back to the States. We are living in a transition. We are living in change. We have to have the States have more responsibility. My friends, that is exactly what we are doing here, is we are giving the people of the State of Wisconsin that power, and rightly so, not only because of the issue but historically.

Seventy-five years ago the great debate on the floor of this House was what is Wisconsin doing? Because Wisconsin was and is one of the great laboratories for historical change in legislation in this body and in this country.

We moved from the agricultural society into the industrial society. Today, we are moving from the industrial society to the information age. And what Bob LaFollette and other progressives had said at that time, Tommy Thompson and the Republicans are doing today. So we are again in our historic mode of doing what is necessary, not only for the State of Wisconsin but for this country.

What we are doing basically is saying that the welfare office is going to become an employment office. By the year 2000 we will not have welfare offices in the State of Wisconsin. We want to restore some dignity back to the people again. And all of our futurists are saying this: That the individual is more empowered today than he or she has ever been. And we are funneling that information, that power back into the individual again.

The people of this country have a right to have some dignity. Welfare has destroyed the family, has destroyed the dignity of the individual, and what we are saying is we want to restore that esteem again.

The big issue here, and the reason it is being fought so much, is not because of Wisconsin or is not because of all the reasons that have been mentioned; the big issue here is are we seeing the death knell of the liberal welfare state. Because when we destroy welfare as we know it in America today, we are changing the Government of America.

So this is a very basic issue. It goes beyond what is said of the rules or process. What we are saying here today is we are changing the way we are governing. We are changing the way the people of America are living. That is why this is such a deep issue.

Mr. SOLOMON. Mr. Speaker, I yield 2 minutes to the very fine gentleman from Williamsville, NY [Mr. PAXON], one of my colleagues.

Mr. PAXON. Mr. Speaker, it was just 3 weeks ago that President Clinton said he supported giving States the opportunity to reform their poverty programs, and he said that if the States sent in waivers that he would sign them. Unfortunately, when we take a look at the record, it seems that politics is driving the administration ration than the needs of poor people in our States.

Take a look at the Medicaid waiver requests made by our Nation's Governors. This chart reveals politics and party determine whether or not these reforms will be approved. Eight of the 11 Medicaid waivers approved by the administration went to States with Democrat Governors. Seven Republican Governors are still waiting for their waivers to be approved.

In fact, two of the Republican Governors have been waiting 20 months, Mr. Speaker. My own State of New York has been waiting 14 months for the administration to act. No Democrat Governor ever had to wait longer than 11 months to get their waivers approved.

Now, the President says he is for reform, but, in fact, he is blocking it and making it harder for our States to serve low-income families. I urge the President to stop playing politics and approve these reforms.

We should pass this rule and pass this bill, and send a message, a loud, and clear message, to the White House.

Mr. MOAKLEY. Mr. Speaker, I yield 30 seconds to the gentleman from Wisconsin [Mr. BARRETT].

Mr. BARRETT of Wisconsin. Mr. Speaker, I just have to point out that it is amazing to me that we have speaker after speaker who talk about these waiver requests that have been denied. Why are we not dealing with them now? Why are we dealing with the waiver requests from a State that has had every single waiver granted? It does not make any sense.

The reason is they want to embarrass the President. They want to make a bipartisan issue a partisan issue. That is the only explanation. Otherwise, they would be coming in with a waiver request from the State of Michigan or from the State of New York. But here we have a Republican Governor in the State of Wisconsin, who has had every waiver that he has asked for granted.

Mr. SOLOMON. Mr. Speaker, I yield 1½ minutes to the gentleman from Wisconsin [Mr. Klug], and I can think of no one better to rebut that last statement than this gentleman.

Mr. KLUG. Mr. Speaker, unfortunately in this case, my colleague from Wisconsin, Mr. Barrett, is wrong. Actually, in one fairly significant fight with the Clinton administration, Wisconsin originally asked, under the work not welfare waiver request, that every county in the State be covered. By the time Washington got done with it, only two counties in the entire State were covered.

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That is typical, because every time we find ourselves in a waiver application situation, Washington wants to rewrite the rules.

My sense is, what this debate comes down to is, whose judgment do you trust, the people of Wisconsin, twothirds of the State assembly, threequarters of the State senate voted for this measure. As you heard from my colleague, the gentleman from Wisconsin [Mr. Sensenbrenner], countless hours of hearings all across the State.

Here is the bottom line, again, the track record of the Clinton administration on waivers, of the three waivers, Illinois, Massachusetts, Wyoming denied; three States, New Mexico, Ohio, South Carolina, all pulled back their waiver applications because the Clinton administration wanted to rewrite it.

The following States currently have waivers they are waiting for: California, of course, the interesting question, when the gentlewoman from California [Ms. WOOLSEY] was up here criticizing the Wisconsin plan, has she done anything to help California's waiver application which is now pending; Florida; Georgia, Democratic Governor; Hawaii, Democratic Governor; Illinois; Indiana, Democratic Governor; Iowa; Kansas; Maine; Maryland, Democratic gov-Michigan; Minnesota; New ernor; Hampshire, waiting since 1993; Oklahoma; Pennsylvania; South Carolina; Tennessee; and Utah.

The fact of the matter is, the administration says, we will grant you these waivers, and we wait 6 months and 1 year and $1\frac{1}{2}$ years and 2 years and $2\frac{1}{2}$ and 3 years.

Mr. MOAKLEY, Mr. Speaker, I yield 1 minute to the gentleman from Wisconsin [Mr. KLECZKA].

Mr. KLECZKA. Mr. Speaker, in response to the gentleman from Madison, WI, SCOTT KLUG. SCOTT, you seem to indicate that in a work not welfare program that the State was asking to have all 72 counties in the State covered. My recollection is the legislature only provided for 2 counties, 2 small counties. When the legislature was debating the issue, many wanted Milwaukee County, the largest county in the State, included in this trial test. The Republican legislature said no. So going for waivers was only the 2 counties that were finally tested. There never was a request from the State legislature for the whole State.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. INGLIS of South Carolina). The Chair advises Members to address their remarks to the Chair and not to Members, particularly in given names.

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

Mr. Speaker, at the beginning of this Congress the Republican majority claimed that the House was going to consider bills under an open process. I would like to point out that 66 percent of the legislation this session has been considered under a restrictive process. At this point I include for the RECORD the following material:

CONGRESSIONAL RECORD—HOUSE

FLOOR PROCEDURE IN THE 104TH CONGRESS 1ST SESSION; COMPILED BY THE RULES COMMITTEE DEMOCRATS

Bill No.	Title	Resolution No.	Process used for floor consideration	Amendments in order
R. 1* Res. 6			Closed Closed: contained a closed rule on H.R. 1 within the closed rule	None
R. 5*	Unfunded Mandates	H. Res. 38	Restrictive: Motion adopted over Democratic objection in the Committee of the Whole to	N/A
Res. 43	Balanced Budget Committee Hearings Scheduling	H. Res. 43 (OJ)	limit debate on section 4: Pre-printing gets préférence. Restrictive; only certain substitutes; PO Restrictive; considered in House no amendments	2R; 4E N/A
R. 101	To transfer a parcel of land to the Taos Pueblo Indians of New Mexico.	H. Res. 51	Open	N/A
	To provide for the exchange of lands within Gates of the Arctic National Park Preserve.		Open	N/A
	To provide for the conveyance of lands to certain individuals in Butte County, California.		Open	N/A
R. 2* R. 665*	Line Item Veto	H. Res. 61	Open; Pre-printing gets preference	N/A N/A
R. 666* R. 667*	Violent Criminal Incarceration Act of 1995	H. Res. 63	Open; Pre-printing gets preference Restrictive; 10 hr. Time Cap on amendments	N/A N/A
R. 668* R. 728*	The Criminal Alien Deportation Improvement Act	H. Res. 69 H. Res. 79	Open; Pre-printing gets preference; Contains self-executing provision	N/. N/.
R. 7* R. 729*	National Security Revitalization Act	H. Res. 83	Restrictive; 10 hr. Time Cap on amendments; Pre-printing gets preference; PQ Restrictive; brought up under UC with a 6 hr. time cap on amendments	N/. N/.
2 R. 831	Senate Compliance To Permanently Extend the Health Insurance Deduction for the Self- Fmployed.	N/A H. Res. 88	Closed: Put on Suspension Calendar over Democratic objection Restrictive; makes in order only the Gibbons amendment; Walves all points of order; Contains self-executing provision; PO.	Non 11
R. 830* R. 889	Emergency Supplemental/Rescinding Certain Budget Authority	H. Res. 91 H. Res. 92	Open	N/. 11
R. 450* R. 1022*	Regulatory Moratorium	H. Res. 93 H. Res. 96	Restrictive; 10 hr. Time Cap on amendments; Pre-printing gets preference	N/A N/A
R. 926* R. 925*	Regulatory Elexibility	H. Res. 100 H. Res. 101	Open 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	N// 10
R. 1058*	Securities Litigation Reform Act	H. Res. 105	and budget act points of under as wen as points or under concerning appropriating on a legislative bill against the committee substitute used as base text. Restrictive: 8 hr. time cap on amendments: Pre-printing gets preference; Makes in order the Widen amendment and waives germaneness against it.	1[
R. 988* R. 956*		H. Res. 104 H. Res. 109	Restrictive: 7 hr. time cap on amendments; Pre-printing gets preference	N// 8D: 7F
	Making Emergency Supplemental Appropriations and Rescissions		ments from being considered; PO. Restrictive; Combines emergency H.R. 1158 & nonemergency 1159 and strikes the abortion	N/A
			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) of rule XXI against the amendments in the Record; 10 hr time cap on amendments. 30 minutes debate on each amendment.	
. Res. 73*			Restrictive; Make's in order only 4 amendments considered under a "Queen of the Hill" procedure and denies 21 germane amendments from being considered.	1D; 3
	Welfare Reform		Restrictive; Makes in order only 31 perfecting amendments and two substitutes: Denies 130 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.	5D; 26
R. 1271* R. 660*	Housing for Older Persons Act	H. Res. 126	Open	N/ N/
2. 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 Geobardt substitute.	11
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		H. Res. 136 H. Res. 139	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/A N/A
	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/A
R. 535 R. 584	Conveyance of the Fairport National Fish Hatchery to the State of	H. Res. 144 H. Res. 145	OpenOpen	N// N//
R. 614	lowa.		Open	N/A
Con. Res. 67	cility.	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	3D; 1F
₹. 1561	American Overseas Interests Act of 1995	H. Res. 155	with respect to the resolution; self-executes Agriculture language; PQ. 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 com- mittee 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-exe-	N/i
2. 1530	National Defense Authorization Act; FY 1996	H. Res. 164	cutes provision which removes section 2210 from the bill. This was done at the request of the Budget Committee. 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 Chairman 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	36R; 18D; Bipartisa
2. 1817	Military Construction Appropriations; FY 1996	H. Res. 167	to offer a modification of his amendment with the concurrence of Ms. Collins; PO. 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;	N/A
. 1854	Legislative Branch Appropriations	H. Res. 169	PQ. 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	5R; 4D; Bipartisa
. 1868	Foreign Operations Appropriations	H. Res. 170	order are waived against the amendments; PO. Open; waives cl. 2, cl. 5(b), and cl. 6 of rule XXI against the bill; makes in order the Gilman amendments affirst 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)	N/i
R. 1905	Energy & Water Appropriations	H. Res. 171	(Menendez) (Goss) (Smith, NJ); PQ. 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 amendment; if adopted it will be considered as ordinal toxi. Pro printing one printing.	N/A
. Res. 79	Constitutional Amendment to Permit Congress and States to Prohibit	H. Res. 173	ment; if adopted it will be considered as original text. Pre-printing gets priority. Closed; provides one hour of general debate and one motion to recommit with or without in-	N/A
2. 1944	the Physical Desecration of the American Flag. Recissions Bill	H. Res. 175	structions; if there are instructions, the MO is debatable for 1 hr; PO. Retrictive; Provides for consideration of the bill in the House; Permits the Chairman of the Appropriations Committee to offer one amendment which is unamendable; waives all	N/A
2 1060 (2nd rulo)	Foreign Operations Appropriations	H. Res. 177	points of order against the amendment; PQ. 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/A

${\tt CONGRESSIONAL\ RECORD-HOUSE}$

FLOOR PROCEDURE IN THE 104TH CONGRESS 1ST SESSION; COMPILED BY THE RULES COMMITTEE DEMOCRATS—Continued

Bill No.	Title	Resolution No.	Process used for floor consideration	Amendments in order
H.R. 1977 *Rule Defeated*	Interior Appropriations	H. Res. 185	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
H.R. 1977	Interior Appropriations	H. Res. 187	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 NFA funding subject to House passed authorization; waives cl	N/A
H.R. 1976	Agriculture Appropriations	H. Res. 188	2(e) of rule XXI against the amendments to the bill; Pre-printing gets priority; PQ. 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
H.R. 1977 (3rd rule)	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
H.R. 2020	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
H.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
H.R. 2002			(1 hr). Waives certain provisions of the Trade Act. Onen: waives cl. 3 Of rule XIII and section 401 (a) of the CRA 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; PQ. *RULE AMENDED*	
H.R. 70	Exports of Alaskan North Slope Oil	H. Res. 197	Onon: Makes in order the Descurres Committee amendment in the nature of a substitute as	N/A
H.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-	N/A
H.R. 2099	VA/HUD Appropriations	H. Res. 201	original text, Pre-printing gets priority, Provides a Senate hook-up with S. 395. Open; waives cl. 2 and cl. 6 of rule XXI against provisions in the bill; Pre-printing gets priority, provides the bill be read by title. Open; waives cl. 2 and cl. 6 of rule XXI against provisions in the bill; Pre-printing gets priority, provides the bill be read by title. 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
S. 21	Termination of U.S. Arms Embargo on Bosnia	H. Res. 204	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	IC
H.R. 2126	Defense Appropriations	H. Res. 205	De offered by the Minority Leader of a designee. Open: Walves cl. 2(f)(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. Restrictive; walves sec. 302(f) of the Budget Act against consideration of the bill; Makes in order the Commerce Committee amendment as original text and walves sec. 302(f) of	N/A
H.R. 1555	Communications Act of 1995	H. Res. 207	amendment (30 min.) as the first order of business, if adopted it will be original text; makes in order only the amendments or order of business, if adopted it will be original text; makes in order only the amendments or inted in the report and waives all boints of order	2R/3D/3 Bi partisar
H.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
I.R. 1594 I.R. 1655	Economically Targeted Investments	H. Res. 215 H. Res. 216	přinted in the report: Pre-printing gets priority; Provides the bill be read by title; PO. Open: 2 hr of gen. debate. makes in order the committee substitute as original text 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 sub-	N/ <i>i</i> N/ <i>i</i>
ID 11/2	Deficit Deduction Leak Day	II Dag 210	stitute. Amendments must also be pre-printed in the Congressional record. Open; waives cl 7 of rule XVI against the committee substitute made in order as original	N//
H.R. 1162 H.R. 1670			text; Pre-printing gets priority. Open; waives sections 302(f) and 308(a) of the Budget Act against consideration of the	N/A N/A
H.R. 1617	To Consolidate and Reform Workforce Development and Literacy Programs Act (CAREERS).	H. Res. 222	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 sections 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
I.R. 2274	National Highway System Designation Act of 1995	H. Res. 224	stitute. Provides for consideration of the managers amendment (10 min.) If adopted, it is considered as base text. 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 as well as cl. 5(a) of rule XXI and cl. 1(q)(10) of rule X against the substitute; provides for the consideration of a managers amendment (10 min). If adopted, it is con-	N/A
I.R. 927	Cuban Liberty and Democratic Solidarity Act of 1995	H. Res. 225	sidered as base text; Pre-printing gets priority; PO. Restrictive; waives cl 2()(2)(8) of rule XI against consideration of the bill; makes in order H.R. 2347 as base text; waives cl 7 of rule XVI against the substitute; Makes Hamilton amendment the first amendment to be considered (1 hr). Makes in order only amend-	2R/2
I.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
ł.R. 1170	3-Judge Court for Certain Injunctions	H. Res. 227	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
H.R. 1601 H.J. Res. 108	International Space Station Authorization Act of 1995	H. Res. 228	Open; makes in order a committee amendment as original text; pre-printling 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 designee.	N/A
H.R. 2405	Omnibus Civilian Science Authorization Act of 1995	H. Res. 234	Open; self-executes a provision striking section 304(b)(3) of the bill (Commerce Committee	N/A
I.R. 2259	To Disapprove Certain Sentencing Guideline Amendments	H. Res. 237	request); Pre-printing gets priority. Restrictive; waives cl. 2()(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 Conyers sub-	1
I.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(o) of rule XXI (½'s requirement on votes.	1
H.R. 2492 H.R. 2491 H. Con. Res. 109	7 Year Balanced Budget Reconciliation Social Security Earnings Test	H. Res. 239 H. Res. 245	raising taxies); PO. Restrictive; provides for consideration of the bill in the House Restrictive; makes in order H.R. 2517 as original text; walves all pints of order against the bill; Makes in order only H.R. 2530 as an amendment only if offered by the Minority Leader or a designee; walves all points of order against the amendment; walves cl 5(c) of rule XXI (% requirement on votes raising taxes); PO.	N/ <i>P</i> 11
H.R. 1833 H.R. 2546	Partial Birth Abortion Ban Act of 1995 D.C. Appropriations FY 1996	H. Res. 251 H. Res. 252	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	N/A N/
H.J. 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 CR; 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 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	5
H.R. 2539	ICC Termination	H. Res. 259	(40 min.) on regulatory reform. Open; waives section 302(f) and section 308(a)	
	Further Continuing Appropriations for FY 1996		Closed: provides for the immediate consideration of a motion by the Majority Leader or his 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
H.R. 2586	Temporary Increase in the Statutory Limit on the Public Debt	H. Res. 262	Closed; provides for the immediate consideration of a motion by the Majority Leader or his designees to dispose of the Senate amendments (1hr).	N/A

${\tt CONGRESSIONAL\ RECORD-HOUSE}$

FLOOR PROCEDURE IN THE 104TH CONGRESS 1ST SESSION; 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); waives 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; waives cl. 2(1)(6) of rule XI against the bill's consideration; waives all points of order against the Istook and McIntosh amendments.	N/A.
H.R. 2606	Prohibition on Funds for Bosnia Deployment	H. Res. 273	against the stook and wichinst intendinents. 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; if Minority Leader motion is not offered debate time will be extended by 1 hr.	N/A.
H.R. 1788	Amtrak Reform and Privatization Act of 1995	H. Res. 289	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 qets 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; PQ.	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	Providing for Debate and Consideration of Three Measures Relating to U.S. Troop Deployments in Bosnia.	N/A	Closed; makes in order three resolutions; H.R. 2770 (Dornan), 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 Open; pre-printing gets priority	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		Closed; provides to take the bill from the Speaker's table with the Senate amendment, and	N/A.
H.J. Res. 134 H. Con. Res. 131	the products of Bulgaria. Making continuing appropriations/establishing procedures making the transmission of the continuing resolution H.J. Res. 134.	H. Res. 336	consider in the House the motion printed in the Rules Committee report; 1 hr. of general debate; previous question is considered as ordered. **NR: PO. 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	N/A.
H.R. 1358	Conveyance of National Marine Fisheries Service Laboratory at Gloucester, Massachusetts.	H. Res. 338	sen-executed in the fule. The fuller provides further that the bill shall not be sent dack to the Senate until the Senate agrees to the provisions of H. Con. Res. 131. "* NR; PO. Closed; provides to take the bill from the Speaker's table with the Senate amendment, and consider in the House the motion printed in the Rules Committee report; 1 hr. of general debate; previous question is considered as ordered. "* NR; PO.	N/A.
H.R. 2924		H. Res. 355	Closed; ** NR; PO Restrictive; waives all points of order against the bill; 2 hrs of general debate; makes in	N/A. 5D; 9R; 2
H.R. 2854	The Agricultural warket Haristituri Program	n. res. 500	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; PO.	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; walves 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 Speaker's 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-	N/A.
H.R. 3019	A Further Downpayment Toward a Balanced Budget	H. Res. 372	fered by the Minority Leader or his designee. **NR. 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); waives 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	by the Minority Leader or his designee. ** NR. Restrictive; makes in order only the amendments printed in the report; waives all points of order against the amendments; gives Judiciary Chairman en bloc authority (20 min.) on en blocs; provides a Senate hook-up with S. 735. ** NR.	6D; 7R; 4 Bipartisan.
	The Immigration and National Interest Act of 1995		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 March 30, 1996. **NR.	N/A.
H.R. 3103	The Health Coverage Availability and Affordability Act of 1996	H. Res. 392	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 % vote on any tax increase) on votes on the bill, amendments or conference reports.	N/A.
	Tax Limitation Constitutional Amendment		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; PO.	1D
H.R. 842 H.R. 2715	Truth in Budgeting Act Paperwork Elimination Act of 1996	H. Res. 409	Open: 2 hrs. of general debate: Pre-printing gets priority	N/A. N/A.
H.R. 1675	National Wildlife Refuge Improvement Act of 1995	H. Res. 410	Open: Preprinting get priority Open: Makes the Young amendment printed in the 4/16/96 Record in order as original text; waives cl 7 of rule XVI against the amendment. Preprinting gets priority: **NR.	N/A.
	Further Continuing Appropriations for FY 1996		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.
H.R. 2149	United States Marshals Service Improvement Act of 1996	H. Res. 419	Open; Pre-printing gets priority; Senate hook-up. **PQ Open: Makes in order a managers amendment as the first order of business (10 min.); if adopted it is considered as base text; waives cl 7 of rule XVI against the managers amendment; Pre-printing gets priority; makes in order an Obestar en bloc amendment.	N/A. N/A.
H.R. 2974	To amend the Violent Crime Control and Law Enforcement Act of 1994 to provide enhanced penalties for crimes against elderly and child victims.	H. Res. 421	Open; waives cl 7 of rule XIII against consideration of the bill; makes in order the Judiciary substitute printed in the bill as original text; waives cl 7 of rule XVI against the sub- stitute; Pre-printing egts priority.	N/A.

FLOOR PROCEDURE IN THE 104TH CONGRESS 1ST SESSION: COMPILED BY THE RULES COMMITTEE DEMOCRATS—Continued

Bill No.	Title	Resolution No.	Process used for floor consideration	Amendments in order
I.R. 3120	To amend Title 18, United States Code, with respect to witness re- taliation, witness tampering and jury tampering.	H. Res. 422	Open; waives cl 7 of rule XIII against consideration of the bill; makes in order the Judiciary substitute printed in the bill as original text; waives cl 7 of rule XVI against the substitute; Pre-printing qets priority.	N/A.
I.R. 2406	The United States Housing Act of 1996	H. Res. 426	Open; makes in order the committee substitute printed in the bill as original text; waives cl 5(a) of rule XXI against the substitute; makes in order a managers amendment as the first order of business (10 min); if adopted it is considered as base text; Pre-printing oets priority: provides a Senate hook-up.	N/A.
I.R. 3322	Omnibus Civilian Science Authorization Act of 1996	H. Res. 427	Open; waives cl 2(I)(2) of rule XI against the bill's consideration; makes in order a man- agers amendment as the first order of business (10 min); if adopted it is considered as base text; waives cl 5(a) of rule XXI against the bill; pre-printing gets priority.	N/A.
I.R. 3286	The Adoption Promotion and Stability Act of 1996	H. Res. 428	Restrictive: provides consideration of the bill in the House; makes in order the Ways & Means substitute printed in the bill as original text; makes in order a Gibbons amendment to title II (30 min) and a Young amendment (30 min); provides one motion to recommit which may contain instructions only if offered by the Minority Leader or his designee.	1D; 1R
	Defense Authorization Bill FY 1997		Restrictive	41 amends; 20D; 17R; 4 bipartisan
I.R. 3415	Repeal of the 4.3-Cent Increase in Transporation Fuel Taxes	H. Res. 436	Closed	. N/A.
I.R. 3259	Intelligence Authorization Act for FY 1997	H. Res. 437	Restrictive	N/A.
I.R. 3144	The Defend America Act	H. Res. 438	Restrictive	1D
I.R. 3448/H.R. 1227	Commuting Flevibility Act of 1006		Restrictive	2R
I.R. 3517	Military Construction Appropriations FY 1997 Foreign Operations Appropriations FY 1997 The Wisconsin Works Waiver Approval Act	H. Res. 442	Open	N/A
I.R. 3540	Foreign Operations Appropriations FY 1997	H. Res. 445	Open	
I.R. 3562	The Wisconsin Works Waiver Approval Act	H. Res. 446	Restrictive.	

LEGISLATION IN THE 104TH CONGRESS, 2D SESSION

To date 14 out of 35, of the bills considered under rules in the 2d 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 fiscal year 1996.

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

H.R. 2924, the Social Security Guarantee

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 fiscal year 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 fiscal year 1996.

H.R. 3562, the Wisconsin Works Waiver Approval Act.

Mr. MOAKLEY. Mr. Speaker, the President said "Wisconsin has the makings of a solid, bold welfare reform plan"

He did not say he would sign the waivers sight unseen, without a public comment period. This process is wrong, plain and simply. Vote for the Kleczka substitute.

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

Mr. SOLOMON. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, I will just say, it seems with this President there is always a but. In other words, we never get to it. He says, let us get this done, but. And every time we turn around we hear another but.

Mr. Speaker, what this debate is all about, I spent many years in the county legislature before I came to the State legislature and onto this Congress 18 years ago. We used to complain bitterly about the strings attached from Washington. He wanted to solve our own welfare problems.

Later on, after 6 years in county government, I went to the State government and served in the same capacity on the social services committee. We had the same kind of problems. We knew how to solve our problems but Washington would not let us do it. That is really what this debate is all about.

We have seen time after time where this Federal Government will not give the waivers to the State governments. This debate is about giving the block grant to the State of Wisconsin and letting them decide in a pilot project how to solve these problems. That is what this debate is all about, it is a block grant going to them.

We do not need to have the ifs, ands, and buts. Let us give them the ability to do it, without any strings attached, and then we can decide if the plan worked. Plan one did work in Wisconsin. It reduced the case load by 40 percent. If this will reduce the case load by another 20 percent and we then take that pilot project and enact it throughout the country, giving each of our States that opportunity, we will have solved this status quo mess that we have today in the form of a welfare program.

Let us get on with it. Let us pass this rule and then let us pass this bill and give Wisconsin without any strings attached the ability to try to solve this problem.

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 SPEAKER pro tempore. The question is on the resolution.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. MOAKLEY. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Evidently a quorum is not present.

The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were—yeas 363, nays 59, not voting 12, as follows:

[Roll No. 219] YEAS—363

YEAS—363					
Bryant (TN)	Deutsch				
Bunn	Diaz-Balart				
Bunning	Dickey				
Burr	Dicks				
Burton	Dingell				
Buyer	Dixon				
Callahan	Doggett				
Calvert	Dooley				
Camp	Doolittle				
Campbell	Dornan				
Canady	Doyle				
Castle	Dreier				
Chabot	Duncan				
Chambliss	Dunn				
Chenoweth	Durbin				
Christensen	Edwards				
Chrysler	Ehlers				
Clement	Ehrlich				
Clinger	Emerson				
Coble	Engel				
Coburn	English				
Coleman	Ensign				
Collins (GA)	Eshoo				
Combest	Evans				
Condit	Everett				
	Ewing				
Costello	Farr				
Cox	Fawell				
Coyne	Fazio				
Cramer	Fields (TX)				
	Flake				
Crapo	Flanagan				
	Foglietta				
Cubin	Foley				
Danner	Forbes				
	Ford				
	Fowler				
	Fox				
	Franks (CT)				
	Franks (NJ)				
DeLay	Frelinghuysen				
	Bunn Bunning Burr Burton Buyer Callahan Calvert Camp Campbell Canady Castle Chabot Chambliss Chenoweth Christensen Chrysler Clement Clinger Coble Coburn Coleman Collins (GA) Combest Condit Cooley Costello Cox Coyne Cramer Crane Crapo Cremeans Cubin				

CONGRESSIONAL RECORD—HOUSE

Frisa Lazio Leach Frost Funderburk Levin Lewis (CA) Gallegly Lewis (KY) Ganske Lightfoot Gejdenson Gekas Linder Lipinski Geren Gilchrest Livingston Gillmor LoBiondo Gilman Lofgren Goodlatte Longley Goodling Lowey Gordon Lucas Luther Graham Maloney Green (TX) Manton Greene (UT) Manzullo Greenwood Martinez Gunderson Martini Gutknecht Mascara Hall (OH) McCarthy Hall (TX) McCollum Hamilton McCrery Hancock McDade Hansen McHugh Harman McInnis Hastert McIntosh Hastings (FL) McKeon McKinney McNulty Hastings (WA) Havworth Meehan Hefner Menendez Heineman Metcalf Herger Meyers Hilleary Mica Miller (CA) Hinchey Miller (FL) Minge Moakley Hoekstra Hoke Holden Molinari Horn Montgomery Moorhead Hostettler Houghton Moran Hunter Morella Hutchinson Murtha Myers Myrick Inglis Istook Neal Jacobs Nethercutt Jefferson Neumann Johnson (CT) Nev Johnson (SD) Norwood Johnson, E. B. Nussle Johnson, Sam Oberstar Johnston Obey Ortiz Jones Kanjorski Orton Oxley Packard Kaptur Kasich Pallone Kennedy (MA) Parker Kennedy (RI) Paxon Kennelly Peterson (FL) Kildee Peterson (MN) Kim Petri King Pickett Kingston Pombo Kleczka Pomeroy Klink Porter Klug Portman Knollenberg Poshard Kolbe Pryce LaFalce Quillen LaHood Quinn Lantos Radanovich Largent Rahall Latham Ramstad LaTourette Reed

Richardson Riggs Roberts Roemer Rogers Rohrabacher Ros-Lehtinen Rose Roth Roukema Royce Rush Salmon Sanders Sanford Saxton Scarborough Schaefer Schroeder Schumer Scott Seastrand Sensenbrenner Shadegg Shaw Shavs Shuster Sisisky Skeen Skelton Smith (MI) Smith (NJ) Smith (TX) Smith (WA) Solomon Souder Spence Spratt Stearns Stenholm Stockman Studds Stump Stupak Talent Tate Tauzin Taylor (MS) Taylor (NC) Tejeda Thomas Thornberry Thornton Thurman Tiahrt Torkildsen Torricelli Traficant Upton Vucanovich Walker Walsh Wamp Ward Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wilson Wise Wolf Woolsey Young (AK)

NAYS-59

Regula

Abercrombie Furse Gibbons Andrews Becerra Gonzalez Bryant (TX) Gutierrez Cardin Hilliard Chapman Hoyer Clay Clayton Jackson (IL) Lewis (GA) Clyburn Matsui McDermott McHale Collins (IL) Collins (MI) Conyers Meek Millender-McDonald Cummings Dellums Fields (LA) Mink Filner Frank (MA) Nadler Olver

Laughlin

Owens Pastor Payne (NJ) Pelosi Rangel Roybal-Allard Sabo Sawver Serrano Skaggs Slaughter Stark Stokes Tanner Thompson Torres

Towns

Young (FL)

Zeliff

Zimmei

Velázguez Volkmer Waxman Vento Waters Wynn Visclosky Watt (NC)

NOT VOTING-

Allard Jackson-Lee Payne (VA) Cunningham Lincoln Fattah Williams Gephardt Markey Mollohan

□ 1201

Ms. ROYBAL-ALLARD, Mr. BRY-ANT of Texas, and Mr. OLVER changed their vote from "yea" to "nay.

Mr. BONO and Mr. WISE changed their vote from "nay" to "yea.

So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 1462

Mr. VOLKMER. Mr. Speaker, I ask unanimous consent to remove name as a cosponsor of H.R. 1462.

The SPEAKER pro tempore INGLIS of South Carolina). Is there objection to the request of the gentleman from Missouri?

There was no objection.

LIMITING **AMENDMENTS** AND TIME FOR CONSIDERATION ON CERTAIN AMENDMENTS DURING FURTHER CONSIDERATION OF3540, WISCONSIN **WORKS** WAIVER APPROVAL ACT

Mr. CALLAHAN. Mr. Speaker, I ask unanimous consent that during the further consideration of H.R. 3540 in the Committee of the Whole, pursuant to the House Resolution 445, that no amendments to the bill shall be in order except the following amendments, if offered by the Member specified or his designee:

Amendments numbered 54, 58, and 76 offered by the gentleman from Wisconsin [Mr. OBEY]; amendment No. 10 offered by the gentleman from Massachusetts [Mr. FRANK]; amendment No. 69 offered by the gentleman from Indiana [Mr. SOUDER]; and amendment No. 75 offered by the gentleman from New Jersey [Mr. ZIMMER].

I further ask unanimous consent that debate on each amendment and all amendments thereto shall be limited to 20 minutes, equally divided and controlled by the proponent and an opponent, except that amendments numbered 54 and 10 shall each be debatable for not to exceed 45 minutes, and consideration of these amendments proceed without intervening motion, except one motion to rise, if offered by myself.

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

Mr. OBEY. Reserving the right to object, Mr. Speaker, could I simply ask the gentleman, on amendment No. 69, I confess I am not fully familiar with the contents. Is there any intention that

there is going to be an amendment to amendment No. 69?

Mr. CALLAHAN. Mr. Speaker, will the gentleman yield?

Mr. OBEY. I yield to the gentleman from Alabama.

Mr. CALLAHAN. Mr. Speaker, I would tell the gentleman, not to my knowledge. I think the gentleman from Indiana [Mr. SOUDER] had two amendments. The second amendment I think is amendment No. 69, which he intends to offer, an amendment on Mexico that has to do with encouraging them to crack down on drug trafficking. There is no second degree amendment.

Mr. OBEY. There is no amendment? I thank the gentleman, Mr. Speaker. Mr. Speaker, I withdraw my reserva-

tion of objection.

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

There was no objection.

WISCONSIN WORKS WAIVER APPROVAL ACT

Mr. ARCHER. Mr. Speaker, pursuant to House Resolution 446, I call up the bill (H.R. 3562) to authorize the State of Wisconsin to implement the demonstration project known as Wisconsin Works, and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to House Resolution 446, the amendment printed in section 2 of the resolution is adopted.

The text of H.R. 3562, as amended by the amendment printed in section 2 of House Resolution 446, is as follows:

H.R. 3562

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

SECTION 1. AUTHORITY TO IMPLEMENT WISCON-SIN WORKS DEMONSTRATION PROJECT.

(a) IN GENERAL.—Upon presentation by the State of Wisconsin of the document entitled "Wisconsin Works" (as signed into State law by the Governor of Wisconsin on April 26, 1996) to the appropriate Federal official with respect to any Federal entitlement program specified in such document—

(1) such official is deemed to have waived compliance with the requirements of Federal law with respect to such program to the extent and for the period necessary to enable the State of Wisconsin to carry out the demonstration project described in the document: and

(2) the costs of carrying out the demonstration project which would not otherwise be included as expenditures under such program shall be regarded as expenditures under such program.

(b) LIMITATION OF COSTS.—Subsection (a)(2)

shall not apply to the extent that-

(1) the sum of such costs and the expenditures of the State of Wisconsin under all programs to which subsection (a) applies during any testing period exceeds.
(2) the total amount that would be ex-

pended under such programs during such testing period in the absence of the demonstration project.
(c) TESTING PERIOD.—For purposes of sub-

section (b), the testing periods are—
(1) the 5-year period that begins with the date of the commencement of the demonstration project, and