Upton Vucanovich Waldholtz Walker Walsh Wamp Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wilson Wolf Young (AK) Young (FL) Zeliff

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Gephardt Gibbons Abercrombie Neal Ackerman Oberstar Baldacci Gordon Obey Barcia Green Olver Barrett (WI) Gutierrez Ortiz Becerra Hall (OH) Orton Beilenson Hamilton Owens Pallone Bentsen Harman Berman Hastings (FL) Pastor Payne (NJ) Bevill Haves Bishop Hefner Pelosi Peterson (FL) Bonior Hilliard Borski Hinchey Pomerov Boucher Holden Poshard Hoyer Jackson-Lee Brown (CA) Rangel Brown (FL) Reed Brown (OH) Jefferson Johnson (SD) Reynolds Bryant (TX) Richardson Johnson, E. B. Cardin Rivers Chapman Johnston Roemer Clay Clement Kaniorski Rose Roybal-Allard Kaptur Kennedy (MA) Clyburn Coleman Kennedy (RI) Sabo Collins (IL) Kennelly Sanders Collins (MI) Kildee Sawyer Convers Kleczka Schroeder Costello Schumer Klink Coyne LaFalce Scott Cramer Lantos Serrano Levin Danner Skaggs Lewis (GA) de la Garza Slaughter DeFazio Lincoln Spratt DeLauro Lipinski Stark Dellums Lofgren Stokes Deutsch Lowey Studds Dicks Luther Stupak Dingell Maloney Tejeda Thompson Dixon Manton Doggett Markey Thornton Dooley Martinez Torres Doyle Mascara Towns Durbin Matsui Edwards McCarthy Velazquez Vento McDermott Engel McHale Visclosky Evans McKinnev Volkmer Farr McNulty Ward Fattah Meehan Waters Watt (NC) Fazio Menendez Fields (LA) Mfume Waxman Filner Miller (CA) Williams Flake Mineta Wise Woolsey Foglietta Mink Moakley Wyden Ford Frank (MA) Mollohan Wvnn Frost Moran Furse Murtha Gejdenson Nadler

NOT VOTING—7

Andrews Gonzalez Zimmer Clayton Meek Ehlers Seastrand

So 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.

¶31.7 HOLOCAUST CEREMONY

On motion of Mr. THOMAS, by unanimous consent, the Committee on House Oversight was discharged from further consideration of the following concurrent resolution (H. Con. Res. 20):

Whereas, pursuant to such Act, the United States Holocaust Memorial Council has designated April 23 through April 30, 1995, as "Days of Remembrance of Victims of the Holocaust"; and

Whereas the United States Holocaust Memorial Council has recommended that a one-hour ceremony to be held at noon on April 27, 1995, consisting of speeches, readings, and musical presentations as part of the days of

remembrance activities: Now, therefore, be

Resolved by the House of Representatives (the Senate concurring), That the rotunda of the United States Capitol is hereby authorized to be used on April 27, 1995 from 8 o'clock ante meridian until 3 o'clock post meridian for a ceremony as part of the commemoration of the days of remembrance of victims of the Holocaust. Physical preparations for the conduct of the ceremony shall be carried out in accordance with such conditions as may be prescribed by the Architect of the Capitol.

When said concurrent resolution was considered.

Mr. THOMAS submitted the following amendment in the nature of a substitute which was agreed to:

Strike out all after the resolving clause and insert: That the rotunda of the Capitol is authorized to be used from 8 o'clock ante meridian until 3 o'clock post meridian on April 27, 1995, for ceremonies as part of the commemoration of the days of remembrance of victims of the Holocaust. Physical preparations for the ceremonies shall be carried out in accordance with such conditions as the Architect of the Capitol may prescribe.

The concurrent resolution, as amended, was agreed to.

Mr. THOMAS submitted the following amendment to the preamble, which was agreed to:

Strike out the preamble.

By unanimous consent, the title was amended so as to read: "Concurrent resolution permitting the use of the rotunda of the Capitol for ceremonies as part of the commemoration of the days of remembrance of victims of the Holocaust.".

A motion to reconsider the votes whereby said concurrent resolution, as amended, was agreed to and the preamble and the title were amended was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said concurrent resolution.

¶31.8 JOINT COMMITTEES ON PRINTING AND THE LIBRARY MEMBER ELECTION

On motion of Mr. THOMAS, by unanimous consent, the Committee on House Oversight was discharged from further consideration of the following resolution (H. Res. 86):

Resolved, That the following named Members be, and they are hereby, elected to the following joint committees of Congress, to serve with the chairman of the Committee on House Oversight:

JOINT COMMITTEE ON PRINTING: Mr. Roberts, Mr. Ney, Mr. Hoyer, and Mr. Jefferson. JOINT COMMITTEE ON THE LIBRARY: Mr. Roberts, Mr. Ney, Mr. Fazio of California, and Mr. Pastor.

When said resolution was considered and agreed to.

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

¶31.9 ORDER OF BUSINESS— CONSIDERATION OF AMENDMENTS—

On motion of Mr. CLINGER, by unanimous consent,

Ordered, That during consideration the bill (H.R. 450) to ensure economy and efficiency of Federal Government operations by establishing a moratorium on regulatory rulemaking actions, and for other purposes, in the Committee of the Whole House for amendment under the five-minute rule for a period not to exceed ten hours; the following amendments and all amendments thereto are debatable for the time specified, equally divided and controlled by the proponent and an opponent:

CONDIT or COMBEST amendment numbered 18 for forty minutes;

KANJORSKI amendments numbered 21 and 22 for thirty minutes;

SLAUGHTER amendment numbered 28 for thirty minutes;

BURTON amendment numbered 5 or 6 for twenty minutes;

SPRATT amendment numbered 30 for thirty minutes;

WAXMAN amendment numbered 36 or 37 for thirty minutes;

COLLINS of Illinois amendment numbered 7 for thirty minutes;

NORTON amendment numbered 25 or 26 for twenty minutes;

TATE amendment for twenty minutes: and

HAYES amendment for twenty minutes; and

Ordered further, That the following amendments and all amendments thereto are debatable for the time specified, equally divided and controlled by the proponent and an opponent; and the chairman of the Committee of the Whole is authorized to postpone requests for recorded votes on any of the following amendments until the conclusion of debate on all of said amendments, and the chairman may reduce to a minimum of five minutes within which a recorded vote, if ordered, may be taken on the amendment, following the first vote in the series.

WISE amendment numbered 38 for thirty minutes;

GREEN amendment numbered 20 for twenty minutes;

WAXMAN amendment numbered 35 for twenty minutes;

FATTAH amendment numbered 3 or 4 for ten minutes; and

VOLKMER amendment numbered 34 for ten minutes.

¶31.10 REGULATORY MORATORIUM

The SPEAKER pro tempore, Mr. EWING, pursuant to House Resolution 93 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 450) to ensure economy and efficiency of Federal Government operations by establishing a moratorium on regulatory rulemaking actions, and for other purposes.

The SPEAKER pro tempore, Mr. EWING, by unanimous consent, designated Mr. LAHOOD as Chairman of the Committee of the Whole; and after some time spent therein,