Minge Moakley Regula Reynolds Studds Stump Molinari Richardson Stupak Montgomery Moorhead Talent Tanner Riggs Rivers Roberts Moran Tate Morella Roemer Tauzin Taylor (MS) Murtha Rogers Myers Rohrabacher Taylor (NC) Myrick Ros-Lehtinen Tejeda Thomas Neal Rose Nethercutt Roth Thornberry Neumann Roukema Thornton Ney Thurman Royce Norwood Salmon Tiahrt Torkildsen Nussle Sanford Obey Sawyer Torricelli Olver Saxton Traficant Scarborough Ortiz Upton Volkmer Orton Schaefer Oxley Schiff Vucanovich Packard Waldholtz Schumer Pallone Seastrand Walker Parker Sensenbrenner Walsh Paxon Shadegg Wamp Payne (VA) Ward Watts (OK) Peterson (FL) Shays Peterson (MN) Weldon (FL) Shuster Sisisky Weldon (PA) Pickett Skeen Weller Pombo Skelton White Pomeroy Smith (MI) Whitfield Porter Smith (N.I) Wicker Portman Smith (TX) Wilson Wise Poshard Smith (WA) Prvce Solomon Wolf Quillen Souder Wyden Quinn Wynn Spence Radanovich Young (AK) Spratt Rahall Stearns Young (FL) Ramstad Stenholm Zeliff Reed Stockman Zimmer

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Hinchey Roybal-Allard Abercrombie Beilenson Jefferson Rush Bonior Brown (CA) Johnston Kennedy (RI) Sabo Sanders LaFalce Brown (FL) Schroeder Levin Lewis (GA) Brown (OH) Scott Serrano Clay Maloney Skaggs Clayton Collins (IL) Martinez Slaughter Collins (MI) Matsui Stark McDermott Stokes Conyers Thompson Covne McKinney Dellums Torres Meek Dingell Mfume Towns Miller (CA) Engel Tucker Evans Mineta Velazquez Farr Mink Vento Mollohan Visclosky Fattah Waters Filner Nadler Watt (NC) Foglietta Oberstar Geidenson Owens Waxman Gibbons Pastor Williams Payne (NJ) Woolsey Gutierrez Hastings (FL) Pelosi Yates Hilliard Rangel

NOT VOTING—1 Becerra

So the bill was passed.

On motion of Mr. CLINGER, by unanimous consent, the bill of the Senate (S. 1) to curb the practice of imposing unfunded Federal mandates on States and local governments; to strengthen the partnership between the Federal Government and State, local and tribal governments; to end the imposition, in the absence of full consideration by Congress, of Federal mandates on State, local, and tribal governments without adequate funding, in a manner that may displace other essential governmental priorities; and to ensure that the Federal Government pays the costs incurred by those governments in complying with certain requirements under Federal statutes and regulations; and for other purposes; was taken from the Speaker's table.

When said bill was considered and read twice.

Mr. CLINGER submitted the following amendment which was agreed to:

Strike out all after the enacting clause and insert the provisions of H.R. 5 as passed by the House.

The bill, as amended, was ordered to be read a third time, was read a third time by title, and passed.

By unanimous consent, the title was amended so as to read: "An Act to curb the practice of imposing unfunded Federal mandates on States and local governments, to ensure that the Federal Government pays the costs incurred by those governments in complying with certain requirements under Federal statutes and regulations, and to provide information on the cost of Federal mandates on the private sector, and for other purposes."

A motion to reconsider the votes whereby said bill, as amended, was passed and the title was amended was, by unanimous consent, laid on the table.

When on motion of Mr. CLINGER, it was.

Resolved, That the House insist upon its amendments and request a conference with the Senate on the disagreeing votes of the two Houses thereon.

Thereupon, the SPEAKER announced the appointment of Messrs. CLINGER, DREIER, PORTMAN, DAVIS, CONDIT, Mrs. COLLINS of Illinois, Messrs. Towns and MOAKLEY, as managers on the part of the House at said conference.

 $\ensuremath{\textit{Ordered}}\xspace$. That the Clerk notify the Senate thereof.

By unanimous consent, H.R. 5, a similar House bill, was laid on the table.

$\P 17.11$ CLERK TO CORRECT ENGROSSMENT

On motion of Mr. CLINGER, by unanimous consent,

Ordered, That in the engrossment of the foregoing amendments, the Clerk be authorized to correct section numbers, punctuation, cross references, and the insertion of appropriate headings.

¶17.12 PROVIDING FOR THE CONSIDERATION OF H.R. 2

Mr. GOSS, by direction of the Committee on Rules, reported (Rept. No. 104-15) the resolution (H. Res. 55) providing for the consideration of the bill (H.R. 2) to give the President item veto authority over appropriation Acts and targeted tax benefits in revenue Acts.

When said resolution and report were referred to the House Calendar and ordered printed.

¶17.13 PROVIDING FOR THE CONSIDERATION OF H.R. 440

Mr. LINDER, by direction of the Committee on Rules, called up the following resolution (H. Res. 53):

Resolved, That at any time after the adoption 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 bill (H.R. 440) to provide for the conveyance of lands to certain individuals in Butte County, California. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Resources. After general debate the bill shall be considered for amendment under the five-minute rule. Each section shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit.

When said resolution was considered. After debate,

On motion of Mr. LINDER, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

$\P17.14$ Providing for the Consideration of H.R. 400

Mr. McINNIS, by direction of the Committee on Rules, called up the following resolution (H. Res. 52):

Resolved, That at any time after the adoption 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 bill (H.R. 400) to provide for the exchange of lands within Gates of the Arctic National Park and Preserve, and for other purposes. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Resources. After general debate the bill shall be considered for amendment under the five-minute rule. Each section shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit.

When said resolution was considered. After debate,

On motion of Mr. McINNIS, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶17.15 PROVIDING FOR THE CONSIDERATION OF H.R. 101

Mrs. WALDHOLTZ, by direction of the Committee on Rules, called up the following resolution (H. Res. 51):

Resolved. That at any time after the adoption 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