CONGRESSIONAL RECORD—HOUSE

Murtha Stupak Talent Ros-Lehtinen Rose Myers Myrick Roth Tanner Nadler Roukema Tate Roybal-Allard Tauzin Nethercutt Neumann Taylor (MS) Royce Ney Norwood Taylor (NC) Rush Salmon Tejeda Nussle Sanders Thomas Sanford Thornberry Ortiz Orton Sawyer Thornton Oxley Saxton Thurman Scarborough Packard Tiahrt Torkildsen Pallone Parker Schiff Traficant Schumer Paxon Upton Payne (VA) Scott Velazquez Pelosi Seastrand Vento Peterson (FL) Visclosky Sensenbrenner Peterson (MN) Vucanovich Petri Shadegg Walker Walsh Pickett Shaw Wamp Pombo Shays Porter Shuster Ward Portman Sisisky Watts (OK) Poshard Skeen Weldon (FL) Prvce Skelton Weldon (PA) Quillen Smith (MI) Weller Smith (NJ) Smith (TX) White Quinn Radanovich Whitfield Rahall Smith (WA) Wicker Ramstad Solomon Wise Wolf Souder Rangel Reed Spence Woolsey Regula Spratt Wynn Stark Riggs Yates Stearns Young (AK) Rivers Roberts Stenholm Zeliff Stokes Zimmer Roemer Studds Rogers Rohrabacher Stump

NOT VOTING—19

McDade Bachus Ford Richardson Gunderson Buyer Chapman Hayes Coburn Hunter Williams Collins (IL) Young (FL) Hutchinson Flake LaTourette

□ 1221

Mr. DAVIS changed his vote from aye" to "no." ''aye'

So the motion was rejected.

The result of the vote was announced as above recorded.

REQUIREMENT WAIVING OF CLAUSE 4(B) OF RULE XI WITH RESPECT TO CONSIDERATION OF A CERTAIN RESOLUTION

Mr. McINNIS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 492 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 492

Resolved, That the requirement of clause 4(b) of rule XI for a two-thirds vote to consider a report from the Committee on Rules on the same day it is presented to the House is waived with respect to a resolution reported before August 1, 1996, providing for consideration or disposition of a conference report to accompany the bill (H.R. 3734) to provide for reconciliation pursuant to section 201(a)(1) of the concurrent resolution on the budget for fiscal year 1997.

MOTION TO ADJOURN

Mr. BONIOR. Mr. Speaker, I offer a preferential motion.

The SPEAKER pro tempore (Mr. HEFLEY). I offer a preferential motion. The Clerk read as follows:

Mr. Bonior moves that the House do now

The SPEAKER pro tempore. The question is on the motion offered by

Chabot

the gentleman from Michigan [Mr. BONIOR].

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

Mr. BONIOR. 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. dently a quorum is not present.

The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were—yeas 50, nays 350, answered "present" 1, not voting 32, as follows:

[Roll No. 378]

YEAS-50

Abercrombie Hastings (FL) Neal Bonior Hinchey Oberstar Brown (OH) Hoyer Jefferson Olver Pastor Clay Clyburn Johnson, E. B. Payne (NJ) Collins (MI) Johnston Rush Convers Kennedy (MA) Schroeder LaFalce Slaughter Dellums Lantos Stockman Lewis (GA) Dicks Thompson Dingell McDermott Towns Engel Fazio McNulty Velazquez Millender Volkmer Filner McDonald Waters Watt (NC) Foglietta Miller (CA) Frank (MA) Waxman Gephardt Moakley Wilson

NAYS-350

Chambliss Ackerman Fowler Allard Chenoweth Franks (CT) Franks (N.J) Andrews Christensen Archer Chrysler Frelinghuysen Armey Clayton Frisa Frost Bachus Clement Funderburk Baesler Clinger Furse Gallegly Baker (CA) Coble Baker (LA) Coburn Coleman Ganske Collins (GA) Ballenger Gejdenson Barcia Combest Geren Condit Gibbons Barrett (NE) Costello Gilchrest Barrett (WI) Gillmor Cramer Gilman Bartlett Crane Crapo Cremeans Barton Gonzalez Goodlatte Bass Bateman Cubin Gordon Becerra Cummings Goss Beilenson Cunningham Graham Bentsen Danner Green (TX) Bereuter Davis Greene (UT) de la Garza Berman Greenwood Bevill Deal Gutierrez Bilbray Gutknecht DeLauro Hall (OH) Bilirakis Deutsch Bishop Diaz-Balart Hall (TX) Blilev Dixon Hamilton Blumenauer Doggett Hancock Dooley Blute Hansen Doolittle Boehlert Harman Boehner Dornan Hastert Hastings (WA) Bonilla Doyle Dreier Bono Havworth Hefley Borski Duncan Boucher Dunn Hefner Durbin Brewster Heineman Edwards Browder Herger Brown (FL) Ehlers Hilleary Ehrlich Brownback Hilliarď Hobson Bryant (TN) English Bryant (TX) Ensign Hoekstra Bunn Eshoo Hoke Bunning Evans Holden Burr Everett Horn Hostettler Burton Ewing Callahan Farr Fattah Houghton Calvert Hunter Camp Fawell Hvde Campbell Fields (LA) Fields (TX) Inglis Jackson (IL) Canady Jackson-Lee Cardin Flanagan Foley Forbes (TX) Castle

Jacobs

Molinari Seastrand Johnson (CT) Johnson (SD) Mollohan Sensenbrenner Jones Moorhead Serrano Kanjorski Morella Shadegg Murtha Shaw Kaptur Kasich Shays Myers Kelly Myrick Shuster Kennedy (RI) Nädler Sisisky Kennelly Nethercutt Skaggs Ney Norwood Skeen Kildee Skelton Kim Smith (MI) King Nussle Kingston Kleczka Smith (N.J) Obev Smith (TX) Klink Orton Smith (WA) Klug Knollenberg Oxley Solomon Packard Spence Kolbe Pallone Spratt LaHood Parker Stark Largent Paxon Stearns Payne (VA) Pelosi Latham Stenholm Laughlin Stokes Peterson (FL) Studds Leach Peterson (MN) Stump Levin Petri Stupak Lewis (CA) Pickett Talent Lewis (KY) Pombo Tanner Lightfoot Pomeroy Tate Lincoln Porter Tauzin Taylor (MS) Linder Portman Taylor (NC) Lipinski Poshard Livingston Pryce Quillen Tejeda LoBiondo Thomas Lofgren Quinn Thornberry Longley Radanovich Thornton Rahall Lowey Thurman Lucas Ramstad Tiahrt Luther Rangel Torres Malonev Reed Traficant Manton Regula Upton Manzullo Riggs Vento Visclosky Markev Rivers Roberts Vucanovich Martinez Martini Roemer Walker Rohrabacher Mascara Walsh Ros-Lehtinen Matsui Wamp McCarthy Rose Ward McCollum Roth Watts (OK) Roukema Roybal-Allard McCrery Weldon (FL) McHale Weldon (PA) McHugh Royce Weller McInnis Sabo White Salmon Whitfield McKeon McKinney Sanders Wicker Meehan Sanford Wise Meek Sawyer Wolf Menendez Saxton Woolsey Metcalf Scarborough Wynn

ANSWERED "PRESENT"-1

Yates

Zeliff

Zimmer

Young (AK)

DeFazio

Schaefer

Schumer

Schiff

Scott

Meyers

Miller (FL)

Mica

Minge

NOT VOTING-32

Gekas Goodling Brown (CA) Moran Buyer Neumann Gunderson Owens Chapman Collins (IL) Hayes Hutchinson Richardson Cooley Rogers Cox Istook Souder DeLay Johnson, Sam Torkildsen Dickey LaTourette Torricelli Flake McDade Williams Ford McIntosh Young (FL) Montgomery Fox

□ 1243

Mr. BUNN of Oregon changed his vote from "yea" to "nay."

So the motion to adjourn was rejected.

The result of the vote was announced as above recorded.

PERSONAL EXPLANATION

Mr. FOX of Pennsylvania. Mr. Speaker, on rollcall No. 378, I was in the Banking Committee hearing and I did not hear the pager. Had I been present, I would have voted "Nay."

The SPEAKER pro tempore (Mr. HEFLEY). The gentleman from Colorado [Mr. McInnis] is recognized for 1 hour. Mr. McINNIS. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Massachusetts [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. McINNIS asked and was given permission to revise and extend his remarks and include extraneous material)

Mr. McINNIS. Mr. Speaker, House Resolution 492 is an extremely narrow resolution. The proposed rule merely waives the requirement of clause 4(b) of rule XI for a two-thirds vote to consider a report from the Committee on Rules on the same day it is presented to the House for a resolution reported from the committee before August 1, 1996, which provides for consideration or disposition of a conference report to accompany H.R. 3734, The Personal Responsibility and Work Opportunity Act.

This narrow, short-term, waiver will only apply to special rules providing for the consideration or disposition of a conference report to accompany the bill H.R. 3734, nothing else.

Mr. Speaker, House Resolution 492 was reported by the Committee on Rules by unanimous voice vote. The distinguished Member, Mr. MOAKLEY, stated in the Committee on Rules that he had no objections to this rule. The committee recognized the need for expedited procedures to bring the welfare reform conference report forward as soon as possible.

Mr. Speaker, I include the following extraneous material for the RECORD: [From the U.S. News & World Report, June 3, 1996]

THE END OF WELFARE AS WE KNOW IT? (By David Whitman)

Bertha Bridges is still waiting for the end of welfare as she knows it. Bridges and her three children have been on and off welfare since the early 1980s, and she has been unable to hold a job in recent years because school administrators often call several times a week to ask her to pick up her disruptive, severely depressed 13-year-old son for fighting and disobeying teachers.

Seventeen months after U.S. News first interviewed her for a cover story on welfare reform, matters have only worsened for the Detroit resident. Several weeks ago her son let three strangers into her house, and they promptly stole Bridges's money, jewelry, clothing, dishes and videocassette recorder. Her son is now back in a psychiatric hospital, his younger sister is starting to imitate him by refusing to complete school assignments and Bridges doesn't know where to turn for help. "I'm living a nightmare," she says.

Last week, President Clinton and Bob Dole jousted to claim the title of welfare abolitionist—and to deny the other guy credit for overhauling a welfare system that still does little to encourage self-reliance. But while the candidates feud, many of the 4.6 million families on Aid to Families with Dependent Children are living out nightmares like that of Bridges.

Clinton claims that waivers granted by his administration to 38 states to conduct demonstration programs have led to a quiet rev-

olution. "The state-based reform we have encouraged," he said in his May 18 radio address, "has brought work and responsibility back to the lives of 75 percent of the Americans on welfare." Yet according to federal statistics, only 13 percent of AFDC adults participated in any education, training or work program in a typical month in 1994, up a hair from 12 percent in 1992. At present, less than 1 in 100 AFDC parents toils each month in workfare programs in exchange for a relief check, a number that has remained constant since Clinton came to office.

Thanks largely to an improved economy, the number of Americans on AFDC—12.8 million—was 9 percent lower in January than three years earlier. Yet the rolls are still at historically high levels, and 1 in 5 American children still lives below the poverty line. In 1992, 13.5 percent of the nation's children received AFDC; in 1995, 13.4 percent of the country's children did so. One in seven kids in the United States is now on the dole.

According to the Department of Health and Human Services, 75 percent of AFDC recipients could be affected in an average month by at least one provision of the 61 waivers granted by the Clinton administration. That seems to be the basis for the president's claim that his waivers have reintroduced work and responsibility to the vast majority of AFDC recipients. But many of the waivers are for modest reforms. Such as allowing recipients to keep more earned income before their welfare checks are reduced.

The most far-reaching waivers permit states to impose time limits, usually two years. On how long a family can receive AFDC. According to a soon-to-be-released study by the Center for Law and Social Policy (CLASP), HHS has authorized 11 states to run statewide programs with full-family cash-aid cutoffs and two more states' applications are pending

cations are pending.

Awaiting results. It is too early to tell whether the new time limits will fundamentally alter welfare. Since it takes years for recipients to use up their cash aid, time limits so far have affected few families. With the exception of Chicago, none of the nation's 10 largest cities is in a full-family time-limit state—and the new CLASP report indicates that 91 percent of AFDC recipients in Illinois are exempt from the time limits because they apply there only to families whose youngest child is 13 or older.

Other states provide narrower exemptions and extensions than Illinois but still have protective loopholes. One of the biggest: HHS has insisted that no state can remove a family from the AFDC rolls if the mother has complied with program rules and failed to find a job despite her best efforts.

CLASP's Mark Greenberg worries that the new time limits could throw many needy women and children off welfare. "If there are visible catastrophes," he says, "other states may be reluctant to move forward. But if the catastrophes are largely invisible, the nation's safeguards for protecting children will start to unravel." In Washington, meanwhile, the politicians are still fiddling.

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

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

Mr. Speaker, I did make the statement that I had no objection to the rule. That was based on the promise that we were going to have the bill at 8 p.m. last night. But we do not have the bill, so I do object to this rule.

Mr. Speaker, I yield 3 minutes to the gentleman from Kentucky [Mr. WARD]. Mr. WARD. Mr. Speaker, I have here

a presentation.

Ms. DELAURO. Mr. Speaker, pursuant to rule XXX, I object to the gentleman's use of the exhibit.

The SPEAKER pro tempo. Does the gentleman plan to use this exhibit?

Mr. WARD. Yes, Mr. Speaker, I do. The SPEAKER pro tempore. Pursuant to rule XXX, the question is: Shall the gentleman from Kentucky [Mr. WARD] be permitted to use the exhibit?

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

Ms. DELAURO. 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.

PARLIAMENTARY INQUIRY

Mr. WELDON of Pennsylvania. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore. The gentleman will state it.

Mr. WELDON of Pennsylvania. Mr. Speaker, under paragraph 803 of Jefferson's Rules there is a provision, section 10, that states that no dilatory motion shall be entertained by the Speaker.

This particular section of the rules is very explicit. It goes through to proclaim that the clause was adopted in 1890 to make permanent a principle already enunciated in a ruling of the Speaker, who had declared that the "object of a parliamentary body is action, not stoppage of action."

Mr. Speaker, we have seen several motions to adjourn, one of which was offered by a colleague who then voted against that motion to adjourn.

We now have the second case, Mr. Speaker, of a chart being put up that is blank, that in fact has no substance.

The Speaker, has declined on a number of occasions in the history of this body or refused to allow procedures to continue that in effect stop the orderly process of business in this body.

I ask the Speaker, to rule on that section that, in fact, prohibits dilatory action. I ask the Speaker to rule on the parliamentary stature of an attempt to basically stop the action of the House through what in my opinion may be considered as a dilatory action under this particular rule of the operations of this body.

POINT OF ORDER

Mr. DOGGETT. Mr. Speaker, I have a point of order.

The SPEAKER pro tempore. The gentleman will state his point of order.
Mr. DOGGETT. Mr. Speaker, a vote

Mr. DOGGETT. Mr. Speaker, a vote is in order. This is not really even a legitimate parliamentary inquiry. I raise a point of order that with a vote already under way, this parliamentary inquiry is out of order and would ask that the Chair proceed with the vote previously ordered.

The SPEAKER pro tempore. The Chair is prepared to address the inquiry made by the gentleman from Pennsylvania [Mr. WELDON].

The rule XXX question is not a motion. The rule XXX question is in the nature of a point of order.

The gentlewoman from Connecticut [Ms. DELAURO] objects to the vote on the ground that a quorum is not present and makes the point of order that a quorum is not present.

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 351, nays 53, answered "present" 2, not voting 27, as follows:

[Roll No. 379] YEAS—351

	1 EAS—331	
Abercrombie	Doggett	Jackson (IL)
Ackerman	Dooley	Jackson-Lee
Andrews	Doolittle	(TX)
Archer	Dornan	Jacobs
Armey	Doyle	Jefferson
Bachus	Dreier	Johnson (SD)
Baesler	Duncan	Johnson, E.B.
Baker (CA)	Dunn	Johnston
Baker (LA)	Durbin	Jones
Barcia	Edwards	Kanjorski
Barrett (NE)	Ehlers	Kaptur
Barrett (WI)	Ehrlich	Kasich
Bartlett		Kelly
	Engel	
Bass	English Eshoo	Kennedy (MA)
Bateman		Kennedy (RI)
Becerra	Evans	Kennelly
Beilenson	Ewing	Kildee
Bereuter	Farr	Kim
Bevill	Fattah	King
Bilbray	Fawell	Kingston
Bishop	Fazio	Kleczka
Bliley	Fields (LA)	Klink
Blumenauer	Fields (TX)	Klug
Blute	Filner	Knollenberg
Boehlert	Flanagan	Kolbe
Boehner	Foglietta	LaFalce
Bonilla	Foley	Lantos
Bonior	Forbes	Largent
Bono	Fowler	Latham
Borski	Fox	LaTourette
Boucher	Frank (MA)	Laughlin
Brewster	Franks (CT)	Leach
Browder	Franks (NJ)	
		Lewis (CA)
Brown (FL)	Frelinghuysen	Lewis (GA)
Brown (OH)	Frisa	Lincoln
Brownback	Frost	Lipinski
Bryant (TX)	Funderburk	Livingston
Bunn	Furse	LoBiondo
Burton	Gallegly	Lofgren
Callahan	Ganske	Lowey
Calvert	Gejdenson	Lucas
Camp	Gekas	Luther
Campbell	Gephardt	Maloney
Canady	Gilchrest	Manton
Cardin	Gillmor	Manzullo
Castle	Gilman	Markey
Chabot	Gonzalez	Martini
Chambliss	Goodlatte	Mascara
Christensen	Goodling	Matsui
Chrysler	Gordon	McCarthy
Clay	Goss	McCollum
Clayton	Graham	McCrery
Clement	Green (TX)	McDermott
Clinger	Gutierrez	McHale
Clyburn	Gutknecht	McHugh
Coble		McIntosh
Coburn	Hall (OH) Hall (TX)	McKinney
Coleman	Hamilton	McNulty
Collins (MI)	Hancock	Meehan
	Hansen	Meek
Convers		Menendez
Conyers	Harman	
Cooley	Hastings (FL)	Metcalf
Costello	Hastings (WA)	Mica
Cox	Hayworth	Millender-
Coyne	Hefley	McDonald
Cramer	Hefner	Miller (CA)
Crane	Heineman	Miller (FL)
Crapo	Herger	Minge
Cremeans	Hilliard	Mink
Cummings	Hinchey	Moakley
Danner	Hobson	Molinari
Davis	Hoekstra	Mollohan
de la Garza	Holden	Montgomery
DeFazio	Horn	Moorhead
DeLay	Hostettler	Morella
Dellums	Houghton	Murtha
Deutsch		
		Myers
	Hoyer	Myers Myrick
Diaz-Balart	Hoyer Hutchinson	Myrick
Diaz-Balart Dicks	Hoyer Hutchinson Hyde	Myrick Nadler
Diaz-Balart	Hoyer Hutchinson	Myrick

Stupak Ros-Lehtinen Neumann Talent Nev Rose Norwood Roybal-Allard Tanner Nussle Royce Tate Oberstar Rush Taylor (MS) Obey Sabo Taylor (NC) Olver Salmon Tejeda Ortiz Sanford Thomas Sawyer Thompson Orton Owens Saxton Thornton Oxley Schiff Thurman Pallone Schroeder Torres Parker Schumer Unton Scott Velazquez Paxon Seastrand Visclosky Payne (NJ) Sensenbrenner Volkmer Payne (VA) Serrano Vucanovich Pelosi Shaw Walker Peterson (FL) Walsh Shays Peterson (MN) Shuster Wamp Petri Sisisky Ward Pickett Waters Skaggs Pomeroy Watt (NC) Porter Skelton Waxman Weldon (PA) Poshard Slaughter Smith (MI) White Whitfield Quillen Smith (NJ) Smith (TX) Wicker Quinn Řahall Smith (WA) Williams Reed Solomon Wilson Regula Spence Wise Riggs Spratt Wolf Rivers Stark Woolsev Roberts Stearns Wynn Young (AK) Zeliff Roemer Stenholm Rogers Stokes Rohrabacher Studds

NAYS-53

NAYS—53		
Allard	Hilleary	Schaefer
Baldacci	Hoke	Shadegg
Ballenger	Johnson (CT)	Souder
Bentsen	Johnson, Sam	Stockman
Bilirakis	Lazio	Stump
Bryant (TN)	Levin	Tauzin
Bunning	Lewis (KY)	Thornberry
Buyer	Lightfoot	Tiahrt
Collins (GA)	Linder	Torkildsen
Combest	McInnis	Towns
Cubin	McKeon	Traficant
Cunningham	Packard	Vento
Deal	Pombo	Watts (OK)
DeLauro	Radanovich	Weldon (FL)
Ensign	Ramstad	Weller
Geren	Rangel	Yates
Greene (UT)	Sanders	Zimmer
Hastert	Scarborough	

ANSWERED "PRESENT"-2

Everett LaHood

NOT VOTING—27

Barr	Flake	McDade
Barton	Ford	Meyers
Berman	Gibbons	Moran
Brown (CA)	Greenwood	Portman
Burr	Gunderson	Richardson
Chapman	Hayes	Roth
Chenoweth	Hunter	Roukema
Collins (IL)	Longley	Torricelli
Dickey	Martinez	Young (FL)

□ 1309

Ms. DELAURO changed her vote from "yea" to "nay."

Ms. FURSE, Ms. RIVERS, Mr. HALL of Ohio, and Mr. SPENCE changed their vote from "nay" to "yea."

So the gentleman was permitted to use the exhibit in question.

The result of the vote was announced as above recorded.

Mr. McDERMOTT. Mr. Speaker, I move that we reconsider the vote.

MOTION TO TABLE OFFERED BY MR. LARGENT

Mr. LARGENT. Mr. Speaker, I move to lay the motion to reconsider on the

The Speaker pro tempore (Mr. HEFLEY). The question is on the motion offered by the gentleman from Oklahoma [Mr. LARGENT] to lay on the table the motion to reconsider the vote

offered by the gentleman from Washington [Mr. McDermott].

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

RECORDED VOTE

 $\mbox{Mr. McDERMOTT. Mr. Speaker, I demand a recorded vote.}$

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 239, noes 172, not voting 22, as follows:

[Roll No. 380]

AYES-239 Allard Frisa Funderburk Norwood Archer Nussle Armey Gallegly Orton Bachus Baker (CA) Ganske Oxley Gilchrest Packard Gillmor Baker (LA) Parker Ballenger Gilman Paxon Goodlatte Barr Peterson (MN) Goodling Bartlett Petri Barton Gordon Pombo Bass Goss Porter Bateman Graham Prvce Greene (UT) Gutknecht Bereuter Quillen Bilbray Quinn Bilirakis Hall (TX) Radanovich Bliley Hamilton Rahall Blute Hancock Ramstad Boehlert Hansen Regula Boehner Hastert Riggs Roberts Bonilla Hastings (WA) Bono Hayworth Roemer Hefley Heineman Brewster Rogers Brownback Rohrabacher Bryant (TN) Herger Ros-Lehtinen Bunn Hobson Roth Bunning Hoekstra Roukema Burr Horn Royce Hostettler Burton Salmon Buyer Houghton Sanford Callahan Hutchinson Saxton Calvert Hyde Scarborough Inglis Camp Schaefer Campbell Istook Schiff Jacobs Canady Scott Castle Johnson (CT) Sensenbrenner Chahot Johnson, Sam Shadegg Chambliss Jones Shaw Christensen Kasich Shays Chrysler Coble Kellv Shuster Kim Sisisky Coburn King Skeen Collins (GA) Kingston Smith (MI) Klug Knollenberg Combest Smith (NJ) Condit Smith (TX) Cooley Kolbe Smith (WA) Cox LaHood Solomon Crane Largent Souder Crapo Latham Spence Cremeans LaTourette Stearns Cubin Laughlin Stenholm Cunningham Lazio Stockman Leach Davis Stump de la Garza Lewis (CA) Talent Deal Lewis (KY) Tate DeLay Lightfoot Tauzin Diaz-Balart Lincoln Taylor (MS) Linder Dickey Livingston Thomas Doggett Thornberry Doolittle LoBiondo Dornan Longley Thornton Lucas Tiahrt Torkildsen Manzullo Duncan Traficant Dunn Martini McCollum Upton Durbin Vucanovich Ehlers McCrery McHugh Walker Ehrlich English McInnis Walsh Wamp McIntosh Ensign Weldon (FL) Everett McKeon Ewing Fawell Metcalf Weldon (PA) White Mica Whitfield Miller (FL) Fields (TX) Molinari Moorhead Wicker Williams Flanagan Foley Forbes Morella Wilson

Fowler

Franks (CT)

Franks (NJ)

Frelinghuysen

Fox

Myers Myrick

Nev

Nethercutt

Neumann

Wise Wolf

Zeliff

Zimmer

Young (AK)

NOES-172

Abercrombie Gejdenson Moran Gephardt Geren Ackerman Murtha Nadler Andrews Baesler Gibbons Neal Baldacci Oberstar Gonzalez Green (TX) Obey Barrett (NE) Gutierrez Olver Hall (OH) Barrett (WI) Ortiz Harman Hastings (FL) Beilenson Pallone Hefner Berman Pastor Hilliard Payne (NJ) Bevill Bishop Hinchev Payne (VA) Blumenauer Holden Pelosi Bonior Peterson (FL) Hoyer Jackson (IL) Borski Pickett Boucher Jackson-Lee Pomerov Browder (TX) Poshard Brown (CA) Jefferson Rangel Brown (FL) Johnson (SD) Reed Brown (OH) Johnson, E. B. Rivers Bryant (TX) Johnston Rose Cardin Roybal-Allard Kanjorski Chapman Kaptur Rush Kennedy (MA) Sabo Clav Clayton Sanders Kennedy (RI) Sawyer Clement Kennelly Schroeder Kildee Clyburn Kleczka Coleman Schumer Collins (MI) LaFalce Serrano Levin Skaggs Conyers Costello Lewis (GA) Skelton Coyne Lipinski Slaughter Cramer Lofgren Spratt Cummings Lowey Stark Danner Luther Stokes Studds DeFazio Maloney DeLauro Manton Stupak Dellums Markey Tanner Deutsch Martinez Tejeda Dicks Mascara Thompson Dingell Matsui Thurman Dixon McCarthy Torres Dooley McDermott Torricelli McHale Doyle Towns Edwards McKinney Velazquez Engel McNulty Vento Visclosky Meehan Eshoo Meek Volkmer Evans Farr Menendez Ward Fattah Millender-Waters McDonald Watt (NC) Fields (LA) Miller (CA) Watts (OK) Filner Minge Waxman Foglietta Mink Weller Frank (MA) Moakley Woolsey Mollohan Wynn Frost Furse Montgomery

NOT VOTING-22

Gunderson Bentsen Meyers Chenoweth Haves Portman Hilleary Clinger Richardson Collins (IL) Hoke Seastrand Taylor (NC) Flake Hunter Young (FL) Ford Klink Gekas Lantos Greenwood McDade

□ 1330

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

So the motion to table the motion to reconsider was agreed to.

The result of the vote was announced as above recorded.

PERSONAL EXPLANATION

Mr. PORTMAN. Mr. Speaker, due to a previous speaking commitment located off Capitol Hill earlier today, I missed votes on rollcall No. 379, to permit the use of an exhibit, and rollcall No. 380, to table the motion to reconsider. Had I been present, I would have voted "yes" on rollcoll No. 379 and "yes" on rollcall No. 380.

Mr. MOAKLEY. Mr. Speaker, reclaiming time I yielded to the gentleman from Kentucky [Mr. WARD], I yield myself such time as I may consume.

I thank my colleague and my friend, the gentleman from Colorado [Mr. MCINNIS], for yielding me the customary half hour.

Mr. Speaker, today, we are considering this rule waiving the two-thirds requirement for same day consideration because my Republican colleagues didn't finish the welfare bill until midnight last night.

And last evening, I agreed to this two-thirds rule because I was told this welfare bill would be available by 8 last night.

But, Mr. Speaker, we did not get the bill until quarter of one in the morning and that is completely unacceptable. Because, Mr. Speaker, this issue is very very important and 434 Members of Congress are going to be asked to vote on this enormous bill and the ink isn't even dry yet.

This bill is no small potatoes. It represents a major change in our welfare system which will affect millions and millions of Americans, most of those Americans, Mr. Speaker, are children.

For that reason I think no amount of time is too much. We have a very serious responsibility to the 9 million children who are supported by aid to families with dependent children and those children are depending on us to do it right.

I urge my colleagues to oppose this two-thirds rule. Congress hasn't had anywhere enough time to consider this bill and it will affect far too many children to be rushed through the Congress.

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

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

First of all, I am pleased to announce that we now understand that the President is going to have a press conference here in about 8½ minutes where he will announce that he is in support of this bill. I am also pleased to announce they have located Leon Panetta, so we can now proceed to the substance of this issue that we have sitting right here in front of us.

The substance is very simple. That is, we have to change welfare in this country. The welfare bill originally went out of here with bipartisan support. It is going to go to the President of the United States with bipartisan support, and it is going to be signed by the President.

The gentleman from Massachusetts brings up a valid point. The problem is it is somewhat exaggerated. The gentleman shows a huge bill over there, as that is the bill that has been given to him in the last several hours or early this morning to read. That is correct. That particular bill was given to him. But about 99.9 percent of that bill is what has been previously contained.

The only changes really were twofold: First, on the family cap and, second, dealing with Medicaid. So that probably consumes maybe 20, 30 pages out of that entire bill. Yes, we have asked that Members here on the House floor take time this morning during their workday to read that 20 to 40 pages or whatever was necessary to be briefed by their staff.

We are trying to get this bill to the President. For the first time in a long time, we have general agreement on a major, major issue. We have got Democrat and Republican support on the House side. We have got Democrat and Republican support on the Senate side. We have got a Democratic President that is willing to sign it.

That means that we should expedite the movement of this bill. That means that this rule should pass. By the way, upstairs this bill was voted out of committee on a unanimous vote, no dissension upstairs. I think it is now an appropriate time for us to move on, pass this rule so that we can get to the meat of the conference committee report and send this bill to the President for signature.

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

Mr. MOAKLEY. Mr. Speaker, I yield 5 minutes to the gentleman from Missouri [Mr. VOLKMER].

(Mr. VOLKMER asked and was given permission to revise and extend his remarks.)

Mr. VOLKMER. Mr. Speaker, I thank the gentleman for yielding the time to me.

Mr. Speaker, it is not any great pleasure that I come here today to be able to address the rule that is now before us. This is a rule that, when we as Democrats were in the majority, known as basically martial law, that we only used at the end of the session, usually the last 3 days, in order to facilitate the passage of conference reports in those last few days. Yet under this leadership and this majority, this year alone this martial law type of rule has been in effect longer than any time if you added up all of my previous 19 years here.

So in 1 year, this year, this session, we have used it more than I did in the previous 19 years. Now, that tells me a little bit about the running of the House and procedures in the House. This is not necessary. This rule is not necessary. If we follow the normal rules of the House, the rule to take up the welfare bill, it would be reported in a day, be taken up tomorrow in the normal course, be passed. The welfare bill will be taken up and passed. But for some reason or other, it has been dictated by on high, and that is what I did say, dictated by on high, the majority, the Speaker and the floor leader, the leadership of the Republicans have decided we are going to do it today.

They wanted to do it early this morning. They wanted to do this right away before any of us even had a chance to look at the bill.

The chairman, the ranking member of the committee has a copy of the bill there, and there is a copy right over here. I dare say on the gentleman's side and my side there is not 10 percent of the Members that have even read that bill. Now, they have a general idea of what is in it, but that is all.

A lot of them were willing to vote for it because I talked to Members on both sides. They are willing to vote for it, either for or against it this morning without knowing the details. Just the idea of what is in there.

That gives me a great deal of concern, that we have here representatives of the people in the U.S. House of Representatives that are willing to vote on a far-reaching piece of legislation that will impact on millions of people and yet doing it without knowing exactly what is in it. That gives me a great deal of concern about the Members of the U.S. House of Representatives, not as great a deal as the policy that is being followed of, again, dictating to the Members of the House. That is basically what we are seeing here, is a dictatorial policy, autocratic. leadership knows better than anybody else. We are going to do it their way or no way, and that is what we are up against today.

It is that policy that I think has led us to a lack of bipartisanship in this House. It is the Republican leadership, in my opinion, Speaker GINGRICH, Floor Leader DICK ARMEY, that are responsible for the highly partisanship feeling that pervades this House today. It is not only just on this side. It is on the majority side, too. I hear it constantly, about the partisanship. Yet everybody stands up and says, We ought to be bipartisan; we need to be bipartisan

How can we be bipartisan when the hand is never reached out to the other side to say, hey, what can we do together on this. That hand is never reached out. Instead, it is just like this legislation, this rule, it is dictated from above. It is toned down. Take it or leave it. That is the way it is. There is no bipartisanship. There is no attempt to be bipartisan in this House.

I hope that somewhere between now and the end of this session the majority leadership under the Speaker would see fit to not be so autocratic, not to be so dictatorial, but to reach out that hand to Members on this side and say, let us work together the rest of the year on legislation and let us be bipartisan. There is not much bipartisanship here today.

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

First of all, to the gentleman from Missouri, I wanted to caution him a little on the utilization of the word "dictatorship." I do not think that adds to the comity on the floor. I think we should approach those kind of terms with some trepidation.

Let me address the other point. That is, I do not want the gentleman from Missouri, because I have great respect for the gentleman, to continue to use inaccurate facts. The gentleman stated to our body here that when they were in control we did not see these kind of rules until the end of the session. I do not know why this keeps coming up, but time after time after time, when we deal with a rule, Mr. Speaker, we

have to repudiate that. I have got the facts right here. I would be happy, if the gentleman would like to come over here, we will show him the statistics.

Let me cover very briefly 1993. It was not near the end of the session when his side utilized this rule. In fact, it was in February, in March, in March, in March, in March, in March, and then, of course, we had some throughout the rest of the session, too. I just want to make sure that we are accurate on our facts.

The final thing I would caution the gentleman from Missouri, his statements about this is not bipartisan. In fact, I think this bill right here, No. 1, both Democrats and Republicans and unaffiliated and reform party people from across this country acknowledge that welfare needs to be changed. The system does not work. All of the incentive on this system is to stay on it, not to get off it. The system helps people that do not need help and does not help the people that really do need help.

Since I have been up here, I do not think I know such a major piece of legislation that has had more joint effort. Certainly the last 3 or 4 hours, I was somewhat amused when the gentleman said this morning, this morning escaped from us because, frankly, there was a lot of partisanship delay this morning. But we have gotten past that.

The bill itself, the substance of this bill is a bipartisan product, a Democrat and Republican product. Certainly. It has been brought up by the Republican leadership. It is a Republican part of our contract. It was one of our biggest efforts, but we have had lots of help and we have appreciated that.

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It is bipartisan, and at 2 o'clock and 15 minutes, the President of this country is going to hold a press conference where we anticipate that he is going to agree to sign this bill.

Mr. Speaker, I yield 2 minutes to the gentleman from Pennsylvania [Mr. Fox].

Mr. FOX of Pennsylvania, Mr. Speaker, I thank the gentleman from Colorado [Mr. McInnis] for extending the time because today, Mr. Speaker, we have an opportunity to pass a stark welfare reform that requires work and personal responsibility and lifts families from lives of despair and hopelessness. I think we should especially look to the fact that for able-bodied individuals this Congress and this Government will make sure that we have job training and job placement for the able-bodied, and for those that truly are in need, just seeking it, we will be there.

The fact is that on child nutrition programs we are talking about block-granting the States, which is a great benefit because right now on child nutrition programs we are spending 15 percent to administer those programs, and the States, only 5 percent for administration. With the extra 10 percent they will receive from the Federal Gov-

ernment, they must feed more children more meals by our great standards. The States will follow the Federal standards.

On child support enforcement, we are going to make sure that all of those individuals and families that do not now have, for many deadbeat dads and other parents, the funds they need to make sure that the children are protected. They will have to adopt in each State programs like they have in Maine where they had 21,000 people who had not paid their child support; and when they said they could lose their driver's license, they in fact, 95 percent within 30 days, paid their child support payment.

So we see a program that is going to become more modern, more sensitive, and make sure that we take care of those in need, and we make sure that the welfare reform that we have crafted here is bipartisan and worthy of the votes of both sides of the aisle in both Chambers and, hopefully, as well, with our President.

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

Mr. McINNIS. 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.

CONFERENCE REPORT ON H.R. 3734, PERSONAL RESPONSIBILITY AND WORK OPPORTUNITY RECONCILI-ATION ACT OF 1996

Mr. SOLOMON, from the Committee on Rules, submitted a privileged report (Rept. No. 104-729) on the resolution (H. Res. 495) waiving points of order against the conference report to accompany the bill (H.R. 3734) to provide for reconciliation pursuant to section 201(a)(1) of the concurrent resolution on the budget for fiscal year 1997, which was referred to the House Calendar and ordered to be printed.

Mr. SOLOMON. Mr. Speaker, I call up the resolution (H. Res. 495) waiving points of order against the conference report to accompany the bill (H.R. 3734) to provide for reconciliation pursuant to section 201(a)(1) of the concurrent resolution on the budget for fiscal year 1997 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 495

Resolved, That upon adoption of this resolution it shall be in order to consider the conference report to accompany the bill (H.R. 3734) to provide for reconciliation pursuant to section 201(a)(1) of the concurrent resolution on the budget for fiscal year 1997. All points of order against the conference report and against its consideration are waived. The conference report shall be considered as read. The yeas and nays shall be considered as ordered on the question of adoption of the conference report and on any subsequent conference report or motion to