General Counsel to object to and to move to quash the subpoena. Sincerely,

DAVID L. HOBSON, Member of Congress.

COMMUNICATION FROM THE HON. PORTER J. GOSS, MEMBER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from the Honorable PORTER J. Goss, Member of Congress:

Congress of the United States,

HOUSE OF REPRESENTATIVES, Washington, DC, May 15, 2002.

Hon. DENNIS J. HASTERT, Speaker, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you, pursuant to rule VIII of the Rules of the House, that I have determined that the subpoena for documents and testimony issued to me by the United States District Court for the District of Columbia is not material and relevant, nor is it consistent with the privileges and rights of the House. Accordingly, I have instructed the Office of General Counsel to object to and to move to quash the subpoena.

Sincerely,

PORTER J. GOSS, Member of Congress.

APPOINTMENT OF MEMBERS TO UNITED STATES DELEGATION OF CANADA-UNITED STATES INTER-PARLIAMENTARY GROUP

The SPEAKER pro tempore. Without objection, pursuant to 22 U.S.C. 276d and clause 10 of rule I, the Chair announces the Speaker's appointment of the following Members of the House to the United States delegation of the Canada-United States Interparliamentary Group:

Mr. HOUGHTON, New York, Chairman

- Mr. GILMAN, New York
- Mr. LAFALCE, New York
- Mr. SHAW, Florida
- Mr. LIPINSKI, Illinois
- Ms. SLAUGHTER, New York
- Mr. STEARNS, Florida
- Mr. MANZULLO, Illinois
- Mr. DAN MILLER, Florida
- Mr. SOUDER, Indiana
- Mr. ENGLISH, Pennsylvania
- There was no objection.

APPOINTMENT OF MEMBERS TO MEXICO-UNITED STATES INTER-PARLIAMENTARY GROUP

The SPEAKER pro tempore. Without objection, pursuant to 22 U.S.C. 276h, notwithstanding the provisions of that section regarding the chairmanship, and clause 10 of rule I, the Chair announces the Speaker's appointment of the following Members of the House to the Mexico-United States Interparliamentary Group:

- Mr. KOLBE, Arizona, Chairman
- Mr. DREIER, California
- Mr. Stenholm, Texas
- Mr. BARTON, Texas
- Mr. DOOLEY, California
- Mr. PASTOR, Arizona

- Mr. FILNER, California Ms. ROYBAL-ALLARD, California Mr. CANNON, Utah Mr. REYES, Texas Mr. TANCREDO, Colorado Mr. UDALL, New Mexico There was no objection.
- CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO BURMA—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 107–211)

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 notice stating that the emergency is to continue in effect beyond the anniversary date. I have sent the enclosed notice, stating that the Burma emergency is to continue beyond May 20, 2002, to the Federal Register for publication. The most recent notice continuing this emergency was published in the Federal Register on May 17, 2001.

The crisis between the United States and Burma, constituted by the actions and policies of the Government of Burma, including its policies of committing large-scale repression of the democratic opposition in Burma, that led to the declaration of a national emergency on May 20, 1997, has not been resolved. These policies are hostile to U.S. interests and pose a continuing unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, I have determined that it is necessary to continue the national emergency with respect to Burma and maintain in force the sanctions against Burma to respond to this threat.

> GEORGE W. BUSH. THE WHITE HOUSE, May 16, 2002.

PERIODIC REPORT ON THE NA-TIONAL EMERGENCY WITH RE-SPECT TO BURMA—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 107-212)

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:

As required by section 401(c) of the National Emergencies Act, 50 U.S.C.

1641(c), and section 204(c) of the International Emergency Economic Powers Act, 50 U.S.C. 1703(c), I transmit herewith a 6-month periodic report prepared by my Administration on the national emergency with respect to Burma that was declared in Executive Order 13047 of May 20, 1997.

GEORGE W. BUSH. THE WHITE HOUSE, May 16, 2002.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12 of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 2 o'clock and 45 minutes p.m.), the House stood in recess subject to the call of the Chair.

\Box 1516

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. SIMPSON) at 3 o'clock and 16 minutes p.m.

PERSONAL RESPONSIBILITY, WORK, AND FAMILY PROMOTION ACT OF 2002

The SPEAKER pro tempore. Pursuant to the order of the House of Wednesday, May 15, 2002, proceedings will now resume on the bill (H.R. 4737) to reauthorize and improve the program of block grants to States for temporary assistance for needy families, improve access to quality child care, and for other purposes.

The Clerk read the title of the bill.

AMENDMENT IN THE NATURE OF A SUBSTITUTE

OFFERED BY MR. CARDIN The SPEAKER pro tempore. Pending

is the amendment in the nature of a substitute offered by the gentleman from Maryland (Mr. CARDIN).

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

The SPEAKER pro tempore. All time for debate on the amendment has expired.

Pursuant to House Resolution 422, the previous question is ordered on the bill and on the amendment in the nature of a substitute offered by the gentleman from Maryland (Mr. CARDIN).

The question is on the amendment in the nature of a substitute offered by the gentleman from Maryland (Mr. CARDIN).

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

Mr. CARDIN. 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 198, nays 222, not voting 14, as follows:

H2592

Hill

CONGRESSIONAL RECORD—HOUSE

Abercrombie Ackerman Allen Andrews Baca Baird Baldacci Baldwin Barcia Barrett Becerra Bentsen Berklev Berman Berry Bishop Blagojevich Blumenauer Bonior Borski Boswell Boucher Boyd Brady (PA) Brown (FL) Brown (OH) Capps Capuano Cardin Carson (IN) Carson (OK) Clay Clayton Clement Clyburn Condit Conyers Costello Coyne Cramer Crowley Cummings Davis (CA) Davis (FL) Davis (IL) DeFazio DeGette Delahunt DeLauro Deutsch Diaz-Balart Dicks Dingell Doggett Doolev Doyle Edwards Engel Eshoo Etheridge Evans Farr Fattah Filner Ford Frank Frost

[Roll No. 168] YEAS-198 Nadler Gephardt Napolitano Gilman Gonzalez Nea1 Gordon Oberstar Green (TX) Obey Gutierrez Olver Hall (OH) Ortiz Hall (TX) Owens Harman Pallone Hastings (FL) Pascrell Pastor Hilliard Pavne Hinchev Pelosi Hinojosa Peterson (MN) Hoeffel Phelps Holden Pomeroy Holt Honda Price (NC) Rahall Hoolev Rangel Hover Reyes Inslee Rivers Israel Rodriguez Jackson-Lee Roemer Ros-Lehtinen (TX) Jefferson Ross John Rothman Johnson, E. B. Roybal-Allard Sabo Jones (OH) Sanchez Kaniorski Sandlin Kaptur Kennedy (RI) Sawyer Schakowsky Kildee Kilpatrick Schiff Kind (WI) Scott Kleczka Serrano LaFalce Sherman Langevin Skelton Slaughter Lantos Larsen (WA) Smith (WA) Larson (CT) Snvder Levin Solis Lewis (GA) Spratt Lipinski Stark Stenholm Lofgren Lowey Strickland Luther Stupak Tauscher Lynch Maloney (NY) Taylor (MS) Markev Thompson (CA) Matheson Thompson (MS) Matsui Thurman McCarthy (MO) Tiernev McCarthy (NY) Towns McCollum Turner Udall (CO) McDermott McGovern Udall (NM) McIntyre Velazquez McNulty Viscloskv Meehan Watson (CA) Meek (FL) Waxman Weiner Meeks (NY) Menendez Wexler Miller, George Woolsey Mollohan Wu Moore Wynn Moran (VA) Morella

NAYS-222

Cantor

Capito

Castle

Chabot

Coble

Cox

Crane

Cubin

Deal

DeLay

DeMint

Dreier

Duncan

Dunn

Ehlers

Ehrlich

English

Everett

Collins

Cooksey

Aderholt Akin Armey Bachus Baker Ballenger Barr Bartlett Bass Bereuter Biggert Bilirakis Blunt Boehlert Boehner Bonilla Bono Boozman Brady (TX) Brown (SC) Bryant Burr Burton Callahan Calvert Camp Cannon

Ferguson Flake Fletcher Folev Chambliss Forbes Fossella Frelinghuysen Gallegly Ganske Gekas Crenshaw Gibbons Gilchrest Culberson Gillmor Cunningham Goode Goodlatte Davis, Jo Ann Goss Graham Granger Doolittle Graves Green (WI) Greenwood Grucci Gutknecht Hansen Emerson Hart Hastings (WA) Hayes

Hayworth Hefley Herger Hillearv Hobson Hoekstra Horn Hostettler Houghton Hulshof Hunter Hyde Isakson Issa Istook Jackson (IL) Jenkins Johnson (CT) Johnson (IL) Johnson, Sam Jones (NC) Keller Kelly Kennedy (MN) Kerns Kingston Kirk Knollenberg Kolbe Kucinich LaHood Latham LaTourette Leach Lee Lewis (CA) Lewis (KY) Linder LoBiondo Lucas (KY) Lucas (OK) Maloney (CT) Manzullo McCrerv McHugh McInnis McKeon Barton

Buyer

Combest

Davis Tom

King (NY)

Shadegg McKinney Shaw Mica Miller, Dan Shays Miller, Gary Sherwood Miller, Jeff Shimkus Mink Shuster Moran (KS) Simmons Myrick Simpson Nethercutt Skeen Nev Northup Nussle Osborne Souder Ose Stearns Stump Otter Sullivan Oxley Paul Sununu Pence Sweenev Peterson (PA) Tancredo Petri Tauzin Pickering Pitts Terry Platts Thomas Portman Pryce (OH) Thune Putnam Tiahrt Quinn Tiberi Radanovich Toomey Upton Ramstad Regula Vitter Rehberg Walden Reynolds Walsh Rilev Wamp Rogers (KY) Waters Rogers (MI) Rohrabacher Roukema Royce Rush Ryan (WI) Weller Ryun (KS) Whitfield Sanders Wicker Saxton Schaffer Wolf Schrock Sensenbrenner Young (AK) Sessions Young (FL) -14 Norwood Pombo Mascara

Smith (MI) Smith (NJ) Smith (TX) Taylor (NC) Thornberry Watkins (OK) Watt (NC) Watts (OK) Weldon (FL) Weldon (PA) Wilson (NM) Wilson (SC)

NOT VOTING-

Lampson

McDonald Murtha

Millender-

\Box 1540

Shows

Tanner

Traficant

Messrs. NUSSLE, OTTER, TIBERI, CUNNINGHAM, MORAN of Kansas, GARY G. MILLER of California, WAT-KINS of Oklahoma, COX and RUSH and Mrs. NORTHUP changed their vote from "yea" to "nay."

Mr. GONZALEZ changed his vote from "nay" to "yea." So the amendment in the nature of a

substitute was rejected.

The result of the vote was announced as above recorded.

Stated for:

Mr. SHOWS. Mr. Speaker, I was away from the House floor on official business on Thursday, May 16, 2002, and was unable to cast a recorded vote on rollcall 168, the Cardin substitute to H.R. 4737. Had I been present, I

would have voted "yea." Ms. MILLENDER-MCDONALD. Mr. Speaker, I ask that the RECORD reflect that on rollcall 168, had I been here, I would have voted "yea." I was detained by my constituents, and therefore, I was unable to get to the floor in time.

The SPEAKER pro tempore (Mr. SIMPSON). The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read the third time, and was read the third time.

MOTION TO RECOMMIT OFFERED BY MR. MALONEY OF CONNECTICUT

Mr. MALONEY of Connecticut. Mr. Speaker, I offer a motion to recommit.

The SPEAKER pro tempore. Is the gentleman opposed to the bill? Mr. MALONEY of Connecticut. I am

opposed, in its present form.

The SPEAKER pro tempore. The Clerk will report the motion to recommit.

The Clerk read as follows:

Mr. MALONEY of Connecticut moves to recommit the bill (H.R. 4737) to the Committee on Ways and Means, with instructions to report the bill back to the House promptly, with the following amendment:

Strike section 208 of the bill and insert the following:

SEC. 208. ENTITLEMENT FUNDING.

Section 418(a)(3) (42 U.S.C. 618(a)(3)) is amended-

(1) by striking "and" at the end of subparagraph (E);

(2) by striking the period at the end of subparagraph (F) and inserting a semicolon; and (3) by adding at the end the following:

"(G) \$3,967,000,000 for fiscal year 2003;

"(H) \$4,467,000,000 for fiscal year 2004;

"(I) \$4,967,000,000 for fiscal year 2005;

"(J) \$5,467,000,000 for fiscal year 2006; and

"(K) \$5,967,000,000 for fiscal year 2007."

Mr. MALONEY of Connecticut (during the reading). Mr. Speaker, I ask unanimous consent that the motion be considered as read and printed in the RECORD.

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

There was no objection.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Connecticut is recognized for 5 minutes in support of his motion.

Mr. MALONEY of Connecticut. Mr. Speaker, I rise in opposition to H.R. 4737 in its current form. The bill the proponents have brought to the floor today is totally inadequate in regard to family child care.

H.R. 4737 puts families in an entirely untenable position between their desire and need to work, on the one hand, and their need for quality child care during their working hours on the other hand. In addition, the bill places very costly unfunded mandates on the States.

Currently there are 15 million children in America who are eligible for child care assistance but lack coverage because States do not have the financial resources. Many States are facing budget deficits arising from the recession of 2001-2002.

In my home State of Connecticut, for example, the government is already experiencing a deficit in excess of \$500 million, and, accordingly, child care assistance for low-income families who have been off welfare for 2 years or more has already been frozen. Even worse, as of June 1, Connecticut will no longer be able to provide child care assistance to families just leaving welfare. Regardless of income, they will not receive any child care assistance at all.

The unfunded mandates created in this bill add to the States' child care burden without providing the resources required to meet this critical need. Indeed, the child care funding in H.R. 4737 is barely enough to keep up with inflation, never mind provide for the roughly 35 percent increase in work hours called for in this bill.

CBO estimates that the unfunded mandates in this bill will require States to spend an additional \$11 billion over the next 5 years. Of that, \$3.8 billion is mandated for child care, four times more than the proponents are willing to provide. Connecticut's share will be \$66.5 million over 5 years, substantially adding to Connecticut's deficit.

The bill's proponents say that they support child care, but their rhetoric is meaningless when they do not provide the necessary resources.

\Box 1545

Without providing more money for child care, this bill will actually keep families and States from meeting the new child welfare requirements and, most regrettably, keep families from getting off and staying off welfare, defeating the very purpose of this legislation.

I supported the original passage of welfare reform in 1996. Work requirements are not the issue. The issue is more work requires more child care. Yet what the proponents ask is more work without child care when every working family knows they need child care if they are going to work. My motion to commit would help more working families afford quality child care.

I support strengthening work requirements, but we must provide families with appropriate child care resources to allow parents to increase their time at work without leaving a child at home alone. I urge my colleagues to vote "yes" on this motion to recommit so that the bill can be returned to us containing the child care funding our families and our States so clearly need.

Mr. Speaker, I yield the remaining time to the gentlewoman from California (Ms. Solis).

Ms. SOLIS. Mr. Speaker, I thank the gentleman for vielding me this time.

Mr. Speaker, we need to send this bill back and report a new one out that really meets the child care needs of families struggling to escape poverty. The Republican bill ignores the fact that only one in seven of the children in this country who need child care are actually getting it. Their proposal sorely underfunds child care at a time when States are faced with huge deficits and waiting lists go on. In fact, I have a list here that says in my own State of California, 280,000 children are now awaiting child care services, and the list continues to grow daily. States are crying out for support and for help in this matter.

How can my friends on the other side of the aisle turn their backs on these children and these families? I urge them to recognize the child care needs of working families and increase child care funding by \$11 billion over a 5-year period by voting for this motion to recommit. Voting for this motion will serve an additional 2 million children by the year 2007.

Let us be clear. Let us be clear. Caring for children is not a partisan issue. It does not matter if one has an R or a D behind their name. It is about the kids. It is about the future of our economy and getting these working mothers back on their feet. These mothers want to work. Let us help them get there.

In conclusion, I would just state that I would hope that my friends on the other side of the aisle would understand that the women that I see on welfare now want to have that dignity and respect. Will my Republican colleagues not allow them to have the courtesy to have funding so that when they do choose to spend 40 hours or 35 hours at a work site, that they do not have to leave those children with someone or somewhere that is not a qualified child care center?

Mr. Speaker, I think our children and our families deserve a break and I think now is the time to do it. In fact, many of our Governors across this country support the notion of providing more funding for child care.

Mr. THOMAS. Mr. Speaker, I rise in opposition to the motion to recommit. The SPEAKER pro tempore (Mr. SIMPSON). The gentleman from California (Mr. THOMAS) is recognized for 5 minutes.

Mr. THOMAS. Mr. Speaker, I will tell my colleagues I will not take 5 minutes.

We have heard a lot of numbers thrown around. Let me provide my colleagues an accurate picture of exactly what is going on.

As of September of last year, granted it was September of 2001, there was \$7.4 billion of TANF money under my committee's jurisdiction that had not been spent. In this legislation we said, you can use whatever is left for child care. As a matter of fact, if you examine this legislation and you utilize TANF money and if the comments of the gentleman from Connecticut and the gentlewoman from California are accurate and the States wish to use the TANF money for child care, they have available \$170 billion for child care if they choose to make that decision.

Now, what my colleagues are saying is that they want to put \$11 billion additionally in the bill. What my colleagues need to know is that there is \$24 billion in this bill already. What we have advocated is taking it to \$27.4 billion. They are advocating taking it to \$35 billion.

The difference between our position and their position? Ours is paid for and theirs is not. If my colleagues want to fund a program that is not paid for, vote for their motion to recommit. If my colleagues want to have a responsible and appropriate program that is paid for, vote "no" on the motion to recommit and vote for the passage of the bill

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

The SPEAKER pro tempore. Without objection, the previous question is ordered on the motion to recommit.

There was no objection.

The SPEAKER pro tempore. The question is on the motion to recommit.

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

RECORDED VOTE

Mr. MALONEY of Connecticut. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. Pursuant to clause 9 of rule XX, the Chair will reduce to 5 minutes the minimum time for any electronic vote on the question of passage.

The vote was taken by electronic device, and there were—ayes 207, noes 219, not voting 9, as follows:

[Roll No. 169]

Baca

Boyd

Clay

Farr

Ford

Gonzalez

AYES-207 Gordon Green (TX) Abercrombie Mink Mollohan Ackerman Allen Gutierrez Moore Andrews Hall (OH) Moran (VA) Hall (TX) Nadler Baird Harman Napolitano Hastings (FL) Baldacci Neal Baldwin Hill Oberstar Barcia Hilliard Obey Barrett Hinchev Olver Becerra Hinojosa Ortiz Bentsen Hoeffel Owens Berklev Holden Pallone Berman Holt Pascrell Berry Honda Pastor Bishop Hoolev Payne Blagojevich Hoyer Pelosi Blumenauer Inslee Peterson (MN) Bonior Israel Phelps Jackson (IL) Borski Pomeroy Boswell Jackson-Lee Price (NC) Boucher (TX) Rahall Jefferson Rangel Brady (PA) John Reves Johnson, E. B. Brown (FL) Rivers Brown (OH) Jones (OH) Rodriguez Capps Kaniorski Roemer Capuano Kaptur Ross Cardin Kennedy (RI) Rothman Carson (IN) Kildee Roybal-Allard Kilpatrick Carson (OK) Rush Kind (WI) Sabo Clavton Kleczka Sanchez Clement Kucinich Sanders Clyburn LaFalce Sandlin Condit Langevin Sawyer Lantos Conyers Schakowsky Larsen (WA) Costello Schiff Larson (CT) Covne Scott Cramer Lee Serrano Crowley Levin Sherman Lewis (GA) Cummings Shows Davis (CA) Lipinski Skelton Davis (FL) Lofgren Slaughter Davis (IL) Lowev Smith (WA) Lucas (KY) DeFazio Snyder DeGette Luther Delahunt Lvnch Solis Spratt DeLauro Maloney (CT) Stark Deutsch Maloney (NY) Stenholm Dicks Markey Strickland Dingell Matheson Stupak Doggett Matsui McCarthy (MO) Tauscher Dooley Taylor (MS) Doyle McCarthy (NY) Thompson (CA) Edwards McCollum Thompson (MS) Engel McDermott Eshoo McGovern Thurman Tierney Etheridge McIntvre Towns Evans McKinnev McNulty Turner Udall (CO) Fattah Meehan Filner Meek (FL) Udall (NM) Meeks (NY) Velazquez Frank Menendez Visclosky Frost Millender-Waters Watson (CA) Gephardt McDonald Miller, George Watt (NC)

H2594

Wexler

Wu

Bass

Bereuter

Bilirakis

Boehlert

Boehner

Bonilla

Boozman

Brady (TX)

Brown (SC)

Bono

Boyd

Bryant

Burton

Calvert

Cannon

Cantor

Capito

Castle

Coble

Cox

Collins

Cooksev

Cramer

Crenshaw

Culberson

Cunningham

Davis, Tom

Diaz-Balart

Davis, Jo Ann

Crane

Cubin

Deal

DeLay

DeMint

Doolittle

Dreier

Dunn

Duncan

Edwards

Ehlers

Ehrlich

Emerson

English

Everett

Flake

Folev

Forbes

Fossella

Gallegly

Ganske

Gekas

Gibbons

Gillmor

Gilman

Goodlatte

Abercrombie

Ackerman

Allen

Baca

Andrews

Goode

Gilchrest

Frelinghuysen

Ferguson

Fletcher

Chabot

Chambliss

Camp

Callahan

Burr

Biggert

Blunt

Waxman Weiner Aderholt Akin Armey Bachus Baker Ballenger Barr Bartlett Barton Bass Bereuter Biggert Bilirakis Blunt Boehlert Boehner Bonilla Bono Boozman Brady (TX) Brown (SC) Bryant Burr Burton Callahan Calvert Camp Cannon Cantor Capito Castle Chabot Chambliss Coble Collins Cooksey Cox Crane Crenshaw Cubin Culberson Cunningham Davis, Jo Ann Davis, Tom Deal DeLav DeMint Diaz-Balart Doolittle Dreier Duncan Dunn Ehlers Ehrlich Emerson English Everett Ferguson Flake Fletcher Foley Forbes Fossella Frelinghuysen Gallegly Ganske Gekas Gibbons Gilchrest Gillmor Gilman Goode Goodlatte

Buyer

Combest

King (NY)

Woolsev Wynn NOES-219 Goss Peterson (PA) Graham Petri Granger Pickering Graves Pitts Green (WI) Platts Greenwood Portman Pryce (OH) Grucci Gutknecht Putnam Hansen Quinn Radanovich Hart Hastert Ramstad Hastings (WA) Regula Rehberg Haves Hayworth Reynolds Hefley Riley Rogers (KY) Herger Hilleary Rogers (MI) Hobson Rohrabacher Hoekstra Ros-Lehtinen Horn Roukema Hostettler Royce Houghton Ryan (WI) Hulshof Ryun (KS) Hunter Saxton Schaffer Hvde Isakson Schrock Sensenbrenner Issa Istook Sessions Jenkins Shadegg Johnson (CT) Shaw Johnson (IL) Shays Johnson, Sam Sherwood Jones (NC) Shimkus Keller Shuster Kellv Simmons Kennedy (MN) Simpson Kerns Skeen Smith (MI) Kingston Smith (NJ) Kirk Knollenberg Smith (TX) Kolbe Souder LaHood Stearns Stump Latham LaTourette Sullivan Leach Sununu Lewis (CA) Sweeney Lewis (KY) Tancredo Linder Tauzin LoBiondo Taylor (NC) Lucas (OK) Terrv Manzullo Thomas McCrery Thornberry McHugh Thune McInnis Tiahrt McKeon Tiberi Mica Toomev Miller, Dan Upton Miller. Gary Vitter Miller, Jeff Walden Moran (KS) Walsh Morella Wamp Watkins (OK) Myrick Nethercutt Watts (OK) Nev Weldon (FL) Northup Weldon (PA) Weller Norwood Whitfield Nussle Osborne Wicker Wilson (NM) Ose Otter Wilson (SC) Oxley Wolf Paul Young (AK) Pence Young (FL) NOT VOTING-_9 Lampson Pombo Mascara Tanner Murtha Traficant □ 1609

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

So the motion to recommit was rejected.

The result of the vote was announced as above recorded.

The SPEAKER pro tempore (Mr. SIMPSON). The question is on the passage of the bill.

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

CONGRESSIONAL RECORD—HOUSE

RECORDED VOTE Mr. CARDIN. Mr. Speaker, I demand a recorded vote. A recorded vote was ordered. The SPEAKER pro tempore. This will be a 5-minute vote. The vote was taken by electronic device, and there were—ayes 229, noes 197, not voting 9, as follows: [Roll No. 170] AYES-229 Aderholt Goss Pickering Akin Graham Pitts Armey Granger Platts Bachus Graves Pomerov Green (WI) Baker Portman Ballenger Greenwood Pryce (OH) Barcia Grucci Putnam Barr Gutknecht Quinn Bartlett Hall (TX) Radanovich Barton Hansen Ramstad

Regula

Rehberg

Riley

Revnolds

Rogers (KY)

Rogers (MI)

Rohrabacher

Ros-Lehtinen

Roukema

Royce Ryan (WI)

Rvun (KS)

Saxton

Schaffer

Schrock

Sessions

Shadegg

Sherwood

Shimkus

Shaw

Shavs

Shows

Shuster

Simmons

Simpson

Smith (MI)

Smith (NJ)

Smith (TX)

Skeen

Souder

Stearns

Stump

Sullivan

Sununu

Sweeney

Tauzin

Terry

Thune

Tiahrt

Tiberi

Upton

Vitter

Walden

Walsh

Wamp

Weller Whitfield

Wicker

Wolf

W11

Watkins (OK)

Watts (OK)

Weldon (FL)

Weldon (PA)

Wilson (NM)

Wilson (SC)

Young (AK) Young (FL)

Bentsen

Berkley

Berman

Berry

Bishop

Toomey

Thomas

Tancredo

Taylor (MS)

Taylor (NC)

Thornberry

Hart

Hastert

Hayes

Heflev

Herger

Hillearv

Hobson

Holden

Horn

Hoekstra

Houghton

Hulshof

Hunter

Isakson

Istook

Jenkins

Johnson (CT)

Johnson (IL)

Johnson, Sam

Kennedy (MN)

Jones (NC)

Kingston

Knollenberg

Keller

Kellv

Kirk

Kolbe

Leach

Linder

LaHood

Latham

LaTourette

Lewis (CA)

Lewis (KY)

LoBiondo

Lucas (KY)

Lucas (OK)

Luther Manzullo

McCrery

McHugh

McInnis

McKeon

Mica Miller, Dan

Miller, Gary

Miller. Jeff

Moran (KS)

Nethercutt

Myrick

Northup

Norwood

Osborne

Nussle

Ose Otter

Oxley

Pence

Petri

Phelps

Baird

Baldacci

Baldwin

Barrett

Becerra

Peterson (MN)

Peterson (PA)

NOES-197

Nev

Hyde

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Hayworth

Hastings (WA)

Brown (FL) Brown (OH) Capps Capuano Cardin Carson (IN) Carson (OK) Clay Clayton Clement Clyburn Condit Conyers Costello Coyne Crowley Cummings Davis (CA) Davis (FL) Davis (IL) DeFazio DeGette Delahunt DeLauro Deutsch Dicks Dingell Doggett Doolev Doyle Engel Eshoo Etheridge Evans Sensenbrenner Farr Fattah Filner Ford Frank Frost Gephardt Gonzalez Gordon Gutierrez Hall (OH) Harman Hill Hilliard Hinchey Hinojosa Hoeffel Holt Honda

Green (TX) Hastings (FL) May 16, 2002 Obey Olver Ortiz Owens Pallone

Hoolev

Hoyer

Inslee

Israel

Hostettler

Jackson (IL)

Jackson-Lee

Johnson, E. B.

Kennedy (RI)

(TX)

Jefferson

Jones (OH)

Kaniorski

Kaptur

Kerns

Kildee

Kilpatrick

Kind (WI)

Kleczka

Kucinich

LaFalce

Lantos

Lee

Levin

Langevin

Larsen (WA)

Larson (CT)

Lewis (GA)

Maloney (CT)

Maloney (NY)

McCarthy (MO)

McCarthy (NY)

Lipinski

Lofgren

Lowey

Lvnch

Markev

Matsui

Matheson

McCollum

McGovern

McIntvre

McKinney

Meek (FL)

Menendez

Millender-

Mollohan

Moran (VA)

Napolitano

NOT VOTING-

_9

Pombo

Tanner

Traficant

Mink

Moore

Morella

Nadler

Neal Oberstar

Lampson

Mascara

Murtha

McDonald Miller, George

Meeks (NY)

McNulty

Meehan

McDermott

John

Blagojevich

Blumenauer

Bonior

Borski

Boswell

Boucher

Brady (PA)

Pascrell Pastor Paul Payne Pelosi Price (NC) Rahall Rangel Reyes Rivers Rodriguez Roemer Ross Rothman Roybal-Allard Rush Sabo Sanchez Sanders Sandlin Sawyer Schakowsky Schiff Scott Serrano Sherman Skelton Slaughter Smith (WA) Snyder Solis Spratt Stark Stenholm Strickland Stupak Tauscher Thompson (CA) Thompson (MS) Thurman Tierney Towns Turner Udall (CO) Udall (NM) Velazquez Visclosky Waters Watson (CA) Watt (NC) Waxman Weiner Wexler Woolsey Wvnn

Buver Combest

King (NY)

So the bill was passed.

The result of the vote was announced as above recorded.

 \Box 1620

A motion to reconsider was laid on the table.

AUTHORIZING THECLERK TO MAKE CORRECTIONS IN THE EN-GROSSMENT OF H.R. 4737, PER-SONAL RESPONSIBILITY, WORK, AND FAMILY PROMOTION ACT OF 2002

Mr. THOMAS. Mr. Speaker, I ask unanimous consent that the Clerk have the authority to make technical and conforming changes in the engrossment of H.R. 4737, the bill just passed. The SPEAKER pro tempore (Mr. SIMPSON). Is there objection to the request of the gentleman from California?

There was no objection.