Mr. Wolf, Mr. Royce, Mr. Cardin, TORRICELLI, Mr. ROHRABACHER, Mr. Mr. MORAN, Mr. WYNN, Ms. DELAURO, Mr. ENGEL, Mr. GALLEGLY, and Mr. MENENDEZ):

H.R. 1172. A bill to terminate the United States arms embargo applicable to the Government of Bosnia and Herzegovina; to the Committee on International Relations.

By Mr. STUMP (for himself, Mr. ROB-ERTS, Mr. CALLAHAN, Mr. BACHUS, and Mr. EVERETT):

H.R. 1173. A bill to prohibit the expenditure of Federal funds for constructing or modifying highway signs that are expressed only in metric system measurements; to the Committee on Transportation and Infrastructure.

By Mr. UPTON:

H.R. 1174. A bill to provide additional flexibility for the Department of Energy's program for the disposal of spent nuclear fuel and high level radioactive waste, and for other purposes; to the Committee on Commerce

By Mr. YOUNG of Alaska:

H.R. 1175. A bill to amend Public Law 89-454 to provide for the reauthorization of appropriations; to the Committee on Resources.

By Mr. GOODLING (for himself, Mr. FAWELL, Mr. BALLENGER, Mr. HOEK-STRA. Mr. CUNNINGHAM. Mr. MCKEON. Mrs. Roukema, Mr. Gunderson, Mr. BARRETT of Nebraska, Mr. CASTLE, Mrs. MEYERS of Kansas, Mr. SAM JOHNSON, Mr. GREENWOOD, Mr. HUTCHINSON, Mr. KNOLLENBERG, Mr. GRAHAM, Mr. WELDON of FLorida, Mr. FUNDERBURK, Mr. SOUDER, Mr. NOR-WOOD, Mr. BOEHNER, Mr. STENHOLM, Mr. DOOLEY, Mr. PARKER, Mr. DEAL of Georgia, Mr. BREWSTER, Mr. HAN-COCK, Mr. ZELIFF, Mr. ROHRABACHER, and Mr. EWING):

H.R. 1176. A bill to nullify an executive order that prohibits Federal contracts with companies that hire permanent replacements for striking employees; to the Committee on Economic and Educational Opportunities.

> By Mr. HILLEARY (for himself, Mr. NETHERCUTT, Mrs. Myrick, Mr. McIntosh, Mr. Bryant of Tennessee, Mr. GRAHAM, Mr. ROYCE, Mr. LATOURETTE, Mr. KINGSTON, Mr. WAMP, Mr. TATE, Mr. SALMON, Mr. WELLER, Mrs. WALDHOLTZ, Mr. LATHAM, Mr. CHRISTENSEN, Mr. NOR-WOOD, Mr. BROWNBACK, Mr. BASS, Mr. NEUMANN, Mrs. SMITH of Washington, Mr THORNBERRY Mr LARGENT Mr Coburn, Mr. Tiahrt, Mr. Hutch-INSON, Mr. STOCKMAN, Mr. PAXON, Mr. DICKEY, Mr. KLUG, and Mr. PETERSON of Minnesota):

H.J. Res. 76. Joint resolution proposing an amendment to the Constitution of the United States limiting the terms of office of Senators and Representatives; to the Com-

mittee on the Judiciary. By Mr. McCOLLUM (for himself, Mr.

HOKE, Mr. WAMP, and Mr. FOLEY): H.J. Res. 77. Joint resolution proposing an amendment to the Constitution of the United States with respect to the terms of Senators and Representatives; to the Com-

mittee on the Judiciary. By Mr. GILCHREST:

H. Con. Res. 34. Concurrent resolution authorizing the use of the Capitol Grounds for the Ringling Bros. and Barnum & Bailey Circus anniversary commemoration; to the Committee on Transportation and Infrastructure.

\$40.33 PRIVATE BILLS AND RESOLUTIONS Under clause 1 of rule XXII:

Mr. BARTLETT of Maryland introduced a bill (H.R. 1177) for the relief of Debra Bargeski; which was referred to the Committee on the Judiciary.

40.34 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 24: Mr. BUNN of Oregon.

H.R. 78: Mr. BURR and Mr. MCKEON.

H.R. 104: Ms. MOLINARI.

H.R. 110: Mr. SERRANO.

H.R. 120: Mr. PARKER.

H.R. 123: Mr. DEAL of Georgia, Mr. CRANE, Mr. COOLEY, Mr. GRAHAM, Mr. SOUDER, Mr. SANFORD, Mr. GEKAS, Mr. WELDON of Florida, Mr. NETHERCUTT, Mr. ALLARD, and Mr. STOCKMAN

H.R. 240: Mr. STEARNS and Mr. SMITH of New Jersey.

H.R. 373: Mr. TAYLOR of Mississippi. H.R. 375: Mr. TAYLOR of Mississippi.

H.R. 394: Mr. RAHALL, Mrs. LINCOLN, Mr. CALVERT, Ms. Lowey, Mrs. SMITH of Washington, Mr. GEJDENSON, Ms. FURSE, Mr. HALL of Texas, Mr. WILSON, Mr. KING, and Mr. LIV-INGSTON

H.R. 398: Mr. FATTAH.

H.R. 470: Mr. SCHUMER, Mrs. ROUKEMA, Mr. NADLER, and Mr. TORRICELLI.

H.R. 580: Mr. DAVIS and Mr. WATTS of Oklahoma.

H.R. 612: Mr. SERRANO.

H.R. 645: Mr. BENTSEN and Ms. JACKSON-LEE.

H.R. 658; Ms. SLAUGHTER,

H.R. 662: Mr. Filner, Mr. Parker, Mr. FRANKS of Connecticut, and Mr. BURTON of Indiana.

H.R. 699: Mr. STENHOLM and Mr. LARGENT. H.R. 709: Mr. Parker, Mr. Fattah, Mr. HINCHEY, and Mr. SERRANO.

H.R. 739: Mrs. CHENOWETH, Mr. LAHOOD. Mr. BAKER of California, and Mr. LIVINGSTON. H.R. 759: Mr. LIVINGSTON, Ms. MOLINARI,

and Mr EHLERS

H.R. 789: Mr. CHRISTENSEN.

H.R. 791: Mr. FORBES, Mr. KINGSTON, Mr. SKEEN, Mr. BILBRAY, and Mr. PARKER.

H.R. 793: Mr. CLINGER.

H.R. 839: Mr. FORBES.

H.R. 860: Mr. WICKER and Mr. HANCOCK.

H.R. 873: Ms. DELAURO, Ms. LOWEY, Mr. GANSKE, and Ms. SLAUGHTER.

H.R. 882: Mr. MCDERMOTT, Ms. ESHOO, Ms. SLAUGHTER, Ms. PELOSI, Ms. HARMAN, Ms. RIVERS, Mr. WALSH, and Ms. FURSE.

H.R. 930: Mr. ORTON.

H.R. 941: Mr. WAXMAN, Mr. OBERSTAR, Mr. MARTINEZ, Mr. BONIOR, Mr. CALVERT, Mr. HINCHEY, Ms. FURSE, Mr. FOGLIETTA, and Mr. SERRANO.

H.R. 958: Mr. BONIOR, MS. LOFGREN, Mr. WYNN, Mr. FALEOMAVAEGA, Mrs. THURMAN, Mr. SCOTT, and Ms. WOOLSEY.

H.R. 995: Mr. CUNNINGHAM, Mr. WELLER, Mr. MCHUGH, and Mr. CALVERT.

H.R. 996: Mr. CUNNINGHAM, Mr. WELLER,

Mr. MCHUGH, and Mr. CALVERT.

H.R. 1021: Mr. CANADY.

H.R. 1023: Mr. TOWNS and Mr. CAMP. H.R. 1058: Mr. BREWSTER.

H.R. 1077: Mr. SKEEN and Mr. CREMEANS.

H.R. 1085: Mr. WALSH and Mr. LOBIONDO.

H.R. 1094: Mr. MINGE.

H.R. 1111: Mr. TIAHRT.

H.R. 1114: Mr. SISISKY.

H.R. 1138: Ms. DUNN of Washington.

H.R. 1145: Mr. ENGLISH of Pennsylvania, Mr. INGLIS of South Carolina, Mr. BEREUTER, Mr. TOWNS, Mr. KING, Mr. SMITH of Texas, Mr. FROST, Mr. LAHOOD, Mr. CANADY, Mr. MCHUGH, Mr. FRANK of Massachusetts, Mr. HEINEMAN, Mr. BRYANT of Tennessee, and Mr. LIVINGSTON.

H.J. Res. 61: Mr. KING.

H.J. Res. 72: Mr. BUNN of Oregon.

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H. Con. Res. 12: Mr. LAZIO of New York, Mr. HYDE, Mr. CLYBURN, Mr. KNOLLENBERG, and Mr. MICA.

H. Con. Res. 23: Ms. FURSE, Mr. FAZIO of California, Mr. GUTKNECHT, Mr. FATTAH, Mr. LAUGHLIN, Mr. GILMAN, Ms. RIVERS, Ms. DUNN of Washington, Mr. METCALF, Mr. Volkmer, Mr. King, Mr. Serrano, Mr. GILLMOR, and Mr. SPENCE.

H. Res. 59: Mr. PALLONE, Mr. DURBIN, Mrs. MINK of Hawaii, Mr. BEVILL, Mr. TORRICELLI, Mr. PICKETT, Mr. FROST, Mr. UNDERWOOD, Ms. RIVERS, Mr. GENE GREEN of Texas, Mr. LIPINSKI, Mr. MILLER of California, Mr. RO-MERO-BARCELO, Mr. VENTO, Mr. COLEMAN, Mr. FILNER, Mr. JOHNSON of South Dakota, Mr. EVANS, TORKILDSEN. Mr. and Mr MCDERMOTT.

H. Res. 98: Mr. FRANK of Massachusetts, Mr. GENE GREEN of Texas, Ms. VELAZQUEZ, Mr. MFUME, Mr. GORDON, Mr. ROSE, Mr. CLY-BURN, ANDMr. BARRETT of Wisconsin. H. Res. 99: Mr. KANJORSKI.

40.35 DELETIONS OF SPONSORS FROM

PUBLIC BILLS AND RESOLUTIONS

Under clause 4 of rule XXII, sponsors were deleted from public bills and resolutions as follows:

H.R. 56: Mr. Weller, Mr. Funderburk, Mr. MINGE, Mr. HOLDER, Mr. CRAPO, Mr. KNOLLENBERG, Mr. MCDADE, Mr. BRYANT OF Tennessee, Mr. BASS, Mrs. WALDHOLTZ, and Mr. OXLEY.

THURSDAY, MARCH 9, 1995 (41)

The House was called to order by the SPEAKER.

41.1 APPROVAL OF THE JOURNAL

The SPEAKER announced he had examined and approved the Journal of the proceedings of Wednesday, March 8, 1995

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

¶41.2 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

509. A communication from the President of the United States, transmitting the fifth monthly report on the situation in Haiti, pursuant to 50 U.S.C. 1541 note; to the Committee on International Relations.

510. A communication from the President of the United States, transmitting a report on the status of efforts to obtain Iraq's compliance with the resolutions adopted by the Law 102–1, section 3 (105 Stat. 4); to the Committee on International Relations.

511. A communication from the President of the United States, transmitting copies of international agreements, other than trea-ties, entered into by the United States, pursuant to 1 U.S.C. 112b(a); to the Committee on International Relations.

512. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting notification of the Department's intent to reprogram certain fiscal year 1995 funds made available to monitor the cease-fire between Ecuador and Peru, pursuant to Public Law 103-306, section 515; to the Committee on International Relations.

513. A letter from the Auditor, District of Columbia, transmitting a copy of a report entitled "Audit of the Operations of the Office of the Campaign Finance," pursuant to D.C. Code, section 47-117(d); to the Committee on Government reform and Oversight.

41.3 MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Edwin Thomas, one of his secretaries.

¶41.4 MESSAGE FROM THE PRESIDENT— NUCLEAR NON-PROLIFERATION AGREEMENTS

The SPEAKER pro tempore, Mr. SHAYS, laid before the House a message from the President, which was read as follows:

To the Congress of the United States:

The United States has been engaged in nuclear cooperation with the European Community (now European Union) for many years. This cooperation was initiated under agreements that were concluded in 1957 and 1968 between the United States and the European Atomic Energy Community (EURATOM) and that expire December 31, 1995. Since the inception of this cooperation, EURATOM has adhered to all its obligations under those agreements.

The Nuclear Non-Proliferation Act of 1978 amended the Atomic Energy Act of 1954 to establish new nuclear export criteria, including a requirement that the United States have a right to consent to the reprocessing of fuel exported from the United States. Our present agreements for cooperation with EURATOM do not contain such a right. To avoid disrupting cooperation with EURATOM, a proviso was included in the law to enable continued cooperation until March 10, 1980, if EURATOM agreed to negotiations concerning our cooperation agreements. EURATOM agreed in 1978 to such negotiations.

The law also provides that nuclear cooperation with EURATOM can be extended on an annual basis after March 10, 1980, upon determination by the President that failure to cooperate would be seriously prejudicial to the achievement of U.S. nonproliferation objectives or otherwise jeopardize the common defense and security, and after notification to the Congress. President Carter made such a determination 15 years ago and signed Executive Order No. 12193, permitting nuclear cooperation with EURATOM to continue until March 10, 1981. Presidents Reagan and Bush made similar determinations and signed Executive orders each year during their terms. I signed Executive Order No. 12840 in 1993 and Executive Order No. 12903 in 1994, which extended cooperation until March 10, 1994, and March 10, 1995, respectively.

In addition to numerous informal contacts, the United States has engaged in frequent talks with EURATOM regarding the renegotiation of the U.S.-EURATOM agreements for cooperation. Talks were conducted in November 1978; September 1979; April 1980; January 1982; November 1979; April 1980; January 1982; November 1983; March 1984; May, September, and November 1985; April and July 1986; September 1987; September and November 1987; September 1987; September 1987; September 2000; 1988; July and December 1989; February, April, October, and December 1990; and September 1991. Formal negotiations on a new agreement were held in April, September, and December 1992; March, July, and October 1993; June, October, and December 1994; and January and February 1995. They are expected to continue.

I believe that it is essential that cooperation between the United States and EURATOM continue, and likewise, that we work closely with our allies to counter the threat of proliferation of nuclear explosives. Not only would a disruption of nuclear cooperation with EURATOM eliminate any chance of progress in our negotiations with that organization related to our agreements, it would also cause serious problems in our overall relationships. Accordingly, I have determined that failure to continue peaceful nuclear cooperation with EURATOM would be seriously prejudicial to the achievement of U.S. nonproliferation objectives and would jeopardize the common defense and security of the United States. I therefore intend to sign an Executive order to extend the waiver of the application of the relevant export criterion of the Atomic Energy Act until the current agreements expire on December 31, 1995.

WILLIAM J. CLINTON. THE WHITE HOUSE, *March 9, 1995.*

By unanimous consent, the message was referred to the Committee on International Relations and ordered to be printed (H. Doc. 104–54).

¶41.5 SUBPOENA

The SPEAKER pro tempore, Mr. SHAYS, laid before the House a communication, which was read as follows:

Washington, DC, March 7, 1995. Hon. NEWT GINGRICH,

Speaker, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you pursuant to Rule L(50) of the Rules of the House that a staff person in my office has received a subpoena for testimony and documents concerning constituent casework. The subpoena was issued by the Middlesex County Probate and Family Court of the Commonwealth of Massachusetts.

After consultation with the General Counsel, I have determined that compliance with the subpoena is consistent with the privileges and precedents of the House. Sincerely,

Edward J. Markey, Member of Congress.

¶41.6 SUBPOENA

The SPEAKER pro tempore, Mr. SHAYS, laid before the House a communication, which was read as follows:

Washington, DC, March 8, 1995. Hon. NEWT GINGRICH,

Speaker, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you pursuant to Rule L (50) of the Rules of the House that a member of my staff has been served with a subpoena issued by the United States District Court for the Eastern District of Virginia for materials related to a civil case.

After consultation with the General Counsel, I have determined that compliance with

the subpoena is consistent with the privileges and precedents of the House. Sincerely,

KWEISI MFUME, Member of Congress.

41.7 PROVIDING FOR THE FURTHER CONSIDERATION OF H.R. 956

Mr. LINDER, by direction of the Committee on Rules, called up the following resolution (H. Res. 109):

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 further consideration of the bill (H.R. 956) to establish legal standards and procedures for product liability litigation, and for other purposes. No further general debate shall be in order. The bill shall be considered for amendment under the five-minute rule. In lieu of the amendment recommended by the Committee on the Judiciary, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule an amendment in the nature of a substitute consisting of the text of H.R. 1075. That amendment in the nature of a substitute shall be considered as read. No amendment to that amendment in the nature of a substitute shall be in order except those specified in the report of the Committee on Rules accompanying this resolution. Each amendment may be offered only in the order specified in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. At the conclusion of consideration of the hill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. 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 with or without instructions.

When said resolution was considered. Mr. LINDER submitted the following amendment:

Page 2, line 11, insert the following before the period: ", provided that the amendments numbered 1 and 12 printed in that report shall be considered in the forms specified in section 2 of this resolution"; and

At the end of the resolution add the following:

SEC. 2. (a) The amendment numbered 1 in the report accompanying this resolution shall be considered in the following form:

Page 7, insert after line 3 the following:

"(c) Notwithstanding any other provision of law, any person, except a person excluded from the definition of product seller, engaged in the business of renting or leasing a product shall be subject to liability pursuant to subsection (a) of this section, but shall not be liable to a claimant for the tortious act of another solely by reason of ownership of such product.".

(b) The amendment numbered 12 in the report accompanying this resolution shall be considered in the following form:

Page 19 redesignate section 202 as section 203 and after line 19 insert the following:

MARCH 9

SEC. 202. LIMITATION ON NONECONOMIC DAM-AGES IN HEALTH CARE LIABILITY ACTIONS.

(a) MAXIMUM AWARD OF NONECONOMIC DAM-AGES.—In any health care liability action, in addition to actual damages or punitive damages, or both, a claimant may also be awarded noneconomic damages, including damages awarded to compensate injured feelings, such as pain and suffering and emotional distress. The maximum amount of such damages that may be awarded to a claimant shall be \$250,000. Such maximum amount shall apply regardless of the number of parties against whom the action is brought, and regardless of the number of claims or actions brought with respect to the health care injury. An award for future noneconomic damages shall not be discounted to present value. The jury shall not be informed about the limitation on noneconomic damages, but an award for noneconomic damages in excess of \$250,000 shall be reduced either before the entry of judgment or by amendment of the judgment after entry. An award of damages for noneconomic losses in excess of \$250,000 shall be reduced to \$250,000 before accounting for any other reduction in damages required by law. If separate awards of damages for past and future noneconomic damages are rendered and the combined award exceeds \$250,000, the award of damages for future noneconomic losses shall be reduced first.

(b) APPLICABILITY.-Except as provided in section 401, this section shall apply to any health care liability action brought in any Federal or State court on any theory or pursuant to any alternative dispute resolution process where noneconomic damages are sought. This section does not create a cause of action for noneconomic damages. This section does not preempt or supersede any State or Federal law to the extent that such law would further limit the award of noneconomic damages. This section does not preempt any State law enacted before the date of the enactment of this Act that places a cap on the total liability in a health care liability action.

(d) DEFINITIONS.-As used in this section-(a) The term "claimant" means any person who asserts a health care liability claim or brings a health care liability action, including a person who asserts or claims a right to legal or equitable contribution, indemnity or subrogation, arising out of a health care liability claim or action, and any person on whose behalf such a claim is asserted or such an action is brought, whether deceased, incompetent or a minor. (b) The term ''economic loss'' has the same

meaning as defined at section 203(3).

(c) The term "health care liability action" means a civil action brought in a State or Federal court or pursuant to any alternative dispute resolution process, against a health care provider, an entity which is obligated to provide or pay for health benefits under any health plan (including any person or entity acting under a contract or arrangement to provide or administer any health benefit), or the manufacturer, distributor, supplier, marketer, promoter, or seller of a medical product, in which the claimant alleges a claim (including third party claims, cross claims, counter claims, or distribution claims) based upon the provision of (or the failure to provide or pay for) health care services or the use of a medical product, regardless of the theory of liability on which the claim is based, or the number of plaintiffs, or defendants or causes of action.

Page 17, line 10, insert "AND OTHER" after "PUNITIVE".

After debate,

Mr. LINDER 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, Mr. EWING, announced that the yeas had it.

Mr. FROST 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

electronic device.			
When there	appeared {	Yeas 234 Nays 191	
¶41.8	[Roll No. 217 YEAS—234	']	
Allard	Fowler	Molinari	
Archer	Fox	Moorhead	
Bachus	Franks (CT)	Morella	
Baesler	Franks (NJ)	Myers	
Baker (CA) Baker (LA)	Frelinghuysen Frisa	Myrick Nethercutt	
Ballenger	Funderburk	Neumann	
Barr	Gallegly	Ney	
Barrett (NE)	Ganske	Norwood	
Bartlett Barton	Gekas Geren	Nussle Oxley	
Bass	Gilchrest	Packard	
Bateman	Gillmor	Parker	
Bereuter	Gilman	Paxon	
Bilbray Bilirakis	Goodlatte Goodling	Peterson (MN) Petri	
Bliley	Goss	Pombo	
Blute	Gunderson	Porter	
Boehlert	Gutknecht	Portman	
Boehner	Hall (TX)	Pryce	
Bonilla Bono	Hancock Hansen	Quillen Quinn	
Brewster	Hastert	Radanovich	
Brownback	Hastings (WA)	Ramstad	
Bryant (TN)	Hayworth	Regula	
Bunn Bunning	Hefley Heineman	Riggs Roberts	
Burr	Herger	Rogers	
Burton	Hilleary	Rohrabacher	
Buyer	Hobson	Ros-Lehtinen	
Callahan	Hoekstra	Roth	
Calvert Camp	Hoke Horn	Roukema Royce	
Canady	Houghton	Salmon	
Castle	Hunter	Sanford	
Chabot Chambliss	Hutchinson	Saxton Scarborough	
Chenoweth	Hyde Inglis	Schaefer	
Christensen	Johnson (CT)	Schiff	
Chrysler	Johnson, Sam	Seastrand	
Clinger Coble	Jones Kasich	Sensenbrenner Shadegg	
Coburn	Kelly	Shaw	
Collins (GA)	Kim	Shays	
Combest Condit	King Kingston	Shuster Skeen	
Cooley	Klug	Smith (MI)	
Cox	Knollenberg	Smith (NJ)	
Crane	Kolbe	Smith (TX)	
Crapo Cremeans	LaHood Largent	Smith (WA) Solomon	
Cubin	Latham	Souder	
Cunningham	LaTourette	Spence	
Danner	Laughlin Lazio	Stearns	
Davis Deal	Lazio Leach	Stenholm Stockman	
DeLay	Lewis (CA)	Stump	
Diaz-Balart	Lewis (KY)	Talent	
Dickey Doolittle	Lightfoot	Tate Tavlan (NC)	
Dornan	Linder Livingston	Taylor (NC) Thomas	
Dreier	Longley	Thornberry	
Duncan	Lucas	Tiahrt	
Dunn Ehlers	Manzullo Martini	Torkildsen Upton	
Ehrlich	McCollum	Vucanovich	
Emerson	McCrery	Waldholtz	
English	McDade	Walker	
Ensign Everett	McHugh McInnis	Walsh Wamp	
Ewing	McIntosh	Watts (OK)	
Fawell	McKeon	Weldon (FL)	
Fields (TX)	Metcalf	Weldon (PA)	
Flanagan Foley	Meyers Mica	Weller White	
Forbes	Miller (FL)	Whitfield	

Wicker Wolf	Young (AK) Young (FL)
	NAYS-19
Abercrombie	Graham
Ackerman	Green
Andrews	Gutierrez
Baldacci	Hall (OH)
Barcia	Hamilton
Barrett (WI) Becerra	Harman Hastings (EL)
Beilenson	Hastings (FL) Hayes
Bentsen	Hefner
Berman	Hilliard
Bevill	Hinchey
Bishop	Holden
Bonior	Hoyer
Borski Boucher	Jackson-Lee Jacobs
Browder	Jefferson
Brown (CA)	Johnson (SD)
Brown (FL)	Johnson, E.B.
Brown (OH)	Johnston
Bryant (TX)	Kanjorski
Cardin	Kaptur
Chapman	Kennedy (MA)
Clay Clayton	Kennedy (RI) Kennelly
Clement	Kildee
Clyburn	Kleczka
Coleman	Klink
Collins (IL)	LaFalce
Collins (MI)	Lantos
Conyers	Levin
Costello Coyne	Lewis (GA) Lincoln
Cramer	Lipinski
de la Garza	Lofgren
DeFazio	Lowey
DeLauro	Luther
Deutsch	Maloney
Dicks	Manton
Dingell Dixon	Markey Martinez
Doggett	Mascara
Dooley	Matsui
Doyle	McCarthy
Durbin	McDermott
Edwards	McHale
Engel	McKinney
Eshoo Evans	McNulty Meehan
Farr	Meek
Fattah	Menendez
Fazio	Mfume
Fields (LA)	Miller (CA)
Filner	Mineta
Flake Fogliotta	Minge Mink
Foglietta Ford	Mink Moakley
Frank (MA)	Mollohan
Frost	Montgomery
Furse	Murtha
Gejdenson	Nadler
Gephardt	Neal
Gibbons	Oberstar
Gonzalez Gordon	Obey Olver
	NOT VOTINO
Armey Dellums	Hostettler Istook
Greenwood	LoBiondo
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Zeliff Zimmer VAYS-191 Ortiz Orton Owens Pallone Pastor Payne (NJ) Payne (VA) Pelosi Peterson (FL) Pickett Pomeroy Posharď Rahall Reed Reynolds Richardson Rivers Roemer Rose Roybal-Allard Rush Sabo Sanders Sawyer Schroeder Schumer Scott Serrano Sisisky Skaggs Skelton Slaughter Spratt Stark Stokes Studds Stupak Tanner Tauzin Taylor (MS) Tejeda Thompson Thornton Thurman Torres Torricelli Towns Traficant Tucker Velazquez Vento Visclosky Volkmer Ward Waters Watt (NC) Waxman Williams Wilson Wise Wyden Wvnn Yates T VOTING-9 Moran Rangel

ious question on the l the resolution was or-

Woolsev

The question being put, viva voce, Will the House agree to said amendment?

The SPEAKER pro tempore, Mr. EWING, announced that the yeas had it.

So the amendment was agreed to.

The question being put, viva voce,

Will the House agree to said resolution. as amended?

The SPEAKER pro tempore, Mr. EWING, announced that the yeas had it.

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

Pelosi

Pomeroy

Poshard Rahall

Reynolds Richardson

Roybal-Allard

Reed

Rivers

Rose

Rush

Sabo

Sanders

Sawyer

Schroeder

Schumer

Serrano

Skaggs

Skelton

Spratt

Stark

Stokes

Studds

Stupak

Tejeda

Taylor (MS)

Thompson

Thornton

Thurman

Torricelli

Traficant

Velazquez

Visclosky

Watt (NC)

Waxman

Williams

Wilson

Woolsev

Wyden

Wynn

Yates

Moran

Wise

Volkmer

Torres

Towns

Tucker

Vento

Ward

Waters

Slaughter

Scott

Roemer

Peterson (FL)

Jackson-Lee

Johnson (SD)

Johnson, E.B

Kennedy (MA)

Kennedy (RI)

Jacobs

Jefferson

Johnston

Kanjorski

Kaptur

Kennelly

Kildee

Klink

Kleczka

LaFalce

Lantos

Lincoln

Lipinski

Lofgren

Lowey

Luther

Maloney

Manton

Markey

Martinez

Mascara

McCarthy

McKinney

McNulty

Menendez

Miller (CA)

Meehan

Meek

Mineta

Minge

Moaklev

Murtha

Nadler

Oberstar

Neal

Obev

Olver

Ortiz

Orton

Owens

Pallone

Pastor

Payne (NJ)

LoBiondo

Mollohan

Mink

McDermott

Matsui

McHale

Lewis (GA)

Levin

The vote was taken by electronic device

247

. 181

vice	as taken by t	
It was decie affirmative .	ded in the X	2eas 2 Nays 1
¶41.9	[Roll No. 218] AYES—247	
Allard	Franks (NJ)	Neumann
Archer Armey	Frelinghuysen Frisa	Ney Norwood
Bachus	Funderburk	Nussle
Baesler	Gallegly	Oxley Packard
Baker (CA) Baker (LA)	Ganske Gekas	Parker
Ballenger	Geren	Paxon
Barr Barrett (NE)	Gilchrest Gillmor	Payne (VA) Peterson (MN)
Bartlett	Gilman	Petri
Barton	Goodlatte	Pickett
Bass Bateman	Goodling Goss	Pombo Porter
Bereuter	Greenwood	Portman
Bevill Bilbray	Gunderson Gutknecht	Pryce Quillen
Bilirakis	Hall (TX)	Quinn
Bliley	Hancock	Radanovich
Blute Boehlert	Hansen Hastert	Ramstad Regula
Boehner	Hastings (WA)	Riggs
Bonilla Bono	Hayes Hayworth	Roberts Rogers
Brewster	Hefley	Rohrabacher
Browder	Heineman	Ros-Lehtinen
Brownback Bryant (TN)	Herger Hilleary	Roth Roukema
Bunn	Hobson	Royce
Bunning	Hoekstra	Salmon Sanford
Burr Burton	Hoke Horn	Santoru Saxton
Buyer	Hostettler	Scarborough
Callahan Calvert	Houghton Hunter	Schaefer Schiff
Camp	Hutchinson	Seastrand
Canady	Hyde	Sensenbrenner
Castle Chabot	Inglis Johnson (CT)	Shadegg Shaw
Chambliss	Johnson, Sam	Shays
Chenoweth Christensen	Jones Kasich	Shuster Sisisky
Chrysler	Kelly	Skeen
Clinger	Kim	Smith (MI)
Coble Coburn	King Kingston	Smith (NJ) Smith (TX)
Collins (GA)	Klug	Smith (WA)
Combest Condit	Knollenberg Kolbe	Solomon Souder
Cooley	LaHood	Spence
Cox Cramer	Largent Latham	Stearns Stenholm
Crane	LaTourette	Stockman
Crapo	Laughlin	Stump
Cremeans Cubin	Lazio Leach	Talent Tanner
Cunningham	Lewis (CA)	Tate
Danner Davis	Lewis (KY) Lightfoot	Tauzin Taylor (NC)
Deal	Linder	Thomas
DeLay Diaz Balant	Livingston	Thornberry
Diaz-Balart Dickey	Longley Lucas	Tiahrt Torkildsen
Doolittle	Manzullo	Upton
Dornan Dreier	Martini McCollum	Vucanovich Waldholtz
Duncan	McCrery	Walker
Dunn	McDade	Walsh
Ehlers Ehrlich	McHugh McInnis	Wamp Watts (OK)
Emerson	McIntosh	Weldon (FL)
English Ensign	McKeon Metcalf	Weldon (PA) Weller
Everett	Meyers	White
Ewing	Mica Millor (FL)	Whitfield
Fawell Fields (TX)	Miller (FL) Molinari	Wicker Wolf
Flanagan	Montgomery	Young (AK)
Foley Forbes	Moorhead Morella	Young (FL) Zeliff
Fowler	Myers	Zimmer
Fox Franks (CT)	Myrick Nethercutt	
Abarra 1.	NOES-181	Dawal :
Abercrombie Ackerman	Becerra Beilenson	Borski Boucher
Andrews	Bentsen	Brown (CA)

Becerra	Borski
Beilenson	Boucher
Bentsen	Brown (CA)
Berman	Brown (FL)
Bishop	Brown (OH)
Bonior	Bryant (TX)

Cardin Chapman Clayton Clement Clyburn Coleman Collins (IL) Collins (MI) Conyers Costello Coyne de la Garza DeFazio DeLauro Dellums Deutsch Dicks Dingell Dixon Doggett Dooley Dovle Durbin Edwards Engel Eshoo Evans Farr Fattah Fazio Fields (LA) Filner Flake Foglietta Ford Frank (MA) Frost Furse Gejdenson Gephardt Gibbons Gonzalez Gordon Graham Green Gutierrez Hall (OH) Hamilton Harman Hastings (FL) Hefner Hilliard Hinchey Holden Hover Clay Istook

Mfume Rangel So the resolution, as amended, was agreed to.

NOT VOTING-6

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

\$41.10 FURTHER MESSAGE FROM THE PRESIDENT

A further message in writing from the President of the United States was communicated to the House by Mr. Edwin Thomas, one of his secretaries.

41.11 PRODUCT LIABILITY LITIGATION

The SPEAKER pro tempore, Mr. EWING, pursuant to House Resolution 109 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 bill (H.R. 956) to establish legal standards and procedures for product liability litigation, and for other purposes.

Mr. DREIER, Chairman of the Committee of the Whole, resumed the chair; and after some time spent therein.

¶41.12 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the

before ''loss' ¶41.13 Abercrombie Ackerman Andrews Baldacci Barcia Barrett (WI) Bateman Becerra Beilenson Bentsen Berman Bevill Bishop Bonior Borski Boucher Browder Brown (CA) Brown (FL) Brown (OH) Bryant (TX) Cardin Chapman Clay Clavton Clyburn Coble Coleman Collins (IL) Collins (MI) Convers Costello Coyne Cramer de la Garza DeFazio DeLauro Dellums Deutsch Diaz-Balart Dicks Dingell Dixon Doggett Doyle Durbin Engel English Eshoo Evans Farr Fattah Fazio Fields (LA) Filner Flake Foglietta Ford Frank (MA) Frost

Allard

Archer

Armey

Bachus

Baesler

Baker (CA)

Baker (LA)

Barrett (NE)

Ballenger

Bartlett

Bereuter

Bilirakis

Boehlert

Brewster

Brownback

Bryant (TN)

Bonilla

Bono

Bilbray

Bliley

Blute

Barton

Bass

Barr

Whole on the following amendment submitted by Mrs. SCHROEDER:

Page 11, strike lines 17 through 24, and redesignate succeeding sections accordingly. Page 17, line 25, insert "and noneconomic"

It was decided in the Yeas 179 negative Nays 247

[Roll No. 219]

Furse

Gephardt

Gonzalez

Gutierrez

Hall (OH)

Harman

Hefner

Hilliard

Hinchey

Holden

Jefferson

Johnston

Kaptur

Kennelly

Kildee

Klink

Kleczka

LaFalce

Lantos

Lincoln

Lipinski

Lofgren

Lowey

Luther

Maloney

Manton

Markey

Martinez

Mascara

Matsui

McHale

McNulty

Meehan

Mfume

Mineta

Moakley

Morella

Murtha

Nadler

Bunn

Burr

Burton

Buyer

Callahan

Calvert

Canady

Castle

Chabot

Chambliss

Chenoweth

Chrysler

Clement

Clinger

Coburn

Combest

Condit

Coolev

Cox

Crane

Christensen

Collins (GA)

Camp

Bunning

Minge

Mink

Levin

Hoyer

Gordon

Green

AYES-179 Neal Gejdenson Oberstar Obey Olver Ortiz Owens Pallone Pastor Payne (NJ) Hastings (FL) Peterson (FL) Poshard Rahall Reed Reynolds Richardson Jackson-Lee Rivers Rose Johnson (SD) Roybal-Allard Johnson E.B. Rush Sabo Kanjorski Sanders Sawver Kennedy (MA) Schiff Kennedy (RI) Schroeder Schumer Scott Serrano Skaggs Skelton Slaughter Spratt Lewis (GA) Stark Stokes Studds Stupak Tejeda Thompson Thornton Thurman Torres Torricelli Towns Traficant McCarthy Tucker McDermott Velazquez Vento McKinney Visclosky Volkmer Ward Meek Menendez Waters Watt (NC) Waxman Miller (CA) Williams Wilson Wise Woolsey Wyden Wynn Yates

NOES-247

Crapo Cremeans Cubin Cunningham Danner Davis Deal DeLay Dickey Doolev Doolittle Dornan Dreier Duncan Dunn Edwards Ehlers Ehrlich Emerson Ensign Everett Ewing Fawell Fields (TX)

Andrews

Baldacci

Barrett (WI)

Barcia

41.14

Largent Latham

Laughlin

Lazio

Leach

Linder

Longley

Manzullo

Martini

McDade

McHugh

McInnis

McKeon

Metcalf

Meyers

Molinari

Mollohan

Moran

Myers

Ney

Myrick

Neumann

Norwood

Nussle

Orton

Oxlev

Packard

Parker

Paxon

Petri

Pickett

Pombo

Porter

Prvce

Quillen

Ramstad

Regula

Roberts

Roemer

Riggs

Quinn

Pomerov

Portman

Mica

McIntosh

Lucas

Flanagan Foley Forbes Fowler Fox Franks (CT) Franks (NJ) Frelinghuysen Frisa Funderburk Gallegly Ganske Gekas Geren Gilchrest Gillmor Gilman Goodlatte Goodling Goss Graham Greenwood Gunderson Gutknecht Hall (TX) Hamilton Hancock Hansen Hastert Hastings (WA) Haves Hayworth Hefley Heineman Herger Hillearv Hobson Hoekstra Hoke Horn Hostettler Houghton Hunter Hutchinson Hvde Inglis Jacobs Johnson (CT) Johnson, Sam Jones Kasich Kelly Kim King Kingston Klug Knollenberg Kolbe LaHood

Rogers Rohrabacher LaTourette Ros-Lehtinen Roth Roukema Royce Lewis (CA) Salmon Lewis (KY) Sanford Lightfoot Saxton Scarborough Livingston Schaefer Seastrand Sensenbrenner Shadegg Shaw McCollum Shays Shuster Sisisky Skeen Smith (MI) Smith (NJ) Smith (TX) Smith (WA) Solomon Miller (FL) Souder Spence Stearns Stenholm Montgomery Moorhead Stockman Stump Talent Tanner Nethercutt Tate Tauzin Taylor (MS) Taylor (NC) Thomas Thornberry Tiahrt Torkildsen Upton Vucanovich Payne (VA) Waldholtz Peterson (MN) Walker Walsh Wamp Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wolf Radanovich Young (AK) Young (FL) Zeliff Zimmer

NOT VOTING-8

Boehner	LoBiondo	Rangel
Gibbons	McCrery	Watts (OK)
Istook	Pelosi	

So the amendment was not agreed to. After some further time.

¶41.14 RECORDED VOTE

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

Page 13, redesignate section 110 as 111 and insert after line 3 the following:

SEC. 110. SUNSHINE, ANTI-SECRECY, CONSUMER EMPOWERMENT, AND LITIGATION AVOIDANCE.

(a) IN GENERAL.-To empower consumers with the information to avoid defective products, court records in all product liability actions are presumed to be open to the general public. No court order or opinion in the adjudication of a product liability action may be sealed. No court record, including records obtained through discovery, whether or not formally filed with the court, may be sealed, subjected to a protective order, or otherwise have access restricted except through a court order based upon particularized findings of fact that-

(1) such order would not restrict the disclosure of information which is relevant to public health or safety; or

(2)(A) the public interest in disclosure of potential health or safety hazards is clearly

JOURNAL OF THE

outweighed by a specific and substantial interest in maintaining the confidentiality of the information or records in question; and

(B) the requested order is no broader than necessary to protect the privacy interest asserted.

No such order shall continue in effect after the entry of final judgment or other final disposition, unless at or after such entry the court makes a separate particularized finding of fact that the requirements of paragraph (1) or (2) have been met.

(b) BURDEN.—The party who is the proponent for the entry of an order, as provided under subsection (a), shall have the burden of proof in obtaining such an order.

(c) AGREEMENT.-No agreement between or among parties in a product liability action filed in a State or Federal court may contain a provision that prohibits or otherwise restricts a party from disclosing any information relevant to such product liability action to any Federal or State agency with authority to enforce laws regulating an activity relating to such information.

(d) INTERVENTION.—Any person may inter-vene as a matter of right in a product liability action for the limited purpose of participating in proceedings considering limitation of access to records upon payment of the fee required for filing a plea in intervention.

required for in	ing a piea in hit	ervention.	
It was decided in the		eas 184	
negative		lays 243	
0	L L	5	
¶41.15	[Roll No. 220]		
	AYES-184		
	AIES-104		
Abercrombie	Fox	Mineta	
Ackerman	Frank (MA)	Minge	
Baldacci	Frost	Mink	
Barcia	Furse	Moakley	
Barrett (WI)	Gejdenson	Moran	
Becerra	Gephardt	Murtha	
Beilenson	Gibbons	Nadler	
Bentsen	Gonzalez	Neal	
Berman	Gordon	Oberstar	
Bevill	Graham	Obey	
Bishop	Green Gutierrez	Olver	
Bonior Borski	Hall (OH)	Ortiz Owens	
Boucher	Hamilton	Pallone	
Brewster	Harman	Pastor	
Browder	Hastings (FL)	Payne (NJ)	
Brown (CA)	Hayes	Payne (VA)	
Brown (FL)	Hefner	Pelosi	
Brown (OH)	Hilliard	Peterson (FL)	
Bryant (TX)	Hinchey	Pomeroy	
Bunn	Holden	Poshard	
Cardin	Hoyer	Rahall	
Chapman	Jackson-Lee	Reed	
Clayton	Jacobs	Reynolds	
Clement	Jefferson	Richardson	
Clyburn	Johnson (SD)	Rivers	
Coleman	Johnson, E.B.	Rose	
Collins (IL)	Johnston	Roybal-Allard	
Collins (MI)	Kanjorski	Rush	
Conyers	Kaptur	Sabo	
Costello	Kennedy (MA)	Sanders	
Coyne	Kennedy (RI)	Sawyer	
Cramer	Kennelly	Schroeder	
Danner	Kildee	Schumer	
de la Garza	Kleczka	Scott	
DeFazio	Klink	Serrano	
DeLauro	Klug	Skaggs	
Dellums	LaFalce	Skelton	
Deutsch	Lantos	Slaughter	
Dicks	Lewis (GA)	Spratt	
Dixon	Lipinski	Stark	
Doggett	Lofgren	Stokes	
Dooley	Luther	Studds	
Doyle Duncan	Maloney	Stupak	
Durbin	Manton Markey	Tejeda Thompson	
Edwards	Martinez	Thompson Thornton	
Engel	Mascara	Thurman	
Eshoo	Matsui	Torres	
Evans	McCarthy	Torricelli	
Farr	McDermott	Towns	
Fattah	McHale	Traficant	
Fazio	McNulty	Tucker	
Fields (LA)	Meehan	Velazquez	
Filner	Meek	Vento	
Flake	Menendez	Visclosky	
Foglietta	Mfume	Volkmer	
Ford	Miller (CA)	Ward	
miller (on) mara			

Armev Bachus Baesler Baker (CA) Goodlatte Baker (LA) Goss Greenwood Ballenger Barr Barrett (NE) Bartlett Barton Bass Bateman Hansen Bereuter Bilbray Bilirakis Bliley Blute Heineman Boehlert Herger Boehner Bonilla Hobson Hoekstra Bono Brownback Bryant (TN) Horn Hostettler Bunning Burr Burton Hunter Hutchinson Buyer Callahan Calvert Inglis Camp Istook Canady Castle Johnson, Sam Chabot Jones Chambliss Christensen Chrysler Clinger Kingston Knollenberg Coble Coburn Collins (GA) Combest Condit Largent Cooley Cox Crane Lazio Crapo Cremeans Cubin Cunningham Lewis (CA) Davis Lightfoot Deal DeLav Lincoln Diaz-Balart Dickey Livingston Dingell Doolittle Longley Dornan Dreier Dunn McCrery Ehlers Ehrlich Emerson English Ensign Everett Ewing Fawell Fields (TX) Flanagan Folev Forbes Fowler Franks (CT) Franks (NJ) Frelinghuysen Frisa Funderburk Gallegly Ganske Ney LoBiondo Andrews Chenoweth Clay

MARCH 9

Wynn Yates

NOES-243

Wilson

Woolsey

Wyden

Gekas

Geren

Gilchrest

Gillmor

Gilman

Goodling

Gunderson

Gutknecht

Hall (TX)

Hancock

Hastert

Hefley

Hilleary

Houghton

Johnson (CT)

Hoke

Hyde

Kasich

Kellv

Kim

King

Kolbe

LaHood

Latham

Laughlin

Lewis (KY

Leach

Levin

Linder

Lucas

Manzullo

McCollum

Martini

McDade McHugh

McInnis

McKeon

Metcalf

Miller (FL)

Molinari

Mollohan

Moorhead

Morella

Myers

Myrick

Nethercutt

Neumann

Montgomery

Meyers

Mica

McIntosh

LaTourette

Hayworth

Hastings (WA)

Wise

Waters Watt (NC)

Waxman

Williams

Allard

Archer

Norwood Nussle Orton Oxley Packard Parker Paxon Peterson (MN) Petri Pickett Pombo Porter Portman Pryce Quillen Quinn Radanovich Ramstad Regula Riggs Roberts Roemer Rogers Rohrabacher Ros-Lehtinen Roth Roukema Royce Salmon Sanford Saxton Scarborough Schaefer Schiff Seastrand Sensenbrenner Shadegg Shaw Shays Shuster Sisisky Skeen Smith (MI) Smith (NJ) Smith (TX) Smith (WA) Solomon Souder Spence Stearns Stenholm Stockman Stump Talent Tanner Tate Tauzin Taylor (MS) Taylor (NC) Thomas Thornberry Tiahrt Torkildsen Upton Vucanovich Waldholtz Walker Walsh Wamp Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wolf Young (AK) Young (FL) Zeliff Zimmer NOT VOTING-7 Rangel

Lowev McKinney

So the amendment was not agreed to. After some further time,

¶41.16 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the

Pickett

Whole on the following amendment submitted by Mr. CONYERS:

Page 13, redesignate section 110 as section 111, and insert after line 2 the following: SEC. 110. FOREIGN PRODUCTS.

(a) GENERAL RULE.-In any product liability action for injury that was sustained in the United States and that relates to the purchase or use of a product manufactured outside the United States by a foreign manu facturer, the Federal court in which such action is brought shall have jurisdiction over such manufacturer if the manufacturer knew or reasonably should have known that the product would be imported for sale or use in the United States.

(b) ADMISSION.—If in any product liability action a foreign manufacturer of the product involved in such action fails to furnish any testimony, document, or other thing upon a duly issued discovery order by the court in such action, such failure shall be deemed an admission of any fact with respect to which the discovery order relates.

(c) PROCESS .- Process in an action described in subsection (a) may be served wherever the foreign manufacturer is located, has an agent, or transacts business.

It was decided in the	Yeas	258
affirmative	Nays	166

Doyle

Engel

Eshoo

Evans

Farr

Fazio

Filner

Ford

Fox

Frost

Furse

Geren

Green

Horn

Hoyer

Jones

Kennedy (MA)

Petri

¶41.17 Abercrombie Ackerman Allard Andrews Bachus Baesler Baldacci Barcia Barrett (WI) Bateman Becerra Beilenson Bentsen Bereuter Berman Bevill Bishop Blute Boehlert Bonior Borski Boucher Brewster Browder Brown (CA) Brown (FL) Brown (OH) Brownback Bryant (TX) Bunn Cardin Chambliss Chapman Chenoweth Clay Clayton Clement Clinger Clyburn Coleman Collins (IL) Collins (MI) Condit Conyers Cooley Costello Coyne Cramer Crapo Danner de la Garza Deal DeFazio Dellums Deutsch Diaz-Balart Dicks Dingell Dixon Doggett Dooley

[Roll No. 221] AYES-258 Doolittle Kennedy (RI) Kildee Kleczka Duncan Durbin Klink Edwards LaFalce Emerson Lantos Laughlin Ensign Levin Lewis (GA) Lincoln Lipinski Fattah Lofgren Longley Fields (LA) Lowey Luther Foglietta Maloney Forbes Manton Markey Fowler Martinez Mascara Frank (MA) Matsui McCarthy McDade Gallegly McDermott Gejdenson Gephardt McHale McInnis McIntosh Gibbons McKinney Gillmor McNulty Meehan Gilman Gonzalez Meek Gordon Menendez Graham Metcalf Mevers Gunderson Mfume Gutierrez Hall (OH) Miller (CA) Mineta Hamilton Minge Harman Mink Hastings (FL) Moakley Hayes Hayworth Hefley Mollohan Montgomery Murtha Hefner Nadler Hinchey Hobson Neal Nev Holden Oberstar Obey Hostettler Olver Ortiz Hunter Orton Jackson-Lee Owens Jacobs Pallone Jefferson Parker Pastor Johnson (SD) Johnson, E. B. Payne (NJ) Johnston Payne (VA) Pelosi Peterson (FL) Kanjorski Kaptur Peterson (MN)

t	Pombo	Schiff	Thurman
	Pomeroy	Schroeder	Torres
n	Poshard Pryce	Schumer Scott	Torricelli Traficant
	Rahall	Serrano	Tucker
	Ramstad	Shuster	Velazquez
-	Reed	Sisisky	Vento
n e	Regula Reynolds	Skaggs Skelton	Visclosky Volkmer
d	Richardson	Slaughter	Walsh
-	Riggs	Smith (MI)	Wamp
-	Rivers	Spratt	Ward
r	Roberts Roemer	Stark Stearns	Waters Watt (NC)
v	Rohrabacher	Stenholm	Waxman
е	Rose	Stokes	Weldon (PA)
n	Roth Roukema	Studds	Williams Wilson
	Roybal-Allard	Stupak Tanner	Wise
y	Royce	Tate	Wolf
t	Rush	Tauzin	Woolsey
y a	Sabo	Taylor (MS)	Wyden
n	Sanders Sawyer	Tejeda Thompson	Wynn Yates
n	Bullyer	-	racos
h		NOES-166	
	Archer	Funderburk	Myers
-	Armey	Ganske	Myrick
-	Baker (CA) Ballenger	Gekas Gilchrest	Nethercutt Neumann
s	Barr	Goodlatte	Norwood
	Barrett (NE)	Goodling	Nussle
8	Bartlett	Goss	Oxley
6	Barton Bass	Greenwood Gutknecht	Packard Paxon
	Bilbray	Hall (TX)	Porter
	Bilirakis	Hancock	Portman
	Bliley	Hansen	Quillen
	Boehner Bonilla	Hastert Hastings (WA)	Quinn Radanovich
	Bono	Heineman	Rogers
	Bryant (TN)	Herger	Ros-Lehtinen
	Bunning	Hilleary	Salmon
	Burr Burton	Hoekstra Hoke	Sanford Saxton
	Buyer	Hutchinson	Schaefer
	Callahan	Hyde	Seastrand
	Calvert	Inglis	Sensenbrenner
	Camp Canady	Istook Johnson (CT)	Shadegg Shaw
	Castle	Johnson, Sam	Shays
	Chabot	Kasich	Skeen
	Christensen Chrysler	Kelly Kim	Smith (NJ) Smith (TX)
	Coble	King	Smith (WA)
	Coburn	Kingston	Solomon
	Collins (GA)	Klug	Souder
	Combest Cox	Knollenberg Kolbe	Spence Stockman
	Crane	LaHood	Stump
	Cremeans	Largent	Talent
	Cubin	Latham	Taylor (NC)
	Cunningham Davis	LaTourette Lazio	Thomas Thornberry
	DeLay	Leach	Tiahrt
	Dickey	Lewis (CA)	Torkildsen
	Dornan Dreier	Lewis (KY)	Upton
	Dunn	Lightfoot Linder	Vucanovich Waldholtz
	Ehlers	Livingston	Walker
	Ehrlich	Lucas	Watts (OK)
	English Everett	Manzullo Martini	Weldon (FL) Weller
	Ewing	McCollum	White
	Fawell	McCrery	Whitfield
	Fields (TX)	McHugh	Wicker
	Flanagan Foley	McKeon Mica	Young (AK) Young (FL)
	Franks (CT)	Miller (FL)	Zeliff
	Franks (NJ)	Molinari	Zimmer
	Frelinghuysen	Moorhead Morella	
	Frisa	Morella	
	Ν	NOT VOTING-1	0
	Baker (LA)	Houghton	Rangel
	DeLauro	Kennelly	Towns
	Flake Hilliard	LoBiondo Moran	
	So the ame	ndment was a	greed to.
	After some	further time,	
	¶41.18 RECOR	DED VOTE	
	A recorded	vote by elect	tronic device
	was ordered	in the Comn	nittee of the
	Whole on t	he following	amendment
	submitted by	Mr. WATT	

¶41.19 Abercrombie Ackerman Andrews Baldacci Becerra Beilenson Bentsen Berman Bevill Bishop Bonior Brown (CA) Brown (FL) Brown (OH) Bryant (TX) Cardin Chapman Clay Clayton Clyburn Coleman Collins (IL) Collins (MI) Convers Costello Coyne de la Garza Deal DeFazio DeLauro Dellums Deutsch Dicks Dingell Dixon Doggett Doyle Engel Eshoo Evans Farr Fattah Fields (LA) Filner Flake Foglietta Ford Frost Furse Gejdenson Allard Archer Armey Bachus Baesler Baker (CA) Baker (LA) Ballenger Barcia Barr Barrett (NE) Barrett (WI) Bartlett Barton Bass Bateman Bereuter Bilbray Bilirakis Bliley Blute Boehlert Boehner Bonilla Bono Borski Boucher Brewster Browder Brownback Bryant (TN) Bunn Bunning Burr Burton

Page 17, lines 16-17, strike "by clear and convincing evidence'

Page 20, lines 4-11, strike the section in its entirety and renumber the subsequent sections accordingly.

Yeas It was decided in the 150 negative Nays 278

Buyer

l	•
[Roll No. 222]	
AYES-150	
	01
Gephardt Gibbons	Olver Ortiz
Green	Orton
Gutierrez	Owens
Harman	Pallone
Hastings (FL)	Pastor
Hayes	Payne (NJ)
Hefner	Payne (VA)
Hilliard	Pelosi
Hinchey	Reed
Holden Hoyer	Reynolds Rivers
Jackson-Lee	Rose
Jefferson	Roybal-Allard
Johnson (SD)	Rush
Johnson, E.B.	Sabo
Johnston	Sanders
Kanjorski	Sawyer
Kennedy (MA)	Schroeder
Kennedy (RI)	Schumer
Kennelly	Scott
Kildee	Serrano
Kleczka Klink	Slaughter
LaFalce	Spratt Stark
Lantos	Stokes
Levin	Studds
Lewis (GA)	Stupak
Lipinski	Tejeda
Lofgren	Thompson
Lowey	Thornton
Maloney	Thurman
Manton	Torres
Markey	Towns
Mascara Matsui	Traficant Tucker
McCarthy	Velazquez
McDermott	Vento
McKinney	Visclosky
Meehan	Volkmer
Meek	Ward
Menendez	Waters
Mfume	Watt (NC)
Miller (CA)	Waxman
Mineta	Williams
Minge Mink	Wise Woolsey
Moran	Wyden
Nadler	Wynn
Oberstar	Yates
NOES-278	
Callahan	Edwards
Calvert	Ehlers
Camp	Ehrlich
Canady	Emerson
Castle	English
Chabot	Ensign Everett
Chambliss Chenoweth	Ewing
Christensen	Fawell
Chrysler	Fazio
Clement	Fields (TX)
Clinger	Flanagan
Coble	Foley
Coburn	Forbes
Collins (GA)	Fowler
Combest	Fox
Condit	Frank (MA)
Cooley	Franks (CT) Franks (NJ)
Cox Cramer	
Crane	Frelinghuysen Frisa
Crapo	Funderburk
Cremeans	Gallegly
Cunningham	Ganske
Danner	Gekas
Davis	Geren
DeLay	Gilchrest
Diaz-Balart	Gillmor
Dickey	Gilman
Dooley Doolittle	Gonzalez Goodlatte
Doonttie Dornan	Goodlatte
Dreier	Gordon
Duncan	Goss
Dunn	Greenwood
Durbin	Gunderson

41.20

JOURNAL OF THE

Sabo Sanders

Sawyer

Schroeder

Schumer

Serrano

Skaggs

Stark

Stokes

Studds

Stupak

Tejeda

Torres

Tucker

Vento

Ward

Waters

Thompson

Thurman

Traficant

Velazquez

Visclosky

Watt (NC)

Waxman

Williams

Wilson

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Gutknecht Hall (TX) Hamilton Hancock Hansen Hastert Hastings (WA) Hayworth Hefley Heineman Herger Hilleary Hobson Hoekstra Hoke Horn Hostettler Hunter Hutchinson Hyde Inglis Istook Jacobs Johnson (CT) Johnson, Sam Jones Kaptur Kasich Kelly Kim King Kingston Klug Knollenberg Kolbe LaHood Largent Latham LaTourette Laughlin Lazio Leach Lewis (CA) Lewis (KY) Lightfoot Lincoln Linder Livingston Longley Lucas Luther Manzullo Martinez Martini McCollum McCrery McDade

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McHale McHugh Sanford Saxton McInnis Scarborough McIntosh Schaefer Schiff McKeon McNulty Seastrand Metcalf Meyers Sensenbrenner Shadegg Mica Shaw Miller (FL) Shays Shuster Moakley Molinari Sisisky Skaggs Skeen Mollohan Montgomery Moorhead Skelton Smith (MI) Morella Murtha Smith (NJ) Myers Smith (TX) Myrick Smith (WA) Solomon Nethercutt Souder Neumann Spence Stearns Norwood Stenholm Nussle Stockman Stump Oxley Talent Packard Tanner Parker Tate Paxon Tauzin Peterson (FL) Taylor (MS) Peterson (MN) Taylor (NC) Petri Thomas Pickett Thornberry Pombo Tiahrt Torkildsen Pomerov Torricelli Porter Portman Upton Vucanovich Poshard Pryce Waldholtz Quillen Walker Walsh Quinn Radanovich Wamp Watts (OK) Weldon (FL) Rahall Ramstad Weldon (PA) Regula Richardson Weller White Riggs Roberts Whitfield Roemer Wicker Wilson Rogers Rohrabacher Wolf Young (AK) Ros-Lehtinen Young (FL) Roukema Zeliff Royce Zimmer Salmon

NOT VOTING-6

Roth

Hall (OH) LoBiondo Houghton Rangel

So the amendment was not agreed to. After some further time,

¶41.20 RECORDED VOTE

Cubin

Graham

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Ms. FURSE:

Page 17. strike line 22 and all that follows through line 2 on page 18 and redesigate the succeeding subsections accordingly. It was decided in the Vaaa

		Nays 27
¶41.21 [Roll No. 223		3]
	AYES-155	i
Abercrombie Ackerman Andrews Baldacci Barcia Becerra Beeilenson Bentsen Berman Bishop Bonior Borski Brown (CA) Brown (CA) Brown (CA) Brown (CA) Brown (CA) Brown (CA)	Clyburn Coble Coleman Collins (IL) Collins (MI) Conyers Costello Coyne de la Garza DeFazio DeLauro Dellums Deutsch Dicks Dingell Dixon Doggett	Durbin Engel English Eshoo Evans Farr Fattah Fields (LA) Filner Flake Foglietta Ford Ford Fors Frost Furse Gejdenson Gephardt
Clayton	Doyle	Gibbons

Green Gutierrez Hall (OH) Hastings (FL) Hefner Hilliard Hinchey Holden Hoyer Istook Jackson-Lee Jefferson Johnson (SD) Johnson, E. B. Johnston Kanjorski Kennedy (MA) Kennedy (RI) Kennelly Kildee Klink LaFalce Lantos Laughlin Levin Lewis (GA) Lipinski Lofgren Lowey Luther Maloney Manton Markey Allard Archer Armey Bachus Baesler Baker (CA) Baker (LA) Ballenger Barr Barrett (NE) Barrett (WI) Bartlett Barton Bass Bateman Bereuter Bevill Bilbray Bilirakis Bliley Blute Boehlert Boehner Bonilla Bono Boucher Brewster Browder Brownback Bryant (TN) Bunn Bunning Burr Burton Buyer CaĬlahan Calvert Camp Canady Cardin 155 Castle 72 Chabot Chambliss Chapman Chenoweth Christensen Chrysler Clement Clinger Coburn Collins (GA) Combest Condit Cooley Cox Cramer Crane

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Inglis Jacobs Johnson (CT) Johnson, Sam Jones Kaptur Kasich Kim King Kingston Kleczka Klug Knollenberg Kolbe LaHood Largent Latham LaTourette Lazio Leach Lewis (CA) Lewis (KY) Lightfoot Lincoln Linder LoBiondo Longley Lucas Manzullo Martinez Martini McCarthy McCollum McCrery McHugh McIntosh McKeon McNulty Menendez Metcalf Meyers Mica Miller (FL) Molinari Mollohan Montgomery Moorhead Moran Mvers Myrick Nethercutt Neumann Ney Norwood Nussle Obey Orton Oxley Packard Parker Paxon Payne (VA) Peterson (FL) Peterson (MN) Petri Pickett Pombo Porter Portman Pryce Quillen Quinn Radanovich Ramstad Reed Regula Riggs Roberts Roemer Rogers Rohrabacher Ros-Lehtinen Roth Roukema Royce Salmon Sanford Saxton Scarborough Schaefer Schiff

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Rangel

NOT VOTING-7 Livingston McInnis Morella

Thomas

So the amendment was not agreed to. After some further time,

¶41.22 RECORDED VOTE

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

Page 19, redesignate section 202 as section 203 and insert after line 19 the following: SEC. 202. DEPOSIT OF DAMAGES.

If punitive damages of more than \$250,000 are awarded in a civil liability action, 75 percent of the amount of such damages in excess of \$250,000 shall be deposited-

(1) if the action was in a Federal court, in the treasury of the State in which such court sits. and

(2) if the action was in a State court, in the treasury of the State in which such court sits.

This section shall be applied by the court and shall not be disclosed to the jury.

It was decided in the Yeas 162 negative Nays 265

¶41.23 [Roll No. 224] AYES-162 Andrews DeLay Hilleary Doggett Doolittle Hobson Archer Armey Hoke Baker (CA) Hostettler Dornan Ballenger Dreier Houghton Barr Dunn Hunter Barrett (NE) Ehlers Hyde Bartlett Ehrlich Inglis Barton Emerson Jacobs Johnson Sam Bereuter English Bevill Ewing Jones Bilbray Fawell Kanjorski Fields (TX) Blilev Kasich Boehner Flanagan Kim Bonilla Fowler Kingston Browder Frisa Klug Knollenberg Brownback Funderburk Bryant (TN) Gallegly Kolbe LaFalce Bunn Ganske Buyer Geren Laughlin Calvert Gilchrest Leach Lewis (KY) Gillmor Camp Chenoweth Goodlatte Lincoln Christensen Goodling Linder Luther Chrvsler Goss Coburn Greenwood Maloney Collins (GA) Gunderson Martinez McCollum Gutknecht Condit Cox Hancock McCrery Crane Hastert McInnis Cremeans Hastings (WA) McKeon Cunningham Hefley McNulty Deal Heineman Metcalf

MARCH 9

Mica Miller (CA) Miller (FL) Moorhead Neumann Norwood Orton Oxley Packard Parker Paxon Payne (VA) Peterson (MN) Petri Pombo Pomeroy Porter Portman Pryce Regula Roberts Abercrombie Ackerman Allard Bachus Baesler Baker (LA) Baldacci Barcia Barrett (WI) Bass Bateman Becerra Beilenson Bentsen Berman Bilirakis Bishop Blute Boehlert Bonior Bono Borski Boucher Brewster Brown (CA) Brown (FL) Brown (OH) Bryant (TX) Bunning Burr Burton Callahan Canady Cardin Castle Chabot Chambliss Chapman Clay Clayton Clement Clinger Clyburn Coble Coleman Collins (IL) Collins (MI) Combest Conyers Coolev Costello Coyne Cramer Crapo Danner Davis de la Garza DeFazio DeLauro Dellums Deutsch Diaz-Balart Dickey Dicks Dingell Dixon Dooley Doyle Duncan Durbin Edwards Engel Ensign Eshoo Evans Everett

1995

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Royce Sabo

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King

Klink

Lantos

Lazio

Levin

Lowey

Lucas

Markey

Martini

Farr

Stockman

Stokes

Rogers Rohrabacher Spence Stenholm Stump Talent Tanner Salmon Tauzin Taylor (NC) Sanford Thomas Saxton Scarborough Thornberry Schaefer Thurman Schumer Towns Seastrand Upton Vucanovich Sensenbrenner Walker Shuster Watts (OK) Weldon (FL) Smith (MI) Weller Smith (TX) Williams Smith (WA) Wolf Young (FL) Solomon Zimmer NOES-265 Fattah Mascara Matsui Fields (LA) McCarthy McDade McDermott Foglietta McHale McHugh McIntosh McKinney Frank (MA) Meehan Franks (CT) Meek Franks (NJ) Menendez Frelinghuysen Meyers Mfume Furse Gejdenson Mineta Minge Mink Gephardt Moakley Molinari Gilman Gonzalez Mollohan Gordon Montgomery Graham Moran Morella Gutierrez Murtha Hall (OH) Myers Hall (TX) Myrick Hamilton Nadler Neal Hansen Harman Nethercutt Hastings (FL) Ney Nussle Oberstar Obey Hilliard Olver Hinchey Ortiz Hoekstra Owens Holden Pallone Pastor Payne (NJ) Hutchinson Pelosi Peterson (FL) Jackson-Lee Pickett Jefferson Poshard Johnson (CT) Quillen Johnson (SD) Quinn Johnson, E. B. Řadanovich Johnston Rahall Ramstad Reed Kennedy (MA) Revnolds Kennedy (RI) Kennelly Richardson Riggs Rivers Roemer Kleczka Ros-Lehtinen Rose LaHood Roukema Roybal-Allard Largent Rush Latham Sanders LaTourette Sawyer Schiff Schroeder Lewis (CA) Scott Lewis (GA) Serrano Lightfoot Shadegg Lipinski Shays Sisisky Livingston LoBiondo Skaggs Lofgren Skelton Longley Slaughter Smith (NJ) Spratt Stark Manton Manzullo Stearns

Studds Stupak Tate Taylor (MS) Tejeda Thompson Thornton Torkildsen Torris Torricelli Traficant Tucker	Velazquez Vento Visclosky Volkmer Waldholtz Walsh Wamp Waters Watt (NC) Waxman Weldon (PA) White	Whitfield Wicker Wilson Wise Woolsey Wyden Wynn Yates Young (AK) Zeliff
	NOT VOTING-	—7
Cubin Forbes Gibbons	Hayworth Rangel Tiahrt	Ward
	endment was e further time	
¶41.24 RECO	RDED VOTE	
A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. COX: Page 1, strike line 7 and all that follows through the matter that precedes line 1 on page 2, and insert the following: (b) TABLE OF CONTENTS.—The table of con- tents is as follows:		
Sec. 1. Short title and table of contents.		

Sec Sec. 2. Findings and purposes.

TITLE I-PRODUCT LIABILITY REFORM

Sec. 101. Applicability. Sec. 102. Liability rules applicable to product

sellers. Sec. 103. Defense based on claimant's use of

intoxicating alcohol or drugs.

- Sec. 104. Misuse or alteration. Sec. 105. Frivolous pleadings.
- Sec. 106. Several liability for noneconomic loss.
- Sec. 107. Statute of repose.
- Sec. 108. Definitions.

TITLE II-LIMITATION ON SPECULATIVE AND ARBITRARY DAMAGE AWARDS

- Sec. 201. Treble damages as penalty in civil actions.
- Sec. 202. Limitation on additional payments beyond actual damages.
- Sec. 203. Fair share rule for noneconomic damage awards.

Sec. 204. Definitions.

- TITLE III-BIOMATERIALS SUPPLIERS
- Sec. 301. Liability of biomaterials suppliers. Sec. 302. Procedures for dismissal of civil actions against biomaterials suppliers

Sec. 303. Definitions.

TITLE IV-LIMITATIONS ON

APPLICABILITY; EFFECTIVE DATE

Sec. 401. Application limited to interstate commerce

Sec. 402. Effect on other law. Sec. 403. Federal cause of action precluded.

Sec. 404. Effective date.

SEC. 2. FINDINGS AND PURPOSES.

(a) FINDINGS.—The Congress finds that—

(1) the civil justice system, which is designed to safeguard our most cherished rights, to remedy injustices, and to defend our liberty, is increasingly being deployed to abridge our rights, create injustice, and destroy our liberty;

(2) our Nation is overly litigious, the civil justice system is overcrowded, sluggish, and excessively costly, and the costs of lawsuits, both direct and indirect, are inflicting serious and unnecessary injury on the national economy;

(3) excessive, unpredictable, and often arbitrary damage awards and unfair allocations of liability have a direct and undesirable effect on interstate commerce by increasing the cost and decreasing the availability of goods and services;

(4) the rules of law governing product liability actions, damage awards, and allocations of liability have evolved inconsistently within and among the several States, resulting in a complex, contradictory, and uncertain regime that is inequitable to both plaintiffs and defendants and unduly burdens interstate commerce;

(5) as a result of excessive, unpredictable, and often arbitrary damage awards and unfair allocations of liability, consumers have been adversely affected through the withdrawal of products, producers, services, and service providers from the national market, and from excessive liability costs passed on to them through higher prices;

(6) excessive, unpredictable, and often arbitrary damage awards and unfair allocations of liability jeopardize the financial wellbeing of many individuals as well as entire industries, particularly the Nation's small businesses, and adversely affects governments, taxpayers, nonprofit entities and volunteer organizations;

(7) the excessive costs of the civil justice system undermine the ability of American companies to compete internationally, and serve to decrease the number of jobs and the amount of productive capital in the national economy:

(8) the unpredictability of damage awards is inequitable to both plaintiffs and defendants and has added considerably to the high cost of liability insurance, making it difficult for producers, consumers, and individuals to protect their liability with any degree of confidence and at a reasonable cost;

(9) because of the national scope of the problems crated by the defects in the civil justice system, it is not possible for the several States to enact laws that fully and effectively respond to those problems;

(10) it is the constitutional role of the national government to remove barriers to interstate commerce; and

(11) there is need to restore rationality, certainty, and fairness to the civil justice system in order to protect against excessive, arbitrary, and uncertain damage awards and to reduce the volume, costs, and delay of litigation.

(b) PURPOSES.-Based upon the powers contained in Article I, Section 8, Clause 3 of the United States Constitution, the purposes of this Act are to promote the free flow of goods and services and to lessen burdens on interstate commerce by-

(1) establishing certain uniform legal principles of product liability which provide a fair balance among the interests which provide a fair balance among the interests of product users, manufacturers, and product sellers

(2) placing reasonable limits on damages over and above the actual damages suffered by a claimant:

(3) ensuring the fair allocation of liability in civil actions:

(4) reducing the unacceptable costs and delays of our civil justice system caused by excessive litigation which harm both plaintiffs and defendants; and

(5) establishing greater fairness, ration-ality, and predictability in the civil justice system.

Page 2, strike line 3 and all that follows through line 24, and page 4 (and redesignate subsequent sections accordingly).

Page 11, strike lines 17 through 24 (and redesignate subsequent sections accordingly).

Page 12, strike line 24 and all that follows through line 2 on page 13 (and redesignate the subsequent section accordingly).

Page 17, strike lines 10 through 12 and insert the following:

TITLE II-LIMITATION ON SPECULATIVE AND ARBITRARY DAMAGE AWARDS

SEC. 201. TREBLE DAMAGES AS PENALTY IN CIVIL ACTIONS.

Page 17, line 21, insert "rights or" before ''safety

Page 17, beginning in line 25, strike "for the economic loss on which the claimant's action is based" and insert "for economic loss''

Page 18, insert after the period in line 2 the following: "This section shall be applied by the court and shall not be disclosed to the jury.'

Page 18, line 3, strike "AND PREEMPTION". Page 18, strike "title" in lines 4 and 6 and insert "section".

Page 18, beginning in line 7, strike ''in any jurisdiction that does not authorize such actions" and insert after the period in line 8 the following: "This section does not preempt or supersede any State or Federal law to the extent that such law would further limit the award of punitive damages.

Page 19, after line 19, insert the following new sections (and redesignate the subsequent section accordingly):

SEC. 202. FAIR SHARE RULE FOR NONECONOMIC DAMAGE AWARDS.

(a) FAIR SHARE OF LIABILITY IMPOSED AC-CORDING TO SHARE OF FAULT.-In any product liability or other civil action brought in State or Federal court, a defendant shall be liable only for the amount of noneconomic damages attributable to such defendant in direct proportion to such defendant's share of fault or responsibility for the claimant's actual damages, as determined by the trier of fact. In all such cases, the liability of a defendant for noneconomic damages shall be several and not joint.

(b) APPLICABILITY.-Except as provided in section 401, this section shall apply to any product liability or other civil action brought in any Federal or State court on any theory where noneconomic damages are sought. This section does not preempt or supersede any State or Federal law to the extent that such law would further limit the application of the theory of joint liability to any kind of damages.

Page 19, after line 21, insert the following new paragraph:

(1) The term "actual damages" means damages awarded to pay for economic loss. Page 19, line 22, strike "(1)" and insert

'(2)',

Page 20, line 4, strike "(2)" and insert ··(3)'

Page 20, line 12, strike "(3)" and insert ''(4)''

Page 20, line 18, strike "(4)" and insert ʻʻ(5)',

Page 20, after line 20, insert the following new paragraph (and redesignate subsequent paragraphs accordingly):

(6) The term "noneconomic damages" means damages other than punitive damages or actual damages.

Page 20, line 21, strike "(5)" and insert ··(7)

Page 21, line 1, strike "(6)" and insert ''(8)''

Page 30, strike lines 6 and 7, and insert the following:

TITLE IV-LIMITATIONS ON APPLICABILITY; EFFECTIVE DATE

SEC. 401. APPLICATION LIMITED TO INTERSTATE COMMERCE.

Titles I, II, and III shall apply only to product liability or other civil actions affecting interstate commerce. For purposes of the preceding sentence, the term "interstate commerce'' means commerce among the several States or with foreign nations, or in any territory of the United States or in the District of Columbia, or between any such territory and another, or between any such territory and any State or foreign nation, or between the District of Columbia and any State or territory or foreign nation.

Redesignate subsequent sections accordingly.

It was decided in the Yeas 263 affirmative Nays 164

¶41.25	[Roll No. 225]	
	AYES-263	
Allard	Gallegly	Nethercutt
Archer Armey	Ganske Gekas	Neumann Ney
Bachus	Geren	Norwood
Baesler Baker (CA)	Gilchrest Gillmor	Nussle Ortiz
Baker (LA)	Gilman	Packard
Baldacci	Goodlatte	Parker
Ballenger Barcia	Goodling Gordon	Paxon Payne (VA)
Barr	Goss	Peterson (MI
Barrett (NE) Bartlett	Graham Greenwood	Petri Pombo
Barton	Gunderson	Pomeroy
Bass	Gutknecht Hall (TX)	Porter
Bereuter Bilbray	Hamilton	Portman Pryce
Bilirakis	Hancock	Quillen
Bliley Blute	Hansen Harman	Quinn Radanovich
Boehlert	Hastert	Ramstad
Boehner Bonilla	Hastings (WA) Hayworth	Regula Richardson
Bono	Hefley	Riggs
Brewster	Heineman	Roberts
Browder Brownback	Herger Hilleary	Roemer Rogers
Bryant (TN)	Hobson	Rohrabacher
Bunn Bunning	Hoekstra Hoke	Ros-Lehtiner Roth
Burr	Holden	Roukema
Burton	Horn	Royce Salmon
Buyer Callahan	Hostettler Houghton	Sanford
Calvert	Hunter	Saxton
Camp Canady	Hutchinson Hyde	Scarborough Schaefer
Cardin	Inglis	Schumer
Castle Chabot	Johnson (CT) Johnson, Sam	Seastrand Sensenbrenn
Chambliss	Jones	Shadegg
Chenoweth	Kasich	Shaw
Christensen Chrysler	Kelly Kennelly	Shays Shuster
Clement	Kim	Sisisky
Clinger Coburn	King Kingston	Skeen Smith (MI)
Collins (GA)	Klug	Smith (NJ)
Combest Condit	Knollenberg Kolbe	Smith (TX) Smith (WA)
Cooley	LaHood	Solomon
Cox Cramer	Largent Latham	Souder Spence
Crane	LaTourette	Stearns
Crapo	Lazio	Stenholm
Cremeans Cunningham	Leach Lewis (CA)	Stockman Stump
Danner	Lewis (KY)	Talent
Davis Deal	Lightfoot Lincoln	Tanner Tate
DeLay	Linder	Taylor (MS)
Dickey Dicks	Livingston LoBiondo	Taylor (NC) Tejeda
Dooley	Longley	Thomas
Doolittle	Lucas	Thornberry
Dornan Dreier	Maloney Manzullo	Tiahrt Torkildsen
Duncan	McCarthy	Torricelli
Dunn Edwards	McCollum McCrery	Traficant Upton
Ehlers	McDade	Vucanovich
Ehrlich Emerson	McHugh McInnis	Waldholtz Walker
English	McIntosh	Walsh
Ensign	McKeon	Wamp
Everett Ewing	McNulty Metcalf	Watts (OK) Weldon (FL)
Fawell	Meyers	Weldon (PA)
Fazio Fields (TX)	Mica Miller (CA)	Weller White
Flanagan	Miller (FL)	Whitfield
Foley Fowler	Molinari Montgomery	Wicker Wolf
Franks (CT)	Moorhead	Young (AK)
Franks (NJ) Fralinghuyson	Morella	Young (FL)
Frelinghuysen Frisa	Myers Myrick	Zeliff Zimmer
Funderburk	Neal	
	362	

Andrews Barrett (WI) Bateman Becerra Beilenson Bentsen Berman Bevill Bishop Bonio Borski Boucher Brown (CA) Brown (FL) Brown (OH) Bryant (TX) Chapman Clay Clayton Clyburn Coble erson (MN) Coleman Collins (IL) Collins (MI) Conyers Costello Coyne de la Garza DeFazio DeLauro Dellums Deutsch Diaz-Balart Dingell Dixon Doggett abacher Dovle Durbin Lehtinen Engel Eshoo Evans Farr Fattah Fields (LA) ton rborough Filner Flake Foglietta Ford senbrenner Fox Frank (MA) Frost Furse Gejdenson Cubin Forbes Gibbons

Abercrombie Gephardt Ackerman Gonzalez Green Gutierrez Hall (OH) Hastings (FL) Hayes Hefner Hilliard Hinchey Hover Istook Jackson-Lee Jacobs Jefferson Johnson (SD) Johnson, E. B. Johnston Kaniorski Kaptur Kennedy (MA) Kennedy (RI) Kildee Kleczka Klink LaFalce Lantos Laughlin Levin Lewis (GA) Lipinski Lofgren Lowey Luther Manton Markey Martinez Martini Mascara Matsui McDermott McHale McKinney Meehan Meek Menendez Mfume Mineta Minge Mink Moakley Mollohan Moran Nadler Oberstar

Murtha Owens

Wise Woolsev Wyden Wynn Yates NOT VOTING-7 Tucker

Rangel So the amendment was agreed to. After some further time,

¶41.26 RECORDED VOTE

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

Page 19 redesignate section 202 as section 203 and after line 19 insert the following:

SEC. 202. LIMITATION ON NONECONOMIC DAM-AGES IN HEALTH CARE LIABILITY ACTIONS.

(a) MAXIMUM AWARD OF NONECONOMIC DAM-AGES.—In any health care liability action, in addition to actual damages or punitive damages, or both, a claimant may also be awarded noneconomic damages, including damages awarded to compensate injured feelings, such as pain and suffering and emotional distress. The maximum amount of such damages that may be awarded to a claimant shall be \$250,000. Such maximum amount shall apply regardless of the number of parties against whom the action is brought, and regardless of the number of claims or actions brought with respect to the health care injury. An award for future noneconomic damages shall not be discounted to present value. The jury shall not be informed about the limitation on noneconomic damages, but an award for noneconomic damages in excess of \$250,000 shall be reduced either before the entry of

Obey

Olver

Orton

Oxley

Pallone

Pastor

Pelosi

Pickett

Poshard

Reynolds

Roybal-Allard

Rahall

Rivers

Rose

Rush

Sabo

Sanders

Sawyer

Schroeder

Serrano

Skaggs

Skelton

Spratt

Stark

Stokes

Studds

Stupak

Tauzin

Thompson

Thornton

Thurman

Velazquez

Visclosky

Volkmer

Watt (NC)

Waxman

Williams

Wilson

Torres

Towns

Vento

Ward

Waters

Slaughter

Schiff

Scott

Reed

Payne (NJ)

Peterson (FL)

NOES-164

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judgment or by amendment of the judgment after entry. An award of damages for noneconomic losses in excess of \$250,000 shall be reduced to \$250,000 before accounting for any other reduction in damages required by law. If separate awards of damages for past and future noneconomic damages are rendered and the combined award exceeds \$250,000, the award of damages for future noneconomic losses shall be reduced first.

(b) APPLICABILITY.—Except as provided in section 401, this section shall apply to any health care liability action brought in any Federal or State court on any theory or pursuant to any alternative dispute resolution process where noneconomic damages are sought. This section does not create a cause of action for noneconomic damages. This section does not preempt or supersede any State or Federal law to the extent that such law would further limit the award of noneconomic damages. This section does not preempt any State law enacted before the date of the enactment of this Act that places a cap on the total liability in a health care liability action.

(d) DEFINITIONS.—As used in this section—

(a) The term "claimant" means any person who asserts a health care liability claim or brings a health care liability action, including a person who asserts or claims a right to legal or equitable contribution, indemnity or subrogation, arising out of a health care liability claim or action, and any person on whose behalf such a claim is asserted or such an action is brought, whether deceased, incompetent or a minor.

(b) The term "economic loss" has the same meaning as defined at section 203(3).

(c) The term "health care liability action" means a civil action brought in a State or Federal court or pursuant to any alternative dispute resolution process, against a health care provider, and entity which is obligated to provide or pay for health benefits under any health plan (including any person or entity acting under a contract or arrangement to provide or administer any health benefit), or the manufacturer, distributor, supplier, marketer, promoter, or seller of a medical product, in which the claimant alleges a claim (including third party claims, cross claims, counter claims, or distribution claims) based upon the provision of (or the failure to provide or pay for) health care services or the use of a medical product, regardless of the theory of liability on which the claim is based, or the number of plaintiffs, or defendants or causes of action.

Page	17,	line	10,	insert	''and	other''	after	
"puniti	ve''				(

It was decided in the	Yeas	247
affirmative	Nays	171

¶41.27	[Roll No. 226]	
	AYES-247	
Allard	Bono	Combest
Archer	Brewster	Condit
Armey	Browder	Cooley
Bachus	Brownback	Cox
Baker (CA)	Bryant (TN)	Cramer
Baker (LA)	Bunn	Crane
Baldacci	Bunning	Crapo
Ballenger	Burr	Cremeans
Barcia	Burton	Cunningham
Barr	Buyer	Davis
Barrett (NE)	Callahan	DeLay
Bartlett	Calvert	Dooley
Barton	Camp	Doolittle
Bass	Canady	Dornan
Bateman	Cardin	Dreier
Bereuter	Castle	Duncan
Bevill	Chabot	Dunn
Bilbray	Chambliss	Ehlers
Bilirakis	Chapman	Ehrlich
Bliley	Chenoweth	Emerson
Blute	Christensen	English
Boehlert	Chrysler	Ensign
Boehner	Coburn	Eshoo
Bonilla	Collins (GA)	Everett

Fields (TX) Foley	
Fowler	
Fox Franks (CT)	
Franks (NJ)	
Frisa Funderburk	
Gallegly	
Ganske Gekas	
Geren	
Goodlatte	
Goodling Gordon	
Goss	
Greenwood Gunderson	
Gutknecht	
Hall (TX)	
Hamilton Hancock	
Hansen	
Harman Hastert	
Hastings (WA	4)
Hayes	
Hayworth Hefley	
Heineman	
Herger Hilleary	
Hobson	
Hoekstra	
Hoke Holden	
Horn	
Hostettler	
Houghton Hunter	
Hutchinson	
Hyde	
Inglis Johnson (SD)
Johnson, Sai	'n
Jones	
Kasich	
Kellv	
Kelly Kim	
Kim Kingston	
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So the amendment was agreed to. The SPEAKER pro tempore, Mr. LONGLEY, assumed the Chair.

Martinez

Murtha

Owens

When Mr. DREIER, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

41.28 MESSAGE FROM THE PRESIDENT— ECONOMIC EMERGENCY IN MEXICO

The SPEAKER pro tempore, Mr. LONGLEY, laid before the House a message from the President, which was read as follows:

To the Congress of the United States:

On January 31, 1995, I determined pursuant to 31 U.S.C. 5302(b) that the crisis in Mexico economic posed and 'unique emergency circumstances" that justified the use of the Exchange Stabilization Fund (ESF) to provide loans and credits with maturities of greater than 6 months to the Government of Mexico and the Bank of Mexico. Consistent with the requirements of 31 U.S.C. 5302(b), I am hereby notifying the Congress of that determination. The congressional leadership issued a joint statement with me on January 31, 1995, in which we all agreed that such use of the ESF was a necessary and appropriate response to the Mexican financial crisis and in the United States' vital national interest.

On February 21, 1995, the Secretary of the Treasury and the Mexican Sec-retary of Finance and Public Credit signed four agreements that provide the framework and specific legal arrangements under which up to \$20 billion in support will be made available from the ESF to the Government of Mexico and the Bank of Mexico. Under these agreements, the United States will provide three forms of support to Mexico: short-term swaps through which Mexico borrows dollars for 90 days and that can be rolled over for up to 1 year; medium-term swaps through which Mexico can borrow dollars for up to 5 years; and securities guarantees having maturities of up to 10 years.

Repayment of these loans and guarantees is backed by revenues from the export of crude oil and petroleum products formalized in an agreement signed by the United States, the Government of Mexico, and the Mexican govern-

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ment's oil company. In addition, as added protection in the unlikely event of default, the United States is requiring Mexico to maintain the value of the pesos it deposits with the United States in connection with the mediumterm swaps. Therefore, should the rate of exchange of the peso against the U.S. dollar drop during the time the United States holds pesos, Mexico would be required to provide the United States with enough additional pesos to reflect the rate of exchange prevailing at the conclusion of the swap.

I am enclosing a Fact Sheet prepared by the Department of the Treasury that provides greater details concerning the terms of the four agreements. I am also enclosing a summary of the economic policy actions that the Government of Mexico and the Central Bank have agreed to take as a condition of receiving assistance.

The agreements we have signed with Mexico are part of a multilateral effort involving contributions from other countries and multilateral institutions. The Board of the International Monetary Fund has approved up to \$17.8 billion in medium-term assistance for Mexico, subject to the Mexico's meeting appropriate economic conditions. Of this amount, \$7.8 billion has already been disbursed, and additional conditional assistance will become available beginning in July of this year. In addition, the Bank for International Settlements is expected to provide \$10 billion in short-term assistance.

The current Mexican financial crisis is a liquidity crisis that has had a significant destabilizing effect on the exchange rate of the peso, with consequences for the overall exchange rate system. The spill-over effects of inaction in response to this crisis would be significant for other emerging market economies, particularly those in Latin America, as well as for the United States. Using the ESF to respond to this crisis is therefore plainly consistent with the purpose of 31 U.S.C. 5302(b): to give the United States the ability to take action consistent with its obligations in the International Monetary Fund to assure orderly exchange arrangements and a stable system of exchange rates.

The Mexican peso crisis erupted with such suddenness and in such magnitude as to render the usual short-term approaches to liquidity crisis inadequate to address the problem. To resolve problems arising from Mexico's shortterm debt burden, longer term solutions are necessary in order to avoid further pressure on the exchange rate of the peso. These facts present unique and emergency circumstances, and it is therefore both appropriate and necessary to make the ESF available to extend credits and loans to Mexico in excess of 6 months.

WILLIAM J. CLINTON. THE WHITE HOUSE, *March 9, 1995.*

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on Banking and Financial Services and ordered to be printed (H. Doc. 104–55).

\$41.29 ORDER OF BUSINESS—PRINTING OF AMENDMENTS—H.R. 1158 AND H.R. 1159

On motion of Mr. SOLOMON, by unanimous consent,

Ordered, That it may be in order for Members to have until 5 o'clock p.m., Monday, March 13, 1995, to submit amendments for printing in the Congressional Record on the bill (H.R. 1158) making emergency supplemental appropriations for additional disaster assistance and making recissions for the fiscal year ending September 30, 1995, and for other purposes, and the bill (H.R. 1159) making supplemental appropriations and rescissions for the fiscal year ending September 30, 1995, and for other purposes.

\$41.30 COMMITTEES AND SUBCOMMITTEES TO SIT

On motion of Mr. SOLOMON, by unanimous consent, the following committees and their subcommittees were granted permission to sit during the 5minute rule on Friday, March 10, 1995: the Committee on Economic and Educational Opportunities, the Committee on Government Reform and Oversight, the Committee on House Oversight, the Committee on the Judiciary, and the Committee on Transportation and Infrastructure.

41.31 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted—

To Mr. LoBIONDO, for today until 4 p.m.; and

To Mrs. CUBIN, for today after 2:50 p.m. and March 10. And then.

¶41.32 ADJOURNMENT

On motion of Mr. SHAYS, at 11 o'clock and 10 minutes p.m., the House adjourned.

¶41.33 REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. YOUNG of Alaska: Committee on Resources. H.R. 402. A bill to amend the Alaska Native Claims Settlement Act, and for other purposes (Rept. No. 104-73). Referred to the Committee of the Whole House on the State of the Union.

41.34 PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. CAMP (for himself and Mr. LEVIN):

H.R. 1178. A bill to amend the Internal Revenue Code of 1986 with respect to the treatment of effectively connected investment income of insurance companies; to the Committee on Ways and Means.

By Mr. CLEMENT (for himself and Mr.

DUNCAN): H.R. 1179: A bill to authorize appropriations for the preservation and restoration of historic buildings at historically black colleges and universities; to the Committee on Resources.

By Mr. UPTON (for himself, Mr. BOU-CHER, and Mr. BONIOR):

H.R. 1180. A bill to amend the Solid Waste Disposal Act to provide congressional authorization for restrictions on receipt of outof-State municipal solid waste and for State control over transportation of municipal solid waste, and to clarify the authority for certain municipal solid waste flow control arrangements, and for other purposes; to the Committee on Commerce.

By Mr. FLAKE:

H.R. 1181. A bill to strengthen families receiving aid to families with dependent children through education, job training, savings, and investment opportunities, and to provide States with greater flexibility in administering such aid in order to help individuals make the transition from welfare to employment and economic independence; to the Committee on Ways and Means.

By Mr. FRANK of Massachusetts:

H.R. 1182. A bill to permit certain Federal employees who retired or became entitled to receive compensation for work injury before December 9, 1980, to elect to resume coverage under the Federal employees' group life insurance program; to the Committee on Government Reform and Oversight.

By Mrs. MALONEY:

H.R. 1183. A bill to amend title II of the Social Security Act to provide more appropriate remedies for failures to report information relating to the earnings test; to the Committee on Ways and Means.

By Mr. MCČOLLUM (for himself, Mr. LEACH, Mrs. ROUKEMA, Mr. BEREUTER, Mr. ROTH, Mr. BAKER of Louisiana, Mr. LAZIO of New York, Mr. BACHUS, Mr. CASTLE, Mr. KING, Mr. ROYCE, Mr. WELLER, Mr. EHRLICH, Mr. CHRYSLER, Mr. CREMEANS, Mr. HEINEMAN, and Mr. LOBIONDO):

H.R. 1184. A bill to amend the Truth in Lending Act to clarify the intent of such act and to reduce burdensome regulatory requirements on creditors; to the Committee on Banking and Financial Services.

By Mr. MICA:

H.R. 1185. A bill to amend chapters 83 and 84 of title 5, United States Code, to increase the percentage of basic pay required to be contributed by individuals; to change the method for computing average pay; and for other purposes; to the Committee on Government Reform and Oversight.

By Mr. OXLEY:

H.R. 1186. A bill to provide for the safety of journeymen boxers, and for other purposes; to the Committee on Economic and Educational Opportunities, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PETRI (for himself (by request) and Mr. LAUGHLIN):

H.R. 1187. A bill to increase the safety for the public health and the environment by reducing the risks associated with the pipeline transportation of natural gas and hazardous liquids, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. RAHALL:

H.R. 1188. A bill to provide for the preservation of the coal mining heritage of southern West Virginia, and for other purposes; to the Committee on Resources.

By Mr. SCHUMER:

H.R. 1189. A bill to prohibit arms transfers and other military assistance to certain countries unless the President certifies that a state of war does not exist between the country concerned and Israel and that such country has accorded formal recognition to the sovereignty of Israel; to the Committee on International Relations.

By Mr. SCHUMER (for himself, Mrs. MALONEY, Mr. NADLER, Ms. VELAZ-QUEZ, Mr. MANTON, Mr. ENGEL, Mrs.

LOWEY, and Mr. TORRICELLI): H.R. 1190. A bill to amend the Internal Revenue Code of 1986 with respect to the treatment of cooperative housing corporations; to the Committee on Ways and Means.

By Mr. SCHUMER: H.R. 1191. A bill to prohibit insurers from denying health insurance coverage or benefits or varying premiums based on the status of an individual as a victim of domestic violence, and for other purposes; to the Committee on Commerce, and in addition to the Committees on the Judiciary, and Economic and Educational Opportunities, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

H.R. 1192. A bill to amend the Export Administration Act of 1979 to grant a private right of action to persons injured by reason of a violation of the antiboycott provisions, and for other purposes; to the Committee on International Relations, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

H.R. 1193. A bill to require that the United States Government hold certain discussions and report to the Congress with respect to the secondary boycott of Israel by Arab countries; to the Committee on International Relations, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SHAYS (for himself and Mr. PARKER):

H.R. 1194. A bill to require recreational camps to report information concerning deaths and certain injuries and illnesses to the Secretary of Health and Human Services, to direct the Secretary to collect the information in a central data system, to establish a President's Advisory Council on Rec-reational Camps, and for other purposes; to the Committee on Economic and Educational Opportunities.

By Mr. STUMP (for himself, Mr. CAL-LAHAN, and Mr. EVERETT):

H.R. 1195. A bill to impose certain requirements on health care liability claims; to the Committee on the Judiciary. By Mr. McDERMOTT (for himself, Mr.

WAXMAN, Mr. CONYERS, Mr. ABER-CROMBIE, Mr. PAYNE of New Jersey, Ms. VELAZQUEZ, Mr. OBERSTAR, Mr. STARK, Mr. SCOTT, Mr. VENTO, Mr. GONZALEZ, Mr. YATES, Mr. DELLUMS, Mr. BECERRA, Ms. WOOLSEY, Mr. SANDERS, Mr. MARTINEZ, Mr. DIXON, Mr. OLVER, Mrs. COLLINS of Illinois, Mr. GIBBONS, Mr. WATT of North Carolina, Mr. GUTIERREZ, Mr. HIN-CHEY, Mr. EVANS, Mr. ENGEL, Mr. FRANK of Massachusetts, Ms. PELOSI, Ms. EDDIE BERNICE JOHNSON of Texas. Mr. MILLER of California, Mr. COYNE, Mr. Sabo, Mr. Clay, Mr. Berman, Mrs. MEEK of Florida, Mr. TORRES, Mr. Owens, Mr. Schumer, Mr. STOKES, Mr. ROMERO-BARCELO, Mr. LEWIS of Georgia, Mr. STUDDS, Mr.

TOWNS, Mr. NADLER, Ms. NORTON, Mr. FATTAH, Mr. SERRANO, Mr. FORD, Mr. RANGEL, Mrs. MINK of Hawaii, Mr. FRAZER, Ms. RIVERS, Mr. FLAKE, Mr. MOAKLEY, Mr. KENNEDY of Massachusetts, and Ms. WATERS):

H.R. 1200. A bill to provide for health care for every American and to control the cost and enhance the quality of the health care system: to the Committee on Commerce and in addition to the Committees on Ways and Means, Government Reform and Oversight, National Security, and Veterans' Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. ENGEL (for himself, Mr. McCollum, Mr. Andrews, Mr. LIN-DER, and Mr. PALLONE):

H. Con. Res. 35. Concurrent resolution expressing the sense of the Congress that Pakistan should be designated as a state sponsor of terrorism; to the Committee on International Relations.

By Mr. SCHUMER:

H. Con. Res. 36. Concurrent resolution concerning the 3,000th anniversary of King David's establishment of Jerusalem as the capital of the Jewish kingdom; to the Committee on International Relations.

H. Con. Res. 37. Concurrent resolution concerning the 28th anniversary of the reunification of Jerusalem; to the Committee on International Relations.

By Mr. GONZALEZ (for himself, Mr. LAFALCE, Mr. VENTO, Mr. SCHUMER, Mr. KENNEDY of Massachusetts, Mr. FLAKE, Mr. MFUME, Ms. WATERS, Mr. SANDERS, Mrs. MALONEY, Mr. GUTIER-REZ, MS. ROYBAL-ALLARD, Mr. BAR-RETT of Wisconsin, Ms. VELAZQUEZ, Mr. WYNN, Mr. FIELDS of Louisiana, Mr. WATT of North Carolina. Mr. HIN-

CHEY, and Mr. ACKERMAN): H. Res. 110. Resolution affirming the support of the House of Representatives for the American consumer banking bill of rights; to the Committee on Banking and Financial Services.

By Mr. STOCKMAN:

H. Res. 111. Resolution providing for consideration of the bill (H.R. 807) to protect the Constitution of the United States from unauthorized encroachment into legislative powers by the executive branch, and to protect the Åmerican taxpayer from unauthorized encroachment into his wallet by an unconstitutional action of the President; to the

Committee on Rules. H. Res. 112. Resolution providing for con-sideration of the bill (H.R. 807) to protect the Constitution of the United States from unauthorized encroachment into legislative powers by the executive branch, and to protect the American taxpayer from unauthorized encroachment into his wallet by an unconstitutional action of the President; to the Committee on Rules.

41.35 PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII, private bills and resolutions were introduced and severally referred as follows:

By Mrs. FOWLER:

H.R. 1196. A bill to extend the deadline for the conversion of the vessel M/V Twin Drill; to the Committee on Transportation and Infrastructure.

By Mr. KENNEDY of Rhode Island:

H.R. 1197. A bill to authorize the Secretary of Transportation to issue a certificate of documentation with appropriate endorsement for employment in the coastwise trade for each of 10 vessels, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. REED:

H.R. 1198. A bill to authorize the Secretary of Transportation to issue a certificate of documentation with appropriate endorsement for employment in the coastwise trade for the vessel *Isabelle;* to the Committee on Transportation and Infrastructure.

H.R. 1199. A bill to authorize the Secretary of Transportation to issue a certificate of documentation with appropriate endorsement for employment in the fisheries for the vessel Aboriginal; to the Committee on Transportation and Infrastructure.

41.36 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 44: Mr. MCDERMOTT, Mr. OBERSTAR,

- Mr. ORTON, Mr. MINETA, and Ms. LOWEY. H.R. 62: Mr. BAKER of California.
 - H.R. 70: Mr. POSHARD.

H.R. 118: Mr. HEINEMAN and Mr. HERGER. H.R. 127: Mrs. Kelly, Mr. Paxon, Mr. OBERSTAR, and Mr. FAWELL.

- HR 139 Mr PORTER
- H.R. 208: Mr. PAXON.
- H.R. 224: Mr. EMERSON.

H.R. 244: Mr. QUINN, Mr. HINCHEY, Mr. TORRICELLI, Ms. VELAZQUEZ, Mr. KLUG, Mr. MARTINI, and Mr. RUSH.

- H.R. 248: Mr. GEJDENSON.
- H.R. 485: Mr. Fox.
- H.R. 553: Mr. MENENDEZ. H.R. 559: Mr. SERRANO.
- H.R. 567: Mr. BRYANT of Texas, Mr. FATTAH, and Ms. LOWEY.

H.R. 598: Mr. CALVERT, Mrs. LINCOLN, Mr. TIAHRT, Mr. GREENWOOD, Mr. KLUG, Mr. NOR-WOOD, Mr. TAYLOR of North Carolina, and Mr. MOORHEAD.

- H.R. 613: Mr. LIPINSKI.
- H.R. 739: Mr. BAKER of Louisiana.

H.R. 755: Ms. RIVERS and Mr. DEAL of Georgia.

H.R. 801: Mr. ABERCROMBIE, Mr. ACKERMAN, Mr. BALDACCI, Mr. BERMAN, Mr. BEILENSON, Mr. BISHOP, Mr. BROWN of California, Mr. BROWN of Ohio, Mr. CLAY, Mrs. CLAYTON, Mr. Conyers, Mr. DeFazio, Mr. Dellums, Mr. DICKS, Mr. DICKEY, Mr. DIXON, Mr. ENGLE, Ms. ESHOO, Mr. EVANS, Mr. FARR, Mr. FIELDS of Louisiana, Mr. FILNER, Mr. FROST, Ms. FURSE, Mr. GREEN of Texas, Mr. HILLIARD, Mr. HOLDEN, Mr. HOYER, Ms. JACKSON-LEE, Ms. KAPTUR, Mr. LEWIS of Georgia, Mr. LI-PINSKI, MS. LOFGREN, MS. LOWEY, Mrs. MALONEY, Mr. MATSUI, Mr. MCHALE, MS. MCKINNEY, Mrs. MEEK of Florida, Mr. MEE-HAN, Mr. MFUME, Mrs. MINK of Hawaii, Mr. MINETA, Mr. NADLER, Mr. NEAL of Massachusetts, Mr. Olver, Mr. Pastor, Mr. Parker, Ms. PELOSI, Mr. POMEROY, Mr. PORTER, Mr. RAHALL, Mr. RICHARDSON, Ms. RIVERS, Ms. ROYBAL-ALLARD, Mr. ROEMER, Mr. SABO, Mr. SANDERS, Mr. SAWYER, Mr. SERRANO, Mrs. SCHROEDER, Mr. SCHUMER, Mr. SPRATT, Mr. STARK, Mr. STUDDS, Mr. STUPAK, Mr. TAYLOR of North Carolina, Mr. TRAFICANT, Ms. VELAZQUEZ, Mr. VENTO, Mr. VOLKMER, Mr. WYNN, and Mr. WICKER.

H.R. 809: Mr. Fox.

H.R. 914: Mr. OBEY, Mr. FRANK of Massachusetts, and Mr. BEREUTER.

H.R. 977: Mr. PAXON.

H.R. 987: Mr. SKEEN, Mr. GENE GREEN of Texas, Mr. FROST, and Mr. ROGERS.

H.R. 1000: Mr. BORSKI, Mr. FATTAH, Ms. LOWEY, Mr. MCDERMOTT, Mrs. MALONEY, Mr. MINETA, and Mr. PETERSON of Minnesota.

H.R. 1020: Mr. SPRATT, Mr. FAWELL, Mr. PETERSON of Florida, Mr. CANADY, and Mr. PORTER

H.R. 1066: Mr. WALSH, Mr. PACKARD, and Mr. KNOLLENBERG.

H.R. 1085: Mr. JACOBS.

H.R. 1104: Mr. ROYCE, Mr. MEEHAN, Mr. HEINEMAN, Mr. MCINTOSH, Mr. MCINNIS, Mr. LAHOOD, and Mr. BLUTE.

H.R. 1110: Mr. KNOLLENBERG, Mr. HANCOCK, Mr. PORTER, Mr. KLUG, and Mr. BARTLETT of Maryland.

H.R. 1120: Mr. HEINEMAN, Mr. HOBSON, Ms. MOLINARI, and Mr. LIVINGSTON. H.R. 1145: Mr. CUNNINGHAM and Ms.

LOFGREN.

H.J. Res. 3: Mr. LAHOOD.

H. Con. Res. 12: Mrs. COLLINS of Illinois, Mr. DUNCAN, and Mr. STUMP.

H. Con. Res. 19: Mrs. CHENOWETH and Mr. CALVERT

H. Res. 102: Mrs. Myrick.

¶41.37 DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 4 of rule XXII, sponsors were deleted from public bills and resolutions as follows:

H.R. 1120: Mr. STEARNS.

FRIDAY, MARCH 10, 1995 (42)

42.1 DESIGNATION OF SPEAKER PRO TEMPORE

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

WASHINGTON, DC.

March 10, 1995. I hereby designate the Honorable HENRY BONILLA to act as Speaker pro tempore on this day.

NEWT GINGRICH, Speaker of the House of Representatives.

42.2 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. BONILLA, announced he had examined and approved the Journal of the pro-

ceedings of Thursday, March 9, 1995. Pursuant to clause 1, rule I, the Journal was approved.

¶42.3 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XXIV, were referred as follows:

514. A letter from the Acting Secretary of Agriculture, transmitting a draft of proposed legislation to recover costs of establishing standards for agricultural products; to the Committee on Agriculture. 515. A letter from the Under Secretary of

Defense, transmitting a report of a violation of the Anti-Deficiency Act which occurred in the Department of the Air Force, pursuant to 31 U.S.C. 1517(b); to the Committee on Appropriations.

516. A letter from the Administrator, Panama Canal Commission, transmitting a draft of proposed legislation entitled, the "Panama Canal Amendments Act of 1995"; to the Committee on National Security. 517. A letter from the Federal Housing Fi-

nance Board, transmitting the office's 1995 compensation plan, pursuant to Public Law 101-73, section 1206 (103 Stat. 523); to the Committee on Banking and Financial Services

518. A letter from the Director, Defense Security Assistance Agency, transmitting a copy of Transmittal No. B-95 which relates to enhancements or upgrades from the level of sensitivity of technology or capability described on section 36(b)(1) AECA certification 92-40 of September 14, 1992, pursuant to 22 U.S.C. 2776(b)(5); to the Committee on International Relations.

519. A letter from the Chairman, U.S. Advisory Commission on Public Diplomacy, transmitting the Commission's report on public diplomacy activities of the U.S. Gov-ernment, pursuant to 22 U.S.C. 1469; to the Committee on International Relations.

520. A letter from the Chairman, Commodity Futures Trading Commission, transmitting a report of activities under the Freedom of Information Act for calendar year 1994, pursuant to 5 U.S.C. 552(d); to the Committee on Government Reform and Oversight. 521. A letter from the Secretary of Trans-

portation, transmitting a report of activities under the Freedom of Information Act for calendar year 1994, pursuant to 5 U.S.C. 552(e); to the Committee on Government Re-

form and Oversight. 552. A letter from the Secretary, Department of Transportation, transmitting the annual report on railroad financial assistance for fiscal year 1994, pursuant to section 409 of the Staggers Rail Act of 1980; to the Committee on Transportation and Infrastructure.

523. A letter from the Secretary of Transportation, transmitting the Department's annual report on pipeline safety activities for calendar year 1992, pursuant to 49 U.S.C. app. 1683(a); jointly, to the Committees on Transportation and Infrastructure, Commerce, and Resources.

42.4 PAPERWORK REDUCTION

On motion of Mr. CLINGER, by unanimous consent, the bill of the Senate (S. 244) to further the goals of the Paperwork Reduction Act to have Federal agencies become more responsible and publicly accountable for reducing the burden of Federal paperwork on the public, 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. 830 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.

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

When on motion of Mr. CLINGER, it was.

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

Thereupon, the SPEAKER pro tempore, Mr. BONILLA, by unanimous consent, announced the appointment of Mr. CLINGER, Mrs. MEYERS, Messrs. MCHUGH, MCINTOSH, and FOX as managers on the part of the House at said conference.

Ordered, That the Clerk notify the Senate thereof.

The Speaker pro tempore, Mr. BONILLA, announced that additional appointments of conferees would be made later today.

42.5 PRODUCT LIABILITY LITIGATION

The SPEAKER pro tempore, Mr. BONILLA, pursuant to House Resolution 109 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 bill (H.R. 956) to establish legal standards and procedures for product liability litigation, and for other purposes.

Mr. DREIER, Chairman of the Committee of the Whole, resumed the chair; and after some time spent therein.

42.6 RECORDED VOTE

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

Page 31, line 5, insert before the period the 'a) EFFECTIVE DATE.—'' at the beginning of the line, and after line 8 insert the following:
(b) SUNSET.—Titles I, II, and III shall expire 5 years after the date of the enactment

of this Act unless the Secretary of Commerce has certified to the Congress not less than 90 days before the expiration of such years-

(1) that insurance rates covering liabilities affected by such titles have declined by not less than 10 percent after taking into account changes in the Consumer Price Index,

(2) that insurance rates have not declined by at least 10 percent because of extraordinary circumstances, has specified such extraordinary circumstances, and has ex-plained their impact on such insurance rates.

It was decided in the Yeas 175 negative Nays 249

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¶42.7	[Roll No. 227]	
	AYES-175	
Abercrombie	Fields (LA)	Menendez
Ackerman	Filner	Mfume
Andrews	Flake	Miller (CA)
Baesler	Foglietta	Minge
Baldacci	Ford	Mink
Barcia	Frank (MA)	Moakley
Barrett (WI)	Frost	Montgomery
Becerra	Furse	Moran Morah
Beilenson	Gejdenson Gibbons	Murtha Nadler
Bentsen	Gonzalez	Neal
Berman	Gordon	
Bishop Bonior	Green	Oberstar
Borski		Obey
	Gutierrez	Olver
Boucher Brewster	Hall (OH)	Ortiz Owens
	Hastings (FL)	
Browder	Hayes	Pallone
Brown (CA)	Hefner	Pastor
Brown (FL)	Hilliard	Payne (NJ)
Brown (OH)	Hinchey	Pelosi
Bryant (TX)	Holden	Peterson (FL)
Bunn	Hoyer	Peterson (MN)
Cardin	Jackson-Lee	Poshard
Chapman	Johnson (SD)	Rahall
Clay	Johnson, E.B.	Reed
Clayton	Johnston	Reynolds
Clement	Kaptur	Richardson
Clyburn	Kennedy (MA)	Rivers
Coleman	Kennedy (RI)	Rose
Collins (IL)	Kennelly	Roybal-Allard
Collins (MI)	Kildee	Rush
Condit	Klink	Sabo
Conyers	LaFalce	Sanders
Costello	Lantos	Schroeder
Coyne	Laughlin	Schumer
Cramer	Levin	Scott
Danner	Lewis (GA)	Serrano
de la Garza	Lincoln	Skelton
Deal	Lipinski	Slaughter
DeFazio	Lofgren	Spratt
DeLauro	Lowey	Stark
Dellums	Luther	Stokes
Dicks	Maloney	Studds
Dingell	Manton	Stupak
Dixon	Markey	Tanner
Doggett	Martinez	Taylor (MS)
Doyle	Mascara	Tejeda
Durbin	Matsui	Thompson
Engel	McCarthy	Thurman
Eshoo	McDermott	Torres
Evans	McHale	Torricelli
Farr	McKinney	Traficant
Fattah	Meehan	Tucker
Fazio	Meek	Velazquez