FALCE, Mr. PAYNE of New Jersey, Mr. MOAK-LEY, Mr. CUNNINGHAM, Mr. BROWN of California, Mrs. VUCANOVICH, Mr. FLAKE, Mr. CLAY, Mr. TUCKER, Mr. CHABOT, Mr. YOUNG of Florida, Mr. HERGER, Mr. DELAY, Mr. BALDACCI, Mr. HOKE, Mr. QUINN, Mr. SMITH of Michigan, Mr. CRAMER, Mr. LEWIS of Georgia, Mrs. MINK of Hawaii, Mr. GILCHREST, Mr. HINCHEY, Mr. EVANS, Mr. FAZIO of California, Mr. FARR, Mr. FATTAH, Mr. COMBEST, Mr. MANZULLO, Ms. HARMAN, Mrs. SEASTRAND, Mr. GORDON, Mr. FOGLIETTA, Mr. BONIOR, Ms. KAPTUR, Mr. JACOBS, Mr. DE LA GARZA, Mr. DREIER, Mr. BILBRAY, Mr. STOKES, Mr. EVER-ETT, Mr. KIM, Mr. HOUGHTON, Mr. THORNTON, Mr. MANTON, Mr. MEEHAN, Mr. BREWSTER, Mr. McCrery, Mr. Jefferson, Mr. Skelton, Mrs. Cubin, Mr. Stockman, Mr. Miller of Florida, Mr. BLUTE, and Mr. FIELDS of Texas. Mr LIGHTFOOT HR. 464 and

CHRISTENSEN. H.R. 502: Mr. GENE GREEN of Texas. Mr. SMITH of New Jersey, and Mr. COBURN.

H.R. 593: Mr. ANDREWS.

H.R. 663: Mr. CUNNINGHAM and Mr. NEY.

H.J. Res. 8: Mr. INGLIS of South Carolina.

H.J. Res. 28: Mr. LUTHER and Mr. WELLER. H. Con. Res. 5: Mr. LIGHTFOOT, Mr. PACK-ARD, Mr. MOORHEAD, Mr. CRAPO, and Mrs. CHENOWETH.

H. Con. Res. 12: Mr. ORTIZ.

H. Con. Res. 17: Mr. WHITFIELD, Mr. BURR, and Mr. SMITH of New Jersey.
H. Res. 30: Mr. DANNER, Mr. WISE, Mr.

MORAN, Mr. SANDERS, Mr. SHAYS, Mr. UNDER-WOOD, Mr. TAYLOR of North Carolina, Mr. ROEMER, Mr. RICHARDSON, Mr. SMITH of New Jersey, Mr. BONO, Mr. WAXMAN, Mr. McNul-TY, Mr. VENTO, Mrs. MYRICK, Mr. WALSH, Mr. CONYERS, Mr. FROST, Mr. LEWIS of California. Mr. FARR, Mr. BROWN of California, Mr. BAR-RETT of Wisconsin, Mr. GENE GREEN of Texas, Mr Goss Mr Fields of Texas Mr Deutsch Mr. KNOLLENBERG, Mr. DELLUMS, Mr. ROG-ERS, and Mr. CALLAHAN.

H. Res. 33: Mr. GENE GREEN of Texas and Mr. HINCHEY.

THURSDAY, JANUARY 26, 1995 (13)

¶13.1 DESIGNATION OF SPEAKER PRO TEMPORE

The House was called to order by the SPEAKER pro tempore, Mr. ARMEY, who laid before the House the following communication:

WASHINGTON, DC.

January 26, 1995.

I hereby designate the Honorable RICHARD K. Armey to act as Speaker pro tempore on this day.

NEWT GINGRICH.

Speaker of the House of Representatives.

¶13.2 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. ARMEY, announced he had examined and approved the Journal of the proceedings of Wednesday, January 25,

Pursuant to clause 1, rule I, the Journal was approved.

¶13.3 COMMUNICATIONS

220. A letter from the Acting Director, Defense Security Assistance Agency, transmitting the Department of the Army's proposed lease of defense articles to Jordan (Transmittal No. 9-95), pursuant to 22 U.S.C. 2796a(a); to the Committee on International Relations.

¶13.4 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed a bill of the following title, in which the concurrence of the House is requested:

S. 273. An Act to amend section 61h-6 of title 2, United States Code.

The message also announced that pursuant to sections 42 and 43 of title 20, United States Code, the Chair, on behalf of the Vice President, reappoints Mr. MOYNIHAN to the Board of Regents of the Smithsonian Institution.

¶13.5 BALANCED BUDGET AMENDMENT

The SPEAKER pro tempore, Mr. Sam JOHNSON of Texas, pursuant to House Resolution 44 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the joint resolution (H.J. Res. 1) proposing a balanced budget amendment to the Constitution of the United States.

Mr. WALKER, Chairman of the Committee of the Whole, resumed the chair; and after some time spent there-

¶13.6 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following Judiciary committee amendment in the nature of a substitute:

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years after the date of its submission for ratification:

"ARTICLE -

"SECTION 1. Prior to each fiscal year, Congress shall, by law, adopt a statement of receipts and outlays for such fiscal year in which total outlays are not greater than total receipts. Congress may, by law, amend that statement provided revised outlays are not greater than revised receipts. Congress may provide in that statement for a specific excess of outlays over receipts by a vote directed solely to that subject in which threefifths of the whole number of each House agree to such excess. Congress and the President shall ensure that actual outlays do not exceed the outlays set forth in such statement.

'SECTION 2. No bill to increase tax revenue shall become law unless approved by a threefifths majority of the whole number of each House of Congress.

'SECTION 3. Prior to each fiscal year, the President shall transmit to Congress a proposed statement of receipts and outlays for such fiscal year consistent with the provisions of this Article.

'SECTION 4. Congress may waive the provisions of this Article for any fiscal year in which a declaration of war is in effect. The provisions of this Article may be waived for any fiscal year in which the United States faces an imminent and serious military threat to national security and is so declared by a joint resolution, adopted by a majority of the whole number of each House, which becomes law.

"SECTION 5. Total receipts shall include all receipts of the United States except those derived from borrowing and total outlays

Dreier

Duncan

shall include all outlays of the United States except those for the repayment of debt prin-

'SECTION 6. The amount of the debt of the United States held by the public as of the date this Article takes effect shall become a permanent limit on such debt and there shall be no increase in such amount unless threefifths of the whole number of each House of Congress shall have passed a bill approving such increase and such bill has become law.

SECTION 7. All votes taken by the House of Representatives or the Senate under this Article shall be rollcall votes.

SECTION 8. Congress shall enforce and implement this Article by appropriate legisla-

SECTION 9 This Article shall take effect of the fiscal year 2002 or for the second fiscal year beginning after its ratification, whichever is later."

It was decided in the \ \ Yeas affirmative Nays 173

[Roll No. 41] ¶13.7AYES-253

Allard Dunn Latham Edwards LaTourette Andrews Archer Ehlers Laughlin Lazio Leach Armey Ehrlich Bachus Emerson Baesler English Lewis (CA) Baker (CA) Ensign Lewis (KY) Baker (LA) Lightfoot Everett Ballenger Ewing Fawell Lincoln Barcia Linder Barr Fields (TX) Livingston Barrett (NE) LoBiondo Flanagan Foley Forbes Bartlett Longley Barton Lucas Fowler Manzullo Bevill Fox Martini Bilbray Franks (CT) McCollum McCrery Bilirakis Franks (NJ) Bliley Frelinghuysen McDade Blute Frisa McHugh Funderburk McInnis Boehner McIntosh Bonilla Gallegly Bono Ganske McKeon Brewster Gekas Metcalf Browder Geren Meyers Brown (OH) Gilchrest Mica Brownback Bryant (TN) Miller (FL) Gillmor Gilman Molinari Gingrich Bunn Montgomery Goodlatte Goodling Bunning Moorhead Burr Myers Burton Gordon Myrick Buyer Goss Nethercutt Callahan Graham Neumann Greenwood Calvert Ney Camp Canady Norwood Gunderson Gutknecht Nussle Castle Hall (TX) Orton Oxley Packard Chabot Hancock Chambliss Hansen Chapman Harman Pallone Chenoweth Hastert Parker Christensen Hastings (WA) Paxon Chrysler Hayes Peterson (MN) Hayworth Clement Petri Hefley Clinger Pombo Coble Heineman Portman Coburn Herger Poshard Collins (GA) Hilleary Pryce Combest Hobson Quillen Hoekstra Condit Quinn Radanovich Cooley Hoke Cramer Horn Ramstad Regula Crane Hunter Crapo Hutchinson Riggs Cremeans Hvde Roberts Inglis Cubin Roemer Cunningham Istook Rogers Johnson Sam Danner Rohrabacher Ros-Lehtinen Davis Jones de la Garza Kasich Roth Deal Kellv Rovce Salmon DeLay Kim Diaz-Balart King Sanford Dickey Kingston Saxton Scarborough Dooley Klug Knollenberg Doolittle Schaefer Schiff Dornan Kolbe

LaHood

Largent

Seastrand

Sensenbrenner

100

Shadegg Stump Wamp Watts (OK) Shaw Talent Weldon (FL) Shavs Tate Weldon (PA) Weller Shuster Tauzin Taylor (MS) Skeen White Skelton Taylor (NC) Whitfield Smith (MI) Thomas Wicker Smith (NJ) Thornberry Wolf Smith (TX) Tiahrt Young (AK) Young (FL) Torkildsen Smith (WA) Solomon Unton Zeliff Vucanovich Souder Zimmer Waldholtz Spence Stearns Walker Stockman Walsh

NOES-173

Abercrombie Hefner Pastor Payne (NJ) Hilliard Ackerman Baldacci Hinchey Payne (VA) Barrett (WI) Holden Pelosi Peterson (FL) Bateman Hostettler Becerra Houghton Pickett Beilenson Hoyer Jackson-Lee Pomeroy Bentsen Porter Bereuter Jacobs Rahall Berman Johnson (CT) Rangel Boehlert Johnson (SD) Reed Johnson, E. B. Reynolds Bonior Borski Johnston Richardson Kanjorski Boucher Rivers Brown (FL) Kaptur Kennedy (MA) Bryant (TX) Cardin Roukema Roybal-Allard Kennedy (RI) Clay Kennelly Sabo Clayton Clyburn Kildee Sanders Kleczka Sawyer Coleman Klink Schroeder LaFalce Collins (IL) Schumer Collins (MI) Lantos Scott Conyers Levin Serrano Lewis (GA) Costello Sisisky Coyne Lipinski Skaggs DeFazio Lofgren Slaughter DeLauro Lowey Luther Spratt Dellums Deutsch Maloney Stenholm Dicks Manton Stokes Dingell Markey Studds Dixon Martinez Stupak Doggett Mascara Tanner McCarthy Tejeda Durbin McDermott Thompson McHale Thornton Engel McKinney Thurman Evans McNulty Torres Meehan Torricelli Farr Fattah Meek Traficant Fazio Menendez Tucker Filner Mfume Velazquez Miller (CA) Flake Vento Visclosky Foglietta Mineta Ford Minge Volkmer Frank (MA) Mink Ward Moakley Waters Frost Furse Mollohan Watt (NC) Waxman Williams Gejdenson Moran Genhardt Murtha Gibbons Nadler Wilson Gonzalez Neal Wise Woolsey Green Oberstan Gutierrez Obey Wyden Hall (OH) Olver Wynn Hamilton Ortiz Yates Hastings (FL) Owens

NOT VOTING—9

Bishop Fields (LA) Morella Brown (CA) Jefferson Rush Cox Matsui Towns

So the committee amendment in the nature of a substitute was agreed to.

After some further time,

¶13.8 CALL IN COMMITTEE

Mr. WALKER, Chairman, announced that the Committee, having had under consideration said bill, finding itself without a quorum, directed the Members to record their presence by electronic device, and the following-named Members responded—

¶13.9 [Roll No. 42]

ANSWERED "PRESENT"-424 Abercrombie Dixon Johnson (SD) Ackerman Johnson, E. B. Doggett Allard Johnson, Sam Doolittle Andrews Johnston Archer Dornan Jones Doyle Kanjorski Armey Kaptur Kasich Bachus Dreier Baesler Duncan Kelly Baker (CA) Dunn Kennedy (MA) Baker (LA) Durbin Baldacci Edwards Kennedy (RI) Ballenger Ehlers Kennelly Ehrlich Kildee Barcia Barr Emerson Kim Barrett (NE) Engel King Barrett (WI) English Kingston Bartlett Ensign Kleczka Barton Eshoo Klink Bass Evans Klug Knollenberg Bateman Everett Becerra Ewing Kolbe Beilenson LaFalce Farr Bentsen Fattah LaHood Bereuter Fawell Lantos Berman Fazio Largent Bevill Fields (TX) Latham Bilbray LaTourette Filner Bilirakis Flake Laughlin Bliley Flanagan Lazio Blute Foglietta Leach Boehlert Foley Levin Boehner Forbes Lewis (CA) Bonilla Ford Lewis (GA) Bonior Fowler Lewis (KY) Borski Fox Lightfoot Franks (CT) Boucher Lincoln Franks (NJ) Brewster Linder Browder Brown (CA) Frelinghuysen Lipinski Frisa Livingston Brown (OH) LoBiondo Frost Brownback Funderburk Lofgren Bryant (TN) Furse Longley Bryant (TX) Gallegly Lowey Bunn Ganske Lucas Bunning Gejdenson Luther Burr Gekas Maloney Gephardt Geren Burton Manton Buyer Manzullo Callahan Gibbons Markey Calvert Gilchrest Martinez Camp Gillmor Martini Canady Gilman Mascara Cardin Gonzalez Matsui McCarthy Castle Goodlatte Chabot Goodling McCollum Chambliss Gordon McCrery McDade Chapman Goss Chenoweth Graham McDermott McHale Christensen Green Chrysler Greenwood McHugh Clay Gunderson McInnis Clayton Gutierrez McIntosh Gutknecht Clement McKeon Clinger Hall (OH) McKinnev Hall (TX) Clyburn McNulty Coble Hamilton Meehan Coburn Hancock Meek Coleman Hansen Menendez Collins (GA) Harman Metcalf Collins (IL) Hastert Mevers Collins (MI) Hastings (FL) Mfume Mica Combest Hastings (WA) Miller (CA) Condit Hayes Hayworth Convers Miller (FL) Cooley Costello Hefley Mineta Hefner Minge Cox Heineman Mink Herger Hilleary Moakley Molinari Coyne Cramer Crane Hilliard Mollohan Hinchey Crapo Montgomery Hobson Cremeans Moorhead Cubin Hoekstra Morella Cunningham Hoke Murtha Holden Danner Mvers Myrick Davis Horn de la Garza Hostettler Nadler Houghton Neal Deal DeFazio Nethercutt Hoyer DeLauro Hunter Neumann Ney DeLay Hutchinson Hyde Inglis Jackson-Lee Dellums Norwood Deutsch Nussle Diaz-Balart Oberstar Jacobs Jefferson Obey Dickey Dicks Olver

Orton Owens Sanford Thornberry Sawver Thornton Oxley Saxton Packard Pallone Scarborough Tiahrt Torkildsen Schaefer Schiff Parker Torres Schroeder Torricelli Pastor Paxon Schumer Towns Payne (NJ) Scott Traficant Seastrand Payne (VA) Pelosi Tucker Sensenbrenner Upton Peterson (FL) Velazquez Serrano Peterson (MN) Shadegg Vento Visclosky Shaw Petri Pickett Shays Volkmer Vucanovich Pombo Shuster Waldholtz Pomeroy Sisisky Porter Skaggs Walker Poshard Skeen Walsh Skelton Wamp Pryce Quillen Slaughter Ward Smith (MI) Waters Quinn Radanovich Smith (NJ) Watt (NC) Rahall Smith (TX) Watts (OK) Ramstad Smith (WA) Waxman Weldon (FL) Rangel Solomon Reed Souder Weldon (PA) Weller Regula Spence White Whitfield Reynolds Spratt Richardson Stearns Riggs Stenholm Wicker Stockman Williams Roberts Stokes Wilson Roemer Studds Wise Stump Stupak Wolf Rogers Rohrabacher Woolsev Ros-Lehtinen Talent Wyden Tanner Rose Wynn Roth Tate Yates Roukema Tauzin Young (AK) Roybal-Allard Taylor (MS) Young (FL) Rovce Taylor (NC) Zeliff Sabo Tejeda Zimmei Thomas Salmon Thompson Sanders

NOT VOTING-10

Bishop Frank (MA) Rush Bono Istook Stark Brown (FL) Moran Fields (LA) Portman

Thereupon, Mr. WALKER, Chairman, announced that 424 Members had been recorded, a quorum.

The Committee resumed its business.

¶13.10 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment in the nature of a substitute submitted by Mr. OWENS:

Strike all after the resolving clause and insert the following:

That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years after the date of its submission for ratification:

"ARTICLE —

"Section 1. Prior to each fiscal year, Congress shall, by law, adopt a statement of receipts and outlays for such fiscal year in which total outlays are not greater than total receipts. Congress may, by law, amend that statement provided revised outlays are not greater than revised receipts. Congress may provide in the statement for a specific excess of outlays over receipts by a vote directed solely to that subject in which three-fifths of the whole number of each House agree to such excess. Congress and the President shall ensure that actual outlays do not exceed the outlays set forth in such statement

"SECTION 2. Prior to each fiscal year, the President shall transmit to Congress a proposed statement of receipts and outlays for such fiscal year consistent with the provisions of this Article.

Ortiz

Johnson (CT)

Dingell