Mrs. MINK of Hawaii, Mr. LIPINSKI, Mr. FALEOMAVAEGA, Mr. BAESLER, Mr. NEAL of North Carolina, Mr. MARTINEZ, Mr. CALVERT, Mr. Baker of Louisiana, and Mr. HILLIARD.

H.J. Res. 276: Mr. PAYNE of Virginia, Ms. MARGOLIES-MEZVINSKY, and Ms. SNOWE.

H.J. Res. 297: Mr. BROWDER, Mr. BAESLER, Mr. DIXON, and Mr. BARRETT of Wisconsin.

H.J. Res. 314: Mr. REED and Mr. McHALE.

H.J. Res. 328: Mr. CASTLE, Mr. DORNAN, Mr. MEEHAN, Mr. CALLAHAN, Mr. FAZIO, Mr. JEF-FERSON, Mr. TUCKER, Mr. LANTOS, Mr. VENTO, Mr. Engel, Mr. Kildee, Mr. Calvert, Mr. GRAMS, and Mr. MANTON.

H.J. Res. 333: Mr. PASTOR, Mr. VENTO, Mr. DURBIN, Mr. SWETT, Ms. DUNN, Mr. COPPER-SMITH, Mr. STOKES, Mr. ENGEL, Mr. GENE GREEN of Texas, Ms. Brown of Florida, Mr. SKEEN, Ms. ESHOO, Mr. KANJORSKI, Ms. SHEP-Mr. Boehlert, Mr. Reed, HERD. Mr. FALEOMAVAEGA, Mr. RAVENEL, and Mr. SAND-ERS.

H Con Res 20: Mr WYDEN

H. Con. Res. 84: Mrs. BYRNE and Mr. GOR-

H. Con. Res. 168: Mr. ARMEY, Mr. SHAYS, and Mr. BURTON of Indiana.

H. Con. Res. 212: Ms. McKinney, Mr. Ober-STAR, Mr. SCHIFF, Mr. SERRANO, Mr. STUDDS,

Mr. TRAFICANT, and Mr. TUCKER. H. Con. Res. 217: Ms. MARGOLIES-MEZ-VINSKY, Mr. PARKER, Ms. FURSE, Mr. MAZ-ZOLI, Mrs. MALONEY, Mr. HINCHEY, Mr. TOWNS, Ms. NORTON, Ms. VELAZQUEZ, Mrs. Byrne, Mr. Engel, Mr. Reynolds, Mr. Lewis of Georgia, Mr. WYNN, Mr. BILBRAY, and Mr. GEJDENSON.

H. Con. Res. 234: Mr. EDWARDS of California, Mr. Frost, Mr. Kopetski, Mr. Wilson, and Ms. WOOLSEY.

H. Res. 234: Mr. Stearns, Ms. Eddie Ber-NICE JOHNSON of Texas, Mr. HOCHBRUECKNER, Mr. KLECZKA, Mr. MENENDEZ, and Mr. HUFF-INGTON.

H. Res. 362: Mr. BARCA of Wisconsin.

H. Res. 383: Mr. FAWELL.

¶43.26 PETITIONS, ETC.

Under clause 1 of rule XXII,

90. The SPEAKER presented a petition of Palau National Congress, P.O. Box 8, Koror, Republic of Palau, relative to the sincere gratitude and appreciation of the people of the Republic of Palau to the Honorable RON DE LUGO, the U.S. Virgin Islands' Delegate; which was referred to the Committee on Natural Resources.

¶43.27 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

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

H.R. 140: Mr. EHLERS. H.R. 3222: Mr. KOLBE.

THURSDAY, MAY 5, 1994 (44)

The House was called to order by the SPEAKER.

¶44.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Wednesday, May 4, 1994.

Mr. BARRETT of Wisconsin, 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. BARRETT of Wisconsin objected to the vote on the ground that a quorum was not present and not vot-

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 248 When there appeared Nays 160

$\P 44.2$ [Roll No. 154] YEAS-248

Abercrombie Coyne Greenwood Ackerman Cramer Gutierrez Andrews (ME) Hall (OH) Danner Andrews (NJ) Darden Hall (TX) Applegate de la Garza Hamburg Bacchus (FL) Deal Hamilton Baesler DeFazio Harman Barca DeLauro Hastings Derrick Hayes Barlow Deutsch Hefner Barrett (WI) Hilliard Dicks Hinchey Dingell Bateman Becerra Dixon Dooley Hoagland Beilenson Hochbrueckner Durbin Holden Berman Bevill Edwards (CA) Houghton Bilbray Edwards (TX) Hover Engel Hughes Bishop Bonior English Hutto Eshoo Inglis Borski Boucher Evans Inslee Johnson (GA) Brewster Everett Brooks Farr Johnson (SD) Browder Fazio Johnson, E. B. Fields (LA) Brown (FL) Johnston Brown (OH) Filner Kanjorski Bryant Fingerhut Kaptur Fish Byrne Kasich Flake Cantwell Kennedy Cardin Foglietta Kennelly Ford (TN) Kildee Carr Clayton Kingston Frost Kleczka Klein Clement Furse Gejdenson Clyburn Gephardt Klink Geren Gibbons Kopetski Collins (II.) Kreidler Collins (MI) Combest Gillmor LaFalce Condit Gilman Lambert Glickman Convers Lancaster Gonzalez Cooper Lantos $\stackrel{\cdot}{\text{Coppersmith}}$ Gordon LaRocco Costello Laughlin Green