The SPEAKER pro tempore (Mr. SNOWBARGER). All time has expired.

Without objection, the previous question is ordered on the motion to instruct.

There was no objection.

The SPEAKER pro tempore. The question is on the motion to instruct offered by the gentleman from Wisconsin (Mr. ŎBEY).

The question was taken; and the Speaker pro tempore announced that the noes appeared to have it.

RECORDED VOTE

Mr. OBEY. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

Hefner

The vote was taken by electronic device, and there were—ayes 186, noes 222, not voting 24, as follows:

[Roll No. 109]

AYES-186

Neal

Abercrombie Ney Nussle Ackerman Hilliard Allen Hinchey Andrews Hinojosa Oberstar Baesler Holden Obey Baldacci Hooley Olver Barrett (NE) Houghton Owens Hoyer Jackson (IL) Barrett (WI) Pallone Pascrell Becerra Bentsen Jackson-Lee Pastor (TX) Bereuter Payne John Berman Pelosi Johnson (CT) Johnson (WI) Blagojevich Pickett Blumenauer Pomerov Johnson, E. B. Bonior Porter Price (NC) Borski Kanjorski Kennedy (MA) Boswell Rangel Boucher Kennedy (RI) Rivers Boyd Kennelly Rodriguez Brown (CA) Kildee Roemer Brown (FL) Kilpatrick Rothman Capps Kind (WI) Roukema Cardin Kleczka Roybal-Allard Kolbe Castle LaFalce Christensen Sabo Clayton LaHood Sanchez Clement Lampson Sandlin Clyburn Lantos Sawver Latham Schumer Coyne LaTourette Scott Cramer Cummings Lazio Serrano Davis (FL) Leach Shays Davis (IL) Davis (VA) Sherman Levin Sisisky DeGette Lewis (GA) Skaggs Delahunt Lofgren Skeen DeLauro Skelton Lowey Deutsch Luther Slaughter Maloney (CT) Maloney (NY) Dicks Smith. Adam Dingell Snyder Doggett Manton Spratt Dooley Edwards Markey Stabenow Stenholm Martinez Mascara Engel Stokes Eshoo Matsui Stupak McCarthy (MO) Etheridge Tauscher Farr McCarthy (NY) Thurman Fawell McDermott Tiernev Fazio McGovern Torres Ford McHale Towns Frank (MA) McIntvre Turner McNulty Frost Velazquez Meehan Meeks (NY) Vento Furse Gejdenson Gephardt Visclosky Menendez Waters Gilchrest Millender Watt (NC) McDonald Gilman Waxman Gordon Minge Green Mink Weygand Moakley Gutierrez Wise Moran (VA) Hall (OH) Woolsey Hamilton Murtha Wynn Harman Nadler

NOES-222

Aderholt Ballenger Bass Barcia Berry Archer Armev Barr Bilbray Bartlett Bachus Bilirakis Baker Barton Bishop

Bliley Granger Greenwood Pickering Blunt Pitts Boehlert Gutknecht Pombo Bonilla Hall (TX) Portman Pryce (OH) Bono Hansen Hastings (WA) Brady Quinn Brown (OH) Radanovich Havworth Hefley Rahall Bryant Bunning Herger Ramstad Burton Hill Redmond Hilleary Regula Callahan Hobson Riggs Hoekstra Riley Calvert Camp Horn Rogan Hostettler Campbell Rogers Hulshof Rohrabacher Canady Cannon Hunter Ros-Lehtinen Carson Hutchinson Royce Chabot Hyde Ryun Chambliss Inglis Salmon Chenoweth Jenkins Sanders Johnson, Sam Sanford Coburn Collins Jones Saxton Kasich Scarborough Combest Condit Kelly Schaefer, Dan Conyers Kim Schaffer, Bob King (NY) Cook Sensenbrenner Cooksey Sessions Kingston Costello Klink Shadegg Klug Knollenberg Cox Shaw Shimkus Crane Crapo Kucinich Shuster Smith (MI) Cubin Largent Cunningham Lewis (CA) Smith (NJ) Lewis (KY) Linder Danner Smith (OR) Smith (TX) Deal DeFazio Lipinski Smith, Linda DeLay Diaz-Balart Livingston Snowbarger LoBiondo Solomon Dickey Doolittle Lucas Souder Manzullo Spence Doyle McCollum Stearns Strickland Dreier McCrery Stump Sununu Duncan McDade McHugh Dunn McInnis Talent Ehlers Ehrlich McIntosh Tauzin Emerson McKeon Taylor (MS) English McKinney Taylor (NC) Ensign Metcalf Thomas Evans Mica Thompson Miller (CA) Thornberry Everett Thune Ewing Mollohan Filner Moran (KS) Tiahrt Foley Fossella Myrick Traficant Nethercutt Upton Fowler Neumann Walsh Franks (NJ) Northup Norwood Wamp Watkins Frelinghuysen Gallegly Watts (OK) Ortiz Ganske Gekas Oxley Packard Weldon (FL) Weldon (PA) Gibbons Pappas Weller Gillmor Parker White Whitfield Paul Goode Goodlatte Wicker Pease Peterson (MN) Goodling Wolf Peterson (PA) Young (AK) Goss Graham Young (FL) Petri

NOT VOTING-24

Bateman Fox Miller (FL) Boehner Gonzalez Morella Burr Hastert Paxon Hastings (FL) Poshard Clay Coble Istook Reyes Dixon Jefferson Stark Fattah Kaptur Tanner Forbes Meek (FL) Yates

□ 1929

McKINNEY and Mr. BLUNT changed their vote from "aye" to "no." So the motion to instruct was rejected.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. ISTOOK. Mr. Speaker, I regret I could not be present to vote on the Motion to Instruct Conferees on IMF funding. I am attending a special family milestone-my oldest

son's graduation from college. Had I been present I would have voted Nay.

□ 1930

The SPEAKER pro tempore (Mr. LAHOOD). Without objection, the Chair appoints the following conferees: Messrs. Livingston, McDade, Young of Florida, Regula, Lewis of California, PORTER, ROGERS, SKEEN, WOLF, KOLBE, PACKARD, CALLAHAN, WALSH, OBEY, YATES, STOKES, MURTHA, SABO, FAZIO of California, HOYER; Ms. KAPTUR and Ms. Pelosi.

There was no objection.

APPOINTMENT OF CONFEREES ON H.R. 3130. CHILD SUPPORT PER-FORMANCE AND INCENTIVE ACT OF 1998

Mr. DAVIS of Florida. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the bill (H.R. 3130) to provide for an alternative penalty procedure for States that fail to meet Federal child support data processing requirements, to reform Federal incentive payments for effective child support performance, to provide for a more flexible penalty procedure for States that violate interjurisdictional adoption requirements, to amend the Immigration and Nationality Act to make certain aliens determined to be delinquent in the payment of child support inadmissible and ineligible for naturalization, and for other purposes, with Senate amendments thereto, disagree to the Senate amendments, and request a conference with the Senate thereon.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida? The Chair hears none and, without objection, appoints the following conferees:

From the Committee on Ways and Means, for consideration of the House bill and Senate amendments and modifications committed to conference:

Messrs. ARCHER, SHAW, CAMP, RAN-GEL, and LEVIN.

As additional conferees from the Committee on Education and the Workforce, for consideration of section 401 of the Senate amendment and modifications committed to conference:

Messrs. GOODLING, FAWELL, PAYNE.

There was no objection.

APPOINTMENT OF **ADDITIONAL** CONFEREES ON H.R. 2400, BUILD-ING EFFICIENT SURFACE TRANS-PORTATION AND EQUITY ACT OF 1998

The SPEAKER pro tempore. Without objection, the Chair appoints the following additional conferees on H.R. 2400:

additional conferees from the As Committee on Science, for consideration of section 312(d) and Title VI of the House bill and sections 1119, 1206, and Title II of the Senate bill and modifications committed to conference:

Mr. Sensenbrenner, Mrs. Morella, and Mr. BROWN of California.

There was no objection.

The SPEAKER pro tempore. The Speaker will appoint additional conferees at a subsequent time.

The Clerk will inform the Senate of the change in conferees.

LEGISLATIVE PROGRAM

(Mr. B0NIOR asked and was given permission to address the House for 1

Mr. BONIOR. Mr. Speaker, I yield to the gentleman from Texas (Mr. DELAY) to inquire from the distinguished Majority Whip the schedule for today, the rest of the week, and next week.

Mr. DELAY. Mr. Speaker, I appreciate my friend the gentleman from Michigan (Mr. BONIOR), the distinguished Minority Whip, yielding to me.

I am pleased to announce, Mr. Speaker, that we have concluded legislative business for the week. The House will next meet on Monday, April 27, for a pro forma session. There will be no legislative business and no votes that day.

On Tuesday, April 28, the House will meet at 12:30 p.m. for the morning hour and 2 p.m. for legislative business.

On Tuesday, we will consider a number of bills under suspension of the rules, a list of which will be distributed to Members' offices. Members should note that we do not expect any recorded votes before 5:00 on Tuesday, April 28.

On Wednesday, April 29, and Thursday, April 30, the House will meet at 10 a.m. to consider the following legislation:

A bill to establish a prohibition regarding illegal drugs and the distribution of hypodermic needles; H.R. 6, the Higher Education Amendment of 1998; H.R. 1872, the Communications Satellite Competition and Privatization Act of 1997; H.R. 3546, the National Dialogue on Social Security Act of 1998; and S. 1502, the District of Columbia Student Opportunity Scholarship Act of 1997.

Next week, we also hope to consider the conference report to the Emer-Supplemental Appropriations gency Act.

Mr. Speaker, we hope to conclude legislative business for the week by 6 p.m. on Thursday, April 30.

I thank the gentleman for yielding.

Mr. BONIOR. Mr. Speaker, reclaiming my time, would the gentleman entertain a few questions?

Mr. DELAY. Mr. Speaker, I would be

Mr. BONIOR. Campaign finance reform. When? When do we expect to have that before the body?

Mr. DELAY. Well, as the gentleman knows, we are all excited about bringing campaign finance reform to the floor.

Mr. BONIOR. I can tell on your face that you are just overjoyed.

Mr. DELAY. And we hope to bring the campaign finance reform when it has had open and fair discussion sometime in May. Certainly, I would expect we

would hope before the Memorial Day recess.

Mr. BONIOR. We do not know that it is going to be before the Memorial Day recess? Is that still in doubt?

Mr. DELAY. Anything in this body is in doubt, as the gentleman knows. We are working on it. We hope the committees to work on the bill and bring it to the floor as soon as we can.

Mr. BONIOR. I would encourage my friend, the gentleman from New York (Mr. SOLOMON), the chairman of the Committee on Rules, to engage in this if he would like. Are we expecting an open rule on campaign finance?

I yield to my friend from New York. Mr. SOLOMON. Yes, we are. The arrangement that was made on both sides of the aisle on a bipartisan basis was to have a freshmen bipartisan bill as the base text and then allow any of the germane substitutes that would be offered to it.

Mr. BONIOR. Repeat the last part.

Mr. SOLOMON. Would allow any germane substitutes that are credible to be allowed to be debated for at least 1

Mr. BONIOR. And does my colleague expect the Shays-Meehan piece to be a part of that?

Mr. SOLOMON. The Shavs-Meehan, if it stays in the form it is in now, it would be germane and it would be allowed to be brought to the floor.

Mr. BONIOR. Let me ask this ques-

tion of the gentleman.

Some of us on this side of the aisle and on your side of the aisle think another approach that might be worth debating and discussing is the constitutional approach, trying to correct some of these problems through the constitutional route, given the court rulings with respect to participation in the system and limitations on spend-

Would the gentleman be entertaining opportunities for us to offer those type of remedies to our present predicament?

Mr. SOLOMON. Constitutional amendments are joint resolutions, as the gentleman knows. And we can talk about it, but that is not a part of the arrangement that was allowed.

Mr. DELAY. If the gentleman would yield. Certainly the gentleman is not talking about limiting the jurisdiction of judges, is he?

Mr. BONIOR. No, that was your exercise today.

My friend from New York said that this was an arrangement that was made by both sides. Can he apprise us who he talked to on our side, who his leaders talked to with respect to agreeing on what the base bill was? I mean, I do not know of anybody on our side of the aisle that participated in any discussions with him on this.

Mr. SOLOMON. I will tell the gentleman, I do not know who else was spoken to. I see my good friend Sean Connery, no, that is not Sean Connery, that is the gentleman from Massachusetts (Mr. MOAKLEY) standing over

there; and I sat down with him and explained what we had in mind and it would be open and fair and every single Member of this House will be able to work their will as long as they have a credible plan, which we can discuss. And, as I told the gentleman from Massachusetts (Mr. MOAKLEY), we will make those substitutes in order.

Mr. BONIOR. Well, we are hoping that when the committee meets, the Committee on Rules, that the options available for a full debate and opportunities to debate the wide variety of proposals that are out there, including constitutional provisions, will be available to Members.

And that is all we have asked for with the discharge petition that we initiated, and we hope that we can move on and have a good debate on those issues.

Mr. SOLOMON. I think my colleague will be excited and happy with the rule that the gentleman from Massachusetts (Mr. MOAKLEY) and I will bring to the floor.

Mr. BONIOR. Mr. Speaker, I thank my friend from Texas, and I wish both my colleagues a very pleasant weekend.

Mr. DELAY. I wish my colleague a very pleasant weekend. I hear the weather is nice in Michigan.

Mr. BONIOR. Great mellow moments in the House of Representatives.

ADJOURNMENT TO MONDAY, APRIL 27, 1998

Mr. DELAY. Mr. Speaker, I ask unanimous consent that when the House adjourns today it adjourn to meet at 2 p.m. on Monday next.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

HOUR OF MEETING ON TUESDAY, APRIL 28, 1998

Mr. DELAY. Mr. Speaker, I ask unanimous consent that when the House adjourns on Monday, April 27, 1998, it adjourn to meet at 12:30 p.m. on Tuesday, April 28, 1998, for morning hour de-

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

DISPENSING WITH **CALENDAR** WEDNESDAY **BUSINESS** ON WEDNESDAY NEXT

Mr. DELAY. Mr. Speaker, I ask unanimous consent that the business in order under the Calendar Wednesday rule be dispensed with on Wednesday next.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.