Berman Flake Livingston Foglietta LoBiondo Berry Bilbray Foley Lowey Bilirakis Forbes Lucas Bishop Ford Luther Blagojevich Fowler Maloney (NY) Bliley Fox Manton Frank (MA) Manzullo Blumenauer Blunt Franks (NJ) Markey Boehlert Frelinghuysen Martinez Boehner Frost Mascara Bonilla Furse Matsui Bonior Gallegly McCarthy (MO) Bono Ganske McCarthy (NY) Gejdenson Borski McCollum Boswell Gekas McCrery Gephardt Boucher McDermott Gibbons Boyd McGovern Brady Gilchrest McHale Brown (CA) Gillmor McHugh Brown (FL) Gilman McInnis Brown (OH) Goodlatte McIntosh Bryant Goodling McIntyre Bunning Gordon McKeon Burr McKinney Goss Burton Graham McNulty Buver Granger Meek Callahan Greenwood Menendez Calvert Gutierrez Metcalf Camp Campbell Hall (OH) Mica Hall (TX) Millender-Canady Hamilton McDonald Miller (FL) Cannon Hansen Mink Capps Harman Cardin Moakley Hastert Carson Hayworth Molinari Mollohan Castle Hefley Chabot Hefner Moran (KS) Chambliss Herger Moran (VA) Hill Morella Chenoweth Christensen Hilleary Murtha Hilliard Myrick Clayton Hinchey Nadler Clement Hinojosa Neal Hobson Clyburn Nethercutt Coble Hoekstra Neumann Coburn Holden Nev Northup Collins Horn Hostettler Combest Norwood Condit Houghton Nussle Oberstar Conyers Hulshof Cook Ortiz Cooksey Hunter Owens Costello Hutchinson Oxley Packard Cox Hyde Inglis Pallone Coyne Cramer Pappas Jackson (IL) Crane Parker Jefferson Pascrell Crapo Cummings Jenkins Pastor Danner John Paul Davis (FL) Johnson (CT) Paxon Davis (IL) Johnson (WI) Payne Davis (VA) Johnson, E. B. Pease Deal Johnson, Sam Pelosi DeGette Jones Peterson (MN) Kaniorski Delahunt Peterson (PA) DeLauro Kaptur Petri DeLay Kasich Pickering Kellv Pickett Dellums Kennedy (MA) Deutsch Pitts Diaz-Balart Kennedy (RI) Kennelly Pombo Pomerov Dickey Dicks Kildee Porter Dingell Kilpatrick Portman Dixon Kim Poshard Kind (WI) Doggett Price (NC) Dooley King (NY) Pryce (OH) Doolittle Kingston Quinn Doyle Kleczka Řadanovich Dreier Klink Rahall Ramstad Duncan Klug Knollenberg Rangel Redmond Ehlers Kolbe LaFalce Ehrlich Regula Emerson LaHood Reyes Engel Lampson Riggs English Lantos Riley Largent Latham Ensign Rivers Eshoo Rodriguez Etheridge LaTourette Roemer Lazio Evans Rogan Everett Leach Rogers Ewing Levin Rohrabacher Lewis (CA) Ros-Lehtinen Rothman Farr Fattah Lewis (GA) Lewis (KY) Fawell Roukema Fazio Linder Roybal-Allard Filner Lipinski Royce

Smith, Linda Rush Towns Ryun Snowbarger Traficant Sabo Snyder Turner Salmon Solomon Upton Velazquez Sandlin Souder Sanford Spence Vento Visclosky Sawyer Spratt Saxton Stabenow Walsh Scarborough Stark Wamp Schaefer, Dan Waters Stearns Stenholm Schumer Watkins Watt (NC) Watts (OK) Scott Stokes Strickland Sensenbrenner Waxman Weldon (FL) Serrano Stump Sessions Stupak Shadegg Weldon (PA) Sununu Shaw Talent Weller Shays Tanner Wexler Shimkus Tauscher Weygand White Whitfield Shuster Tauzin Taylor (NC) Sisisky Skaggs Wicker Thomas Thompson Skelton Thornberry Wolf Slaughter Thune Woolsey Smith (MI) Thurman Wynn Smith (NJ) Tiahrt Yates Smith (OR) Young (FL) Tierney Smith (TX) Torres

NAYS-16

Cunningham Jackson-Lee Olver DeFazio (TX) Sanchez Goode Kucinich Schaffer, Bob Sherman Green Lofgren Taylor (MS) Hastings (FL) Minge Hooley Obey

NOT VOTING-15

Ackerman Gutknecht Miller (CA)
Bentsen Hastings (WA) Sanders
Cubin Maloney (CT) Schiff
Edwards McDade Smith, Adam
Gonzalez Meehan Young (AK)

□ 1639

Mrs. NORTHUP changed her vote from "nay" to "yea."

So the concurrent 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 NAMES OF MEMBERS AS COSPONSORS OF H.R. 303

Mr. BILIRAKIS. Mr. Speaker, I ask unanimous consent to remove the names of the gentleman from Florida [Mr. CANADY], the gentleman from Massachusetts [Mr. OLVER] and the gentleman from Oklahoma [Mr. WATTS] as cosponsors of my bill, H.R. 303

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

WAIVING ENROLLMENT REQUIRE-MENTS WITH RESPECT TO TWO BILLS OF THE 105TH CONGRESS

Mr. DIAZ-BALART. Mr. Speaker, I offer a joint resolution (H.J. Res. 90) waiving certain enrollment requirements with respect to two specified bills of the 105th Congress, and I ask unanimous consent for its immediate consideration.

The Clerk read the title of the joint resolution.

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

Ms. SLAUGHTER. Mr. Speaker, reserving the right to object, I would like to yield to the manager for a discussion.

Mr. DIAZ-BALART. Mr. Speaker, the rule is self-explanatory. For Members who may not be aware, sections 106 and 107 of title 1 of the United States Code require that enrolled bills, measures that have been passed by the House and the Senate in the same form and require the President's signature to become law, that they be sent to the President on parchment.

So the joint resolution that I am seeking unanimous consent for, Mr. Speaker, waives that requirement.

Ms. SLAUGHTER. Mr. Speaker, I withdraw my reservation of objection.

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

There was no objection.

The Clerk read the joint resolution as follows:

H.J. RES. 90

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of sections 106 and 107 of title 1, United States Code, are waived with respect to the printing (on parchment or otherwise) of the enrollment of H.R. 2014 and of H.R. 2015 of the One Hundred Fifth Congress. The enrollment of each of those bills shall be in such form as the Committee on House Oversight of the House of Representatives certifies to be a true enrollment.

The joint resolution was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

Mr. DIAZ-BALART. Mr. Speaker, I ask unanimous consent to lay House Resolution 203 on the table.

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

There was no objection.

REQUEST FOR ORDER OF CONSIDERATION OF H.R. 2264, DEPARTMENTS OF LABOR, HEALTH AND HUMAN SERVICES, AND EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 1998

Mr. SOLOMON. Mr. Speaker, I ask unanimous consent that consideration of the bill (H.R. 2264) making appropriations for the Departments of Labor, Health and Human Services, and Education, and related agencies for the fiscal year ending September 30, 1998, and for other purposes, may proceed according to the order that I have placed at the desk.

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

The Clerk read as follows:

Mr. Solomon asks unanimous consent that consideration of H.R. 2264 proceed according to the following order:

(1) The Speaker may at any time, as though pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 2264)

making appropriations for the Departments of Labor, Health and Human Services, and Education, and related agencies, for the fiscal year ending September 30, 1998, and for

other purposes.

(2) The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations. After general debate the bill shall be considered for amendment under the fiveminute rule.

(3) Points of order against provisions in the bill for failure to comply with clause 2 or 6 of rule XXI are waived except as follows: beginning with ": Provided" on page 41, line 26, through "\$2,245,000,000" on page 42, line 3. Where points of order are waived against part of a paragraph, points of order against a provision in another part of such paragraph may be made only against such provision and not against the entire paragraph.

(4) The amendments printed in House Report 105-214 may be offered only by a Member designated in the report and only at the appropriate point in the reading of the bill, shall be considered as read, shall not be subject to amendment except pro forma amendments offered for the purpose of debate, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against the amendments printed in the report are waived.

(5) During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read.

(6) The Chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes.

(7) During consideration of the bill, points of order against amendments for failure to comply with clause 2(e) of rule XXI are

waiveď.

- (8) At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.
- (9) Notwithstanding any other provision of this order, it shall be in order to consider in lieu of amendments numbered 1 and 2 in House Report 105-214 the amendment I have placed at the desk. That amendment shall otherwise be considered as though printed as the amendment numbered 1 in House Report 105-214
- (10) House Resolution 199 is laid on the table.

□ 1645

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

The Clerk read as follows:

Page 94, strike lines 16 through 21 and insert the following (and redesignate the succeeding sections accordingly):

SEC. 508. (a) None of the funds appropriated under this Act shall be expended for any abortion.

(b) None of the funds appropriated under this Act shall be expended for health benefits coverage that includes coverage of abortion.

(c) The term "health benefits coverage" means the package of services covered by a managed care provider or organization pursuant to a contract or other arrangement

SEC. 509. (a) The limitations established in the preceding section shall not apply to an abortion-

(1) if the pregnancy is the result of an act of rape or incest: or

(2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life-endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed.

(b) Nothing in the preceding section shall be construed as prohibiting the expenditure by a State locality, entity, or private person of State, local, or private funds (other than a State's or locality's contribution of Medicaid matching funds) for abortion services or coverage of abortion by contract or other arrangement.

(c) Nothing in the preceding section shall be construed as restricting the ability of any managed care provider or organization from offering abortion coverage or the ability of a state or locality to contract separately with such a provider for such coverage with state funds (other that a State's or locality's contribution of Medicaid matching funds)

Mr. SOLOMON (during the reading). Mr. Speaker, I ask unanimous consent that the amendment be considered as read and printed in the RECORD.

The SPEAKER pro tempore [Mr. LAHOOD]. Is there objection to the request of the gentleman from New York?

Mr. OBEY. Mr. Speaker, reserving the right to object, I think it would be helpful if the resolution was read.

Mr. SOLOMON. Mr. Speaker, I withdraw the unanimous consent that the amendment be considered as read and leave the original unanimous consent standing

The SPEAKER pro tempore. The Clerk will re-report paragraph 8.

The Clerk read as follows:

(8) At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

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

Mr. McINTOSH. Mr. Speaker, reserving the right to object, if I may ask of the chairman, does this rule provide for a chairman's amendment that could be brought to the floor when the bill comes for debate?

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

Mr. McINTOSH. I yield to the gentleman from New York.

Mr. SOLOMON. Mr. Speaker, no, it does not.

This rule that we would adopt by unanimous consent would bring to the

floor under regular rules of order, regular rules of the House so that any amendment, any cutting amendment, any offsetting amendment, or any limitation amendment ordinarily allowed under normal rules of the House should the bill have come directly to the floor instead of through the Committee on Rules, those amendments would be made in order.

Mr. McINTOSH. Mr. Speaker, I object to this unanimous consent.

The SPEAKER pro tempore. Objection is heard.

HONORING THE LIFE OF BETTY **SHABAZZ**

Mr. RANGEL. Mr. Speaker, I ask unanimous consent that the Committee on Government Reform and Oversight be discharged from further consideration of the resolution (H. Res. 183) honoring the life of Betty Shabazz, and ask for its immediate consideration in the House.

The Clerk read the title of the resolution.

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

Mr. CUNNINGHAM. Mr. Speaker, reserving the right to object, I yield to the gentleman from New York [Mr. RANGEL].

Mr. RANGEL, Mr. Speaker, I thank the gentleman from California so much for giving me the opportunity to explain that seldom in the United States do we get a chance to pay tribute to the life of those people who live an ordinary life and yet have done extraordinary things.

When the late Betty Shabazz died, having known her husband and her for so many years, I almost thought that she belonged to Harlem and she belonged to African-Americans, and I was so pleasantly surprised when she passed away, as a result of a sad and cruel act of her grandson, that so many Republicans and Democrats came over and offered sympathy to me because we had lost in this country a great Amer-

And so, in August, there will be communities all over the country attempting to say, thank you, Betty Shabazz, for the life that you led, that you lost your husband, he was assassinated, but instead of just weeping and crying, which she did do, was pick your life up, go to school, educate 6 children, and become a role model for Americans, whether they are white or black or Jewish or Christian.

And so, as we leave and America pays tribute to this great woman, I would like to have the Congress join in in just honoring a great life who serves as a model for all Americans and people throughout the world.

Mrs. LOWEY. Mr. Speaker, will the gentleman yield?

Mr. CUNNINGHAM. Mr. Speaker, further reserving the right to object, I yield to the gentlewoman from New York.