

|               |               |             |
|---------------|---------------|-------------|
| Largent       | Peterson (PA) | Smith (MI)  |
| Latham        | Petri         | Smith (TX)  |
| Lazio         | Pickering     | Souder      |
| Lewis (CA)    | Pitts         | Spence      |
| Lewis (KY)    | Pombo         | Stearns     |
| Linder        | Portman       | Stump       |
| Lucas (OK)    | Pryce (OH)    | Sununu      |
| Manzullo      | Radanovich    | Sweeney     |
| McCrary       | Ramstad       | Talent      |
| McInnis       | Regula        | Tancredo    |
| McIntosh      | Riley         | Tauzin      |
| McKeon        | Rogan         | Taylor (NC) |
| Metcalf       | Rogers        | Terry       |
| Mica          | Rohrabacher   | Thomas      |
| Miller (FL)   | Royce         | Thornberry  |
| Miller, Gary  | Ryan (WI)     | Thune       |
| Moran (KS)    | Ryun (KS)     | Tiahrt      |
| Myrick        | Salmon        | Toomey      |
| Nethercutt    | Sanford       | Upton       |
| Ney           | Schaffer      | Vitter      |
| Northup       | Sensenbrenner | Walden      |
| Nussle        | Sessions      | Wamp        |
| Ose           | Shadegg       | Watkins     |
| Oxley         | Sherwood      | Watts (OK)  |
| Packard       | Shimkus       | Whitfield   |
| Paul          | Shuster       | Wicker      |
| Pease         | Simpson       | Wilson      |
| Peterson (MN) | Skeen         |             |

## NOT VOTING—9

|          |             |             |
|----------|-------------|-------------|
| Bereuter | Jackson-Lee | Sawyer      |
| Berman   | (TX)        | Scarborough |
| Hulshof  | Murtha      | Weldon (PA) |
|          | Rush        |             |

□ 1236

Mrs. CUBIN, and Messrs. SKEEN, BURTON of Indiana, BASS, and LEWIS of California changed their vote from "yea" to "nay."

Messrs. STUPAK, OWENS, JENKINS, and Ms. MCKINNEY changed their vote from "nay" to "yea."

So the motion was agreed to.

The result of the vote was announced as above recorded.

#### NOTIFICATION OF INTENTION TO OFFER RESOLUTION RAISING QUESTION OF PRIVILEGES OF THE HOUSE

Mr. DOYLE. Mr. Speaker, pursuant to clause 2(a)(1) of rule IX, I rise to give notice of my intent to present a question of privileges of the House.

The form of the resolution is as follows:

Calling on the President to abstain from renegotiating international agreements governing antidumping and countervailing measures.

Whereas under Art. I, Section 8 of the Constitution, the Congress has power and responsibility with regard to foreign commerce and the conduct of international trade negotiations;

Whereas the House of Representatives is deeply concerned that, in connection with the World Trade Organization ("WTO") Ministerial meeting to be held in Seattle, Washington, and the multilateral trade negotiations expected to follow, a few countries are seeking to circumvent the agreed list of negotiations topics and reopen debate over the WTO's antidumping and antisubsidy rules;

Whereas the Congress has not approved new negotiations on antidumping or antisubsidy rules and has clearly, but so far informally, signaled its opposition to such negotiations;

Whereas strong antidumping and antisubsidy rules are a cornerstone of the liberal trade policy of the United States and are essential to the health of the manufacturing and farm sectors in the United States;

Whereas it has long been and remains the policy of the United States to support its

antidumping and antisubsidy laws and to defend those laws in international negotiations;

Whereas an important part of Congress' participation in the formulation of trade policy is the enactment of official negotiating objectives against which completed agreements can be measured when presented for ratification;

Whereas the current absence of official negotiating objectives on the statute books must not be allowed to undermine the Congress' constitutional role in charting the direction of United States trade policy;

Whereas, under present circumstances, launching a negotiation that includes antidumping and antisubsidy issues would effect the rights of the House and the integrity of its proceedings;

Whereas the WTO antidumping and antisubsidy rules concluded in the Uruguay Round has scarcely been tested since they entered into effect and certainly have not proved defective;

Whereas opening these rules to renegotiation could only lead to weakening them, which would in turn lead to even greater abuse of the world's open markets, particularly that of the United States;

Whereas conversely, avoiding another divisive fight over these rules is the best way to promote progress on the other, far more important, issues facing WTO members; and

Whereas it is therefore essential that negotiations on these antidumping and antisubsidy matters not be reopened under the auspices of the WTO or otherwise: Now, therefore, be it

*Resolved*, That the House of Representatives calls upon the President—

(1) not to participate in any international negotiations in which antidumping or antisubsidy rules are part of the negotiating agenda;

(2) to refrain from submitting for congressional approval agreements that require changes to the current antidumping and countervailing duty laws and enforcement policies of the United States; and

(3) to enforce the antidumping and countervailing duty laws vigorously in all pending and future cases.

The SPEAKER pro tempore (Mr. KOLBE). Under rule IX, a resolution that is offered from the floor by a Member other than the majority leader or the minority leader as a question of the privileges of the House has immediate precedence only at a time designated by the Chair within 2 legislative days after the resolution is properly noticed.

Pending that designation, the form of the resolution noticed by the gentleman from Pennsylvania (Mr. DOYLE) will appear in the RECORD at this point.

The Chair does not at this point determine whether or not the resolution constitutes a question of privilege. That determination will be made at the time designated for consideration of the resolution.

Mr. DOYLE. Mr. Speaker, I ask to be heard, at the appropriate time, on the question of whether this resolution constitutes a question of privilege.

The SPEAKER pro tempore. The gentleman from Pennsylvania (Mr. DOYLE) will be notified at that time.

#### NOTIFICATION OF INTENTION TO OFFER RESOLUTION RAISING QUESTION OF PRIVILEGES OF THE HOUSE

Mr. KLINK. Mr. Speaker, pursuant to clause 2(a)(1) of House Rule IX, I rise to give notice of my intent to present a question of privileges of the House.

The form of the resolution is as follows:

Calling on the President to abstain from renegotiating international agreements governing antidumping and countervailing measures.

Whereas under Art. I, Section 8 of the Constitution, the Congress has power and responsibility with regard to foreign commerce and the conduct of international trade negotiations;

Whereas the House of Representatives is deeply concerned that, in connection with the World Trade Organization ("WTO") Ministerial meeting to be held in Seattle, Washington, and the multilateral trade negotiations expected to follow, a few countries are seeking to circumvent the agreed list of negotiation topics and reopen debate over the WTO's antidumping and antisubsidy rules;

Whereas the Congress has not approved new negotiations on antidumping or antisubsidy rules and has clearly, but so far informally, signaled its opposition to such negotiations;

Whereas strong antidumping and antisubsidy rules are a cornerstone of the liberal trade policy of the United States and are essential to the health of the manufacturing and farm sectors in the United States;

Whereas it has long been and remains the policy of the United States to support its antidumping and antisubsidy laws and to defend those laws in international negotiations;

Whereas the current absence of official negotiating objectives on the statute books must not be allowed to undermine the Congress' constitutional role in charting the direction of United States trade policy;

Whereas the WTO antidumping and antisubsidy rules concluded in the Uruguay Round have scarcely been tested since they entered into effect and certainly have not proved defective;

Whereas opening these rules to renegotiation could only lead to weakening them, which would in turn lead to even greater abuse of the world's open markets, particularly that of the United States;

Whereas conversely, avoiding another divisive fight over these rules is the best way to promote progress on the other, far more important, issues facing WTO members; and

Whereas it is therefore essential that negotiations on these antidumping and antisubsidy matters not be reopened under the auspices of the WTO or otherwise: Now, therefore, be it

*Resolved*, That the House off Representatives calls upon the President—

(1) not to participate in any international negotiation in which antidumping or antisubsidy rules are part of the negotiating agenda;

(2) to refrain from submitting for congressional approval agreements that require changes to the current antidumping and countervailing duty laws and enforcement policies of the United States; and

(3) to enforce the antidumping and countervailing duty laws vigorously in all pending and future cases.

□ 1245

The SPEAKER pro tempore (Mr. KOLBE). Under rule IX, a resolution offered from the floor by a Member other

than the majority leader or the minority leader as a question of the privileges of the House has immediate precedence only at a time designated by the Chair within 2 legislative days after the resolution is properly noticed.

Pending that designation, the form of the resolution noticed by the gentleman from Pennsylvania will appear in the RECORD at this point.

The Chair will not at this point determine whether the resolution constitutes a question of privilege. That determination will be made at the time designated for consideration of the resolution.

Mr. KLINK. Mr. Speaker, I would ask to be notified at the proper time.

The SPEAKER pro tempore. The gentleman from Pennsylvania will be notified at the proper time.

Mr. KLINK. I thank the Speaker for his courtesy.

PROVIDING FOR CONSIDERATION OF H.R. 2389, COUNTY SCHOOLS FUNDING REVITALIZATION ACT OF 1999

Ms. PRYCE. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 352 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 352

*Resolved*, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 2389) to restore stability and predictability to the annual payments made to States and counties containing National Forest System lands and public domain lands managed by the Bureau of Land Management for use by the counties for the benefit of public schools, roads, and other purposes. 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 Agriculture. After general debate the bill shall be considered for amendment under the five-minute rule. In lieu of the amendment recommended by the Committee on Agriculture now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute printed in the Congressional Record and numbered 1 pursuant to clause 8 of rule XVIII, modified by the amendments printed in the report of the Committee on Rules accompanying this resolution. That amendment in the nature of a substitute shall be considered as read. All points of order against that amendment in the nature of a substitute are waived. 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 8 of rule XVIII. Amendments so printed shall be considered as read. 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. 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. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. 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. The gentlewoman from Ohio (Ms. PRYCE) is recognized for 1 hour.

Ms. PRYCE. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to my good friend the gentleman from Ohio (Mr. HALL), 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. Speaker, House Resolution 352 is an open rule providing for the consideration of H.R. 2389, the County Schools Funding Revitalization Act. Under the rule, 1 hour of general debate will be controlled by the chairman and ranking minority member of the Committee on Agriculture. For the purpose of amendment, the rule makes in order as base text a substitute amendment which is printed and numbered 1 in the CONGRESSIONAL RECORD. This substitute language, which will replace H.R. 2389, represents a bipartisan compromise brokered by the gentleman from Virginia (Mr. GOODLATTE), the gentleman from New York (Mr. BOEHLERT), and the gentleman from Oregon (Mr. DEFAZIO) to address the concerns of some environmental groups. The rule further amends this compromise language to make technical amendments and clarify a budgetary issue.

As my colleagues know, under an open rule any Member may offer any germane amendment to the bill, but under the rule priority recognition will be given to Members who have preprinted their amendments in the CONGRESSIONAL RECORD. And, of course, the rule offers the minority an additional opportunity to amend the bill through a motion to recommit, with or without instructions. During consideration of amendments, the Chair will have the flexibility to postpone votes and reduce voting time to 5 minutes, as long as the first vote in a series is 15 minutes.

Mr. Speaker, the goals of the County School Funding Revitalization Act are straightforward. The bill seeks to provide a temporary solution to a very real problem for counties that include Federal land. Since the enactment of two compacts, one in 1908 and the other in 1937, these counties have counted on

revenue from the Forest Service and the Bureau of Land Management to pay for public schools and roads. This revenue compensates the counties for the revenue they would have otherwise received had the land been sold or transferred into private ownership. However, in recent years these Federal revenue payments have plummeted as Federal timber sales have declined by 70 percent, leaving communities searching for the resources they need to educate their children and maintain basic infrastructure. This has been especially devastating for students who have seen their classes canceled, teachers laid off and extracurricular activities eliminated as budgets shrink.

Mr. Speaker, education reform has become a top national priority for both parties, and this bill plays a small yet meaningful role in enabling local communities to give their children a quality education. Specifically, the bill will stabilize payments to forest communities by providing for a 7-year safety net of guaranteed funding. The payments to States and counties with Federal land will be based on the average of the highest three payments received by States and counties between 1984 and 1999. However, the legislation is not without controversy. Because the Federal payments made to forest counties are linked to timber sales, some believe there is a perverse incentive to cut down more trees. These opponents advocate a decoupling of timber sales from the revenues. To address some of these concerns, this rule incorporates compromise language into the bill.

Under the compromise, revenues will still come from timber sales, but if this source of funding proves inadequate, dollars from the general fund may be used to pay forest communities. This effectively takes the pressure off the Forest Service to cut more trees. Further, counties that receive more than \$100,000 through the Forest Service will be required to use 80 percent for schools and roads and the remaining 20 percent for local projects on Federal lands. These local projects will be designed to restore forest health for economic or recreational use and will be approved by a local committee representing a broad range of community interests. Additionally, the project must comply with all Federal laws, environmental and otherwise.

Mr. Speaker, as I said earlier, the payments that this legislation guarantees are meant only as a short-term safety net. The bill establishes a forest county payments committee that is tasked with developing a long-term policy to improve upon the current system of revenue sharing between the Federal Government and forest counties. Within 18 months, the committee will submit its recommendations to Congress for our consideration.

In summary, this legislation offers a balanced approach to ensure that the agreement the Federal Government made with States and counties that include Federal land within their borders