Engel Eshoo Lipinski Evans Lowey Farr Fattah Fazio Manton Fields (LA) Filner Foglietta Ford Matsui Frank (MA) Frost Furse Gejdenson Gephardt Geren Gibbons Meek Gonzalez Gordon Mfume Green Gutierrez Mineta Hall (OH) Minge Mink Hall (TX) Hamilton Harman Hastings (FL) Hayes Moran Hefner Murtha Hilliard Nadler Hinchey Neal Holden Hoyer Jackson-Lee Obev Jacobs Olver Jefferson Ortiz Johnson (SD) Orton Johnson, E. B. Owens Johnston Pallone Kaniorski Parker Kaptur Pastor Kennedy (MA) Kennedy (RI) Kennelly Peľosi Kildee Kleczka Klink LaFalce Lantos Laughlin Rahall Levin Lewis (GA) Rangel Reed Lincoln NOT VOTING-3 Edwards Doyle

48.16

Richardson Rivers Lofgren Roemer Luther Maloney Rose Roybal-Allard Rush Markey Sabo Martinez Sanders Mascara Sawyer Schroeder McCarthy Schumer McDermott Scott McHale Serrano McKinney Sisisky McNulty Skaggs Meehan Skelton Slaughter Menendez Spratt Stark Miller (CA) Stenholm Stokes Studds Stupak Moakley Tanner Mollohan Tauzin Taylor (MS) Montgomery Tejeda Thompson Thornton Thurman Neumann Torres Oberstar Torricelli Towns Traficant Tucker Velazquez Vento Visclosky Volkmer Ward Payne (NJ) Waters Watt (NC) Payne (VA) Waxman Peterson (FL) Whitfield Peterson (MN) Williams Pickett Wilson Pomeroy Wise Poshard Woolsey Wyden Wynn Yates Reynolds

So the amendment was agreed to.

Flake

¶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 successful society:

(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

(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-

(C) the total of all out-of-wedlock births between 1970 and 1991 has risen from 10 per-cent 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 birth 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 **b**een 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; and

(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

"If the fiscal year is:	participation rate is:
1996	
1997	
1998	
1999	
2000	
2001	
2002	
2003 or thereafter .	
Amondmont No. 10	fored by Mr. SMITH of

Amendment No. 10, offered by Mr. SMITH of Texas:

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 of Indiana:

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-

(Ă) 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-SON:

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)(ĭ)".

Amendment No. 27, offered by Mr. ZIMMER: Page 37, line 11, strike "CONVICTED OF" and insert "FOUND TO HAVE"

1995

Page 37, line 12, strike "REPRESENTING" and insert "REPRESENTED"

Page 37, line 12, strike "TO A WELFARE PROGRAM" and insert "IN ORDER TO OB-TAIN BENEFITS IN 2 OR MORE STATES" after "RESIDENCE"

Page 37, line 13, 14 and 15, strike "A State to which a grant is made under section 403 may not use any part of the grant to provide assistance to an individual" and insert "An individual shall not be considered an eligible individual for the purposes of this title fore "during" on line 15.

Page 37, line 16, insert "found by a State to have made, or is" after "is"

Page 37, line 17, strike "of making" and in-"of having made," sert

Page 37, line 20, strike "under 2 or more" and insert "simultaneously from 2 or more States under"

Page 37, line 21, insert ", title XIX, or the Food Stamp Act of 1977, or benefits in 2 or more States under the supplemental security income program under title XIV" before the period.

Page 266, after line 15, insert the following: SEC. 606. DENIAL OF SSI BENEFITS FOR 10 YEARS

TO INDIVIDUALS FOUND TO HAVE FRAUDULENTLY MISREPRESENTED RESIDENCE IN ORDER TO OBTAIN **BENEFITS SIMULTANEOUSLY IN 2 OR** MORE STATES.

Sec. 1614(a) of the Social Security Act (42 U.S.C. 1382c(a)) is amended by adding at the end the following:

"(5) An individual shall not be considered an eligible individual for purposes of this title during the 10-year period beginning on the date the individual is found by a State to have made, or is convicted in Federal or State court of having made, a fraudulent statement or representation with respect to the place of residence of the individual in order to receive benefits simultaneously from 2 or more States under programs that are funded under part A of title IV, title XIX, or the Food Stamp Act of 1977, or benefits in 2 or more States under the supplemental security income program under title XVI.

At the end of subtitle B of title V, insert the following (and make such technical and conforming changes as may be appropriate): SEC. 581. DENIAL OF FOOD STAMP BENEFITS FOR

10 YEARS TO INDIVIDUALS FOUND TO HAVE FRAUDULENTLY MIS-REPRESENTED RESIDENCE IN RESIDENCE IN ORDER TO OBTAIN BENEFITS SIMUL-TANEOUSLY IN 2 OR MORE STATES.

Section 6 of the Food Stamp Act of 1977 (7 U.S.C. 2015) is amended by adding at the end the following:

"(I) An individual shall be ineligible to participate in the food stamp program as a member of any household during the 10-year period beginning on the date the individual is found by a State to have made, or is convicted in Federal or State court of having made, a fraudulent statement or representation with respect to the place of residence of the individual in order to receive benefits simultaneously from 2 or more States under the food stamp program or under programs that are funded under part A of title IV, title XIX, or benefits in 2 or more States under the supplemental security income program under title XVI.

Amendment No. 28, offered by Mr. SHAW:

Page 282, line 13, after the period insert the following: "The Secretary must agree that the system will not cost more nor take more time to establish than a centralized system. In addition, employers shall be given 1 location to which income withholding is sent.".

Page 322, strike line 23 and all that follows through line 23 on page 323.

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

Amendment offered by Ms. DUNN of Wash-

ington: Page 307, line 4, strike "and".

Page 307, line 8, strike "matter."." and insert "matter: and"

Page 307, after line 8, insert the following: (C) any individual who has died be placed in the records relating to the death and be recorded on the death certificate.'

MODIFICATIONS TO AMENDMENTS EN BLOC

OFFERED BY MR. ARCHER

The CHAIRMAN. The Clerk will report the modifications to the amendments en bloc.

The Clerk read as follows:

Modifications to the amendments en bloc offered by Mr. ARCHER:

Amendment No. 4, as modified, offered by Mr. HYDE: (1) Page 8, line 15, strike "births", and insert "pregnancies."

(2) Page 8, lines 24 and 25, strike "and health services"

(3) Page 14, line 18, strike "costs," and in-'costs. Not withstanding any other prosert ' vision 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. 12, as modified, offered by Mr. BURTON of Indiana: 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:

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

(3) Studies have shown that States spend an excess of \$15,000 each year on each special needs child in foster care, and would save significant amounts of money if they offered incentives to families to adopt special needs children:

(4) 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;

(5) State should offer incentives for families that adopt special needs children to make adoption more affordable for middleclass families:

(6) when it is necessary for a State to remove a child from the home of the child's hiological 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

(7) States should participate in local, regional, or national programs to enable maximum visibility of waiting children to potential parents. Such programs should include a nationwide, interactive computer network to disseminate information on children eligible for adoption to help match them with families around the country.

It was decided in the Yeas 249 affirmative 177 ¶48.17

[Roll No. 258]

	AYES-249	
Allard	Baker (LA)	Barton
Andrews	Ballenger	Bass
Archer	Barr	Bateman
Armey	Barrett (NE)	Bereuter
Baker (CA)	Bartlett	Bilbray

Bliley Blute Boehlert Boehner Bonilla Bono Borski Brewster Brownback Bryant (TN) Bunn Bunning Burr Burton Buyer Callahan Calvert Camp Canady Castle Chabot Chambliss Chenoweth Chrysler Clinger Coble Coburn Collins (GA) Combest Cooley Costello Cox Crane Crapo Cremeans Cubin Cunningham Davis DeLay Diaz-Balart Dickey Doolittle Dornan Dreier Duncan Dunn Ehlers Ehrlich Emerson English Ensign Everett Ewing Fawell Fields (TX) Flanagan Foley Forbes Fowler Fox Franks (CT) Franks (NJ) Frelinghuysen Frisa Funderburk Gallegly Ganske Gekas Geren Gilchrest Gillmor Gilman Goodlatte Goodling Gordon Goss Graham Abercrombie

Bilirakis

Greenwood

Gunderson

Gutknecht

Hall (OH) Hall (TX)

Hamilton

Hancock

Hansen

Hastert

Hefley

Herger

Hillearv

Hobson

Hoke

Horn

Holden

Hoekstra

Hostettler

Houghton

Hutchinson

Johnson (CT)

Johnson (SD)

Hunter

Hyde

Inglis

Istook

Jacobs

Jones

Kelly

Kim

King

Kingston

Kleczka

Kasich

Hayworth

Heineman

Klug Knollenberg Kolbe LaHood Largent Latham LaTourette Laughlin Lazio Leach Lewis (CA) Lewis (KY) Lightfoot Linder Lipinski Livingston LoBiondo Longley Lucas Manton Manzullo Martini McCollum McCrery McDade McHale McHugh McInnis McIntosh McKeon Metcalf Meyers Mica Miller (FL) Molinari Moorhead Morella Murtha Myers Myrick Chapman Ackerman Clay Clayton Baesler Baldacci Clement Clyburn Barrett (WI) Coleman Becerra Collins (IL) Beilenson Collins (MI) Bentsen Condit Berman Conyers Coyne Cramer Danner Boucher de la Garza Browder Deal DeFazio Brown (CA) Brown (FL) **DeLauro** Brown (OH) Dellums Bryant (TX) Deutsch Dicks

Barcia

Bevill

Bishop

Bonior

Cardin

Nethercutt Neumann Ney Norwood Nussle Obey Ortiz Oxley Packard Hastings (WA) Paxon Petri Pombo Porter Portman Poshard Pryce Quillen Quinn Radanovich Ramstad Regula Riggs Roberts Rogers Rohrabacher Ros-Lehtinen Roth Roukema Royce Salmon Johnson, Sam Sanford Saxton Scarborough Schaefer Schiff Seastrand Sensenbrenner Shadegg Shaw Shuster Sisisky Skeen Smith (MI) Smith (NJ) Smith (TX) Smith (WA) Solomon Souder Spence Stearns Stockman Stump Talent Tate Tejeda Thomas Thornberry Tiahrt Torkildsen Traficant Upton Vucanovich Waldholtz Walker Walsh Wamp Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wolf Young (AK) Young (FL) Zeliff Zimmer

NOES-177

Dingell Dixon Doggett Dooley Durbin Engel Eshoo Evans Farr Fattah Fazio Fields (LA) Filner Foglietta Ford Frank (MA) Frost Furse Gejdenson Gephardt