

On the allocation of reductions, the amendment reads, "The Secretary of Defense shall allocate reductions in authorizations of appropriations that are necessary as the result of the application of the limitation set forth in subsection (a) so as to not jeopardize the military readiness of the Armed Forces or the quality of life of Armed Forces personnel," my assumption being that clearly the Pentagon and Defense Department in their budget request have already taken this into account.

I wanted to be clear about the wording of this.

Mr. NUNN. I understand. I know what the Senator was doing. I will respond briefly.

There is the problem, though, that the reduction here will have to come out of modernization. This is a procurement account, which is already where the problem is.

Mr. WELLSTONE. Finally, Mr. President, in response to that, I was pointing out before the Senator came to the floor, we voted 100 to 0 for what I think is an important study of force structure and modernization yesterday, but my concern is that what we have here is an acceleration of weapons programs that may not be necessary, may be obsolete, and we ought to go forward with that study.

I finish up quoting from Senator MCCAIN's view on the Armed Services Committee. His comments:

Again, I believe this is overall a very good defense bill, and I voted in favor of reporting the bill to the Senate. However, I feel that the additional \$13 billion included in this bill may not survive the congressional budget review process this year. In the event that this bill must be reduced by \$3 billion or \$4 billion or more, I hope my colleagues will look carefully at these pork-barrel add-ons. We must protect the high-priority military programs which contribute to the future readiness of our Armed Forces. If this bill must be reduced, we should cut out the pork first.

That is what this amendment is about. I really believe in cutting out this pork and doing the deficit reduction, going after the \$13 billion above and beyond what the Pentagon requested, the President requested, the military leadership requested.

I yield back the rest of my time.

UNANIMOUS-CONSENT REQUEST— H.R. 3525

Mr. THURMOND. Mr. President, I ask unanimous consent that the majority leader, after consultation with the Democratic leader, may proceed to the consideration of Calendar No. 453, H.R. 3525, relating to damage to religious property, and that time on the bill be limited to the following: Senator LOTT, 10 minutes; Senator DASCHLE, 10 minutes; Senator FAIRCLOTH, 10 minutes; Senator KENNEDY, 10 minutes. Further, that the bill be limited to one amendment to be offered by Senators FAIRCLOTH, KENNEDY and HATCH. Further, no other amendments be in order, and that immediately following the disposition of that amendment and the

expiration or yielding back of the time, the bill be read a third time and the Senate then immediately proceed to a vote on passage of H.R. 3525 as amended, if amended.

Mr. EXON. Mr. President, I rise to raise an objection. I was sorry I was not able to hear fully what the unanimous consent agreement was by the Senator from South Carolina. As the Senator from South Carolina and the Senator from Georgia know, I have been trying to work through several things that are pending to move this bill along. I think it is important that we finish the defense authorization bill. I say that as a member of the committee.

Would the Senator from South Carolina please restate, basically, to this Senator what his unanimous consent request was. I may not object, but I was not able to ascertain what the thrust of the unanimous consent request was.

Mr. THURMOND. I have another unanimous consent, if that might please the Senator.

I also ask unanimous consent upon the expiration or yielding back of time on the WELLSTONE amendment, that amendment be temporarily set aside to consider a Thurmond-Nunn amendment regarding the authorized funding levels in the bill, with no second-degree amendments in order, so that the amendment following the debate on the Thurmond-Nunn amendment, S. 1745, be temporarily set aside and the Senate return to consideration of the church burning bill under the provisions of the unanimous consent agreement.

Mr. EXON. I object.

The PRESIDING OFFICER (Mr. THOMAS). The objection is heard.

Mr. THURMOND. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. EXON. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 1997

The Senate continued with the consideration of the bill.

AMENDMENT NO. 4266

Mr. EXON. Mr. President, I ask unanimous consent that the WELLSTONE amendment be temporarily set aside for the purpose of this Senator offering an amendment.

Mr. THURMOND. Mr. President, I object.

The PRESIDING OFFICER. The objection is heard.

Mr. THURMOND. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The Senator from Nebraska still has the floor.

Mr. EXON. Mr. President, I had asked for unanimous consent to tempo-

rarily set aside the WELLSTONE amendment for the purpose of the Senator from Nebraska offering an amendment. That has been objected to by the chairman of the subcommittee, which blocks my attempt to offer the amendment. Therefore, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. COATS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. COATS. Mr. President, may I inquire how much time is left on the Wellstone amendment.

The PRESIDING OFFICER. The Senator from South Carolina has 5 minutes remaining.

Mr. COATS. Mr. President, I wonder if the Senator from South Carolina will yield me the 5 minutes.

Mr. THURMOND. I yield 5 minutes to the Senator from Indiana.

Mr. COATS. Mr. President, while we are debating and straightening out a procedural quandary we are in with a number of amendments, let me use up the remaining time on the Wellstone amendment and speak in opposition to it.

The assumption behind the amendment is that defense is overfunded. We talk about the adding of additional billions of dollars to the defense bill as if the adding was over and above what the defense ought to be and, therefore, is surplus pork barrel, extraneous money.

I think it is important to understand that, first of all, defense has been declining, as has been stated, for 12 straight years. Funding, overall, for defense is down 41 percent in real terms since 1985, at 1950 levels of funding; modernization is at 1975 levels of funding, and the budget resolution funds defense at \$7.4 billion below last year's defense level in real terms.

Maybe this chart can better illustrate what I am trying to say. In fiscal year 1996, the Appropriations Committee appropriated \$264.4 billion in spending for defense for fiscal year 1996. That represented the 12th straight year of decline in defense spending in real terms.

Now, the Clinton administration came in and said, even though that is a reduction from previous years, we want to reduce it even further. They brought the level down to \$254.4, an additional \$10 billion cut.

Then we in the Senate brought forward legislation which would fund defense at last year's spending level—adjust it, in other words, to buy the same amount of defense this year that we bought last year. Without increasing it, but just buying the same level, it would have been, because of inflation, \$273 billion.

What we have proposed in this legislation is a \$267.3 billion total, which is,