CONGRESSIONAL RECORD—HOUSE

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October 3, 2002

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Sherwood Tancredo Shimkus Tauscher Shows Tauzin Shuster Taylor (MS) Simmons Taylor (NC) Simpson Terry Thomas Skeen Skelton Thompson (CA) Thompson (MS) Slaughter Thornberry Smith (MI) Smith (NJ) Thune Thurman Smith (TX) Smith (WA) Tiahrt Snyder Tiberi Toomey Solis Souder Towns Spratt Turner Udall (CO) Stark Stearns Udall (NM) Stenholm Unton Strickland Velazquez Visclosky Stupak Sullivan Vitter Walden Sununu DeFazio Nussle Oberstar McDermott Miller, George Owens the table. PRIVILEGES SENSE OF GRESS

Sherman

I rise to a question of the privileges of the House and offer a privileged resolution that I noticed pursuant to rule IX and ask for its immediate consideration.

SPEAKER pro tempore (Mr. The THORNBERRY). The Clerk will report the resolution.

The Clerk read as follows:

Whereas President George W. Bush has urged Congress to put Medicare on a "sustainable financial footing" in order to assure Americans of affordable and accessible health care.

Whereas the Administration has failed to take action to protect Medicare and Medicaid programs from severe cuts that threaten basic services to persons in need of health care.

Whereas the Medicaid program is facing significant cuts through reductions in the disproportionate share hospital program, threatening the very financial viability of the nation's public hospitals.

Whereas the cuts made in order by the Balanced Budget Act were postponed until 2003 by the Benefits Improvement and Protection Act but without further congressional action cuts will be reimposed and have the potential to seriously cripple safety-net public health services in states across the nation.

Whereas, in addition to slashing payments to hospitals the Administration has also eliminated the UPL payments for hospitals,

Walsh Wamp Waters Watkins (OK) Watson (CA) Watt (NC) Watts (OK) Waxman Weiner Weldon (FL) Weldon (PA) Weller Wexler Whitfield Wicker Wilson (NM) Wilson (SC) Wolf

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Paul

NAYS-7

NOT VOTING-20

Baker Boehlert Bonior Callahan Clement Cooksey Deal	Fattah Green (TX) Hastings (FL) Hilleary Lampson Larsen (WA) Lewis (CA)	Mascara Roukema Schrock Stump Tanner Tierney	
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□ 1320

So the joint resolution was passed. The result of the vote was announced as above recorded.

A motion to reconsider was laid on

OF THE HOUSE-HOUSE THAT CON-SHOULD COMPLETE AC-TION ON H.R. 854 OR OTHER PRO-VIDER REIMBURSEMENT LEGIS-LATION

Mr. FARR of California. Mr. Speaker,

As a result, I believe this resolution

meets the test of privilege. While the health care safety net is

under particular strain, general health care providers, hospitals, doctors and home health care agencies are facing disastrous financial circumstances.

The Disproportionate Share Hospitals, also known as DSH hospitals, cuts first enacted in the Balanced Budget Act of 1997 were initially postponed, but now are scheduled to go back into force, creating a health care havoc for hospitals across this Nation. In California alone, the DSH cuts total \$184 million and will grow exponentially if we do not act to correct this situation. The hospital system in California, nor in any other State, can absorb this level of funding reduction. We have to act now.

Other provider reimbursement programs are facing similar financial catastrophe. Physician reimbursements were reduced by 5.4 percent in January of this year and are scheduled to decline by another 17 percent by the year

H7001

further weakening their ability to provide health care to the indigent and uninsured.

Whereas federal payments to states for this program have been reduced by approximately \$700 million in FY 2002 and will be reduced further by about \$900 million in FY 2003, thus severely restricting public hospitals' ability to serve persons in need of health care

Whereas the number of uninsured persons without access to health care has risen in the last year to 41.2 million.

Whereas by failing to act Congress imposes on the states and localities an undue burden to carry health care costs as well as abrogates its responsibility to maintain the general welfare of the country, bringing discredit to this Body and threatening the very well-being of the populace.

Now, Therefore, $\hat{B}e$ It Resolved that it is the sense of the House of Representatives that the Congress should complete action on H.R. 854 or other provider reimbursement legislation before recessing and should insure that Medicare and Medicaid providers have appropriate funds to carry out their health care mandates.

The SPEAKER pro tempore. The Chair will hear briefly from the proponent of the resolution as to whether the resolution constitutes a question of privileges of the House under rule IX.

Mr. FARR of California. Mr. Speaker, rule IX of the House Rules Manual states that questions of privilege are "those affecting the rights, reputation, and conduct of, Members, Delegates, or Resident Commissioner, individthe ually, in their representative capacity only.'

The rights, reputation and conduct of this Member are negatively affected when the House cannot move legislation that the American people overwhelmingly support. That is true when it comes to full funding for education, for prescription drug, HMO reform and economic recovery.

I, like others, represent 700,000 people. My rights and those of my constituents are being denied when urgent legislation that has majority support is blocked from consideration simply because the Republican leadership will not schedule the bill.

Holden

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Honda

Hoolev

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Inslee

Israel

(TX)

John

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Moore

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Neal

Hefley

Keller

Linder

Gutknecht

2005. Just 2 days ago, a 10 percent reduction in nursing reimbursements to nursing homes and skilled nursing home facilities was implemented. How are these critical facilities supposed to cope? How will their patients fare unless Congress addresses a reasonable level of care?

States and localities that operate hospitals and health clinics to treat the indigent and low-income populations rely on Medicaid revenues to help cover their costs. Low provider rates compound the effects of other losses that these facilities will be experiencing this year, including the dramatic drop in Federal revenues from the DSH cliff and reductions in State support, and reductions in the State support because of the implications at the State level.

I urge this body not to recess unless we can correct the problem and make sure that basic health care providers, our public hospitals and doctor networks, have the funds they need to give care when and where it is needed. It is our duty as the legislative branch of government not to abandon these responsibilities. We must do this, and we have to do it now.

I ask for support of my resolution.

The SPEAKER pro tempore. The Chair is prepared to rule on whether the resolution offered by the gentleman from California constitutes a question of the privileges of the House under rule IX.

The resolution offered by the gentleman from California expresses the sense of the House that the Congress should complete action on a legislative measure. Specifically, the resolution calls upon the Congress to complete action on a specific health care bill or other similar legislation and to ensure that health care providers are adequately funded.

As the Chair ruled yesterday, a resolution expressing the sentiment that Congress should act on a specified measure does not constitute a question of privileges of the House under rule IX.

The Chair would further add that the Chair understands the gentleman from California purported to invoke a question of the privileges of the House rather than a question of personal privilege.

Accordingly, the resolution offered by the gentleman from California does not constitute a question of the privileges of the House under rule IX and may not be considered at this time.

Mr. FARR of California. Mr. Speaker, I appeal the ruling of the Chair, and I ask to be heard on the appeal.

□ 1330

The SPEAKER pro tempore (Mr. THORNBERRY). The question is. Shall the decision of the Chair stand as the judgment of the House?

MOTION TO TABLE OFFERED BY MR. HULSHOF Mr. HULSHOF. Mr. Speaker, I move to lay the appeal on the table.

The SPEAKER pro tempore. The question is on the motion offered by

the gentleman from Missouri (Mr. HULSHOF) to lay on the table the appeal of the ruling of the Chair.

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

Mr. FARR. 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 206, nays 192, not voting 34, as follows:

Akin

Barr

Bass

Barton

Biggert

Blunt

Bonilla

Bryant

Burton

Buyer

Camp

Calvert

Cannon

Cantor

Capito

Castle

Chabot

Coble

Collins

Crane

Cubin

DeLav

DeMint

Dreier

Dunn

Ehlers

Ehrlich

English

Everett

Flake

Foley Forbes

Gekas

Gilman

Goode

Allen

Duncan

Burr

Bono

Armev

Bachus

Pitts

Platts

Pombo

Portman

Putnam

Quinn

Pryce (OH)

Radanovich

Ramstad

Regula

Rehberg

Reynolds

Rogers (KY)

Rogers (MI)

Rohrabacher

Ros-Lehtinen

Sensenbrenner

Riley

Royce

Ryan (WI)

Rvun (KS)

Saxton

Schaffer

Sessions

Shadegg

Sherwood

Shimkus

Shuster

Simmons

Simpson

Smith (MI)

Smith (NJ)

Smith (TX)

Skeen

Souder

Stearns

Sullivan

Sununu

Sweeney

Tancredo

Taylor (NC)

Thornberry

Tauzin

Terry

Thune

Tiahrt

Tiberi

Unton

Vitter

Walsh

Wamp

Weller

Whitfield

Wicker

Wolf

Watkins (OK)

Watts (OK)

Weldon (FL)

Weldon (PA)

Wilson (NM)

Wilson (SC)

Young (AK)

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Baldacci

Baldwin

Barrett

Walden

Toomey

Thomas

Shaw

Shays

[Roll No. 440] YEAS-206 Aderholt Goss Graham Granger Graves Ballenger Green (WI) Greenwood Bartlett Grucci Hansen Hart Hastert Bereuter Hastings (WA) Bilirakis Haves Hayworth **Boehlert** Herger Boehner Hobson Horn Hostettler Boozman Houghton Brady (TX) Hulshof Brown (SC) Hunter Hyde Isakson Issa Istook Jenkins Johnson (CT) Johnson (IL) Johnson, Sam Jones (NC) Kelly Kennedy (MN) Chambliss Kerns King (NY) Kingston Combest Kirk Knollenberg Crenshaw Kolbe LaHood Culberson Latham Cunningham LaTourette Davis. Jo Ann Leach Lewis (KY) Davis, Tom LoBiondo Lucas (OK) Diaz-Balart Manzullo Doolittle McCrerv McHugh McKeon Mica Miller, Dan Miller, Gary Emerson Miller, Jeff Moran (KS) Morella Ferguson Myrick Nethercutt Ney Fletcher Northup Norwood Fossella Nussle Frelinghuysen Osborne Galleglv Ose Otter Gibbons Oxley Gilchrest Paul Gillmor Pence Peterson (PA) Petri Goodlatte Pickering NAYS--192Andrews Abercrombie Ackerman Baca Baird

Becerra Bentsen Berklev Berman Berry Bishop Blagoievich Blumenauer Bonior Borski Boswell Boucher Boyd Brady (PA) Brown (FL) Brown (OH) Capps Capuano Cardin Carson (IN) Carson (OK) Clay Clayton Clyburn Condit Conyers Costello Coyne Cramer Crowlev Cummings Davis (CA) Davis (FL) Davis (IL) DeFazio Delahunt DeLauro Deutsch Dicks Dingell Doggett Dooley Doyle Edwards Engel Eshoo Etheridge Evans Farr Filner Ford Frank Frost Gephardt Gonzalez Gordon Gutierrez Hall (TX) Harman Hill Hilliard Hinchey Baker Barcia Callahan Clement Cooksev Cox Deal DeGette Fattah Ganske Green (TX)

Hinoiosa Obey Hoeffel Olver Ortiz Owens Pallone Pascrell Pastor Pavne Pelosi Jackson (IL) Peterson (MN) Jackson-Lee Phelps Pomerov Jefferson Price (NC) Rahall Johnson E B Rangel Jones (OH) Reves Kanjorski Rivers Kaptur Rodriguez Kennedy (RI) Roemer Ross Kilpatrick Rothman Kind (WI) Rovbal-Allard Kucinich Rush Langevin Sabo Lantos Sanchez Larsen (WA) Sanders Larson (CT) Sandlin Schakowsky Schiff Lewis (GA) Scott Lipinski Serrano Lofgren Sherman Shows Lucas (KY) Skelton Smith (WA) Snyder Maloney (NY) Solis Markey Matheson Spratt Stark Matsui Stenholm McCarthy (MO) Strickland McCarthy (NY) Tauscher McCollum Taylor (MS) McDermott Thompson (CA) McGovern Thompson (MS) McIntyre Thurman McNulty Tierney Meehan Meek (FL) Turner Udall (CO) Meeks (NY) Menendez Udall (NM) Millender-Velazquez Visclosky McDonald Miller, George Waters Watson (CA) Mollohan Watt (NC) Moran (VA) Waxman Murtha Weiner Wexler Napolitano Woolsev W11 Oberstar Wynn NOT VOTING-_34 Hastings (FL) McInnis McKinney Hillearv Roukema Hoekstra

Sawyer Schrock Kleczka Slaughter LaFalce Stump Lampson Stupak Lewis (CA) Tanner Towns Maloney (CT) Mascara

□ 1356

Ms. SOLIS and Mr. RAHALL changed their vote from "yea" to "nay." Mr. SMITH of Michigan changed his

vote from "nay" to "yea."

So the motion to table was agreed to. The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 448

CARSON of Oklahoma. Mr. Mr. Speaker, I ask unanimous consent to have my name removed as a cosponsor of H.R. 448