Our next step is to change how we run our campaigns. I have introduced H.R. 3274 to do just that. My bill does limit PAC contributions, and it requires that contributions come from within the candidate's State and that 50 percent of contributions come from within the candidate's district. If we are here to represent the people from our district, then they are the ones that should help us get here. They are the Americans we work for and are accountable to.

It is time for meaningful campaign reform. We can pass some. We should do it. It makes sense.

AMERICA'S WORKING FAMILIES NEED AN INCREASED WORKING WAGE

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

Mr. FAZIO of California. Mr. Speaker, when Franklin D. Roosevelt first proposed a national minimum wage, he described it as a "fair day's pay for a fair day's work." Now, 50 years later, the minimum wage has plummeted to its lowest value ever and its purchasing power has fallen to a 40-year low. On an annual income of \$8,400 a year, paying the bills and keeping food on the table is a daily challenge for minimum wage workers.

The 90-cent increase proposed by the President and Democrats in Congress would make the minimum wage a living wage. An extra 90 cents an hour would pay for 7 months of groceries, a year of health care costs, 9 months of utility bills, or 4 months of housing.

Contrary to Republican rhetoric, the average minimum wage worker is not a teenager looking for a little extra cash. She is a working mother, often the only wage earner in her family.

Let us not load up a minimum wage increase with all sorts of special breaks and goodies that would cause the President to veto the bill.

America's working families need an increased working wage, protections for their pensions, an effective education for their children, and affordable health care. Is that too much to ask?

Let us start by raising the minimum wage.

#### WAKEUP CALL

(Mr. BAKER of California asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BAKER of California. Mr. Speaker, politicians excoriate liberal judges for releasing dangerous criminals and the Clinton appointees are among the worst. But defense and plaintiff attorneys have found an even greater ally, the bleeding-heart juries.

Half of the jury in the first case hung up the jury saying the Menendez brothers who murdered their parents for insurance money were afraid of their parents and should be released. It reminds me of the case in Richmond, CA, where the burglar fell through the roof and sued the property owner for having a faulty roof and won. Yesterday's decision that Bernhard Goetz who defended himself from subway muggers should pay \$43 million because he injured one of the muggers was among the worst cases.

The real problem is not just liberal judges or bleeding-heart juries but a lack of absolute values. Our Nation's switch to situational ethics does not allow us to hold people responsible for their own misdeeds.

Should people who murder their parents prosper? Should burglars sue innocent property owners? Should thugs and muggers enrich themselves through court action when their victims rise up and defend themselves.

Wake up, America, before your ability to move safely in urban areas joins the 40 percent of your income taken by a loving and caring government.

PERMISSION FOR SUNDRY COM-MITTEES AND THEIR SUB-COMMITTEES TO SIT TODAY DURING THE 5-MINUTE RULE

Mr. GOSS. Mr. Speaker, I ask unanimous consent that the following committees and their subcommittees be permitted to sit today while the House is meeting in the Committee of the Whole under the 5-minute rule:

Committee on Agriculture; Committee on Banking and Financial Services; Committee on Commerce; Committee on Economic and Educational Opportunities; Committee on Government Reform and Oversight; Committee on International Relations; Committee on the Judiciary; committee on National Security; Committee on Resources; Committee on Science; Committee on Transportation and Infrastructure; and Committee on Veterans' Affairs.

Mr. Speaker, it is my understanding that the minority has been consulted and that there is no objection to these requests.

The SPEAKER pro tempore (Mr. RADANOVICH). Is there objection to the request of the gentleman from Florida? There was no objection.

PROVIDING FOR CONSIDERATION OF HOUSE JOINT RESOLUTION 175, FURTHER CONTINUING AP-PROPRIATIONS, FISCAL YEAR 1996

Mr. DREIER. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 411 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

#### H. RES. 411

Resolved, That upon the adoption of this resolution it shall be in order to consider in the House the joint resolution (H.J. Res. 175) making further continuing appropriations for the fiscal year 1996, and for other purposes, modified by striking title II of the joint resolution. The joint resolution as modified shall be debatable for one hour

equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations. The previous question shall be considered as ordered on the joint resolution as modified to final passage without intervening motion except one motion to recommit. The motion to recommit may include instructions only if offered by the minority leader or his designee.

The SPEAKER pro tempore. The gentleman from California [Mr. DREIER] is recognized for 1 hour.

Mr. DREIER. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from South Boston, MA [Mr. MOAKLEY], pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

(Mr. DREIER asked and was given permission to revise and extend his remarks and include extraneous material)

Mr. DREIER. Mr. Speaker, this rule provides for the consideration in the House of House Joint Resolution 175, making further continuing appropriations for fiscal year 1996. It provides for 1 hour of debate equally divided between the chairman and ranking minority member of the Appropriations Committee.

It orders the previous question to final passage without intervening motion except one motion to recommit which, if containing instructions, may only be offered by the minority leader

or his designee. Mr. Speaker, the rule also modifies House Joint Resolution 175 by striking out title II, which contained language to recapitalize the Savings Association insurance fund, better known as SAIF. and avoid another taxpayer bailout of vet another deposit insurance fund. Let me underscore that again. The plan was designed to avoid a taxpayer bailout and look for a private sector solution. This is an unfortunate but necessary step that was taken by the Rules Committee because passage of this 1-day continuing resolution is needed to forestall a disruption in Government services while congressional leaders and the administration work out the details of a permanent continuing resolution. As my colleagues know, the funding authority that much of the Government is currently now operating under expires in about 12 hours and 16 minutes.

Mr. Speaker, I want to take a moment to explain why I believe that the SAIF recapitalization legislation is needed, and why I hope that the majority and minority leadership in both the House and the Senate will work with the administration to bring this legislation before the House just as expeditiously as possible.

Mr. Speaker, because the bank insurance fund became fully capitalized last year, deposit insurance premiums to that fund fell from 23 cents per \$100 to 4 cents. Consequently, there is a premium disparity that exists now between the bank insurance fund and the Savings Association insurance fund.

That creates a situation that could undermine the competitive balance between the two industries.

To address this disparity, language was added to House Joint Resolution 175, but stricken by this rule, to require thrifts to pay a one-time assessment of \$5.5 billion to recapitalize the Savings Association Insurance Fund. The Bank Insurance Fund would assume 75 percent of the responsibility for annual payments on the financing corporation bonds used to pay for the

1987 thrift industry rescue plan. In return, Mr. Speaker, banks would receive a rebate of up to \$500 million for excessive premiums paid to the Federal Deposit Insurance Corporation, and the two FDIC funds would be merged in 2 years.

The reason the legislation is needed to be enacted sooner rather than later is that, to avoid the premium disparity, many thrifts will seek to transfer their deposits to BIF-insured institutions. If this happens, there will not be enough premiums in the safe to cover the \$600 million a year in FICA bond obligations. That could happen by the end of this year, forcing a Government default and sometime thereafter an-

other potential Federal bailout of the S&L insurance fund.

Every banking regulator agrees that the system needs to be fixed today, including the FDIC, the Treasury Department, the Federal Reserve Board Chairman Alan Greenspan. In fact, as Chairman Greenspan pointed out in a March 4 letter he sent to my California colleague, Mr. ROYCE, he said,

Even if there were no evolving problem with two different insurance premiums, the existing deposit insurance system, with its reliance on two funds, is inherently unstable.

Mr. Speaker, the safe recapitalization legislation is the first step toward merging the funds and the industries. Today there is little of a material nature that distinguishes a bank charter from a thrift charter. The consequences of having two funds is that one industry can have a competitive advantage, even though the funds are both operated by the Federal Deposit Insurance Corporation. This is not a logical deposit insurance system.

Many of my friends in the banking industry argue that they should not have to help pay for the thrift bailout because banks did not cause the problem. Mr. Speaker, neither did the wellrun, healthy thrifts cause the problem that exists today.

Since the only other option, which is another taxpayer bailout of a deposit insurance fund, is not a realistic option from my perspective, the only solution is a shared private sector solution. The result will be to enhance the safety and soundness of the banking system, benefiting consumers of financial products and services and strengthening the competitiveness and long-term health and profitability of the industry.

Mr. Speaker, Congress' failure to deal with a looming threat to the deposit insurance system 10 years ago led to the biggest financial calamity since the Great Depression. Let us not make that same mistake twice. There will be no better opportunity than now to deal with this problem, and I look forward to working with the leadership, the gentleman from Iowa, Chairman LEACH, and the administration, to get this matter once and for all resolved.

In the meantime, we must address the need to keep the Government operating. So I urge adoption of this rule and adoption of the one-day continuing resolution.

Mr. Speaker, I include for the RECORD the following material:

THE AMENDMENT PROCESS UNDER SPECIAL RULES REPORTED BY THE RULES COMMITTEE, 1 103D CONGRESS V. 104TH CONGRESS [As of April 23, 1996]

Dula timo	103d Congress		104th Congress	
Rule type	Number of rules	Percent of total	Number of rules	Percent of total
Open/Modified-open 2 Modified Closed 3 Closed 4	46 49 9	44 47 9	62 26 17	59 25 16
Total	104	100	105	100

<sup>&</sup>lt;sup>1</sup> This table applies only to rules which provide for the original consideration of bills, joint resolutions or budget resolutions and which provide for an amendment process. It does not apply to special rules which only waive points of order against appropriations bills which are already privileged and are considered under an open amendment process under House rules.

<sup>2</sup> An open rule is one under which any Member may offer a germane amendment under the five-minute rule. A modified open rule is one under which any Member may offer a germane amendment under the five-minute rule subject only to an overall time limit on the amendment process and/or a requirement that the amendment be processional Record.

<sup>3</sup> A modified closed rule is one under which the Rules Committee limits the amendments that may be offered only to those amendments designated in the special rule or the Rules Committee report to accompany it, or which preclude

amendments to a particular portion of a bill, even though the rest of the bill may be completely open to amendment.

4A closed rule is one under which no amendments may be offered (other than amendments recommended by the committee in reporting the bill).

## SPECIAL RULES REPORTED BY THE RULES COMMITTEE, 104TH CONGRESS

[As of April 23, 1996]

H. Res. No. (Date rept.)	Rule type	Bill No.	Subject	Disposition of rule
H. Res. 38 (1/18/95)	0	. H.R. 5	Unfunded Mandate Reform	A: 350-71 (1/19/95).
H. Res. 44 (1/24/95)	MC	. H. Con. Res. 17	Social Security	A: 255–172`(1/25/95).
		H.J. Res. 1	Balanced Budget Amdt	
H. Res. 51 (1/31/95)			Land Transfer, Taos Pueblo Indians	A: voice vote (2/1/95).
H. Res. 52 (1/31/95)			Land Exchange, Arctic Nat'l. Park and Preserve	A: voice vote (2/1/95).
H. Res. 53 (1/31/95)			Land Conveyance, Butte County, Calif	A: voice vote (2/1/95).
H. Res. 55 (2/1/95)			Line Item Veto	A: voice vote (2/2/95).
H. Res. 60 (2/6/95)	0		Victim Restitution	A: voice vote (2/7/95).
H. Res. 61 (2/6/95)		. H.R. 666	Exclusionary Rule Reform	A: voice vote (2/7/95).
H. Res. 63 (2/8/95) H. Res. 69 (2/9/95)			Violent Criminal Incarceration	A: voice vote (2/9/95). A: voice vote (2/10/95).
II D 70 (0/40/05)		II D. 700	Law Enforcement Block Grants	A: voice vote (2/10/93). A: voice vote (2/13/95).
H. Res. 83 (2/13/95) H. Res. 83 (2/13/95)	110	IID 7	National Security Revitalization	PO: 229–100; A: 227–127 (2/15/95).
II D OO (OM ( IOF)	MO		Health Insurance Deductibility	PO: 230–191: A: 229–188 (2/21/95).
H. Res. 88 (2/16/95) H. Res. 91 (2/21/95)	•		Paperwork Reduction Act	A: voice vote (2/22/95).
H. Res. 92 (2/21/95)	MC	II D. 000	Defense Supplemental	A: Voice voice (2/22/95). A: 282–144 (2/22/95).
H. Res. 93 (2/22/95)	MO	IID 4F0	Regulatory Transition Act	A: 252–144 (2/22/75). A: 252–175 (2/23/95).
H. Res. 96 (2/24/95)	MO		Risk Assessment	A: 253–175 (2/25/75). A: 253–165 (2/27/95).
H. Res. 100 (2/27/95)		II D 00/	Regulatory Reform and Relief Act	A: voice vote (2/28/95).
H. Res. 101 (2/28/95)	110	U.D. 00F	Private Property Protection Act	A: 271–151 (3/2/95).
H. Res. 103 (3/3/95)	MO	U.D. 10F0	Securities Litigation Reform	7. 271 101 (0/2/70).
H. Res. 104 (3/3/95)	110	II D 000	Attorney Accountability Act	A: voice vote (3/6/95).
H. Res. 105 (3/6/95)	110			A: 257–155 (3/7/95).
H. Res. 108 (3/7/95)		H.R. 956	Product Liability Reform	A: voice vote (3/8/95).
H. Res. 109 (3/8/95)	MC			PQ: 234-191 A: 247-181 (3/9/95).
H. Res. 115 (3/14/95)	MO	. H.R. 1159	Making Emergency Supp. Approps	A: 242-190 (3/15/95).
H. Res. 116 (3/15/95)	MC	. H.J. Res. 73	Term Limits Const. Amdt	A: voice vote (3/28/95).
H. Res. 117 (3/16/95)	Debate	H.R. 4	Personal Responsibility Act of 1995	A: voice vote (3/21/95).
H. Res. 119 (3/21/95)	MC			A: 217–211 (3/22/95).
H. Res. 125 (4/3/95)		. H.R. 1271	Family Privacy Protection Act	A: 423-1 (4/4/95).
H. Res. 126 (4/3/95)			Older Persons Housing Act	A: voice vote (4/6/95).
H. Res. 128 (4/4/95)		. H.R. 1215	Contract With America Tax Relief Act of 1995	A: 228–204 (4/5/95).
H. Res. 130 (4/5/95)	MC	. H.R. 483	Medicare Select Expansion	A: 253–172 (4/6/95).
H. Res. 136 (5/1/95)	0	. H.R. 655	Hydrogen Future Act of 1995	A: voice vote (5/2/95).
H. Res. 139 (5/3/95)	0	. H.R. 1361	Coast Guard Auth. FY 1996	A: voice vote (5/9/95).
H. Res. 140 (5/9/95)	0		Clean Water Amendments	A: 414–4 (5/10/95).
H. Res. 144 (5/11/95)	0		Fish Hatchery—Arkansas	A: voice vote (5/15/95).
H. Res. 145 (5/11/95)			Fish Hatchery—lowa	A: voice vote (5/15/95).
H. Res. 146 (5/11/95)	0	. H.R. 614	Fish Hatchery—Minnesota	A: voice vote (5/15/95).

## CONGRESSIONAL RECORD—HOUSE

SPECIAL RULES REPORTED BY THE RULES COMMITTEE, 104TH CONGRESS—Continued [As of April 23, 1996]

H. Res. No. (Date rept.)	Rule type	Bill No.	Subject	Disposition of rule
Res. 149 (5/16/95) Res. 155 (5/22/95)	MC			PQ: 252-170 A: 255-168 (5/17/95).
Res. 155 (5/22/95)	M0			A: 233–176 (5/23/95). PO: 225–191 A: 233–183 (6/13/95).
Res. 164 (6/8/95)				PQ: 225-191 A: 233-183 (6/13/95).
Res. 167 (6/15/95)		H.R. 1817 H.R. 1854		PQ: 223–180 A: 245–155 (6/16/95). PQ: 232–196 A: 236–191 (6/20/95).
Res. 170 (6/20/95)				PQ: 232-196 A: 236-191 (6/20/93). PQ: 221-178 A: 217-175 (6/22/95).
Res. 171 (6/22/95)		H.R. 1905	Energy & Water Approps. FY 1996	A: voice vote (7/12/95).
Res. 173 (6/27/95)		H.J. Res. 79	Flag Constitutional Amendment	PQ: 258–170 A: 271–152 (6/28/95).
Res. 176 (6/28/95)			Emer. Supp. Approps	PO: 236-194 A: 234-192 (6/29/95).
Res. 185 (7/11/95)	0	H.R. 1977	Interior Approps FV 1996	PO: 235_193 D: 192_238 (7/12/95)
Res. 187 (7/12/95)	0	H.R. 1977		PQ: 230-194 A: 229-195 (7/13/95).
Res. 188 (7/12/95)	0	H.R. 1976	Agriculture Approps. FY 1996	PQ: 242-185 A: voice vote (7/18/95)
Res. 190 (7/17/95)				PQ: 232-192 A: voice vote (7/18/95)
Res. 193 (7/19/95)	<u>C</u>	H.J. Res. 96	Disapproval of MFN to China	A: voice vote (7/20/95).
Res. 194 (7/19/95)		H.R. 2002	Transportation Approps. FY 1996	PO: 217–202 (7/21/95).
Res. 197 (7/21/95) Res. 198 (7/21/95)		H.R. 70		
Res. 198 (7/21/95) Res. 201 (7/25/95)		H.R. 2076 H.R. 2099	VA/HUD Approps. FY 1996	A: VOICE VOIE (//25/95).
Res. 201 (7/28/95)		S. 21		A. 230-107 (7/23/73). A: voice vote (8/1/05)
Res. 205 (7/28/95)	0	H.R. 2126		Δ· 409_1 (7/31/95)
Res. 207 (8/1/95)				A: 255–156 (8/2/95).
Res. 208 (8/1/95)	0	H.R. 2127	Labor, HHS Approps. FY 1996	A: 323–104 (8/2/95).
Res. 215 (9/7/95)	0	H.R. 1594	Economically Targeted Investments	A: voice vote (9/12/95).
Res. 216 (9/7/95)	MO	H.R. 1655	Intelligence Authorization FY 1996	A: voice vote (9/12/95).
Res. 218 (9/12/95)	<u>0</u>	H.R. 1162		
Res. 219 (9/12/95)	0	H.R. 1670	Federal Acquisition Reform Act	A: 414–0 (9/13/95).
Res. 222 (9/18/95)	0	H.R. 1617		
Res. 224 (9/19/95)		H.R. 2274		PQ: 241-1/3 A: 3/5-39-1 (9/20/95
Res. 225 (9/19/95)	MC	H.R. 927		A: 304–118 (9/20/95).
Res. 226 (9/21/95) Res. 227 (9/21/95)		H.R. 743 H.R. 1170		
Res. 227 (9/21/95)	0	H.R. 1601		
Res. 230 (9/27/95)	C	H.J. Res. 108		
Res. 234 (9/29/95)	0	H.R. 2405	Omnibus Science Auth	
Res. 237 (10/17/95)	MC	H.R. 2259		
Res. 238 (10/18/95)		H.R. 2425		PQ: 231-194 A: 227-192 (10/19/95
Res. 239 (10/19/95)	C	H.R. 2492	Leg. Branch Approps	PQ: 235-184 A: voice vote (10/31/9
Res. 245 (10/25/95)	MC	H. Con. Res. 109	Social Security Earnings Reform	PQ: 228-191 A: 235-185 (10/26/95
		H.R. 2491		
Res. 251 (10/31/95)		H.R. 1833		A: 237–190 (11/1/95).
Res. 252 (10/31/95)				A: 241–181 (11/1/95).
Res. 257 (11/7/95)	C	H.J. Res. 115	Cont. Res. FY 1996	
Res. 258 (11/8/95) Res. 259 (11/9/95)				
Res. 261 (11/9/95)		H.J. Res. 115		
Res. 262 (11/9/95)	Č	H.R. 2586		
les. 269 (11/15/95)		H.R. 2564		
Res. 270 (11/15/95)	Č	H.J. Res. 122		
Res. 273 (11/16/95)	MC	H.R. 2606	Prohibition on Funds for Bosnia	A: 239–181 (11/17/95).
Res. 284 (11/29/95)	0	H.R. 1788	Amtrak Reform	A: voice vote`(11/30/95).
Res. 287 (11/30/95)	0	H.R. 1350		A: voice vote (12/6/95).
Res. 293 (12/7/95)	<u>C</u>	H.R. 2621		P0: 223–183 Å: 228–184 (12/14/95
Res. 303 (12/13/95)	0	H.R. 1745		DO. 220 100 A 220 100 (10/40/05
tes. 309 (12/18/95) tes. 313 (12/19/95)	С	H.Con. Res. 122		
Res. 313 (12/19/95) Res. 323 (12/21/95)	0	H.R. 558 H.R. 2677		
es. 366 (2/27/96)	MC	H.R. 2854		
es. 368 (2/28/96)	0	H.R. 994		
es. 371 (3/6/96)	C	H.R. 3021	Debt Limit Increase	
es. 372 (3/6/96)	MC	H.R. 3019	Cont. Approps. FY 1996	PQ: voice vote A: 235-175 (3/7/96)
es. 380 (3/12/96)	MC	H.R. 2703	Effective Death Penalty	A: 251–157 (3/13/96).
es. 384 (3/14/96)	MC	H.R. 2202	Immigration	
Res. 386 (3/20/96)		H.J. Res. 165		PQ: 234-187 A: 237-183 (3/21/96)
Res. 388 (3/20/96)	C	H.R. 125		A: 244–166 (3/22/96).
Res. 391 (3/27/96)				
Res. 392 (3/27/96)		H.R. 3103		
Res. 395 (3/29/96) Res. 396 (3/29/96)				
les. 396 (3/29/96) les. 409 (4/23/96)		H.R. 842 H.R. 2715		
Res. 410 (4/23/96)		H.R. 2715 H.R. 1675		

Codes: O-open rule; MO-modified open rule; MC-modified closed rule; C-closed rule; A-adoption vote; D-defeated; PO-previous question vote. Source: Notices of Action Taken, Committee on Rules, 104th Congress.

Mr. DREIER. Mr. Speaker, I reserve

the balance of my time. Mr. MOAKLEY. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, today the House is considering a noncontroversial 1-day temporary spending bill. Although today's continuing resolution is the 13th since last October, we finally can see the light at the end of the tunnel of continuing resolutions.

As I understand it, Mr. Speaker, my Republican colleagues are just about to complete the long-term continuing resolution which will provide funding until the beginning of the next fiscal year. For that reason, we must pass this 1-day continuing resolution to en-

sure that the Government continues to function while my Republican colleagues complete their work.

hope they will be able to do so today so that the 14th continuing resolution is the last one that we will pass this year. The House needs to put the 1996 appropriations bills behind us and get started on the 1997 appropriation bills. So I urge my Republican colleagues to get our Government back on its feet and start running this place the way it should be.

Mr. Speaker, at the beginning of this Congress, the Republican majority claimed that this House was going to consider bills under an open process. It was going to be much more open than

the Congress before it. I would like to point out at this time, Mr. Speaker, that 92 percent of the legislation this session has been considered under a restricted process. Not only are the Republicans restricting the process on the floor, they are also restricting Members' input during the committee proc-

I find it unfortunate that 72 percent of the legislation considered this session has not been reported from committee. In fact, 13 out of 18 measures brought up this session have been unre-

Mr. Speaker, I include the following material for the RECORD.

FLOOR PROCEDURE IN THE 104TH CONGRESS; COMPILED BY THE RULES COMMITTEE DEMOCRATS

Bill No.	Title	Resolution No.	Process used for floor consideration	Amendments in order
H.R. 1* H. Res. 6	Compliance	H. Res. 6 H. Res. 5	Closed	None. None.

## FLOOR PROCEDURE IN THE 104TH CONGRESS; COMPILED BY THE RULES COMMITTEE DEMOCRATS—Continued

Bill No.	Title	Resolution No.	Process used for floor consideration	Amendments in order
H.R. 5*	Unfunded Mandates	H. Res. 38	Restrictive; Motion adopted over Democratic objection in the Committee of the Whole to limit debate on section 4; Pre-printing gets preference.	N/A
.J. Res. 2*		H. Res. 44	Restrictive; only certain substitutes; PQ	2R; 4E
Res. 43 R. 101	To transfer a parcel of land to the Taos Pueblo Indians of New Mex-	H. Res. 43 (OJ) H. Res. 51	Restrictive; considered in House no amendments	N/. N/.
	ico.		•	
R. 400	tional Park Preserve.		Open	N/
.R. 440	To provide for the conveyance of lands to certain individuals in	H. Res. 53	Open	N/
.R. 2*	Butte County, California. Line Item Veto	H. Res. 55	Open; Pre-printing gets preference	N/A
R. 665* R. 666*	Victim Restitution Act of 1995	H. Res. 61	Open; Pre-printing gets preference Open; Pre-printing gets preference	N/ N/
R. 667*	Violent Criminal Incarceration Act of 1995	H. Res. 63	Restrictive; 10 hr. Time Cap on amendments	N/
R. 668*	The Criminal Alien Deportation Improvement Act Local Government Law Enforcement Block Grants	H. Res. 69	Open; Pre-printing gets preference; Contains self-executing provision	N/
R. 728* R. 7*		H. Res. 83	Restrictive; 10 hr. Time Cap on amendments; Pre-printing gets preference	N/ N/
R. 729* 2			Restrictive; brought up under UC with a 6 hr. time cap on amendments	N/ Non
R. 831	To Permanently Extend the Health Insurance Deduction for the Self-		Restrictive; makes in order only the Gibbons amendment; Waives all points of order; Con-	Nor 1
R. 830*	Employed. The Paperwork Reduction Act	H Res Q1	tains self-executing provision, PQ. Open	N/
.R. 889	Emergency Supplemental/Rescinding Certain Budget Authority	H. Res. 92	Restrictive; makes in order only the Obey substitute	1
.R. 450* .R. 1022*	Regulatory Moratorium		Restrictive; 10 hr. Time Cap on amendments; Pre-printing gets preference	N/ N/
.R. 926*	Regulatory Flexibility	H. Res. 100	Open	N/
.R. 925*	Private Property Protection Act	H. Res. 101	Restrictive; 12 hr. time cap on amendments; Requires Members to pre-print their amend- ments in the Record prior to the bill's consideration for amendment, waives germaneness and budget act points of order as well as points of order concerning appropriating on a legislative bill against the committee substitute used as base text.	11
R. 1058*	Securities Litigation Reform Act	H. Res. 105	Restrictive; 8 hr. time cap on amendments; Pre-printing gets preference; Makes in order the	11
R. 988*	The Attorney Accountability Act of 1995	H. Res. 104	Wyden amendment and waives germaneness against it.  Restrictive; 7 hr. time cap on amendments; Pre-printing gets preference	N/
R. 956*		H. Res. 109	Restrictive; makes in order only 15 germane amendments and denies 64 germane amendments from being considered; PQ.	8D; 7
R. 1158	Making Emergency Supplemental Appropriations and Rescissions	H. Res. 115	ments from being considered; Pd.  Restrictive; Combines emergency H.R. 1158 & nonemergency 1159 and strikes the abortion provision; makes in order only pre-printed amendments that include offsets within the same chapter (deeper cuts in programs already cut); waives points of order against three amendments; waives cl 2 of rule XXI against the bill, cl 2, XXI and cl 7 of rule XVI against the substitute; waives cl 2(e) od rule XXI against the amendments in the Record; 10 hr time cap on amendments. 30 minutes debate on each amendment.	N/
J. Res. 73*	Term Limits	H. Res. 116	Restrictive; Makes in order only 4 amendments considered under a "Queen of the Hill" pro-	1D; 3
R. 4*			cedure and denies 21 germane amendments from being considered. Restrictive; Makes in order only 31 perfecting amendments and two substitutes; Denies 130	5D; 26
	Family Privacy Act		germane amendments from being considered; The substitutes are to be considered under a "Queen of the Hill" procedure; All points of order are waived against the amendments.  Open	5D, 20
R. 660*	Housing for Older Persons Act	H. Res. 126	Open	N/
R. 1215*	The Contract With America Tax Relief Act of 1995	H. Res. 129	Restrictive; Self Executes language that makes tax cuts contingent on the adoption of a balanced budget plan and strikes section 3006. Makes in order only one substitute. Waives all points of order against the bill, substitute made in order as original text and Gephardt substitute.	1
R. 483			Restrictive; waives cl 2(1)(6) of rule XI against the bill; makes H.R. 1391 in order as origi- nal text; makes in order only the Dingell substitute; allows Commerce Committee to file a report on the bill at any time.	1
R. 655 R. 1361			Open  Open; waives sections 302(f) and 308(a) of the Congressional Budget Act against the bill's consideration and the committee substitute; waives cl 5(a) of rule XXI against the committee substitute.	N/ N/
	Clean Water Act		Open; pre-printing gets preference; waives sections 302(f) and 602(b) of the Budget Act against the bill's consideration; waives cl 7 of rule XVI, cl 5(a) of rule XXI and section 302(f) of the Budget Act against the committee substitute. Makes in order Shuster substitute as first order of business.	N/
.R. 535 R 584	Corning National Fish Hatchery Conveyance Act  Conveyance of the Fairport National Fish Hatchery to the State of	H. Res. 144 H. Res. 145	Open	N/A N/A
	lowa.		'	
	Conveyance of the New London National Fish Hatchery Production Facility.	H. Res. 146	Open	N/
. Con. Res. 67	Budget Resolution	H. Res. 149	Restrictive; Makes in order 4 substitutes under regular order; Gephardt, Neumann/Solomon, Payne/Owens, President's Budget if printed in Record on 5/17/95; waives all points of order against substitutes and concurrent resolution; suspends application of Rule XLIX with respect to the resolution; self-executes Agriculture language; PQ.	3D; 1
R. 1561	American Overseas Interests Act of 1995	H. Res. 155	Restrictive; Requires amendments to be printed in the Record prior to their consideration; 10 hr. time cap; waives cl 2(1)(6) of rule XI against the bill's consideration; Also waives sections 302(f), 303(a), 308(a) and 402(a) against the bill's consideration and the committee amendment in order as original text; waives cl 5(a) of rule XXI against the amendment; amendment consideration is closed at 2:30 p.m. on May 25, 1995. Self-executes provision which removes section 2210 from the bill. This was done at the request of the Budget Committee.	N/
R. 1530	National Defense Authorization Act FY 1996	H. Res. 164	Restrictive: Makes in order only the amendments printed in the report; waives all points of order against the bill, substitute and amendments printed in the report. Gives the Chair- man en bloc authority, Self-executes a provision which strikes section 807 of the bill; provides for an additional 30 min. of debate on Nunn-Lugar section; Allows Mr. Clinger to offer a modification of his amendment with the concurrence of Ms. Collins; PO.	36R; 18D Bipartisa
	Military Construction Appropriations; FY 1996		Open; waives cl. 2 and cl. 6 of rule XXI against the bill; 1 hr. general debate; Uses House passed budget numbers as threshold for spending amounts pending passage of Budget; PO.	N.
	Legislative Branch Appropriations		Restrictive; Makes in order only 11 amendments; waives sections 302(f) and 308(a) of the Budget Act against the bill and cl. 2 and cl. 6 of rule XXI against the bill. All points of order are waived against the amendments; PO.	5R; 4D; Bipartisa
	Foreign Operations Appropriations		Open; waives cl. 2, cl. 5(b), and cl. 6 of rule XXI against the bill: makes in order the Gil- man amendments as first order of business; waives all points of order against the amendments; if adopted they will be considered as original text; waives cl. 2 of rule XXI against the amendments printed in the report. Pre-printing gets priority (Hall) (Menendez) (Goss) (Smith, MJ): POJ.	N
	Energy & Water Appropriations		Open; waives cl. 2 and cl. 6 of rule XXI against the bill; makes in order the Shuster amendment as the first order of business; waives all points of order against the amend- ment; if adopted it will be considered as original text. Pre-printing qets priority.	N/
J. Res. 79	Constitutional Amendment to Permit Congress and States to Prohibit the Physical Desecration of the American Flag.	H. Res. 173	Closed; provides one hour of general debate and one motion to recommit with or without in- structions; if there are instructions, the MO is debatable for 1 hr; PQ.	N/
R. 1944	Recissions Bill	H. Res. 175	Restrictive; Provides for consideration of the bill in the House; Permits the Chairman of the	N/
R. 1868 (2nd rule)	Foreign Operations Appropriations	H. Res. 177	Appropriations Committee to offer one amendment which is unamendable; waives all points of order against the amendment; PO.  Restrictive; Provides for further consideration of the bill; makes in order only the four amendments printed in the rules report (20 min. each). Waives all points of order	N/
			amendments printed in the rules report (20 min. each). Waives all points of order against the amendments; Prohibits intervening motions in the Committee of the Whole; Provides for an automatic rise and report following the disposition of the amendments; PQ.	

# ${\tt CONGRESSIONAL\ RECORD-HOUSE}$

FLOOR PROCEDURE IN THE 104TH CONGRESS; COMPILED BY THE RULES COMMITTEE DEMOCRATS—Continued

H.R. 1977 *Rule Defeated*  H.R. 1977  H.R. 1976  H.R. 1977 (3rd rule)  H.R. 2020	Interior Appropriations		Open; waives sections 302(f) and 308(a) of the Budget Act and cl 2 and cl 6 of rule XXI; provides that the bill be read by title; waives all points of order against the Tauzin amendment; self-executes Budget Committee amendment; waives cl 2(e) of rule XXI	N/A
I.R. 1976	Interior Appropriations	H Res 187		
I.R. 1977 (3rd rule)		11. Nos. 107	against amendments to the bill. Pre-printing gets priority: PO.  Open: waives sections 302(f), 306 and 308(a) of the Budget Act; waives clauses 2 and 6 of rule XXI against provisions in the bill; waives all points of order against the Tauzin amendment; provides that the bill be read by title; self-executes Budget Committee amendment and makes NEA funding subject to House passed authorization; waives of	N/A
	Agriculture Appropriations	H. Res. 188	2(e) of rule XXI against the amendments to the bill; Pre-printing gets priority; PO.  Open; waives clauses 2 and 6 of rule XXI against provisions in the bill; provides that the bill be read by title; Makes Skeen amendment first order of business, if adopted the	N/A
.R. 2020	Interior Appropriations	H. Res. 189	amendment will be considered as base text (10 min.); Pre-printing gets priority; PQ. Restrictive; provides for the further consideration of the bill; allows only amendments pre-	N/A
	Treasury Postal Appropriations	H. Res. 190	printed before July 14th to be considered; limits motions to rise.  Open; waives cl. 2 and cl. 6 of rule XXI against provisions in the bill; provides the bill be	N/A
J. Res. 96	Disapproving MFN for China	H. Res. 193	read by title; Pre-printing gets priority; PQ. Restrictive; provides for consideration in the House of H.R. 2058 (90 min.) And H.J. Res. 96	N/A
R. 2002	Transportation Appropriations	H. Res. 194	(1 hr). Waives certain provisions of the Trade Act.  Open, waives cl. 3 Of rule XIII and section 401 (a) of the CBA against consideration of the	N/A
			bill; waives cl. 6 and cl. 2 of rule XXI against provisions in the bill; Makes in order the Clinger/Solomon amendment waives all points of order against the amendment (Line Item Veto); provides the bill be read by title; Pre-printing gets priority; PO. *RULE AMENDED*.	
R. 70	Exports of Alaskan North Slope Oil	H. Res. 197	Open; Makes in order the Resources Committee amendment in the nature of a substitute as original text; Pre-printing gets priority; Provides a Senate hook-up with S. 395.	N/A
.R. 2076	Commerce, Justice Appropriations	H. Res. 198	Open; waives cl. 2 and cl. 6 of rule XXI against provisions in the bill; Pre-printing gets pri- ority; provides the bill be read by title	N/A
R. 2099	VA/HUD Appropriations	H. Res. 201	Open; waives cl. 2 and cl. 6 of rule XXI against provisions in the bill; Provides that the amendment in part 1 of the report is the first business, if adopted it will be considered as base text (30 min.); waives all points of order against the Klug and Davis amend-	N/A
21	Termination of U.S. Arms Embargo on Bosnia	H. Res. 204	ments: Pre-printing gets priority; Provides that the bill be read by title.  Restrictive: 3 hours of general debate; Makes in order an amendment to be offered by the Minority Leader or a designee (1 hr): If motion to recommit has instructions it can only be offered by the Minority Leader or a designee.	ID
I.R. 2126	Defense Appropriations	H. Res. 205	Open; walves cl. 2(I)(6) of rule XI and section 306 of the Congressional Budget Act against consideration of the bill; walves cl. 2 and cl. 6 of rule XXI against provisions in the bill; self-executes a strike of sections 8021 and 8024 of the bill as requested by the Budget Committee; Pre-printing gets priority; Provides the bill be read by title.	N/A
.R. 1555	Communications Act of 1995	H. Res. 207	Restrictive: waives' sec. 302(f) of the Budget Act against consideration of the bill: Makes in order the Commerce Committee amendment as original text and waives sec. 302(f) of the Budget Act and cl. 5(a) of rule XXI against the amendment. Makes in order the Bliely amendment (30 min.) as the first order of business, if adopted it will be original text; makes in order only the amendments printed in the report and waives all points of order	2R/3D/3 Bi partisar
.R. 2127	Labor/HHS Appropriations Act	H. Res. 208	against the amendments; provides a Senate hook-up with S. 652.  Open, Provides that the first order of business will be the managers amendments (10 min.), if adopted they will be considered as base text; waives cl. 2 and cl. 6 of rule XXI against provisions in the bill; waives all points of order against certain amendments	N/A
.R. 1594	Economically Targeted Investments	H. Res. 215	printed in the report; Pre-printing gets priority; Provides the bill be read by title; PQ.  Open; 2 hr of gen. debate. makes in order the committee substitute as original text	N/A
R. 1655	Economically Targeted Investments	H. Res. 216	Restrictive; waives sections 302(f), 308(a) and 401(b) of the Budget Act. Makes in order the committee substitute as modified by Govt. Reform amend (striking sec. 505) and an amendment striking title VII. Cl 7 of rule XVI and cl 5(a) of rule XXI are waived against the substitute. Sections 302(f) and 401(b) of the CBA are also waived against the substitute. Amendments must also be pre-printed in the Congressional record.	N/A
.R. 1162	Deficit Reduction Lock Box	H. Res. 218	Open; waives cl 7 of rule XVI against the committee substitute made in order as original text; Pre-printing gets priority.	N/A
	Federal Acquisition Reform Act of 1995		open; waives sections 302(f) and 308(a) of the Budget Act against consideration of the bill; bill will be read by title; waives cl 5(a) of rule XXI and section 302(f) of the Budget Act against the committee substitute. Pre-printing gets priority. Open; waives section 302(f) and 401(b) of the Budget Act against the substitute made in order as original text (H.R. 2332), cl. 5(a) of rule XXI is also waived against the sub-	N/A
R. 1617	To Consolidate and Reform Workforce Development and Literacy Programs Act (CAREERS).	H. Res. 222	Open; waives section 302(f) and 401(b) of the Budget Act against the substitute made in order as original text (H.R. 2332), cl. 5(a) of rule XXI is also waived against the sub- stitute. provides for consideration of the managers amendment (10 min.) If adopted, it is considered as base text.	N/A
R. 2274	National Highway System Designation Act of 1995	H. Res. 224	Open; waives section 302(f) of the Budget Act against consideration of the bill; Makes H.R. 2349 in order as original text; waives section 302(f) of the Budget Act against the substitute: provides for the consideration of a managers amendent (10 min.) If adopted, it	N/A
R. 927	Cuban Liberty and Democratic Solidarity Act of 1995	H. Res. 225	is considered as base text; Pre-printing gets priority; PO. Restrictive; walves cl 2(1)(2)(B) of rule XI against consideration of the bill; makes in order H.R. 2347 as base text; walves cl 7 of rule XIV against the substitute; Makes Hamilton amendment the first amendment to be considered (1 hr). Makes in order only amend-	2R/2I
.R. 743	The Teamwork for Employees and managers Act of 1995	H. Res. 226	ments printed in the report.  Open, waives cl $2(I)(2)(b)$ of rule XI against consideration of the bill; makes in order the	N/A
R. 1170		H. Res. 227	Open; walves cl 2(1)(2)(b) of rule XI against consideration of the bill; makes in order the committee amendment as original text; Pre-printing get priority.  Open; makes in order a committee amendment as original text; Pre-printing gets priority	N/A
R. 1601 J. Res. 108	International Space Station Authorization Act of 1995	H. Res. 228 H. Res. 230	Open; makes in order a committee amendment as original text; pre-printing gets priority Closed; Provides for the immediate consideration of the CR; one motion to recommit which	N/A
R. 2405	Omnibus Civilian Science Authorization Act of 1995	H. Res. 234	Open, makes in order a committee amendment as original text; pre-printing gets priority Closed; Provides for the immediate consideration of the CR; one motion to recommit which may have instructions only if offered by the Minority Leader or a designe. Open; self-executes a provision striking section 304(b)(3) of the bill (Commerce Committee	N/A
R. 2259	3		requesty; Pre-printing gets priority.  Restrictive; waives cl 2(I)(2)(B) of rule XI against the bill's consideration; makes in order the text of the Senate bill S 1254 as original text: Makes in order only a Convers sub-	1
R. 2425	Medicare Preservation Act	H. Res. 238	stitute: provides a senate hook-up after adoption.  Restrictive; waives all points of order against the bill's consideration; makes in order the text of H.R. 2485 as original text; waives all points of order against H.R. 2485; makes in order only an amendment offered by the Minority Leader or a designee; waives all points of order against the amendment; waives cl 5⊚ of rule XXI (¾ requirement on votes raising taxes); PO.	11
R. 2492 R. 2491 Con. Res. 109		H. Res. 239 H. Res. 245	Restrictive; provides for consideration of the bill in the House	N/A 11
R. 1833 R. 2546	Partial Birth Abortion Ban Act of 1995  D.C. Appropriations FY 1996	H. Res. 251 H. Res. 252	of rule XXI (3/s requirement on votes raising taxes); PQ.  Closed  Restrictive; waives all points of order against the bill's consideration; Makes in order the Walsh amendment as the first order of business (10 min.); if adopted it is considered as base text; waives cl 2 and 6 of rule XXI against the bill; makes in order the Bonilla, Gunderson and Hostettler amendments (30 min.); waives all points of order against the amendments; debate on any further amendments is limited to 30 min. each.  Closed: Provides for the immediate consideration of the CR: one motion to recommit which may have instructions only if offered by the Minority Leader or a designee.	N/A N/A
I Res. 115	Further Continuing Appropriations for FY 1996	H Res 257	amendments; debate on any further amendments is limited to 30 min. each.  Closed: Provides for the immediate consideration of the CP- one motion to recommit which	N/
	Temporary Increase in the Statutory Debt Limit		may have instructions only if offered by the Minority Leader or a designee.  Restrictive: Provides for the immediate consideration of the CP- one mation to recommit	51
			Restrictive; Provides for the immediate consideration of the CR; one motion to recommit which may have instructions only if offered by the Minority Leader or a designee; self-executes 4 amendments in the rule; Solomon, Medicare Coverage of Certain Anti-Cancer Drug Treatments, Habeas Corpus Reform, Chrysler (MI); makes in order the Walker amend (40 min.) on regulatory reform.	31
.R. 2539	ICC Termination	H. Res. 259 H. Res. 261	Open; waives section 302(f) and section 308(a)	N/A
	Temporary Increase in the Statutory Limit on the Public Debt		designees to dispose of the Senate amendments (1hr).  Closed; provides for the immediate consideration of a motion by the Majority Leader or his	N/A

## CONGRESSIONAL RECORD—HOUSE

### FLOOR PROCEDURE IN THE 104TH CONGRESS; COMPILED BY THE RULES COMMITTEE DEMOCRATS—Continued

Bill No.	Title	Resolution No.	Process used for floor consideration	Amendments in order
H. Res. 250	. House Gift Rule Reform	H. Res. 268	Closed; provides for consideration of the bill in the House; 30 min. of debate; makes in order the Burton amendment and the Gingrich en bloc amendment (30 min. each); walves all points of order against the amendments; Gingrich is only in order if Burton fails or is not offered.	2R
H.R. 2564	. Lobbying Disclosure Act of 1995	H. Res. 269	Open; walves cl. 2(I)(6) of rule XI against the bill's consideration; walves all points of order against the Istook and McIntosh amendments.	N/A.
H.R. 2606	. Prohibition on Funds for Bosnia Deployment	H. Res. 273	Restrictive: waives all points of order against the bill's consideration: provides one motion to amend if offered by the Minority Leader or designee (1 hr non-amendable); motion to recommit which may have instructions only if offered by Minority Leader or his designee;	N/A.
H.R. 1788	. Amtrak Reform and Privatization Act of 1995	H. Res. 289	if Minority Leader motion is not offered debate time will be extended by 1 hr.  Open; waives all points of order against the bill's consideration; makes in order the Transportation substitute modified by the amend in the report; Bill read by title; waives all points of order against the substitute; makes in order a managers amend as the first order of business, if adopted it is considered base text (10 min.); waives all points of order against the amendment; Pre-printing gets priority.	N/A.
H.R. 1350	. Maritime Security Act of 1995	H. Res. 287	Open; makes in order the committee substitute as original text; makes in order a managers amendment which if adopted is considered as original text (20 min.) unamendable; preprinting gets priority.	N/A.
H.R. 2621	. To Protect Federal Trust Funds	H. Res. 293	Closed; provides for the adoption of the Ways & Means amendment printed in the report. 1 hr. of general debate; PO.	N/A.
H.R. 1745	. Utah Public Lands Management Act of 1995	H. Res. 303	Open; waives cl 2(1)(6) of rule XI and sections 302(f) and 311(a) of the Budget Act against the bill's consideration. Makes in order the Resources substitute as base text and waives cl 7 of rule XVI and sections 302(f) and 308(a) of the Budget Act; makes in order a managers' amend as the first order of business, if adopted it is considered base text (10 min).	N/A.
H. Res. 304	to U.S. Troop Deployments in Bosnia.	N/A	Closed; makes in order three resolutions; H.R. 2770 (Dorman), H. Res. 302 (Buyer), and H. Res. 306 (Gephardt); 1 hour of debate on each	1D; 2R
H. Res. 309 H.R. 558	. Revised Budget Resolution	H. Res. 309 H. Res. 313	Closed; provides 2 hours of general debate in the House; PQ	N/A. N/A.
H.R. 2677	. The National Parks and National Wildlife Refuge Systems Freedom Act of 1995.		Closed; consideration in the House; self-executes Young amendment	N/A.
H.R. 1643	. To authorize the extension of nondiscriminatory treatment (MFN) to	DURE IN THE 104TH CONG H. Res. 334	Closed; provides to take the bill from the Speaker's table with the Senate amendment, and	N/A.
	the products of Bulgaria.		consider in the House the motion printed in the Rules Committee report; 1 hr. of general debate; previous question is considered as ordered. ** NR; PQ.	
H.J. Res. 134 H. Con. Res. 131	. Making continuing appropriations/establishing procedures making the transmission of the continuing resolution H.J. Res. 134.	H. Res. 336	Closed; provides to take from the Speaker's table H.J. Res. 134 with the Senate amendment and concur with the Senate amendment with an amendment (H. Con. Res. 131) which is self-executed in the rule. The rule provides further that the bill shall not be sent back to the Senate until the Senate agrees to the provisions of H. Con. Res. 131. **NR; PO.	N/A.
	. Conveyance of National Marine Fisheries Service Laboratory at Gloucester, Massachusetts.		Closed: provides to take the bill from the Speakers table with the Senate amendment, and consider in the house the motion printed in the Rules Committee report; 1 hr. of general debate; previous quesetion is considered as ordered. **NR; PO.	N/A.
H.R. 2924H.R. 2854	Social Security Guarantee Act	H. Res. 355 H. Res. 366	Closed; ** NR; PQ Restrictive; walves all points of order against the bill; 2 hrs of general debate; makes in order a committee substitute as original text and waives all points of order against the substitute; makes in order only the 16 amends printed in the report and waives all points of order against the amendments; circumvents unfunded mandates law; Chairman has en bloc authority for amends in report (20 min.) on each en bloc; PQ.	N/A. 5D; 9R; 2 Bipartisan.
H.R. 994	Regulatory Sunset & Review Act of 1995	H. Res. 368	Open rule; makes in order the Hyde substitute printed in the Record as original text; waives cl 7 of rule XVI against the substitute; Pre-printing gets priority; vacates the House action on S. 219 and provides to take the bill from the Speakers table and consider the Senate bill; allows Chrmn. Clinger a motion to strike all after the enacting clause of the Senate bill and insert the text of H.R. 994 as passed by the House (1 hr) debate; waives germaneness against the motion; provides if the motion is adopted that it is in order for the House to insist on its amendments and request a conference.	N/A.
H.R. 3021	. To Guarantee the Continuing Full Investment of Social security and Other Federal Funds in Obligations of the United States.	H. Res. 371	Closed rule; gives one motion to recommit, which if it contains instructions, may only if of- fered by the Minority Leader or his designee. **NR.	N/A.
H.R. 3019	A Further Downpayment Toward a Balanced Budget	H. Res. 372	Restrictive: self-executes CBO language regarding contingency funds in section 2 of the rule; makes in order only the amendments printed in the report; Lowey (20 min), Istook (20 min), Crapo (20 min), Obey (1 hr); walves all points of order against the amendments; give one motion to recommit, which if contains instructions, may only if offered by the Minority Leader or his designee. **NR.	2D/2R.
H.R. 2703	. The Effective Death Penalty and Public Safety Act of 1996	H. Res. 380	Restrictive; makes in order only the amendments printed in the report; waives all points of orer against the amendments; gives Judiciary Chairman en bloc authority (20 min.) on enblocs; provides a Senate hook-up with S. 735. ** NR.	6D; 7R; 4 Bipartisan.
H.R. 2202	. The Immigration and National Interest Act of 1995	H. Res. 384	Restrictive; waives all points of order against the bill and amendments in the report except for those arising under sec. 425(a) of the Budget Act (unfunded mandates); 2 hrs. of general debate on the bill: makes in order the committee substitute as base text: makes in order only the amends in the report; gives the Judiciary Chairman en bloc authority (20 min.) of debate on the en blocs; self-executes the Smith (TX) amendment re: employee verification program; PO.	12D; 19R; 1 Bipartisan.
H.J. Res. 165	. Making further continuing appropriations for FY 1996	H. Res. 386	Closed; provides for the consideration of the CR in the House and gives one motion to re- commit which may contain instructions only if offered by the Minority Leader; the rule also waives cl 4(b) of rule XI against the following: an omnibus appropriations bill, an- other CR, a bill extending the debt limit. **NR.	N/A.
H.R. 125	. The Gun Crime Enforcement and Second Amendment Restoration Act of 1996.	H. Res. 388	Closed; self-executes an amendment; provides one motion to recommit which may contain instructions only if offered by the Minority Leader or his designee. ** NR.	N/A
H.R. 3136	. The Contract With America Advancement Act of 1996	H. Res. 391	Closed; provides for the consideration of the bill in the House; self-executes an amendment in the Rules report; waives all points of order, except sec. 425(a)(unfunded mandates) of the CBA, against the bill's consideration; orders the PO except 1 hr. of general debate between the Chairman and Ranking Member of Ways and Means; one Archer amendment (10 min.); one motion to recommit which may contain instructions only if offered by the Minority Leader or his designee; Provides a Senate hookup if the Senate passes S. 4 by	N/A
H.R. 3103	. The Health Coverage Availability and Affordability Act of 1996	H. Res. 392	March 30, 1996. **NR.  Restrictive: 2 hrs. of general debate (45 min. split by Ways and Means) (45 split by Commerce) (30 split by Economic and Educational Opportunities); self-executes H.R. 3160 as modified by the amendment in the Rules report as original text; waives all points of order, except sec. 425(a) (unfunded mandates) of the CBA; makes in order a Democratic substitute (1 hr.) waives all points of order, except sec. 425(a) (unfunded mandates) of the CBA, against the amendment; one motion to recommit which may contain instructions only if offered by the Minority Leader or his designee: waives cl 5(c) of Rule XXI (requiring 3/5 vote on any tax increase) on votes on the bill, amendments or conference	N/A
H.J. Res. 159	. Tax Limitation Constitutional Amendment	H. Res. 395	reports.  Restrictive; provides for consideration of the bill in the House; 3 hrs of general debate; Makes in order H.J. Res. 169 as original text; allows for an amendment to be offered by the Minority Leader or his designee (1 hr) **NR.	ID
	. Truth in Budgeting Act		Open; 2 hrs. of general debate; Pre-printing gets priority	N/A
	Paperwork Elimination Act of 1996		Open; Preprinting get priority Open; Makes the Young amendment printed in the 4/16/96 Record in order as original text;	N/A N/A
H.J. Res. 175	Further Continuing Appropriations for FY 1996	H. Res. 411	waives cl 7 of rule XVI against the amendment: Preprinting gets priority: **NR.  Closed; provides for consideration of the bill in the House; one motion to recommit which, if containing instructions, may be offered by the Minority Leader or his designee. **NR.	N/A

<sup>\*</sup>Contract Bills, 67% restrictive; 33% open. \*\*\* All legislation 1st Session, 53% restrictive; 47% open. \*\*\*\* All legislation 2d Session, 92% restrictive; 8% open. \*\*\*\* All legislation 104th Congress, 63% restrictive; 37% open. \*\*\*\* NR indicates that the legislation being considered by the House for amendment has circumvented standard procedure and was never reported from any House committee. \*\*\*\*\*\*\* PO Indicates that previous question was ordered on the resolution. \*\*\*\*\*\*\*\*\*\* Postrictive rules are those which limit the number of amendments which can be offered, and include so-called modified open and modified closed rules as well as completely closed rules and rules providing for consideration in the House as opposed to the Committee of the Whole. This definition of restrictive rule is taken from the Republican chart of resolutions reported from the Rules Committee in the 103d Congress. N/A means not available.

LEGISLATION IN THE 104TH CONGRESS, 2D SESSION

To date 13 out of 18, or 72 percent, of the bills considered under rules in the 2nd session of the 104th Congress have been considered under an irregular procedure which circumvents the standard committee procedure. They have been brought to the floor without any committee reporting them. They are as follows:

H.R. 1643-To Authorize the extension of nondiscriminatory treatment (MFN) to the products of Bulgaria.

H.J. Res. 134-Making Continuing Appropriations for FY 1996.

H.R. 1358-Conveyance of National Marine Fisheries Service Laboratory at Gloucester, Massachusetts.

H.R. 2924—The Social Security Guarantee Act.

H.R. 3021-To Guarantee the Continuing Full Investment of Social Security and Other Federal Funds in Obligations of the United States.

H.R. 3019-A Further Downpayment Toward a Balanced Budget.

H.R. 2703—The Effective Death Penalty and Public Safety Act of 1996.

H.J. Res. 165—Making Further Continuing Appropriations for FY 1996.

H.R. 125—The Crime Enforcement and Second Amendment Restoration Act of 1996.

H.R. 3136-The Contract With America Advancement Act of 1996.

H.J. Res. 159-Tax Limitation Constitutional Amendment.

H.R. 1675—National Wildlife Refuge Improvement Act of 1995.

H.J. Res. 175-Making Further Continuing Appropriations for FY 1996.

Mr. MOAKLEY. Mr. Speaker, I have no additional requests for time, but I reserve the balance of my time, pending my very dear friend's action on the other side of the aisle.

Mr. DREIER. Mr. Speaker, I yield myself such time as I may consume to say I have no further requests for time and I urge support of this rule. Let us move ahead. We are now down to 12 hours and 10 minutes until the Government is scheduled to shut down. We have moved ahead with this rule rapidly. Let us move ahead just as quickly with the continuing resolution.

Mr. Speaker, I reserve the balance of my time.

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

Mr. DREIER. Mr. Speaker, with that, I urge strong support of this rule and of the resolution.

Mr. Speaker, I yield back the balance of my time, and I move the previous question on the resolution.

The previous question was ordered. The resolution was agreed to.

A motion to reconsider was laid on the table.

CORRECTING TECHNICAL ERRORS IN THE ENROLLMENT OF S. 735, AND ANTITERRORISM EFFEC-TIVE DEATH PENALTY ACT OF

Mr. LUCAS of Oklahoma. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the Senate concurrent resolution (S. Con. Res. 55) to correct the enrollment of the bill S. 735, to prevent and punish acts of terrorism, and for other purposes, and ask for its immediate consideration in the

The Clerk read the title of the Senate concurrent resolution.

The SPEAKER pro tempore (Mr. RADANOVICH). Is there is objection to the request of the gentleman from Oklahoma?

Mr. MOAKLEY. Mr. Speaker, reserving the right to object, although we do not object to the substance of this concurrent resolution, the gentleman from Michigan [Mr. CONYERS], the ranking member of the Committee on the Judiciary, who could not be here because of a Committee on the Judiciary markup, would like to note the deficiencies in the process leading up to this unanimous-consent request. The ranking member of the Committee on the Judiciary was not informed of the problems in this bill, nor was he included in the discussions as to how to fix this bill.

The support of the gentleman from Michigan [Mr. CONYERS] was enlisted only after the text of the resolution was agreed to. So, in the future, if the majority seeks a unanimous-consent request, we expect the Democrats to be consulted at the beginning of the process, and not at the end.

Mr. Speaker, I withdraw my reservation of objection.

The SPEAKER pro tempore. Is their objection to the request of the gentleman from Oklahoma?

There was no objection.

The Clerk read the Senate concurrent resolution, as follows:

#### S. CON. RES. 55

Resolved by the Senate (the House of Representatives concurring), That the Secretary of the Senate, in the enrollment of the bill (S. 735) shall make the following corrections:

(a) In the table of contents of the bill. strike the item relating to section 431 and redesignate the items relating to sections 432 through 444 as relating to sections 431 through 443 respectively.

(b) Strike section 1605(g) of title 28, United States Code, proposed to be added by section 221 of the bill, and insert the following:

(g) LIMITATION ON DISCOVERY. "(1) IN GENERAL.—(A) Subject to paragraph (2), if an action is filed that would otherwise be barred by section 1604, but for subsection (a)(7), the court, upon request of the Attorney General, shall stay any request, demand, or order for discovery on the United States that the Attorney General certifies would significantly interfere with a criminal investigation or prosecution, or a national security operation, related to the incident that gave rise to the cause of action, until such time as the Attorney General advises the court that such request, demand, or order will no longer so interfere.

(B) A stay under this paragraph shall be in effect during the 12-month period beginning on the date on which the court issues the order to stay discovery. The court shall renew the order to stay discovery for additional 12-month periods upon motion by the United States if the Attorney General certifies that discovery would significantly interfere with a criminal investigation or prosecution, or a national security operation, related to the incident that gave rise to the cause of action.

(2) SUNSET.—(A) Subject to subparagraph (B), no stay shall be granted or continued in effect under paragraph (1) after the date that is 10 years after the date on which the incident that gave rise to the cause of action oc-

'(B) After the period referred to in subparagraph (A), the court, upon request of the Attorney General, may stay any request, demand, or order for discovery on the United States that the court finds a substantial likelihood would-

(i) create a serious threat of death or seri-

ous bodily injury to any person;
"(ii) adversely affect the ability of the United States to work in cooperation with foreign and international law enforcement agencies in investigating violations of United States law; or

"(iii) obstruct the criminal case related to the incident that gave rise to the cause of action or undermine the potential for a conviction in such case.

'(3) EVALUATION OF EVIDENCE.—The court's evaluation of any requst for a stay under this subsection filed by the Attorney General shall be conducted ex parte and in camera.

(4) BAR ON MOTIONS TO DISMISS.—A Stay of discovery under this subsection shall constitute a bar to the granting of a motion to dismiss under rules 12(b)(6) and 56 of the Federal Rules of Civil Procedure.

'(5) CONSTRUCTION.—Nothing in this subsection shall prevent the United States from seeking protective orders or asserting privi-leges ordinarily available to the United States

(c) In section 620G(a), proposed to be inserted after section 620F of the foreign Assistance Act of 1961, by section 325 of the bill,

strike "may" and insert "shall". (d) In section 620H(a), proposed to be inserted after section 620G of the Foreign Assistance Act of 1961, by section 326 of the

(1) strike "may" and insert "shall"; (2) strike "shall be provided"; and (3) insert "section" before "6(j)

(e) In section 219, proposed to be inserted in title II of the Immigration and Nationality Act, by section 302 of the bill-

(1) in subsection (a)(1), insert "foreign" before "terrorist organization"

(2) in subsection (a)(2)(A)(i), strike "an" before "organization under" and insert "a foreign'

(3) in subsection (a)(2)(C), insert "foreign"

before "organization": and

(4) in subsection (a)(4)(B), insert "foreign" before "terrorist organization"

(f) In section 2339B(g), proposed to be added at the end of chapter 113B of tile 18, United States Code, by section 303 of the bill, strike paragraph (5) and redesignate paragraphs (6) and (7) as paragraphs (5) and (6), respectively.

(g) In section 2332d(a), proposed to be added chapter 113B of title 18, United States Code, by section 321(a) of the bill-

(1) strike "by the Secretary of State" and insert "by the Secretary of the Treasury"

(2) strike "with the Secretary of the Treasand insert "with the Secretary of ury" State": and

(3) add the words "the government of" "engaged in a financial transaction after with"

(h) At the end of section 321 of the bill, add the following:

(c) EFFECTIVE DATE.—The amendments made by this section shall become effective 120 days after the date of enactment of this

(i) In sections 414(b) and 422(c) of the bill, strike "90" and insert "180".

(j) In section 40A(b), proposed to be added to chapter 3 of the Arms Export Control Act, by section 330 of the bill strike "essential" and insert "important"

(k) In section 40A(b), proposed to be added to chapter 3 of the Arms Export Control Act, by section 330 of the bill, strike "security"