Shaw

McInnis

Harman

[Roll No. 710]

#### AYES-195

Abercrombie Gillmor Neal Ackerman Gilman Oberstar Obey Olver Allard Gonzalez Baldacci Gordon Green Barrett (WI) Greenwood Orton Becerra Gutierrez Owens Beilenson Hall (OH) Pallone Bentsen Hamilton Pastor Bereuter Hastings (FL) Payne (NJ) Berman Hayes Hefner Payne (VA) Pelosi Bishop Peterson (FL) Blute Hilliard Hinchey Holden Boehlert Pomeroy Bonior Porter Borski Horn Portman Hoyer Jackson-Lee Brewster Poshard Brown (CA) Rahall Brown (FL) Jacobs Ramstad Brown (OH) Jefferson Rangel Johnson (SD) Bryant (TX) Reed Johnson, E. B. Richardson Canady Cardin Johnston Rivers Kanjorski Roemer Castle Clay Clayton Clement Kelly Roukema Roybal-Allard Kennedy (MA) Clyburn Kennedy (RI) Rush Coburn Kildee Sabo Coleman Sanders King Collins (IL) Kleczka Sawyer Schroeder Collins (MI) Klink LaFalce Schumer Conyers Costello LaHood Scott Coyne Lantos Serrano Davis Lazio Skaggs de la Garza Leach Slaughter DeFazio Levin Spratt DeLauro Lewis (GA) Stark Dellums Lipinski Stokes LoBiondo Studds Deutsch Lofgren Dicks Stupak Dingell Longley Tanner Taylor (MS) Dixon Lowey Doggett Luther Thompson Dovle Maloney Thornton Durbin Manton Thurman Edwards Markey Torkildsen Engel Martinez Torres English Mascara Towns Eshoo Matsui Velazquez Evans McCarthy Vento McDermott Visclosky Farr Fattah McHale Ward McKinney Filner Waters Flake McNulty Watt (NC) Foglietta Waxman Williams Meehan Folev Meek Menendez Forbes Wilson Ford Miller (CA) Wise Frank (MA) Woolsey Minge Frost Mink Wyden Furse Molinari Wynn Gejdenson Moran Yates Gilchrest Nadler Zimmer

## NOES-218

Archer Calvert Dunn Armey Camp Chabot Ehlers Ehrlich Bachus Chambliss Baesler Ensign Baker (CA) Chenoweth Christensen Everett Baker (LA) Ewing Fawell Ballenger Chrysler Fields (TX) Barr Clinger Barrett (NE) Coble Flanagan Collins (GA) Bartlett Fowler Barton Combest Fox Franks (CT) Condit Bass Bateman Franks (NJ) Cooley Bevill Cox Frelinghuysen Bilbray Cramer Frisa Funderburk Bliley Crane Boehner Crapo Gallegly Bonilla Cremeans Ganske Bono Boucher Cubin Gekas Cunningham Geren Browder Danner Goodlatte Brownback Deal Goodling Bryant (TN) DeLay Goss Bunn Diaz-Balart Graham Bunning Dickey Gunderson Gutknecht Dooley Burr Burton Doolittle Hall (TX) Dreier Buyer Callahan Hancock Duncan

Hansen

McKeon Shavs Hastert Hastings (WA) Metcalf Shuster Hayworth Sisisky Meyers Hefley Mica Skeen Miller (FL) Heineman Skelton Herger Montgomery Smith (MI) Hilleary Moorhead Smith (NJ) Hobson Morella Smith (TX) Hoekstra Mvers Smith (WA) Hoke Myrick Solomon Hostettler Nethercutt Souder Houghton Neumann Spence Hunter Nev Stearns Hutchinson Norwood Stenholm Nussle Hyde Stockman Inglis Oxlev Stump Packard Istook Talent Johnson (CT) Parker Tate Johnson, Sam Paxon Tauzin Peterson (MN) Jones Taylor (NC) Kasich Petri Thomas Pickett Kim Thornberry Kingston Pombo Tiahrt Prvce Klug Traficant Knollenberg Quillen Upton Kolbe Quinn Volkmer Radanovich Largent Vucanovich Latham Regula Waldholtz LaTourette Riggs Walker Laughlin Roberts Walsh Lewis (CA) Rogers Lewis (KY) Rohrabacher Wamp Watts (OK) Lightfoot Ros-Lehtinen Weldon (FL) Royce Salmon Lincoln Weldon (PA) Linder Livingston Sanford Weller White Lucas Saxton Manzullo Whitfield Scarborough Martini Schaefer Wicker McCollum Wolf Schiff McCrery Seastrand Young (AK) McDade Sensenbrenner Young (FL) Zeliff McHugh Shadegg

#### NOT VOTING-19

	NOT VOTING	10
Andrews Bilirakis Chapman	Gephardt Gibbons Kennelly	Murtha Roth
Dornan Emerson Fazio	McIntosh Mfume Moakley	Tejeda Torricelli Tucker
Fields (LA)	Mollohan	

# □ 1701

The Clerk announced the following pair:

On this vote:

Mr. Moakley for, with Mr. McIntosh against.

Mr. HUTCHINSON changed his vote from "aye" to "no.

Mr. SPRATT and Mrs. ROUKEMA changed their vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

Mr. ROHRABACHER. Mr. Chairman, I move that the Committee do now

The motion was agreed to.

Accordingly the Committee rose; and the Speaker pro tempore (Mr. LAHOOD) having assumed the Chair, Mr. KINGS-TON, Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the bill (H.R. 2405) to authorize appropriations for fiscal years 1996 and 1997 for civilian science activities of the Federal Government, and for other purposes, had come to no resolution thereon.

APPOINTMENT OF CONFEREES ON H.R. 1868, FOREIGN OPERATIONS. EXPORT FINANCING, AND LATED PROGRAMS APPROPRIA-TIONS ACT, 1996

Mr. CALLAHAN. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the bill (H.R. 1868) making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 1996, and for other purposes, with Senate amendments thereto, disagree to the Senate amendments, and agree to the conference asked by the Senate.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Alabama?

There was no objection.

MOTION TO INSTRUCT CONFEREES OFFERED BY MR. OBEY

Mr. OBEY. Mr. Speaker, I offer a motion to instruct conferees.

The SPEAKER pro tempore. The Clerk will report the motion.

The Clerk read as follows:

Mr. OBEY moves that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on the bill, H.R. 1868, be instructed to disagree to any Senate amendment that would require the Executive Branch to spend more in fiscal year 1996 than fiscal year 1995 for assistance to any country or project.

The SPEAKER pro tempore. The gentleman from Wisconsin [Mr. OBEY] will be recognized for 30 minutes, and the gentleman from Alabama [Mr. CAL-LAHAN] will be recognized for 30 minutes.

The Chair recognizes the gentleman from Wisconsin [Mr. OBEY].

Mr. OBEY. Mr. Speaker, I yield myself such time as I may consume. I doubt that this will take very much time at all.

Mr. Speaker, this amendment simply instructs the conferees to refuse to agree to any Senate amendment that would require the executive branch to spend more in fiscal year 1996 than it did in fiscal year 1995 for assistance to any country or project.

When this bill left this House under the leadership of the gentleman from Alabama [Mr. CALLAHAN], we had very few earmarks. The Senate added some 40. This simply indicates that in an era of declining budgets, we should not be requiring an additional amount of money be spent anywhere.

Mr. Speaker, I reserve the balance of my time

Mr. CALLAHAN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I appreciate the kind comments of the gentleman from Wisconsin. I want to say during this past year it has been a pleasure to work with the gentleman. His vast knowledge of this very complicated foreign policy and foreign operations of this country has been invaluable to me. both from him and from the gentleman from Texas [Mr. WILSON].

With respect to the earmarks as mentioned in your bill or your desire to have a lack thereof of earmarks, the gentleman knows my philosophy there. I totally support that. Therefore, I totally support the gentleman's motion and would encourage its adoption.

Mr. Speaker, I yield back the balance of my time.

Mr. OBEY. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. Without objection, the previous question is or-

There was no objection.

The SPEAKER pro tempore. The question is on the motion to instruct offered by the gentleman from Wisconsin [Mr. OBEY].

The motion was agreed to.

A motion to reconsider was laid on the table.

The SPEAKER pro tempore. Without objection, the Chair appoints the following conferees: Messrs. CALLAHAN, PORTER, LIVINGSTON, LIGHTFOOT, WOLF, PACKARD, KNOLLENBERG, FORBES, BUNN of Oregon, WILSON, YATES, Ms. PELOSI, Mr. TORRES, and Mr. OBEY.

There was no objection.

## GENERAL LEAVE

Mr. CALLAHAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and that I may include tabular and extraneous material on H.R. 1868.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Alabama?

There was no objection.

#### COMMUNICATION FROM THE HON-ORABLE TOM DELAY, MEMBER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from the Honorable TOM DELAY, Member of Congress:

> House of Representatives, Washington, DC, October 12, 1995.

DEAR MR. SPEAKER, This is to formally notify you pursuant to Rule L (50) of the Rules of the House that Bill Jarrell, my Deputy Chief of Staff, has been served with a subpoena issued by the United States Justice Department. This subpoena relates to his previous employment by a former Member of

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,

TOM DELAY. Member of Congress.

## COMMUNICATION FROM THE HON-ORABLE SAM M. GIBBONS, MEM-BER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from the Honorable SAM GIB-BONS, Member of Congress:

HOUSE OF REPRESENTATIVES, Washington, DC, October 12, 1995. Hon. NEWT GINGRICH,

Speaker, U.S. 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 my office has been served with a subpoena issued by the United States District Court for the Middle District of Florida.

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,

SAM M. GIBBONS, United States Congressman.

#### LEGISLATIVE PROGRAM

(Mr. ARMEY asked and was given permission to address the House for 1 minute.)

Mr. ARMEY. Mr. Speaker, I would like to advise my colleagues in the House that due to the extraordinary effort of cooperation that has been made by the potential conferees on the telecommunications bill and on the appropriations bill we just handled, we will be able to handle this evening the legislative schedule that we had scheduled for tomorrow. In that context, by working a little later this evening, we will be able to avoid having to be here for votes tomorrow.

At this time, and again if I can express my appreciation to the Subcommittee on Foreign Operations of Appropriations and to the Committee on Commerce for their willingness to move up their work to this evening, on behalf of all our membership, we will be able to complete this matter of going to conference on the telecommunications bill now, then return to the science bill, finish our work for the week this evening and be free from the requirement of votes tomorrow.

We will have a further announcement about next week's schedule as the evening progresses. I would like to try to project a time when we could complete our work this evening. At approximately 9 o'clock this evening, we should have then been able to have our last vote of the week.

Mr. SKAGGS. Mr. Speaker, will the gentleman vield?

Mr. ARMEY. I yield to the gentleman from Colorado.

Mr. SKAGGS. Mr. Speaker, is it the leader's intention that we would have even a pro forma session tomorrow?

Mr. ARMEY. We are still checking on the possibility. I can tell you that there will be a pro forma session on Monday, no votes required on Monday. But whether or not there is a pro forma session necessary for tomorrow is something we are still checking on.

## TELECOMMICATIONS COMPETITION AND DEREGULATION ACT OF 1995

Mr. BLILEY. Mr. Speaker, pursuant to section 2 of House Resolution 207, I call up the Senate bill (S. 652) to provide for a procompetitive, deregulatory

national policy framework designed to accelerate rapidly private sector deployment of advanced telecommunications and information technologies and services to all Americans by opening all telecommunications markets to competition, and for other purposes.

The Clerk read the title of the Senate

The text of the Senate bill is as follows:

#### S 652

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

## SECTION 1. SHORT TITLE.

This Act may be cited as the "Tele-communications Competition and Deregulation Act of 1995'

## SEC. 2. TABLE OF CONTENTS.

The table of contents for this Act is as fol-

Sec. 1. Short title.

Sec. 2. Table of contents.

Sec. 3. Purpose. Sec. 4. Goals.

Sec. 5. Findings.

Sec. 6. Amendment of Communications Act of 1934.

Sec. 7. Effect on other law.

Sec. 8. Definitions.

### TITLE I—TRANSITION TO COMPETITION

Sec. 101. Interconnection requirements.

Sec. 102. Separate affiliate and safeguard requirements.

Sec. 103. Universal service.

Sec. 104. Essential telecommunications carriers.

Sec. 105. Foreign investment and ownership reform.

Sec. 106. Infrastructure sharing.

Sec. 107. Coordination for telecommunications network-level interoperability.

## TITLE II—REMOVAL OF RESTRICTIONS TO COMPETITION

### SUBTITLE A—REMOVAL OF RESTRICTIONS

Sec. 201. Removal of entry barriers.

Sec. 202. Elimination of cable and telephone company cross-ownership restriction

Sec. 203. Cable Act reform.

Sec. 204. Pole attachments.

Sec. 205. Entry by utility companies.

Sec. 206. Broadcast reform.

SUBTITLE B—TERMINATION OF MODIFICATION OF FINAL JUDGMENT

Sec. 221. Removal of long distance restrictions. Sec. 222. Removal of manufacturing restric-

tions.

Sec. 223. Existing activities.

Sec. 224. Enforcement.

Sec. 225. Alarm monitoring services.

Sec. 226. Nonapplicability of Modification of Final Judgment.

# TITLE III—AN END TO REGULATION

Sec. 301. Transition to competitive pricing. Sec. 302. Biennial review of regulations; elimination of unnecessary regulations and functions.

Sec. 303. Regulatory forbearance.

Sec. 304. Advanced telecommunications incentives.

Sec. 305. Regulatory parity.

Sec. 306. Automated ship distress and safety systems.

Sec. 307. Telecommunications numbering administration.

Sec. 308. Access by persons with disabilities. Sec. 309. Rural markets.

Sec. 310. Telecommunications services for health care providers for rural areas, educational providers, and libraries.