Porter Sensenbrenner Torkildsen Portman Shadegg Torricelli Prvce Traficant Quillen Shays Upton Vucanovich Shuster Quinn Radanovich Waldholtz Skeen Smith (MI) Ramstad Walker Walsh Smith (NJ) Regula Riggs Smith (TX) Wamp Watts (OK) Weldon (FL) Roberts Smith (WA) Solomon Rogers Rohrabacher Weldon (PA) Souder Ros-Lehtinen Spence Weller White Roth Stearns Roukema Stockman Whitfield Royce Stump Wicker Salmon Talent Wilson Sanford Tate Wolf Tauzin Young (AK) Saxton Scarborough Taylor (NC) Young (FL) Schaefer Thomas Zeliff Schiff Thornberry Zimmer Seastrand Tiahrt

NOT VOTING-4

Browder Meek Edwards Minge

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

¶48.14 RECORDED VOTE

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

Page 4, strike the item relating to section 592 and insert the following:

Sec. 592. Sense of the Congress.

Page 18, strike line 19 and all that follows through line 5 on page 19 and insert the fol-

'(3) FOR FAILURE TO PARTICIPATE IN THE IN-COME AND ELIGIBILITY VERIFICATION SYSTEM.-If the Secretary determines that a State program funded under this part is not participating during a fiscal year in the income and eligibility verification system required by section 1137, the Secretary shall reduce by percent the amount of the grant that would (in the absence of this subsection, subsection (a)(1)(B) of this section, and section 101(e)(2)) be payable to the State under subsection (a)(1)(A) for the fiscal year.
Page 32, line 20, strike "subsection (c)(1)"

and insert "section 403(c)(1)" Page 32, line 24, strike ", unless" and all that follows through line 13 on page 33 and insert "except consistent with title IV of the

Personal Responsibility Act of 1995.''.
Page 33, line 16, strike "a State" and insert "A State

Page 35, beginning on line 16, strike "sub-

section (c)(1)" and insert section 403(c)(1)".
Page 36, line 3, strike "subsection (e)(1)"

Page 36, line 3, Suine and insert "section 403(c)(1)".

13004)" after "1990"

Page 123, line 23, strike "amount appropriated" and insert "school-based nutrition

Page 124, line 6, strike "amount appropriated" and insert "school-based nutrition amount".

Page 125, beginning on line 22, strike "amount appropriated" and insert "schoolbased nutrition amount"

Page 125, line 25, strike "amount appropriated" and insert "school-based nutrition amount".

Page 126, beginning on line 6, strike "amount appropriated" and insert "schoolbased nutrition amount"

Page 126, line 9, strike "amount appropriated" and insert "school-based nutrition amount'

Page 126, beginning on line 22, strike "amount appropriated" and insert "schoolbased nutrition amount"

Page 127, beginning on line 3, strike 'amount appropriated' and insert 'schoolamount appropriated" and insert "schoolbased nutrition amount".

Page 127, beginning on line 11, strike "amount appropriated" and insert "schoolbased nutrition amount"

Page 127, beginning on line 16, strike 'amount appropriated' and insert "schoolbased nutrition amount".

Page 131, line 9, strike "620" and insert

Page 153, strike lines 8 through 14.

Page 153, line 15, strike " $(\bar{4})$ " and insert "(3)"

Page 154, strike the parenthetical phrase beginning on line 20.

Page 154, line 18, strike "subsections (b) and (c)" and insert "subsection (b)".

Page 159, line 13, insert "or section 412" 'this section'

Page 159, strike the parenthetical phrase beginning on line 16.

Page $1\bar{6}7$, line 10, strike ''individual'' and insert "alien"

Page 169, line 9, insert "(a) LIMITATIONS ON Assistance.—'' before "Section"

Page 170, after line 12, insert the following: CONFORMING AMENDMENTS.—Section

501(h)) of the Housing Act of 1949 (42 U.S.C. 1471(h)) is amended-(1) by striking "(1)";

(2) by striking "by the Secretary of Housing and Urban Development": and

(3) by striking paragraph (2).

Page 193, line 4, insert "of title II" after subtitle C

Page 203, line 3, strike "Section (3)(o)" and insert "Section 3(o)".

Page 204, line 21, strike the comma after "households

Page 210, line 16, strike "42" and insert

Page 217, line 17, strike "2015(i)(6)" and insert "2016(i)(6)"

Page 217, line 18, strike "17(e)" and insert section 17(e)"

Page 221, line 25, strike "the".

Page 222, line 1, strike "year" and insert 'vears'

Page 228, beginning on line 25, strike "Food Stamp Simplification and Reform" and insert "Personal Responsibility"

Page 229, line 5, strike "Food Stamp Simplification and Reform" and insert "Personal Responsibility'

Page 231, line 10, strike ", wherever posand on line 11, insert "wherever possible. sible," after "Agriculture,".

Page 236, line 4, strike "and (c)"

Page 236, strike lines 7 and 8.

Page 236, line 9, strike "(c)" and insert (b)" and strike "section 560" and insert "section 559"

Page 242, line 4, strike "601(d)(1)" and in-601(d)(1)(A)

Page 245, line 10, strike "indivdiuals" and insert "individuals"

Page 255, strike lines 19 and 20 and insert the following: "and for whom, for the month preceding the month in which the individual attained such age, a determination was in effect that the individual is a qualifying child under section 1646(3).

Page 262, line 9, insert "by reason of disability" after "Act,"

Page 323, line 24, strike "(c)" and insert

Page 368, line 20, strike "subparagraphs (A) and (B)" and insert "paragraphs (1) and (2)"

Page 387, line 25, strike "by an administrative adjudicator" and insert "through an administrative process established under State law''

Page 393, strike line 4 and all that follows through line 7.

Page 393, line 5, strike "(b) TECHNICAL AMENDMENT.—'

It was decided in the Yeas affirmative Nays

948.15[Roll No. 257] AYES-228

Allard Franks (NJ) Moorhead Andrews Frelinghuysen Morella Archer Myers Armey Funderburk Myrick Nethercutt Gallegly Bachus Baker (CA) Ganske Ney Baker (LA) Gekas Norwood Gilchrest Ballenger Nussle Gillmor Oxley Barrett (NE) Gilman Packard Goodlatte Bartlett Paxon Goodling Barton Petri Bass Goss Pombo Bateman Graham Porter Greenwood Portman Bereuter Bilbray Gunderson Prvce Bilirakis Gutknecht Quillen Bliley Hancock Quinn Radanovich Blute Hansen Boehlert Hastert Ramstad Hastings (WA) Boehner Regula Riggs Roberts Bonilla Havworth Bono Hefley Brownback Heineman Rogers Rohrabacher Bryant (TN) Herger Hilleary Ros-Lehtinen Bunning Hobson Roth Hoekstra Roukema Burr Burton Hoke Royce Buver Horn Salmon Hostettler Callahan Sanford Calvert Houghton Saxton Camp Hunter Scarborough Hutchinson Schaefer Canady Schiff Castle Seastrand Chahot Inglis Sensenbrenner Chambliss Istook Johnson (CT) Chenoweth Shadegg Christensen Johnson, Sam Shaw Shays Chrysler Jones Kasich Shuster Clinger Coble Kellv Skeen Coburn Kim Smith (MI) Collins (GA) King Smith (NJ) Kingston Smith (TX) Combest Cooley Klug Knollenberg Smith (WA) Cox Solomon Crane Kolbe Souder LaHood Spence Crapo Cremeans Largent Stearns Stockman Latham Cubin Cunningham LaTourette Stump Davis Lazio Talent DeLav Leach Tate Diaz-Balart Taylor (NC) Lewis (CA) Dickey Lewis (KY) Thomas Doolittle Thornberry Lightfoot Dornan Linder Tiahrt Torkildsen Livingston Dreier LoBiondo Duncan Upton Dunn Longley Vucanovich Waldholtz Ehlers Lucas Manzullo Ehrlich Walker Martini Walsh Emerson English McCollum Wamp Watts (OK) McCrery Ensign Everett McDade Weldon (FL) Ewing McHugh Weldon (PA) Fawell McInnis Weller White Wicker Fields (TX) McIntosh Flanagan McKeon Metcalf Wolf Forbes Meyers Young (AK) Mica Young (FL) Fowler Miller (FL) Zeliff Franks (CT) Molinari Zimmer NOES-203 Abercrombie Costello Ackerman

Browder Brown (CA) Coyne Cramer Brown (FL) Brown (OH) Danner Bryant (TX) de la Garza Cardin Deal Chapman DeFazio Clav DeLauro Clayton Dellums Clement Deutsch Dicks Clvburn Dingell Coleman Collins (IL) Dixon Doggett Collins (MI) Condit Dooley Convers Durbin

Baesler

Barcia

Becerra

Bentsen

Berman

Bevill

Bishop

Bonio

Borski

Boucher

Beilenson

Baldacci

Barrett (WI)

Engel Eshoo Lipinski Richardson Rivers Lofgren Evans Lowey Luther Maloney Rose Roybal-Allard Farr Fattah Manton Fields (LA) Markey Sabo Filner Martinez Sanders Foglietta Mascara Sawyer Schroeder Ford Matsui Frank (MA) McCarthy Schumer Frost McDermott Scott Furse McHale Serrano Gejdenson McKinney Sisisky Gephardt McNulty Skaggs Geren Meehan Skelton Gibbons Meek Slaughter Gonzalez Menendez Spratt Gordon Mfume Stark Miller (CA) Stenholm Green Gutierrez Mineta Stokes Hall (OH) Minge Mink Studds Hall (TX) Stupak Hamilton Moakley Tanner Harman Mollohan Tauzin Hastings (FL) Taylor (MS) Montgomery Hayes Moran Tejeda Hefner Murtha Thompson Hilliard Nadler Thornton Hinchey Neal Thurman Holden Neumann Torres Hoyer Oberstar Torricelli Jackson-Lee Obev Towns Jacobs Olver Traficant Jefferson Ortiz Tucker Johnson (SD) Orton Velazquez Johnson, E. B. Owens Vento Johnston Pallone Visclosky Volkmer Kaniorski Parker Kaptur Pastor Ward Kennedy (MA) Payne (NJ) Waters Watt (NC) Kennedy (RI) Payne (VA) Kennelly Pelosi Waxman Peterson (FL) Kildee Whitfield Peterson (MN) Williams Kleczka Klink Pickett Wilson LaFalce Pomeroy Wise Poshard Woolsey Lantos Laughlin Rahall Wyden Levin Rangel Wynn Lewis (GA) Reed Yates Lincoln Reynolds NOT VOTING-3

Edwards Flake Doyle

So the amendment was agreed to.

¶48.16 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendments en bloc submitted by Mr. ARCHER:

Amendment No. 2, offered by Mr. TALENT: Page 6, after line 3, insert the following: SEC. 100. SENSE OF THE CONGRESS.

It is the sense of the Congress that—

(1) marriage is the foundation of a success-

(2) marriage is an essential social institution which promotes the interests of children and society at large;

(3) the negative consequences of an out-ofwedlock birth on the child, the mother, and

society are well documented as follows:
(A) the illegitimacy rate among black
Americans was 26 percent in 1965, but today the rate is 68 percent and climbing;

(B) the illegitimacy rate among white Americans has risen tenfold, from 2.29 per-

cent in 1960 to 22 percent today; (C) the total of all out-of-wedlock births between 1970 and 1991 has risen from 10 percent to 30 percent and if the current trend continues 50 percent of all births by the year

2015 will be out-of-wedlock;
(D) ¾ of illegitimate births among whites are to women with a high school education or less;

(E) the 1-parent family is 6 times more likely to be poor than the 2-parent family;

(F) children born into families receiving welfare assistance are 3 times more likely than children not born into families receiving welfare to be on welfare when they reach adulthood;

(G) teenage single parent mothering is the single biggest contributor to low weight babies;

(D) children born out-of-wedlock are more likely to experience low verbal cognitive attainment, child abuse, and neglect;

(I) young people from single parent or stepparent families are 2 to 3 times more likely to have emotional or behavioral problems than those from intact families;

(J) young white women who were raised in a single parent family are more than twice as likely to have children out-of-wedlock and to become parents as teenagers, and almost twice as likely to have their marriages end in divorce, as are children from 2-parent families:

(K) the younger the single parent mother, the less likely she is to finish high school;

(L) young women who have children before finishing high school are more likely to receive welfare assistance for a longer period of time;

(M) between 1985 and 1990, the public cost of births to teenage mothers under the aid to families with dependent children program, the food stamp program, and the medicaid program has been estimated \$120,000,000,000;

(N) the absence of a father in the life of a child has a negative effect on school performance and peer adjustment;

(O) the likelihood that a young black man will engage in criminal activities doubles if he is raised without a father and triples if he lives in a neighborhood with a high concentration of single parent families; and

(P) the greater the incidence of single parent families in a neighborhood, the higher the incidence of violent crime and burglary;

(4) in light of this demonstration of the crisis in our Nation, the reduction of out-ofwedlock births is an important government interest and the policy contained in provisions of this title address the crisis.

Amendment No. 4, offered by Mr. HYDE: Page 8, line 15, strike "births", and insert 'pregnancies."

Page 8, strike lines 22-25.
Page 14, line 18, strike ''costs.'' and insert costs. Not withstanding any other provisions of this act, a state to which a grant is made under section 403 may not use any part of the grant to provide medical services.

Amendment No. 6, offered by Mr. TALENT: Page 22, strike the table that begins after line 2 and insert the following:

The minimum "T

If the fiscal year is:	participation rate is:
1996	
1997	
1998	20
1999	25
2000	27
2001	29
2002	40
2003 or thereafter	50.

Amendment No. 10, offered by Mr. SMITH of

Page 65, line 2, insert after the period: The Secretary may not require a state to alter its child protection law regarding determination of the adequacy, type and timing of health care (whether medical, non-medical or spiritual).

Amendment No. 12, offered by Mr. BURTON

Page 85, after line 15, insert the following: SEC. 205. SENSE OF THE CONGRESS REGARDING TIMELY ADOPTION OF CHILDREN.

It is the sense of the Congress that—
(1) too many children who wish to be adopted are spending inordinate amounts of time in foster care:

(2) there is an urgent need for States to increase the number of waiting children being adopted in a timely and lawful manner;

(3) States should allocate sufficient funds under this title for adoption assistance and medical assistance to encourage more families to adopt children who otherwise would languish in the foster care system for a period that many experts consider detrimental to their development;

(4) when it is necessary for a State to remove a child from the home of the child's biological parents, the State should strive-

(A) to provide the child with a single foster care placement and a single coordinated case team; and

(B) to conclude an adoption of the child, when adoption is the goal of the child and the State, within one year of the child's placement in foster care; and

(5) States should participate in local, regional, or national programs to enable maximum visibility of waiting children to potential parents.

Amendment No. 14. Offered by Mr. CUNNINGHAM:

Page 114, strike line 4, and insert the fol-

lowing:
"(b) Additional Requirements With Re-SPECT TO ASSISTANCE FOR PREGNANT, POSTPARTUM, AND BREASTFEEDING WOMEN,

INFANTS, AND CHILDREN.—
"(1) MINIMUM AMOUNT OF ASSISTANCE.—The State shall

Page 114, after line 11, insert the following (and make appropriate conforming amendments):

(2) Assistance for members of the ARMED FORCES AND THEIR DEPENDENTS.—The State shall ensure that assistance described in subsection (a)(1) is provided to members of the Armed Forces and dependents of such members (regardless of the State of residence of such members or dependents) who meet the requirements of such subsection on an equitable basis with assistance provided to all other individuals under such subsection in such State.

(c) Additional Requirement With Re-SPECT TO CHILD CARE ASSISTANCE ON MILI-TARY INSTALLATIONS.-

(1) IN GENERAL.—To the extent consistent with the number of children who are receiving assistance under child care programs established and carried out on military installations in such State by the Department of Defense, the State, after timely and appropriate consultation with representatives of such programs, shall provide assistance to such programs for such children (regardless of the State of residence of such children) in accordance with subsection (a)(3) on an equitable basis with assistance provided in accordance with such subsection to all other child care programs carried out in such State.

"(2) LIMITATION.—In providing assistance to a child care program established and carried out on a military installation under paragraph (1), a State shall not require that such program be licensed under State law if such program is licensed by the Department of Defense.

Amendment No. 16, offered by Mr. GUNDER-

Page 116, beginning on line 19, strike "the Secretary determines to be appropriate" and insert "which can be reasonably required by the Secretary

Page 135, beginning on line 4, strike "the Secretary determines to be appropriate" and insert "which can be reasonably required by the Secretary

Amendment No. 23, offered by Mr. Rob-ERTS:

Page 232, strike lines 23 and 24 and insert the following:

"Section 15 of the Food Stamp Act of 1977 (7 U.S.C. 2024) is amended by adding at the end the following new subsection:"

Page 232, line 25, strike "(g)(1)" and insert "(h)(1)".