Snyder Solomon

Souder

Spence

Spratt

Stabenow

Stearns Strickland

Stump

Stupak

Sununu

Tanner

Tauzin

Thomas

Thune

Thurman

Tierney

Torres

Towns

Turner

Upton

Vento

Walsh

Wamp

Watkins

Watt (NC)

Watts (OK)

Waxman Weldon (FL)

Weldon (PA)

Wexler

White

Wise

Wolf

Woolsey

Young (AK)

Young (FL)

Wynn

Yates

Pickett

Pombo

Rush

Sabo

Ramstad

Stenholm

Thompson

Visclosky

Waters

Weller

Wicker

Moakley

Molinari

Nadler

Payne

Portman

Rangel

Sanders

Smith (MI)

Smith (OR)

Schiff

Stark

Stokes

Talent

Tiahrt

Velazquez

Weygand

Pryce (OH)

Peterson (PA)

Reyes Ros-Lehtinen

Taylor (MS)

Whitfield

Traficant

Tauscher

Taylor (NC)

Thornberry

THE JOURNAL

The SPEAKER pro tempore. Pursuant to clause 5 of rule I, the pending business is the question of the Speaker's approval of the Journal.

The question is on the Speaker's approval of the Journal of the last day's proceedings.

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

Mr. FROST. 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 332, nays 38, answered "present" 2, not voting 60, as follows:

Dicks

Dunn

Eshoo

Evans

Farr

Flake

Foley

Ford

Fox

Frost

Furse

Goss

Aderholt Allen Armey Bachus Baesler Baker Baldacci Ballenger Barcia Barr Barrett (NE) Barrett (WI) Bartlett Barton Bass Bateman Becerra Bentsen Bereuter Berman Berry Bilbrav Bilirakis Bishop Blagojevich Bliley Blumenauer Blunt Boehlert Boehner Bonilla Borski Boswell Boucher Boyd Brady Brown (FL) Bunning Burr Burton Buyer Callahan Camp Campbell Canady Cannon Capps Cardin Castle Chabot Chambliss Chenoweth Christensen Clayton Clement Coble Coburn Collins Conyers Cook Cooksey Cramer Crane Crapo Cubin Cummings

[Roll No. 28] YEAS-332 Cunningham Hilleary Davis (VA) Hinojosa DeGette Hobson Delahunt Hoekstra DeLauro Holden Hooley DeLay Diaz-Balart Horn Hostettler Dickey Houghton Dingell Hoyer Dixon Hunter Doggett Hutchinson Dooley Hyde Jackson (IL) Dreier Jackson-Lee Duncan (TX) Edwards Jefferson Ehlers Jenkins Ehrlich John Johnson (CT) Emerson Johnson (WI) Etheridge Johnson Sam Jones Kanjorski Everett Ewing Kasich Kelly Fawell Kennedy (MA) Kennedy (RI) Kennelly Kildee Kilpatrick Fowler Kim Kind (WI) Frank (MA) King (NY) Franks (NJ) Frelinghuysen Kingston Klug Knollenberg Gallegly Kolbe Ganske Lampson Gejdenson Lantos Gekas Largent Gibbons LaTourette Gilchrest Lazio Gillmor Leach Gilman Levin Gonzalez Lewis (CA) Goode Lewis (KY) Goodlatte Livingston LoBiondo Goodling Gordon Lofgren Lowey Luther Graham Granger Maloney (CT) Greenwood Manton Gutierrez Manzullo Hall (OH) Hall (TX) Markey Mascara Hamilton Matsui McCarthy (MO) McCarthy (NY) Hansen Harman Hastert McCollum Hastings (FL) McCrery McDade Hastings (WA) McDermott Hayworth McGovern McHale Herger Hill

Price (NC) McHugh McInnis Quinn McIntosh Radanovich McIntyre Rahall McKeon Riggs Meehan Riley Meek Rivers Metcalf Roemer Mica Rogan Millender Rogers Rohrabacher McDonald Miller (CA) Rothman Miller (FL) Roukema Roybal-Allard Minge Mink Royce Mollohan Ryun Moran (KS) Salmon Moran (VA) Sanchez Morella Sandlin Murtha Sanford Myrick Sawyer Saxton Neal Nethercutt Scarborough Neumann Schaefer. Dan Schaffer, Bob Nev Northup Schumer Norwood Scott Sensenbrenner Olver Ortiz Serrano Owens Sessions Oxley Shadegg Packard Shaw Pallone Shavs Pappas Sherman Pastor Shimkus Paul Shuster Paxon Sisisky Pease Skaggs Pelosi Skeen Peterson (MN) Skelton Petri Slaughter Smith (NJ) Pickering Smith (TX) Pitts Pomerov Smith, Adam Smith, Linda Porter Poshard Snowbarger NAYS-38 Abercrombie Gutknecht Bonior Hefley Brown (CA) Hinchev Clyburn Hulshof Johnson, E. B. Costello DeFazio Kucinich English Lewis (GA) Maloney (NY) Menendez Ensign Fazio Filner Nussle Foglietta Oberstar Parker Gephardt Green Pascrell ANSWERED "PRESENT"-2 Obey Regula NOT VOTING-60 Ackerman Doyle Andrews Engel Archer Fattah Bono Forbes Brown (OH) Hefner Bryant Calvert Hilliard Inglis Carson Istook Clav Kaptur Kleczka Combest Condit Klink LaFalce Cox LaHood Coyne Danner Latham Davis (FL) Linder Lipinski Davis (IL) Deal Lucas Martinez Dellums Deutsch McKinney Doolittle McNulty \Box 1207 So the Journal was approved. The result of the vote was announced as above recorded.

PERSONAL EXPLANATION

Mr. ENGEL. Mr. Speaker, I announce that I was necessarily absent from rollcall vote 28. On that vote, I would have voted "aye."

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 636

Mr. FOX of Pennsylvania. Mr. Speaker, I ask unanimous consent to have the gentleman from Indiana [Mr. BUR-TON] removed from the list of cosponsors of H.R. 636, which I authored.

The SPEAKER pro tempore (Mr. BARRETT of Nebraska). Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

RESIGNATION AS MEMBER OF COMMITTEE ON BANKING AND FINANCIAL SERVICES

The SPEAKER pro tempore laid before the House the following resignation as a member of the Committee on Banking and Financial Services:

CONGRESS OF THE UNITED STATES,

HOUSE OF REPRESENTATIVES.

Washington, DC, February 26, 1997. Hon. NEWT GINGRICH.

U.S. Capitol, Washington, DC. DEAR MR. SPEAKER: Thank you for the oppotunity to serve on the Transportation and Infrastructure Committee. It is my intention to respectfully request a leave of absence from the Banking and Financial Institutions Committee so I may be able to concentrate my District's interests on both Transportation and National Security.

Thank you for your assistance. Sincerely,

J.C. WATTS, JR.,

Member of Congress.

The SPEAKER pro tempore. Without objection, the resignation is accepted. There was no objection.

APPOINTMENT OF MEMBERS TO THE JOINT ECONOMIC COMMITTEE

The SPEAKER pro tempore. Without objection, and pursuant to the provisions of 15 U.S.C. 1024(a), the Chair announces the Speaker's appointment of the following Members of the House to the Joint Economic Committee:

Messrs. MANZULLO of Illinois, SAN-FORD of South Carolina, THORNBERRY of Texas, DOOLITTLE of California and MCCRERY of Louisiana.

CONTINUATION OF NATIONAL EMERGENCY WITH RESPECT TO THE GOVERNMENT OF CUBA-MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. 105 - 48

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, without objection, referred to the Committee on International Relations and ordered to be printed.

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a

February 27, 1997

□ 1215

HEALTH INSURANCE FOR CHILDREN

(Ms. DEGETTE asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. DEGETTE. Mr. Speaker, I rise today to address a topic that is close to all of our hearts, children's health. Like many of my colleagues, I am blessed with two healthy children, but 10 million parents in this country have little or no access to health care for their children. And, worse, more and more of these uninsured children are being exposed to environmental hazards that render horrible illnesses with no cure.

As Congress works to improve health coverage for children, I urge them to promote policies that promote health care for children, especially remediation of environmental hazards. Today, children live in an environment that is vastly different from those of past generations. While all children are exposed to environmental health hazards, children living in poverty are at a disproportionate risk.

Survey after survey shows that toxic waste dumps, lead paint and high pollution are most often located in or near low-income neighborhoods. With limited access to health care, children exposed to environmental hazards face multiple risks of illness, including asthma and lead poisoning.

Mr. Speaker, I urge this Congress to address in a serious way health care for children.

ILLEGAL IMMIGRANT HITS JACKPOT

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

Mr. PACKARD. Mr. Speaker, I rise to discuss an issue which has raised both the anger of my constituents and now the eyebrows of many of my colleagues who thought that we had finally put an end to the handing out of benefits to illegal aliens with last year's immigration and welfare reform bills.

I am talking about an illegal immigrant who hit the jackpot of the U.S. Treasury. The San Diego Union reported that an undocumented woman residing in my hometown received \$12,000 in taxpayer funds to move out of her apartment complex to make way for a HUD project. Legal residents in that same project received displacement costs of \$400, but the illegal alien gets \$12,000.

Mr. Speaker, this is not only crazy; it is unbelievable and since every Federal agency must comply with the Uniform Relocation Act, who knows how often this is happening. Clearly, Mr. Speaker, it not only defies common sense, this is a cash reward for beating the system.

Yesterday I introduced legislation to close this loophole by amending the

Uniform Relocation Act so that it abides by and enforces the immigration law as we have passed. I urge my colleagues to support it.

Mr. Speaker, I rise today to discuss an issue which has raised both the anger of my constituents and now the eyebrows of many of my colleagues who thought that we had finally put an end to handing out benefits to illegal aliens with last year's immigration and welfare reform bills. I am talking about an illegal immigrant who hit the jackpot at the U.S. Treasury.

The San Diego Union Tribune reported on February 12, 1997, that an undocumented woman residing in my hometown of Oceanside, CA, received \$12,000 in taxpayer funds to move out of her apartment complex to make way for a HUD project, Department of Housing and Urban Development project.

The crazy thing is, HUD knew she was undocumented, not to mention unemployed, and that is why she received so much. Other residents of the complex were moved to section 8 public housing without compensation. Because illegal immigrants are prohibited from living in section 8 housing, HUD went ahead and gave her \$12,000 in relocation assistance.

How could this happen? Apparently, HUD claimed it was just following the Uniform Relocation Act, which mandates that residents displaced by a Federal project who do not receive alternate housing, such as section 8, must be financially compensated—without regard to immigration status.

Legal residents in my district displaced by this same project will receive a subsidy of about \$400 for their section 8 housing. But an illegal alien gets \$12,000? Mr. Speaker, that is not only crazy, it is unbelievable. And since every Federal agency must comply with the Uniform Relocation Act, who knows how often this happens? Clearly, Mr. Speaker, this not only defies common sense, this is a cash reward for beating the system.

I should also mention that the Immigration and Nationalization Service has yet to take the appropriate steps to deport this person. They know her name, her previous address, and they need to go no further than HUD to find out where she is now.

Yesterday, I introduced legislation to close this loophole by amending the Uniform Relocation Act so that it abides by and enforces the immigration laws of this Nation. HUD may have found the door open just enough to award this woman \$12,000, but I intend to slam that door shut, for good.

I urge the support of all of my colleagues for this legislation. Simply put, it's the right thing to do. Continuing such an absurd policy is unacceptable.

CHILDREN AND HEALTH INSURANCE

(Ms. DELAURO asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. DELAURO. Mr. Speaker, over 70,000 children in my home State of Connecticut woke up this morning without any health insurance, and tonight their parents will lie awake, worrying, knowing that they are one phone call, one accident away from medical and potentially financial ruin.

As we come together from both sides of the aisle to work on areas of common ground, surely we can agree that

Federal Register for publication. WILLIAM J. CLINTON. THE WHITE HOUSE, *February 27, 1997.* PRINTING OF PROCEEDINGS HAD

notice stating that the emergency is to

continue in effect beyond the anniver-

sary date. In accordance with this pro-

vision. I have sent the enclosed notice.

stating that the emergency declared

with respect to the Government of

Cuba's destruction of two unarmed

U.S.-registered civilian aircraft in

international airspace north of Cuba on

February 24, 1996, is to continue in ef-

fect beyond the March 1, 1997, to the

DURING RECESS Mr. SCARBOROUGH. Mr. Speaker, I ask unanimous consent that the pro-

ask unanimous consent that the proceedings had during the recess be printed in the RECORD.

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

There was no objection.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair will now entertain 1-minute requests.

NEWLY PROPOSED EPA STAND-ARDS REGARDING PARTICULATE MATTER AND OZONE

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

Mr. NEY. Mr. Speaker, our Governor today came out with a bipartisan delegation from Ohio and met with Members on both sides of the aisle on an important issue, and that is the ozone and EPA regulations.

On February 6, George Wolff, chairman of the EPA's own Clean Air Scientific Advisory Committee, testified the proposed standards were based on a policy judgment by Carol Browner, the director of the U.S. EPA, and not on sound evidence.

What do we find out today? The L.A. Times story. And in that story it says that the White House complained, in a draft report made available Wednesday, that a major air pollution proposal put forward by the EPA was not fully considered and based on what some scientists consider inadequate research.

What does the EPA say? If unchanged, the report could be very damaging. Of course it could be damaging, because this is a hallucination by the Director of the EPA of what our standards could be. It will put us out of work. It will put us out of work in the Midwest of this country.

This is not based on scientific fact. Information has been withheld from the committee. Chairman BLILEY requested additional information.

Take the trigger off the gun, Director Browner. We want our jobs.