The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas When there appeared Nays

¶45.6[Roll No. 236]

YEAS-421

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

Montgomery

DeFazio

Moorhead Rohrabacher Tauzin Morella Ros-Lehtinen Taylor (MS) Taylor (NC) Murtha Myers Myrick Roth Tejeda Thomas Roukema Roybal-Allard Thompson Nadler Neal Royce Thornberry Nethercutt Rush Thornton Neumann Sabo Thurman Ney Norwood Salmon Tiahrt Torkildsen Sanders Nussle Sanford Torres Torricelli Oberstar Sawyer Obey Saxton Towns Olver Scarborough Traficant Ortiz Schaefer Tucker Orton Schiff Upton Owens Schroeder Velazquez Oxley Packard Schumer Vento Visclosky Scott Pallone Seastrand Volkmer Vucanovich Sensenbrenner Parker Pastor Waldholtz Serrano Paxon Shadegg Walker Payne (NJ) Shaw Walsh Payne (VA) Shays Wamp Peterson (FL) Shuster Ward Sisisky Peterson (MN) Waters Watt (NC) Petri Skaggs Pickett Skeen Watts (OK) Pombo Skelton Waxman Pomeroy Slaughter Weldon (FL) Smith (MI) Porter Weldon (PA) Smith (NJ) Weller Portman White Whitfield Poshard Smith (TX) Prvce Smith (WA) Quillen Solomon Wicker Williams Quinn Souder Radanovich Wilson Spence Wise Rahall Spratt Ramstad Stark Wolf Woolsev Rangel Stearns Reed Stenholm Wyden Stockman Regula Wynn Revnolds Stokes Yates Richardson Studds Young (AK) Stump Riggs Young (FL) Zeliff Rivers Stupak Roberts . Talent Zimmer Roemer Tanner Rogers Tate NAYS-6 Fattah Gibbons Jacobs Frank (MA) Gonzalez NOT VOTING-7

Barr Fazio Pelosi Metcalf Cubin Dicks Miller (FL)

So the resolution, as amended, was agreed to.

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

¶45.7 PROVIDING FOR THE CONSIDERATION OF H.R. 1158

Mr. DREIER, by direction of the Committee on Rules, called up the following resolution (H. Res. 115)

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the State of the Union for consideration of the bill (H.R. 1158) making emergency supplemental appropriations for additional disaster assistance and making rescissions for the fiscal year ending September 30, 1995, and for other purposes. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and the amendments made in order by this resolution and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations. After general debate the bill shall be considered for amendment under the five-minute rule for a period not to exceed ten hours and shall be considered as read. Points of order against provisions in the bill for failure to comply

with clause 2 of rule XXI are waived. It shall be in order to consider as an original bill for the purpose of amendment under the fiveminute rule an amendment in the nature of a substitute consisting of the text of H.R. 1158 modified as follows: on page 56, after line 12, add as new titles IV, V, and VI the respective texts of titles I, II, and III of the bill (H.R. 1159) making supplemental appropriations and rescissions for the fiscal year ending September 30, 1995, and for other purposes, except the text of section 306 of H.R. 1159. The amendment in the nature of a substitute shall be considered as read. Points of order against the amendment in the nature of a substitute for failure to comply with clause 7 of rule XVI or clause 2 of rule XXI are waived. No amendment to the amendment in the nature of a substitute shall be in order unless printed as an amendment to H.R. 1158 or H.R. 1159, as the case may be, in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII before March 14, 1995. Amendments so printed shall be considered as read. Points of order against such amendments for failure to comply with clause 2(e) of rule XXI are waived. It shall not be in order to consider an amendment proposing to increase the net level of budget authority in the bill. It shall not be in order to consider an amendment proposing to redistribute budget authority within the net level of budget authority in the bill except within a chapter of the bill or, in the case of a title of the bill not organized by chapters, within such title. Debate on each amendment to the amendment in the nature of a substitute and any amendments thereto shall be limited to thirty minutes. Notwithstanding any other provision of this resolution, all points of order against the amendments specified in the report of the Committee on Rules accompanying this resolution are waived. At the conclusion of consideration of the bill for amendment, the Committee shall rise and report the bill to the House with such amendment 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 any amendment thereto to final passage without intervening motion except one motion to recommit with or without instructions.

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

Page 3, line 15, insert before the period " and any such amendment, or any amendment thereto, shall not be subject to a demand for a division of the question in the House or in the Committee of the Whole'

After debate,

On motion of Mr. DREIER, the previous question was ordered on the amendment and the resolution.

The question being put, viva voce,

Will the House agree to said amendment?

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

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

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.