- (A) STUDY.—The Administrator, in co-operation with the Under Secretary of Commerce for Oceans and Atmosphere, shall conduct an ongoing study to provide additional information to the current base of knowledge for use for developing better indicators for directly detecting in coastal recreation waters the presence of bacteria and viruses which are harmful to human health.
- (B) REPORT.-Not later than 4 years after the date of the enactment of this Act, and periodically thereafter, the Administrator shall submit to the Congress a report describing the findings of the study under this paragraph, including-
- (i) recommendations concerning the need for additional numerical limits or conditions and other actions needed to improve the quality of coastal recreation waters;
- (ii) a description of the amounts and types of floatable materials in coastal waters and on coastal beaches and of recent trends in the amounts and types of such floatable materials; and
- (iii) an evaluation of State efforts to implement this section, including the amendments made by this section.
 - (4) GRANTS TO STATES.
- (1) GRANTS.—The Administrator may make grants to States for use in fulfilling requirements established pursuant to paragraphs (1) and (2) (including any amendments made by such paragraphs).
- (B) COST SHARING.—The total amount of grants to a State under this paragraph for a fiscal year shall not exceed 50 percent of the cost to the State of implementing requirements established pursuant to such paragraphs
 - (5) DEFINITIONS.—In this subsection—
- (A) the term "coastal recreation waters" means Great Lakes and marine coastal waters commonly used by the public for swimming, bathing, or other similar body contact purposes; and
- (B) the term "floatable materials" means any matter that may float or remain suspended in the water column and includes plastic, aluminum cans, wood, bottles, and paper products.
- (6) AUTHORIZATION OF APPROPRIATIONS.-There is authorized to be appropriated to the Administrator-
- (A) for use in making grants to States under paragraph (4) not more than \$3,000,000 for each of the fiscal years 1996 and 1997; and
- (B) for carrying out the other provisions of this subsection not more than \$1,000,000 for each of the fiscal years 1996 and 1997.

Page 204, line 14, strike "406" and insert

It was decided in the \ \ Yeas 175 negative Nays 251

964.10[Roll No. 317] AVEC 175

	AYES—175	
Ackerman	Costello	Foglietta
Andrews	Coyne	Forbes
Baldacci	Davis	Ford
Barcia	de la Garza	Fox
Becerra	DeFazio	Frank (MA)
Beilenson	DeLauro	Frelinghuysen
Bentsen	Dellums	Frost
Berman	Deutsch	Furse
Boehlert	Dicks	Gejdenson
Bonior	Dingell	Gephardt
Borski	Dixon	Gibbons
Boucher	Doggett	Gilchrest
Brown (CA)	Doyle	Gilman
Brown (FL)	Durbin	Gonzalez
Brown (OH)	Engel	Gordon
Bryant (TX)	English	Green
Cardin	Eshoo	Greenwood
Castle	Evans	Gutierrez
Clay	Farr	Hall (OH)
Clayton	Fattah	Harman
Clyburn	Fazio	Hastings (FL)
Coleman	Fields (LA)	Hefner
Collins (MI)	Filner	Hinchey
Conyers	Flake	Holden

Hoyer Jackson-Lee Jefferson Johnson (SD) Johnson, E. B Johnston Kanjorski Kaptur Kennedy (MA) Kennedy (RI) Kennelly Kildee Klink LaFalce Lantos Lazio Levin Lewis (GA) Lincoln Lipinski LoBiondo Lofgren Lowey Luther Maloney Manton Markey Martinez Mascara Matsui McDermott McHale McKinnev McNulty Meehan

Abercrombie

Allard

Armey

Bachus

Baesler

Baker (CA) Baker (LA)

Barrett (NE)

Barrett (WI)

Bartlett.

Bateman

Bereuter

Bevill

Bilbray

Bishop

Blilev

Boehner

Bonilla

Brewster

Browder

Bunning

Burton

Buyer

CaĬlahan

Calvert

Canady

Chabot

Chambliss

Chenoweth

Christensen

Chapman

Chrysler

Clement

Clinger

Coburn

Combest

Condit

Cooley

Cramer

Crane

Crapo

Cubin

Danner

Deal

DeLay

Cremeans

Cunningham

Diaz-Balart

Cox

Collins (GA)

Coble

Camp

Bunn

Brownback

Bryant (TN)

Bilirakis

Barton

Bass

Ballenger

Barr

Meek Menendez Serrano Shays Meyers Skaggs Slaughter Smith (NJ) Mfume Mineta Moran Spratt Morella Stark Nadler Stokes Neal Studds Oberstan Stupak Thompson Obey Olver Thornton Owens Torkildsen Pallone Torres Torricelli Pastor Payne (NJ) Towns Pelosi Tucker Pomeroy Velazquez Poshard Vento Visclosky Rahall Rangel Ward Reed Waters Reynolds Watt (NC) Richardson Waxman Weldon (PA) Rivers Roukema Williams Roybal-Allard Wilson Rush Wise Sabo Woolsey Sanders Wyden Sawyer Wynn Saxton Schroeder Zimmer Schumer

NOES-251

Dickey Kelly Dooley Kim Doolittle King Dornan Kingston Kleczka Dreier Duncan Klug Knollenberg Dunn Edwards Kolbe LaHood Ehlers Ehrlich Largent Latham Emerson Ensign LaTourette Everett Leach Lewis (CA) Ewing Fawell Lewis (KY) Fields (TX) Lightfoot Flanagan Linder Foley Fowler Livingston Longley Franks (CT) Lucas Franks (NJ) Manzullo Frisa Martini Funderburk McCarthy Gallegly McCollum Ganske McCrery Gekas McDade Geren McHugh Gillmor McInnis Goodlatte McIntosh Goodling McKeon Metcalf Goss Graham Mica Miller (FL) Gunderson Gutknecht Minge Hall (TX) Mink Hamilton Molinari Hancock Mollohan Hansen Montgomery Hastert Moorhead Hastings (WA) Murtha Hayes Myers Havworth Myrick Hefley Nethercutt Heineman Neumann Herger Nev Nussle Hilleary Hilliard Ortiz Hobson Orton Hoekstra Oxley Packard Hoke Parker Horn Hostettler Paxon Payne (VA) Peterson (MN) Houghton Hunter Hutchinson Pickett Hyde Inglis Pombo Istook Porter .Jacobs Portman Johnson (CT) Pryce Johnson, Sam Quillen Jones Quinn

Ramstad Skeen Skelton Thurman Tiahrt Regula Smith (MI) Traficant Riggs Smith (TX) Smith (WA) Upton Volkmer Roberts Roemer Rohrabacher Vucanovich Solomon Ros-Lehtinen Souder Spence Waldholtz Walker Rose Roth Stearns Walsh Royce Salmon Stenholm Wamp Watts (OK) Stockman Sanford Weldon (FL) Stump Scarborough Talent Weller Schaefer Tanner White Schiff Tate Whitfield Seastrand Tauzin Wicker Wolf Taylor (MS) Sensenbrenner Shadegg Taylor (NC) Young (AK) Young (FL) Zeliff Shaw Tejeda Thomas Shuster Sisisky Thornberry

NOT VOTING-8

Miller (CA) Peterson (FL) Bono Collins (IL) Moakley Rogers Laughlin Norwood

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

¶64.11 RECORDED VOTE

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

Page 170, line 19, strike "issuing".

Page 170, line 20, before "any" "issuing"

Page 170, line 24, strike "or".

Page 171, line 1, before "any" insert "issuing"

Page 171, line 3 strike the period and insert a semicolon.

Page 171, after line 3, insert the following: (3) granting under section 301(g) a modification of the requirements of section 301(b)(2)(A):

- '(4) issuing a permit under section 402 which under section 301(p)(5) modifies the requirements of section 301, 302, 306, or 307;
- "(5) extending under section 301(k) a deadline for a point source to comply with any limitation under section 301(b)(1)(A), 301(b)(2)(A), or 301(b)(2)(E) or otherwise modifying under section 301(k) the conditions of a permit under section 402;
- '(6) issuing a permit under section 402 which modifies under section 301(q) the requirements of section 301(b), 306, or 307;
- "(7) issuing a permit under section 402 which modifies under section 301(r) the requirements of section 301(b), 306, or 307;
- '(8) renewing, reissuing, or modifying a permit to which section 401(o)(1) applies if the permittee has received a permit modification under section 301(q) or 301(r) or the exception under section 402(o)(2)(F) applies;
- '(9) extending under section 307(e) the deadline for compliance with applicable national categorical pretreatment standards or otherwise modifying under section 307(e) pretreatment requirements of section 307(b);
- "(10) waiving or modifying under section 307(f) pretreatment requirements of section 307(b):
- "(11) allowing under section 307(g) any person that introduces silver into a publicly owned treatment works to comply with a code of management practices in lieu of complying with any pretreatment requirement for silver;
- '(12) establishing under section 316(b)(3) a standard other than best technology available for existing point sources;
- '(13) approving a pollutant transfer pilot project under section 321(g)(1); or
- (14) issuing a permit pursuant to section 402(r)(1) with a limitation that does not meet applicable water quality standards.

. Radanovich

Kasich

negative Nays 271 964.12[Roll No. 318] AYES-152 Gejdenson Abercrombie Neal Ackerman Andrews Gephardt Oberstar Gibbons Obev Baldacci Gonzalez Olver Gordon Gutierrez Barcia Owens Barrett (WI) Pallone Hall (OH) Becerra Pastor Payne (NJ) Beilenson Harman Bentsen Hastings (FL) Pelosi Berman Hefley Pomeroy Bishop Hinchey Rahall Bonior Rangel Hoyer Borski Jackson-Lee Reed Brown (FL) Reynolds Richardson Jefferson Johnson (SD) Brown (OH) Bryant (TX) Johnson, E. B. Rivers Roybal-Allard Cardin Johnston Chapman Kanjorski Rush Clay Clayton Kaptur Kennedy (MA) Sabo Sanders Clement Kennedy (RI) Sawyer Clyburn Collins (MI) Kildee Schroeder Kleczka Schumer Klink Conyers Serrano Costello LaFalce Skaggs Slaughter Coyne Lantos de la Garza Levin Stark DeFazio Lewis (GA) Stokes Lipinski Studds DeLauro Dellums Lofgren Stupak Lowey Deutsch Thompson Dicks Luther Thornton Dingell Maloney Torricelli Dixon Manton Towns Doggett Markey Traficant Durbin Matsui Tucker Engel McCarthy Velazquez Vento Eshoo McDermott Evans McHale Visclosky Farr McKinney Ward Fattah McNulty Waters Watt (NC) Fazio Meehan Fields (LA) Meek Waxman Menendez Filner Williams Flake Mfume Wilson Miller (CA) Foglietta Wise Mineta Woolsey Ford Mink Wyden Mollohan Fox Wynn Frost Furse Nadler

It was decided in the Yeas 152

NOES-271 Chrysler Franks (CT) Allard Archer Clinger Franks (NJ) Frelinghuysen Armey Coble Coburn Baesler Collins (GA) Funderburk Baker (CA) Combest Gallegly Baker (LA) Condit Ganske Ballenger Cooley Gekas Barr Cox Geren Barrett (NE) Cramer Gilchrest Bartlett Crane Gillmor Gilman Barton Crapo Goodlatte Bass Cremeans Bateman Cubin Goodling Cunningham Bereuter Goss Bevill Bilbray Danner Graham Deal Green Bilirakis DeLay Greenwood Bliley Diaz-Balart Gunderson Blute Dickey Gutknecht Boehlert Dooley Hall (TX) Doolittle Boehner Hamilton Hancock Bonilla Dornan Brewster Doyle Hansen Browder Dreier Hastert Hastings (WA) Brownback Duncan Bryant (TN) Dunn Hayes Edwards Hayworth Hefner Bunn Bunning Ehlers Ehrlich Burr Heineman Herger Hilleary Burton Emerson English Buyer Callahan Hilliard Ensign Calvert Everett Hobson Camp Ewing Hoekstra Hoke Canady Fields (TX) Holden Castle Chabot Horn Flanagan Chambliss Hostettler Foley Fowler Chenoweth Houghton

Frank (MA)

Hunter

Christensen

Hutchinson Moorhead Morella Shays Shuster Hyde Sisisky Inglis Murtha Myers Myrick Skeen Skelton Istook Jacobs Smith (MI) Johnson (CT) Nethercutt Johnson, Sam Neumann Smith (NJ) Smith (TX) Jones Nev Kasich Norwood Smith (WA) Kelly Kennelly Nussle Solomon Souder Ortiz Kim Orton Spence King Kingston Oxley Packard Spratt Stearns Parker Stenholm Klug Knollenberg Paxon Stockman Kolbe Payne (VA) Stump LaHood Peterson (MN) Talent Largent Latham Petri Tanner Pickett Tate LaTourette Pombo Tauzin Taylor (MS) Laughlin Porter Taylor (NC) Lazio Portman Leach Poshard Tejeda Lewis (CA) Pryce Thomas Lewis (KY) Quillen Thornberry Lightfoot Quinn Thurman Radanovich Lincoln Tiahrt Linder Ramstad Torkildsen Livingston Regula Upton LoBiondo Volkmer Riggs Vucanovich Longley Roberts Lucas Roemer Waldholtz Manzullo Rohrabacher Walker Martini Ros-Lehtinen Walsh Mascara Rose Wamp McCollum Roth Watts (OK) McCrery McDade Roukema Weldon (FL) Weldon (PA) Rovce McHugh Salmon Weller White Whitfield McInnis Sanford McIntosh Saxton McKeon Scarborough Wicker Metcalf Schaefer Wolf Schiff Young (AK) Mevers Mica Scott Young (FL) Miller (FL) Seastrand Zeliff Sensenbrenner Zimmer Minge Molinari Shadegg Montgomery Shaw

NOT VOTING-11

Bono Collins (IL) Peterson (FL) Boucher Davis Rogers Brown (CA) Martinez Coleman Moakley

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

¶64.13 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendments en bloc submitted by Miss COLLINS of Michigan:

Page 62, after line 14, insert the following: (d) CONSIDERATION OF CONSUMPTION PATTERNS.—Section 304(a) if further amended by adding at the end the following:

(13) CONSIDERATION OF CONSUMPTION PAT-TERNS.—In developing human health and aquatic life criteria under this subsection, the Administrator shall take into account, where practicable, the consumption patterns of diverse segments of the population, including segments at disproportionately high risk, such as minority populations, children, and women of child-bearing age.".
Page 62, line 15, strike "(d)"

Page 62, line 15, strike and insert '(e)'

Page 63, line 4, strike "(e)" and insert "(f)

Page 63, line 24, strike "(f)" and insert

'(g)''. Page 64, line 4, strike ''(g)'' and insert "(h)

Page 73, strike lines 19 through 22 and insert the following:

(c) FISH CONSUMPTION ADVISORIES.—Section 304 (33 U.S.C. 1314) is amended by adding at the end the following:

"(o) FISH CONSUMPTIONS ADVISORIES.

POSTING.—Not later than 18 months after the date of the enactment of this Act,

the Administrator shall propose and issue regulations establishing minimum, uniform requirements and procedures requiring States, either directly or through local authorities, to post signs, at reasonable and appropriate points of public access, on navigable waters or portions of navigable waters that significantly violate applicable water quality standards under this Act or that are subject to a fishing or shell-fishing ban, advisory, or consumption restriction (issued by a Federal, State, or local authority) due to fish or shellfish contamination.

 $^{\circ}(2)$ Signs.—The regulations shall require the signs to be posted under subsection-

'(A) to indicate clearly the water quality standard that is being violated or the nature and extent of the restriction on fish or shellfish consumption;

(B) to be in English, and when appropriate, any language used by a large segment of the population in the immediate vicinity of the navigable waters:

"(C) to include a clear warning symbol; and

"(D) to be maintained until the body of water is consistently in compliance with the water quality standard or until all fish and shellfish consumption restrictions are terminated for the body of water or portion there-

Page 73, after line 18, insert the following: (c) FISH AND SHELLFISH SAMPLINGS.—Section 304 (33 U.S.C. 1314) is amended by adding at the end the following:

(n) FISH AND SHELLFISH SAMPLINGS; MONI-TORING —Not later than 18 months after the date of the enactment of this Act, the Administrator shall propose and issue regulations to establish uniform and scientifically sound requirements and procedures for fish and shellfish sampling and analysis and uniform requirements for monitoring of navigable waters that do not meet applicable water quality standards under this Act or that are subject to a fishing or shell-fishing ban, advisory, or consumption restriction (issued by a Federal, State, or local authority) due to fish or shellfish contamination." Page 73, line 19, strike "(c)" and insert

Page 203, after line 8, insert the following: SEC. 410. ENVIRONMENTAL JUSTICE REVIEW.

Section 402 (32 U.S.C. 1342) is further amended by adding at the end the following:

(u) ENVIRONMENTAL JUSTICE REVIEW.—No permit may be issued under this section unless the Administrator or the State, as the case may be, first reviews the proposed permit to identify and reduce disproportionately high and adverse impacts to the health of, or environmental exposures of, minority and low-income populations.

Redesignate subsequent sections of the bill accordingly. Conform the table of contents of the bill accordingly.

Page 213, after line 14, insert the following: SEC. 508. DATA COLLECTION.

Section 516 (33 U.S.C. 1375) is amended by inserting after subsection (e) the following:

(f) DATA COLLECTION.

"(1) IN GENERAL.—The Administrator shall, on an ongoing basis-

'(A) collect, maintain, and analyze data necessary to assess and compare the levels and sources of water pollution to which minority and low-income populations are disproportionately exposed; and

(B) for waters receiving discharges in violation of permits issued under section 402 or waters with levels of pollutants exceeding applicable water quality standards under this Act, collect data on the frequency and volume of discharges of each pollutant for which a violation occurs into waters adjacent to or used by minority and low-income communities.