1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform

Oversight. 203. A letter from the Chairman, Consumer Product Safety Commission, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and

Oversight. 204. A letter from the Chairman, Defense Nuclear Facilities Safety Board, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and

Oversight. 205. A letter from the Deputy Secretary of Defense, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on

Government Reform and Oversight. 206. A letter from the Administrator, Envi-

ronmental Protection Agency, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and

Oversight. 207. A letter from the Chairman, Equal Employment Opportunity Commission, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government

Reform and Oversight. 208. A letter from the Chairman, Farm Credit Administration, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and Over-

sight. 209. A letter from the Chairman, Farm Credit System Insurance Corporation, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and

Oversight. 210. A letter from the Chairman, Federal Communications Commission, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and

Oversight. 211. A letter from the Chairman, National Transportation Safety Board, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and

Oversight. 212. A letter from the Director, Office of Personnel Management, transmitting the Office's report on its health promotion and disease prevention activities for Federal civilian employees; to the Committee on Govern-

ment Reform and Oversight. 213. A letter from the Administrator, Panama Canal Commission, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and Over-

sight. 214. A letter from the Secretary of Labor, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3): to the Committee on Government

Reform and Oversight.
215. A letter from the Secretary, The American Battle Monuments Commission, transmitting the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S.C. 3512(c)(3); to the Committee on Government Reform and Oversight. 216. A letter from the Staff Director, U.S.

Commission on Civil Rights, transmitting

the annual report under the Federal Managers' Financial Integrity Act for fiscal year 1994, pursuant to 31 U.S. 3512(c)(3); to the Committee on Government Reform and

Oversight. 217. A letter from the Director, Administrative Office of the U.S. Courts: transmitting the Judicial Conference of the United States biennial report to the Congress on the continuing need for all authorized bankruptcy judgeships, pursuant to 28 U.S.C. 152(b)(3); to the Committee on the Judiciary.

218. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting notification of additional program proposals for purposes of nonproliferation and disarmament fund activities, pursuant to 22 U.S.C. 5858; jointly, to the Committees on International Relations and Appropriations.

219. A letter from the Director, Office of Management and Budget, transmitting his certification that the amounts appropriated for the Board for International Broadcasting for grants to Radio Free Europe/Radio Liberty, Inc., are less than the amount necessary to maintain the budgeted level of operation because of exchange rate losses in the fourth quarter of fiscal year 1994, pursuant to 22 U.S.C. 2877(a)(2); jointly, to the Committees on International Relations and Appropriations.

¶12.3 WORDS TAKEN DOWN

Mr. DORNAN during one minute speeches addressed the House, and during the course of his remarks,

Mr. FAZIO demanded that certain

words be taken down.

The Clerk read the words taken down as follows:

Even Andrea Mitchell of NBC took note that is Ronald Reagan's prerogative, George Bush's and all of us who wore the uniform or served in a civilian capacity to crush the evil empire. Clinton gave aid and comfort to the enemy.

The SPEAKER pro tempore, Mr. DUNCAN, held the words taken down to be unparliamentary, and said:

In the opinion of the Chair, that is not a proper reference to the President. Without objection, the words are stricken from the RECORD."

During said proceedings, Mr. DORNAN reiterated words to the same effect as follows:

'I will not withdraw my remarks. I will not only not apologize,

"I will accept the discipline of the House.'

Whereupon.

The SPEAKER pro tempore, Mr. Duncan, responded as follows:

The Chair rules that those words as follows 'I believe the President did give aid and comfort to the enemy, Hanoi, were also out of order. The Chair has ruled that, based on the precedents of the House, the words of the gentleman from California were out of order, and without objection, both sets of words will be stricken from the RECORD."

$\P 12.4$ Providing for the CONSIDERATION OF H. CON. RES. 17 AND H.J. RES. 1

Mr. SOLOMON, by direction of the Committee on Rules, called up the following resolution (H. Res. 44):

Resolved, That at any time after the adoption of this resolution it shall be in order to consider in the House the concurrent resolution (H. Con. Res. 17) relating to the treatment of Social Security under any constitutional amendment requiring a balanced budget, if called up by the majority leader or his designee. The concurrent resolution shall be debatable for one hour equally divided and controlled by the majority leader and the minority leader or their designees. The previous question shall be considered as ordered on the concurrent resolution to final adoption without intervening motion.

SEC. 2. At any time after the disposition of the concurrent resolution made in order by the first section of this resolution, the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the joint resolution (H.J. Res. 1) proposing a balanced budget amendment to the Constitution of the United States. The first reading of the joint resolution shall be dispensed with. Points of order against consideration of the joint resolution for failure to comply with clause 2(g)(3) of rule XI are waived. General debate shall be confined to the joint resolution and shall not exceed three hours equally divided and controlled by the chairman and ranking minority member of the Committee on the Judiciary. After general debate the joint resolution shall be considered for amendment under the five-minute rule. The amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the joint resolution shall be considered as read, shall be debatable for one hour equally divided and controlled by Representative Barton of Texas and an opponent, and shall not be subject to amendment while pending. No further amendment shall be in order except those designated in section 3 of this resolution. Each amendment may be offered only in the order designated, may be offered only by the named proponent or a designee, may be considered notwithstanding the adoption of a previous amendment in the nature of a substitute, shall be considered as read, shall be debatable for one hour equally divided and controlled by the proponent and an opponent, and shall not be subject to amendment. If more than one amendment is adopted, then only the one receiving the greater number of affirmative votes shall be considered as finally adopted. In the case of a tie for the greater number of affirmative votes, then only the last amendment to receive that number of affirmative votes shall be considered as finally adopted, except that if the amendment in the nature of a substitute recommended by the Committee on the Judiciary is one of the amendments receiving the greater number of votes then it shall be the amendment considered as finally adopted. At the conclusion of consideration of the joint resolution for amendment the Committee shall rise and report the joint resolution to the House with such amendment as may have been finally adopted. The previous question shall be considered as ordered on the joint resolution and any amendment thereto to final passage without intervening motion except one motion to recommit with or without instructions.

SEC. 3. The further amendments that may be offered after disposition of the amendment in the nature of a substitute recommended by the Committee on the Judiciary are those printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII with the following designations: (a) the amendment numbered 4 by Representative Owens of New York; (b) the amendment numbered 1 by Representative Wise of West Virginia; (c) the amendment numbered 25 by Representative Conyers of Michigan; (d) the amendment numbered 29 by Representative Gephardt of Missouri; and (e) the amendment numbered 39 by Representative Schaefer of Colorado.

When said resolution was considered. After debate,

Neumann

Mr. SOLOMON submitted the following amendment:

On page 2, at line 19, insert after "clause ()(g)(3)" the following: "or clause 2(l)(2)(B)".

By unanimous consent, the time for debate was extended by 10 minutes. After further debate,

Mr. SOLOMON moved the previous question on the amendment and the resolution.

The question being put, viva voce,

Will the House now order the previous question on the amendment and the resolution?

The SPEAKER pro tempore, Mrs. JOHNSON of Connecticut, announced that the yeas had it.

Mr. MOAKLEY objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present, The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 233 When there appeared Nays 196

¶12.5[Roll No. 37] YEAS-233

Allard Emerson LaHood English Andrews Largent Archer Ensign Latham Armey Everett LaTourette Bachus Ewing Lazio Baker (CA) Fawell Leach Baker (LA) Fields (TX) Lewis (CA) Lewis (KY) Ballenger Flanagan Lightfoot Foley Barrett (NE) Forbes Linder Bartlett Fowler Livingston Barton Fox LoBiondo Franks (CT) Bass Longley Franks (NJ) Bateman Lucas Bereuter Frelinghuysen Manzullo Bilbray Frisa Funderburk Martini Bilirakis McCollum McCrery Bliley Gallegly McDade Blute Ganske McHugh Gekas Boehlert Boehner Gilchrest McInnis McIntosh Bonilla Gillmor Bono Gilman McKeon Brownback Goodlatte Metcalf Bryant (TN) Goodling Meyers Goss Miller (FL) Bunning Graham Greenwood Molinari Burr Burton Gunderson Moorhead Buver Gutknecht Morella Callahan Hall (TX) Myers Calvert Myrick Hancock Camp Hansen Nethercutt Canady Hastert Neumann Castle Hastings (WA) Ney Chabot Haves Norwood Chambliss Hayworth Nussle Hefley Chenoweth Oxley Christensen Heineman Packard Chrysler Herger Paxon Clinger Hilleary Petri Pombo Coble Hobson Porter Coburn Hoekstra Collins (GA) Hoke Portman Prvce Combest Horn Hostettler Cooley Quillen Cox Houghton Quinn Radanovich Crane Hunter Crapo Hutchinson Ramstad Cremeans Hyde Regula Cunningham Inglis Riggs Roberts Davis Istook Johnson (CT) Rogers Rohrabacher Deal DeLay Johnson, Sam Diaz-Balart Jones Kasich Ros-Lehtinen Dickey Doolittle Roth Kelly Roukema Dornan Kim Royce Salmon Dreier King Duncan Kingston Sanford Klug Knollenberg Dunn Saxton Scarborough Ehlers

Kolbe

Schaefer

Schiff Seastrand Sensenbrenner Shadegg Shaw Shays Shuster Skeen Smith (NJ) Smith (TX) Smith (WA) Solomon Souder Spence Stearns

Stockman Stump Talent Tate Tauzin Taylor (MS) Taylor (NC) Thomas Thornberry Tiahrt. Torkildsen Upton Vucanovich Waldholtz Walker

Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wolf Young (AK) Young (FL) Zeliff Zimmer

Wamp

Watts (OK)

NAYS-196

Abercrombie Green Owens Ackerman Gutierrez Pallone Baesler Hall (OH) Parker Baldacci Hamilton Pastor Payne (NJ) Barcia Harman Barrett (WI) Hastings (FL) Payne (VA) Becerra Hefner Peľosi Hilliard Peterson (FL) Beilenson Bentsen Hinchey Peterson (MN) Berman Holden Pickett Pomeroy Bevill Hover Jackson-Lee Bonior Poshard Borski .Jacobs Rahall Jefferson Rangel Boucher Johnson (SD) Brewster Reed Reynolds Browder Johnson, E. B. Richardson Brown (CA) Johnston Brown (FL Kanjorski Rivers Brown (OH) Kaptur Roemer Bryant (TX) Kennedy (MA) Rose Kennedy (RI) Cardin Roybal-Allard Kennelly Chapman Rush Clay Kildee Sabo Clayton Kleczka Sanders Clement Klink Sawver Clyburn LaFalce Schroeder Coleman Lantos Laughlin Schumer Collins (IL) Scott Collins (MI) Levin Serrano Lewis (GA) Condit Sisisky Convers Lincoln Skaggs Costello Skelton Lipinski Coyne Cramer Lofgren Slaughter Lowey Spratt Danner Luther de la Garza Maloney Stenholm DeFazio Manton Stokes DeLauro Markey Studds Dellums Martinez Stupak Deutsch Mascara Tanner Dicks Matsui Tejeda Dingell McCarthy Thompson McDermott Thornton Dixon Doggett McHale Thurman Dooley McKinney Torres Torricelli Doyle McNulty Durbin Meehan Towns Edwards Meek Traficant Menendez Tucker Engel Eshoo Mfume Velazquez Miller (CA) Evans Vento Visclosky Farr Mineta Minge Fattah Volkmer Mink Ward Fazio Moakley Waters Watt (NC) Flake Mollohan Foglietta Montgomery Waxman Williams Frank (MA) Murtha Wilson Nadler Wise Frost Woolsey Furse Neal Gejdenson Oberstan Wyden Gephardt Obey Wynn Olver Geren Gonzalez Ortiz Gordon Orton

NOT VOTING-5

Bishop Fields (LA) Smith (MI) Cubin Gibbons

So the previous question on the amendment and the resolution was ordered.

The question being put, viva voce,

Will the House agree to the amendment to the resolution?

The SPEAKER pro tempore, Mrs. JOHNSON of Connecticut, announced that the yeas had it.

Mr. MOAKLEY demanded a recorded vote on agreeing to the amendment to the resolution, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

It was decided in the Yeas affirmative Nays 176

¶12.6[Roll No. 38] AYES-253

Gekas Allard Andrews Geren Archer Gilchrest Gillmor Armey Bachus Gilman Baker (CA) Goodlatte Baker (LA) Goodling Ballenger Goss Barr Graham Barrett (NE) Greenwood Bartlett Gunderson Barton Gutknecht Bass Hall (TX) Bateman Hancock Bereuter Hansen Bilbray Hastert Bilirakis Hastings (WA) Bliley Haves Hayworth Blute Boehlert Hefley Heineman Boehner Bonilla Herger Bono Hilleary Browder Hobson Hoekstra Brownback Bryant (TN) Hoke Bunn Horn Bunning Hostettler Burr Houghton Burton Hunter Hutchinson Buyer Hyde Inglis Callahan Calvert Camp Istook Canady Castle Johnson (CT) Johnson, Sam Chabot Jones Chambliss Kaniorski Kasich Chenoweth Christensen Kellv Chrysler Kim Clement King Clinger Kingston Klug Knollenberg Coble Coburn Collins (GA) Kolbe LaHood Combest Condit Largent Cooley Latham LaTourette Cox Laughlin Crane Crapo Lazio Cremeans Leach Cunningham Lewis (CA) Davis Lewis (KY) Lightfoot Deal DeLay Diaz-Balart Lincoln Linder Livingston Dickey Doolittle LoBiondo Dornan Longley Dreier Lucas Duncan Manzullo Dunn Martini Ehlers McCollum Ehrlich McCrery McDade Emerson English McHugh Ensign McInnis McIntosh Everett Ewing Fawell McKeon Meehan Fields (TX) Metcalf Flanagan Meyers Foley Mica

Miller (FL)

Montgomery

Minge

Molinari

Moorhead

Morella

Murtha

Myers Myrick

Nethercutt

Forbes

Fowler

Franks (CT)

Franks (NJ)

Funderburk

Gallegly

Frelinghuysen

Fox

Frisa

Ney Norwood Nussle Oxley Packard Parker Paxon Payne (VA) Peterson (MN) Petri Pombo Porter Portman Pryce Quillen Quinn Radanovich Ramstad Regula Riggs Roberts Rogers Rohrabacher Ros-Lehtinen Roth Roukema Royce Salmon Sanford Saxton Scarborough Schaefer Schiff Seastrand Sensenbrenner Shadegg Shaw Shavs Shuster Sisisky Skeen Skelton Smith (MI) Smith (N.J) Smith (TX) Smith (WA) Solomon Souder Spence Stearns Stenholm Stockman Stump Talent Tanner Tate Tauzin Taylor (MS) Taylor (NC) Thomas Thornberry Thurman Torkildsen Upton Vucanovich Waldholtz Walker Walsh Wamp Watts (OK) Weldon (FL)

Weldon (PA)

Weller

White

Wicker

Wolf

Zeliff

Zimmei

Whitfield

Young (AK)

Young (FL)