## CONGRESSIONAL RECORD—HOUSE

Hilleary Hilliard

Hinchey

Hinojosa

Hoekstra

Hobson

Holden

Hooley

Horn

Hover

Hyde

Inglis

Hulshof

Hutchinson

Jackson (IL)

Johnson (WI)

Johnson, E. B.

Kennedy (MA)

Kennedy (RI)

Kilpatrick

Kind (WI)

Kingston

Kucinich

LaFalce

LaHood

Lantos

Largent

Lazio

Levin

Lee

LaTourette

Lewis (GA)

Lewis (KY)

Livingston

Maloney (NY)

McCarthy (MO) McCarthy (NY)

LoBiondo

Lofgren

Lowey

Luther

Manton

Markey

Mascara Matsui

McDade

McHale

McHugh

McInnis

McIntyre

McKinney

McNulty

Meehan

Meek (FL)

Menendez

Millender-

McDonald

Mica

Minge

Moakley

Mollohan

Morella

Murtha

Nadler

Ney Northup

Oberstar

Neal

Obey

Olver

Ortiz

Owens

Gutierrez

Hall (OH)

Hall (TX)

Hamilton

Hansen

Hastert

Hefner

Archer

Ballenger

Barr Bartlett

Barton

Bateman

Boehner

Hayworth

Hastings (FL)

Gutknecht

Moran (KS)

Mink

Meeks (NY)

McDermott

McGovern

Lipinski

Lampson

Kleczka

Klink

Kolbe

Jackson-Lee

(TX)

Jefferson

Kanjorski

Kaptur

Kildee

H9150 Snyder Thornberry Waxman Solomon Thune Weldon (FL) Souder Thurman Weldon (PA) Spence Tiahrt. Weller Tierney Wexler Spratt Stabenow Torres Weygand Stark Towns White Stenholm Whitfield Traficant Stokes Turner Wicker Strickland Upton Wilson Velazquez Stump Wise Stupak Vento Wolf Visclosky Woolsey Sununu Talent Walsh Wynn Tauscher Wamp Yates Young (AK) Waters Tauzin Taylor (NC) Watkins Young (FL) Thomas Watt (NC) Thompson Watts (OK) NAYS-25 Pickering Geidenson Aderholt Gibbons Bachus Roemer Gordon Royce Chenoweth Hilleary Sanford Kleczka Sensenbrenner Clement Cramer McKinney Stearns Crane Neumann Tanner Ensign Paul Ford Petri NOT VOTING-20 Armey Goss Paxon Baker Jenkins Poshard Brown (FL) Pryce (OH) .John Callahan Kennelly Ros-Lehtinen Christensen Largent Schumer Taylor (MS) Combest Martinez Fowler Miller (CA) □ 1746 So the conference report was agreed to The result of the vote was announced as above recorded. A motion to reconsider was laid on the table. APPOINTMENT OF CONFEREES ON H.R. 3150, BANKRUPTCY REFORM ACT OF 1998 The SPEAKER pro tempore (Mr. SHIMKUS). The pending business is the vote on the motion to instruct on H.R. 3150 offered by the gentleman from New York (Mr. NADLER) on which further proceedings were postponed earlier today The Clerk read the title of the bill. The SPEAKER pro tempore. The

question is on the motion to instruct offered by the gentleman from New York (Mr. NADLER).

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

#### RECORDED VOTE

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

A recorded vote was ordered.

The SPEAKER pro tempore. This will be a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 295, noes 119, not voting 20, as follows:

### [Roll No. 473] AYES-295

Barrett (NE) Abercrombie Bilirakis Barrett (WI) Bishop Blagojevich Ackerman Aderholt Bass Allen Becerra Bliley Andrews Bentsen Blumenauer Bereuter Blunt Bachus Boehlert Berman Baldacci Berry Bilbray Bonior Barcia Bono

Borski Boswell Boucher Boyd Brady (PA) Brown (CA) Brown (OH) Bunning Canady Capps Cardin Carson Castle Clay Clayton Clement Clyburn Coburn Condit Conyers Cook Costello Cox Covne Cramer Cubin Cummings Cunningham Danner Davis (FL) Davis (IL) DeFazio DeGette Delahunt DeLauro Deutsch Diaz-Balart Dicks Dingell Dixon Doggett Doyle Duncan Edwards Ehrlich Emerson Engel English Ensign Etheridge Evans Ewing Farr Fattah Fazio Filner Foley Forbes Ford Frank (MA) Franks (NJ) Frost Furse Gallegly Ganske Gejdenson Gephardt Gilman Gonzalez Goode Gordon Graham Green Greenwood

> Pallone NOES-119

Bonilla Brady (TX) Bryant Burr Burton Calvert Camp

Campbell Cannon Chabot Chambliss Chenoweth Coble Collins

Weygand

Whitfield

Wicker

Wilson

Woolsey

Wolf

Yates

Pascrell Pastor Payne Pelosi Peterson (MN) Peterson (PA) Pickering Pickett Pomerov Portman Price (NC) Quinn Rahall Ramstad Rangel Redmond Regula Reyes Rivers Rodriguez Roemer Rogers Rothman Roybal-Allard Royce Rush Sabo Salmon Sanchez Sanders Sandlin Sawyer Saxton Scarborough Scott Sensenbrenner Serrano Shadegg Sherman Shimkus Sisisky Skaggs Skelton Slaughter Smith (MI) Smith (TX) Smith, Adam Snyder Souder Spratt Stabenow Stark Stenholm Stokes Strickland Stupak Talent Tanner Tauzin Thompson Thune Thurman Tierney Torres Towns Traficant Turner Upton Velazquez Vento Visclosky Walsh Wamp Waters Watkins Watt (NC) Waxman Weldon (FL) Weldon (PA) Wexler

Kelly

Cooksey Kim King (NY) Riggs Riley Crane Crapo Klug Rogan Knollenberg Davis (VA) Rohrabacher Latham Roukema Deal DeLay Leach Ryun Lewis (CA) Sanford Dickey Dooley Linder Schaefer, Dan Doolittle Schaffer, Bob Lucas Maloney (CT) Dreier Sessions Manzullo Shaw Dunn Everett McCollum Shays McCrery McIntosh Shuster Fossella Frelinghuysen Skeen Smith (NJ) Gekas McKeon Gibbons Metcalf Smith (OR) Gilchrest Miller (FL) Smith, Linda Gillmor Moran (VA) Snowbarger Goodlatte Myrick Solomon Goodling Nethercutt Spence Granger Hastings (WA) Neumann Stearns Stump Norwood Hefley Nussle Sununu Herger Hill Oxley Packard Tauscher Taylor (NC) Hostettler Parker Thomas Houghton Paul Thornberry Hunter Pease Tiahrt Watts (OK) Istook Petri Johnson (CT) White Pitts Jones Pombo Young (AK) Kasich Porter Young (FL)

#### NOT VOTING-20

Radanovich

Paxon Armey Goss Jenkins Baker Poshard Brown (FL) John Pryce (OH) Johnson, Sam Callahan Ros-Lehtinen Christensen Kennelly Schumer Taylor (MS) Combest Martinez Miller (CA) Fowler

#### □ 1756

Mr. GILCHREST changed his vote from "aye" to "no." Messrs. WELLER, BASS, SHIMKUS

and ROYCE changed their vote from 'no" to "ave.

So the motion was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Without objection, the Chair appoints the following conferees:

From the Committee on the Judiciary, for consideration of the House bill and the Senate amendment, and modifications committed to conference: McCollum, HYDE, Messrs. GEKAS. GOODLATTE, BRYANT, CHABOT, CONYERS, NADLER, BOUCHER, and Ms. JACKSON-LEE of Texas.

There was no objection.

SENSE OF CONGRESS THAT MEM-SHOULD FOLLOW EXAM-BERS DISPLAYED BY JACOB CHESTNUT AND JOHN GIBSON

Mr. NEY. Mr. Speaker, I ask unanimous consent that the Committee on House Oversight be discharged from further consideration of the concurrent resolution (H.Con.Res 317), expressing the sense of Congress that Members of Congress should follow the example of self-sacrifice and devotion to character displayed by Jacob Chestnut and John Gibson of the United States Capitol Police, and asks for its immediate consideration.

The Clerk read the title of the concurrent resolution.

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

Mrs. MYRICK. Mr. Speaker, reserving the right to object, this past July, the United States Congress and our entire nation were gripped by a terrible tragedy, the deaths of the Capitol Police Officers Jacob Chestnut and John Gibson. Officers Chestnut and Gibson gave their lives defending the United States Capitol, all of us who work in this complex and the American people who visit it to see their democracy in action. They died heroically while defending our democracy.

The outpouring of affection and gratitude for these two men was as deep and genuine as any I have witnessed, and I am certain that the many tributes to them served as a comfort to their families.

# □ 1800

Of course, no words or tributes can replace their loss. In the aftermath of this tragedy and the heartfelt sympathy of the American people, we in this body were briefly changed. We came together as one family to pay our respects, to reflect on the almost surreal tragedy of that July afternoon and, for a time, respect, civility and comity ruled the day.

In fact Pastor Marcom, in delivering Officer Chestnut's eulogy, remarked on the change that tragedy had on our relations with one another, and he speculated that probably the next week it would be business as usual. In the weeks and months since this time, I have thought long and hard about what we all experienced. I am convinced that what we admired about Officer Gibson and Officer Chestnut and what made them heroes is not the way they died but the way in which they lived.

Officers Chestnut and Gibson were honest, genuine, hard-working family men who loved their jobs and loved their country. In an age where too many people seem consumed by life's most superficial pleasures, they showed us that America is populated by common men of the most substantial and admirable character.

Of course, the great tragedy is that it took their deaths for us to recognize what heroes they had been all along.

Mr. Speaker, there is a lesson here. We would do well to learn it. While we too often argue, bicker and consume ourselves with political maneuvering and intrigue, the Nation cries out for real leadership, not in words but in deeds. These complicated times demand a Congress dedicated to integrity, good works and behavior that reflects admirably, not just on ourselves but on our sacred rights and responsibilities as constitutional officers. But that is too rarely the case.

Simply put, Mr. Speaker, we are too much like a caricature of ourselves and too little like Officers Jacob Chestnut and John Gibson. We are too much like adversaries and too little like we were in the days after the gun fire erupted in the Capitol.

This resolution asks that we honor those officers by living our lives and

performing our duties with the same dignity, love and respect with which these men lived their lives and performed their duties.

This resolution asks us to honor them by honoring the people they protected and the people we represent, by living up to a standard of service and behavior that we can be proud of, as much as we were proud of the service of these two men. This resolution asks us to exemplify what is best in America, to lead rather than follow. If one thinks about it, it is really not much to ask, and it is long, long overdue.

Mr. Speaker, I would like to thank the honorable gentleman from Georgia (Mr. Lewis), my friend, for his assistance with this resolution, as well as the gentleman from Texas (Mr. DELAY), the honorable majority whip, for his continued courage in the aftermath of a tragedy that struck him so close to home.

Mr. Speaker, in drafting this resolution, we consulted the United States Capitol Police and the Chestnut and Gibson families, who believe it to be appropriate and fitting.

Mr. Speaker, I withdraw my reservation of objection.

The SPEAKER pro tempore (Mr. FOSSELLA). Is there objection to the request of the gentleman from Ohio?

There was no objection.

The Clerk read the concurrent resolution, as follows:

Whereas Jacob Chestnut and John Gibson of the United States Capitol Police laid down their lives for their country and all of us;

Whereas beyond the devotion of Jacob Chestnut and John Gibson to duty, honor, and country was their commitment to respect:

Whereas Jacob Chestnut and John Gibson were simple, humble, private men who deeply moved this nation simply by doing their jobs;

Whereas the focus on their exemplary personal character could not have come at a time of greater need as many in our country seem more and more dedicated to self-indulgence; and

Whereas the Members of Congress have an unparalleled opportunity to be urgently needed role models of respect and dignity with no loss of personal principles: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That Members of Congress should follow the example of Jacob Chestnut and John Gibson by living lives of love, respect, and integrity every day at all times, including on the floor of the Senate and House of Representatives, and should deserve the title "Honorable" by setting an example so that Jacob Chestnut and John Gibson did not die in vain.

The concurrent resolution was agreed to. A motion to reconsider was laid on the table.

REPORT ON RESOLUTION WAIVING REQUIREMENT OF CLAUSE 4(b) OF RULE XI WITH RESPECT TO SAME DAY CONSIDERATION OF CERTAIN RESOLUTIONS REPORTED FROM COMMITTEE ON RULES

Mr. HASTINGS of Washington (during consideration of conference report

on H.R. 6) submitted a privileged report (Rept. No. 105-754) on the resolution (H. Res. 558) waiving a requirement of clause 4(b) of rule XI with respect to consideration of certain resolutions reported from the Committee on Rules, and for other purposes, which was referred to the House Calendar and ordered to be printed.

CONFERENCE REPORT ON H.R. 6, HIGHER EDUCATION AMEND-MENTS OF 1998

Mr. GOODLING. Mr. Speaker, pursuant to the order of the House of Friday, September 25, 1998, I call up the conference report on the bill (H.R. 6) to extend the authorization of programs under the Higher Education Act of 1965, and for other purposes.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to the order of the House of Friday, September 25, 1998, the conference report is considered as having been read.

(For conference report and statement, see proceedings of the House of Friday, September 25, 1998, at page H8978).

The SPEAKER pro tempore. The gentleman from Pennsylvania (Mr. GOODLING) and the gentleman from Missouri (Mr. CLAY), each will control 30 minutes.

The Chair recognizes the gentleman from Pennsylvania (Mr. GOODLING).

Mr. GOODLING. Mr. Speaker, I yield myself such time as I may consume.

I rise in support of the conference report on H.R. 6, the Higher Education Amendments of 1998. I want to express my sincere appreciation to the members of the conference committee for the efforts they put forth in resolving the differences between the House and the Senate bill. This has truly been a bipartisan, bicameral effort.

Particularly I want to thank the gentleman from California (Mr. McKeon) and the gentleman from Michigan (Mr. KILDEE) for their efforts in putting this legislation together and for their determination in finding a solution to the 1998 interest rate problem.

Without their efforts, millions of students could not begin this academic year with the student loans they need to pay for college. Also I want to thank the ranking member of the committee the gentleman from Missouri (Mr. CLAY) for his efforts in resolving this issue and many others that arose throughout the process.

I especially want to thank the Speaker of House, the gentleman from Georgia (Mr. GINGRICH), the majority leader, the gentleman from Texas (Mr. ARMEY), and chairman of the Committee on the Budget, the gentleman from Ohio (Mr. KASICH). Without their help, this interest rate solution would not have been possible. All three contributed to ensuring that we could pay for this provision, which is now budget neutral, without passing any of the costs on to students.

Considering H.R. 6, we will complete a process that began in subcommittee