I would further say that this bill came up in two pieces, which is extremely unusual for our system. One reason it came up in two pieces was because we were undertaking continuing military operations and, because of that, the chairman of the full committee, the gentleman from Arizona (Mr. Stump), at whose direction I am acting today, worked with the gentleman from Missouri (Mr. Skelton), and we put together a bipartisan bill that did give some direction to where some of this money went.

Let me just describe for the Members where some of the money went. Some of it went to what is known as combat pay enhancements. That includes increasing family separation allowance, increasing flight pay for crew members, increasing the death gratuity given to survivors, increasing career enlistment flying incentive, increasing diving pay, increasing hazardous duty pay.

We also put in a number of required items that, in fact, the administration had requested that had been early on in the base bill. They include the chemical and biological antiterrorism program for homeland defense, \$480 milion; command and control, computers and intelligence, KC-135 tanker aircraft, linguists, military construction, war pay, and the list goes on.

So we did leave some flexibility with the administration and we did give some direction. I would simply say that it was because of the hard work of the gentleman from Arizona (Mr. STUMP) and the hard work of the gentleman from Missouri (Mr. Skelton) and all of the members on our committee, and I think we have heard from several of our very thoughtful Members today on the Democrat side who participated very fully, such as the gentleman from Maine (Mr. ALLEN), I think, and the gentleman from New Jersey (Mr. Andrews) gave a very full evaluation of what this did.

Once again, the key point that they reiterated was that this money can only go to the military programs that are allowed under the September 14 resolution, and, once again, I want to read that resolution, because this is a base resolution that these dollars are expended under.

The President is authorized to use all necessary and appropriate force against those nations, organizations, or persons he determines planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, or harbored such organizations or persons in order to prevent any future acts of international terrorism against the United States by such nations or organizations or persons.

So this money is expended only in a manner, and can be expended only in a manner, consistent with that resolution of September 14. I might add, it is simply the last piece of the President's defense budget.

Now, on the other side, the Senate passed the full \$393 billion authorized or requested by the President. So they go to conference with a full budget, so

to speak, and until tonight, we only go to conference with 383; that is, the budget less the \$10 billion piece.

So it was important for us to act quickly. We just got the details on this plan several weeks ago, we marked it up in the Committee on Armed Services in a bipartisan way, and it was important to get this second piece in place to be able to go to conference and do an effective job.

So I want to thank all of the Members that participated in the debate.

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

The SPEAKER pro tempore (Mr. Terry). The question is on the motion offered by the gentleman from California (Mr. Hunter) that the House suspend the rules and pass the bill, H.R. 4547, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds of those present have voted in the affirmative

Mr. KUCINICH. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

□ 0010

COMMUNICATION FROM THE HON. KAREN L. THURMAN, MEMBER OF CONGRESS

The SPEAKER pro tempore (Mr. TERRY) laid before the House the following communication from the Honorable Karen L. Thurman, Member of Congress:

House of Representatives, Washington, DC, July 22, 2002. Hon, J. Dennis Hastert,

The Speaker, The Capitol, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you, pursuant to Rule VIII of the Rules of the House of Representatives, that I have been served with a civil subpoena for documents and testimony issued by the United States District Court for the District of Columbia.

After consulting with the Office of General Counsel, I will make the determinations required by Rule VIII.

Sincerely,

KAREN L. THURMAN,

Member of Congress.

COMMUNICATION FROM LEGISLATIVE CORRESPONDENT FOR THE HON. MIKE FERGUSON, MEMBER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from Rogan Kelly, Legislative Correspondent for the Hon. MIKE FERGUSON, Member of Congress:

House of Representatives,

Washington, DC, July 10, 2002.

Hon. J. DENNIS HASTERT,

Speaker, House of Representatives, Washington,

DEAR MR. SPEAKER: This is to formally notify you, pursuant to Rule VIII of the Rules

of the House, that I have been served with a grand jury subpoena for testimony issued by the Superior Court of the District of Columbia

After consultation with the Office of General Counsel, I have determined that compliance with the subpoena is consistent with the precedents and privileges of the House.

Sincerely.

ROGAN KELLY,
Legislative Correspondent.

OMISSION FROM THE CONGRESSIONAL RECORD OF JULY 22, 2002 AT PAGE H5027

A portion of the following concurrent resolution was inadvertently omitted from the RECORD:

HONORING CORINNE "LINDY"
CLAIBORNE BOGGS ON OCCASION
OF 25TH ANNIVERSARY OF
FOUNDING OF CONGRESSIONAL
WOMEN'S CAUCUS

Mr. LINDER. Mr. Speaker, I move to suspend the rules and agree to the concurrent resolution (H. Con. Res. 439) honoring Corinne "Lindy" Claiborne Boggs on the occasion of the 25th anniversary of the founding of the Congressional Women's Caucus.

The Clerk read as follows:

Honoring Corinne "Lindy" Claiborne Boggs on the occasion of the 25th anniversary of the founding of the Congressional Women's Caucus.

Whereas in 1977, Lindy Boggs helped found the Congressional Women's Caucus and served as longtime Caucus Secretary;

Whereas the Congressional Women's Caucus is committed to improving the lives of women and families through legislation and leadership roles:

Whereas the continued success of the Congressional Women's Caucus is due to the bipartisan spirit that Lindy Boggs established;

Whereas Lindy Boggs represented the 2nd district of Louisiana from March 20, 1973, to January 3, 1991;

Whereas Lindy Boggs was the first woman elected to the United States House of Representatives from Louisiana and was the first woman to chair a national political convention, leading the convention of 1976 that nominated former United States President Jimmy Carter;

Whereas Lindy Boggs served on the Committee on Appropriations, was instrumental in creating the Select Committee on Children, Youth, and Families, and chaired the Crisis Intervention Task Force; and

Whereas Lindy Boggs served as United States Ambassador to the Holy See from December 16, 1997, to March 1, 2001: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Congress honors Corinne "Lindy" Claiborne Boggs for her extraordinary service to the people of Louisiana and the United States, recognizes that her role in founding the Congressional Women's Caucus has improved the lives of families throughout the United States, and commends her bipartisan spirit as an example to all elected officials.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. DEFAZIO (at the request of Mr. GEPHARDT) for after 10:00 p.m. today on account of personal reasons.

Mr. Goss (at the request of Mr. ARMEY) for between 6:00 and 9:00 p.m. on account of personal reasons.

Mrs. Jones of Ohio (at the request of Mr. Gephardt) for today on account of adverse weather conditions and subsequent flight cancellations.

Ms. MILLENDER-MCDONALD (at the request of Mr. GEPHARDT) for Monday, July 22 on account of official business in the district.

Mr. STEARNS (at the request of Mr Armey) for after 1:00 p.m. today through July 25 on account of a family medical procedure.

Mr. UNDERWOOD (at the request of Mr. GEPHARDT) for today and tomorrow July 24th.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. Kucinich) to revise and extend their remarks and include extraneous material:)

Ms. Thurman, for 5 minutes, today.

Mr. Brown of Ohio, for 5 minutes, today.

Mr. Langevin, for 5 minutes, today. Mr. DEFAZIO, for 5 minutes, today.

Mr. Filner, for 5 minutes, today.

Mr. GEORGE MILLER of California, for 5 minutes, today.

Mr. Pallone, for 5 minutes, today.

Mr. EDWARDS, for 5 minutes, today.

Mr. DAVIS of Illinois, for 5 minutes, today.

Mrs. MINK of Hawaii, for 5 minutes, today.

Mr. TAYLOR of Mississippi, for 5 minutes, today.

Ms. Jackson-Lee of Texas, for 5 minutes, today.

(The following Members (at the request of Mr. HAYES) to revise and extend their remarks and include extraneous material:)

Mr. Wolf, for 5 minutes, July 25.

Mr. Jones of North Carolina, for 5 minutes, July 24.

EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

Mr. Jackson of Illinois and to include extraneous material notwithstanding the fact that it exceeds two pages of the RECORD and is estimated by the Public Printer to cost \$9,630.

Mr. Jackson of Illinois and to include extraneous material notwithstanding the fact that it exceeds two pages of the RECORD and is estimated by the Public Printer to cost \$8,588.

ENROLLED BILLS SIGNED

Mr. Trandahl, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 1209. An act to amend the Immigration and Nationality Act to determine whether an alien is a child, for purposes of classification as an immediate relative, based on the age of the alien on the date the classification petition with respect to the alien is filed, and for other purposes.

H.R. 2175. An act to protect infants who are born alive.

H.R. 3487. An act to amend the Public Health Service Act with respect to health professions regarding the field of nursing.