

Blunt
Boehler
Boehner
Bonilla
Bono
Boucher
Brady (TX)
Bryant
Burr
Burton
Buyer
Callahan
Calvert
Campbell
Canady
Cannon
Castle
Chabot
Chambliss
Chenoweth-Hage
Coble
Collins
Combest
Cook
Cooksey
Cox
Crane
Cubin
Cunningham
Davis (VA)
Deal
DeLay
DeMint
Diaz-Balart
Dickey
Doolittle
Dreier
Duncan
Dunn
Ehlers
Ehrlich
Emerson
English
Everett
Ewing
Fletcher
Foley
Fossella
Fowler
Franks (NJ)
Frelinghuysen
Gallegly
Ganske
Gekas
Gibbons
Gilchrest
Gillmor
Gilman
Goode
Goodlatte
Goodling
Goss
Graham
Granger
Green (WI)
Greenwood
Gutknecht
Hall (TX)
Hansen
Hastings (WA)

Hayes
Hayworth
Hefley
Herger
Hill (IN)
Hill (MT)
Hilleary
Hobson
Hoekstra
Horn
Hostettler
Houghton
Hulshof
Hunter
Hutchinson
Hyde
Isakson
Istook
Jenkins
Johnson (CT)
Johnson, Sam
Jones (NC)
Kasich
Kelly
King (NY)
Kingston
Knollenberg
Kolbe
Kuykendall
LaHood
Largent
Latham
LaTourette
Lazio
Leach
Lewis (CA)
Lewis (KY)
LoBiondo
Lucas (OK)
Manzullo
McCollum
McCrery
McHugh
McInnis
McIntosh
McKeon
Metcalf
Mica
Miller (FL)
Miller, Gary
Moran (KS)
Morella
Myrick
Nethercutt
Ney
Northup
Norwood
Nussle
Ortiz
Ose
Oxley
Packard
Paul
Pease
Peterson (PA)
Petri
Pickering
Pitts
Pombo
Porter

Portman
Pryce (OH)
Quinn
Radanovich
Ramstad
Regula
Reynolds
Riley
Rogan
Rogers
Rohrabacher
Ros-Lehtinen
Roukema
Royce
Ryan (WI)
Ryun (KS)
Salmon
Sanford
Saxton
Schaffer
Sensenbrenner
Sessions
Shadegg
Shaw
Shays
Sherwood
Shimkus
Shows
Shuster
Simpson
Skeen
Smith (MI)
Smith (NJ)
Smith (TX)
Souder
Spence
Stenholm
Stump
Sununu
Sweeney
Talent
Tancredo
Tauzin
Taylor (MS)
Taylor (NC)
Terry
Thomas
Thornberry
Thune
Tiahrt
Moran (TX)
Trafigant
Turner
Upton
Vitter
Walden
Walsh
Wamp
Watkins
Watts (OK)
Weldon (FL)
Weldon (PA)
Weller
Whitfield
Wicker
Wilson
Wise
Wolf
Young (AK)
Young (FL)

Jackson (IL)
John
Johnson, E. B.
Jones (OH)
Kantor
Kaptur
Kennedy
Kildee
Kilpatrick
Kind (WI)
Kleczka
Klink
Kucinich
LaFalce
Lampson
Lantos
Larson
Lee
Levin
Lewis (GA)
Lipinski
Lofgren
Lowey
Lucas (KY)
Luther
Maloney (CT)
Maloney (NY)
Markey
Martinez
Mascara
Matsui
McDermott
McGovern
McIntyre
McKinney
McNulty
Meehan
Meek (FL)
Meeks (NY)

Menendez
Millender-
McDonald
Miller, George
Minge
Mink
Moakley
Mollohan
Moore
Moran (VA)
Murtha
Nadler
Napolitano
Neal
Neal
Oberstar
Obey
Olver
Owens
Pallone
Pascrell
Pastor
Payne
Pelosi
Peterson (MN)
Phelps
Pickett
Pomeroy
Price (NC)
Rahall
Rangel
Reyes
Rivers
Rodriguez
Roemer
Rothman
Roybal-Allard
Rush
Sabo
Sanchez

Sanders
Sandlin
Sawyer
Schakowsky
Scott
Serrano
Sherman
Sisisky
Skelton
Slaughter
Smith (WA)
Snyder
Spratt
Stabenow
Stark
Stearns
Strickland
Stupak
Tanner
Tauscher
Thompson (CA)
Thompson (MS)
Thurman
Tierney
Udall (CO)
Udall (NM)
Velazquez
Vento
Visclosky
Waters
Watt (NC)
Waxman
Weiner
Wexler
Weygand
Woolsey
Wu
Wynn

CONFERENCES REPORT ON H.R. 2466, DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES APPROPRIATIONS ACT, 2000

Mr. REGULA. Mr. Speaker, pursuant to House Resolution 337, I call up the conference report on the bill (H.R. 2466) making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2000, and for other purposes. The Clerk read the title of the bill.

(The SPEAKER pro tempore (Mr. SHIMKUS). Pursuant to the rule, the conference report is considered as having been read.)

(For conference report and statement, see proceedings of the House of October 20, 1999, at page H10517.)

The SPEAKER pro tempore. The gentleman from Ohio (Mr. REGULA) and the gentleman from Washington (Mr. DICKS) each will control 30 minutes.

The Chair recognizes the gentleman from Ohio (Mr. REGULA).

GENERAL LEAVE

Mr. REGULA. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks on the conference report to accompany H.R. 2466, and that I may include tabular and extraneous material.

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

There was no objection. Mr. REGULA. Mr. Speaker, I yield myself such time as I may consume.

(Mr. REGULA asked and was given permission to revise and extend his remarks.)

Mr. REGULA. Mr. Speaker, for the next several minutes, I wish all the Members would forget about partisan politics, forget about some of the personal things that they might not totally agree with and think what is good for the people of the United States of America. Two hundred seventy million people are depending on us to ensure that they have a park to visit, to ensure that when they go to a national forest they will be safe, that the facilities will be good, to ensure when a group of children go out in a bus to a fish and wildlife refuge to learn about the ecology of this Nation that there will be somebody there to tell about it, to ensure when they visit the Smithsonian, it will be open, that it will be well cared for, that the people will be there to serve them.

I could go through a whole list of things. Millions of Americans will go to our facilities over the next 12 months, and the quality of their experience is being decided here. Likewise, think about the generations that are here and yet to come, because the legacy we leave them in terms of our national lands is being decided not by

NOT VOTING—9

Camp
Coburn
Jackson-Lee (TX)
Jefferson
Linder
McCarthy (MO)
McCarthy (NY)
Scarborough
Towns

□ 1718

Ms. BROWN of Florida, Mr. UDALL of New Mexico, Mr. RAHALL, and Ms. EDDIE BERNICE JOHNSON of Texas changed their vote from "yea" to "nay."

So the resolution was agreed to. The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 1180. An act to amend the Social Security Act to expand the availability of health care coverage for working individuals with disabilities, to establish a Ticket to Work and Self-Sufficiency Program in the Social Security Administration to provide such individuals with meaningful opportunities to work, and for other purposes.

The message also announced that the Senate insists upon its amendment to the bill (H.R. 1180) "An Act to amend the Social Security Act to expand the availability of health care coverage for working individuals with disabilities, to establish a Ticket to Work and Self-Sufficiency Program in the Social Security Administration to provide such individuals with meaningful opportunities to work, and for other purposes" requests a conference with the House on the disagreeing votes of the two

NAYS—196

Abercrombie
Ackerman
Allen
Andrews
Baird
Baldacci
Baldwin
Barcia
Barrett (WI)
Becerra
Bentsen
Berman
Berry
Bishop
Blagojevich
Blumenauer
Bonior
Borski
Boswell
Boyd
Brady (PA)
Brown (FL)
Brown (OH)
Capps
Capuano
Cardin
Carson
Clay
Clayton
Clement
Clyburn
Condit
Conyers
Costello
Coyne
Cramer
Crowley
Cummings
Danner
Davis (FL)
Davis (IL)
DeFazio
DeGette
Delahunt
DeLauro
Deutsch
Dicks
Dingell
Dixon
Doggett
Dooley
Doyle
Edwards
Engel
Eshoo
Etheridge
Evans
Farr
Fattah
Filner
Forbes
Ford
Frank (MA)
Frost
Gejdenson
Gephardt
Gonzalez
Gordon
Green (TX)
Gutierrez
Hall (OH)
Hastings (FL)
Hilliard
Hinchey
Hinojosa
Hoeffel
Holden
Holt
Hooley
Hoyer
Inslee

them but by us. Let us forget partisanship for a minute and let us say, what kind of a legacy do we want to leave for future generations as well as for those of today's world. What kind of opportunities do we want them to have.

For example, in this bill will be funds to do long distance learning through the Smithsonian, the National Gallery of Art, the Kennedy Center, an opportunity to tell the story of these marvelous institutions to all the young people of America, many of whom cannot travel to Washington. We have a responsibility to them that should transcend our own personal prejudices on this day. We did that on this bill earlier this year, by overwhelming majorities on both sides. We supported this bill. Sure there have been a few changes, some probably better, a little more money being spent, but the basic bill is the same. The basic bill provides the kind of services that the American people expect us to deliver. That is why we are sent here. And we have an opportunity today to reaffirm that judgment that we made several months ago.

To vote yes, we are voting for a lot of positive environmental things. We are voting to clean up the streams of America through the abandoned mine law. We have increased it. We are voting to spend \$77 million more dollars on the parks as well as allow them to keep the \$100 plus million that they earn with the fee program. We are voting to diminish vandalism because through the fee program we have discovered that vandalism in the public facilities, the public lands, is reduced. We have in our hands today 30 percent of the land in this Nation, and we are responsible, each of us are responsible with our vote as to how we treat this wonderful, wonderful asset. It is a legacy that has been provided for us.

Just think about New York City. If Frederick Olmstead had not had the vision to save 800 acres called Central Park, there would not be this oasis of beauty in that city. Think what that means to the 10 or 11 million people. Each of us today are going to vote, have an opportunity to do the same, to preserve these facilities. As we become more urbanized, as our cities become more heavily populated, it becomes even more important that we preserve these open spaces.

This bill provides funds to purchase 95,000 acres called the Baca Ranch. I have been there. You walk out in the meadows and there are 6,000 elk grazing. They are not there with a halter around them tied to the ground. They are there as free spirits, free standing, because that is the great natural legacy of their existence. We have a chance to preserve that opportunity.

We have an opportunity here to make good on a promise this body made several years ago. We said to coal miners who suffered with black lung, who suffered with all kinds of physical problems, we are going to help you, because

this is a compassionate Nation, we care about people. So we passed a law to give these people some help. Today, we are providing some additional funds. The fund is depleted. Are we going to say to these people, "Sorry, we made a promise but we're not going to keep it"?

Those are just a few items that are embodied in this bill. Sure, I know we can talk about the riders. But these are important. It is important to the people that live along the shorelines of this Nation, be it California or Florida or North Carolina, that their offshore be preserved. That is a rider. It says there shall be no drilling offshore. It is important that there not be more patents issued to give away our public lands. That is in this bill. It is called a rider.

We have a couple of others in here. They are much less severe than was the case in the language that was in the Senate, but in the process of a compromise that represents this report today, the gentleman from Washington (Mr. DICKS) and myself, members from both sides of the aisle, fought to mitigate those riders, to soften them but be fair to the people. We cannot say to a rancher that for 50 years he and his family have been running cattle that just suddenly we are going to cut you off tomorrow. That is not fair. But we do say, once we have done an EIS, if you do not meet the standards, you are going to lose your permit. And we give the Secretary of Interior the right to make that decision.

We do not have a lot of time. I am going to stop here. We have others that want to speak. Just examine your conscience and say, What do I want my legacy to be? What do I want my vote to represent? Do I want it to represent enhancing, preserving, taking care of these great assets that are our legacies from other generations that served in this body. These 378 national parks just did not happen. They happened because people had vision, such as Teddy Roosevelt and many others.

□ 1730

Today, we are shaping the vision that others who serve here in years that follow us will say, gee, they really cared about the people of this Nation, they cared about preserving their crown jewels, the parks, they cared about preserving their forests for recreation. That is the challenge that we have to meet when we put the card in the slot this afternoon.

Today, as we take up the conference report making appropriations for Interior and Related Agencies for fiscal year 2000, you have the opportunity to voice your commitment to America's priceless natural and cultural resources. We can leave our children and future generations no more valuable legacy than our national parks, wildlife refuges, forests and wilderness areas, and our rich cultural heritage which defines who we are as a people and nation.

I urge you to vote in favor of this conference report. Don't let politics or a dedication to fis-

cal austerity cause you to overlook all the many very positive things that can be achieved through this bill. The American people expect you to be the guardians of their most highly prized natural and cultural resources. Don't let them down.

Getting to this point has been challenging, with many hurdles to overcome. The President sent the Congress a budget request for fiscal year 2000 that was balanced, only because it relied on budget gimmicks, increased taxes and new user fees. In contrast, this conference agreement sought to deal with real needs and important issues directly, fairly and in a way that best serves the public. This year's appropriation amount is \$14.5 billion, a very modest increase of 1½ percent over last year's \$14.3 billion. This is a very small price to pay to protect and preserve the nation's natural and cultural resources.

The House and Senate bills contained numerous differences, large and small, reflecting the concerns and priorities of the members of the two chambers. Reconciling these differences provoked spirited debate on all sides of the issues. Conferees argued their positions with reason and passion. But in the end, everyone's willingness to listen and seek common ground prevailed over our differences.

As a result, I am pleased to report that the conference report you have before you effectively addresses the priorities Americans care most about. These include \$1.4 billion for National Park Service operations to enhance visitors' safety and their enjoyment of America's great natural wonders; \$40 million to purchase the Baca Ranch in New Mexico, preserving a unique expanse of the Old West; over \$500 million for the Smithsonian Institution and the National Gallery of Art so that visitors from across America and the world can enjoy the thousands of marvels of science, history, technology and the animal kingdom and the glorious works of art on display here; \$68 million for the United Mine Workers of America Combined Benefit Fund, which is nearly depleted because of several recent court decisions, to ensure that elderly mine workers and their dependents continue to receive health care. I urge the authorizing committees to take up this issue and develop a long-term solution to this problem.

We have continued an important commitment I have made to improve management of the agencies funded by this bill. This year we have worked with the National Academy of Public Administration (NAPA) in examining the management of both the Forest Service and the Bureau of Indian Affairs. We are instructing these agencies to take steps to implement NAPA's recommendations for more effective and efficient management.

I wish to express my appreciation to Senator GORTON and his subcommittee members for their willingness to seek common ground to allow us to bridge significant differences in our respective bills. They worked diligently with us to achieve compromises on three key legislative provisions.

First, regarding mill sites, the conference report does not prohibit the Department of the Interior from enforcing the Solicitor's decision that establishes a limit of one mill site per mining claim, as the Senate had proposed. Interior may enforce the limitation on new claims, but exceptions are made for existing mining plans of operation (already agreed to by Secretary Babbitt), plans of operation submitted prior to May 21, 1999, and patent applications

grandfathered pursuant to the current patent application moratorium in place since fiscal year 1995.

Second, the Senate included a provision which would have extended all expiring Bureau of Land Management grazing permits based on existing terms and conditions. The conference agreement clearly states that the authority of the Secretary of the Interior to alter, modify or reject permit renewals following completion of all required environmental analyses is not altered. The agreement also includes additional funding to accelerate the processing of these permits.

Third, the Senate had included a provision prohibiting the Minerals Management Service from implementing a new rule on oil valuation through fiscal year 2000. The conference agreement prohibit the rule from being implemented for a period not to exceed 6 months,

or until the Comptroller General reviews the proposed regulation and issues a report. There is no prohibition on implementation following the release of the report.

In summary, this conference report is not about politics and partisanship. This report reflects our commitments to protecting America's most valuable natural resources for future generations and promoting culture, science and history for the benefit of communities, large and small, throughout this country. Passage of this report means meeting our responsibilities to American Indians and Alaska Natives and continuing essential research to increase energy efficiency and maintain a clean, healthy environment. Again, as strongly as I possibly can, I urge you to vote for its passage.

There are three corrections that need to be made to the conference report. The number

for the Historic Preservation Fund in the National Park Service should be \$75,212,000, the number of Forest Service land acquisition should be \$79,575,000 and in section 310, "1999" should read "2000."

We will take the necessary steps to ensure these corrections are made.

Also, in the statement of the managers, the first sentence under the Historic Preservation Fund in the National Park Service should read, "The conference agreement provides \$75,212,000 for the Historic preservation fund instead of \$46,712,000 as proposed by the House and \$42,412,000 as proposed by the Senate."

At this point Mr. Speaker, I insert into the RECORD a table detailing the various accounts in the bill.

DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES APPROPRIATIONS BILL, 2000 (H.R. 2466)

(Amounts in thousands)

	FY 1999 Enacted	FY 2000 Request	House	Senate	Conference	Conference vs. enacted
TITLE I - DEPARTMENT OF THE INTERIOR						
Bureau of Land Management						
Management of lands and resources	612,511	641,100	631,068	634,321	644,218	+31,707
Wildland fire management	286,895	305,850	292,399	283,805	292,282	+5,387
Central hazardous materials fund	10,000	11,350	10,000	10,000	10,000	
Construction	10,997	8,350	11,100	12,418	11,425	+428
Payments in lieu of taxes	125,000	125,000	145,000	135,000	135,000	+10,000
Land acquisition	14,600	48,900	15,000	17,400	15,500	+900
Oregon and California grant lands	97,037	101,650	99,225	99,225	99,225	+2,188
Range improvements (indefinite)	10,000	10,000	10,000	10,000	10,000	
Service charges, deposits, and forfeitures (indefinite)	8,055	8,800	8,800	8,800	8,800	+745
Miscellaneous trust funds (indefinite)	8,800	7,700	7,700	7,700	7,700	-1,100
Total, Bureau of Land Management	1,183,895	1,268,700	1,230,292	1,218,669	1,234,150	+50,255
United States Fish and Wildlife Service						
Resource management	661,136	724,000	710,700	684,569	716,046	+54,910
Construction	50,453	43,569	43,933	40,434	54,583	+4,130
Emergency appropriations	37,612					-37,612
Land acquisition	48,024	73,632	42,000	56,444	50,513	+2,489
Cooperative endangered species conservation fund	14,000	80,000	15,000	21,480	16,000	+2,000
National wildlife refuge fund	10,779	10,000	10,779	10,000	10,779	
North American wetlands conservation fund	15,000	15,000	15,000	15,000	15,000	
Wildlife conservation and appreciation fund	800	800	800	800	800	
Multinational species conservation fund	2,000	3,000	2,000	2,400	2,400	+400
Commercial salmon fishery capacity reduction					5,000	+5,000
Total, United States Fish and Wildlife Service	839,804	950,001	840,212	831,127	871,121	+31,317
National Park Service						
Operation of the national park system	1,285,604	1,389,627	1,387,307	1,355,176	1,365,059	+79,455
Emergency appropriations	2,320					-2,320
National recreation and preservation	46,225	48,336	49,449	51,451	53,899	+7,674
Historic preservation fund	72,412	80,512	46,712	42,412	75,212	+2,800
Construction	226,058	194,000	169,856	223,153	224,493	-1,565
Emergency appropriations	13,680					-13,680
Land and water conservation fund (rescission of contract authority)	-30,000	-30,000	-30,000	-30,000	-30,000	
Land acquisition and state assistance	147,925	172,468	132,000	107,725	120,700	-27,225
Conservation grants and planning assistance		200,000				
Urban park and recreation fund		4,000				
Total, National Park Service (net)	1,764,224	2,058,943	1,755,324	1,749,917	1,809,363	+45,139
United States Geological Survey						
Surveys, investigations, and research	797,896	838,485	820,444	813,093	823,833	+25,937
Emergency appropriations	1,000					-1,000
Minerals Management Service						
Royalty and offshore minerals management	217,902	234,082	234,082	234,682	234,682	+16,780
Additions to receipts	-100,000	-124,000	-124,000	-124,000	-124,000	-24,000
Oil spill research	6,118	6,118	6,118	6,118	6,118	
Total, Minerals Management Service	124,020	116,200	116,200	116,800	116,800	-7,220
Office of Surface Mining Reclamation and Enforcement						
Regulation and technology	93,078	94,391	95,693	95,891	95,891	+2,813
Receipts from performance bond forfeitures (indefinite)	275	275	275	275	275	
Subtotal	93,353	94,666	95,968	96,166	96,166	+2,813
Abandoned mine reclamation fund (definite, trust fund)	185,416	211,158	196,458	185,658	191,208	+5,792
Total, Office of Surface Mining Reclamation and Enforcement	278,769	305,824	292,426	281,824	287,374	+8,605
Bureau of Indian Affairs						
Operation of Indian programs	1,584,124	1,694,367	1,631,050	1,633,296	1,637,444	+53,320
Construction	123,421	174,258	126,023	146,884	146,884	+23,463
Indian land and water claim settlements and miscellaneous payments to Indians	28,882	28,401	25,901	27,131	27,256	-1,626
Indian guaranteed loan program account	5,001	5,008	5,008	5,004	5,008	+7
(Limitation on guaranteed loans)	(59,682)	(59,682)	(59,682)	(59,682)	(59,682)	
Indian land consolidation pilot	5,000					-5,000
Total, Bureau of Indian Affairs	1,746,428	1,902,054	1,787,982	1,812,315	1,816,592	+70,164

**DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES
 APPROPRIATIONS BILL, 2000 (H.R. 2466)— continued
 (Amounts in thousands)**

	FY 1999 Enacted	FY 2000 Request	House	Senate	Conference	Conference vs. enacted
Departmental Offices						
Insular Affairs:						
Assistance to Territories.....	38,455	40,355	34,600	39,605	39,451	+ 996
Northern Marianas Islands Covenant.....	27,720	27,720	27,720	27,720	27,720
Subtotal, Assistance to Territories.....	66,175	68,075	62,320	67,325	67,171	+ 996
Compact of Free Association.....	8,930	8,545	8,545	8,545	8,545	-385
Mandatory payments.....	12,000	12,000	12,000	12,000	12,000
Subtotal, Compact of Free Association.....	20,930	20,545	20,545	20,545	20,545	-385
Total, Insular Affairs.....	87,105	88,620	82,865	87,870	87,716	+ 611
Departmental management.....	64,586	63,064	62,864	62,203	62,864	-1,822
Y2K conversion (emergency appropriations).....	30,347	-80,347
Office of the Solicitor.....	36,784	41,500	36,784	36,784	40,196	+ 3,412
Office of Inspector General.....	25,486	27,614	26,086	26,614	26,086	+ 600
Office of the Special Trustee for American Indians.....	61,299	90,025	90,025	73,836	90,025	+ 28,726
Indian land consolidation pilot.....	10,000	5,000	5,000	5,000	+ 5,000
Natural resource damage assessment fund.....	4,492	7,900	5,400	4,621	5,400	+ 908
Management of Federal lands for subsistence uses.....	8,000	-8,000
Glacier Bay fishing (emergency appropriations).....	26,000	-26,000
Total, Departmental Offices.....	394,199	328,723	309,024	296,928	317,287	-76,912
Total, title I, Department of the Interior:						
New budget (obligational) authority (net).....	7,130,235	7,768,930	7,151,904	7,120,673	7,276,520	+ 146,285
Appropriations.....	(6,999,276)	(7,798,930)	(7,181,904)	(7,150,673)	(7,306,520)	(+ 307,244)
Emergency appropriations.....	(160,959)	(-160,959)
Rescissions.....	(-30,000)	(-30,000)	(-30,000)	(-30,000)	(-30,000)
(Limitation on guaranteed loans).....	(59,682)	(59,682)	(59,682)	(59,682)	(59,682)
TITLE II - RELATED AGENCIES						
DEPARTMENT OF AGRICULTURE						
Forest Service						
Forest and rangeland research.....	197,444	234,644	204,373	187,444	202,700	+ 5,256
State and private forestry.....	170,722	252,422	181,464	190,793	187,534	+ 16,812
National forest system.....	1,298,570	1,357,178	1,254,434	1,239,051	1,251,504	-47,066
Wildland fire management.....	560,176	560,730	561,354	560,980	561,354	+ 1,178
Emergency appropriations.....	102,000	90,000	90,000	90,000	-12,000
Reconstruction and maintenance.....	297,352	295,000	396,602	362,095	398,927	+ 101,575
Emergency appropriations.....	5,611	-5,611
Land acquisition.....	117,918	118,000	1,000	36,370	79,575	-38,343
Acquisition of lands for national forests special acts.....	1,069	1,069	1,069	1,069	1,069
Acquisition of lands to complete land exchanges (indefinite).....	210	210	210	210	210
Range betterment fund (indefinite).....	3,300	3,300	3,300	3,300	3,300
Gifts, donations and bequests for forest and rangeland research.....	92	92	92	92	92
Southeast Alaska economic disaster fund.....	22,000	+ 22,000
Management of Federal lands for subsistence uses.....	3,000	-3,000
Total, Forest Service.....	2,757,464	2,912,645	2,603,898	2,671,404	2,798,265	+ 40,801
DEPARTMENT OF ENERGY						
Clean coal technology:						
Deferral.....	-40,000	-256,000	-256,000	-156,000	-156,000	-116,000
Fossil energy research and development.....	384,056	340,000	256,292	366,975	386,025	+ 1,969
Biomass energy development (by transfer).....	(24,000)	(24,000)	(24,000)	(24,000)	(+ 24,000)
Alternative fuels production (indefinite).....	-1,300	-1,000	-1,000	-1,000	-1,000	+ 300
Naval petroleum and oil shale reserves.....	14,000	-14,000
Elk Hills school lands fund.....	36,000	36,000	36,000	-36,000
Energy conservation.....	691,701	812,515	706,822	659,817	664,242	-27,459
Biomass energy development (by transfer).....	(25,000)	(25,000)	(25,000)	(25,000)	(+ 25,000)
Economic regulation.....	1,801	2,000	2,000	2,000	2,000	+ 199
Strategic petroleum reserve.....	160,120	159,000	146,000	159,000	159,000	-1,120
SPR petroleum account.....	5,000
Energy Information Administration.....	70,500	72,644	72,644	70,500	72,644	+ 2,144
Total, Department of Energy:						
New budget (obligational) authority (net).....	1,316,878	1,170,159	962,758	1,101,292	1,126,911	-189,967
Appropriations.....	(1,356,878)	(1,426,159)	(1,218,758)	(1,257,292)	(1,282,911)	(-73,967)
Deferral.....	(-40,000)	(-256,000)	(-256,000)	(-156,000)	(-156,000)	(-116,000)
(By transfer).....	(49,000)	(49,000)	(49,000)	(49,000)	(+ 49,000)

**DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES
 APPROPRIATIONS BILL, 2000 (H.R. 2466)— continued
 (Amounts in thousands)**

	FY 1999 Enacted	FY 2000 Request	House	Senate	Conference	Conference vs. enacted
DEPARTMENT OF HEALTH AND HUMAN SERVICES						
Indian Health Service						
Indian health services	1,950,322	2,094,922	2,085,407	2,138,001	2,053,967	+103,645
Indian health facilities	291,965	317,465	312,478	189,252	318,580	+26,615
Total, Indian Health Service	2,242,287	2,412,387	2,397,885	2,327,253	2,372,547	+130,260
OTHER RELATED AGENCIES						
Office of Navajo and Hopi Indian Relocation						
Salaries and expenses	13,000	14,000	13,400	8,000	8,000	-5,000
Institute of American Indian and Alaska Native Culture and Arts Development						
Payment to the Institute	4,250	4,250		4,250	2,125	-2,125
Smithsonian Institution						
Salaries and expenses	347,154	380,501	371,501	367,062	372,901	+25,747
Construction and improvements, National Zoological Park	4,400			4,400		-4,400
Repair and restoration of buildings	40,000	47,900	47,900	35,000	47,900	+7,900
Construction	16,000	19,000	19,000	19,000	19,000	+3,000
Y2K conversion (emergency appropriations)	4,700					-4,700
Total, Smithsonian Institution	412,254	447,401	438,401	425,462	439,801	+27,547
National Gallery of Art						
Salaries and expenses	57,938	61,438	61,538	61,438	61,538	+3,600
Repair, restoration and renovation of buildings	6,311	6,311	6,311	6,311	6,311	
Y2K conversion (emergency appropriations)	101					-101
Total, National Gallery of Art	64,350	67,749	67,849	67,749	67,849	+3,499
John F. Kennedy Center for the Performing Arts						
Operations and maintenance	12,187	14,000	12,441	14,000	14,000	+1,813
Construction	20,000	20,000	20,000	20,000	20,000	
Total, John F. Kennedy Center for the Performing Arts	32,187	34,000	32,441	34,000	34,000	+1,813
Woodrow Wilson International Center for Scholars						
Salaries and expenses	5,840	6,040	7,040	6,040	6,790	+950
National Foundation on the Arts and the Humanities						
National Endowment for the Arts						
Grants and administration	83,500	137,000	83,500	90,000	85,000	+1,500
Matching grants	14,500	13,000	14,500	13,000	13,000	-1,500
Total, National Endowment for the Arts	98,000	150,000	98,000	103,000	98,000	
National Endowment for the Humanities						
Grants and administration	96,800	129,800	96,800	101,000	101,000	+4,200
Matching grants	13,900	20,200	13,900	14,700	14,700	+800
Total, National Endowment for the Humanities	110,700	150,000	110,700	115,700	115,700	+5,000
Institute of Museum and Library Services/ Office of Museum Services						
Grants and administration	23,405	34,000	24,400	23,905	24,400	+995
Total, National Foundation on the Arts and the Humanities	232,105	334,000	233,100	242,605	238,100	+5,995
Commission of Fine Arts						
Salaries and expenses	898	1,078	935	1,078	1,005	+107
National Capital Arts and Cultural Affairs						
Grants	7,000	6,000	7,000	7,000	7,000	
Advisory Council on Historic Preservation						
Salaries and expenses	2,800	3,000	3,000	2,906	3,000	+200
National Capital Planning Commission						
Salaries and expenses	5,954	6,312	6,312	6,312	6,312	+358
Y2K conversion (emergency appropriations)	381					-381

**DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES
 APPROPRIATIONS BILL, 2000 (H.R. 2466) — continued
 (Amounts in thousands)**

	FY 1999 Enacted	FY 2000 Request	House	Senate	Conference	Conference vs. enacted
United States Holocaust Memorial Council						
Holocaust Memorial Council	32,107	33,786	33,286	33,286	33,286	+ 1,179
Y2K conversion (emergency appropriations).....	900					-900
Emergency appropriations	2,000					-2,000
Total, United States Holocaust Memorial Council	35,007	33,786	33,286	33,286	33,286	-1,721
Presidio Trust						
Presidio trust fund.....	34,913	44,400	44,400	44,400	44,400	+ 9,487
Total, title II, related agencies:						
New budget (obligational) authority (net)	7,167,568	7,497,207	6,851,705	6,983,037	7,189,391	+ 21,823
Appropriations	(7,091,875)	(7,663,207)	(7,107,705)	(7,049,037)	(7,255,391)	(+ 163,518)
Emergency appropriations	(115,693)	(90,000)		(90,000)	(90,000)	(-25,693)
Deferral	(-40,000)	(-256,000)	(-256,000)	(-156,000)	(-156,000)	(-116,000)
(By transfer)		(49,000)	(49,000)	(49,000)	(49,000)	(+ 49,000)
TITLE III						
Across-the-board cut in Floor action.....			-69,000	-48,000		
TITLE V						
United Mine Workers of America combined benefit fund (emergency appropriations)					68,000	+ 68,000
Grand total:						
New budget (obligational) authority (net)	14,297,803	15,266,137	13,934,609	14,055,710	14,533,911	+ 236,108
Appropriations	(14,091,151)	(15,462,137)	(14,220,609)	(14,151,710)	(14,561,911)	(+ 470,760)
Emergency appropriations	(276,652)	(90,000)		(90,000)	(158,000)	(-118,652)
Rescissions	(-30,000)	(-30,000)	(-30,000)	(-30,000)	(-30,000)	
Deferral	(-40,000)	(-256,000)	(-256,000)	(-156,000)	(-156,000)	(-116,000)
(By transfer)		(49,000)	(49,000)	(49,000)	(49,000)	(+ 49,000)
(Limitation on guaranteed loans)	(59,682)	(59,682)	(59,682)	(59,682)	(59,682)	
TITLE I - DEPARTMENT OF THE INTERIOR						
Bureau of Land Management	1,183,895	1,268,700	1,230,292	1,218,669	1,234,150	+ 50,255
United States Fish and Wildlife Service.....	839,804	950,001	840,212	831,127	871,121	+ 31,317
National Park Service.....	1,764,224	2,058,943	1,755,324	1,749,917	1,809,363	+ 45,139
United States Geological Survey.....	798,896	838,485	820,444	813,093	823,833	+ 24,937
Minerals Management Service	124,020	116,200	116,200	116,800	116,800	-7,220
Office of Surface Mining Reclamation and Enforcement	278,769	305,824	292,426	281,824	287,374	+ 8,605
Bureau of Indian Affairs.....	1,746,428	1,902,054	1,787,982	1,812,315	1,816,592	+ 70,164
Departmental Offices.....	394,199	328,723	309,024	296,928	317,287	-76,912
Total, Title I - Department of the Interior.....	7,130,235	7,768,930	7,151,904	7,120,673	7,276,520	+ 146,285
TITLE II - RELATED AGENCIES						
Forest Service	2,757,464	2,912,645	2,603,898	2,671,404	2,798,265	+ 40,801
Department of Energy	1,316,878	1,170,159	962,758	1,101,292	1,126,911	-189,967
Indian Health Service.....	2,242,287	2,412,387	2,397,885	2,327,253	2,372,547	+ 130,260
Office of Navajo and Hopi Indian Relocation.....	13,000	14,000	13,400	8,000	8,000	-5,000
Institute of American Indian and Alaska Native Culture and Arts						
Development.....	4,250	4,250		4,250	2,125	-2,125
Smithsonian Institution.....	412,254	447,401	438,401	425,462	439,801	+ 27,547
National Gallery of Art.....	64,350	67,749	67,849	67,749	67,849	+ 3,499
John F. Kennedy Center for the Performing Arts.....	32,187	34,000	32,441	34,000	34,000	+ 1,813
Woodrow Wilson International Center for Scholars.....	5,840	6,040	7,040	6,040	6,790	+ 950
National Endowment for the Arts.....	98,000	150,000	98,000	103,000	98,000	
National Endowment for the Humanities.....	110,700	150,000	110,700	115,700	115,700	+ 5,000
Institute of Museum and Library Services	23,405	34,000	24,400	23,905	24,400	+ 995
Commission of Fine Arts	898	1,078	935	1,078	1,005	+ 107
National Capital Arts and Cultural Affairs.....	7,000	6,000	7,000	7,000	7,000	
Advisory Council on Historic Preservation	2,800	3,000	3,000	2,906	3,000	+ 200
National Capital Planning Commission.....	6,335	6,312	6,312	6,312	6,312	-23
Holocaust Memorial Council	35,007	33,786	33,286	33,286	33,286	-1,721
Presidio Trust.....	34,913	44,400	44,400	44,400	44,400	+ 9,487
Total, Title II - Related Agencies	7,167,568	7,497,207	6,851,705	6,983,037	7,189,391	+ 21,823
TITLE III						
Across-the-board cut in Floor action.....			-69,000	-48,000		

**DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES
 APPROPRIATIONS BILL, 2000 (H.R. 2466)— continued
 (Amounts in thousands)**

	FY 1999 Enacted	FY 2000 Request	House	Senate	Conference	Conference vs. enacted
TITLE V						
United Mine Workers of America combined benefit fund (emergency appropriations)					68,000	+68,000
Grand total.....	14,297,803	15,266,137	13,934,609	14,055,710	14,533,911	+236,108

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

(Mr. DICKS asked and was given permission to revise and extend his remarks.)

Mr. DICKS. Mr. Speaker, I rise in reluctant opposition to the conference report on the Fiscal Year 2000 Interior and related agencies appropriations bill. I will explain my reasons for this position in a moment, but first I want to state categorically that my opposition to this measure does not in any way impugn the job done by the chairman of the subcommittee, my good friend the gentleman from Ohio (Mr. REGULA). As chairman of the conference, he had the virtually impossible task of trying to bridge insurmountable differences of opinion between the Houses, the parties and the branches of Government, and I also want to at this time commend the staff of the subcommittee, Debbie Weatherly and the members of the majority staff, Del Davis, and the minority staff. These people have worked very hard under very difficult circumstances to bring this conference report, and they are highly professional people who work for the best interests of the House of Representatives.

In many ways the recommendations of the conferees on this measure represent improvements compared to the bill that passed the House in July. However, in other important ways, specifically the addition of three environmentally damaging legislative riders, this agreement is much worse than the House bill and will almost certainly be vetoed by the President. The inclusion of the riders is especially troublesome given the vote of the full House on the motion to instruct conferees.

Two hundred eighteen members of this House, a majority, voted to instruct conferees to support the Rahall amendment limiting the number and size of mill sites on public lands to support the Senate, the other body's position increasing funding for the National Endowment for the Arts and the Humanities by \$5 million each and to reject the Senate's anti-environmental riders. Unfortunately the only part of the instruction that was followed was to agree with the Senate's funding increase for the National Endowment for the Humanities.

Environmentalists and the administration have roundly criticized the Senate bill. While it may be true that the conference agreement has marginally improved some of the riders, the resulting provisions are still opposed by the administration and have no place in this appropriations bill. The provisions relating to mining mill sites, delaying hard rock mining regulation, delaying oil royalty evaluation regulations, and grazing should not have been accepted by the conference.

The conferees' decisions on funding for the National Endowment for the Arts is a major disappointment. Despite the fact that the conference agreement provides a total of 600 mil-

lion more for agencies and programs funded in the bill than the amount in the House-passed bill and despite the fact that the House had instructed its conferees to agree with the slightly higher funding levels for the NEH, the conference ended with no increase for the arts. Once again opponents of the NEA dredged up outdated information and outright misinformation. Once again the views of the ultra-conservative caucus representing a minority of one body have been allowed to override the wishes of a majority in both Houses.

Another feature of the bill that causes great concern is the inadequate funding provided for the administration's new Land Legacy program, one of the major initiatives of the 2000 budget. The administration proposal was to fund the Land and Water Conservation Fund at the fully authorized level of 900 million, including roughly 800 million in the Interior appropriations bill.

The conference agreement, while improving on the 190 million included in the House bill, provides only about one-third, or 266 million, of the amounts requested. While the conference agreement is 600 million higher than the House bill, funding for the administration's top priority was only increased by 75 million. The recommendation of the conferees does not even match last year's level. It is 62 million less. And last year's bill was 500 million less in total than this year.

Two major parts of the President's Land Legacy initiative, the 200 million requested for conservation grants and planning assistance and the 66 million increase requested for the Cooperative Endangered Species Conservation Fund, did not receive any funding. Given the threat of development in and around so many of our parks, forests, refuges, and other public lands and given the strong support of acquiring and conserving these sensitive lands by a substantial majority of the American people, the failure of this bill to address these needs adequately is a serious flaw.

Mr. Speaker, I urge my colleagues to vote no on this conference report and avoid the imminent veto by the administration. Passing the conference report right now is futile if changes are not made.

Mr. Speaker, I would say to the gentleman from Ohio that I agree with him on the Park Service and on several other areas of this bill. We have made some significant progress, and no one doubts the chairman's commitment to improving our national parks, and I have appreciated the fact that he goes out and he looks at the parks. I think the fact that we are keeping these fees to improve the parks is one of the most positive things that we have done with the authorizing committee, and there are a lot of things that are positive.

I do not want to paint an entirely negative picture, but unfortunately the other body keeps insisting on these rid-

ers; and some of these riders are things that I understand, being from the West. But unfortunately, they get our bill in trouble; and I wish we could convince, and I want to commend the gentleman on this, that the bill when it left the House did not have these riders. They almost, every single one of these riders was added in the other body, and so somehow I hope that we can do better in the next go round because there will be a next go round in my judgment, and we can come up with a bill that can be signed into law.

I went back and looked at my own record. I have been on this committee, this is my 23rd year on the Subcommittee on the Interior. I have seldom voted against a bill, I have seldom voted against a conference report, and I regret that I have to do it today. But I am convinced that we can do better, that we can make this bill stronger, and I look forward to working with the gentleman from Ohio (Mr. REGULA) to accomplish this task at a later date.

Mr. Speaker, I reserve the balance of my time.

Mr. REGULA. Mr. Speaker, I yield 4 minutes to the gentleman from Tennessee (Mr. WAMP), a very valuable member of our subcommittee.

(Mr. WAMP asked and was given permission to revise and extend his remarks.)

Mr. WAMP. Mr. Speaker, I thank the gentleman for an outstanding job, not just this year, but in previous years, outstanding staff on both sides of the aisle; and I say to my friend, the ranking member who is also an outstanding gentleman, I am reminded today of what Ronald Reagan once said, something like this, I am paraphrasing, that somebody who votes with me 80 percent of the time is not 80 percent my enemy, he is 80 percent my friend, or he is not 20 percent my enemy, he is 80 percent my friend; and I really think that the opposition to this bill is focusing on a few narrow problems that on October 21 we need to get beyond.

It is time to get beyond this October the 21, in this year pass this bill, move it out of here; and I hate to see the gentleman from Washington (Mr. DICKS) break his perfect record on supporting this because I think it runs counter to the philosophy of the Committee on Appropriations where we do work in a bipartisan way, we do build consensus, we do work through these conference committees, and my colleagues know the old saying that we say in the House from time to time, that maybe the Democrats are our opponents, but the Senate is the real enemy. That seemed to not have changed regardless of who is in the majority. But that is just reality. At the end of the day the Senate does not do what we want them to do, but we have got to move the process forward. So, please do not hold this bill up.

I want to focus on a couple of things that have not been talked about yet, and that is the energy piece of this bill, a little over a billion dollars out of \$14

billion in energy research, fossil energy and energy conservation.

Let me just say some people may ask why do we fund these programs. Energy research really was brought about by the oil problems of the 1970s and the need for our country at the national level, the Federal level, to rely on research, basic research from the Federal Government, to pursue alternative energy sources so we are not so dad-blasted dependent on Middle Eastern oil. We have got to fund those programs. We are increasing the funding on those programs.

That is at the heart of this bill. We fund the good guys. We fund the Park Service, the Forest Service, the Bureau of Land Management, U.S. Fish and Wildlife, U.S. Geological Survey; these are the good guys. We are trying to fund these good guys; help us fund these good guys. But we also have to reduce our reliance on Middle Eastern oil for the peace and well-being of our country at large.

We hear a lot about climate change, does it lead to global warming? I do not know what the actual science is. I have great questions about it, but I know this. If we can develop better policies through fossil energy research to reduce CO₂ emissions, it cannot do any harm; it can only do good. Why not do it? That is in this bill, strong effort, thought through, good science. We studied it; we developed these priorities. It is in the bill. Do not hold that up. Move fossil energy research forward; we will have cleaner air guaranteed if we fund these programs.

Energy conservation, things like weatherization. We do not want cool air to just leak out of our public housing in this country or warm air just to leak out. We want to come up with smarter ways to build public housing in this country to make sure we reduce the cost for our residents and for our Government to take care of the indigent in our country through weatherization programs.

This research is working. It is basic research fully funded in this bill, the kind of things that we need.

This is a good bill. It went through the process, we had the hearings, we do travel, we hear from everyone, we vent, we work through it. Dad-gummit, it is October 21. Let us pass this bill with bipartisan support like we always have before and move this process forward. It is not time to obstruct or delay unless my colleagues are being excessively partisan, and I am not one that is excessively partisan. I jump back and forth depending on what my guts tell me to do, and it is time for my colleagues who want to play partisan games at the end of the year to do the right thing, move this bill forward, pass the bill.

Congratulations.

Mr. DICKS. Mr. Speaker, I yield 2 minutes to the gentleman from Massachusetts (Mr. MARKEY), one of my distinguished classmates who is working on umpire reform at this very moment.

Mr. MARKEY. Mr. Speaker, as my colleagues know, the problem with being a Red Sox fan is not unlike being in the minority with this particular Republican in the majority. We just do not have any chance to win. We can, like, script it, as my colleagues know, differently each time to make it interesting; but the outcome is always predetermined, and we lose. So I am quite used to this, given the way in which the umpires stole the American League championship from the Red Sox.

Today, I rise to denounce the assault on America's environmental tradition in this Interior appropriations conference report. I am honored to have helped shape the tradition in a small way by ensuring fair royalties for our oil and gas reserves in a law which I authored in 1981 when I was the chairman of the Committee on Oversight and Investigations overseeing the Department of Interior by preventing corporations from robbing the American people of their natural resources.

How then can I accept this bill in which the Republican leadership plays with the Minerals Management Service like a yo-yo? The Minerals Management Service proposes rules valuing our oil and gas reserves. The Republicans respond with riders, restricting the rule. For 4 years this yo-yo has rolled back and forth without resources trapped on the string; and, true to form, an additional 6-month delay has been attached to this conference report.

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It is time to end this destructive game. Cut the string and give the American people reasonable compensation for oil and gas from Federal lands.

Mr. Speaker, I wish that I could say that this was the only threat in the Interior Appropriations conference report, but I cannot even say it is the worst. Extension of grazing permits and an allowance for increased mining waste on Federal lands are just a few of the destructive provisions that remain. They buzz around this bill like gulls in a trash dump. We cannot accept a conference report with any of these provisions. We have a responsibility to our natural resources, to our tradition of environmental stewardship.

As we enter the 21st century, we must not relinquish this responsibility. We must protect our resources and we must start by defeating this Interior conference report on the floor this evening.

I thank the gentleman from Washington State for his national leadership and for his civility and compassion for Red Sox fans.

Mr. REGULA. Mr. Speaker, I yield 4½ minutes to the gentleman from Nevada (Mr. GIBBONS).

(Mr. GIBBONS asked and was given permission to revise and extend his remarks.)

Mr. GIBBONS. Mr. Speaker, first of all, I want to extend my great congratulations and thanks to the gen-

tleman from Ohio (Mr. REGULA), the chairman of the subcommittee, for the bill that we are about to have. I know it is the best we could do with the Senate that we are dealing with on the other side, and certainly, it is not a perfect bill, of course not. But there have been a great number of mistruths presented in this bill that I would like to straighten out in this few minutes that I have.

Over the debate of the last few weeks we have had the so-called Rahall mill site rider included. Did I support it? No. Let me tell my colleagues why. Because the mistruths that were there need to be corrected.

Current law mandates that mill sites can only be five acres in size, but additional mill sites may be used in order to support an economic ore body. That is current law. The reason being, this limitation forces the mining company to use only the minimal amount of public land needed. However, when an additional 5-acre mill site is required, mining companies must comply with all State and Federal environmental laws.

It is important to note that what many would characterize as "mine waste" is nothing more than dirt and rocks covering the ground that is similar to any jogging path or driveway that we have in America today.

Allow me to share with my colleagues on the left who oppose this bill the current environmental laws that mining companies must comply with every time they seek an additional five-acre mill site.

They must fully comply with the National Environmental Policy Act. This means that all activities on mill sites located on public land must be evaluated in an environmental impact statement before they are allowed by the BLM or the Forest Service to have additional acreage. They must comply with the Federal Surface Management Rules which apply to Federal lands and State mining and reclamation programs, which apply to Federal, State and private lands. These programs typically require a detailed characterization of the dirt and rocks which is called overburden; operating controls to prevent or control generation of any excess waste or overburden; continuous monitoring of overburden placed on sites; containment of any wastes; precautions to maintain stability of waste management structures; containment of any chemicals to prevent releases to the environment; reclamation of mill sites to return land to post-mining productive use.

They must comply with Air Quality standards on Federal, State and private lands. All activities on mill sites are subject to the Federal Clean Air Act; State implementation plans and State air quality laws, including the National Ambient Air Quality Standards, major source permitting, and new source review; Title V operating permits and regulation of hazardous air pollutants and control of fugitive dust.

Mines must also comply with the Surface Water Quality on Federal, State and private lands. All activities on mill sites are subject to the Federal Clean Water Act. All discharges of pollutants are subject to Federal discharge permits and effluent standards, as well as State water quality controls and numeric stream standards. Most mine standards are subject to a Federal zero discharge standard.

Mines must comply with the Ground Water Quality on Federal, State and private lands. All activities on mill sites must meet stringent ground water protection requirements and standards promulgated by States. Most States impose a no-discharge standard on mill site activities. The absolute minimum level of protection mandated by any State is the drinking water standards from the Federal Safe Drinking Water Act.

All activities on mill sites must obtain a Federal wetlands protection permit before placing fill or waste on a mill site.

At the end of the mine life, all activities on mill site must be closed under State laws to be stable, safe, and to remove the potential to degrade the environment.

Lastly, numerous Federal and State laws require operations on mill sites to report spills or environmental incidents and to remediate immediately. Again, reclamation of mill sites must be done to return the land to post-mining productive land use.

This measure contains the mill site provision, but it was unnecessary because all mines today have to go through a very stringent evaluation and environmental protection for mill sites. It was unnecessary to have this rider in it and certainly, I could not support that mill site, but I think this is the best bill we could get, and I want to thank the chairman for his success in getting it to the floor.

Mr. DICKS. Mr. Speaker, I yield 4 minutes to the distinguished gentleman from Washington (Mr. INSLEE), who has been very concerned about environmental issues and one of our outstanding new Members.

(Mr. INSLEE asked and was given permission to revise and extend his remarks.)

Mr. INSLEE. Mr. Speaker, I must speak against this bill, and that is with due respect to the gentleman from Ohio (Mr. REGULA) who I think has been very sincere in his efforts to improve this bill. But one of the things the gentleman said struck me in his comments. He mentioned Central Park, a beautiful place loved by maybe all Americans, at least New Yorkers.

But the problem with this bill, if we give up, if we put up the white flag to the other chamber, it would allow somebody to go into Central Park if it was owned by the Federal Government and put in a strip mine, a gold mine and put as much as they want over 5, 10, 15 or 20 acres. We should not do that in Central Park and we should not do it

in the forestlands of Washington where, in fact, that is going to go on if we accept that.

The problem with this bill is simple. While America wants us to go forward on the environment, this takes step by step backwards. We should go forward on mining reform; we go backward. We should go forward on forest reform; we go backward. We should go forward on oil royalties; we go backward.

My colleagues are right, we did send this bill over to the other chamber, but it came back infested with these antienvironment riders. When we sent it over to the other chamber, it was a puppy; and it came back full of fleas and now those little fleas have got to be removed from this bill.

I want to tell my colleagues why I think Americans are going to be so angry, and I think angry is the right word for it, when they hear about this continued giveaway. It is because if you go on Main Street, nothing will outrage the American people more than the giveaways to special interests, the giveaways that this body has given time after time to special interest legislation and antienvironmental riders. That should stop.

If we do not stand for the environment, we ought to stand for this House, for ourselves, for each other. When we voted 273 to say to the other chamber we will not let you shove this down our throats. We will not let you go backwards on mining reform. I do not want to encourage anyone to put up the white flag to the other chamber on this subject. We ought to stand firm.

Let me just point out, when I say this is an abject retreat on mining reform, it is. I would encourage my colleagues to look at section 337(b), which has some of the cleverest legal writing I have seen. It is a little trick in here that says basically that Congress agrees with the mining industry on their interpretation of existing law, existing law. There is a little time bomb in here that will entirely ruin our efforts.

Now, there is talk about compromise, and I understand compromise in a legislative body. But frankly, compromise in this manner, giving in to these special interests is like the guy who steals \$10 from your pocket and wants to compromise by giving you five back. That is the situation with mining reform.

I am simply saying this: we are going to stand divided, unfortunately, on this. Some are going to stand for going forward on the environment and vote "no;" some are going to stand with going backward on the environment and vote "yes." I am going to stand to go forward. It does not matter how many more stands as far as I am concerned, but the American people desire and are entitled to move forward when it comes to the environment.

Mr. REGULA. Mr. Speaker, I yield 4 minutes to the gentleman from Pennsylvania (Mr. PETERSON), a valued new member of our subcommittee.

Mr. PETERSON of Pennsylvania. Mr. Speaker, I thank the gentleman for yielding me this time.

It is a pleasure to be a part of this committee. It has been my first year in the appropriations process, and I have found it most interesting. I found today most interesting. As I said earlier during the debate on the rule, this bill received overwhelming support from this body, and it should have. A lot of hard work went into it. I have listened here during the discussion when the minority Member spoke of the many improvements in the conference report. That was the term he used. He did not define them, but he listed many improvements. So some things are better. But it has been interesting to listen to the discussion, and I think the gentleman from Nevada (Mr. GIBBONS) explained the mining issue well.

I have been dealing with bureaucracies for 25 years at State and now at the Federal Government level, and these are debates going on between bureaucracies and people they regulate. I have been involved forever in trying to bring fairness, because I find government lawyers are not always fair and government bureaucrats are not always fair and they should not be legislating, and they are legislating. What we are trying to do is work out to make sure the appropriate people study these issues and come up with the answers. So let us go through them.

I think the gentleman from Nevada adequately explained the hard rock mining regulation. It provides a one-year moratorium. Now, I am not a mining expert, but I was told when we had the debate on the floor and told by many people who know a lot more about mining than I do that that provision would prevent many of our mines from operating that are good mines. They could not work on that limitation of land with their waste. Impossible regulation to live with. Well, we should deal with that. We should make sure that this lawyer is being fair with the mining industry. It is a vital part of our future.

The oil valuation. There is nobody here who wants oil companies to get government oil cheaper than the market price. I do not know of anybody. I do not think there are members of the government who want to take oil out of the public land for less than the value. I do not. I do not know of other members that do.

But if there is a disagreement in how to come to that price, I think we have a right to look at and have a GAO study done that will resolve that issue. Why should we not do that? We should be fair.

The grazing issue. Another issue where people have been grazing on this land for years. The BLM is way behind in the backlog, not appropriately dealing with this issue. Are we going to punish those who graze? I do not think we should. We have given the BLM extra money, we have taken a 6 month

moratorium waiting, and then they can go ahead and if the people are not appropriately using the land, they can stop their permits. These are not environmental riders that are going to devastate the public land of America. That is just not a fair statement. These are disagreements that have been brought to the table and have been given a very limited time to resolve them. That is good government. And those who want to demagogue and punch oil companies and punch grazers and farmers and shut down mining, that is their tool.

Mr. Speaker, I think we should be fair. We in Congress should set the rules on mining, not some lawyer in a department. And if we do not agree with the valuation of the price, then we should legislate what is how we sell oil. We should resolve those issues and not let bureaucrats arbitrarily do what they feel is appropriate when it is not.

This is a good bill. It is thoughtful; it has been a well-worked out compromise; it is the best we are going to get; and I think we should support it and the President should sign it.

□ 1800

Mr. DICKS. Mr. Speaker, I yield 5 minutes to the gentleman from Wisconsin (Mr. OBEY), the ranking Democratic member of the Committee on Appropriations, who has worked very tirelessly on all of these bills.

Mr. OBEY. Mr. Speaker, let me start by stipulating that the chairman of the subcommittee is one of the finest Members of this institution. I have had the privilege of serving with him for many years, and I think he has graced this body with dedicated service. I think he is thoughtful. I think he is fair-minded, and I think he is a fine chairman of this subcommittee.

I wish that the bill that he brought to the floor was of the same quality as he is, because there would be no dispute if it were.

Let me simply say that we have heard a number of speeches from our friends on the Republican side of the aisle in which they have feigned surprise at the fact that there is so much opposition to this bill, given the fact that there were so many votes for this bill when it originally passed. I think if we want to understand why that is so, all we have to do is take a look at the motion to instruct conferees which passed this body just a few weeks ago.

This House, by a margin of over 20 votes, I believe, on a bipartisan basis, asked the conference committee to do a number of things. They asked us to go to the Senate level on funding for the arts. We did not do that in the conference committee. The conference committee made no compromise whatsoever with respect to the arts and brought the bill back still at the House level.

The motion to instruct that was adopted by this House on a bipartisan basis also asked the conferees to strip out all of the anti-environmental riders and, in fact, the conference committee

did not. In fact, a number of these riders were not even in the House bill when the House bill passed originally. They were added in the other body.

So, again, this conference report does not measure up to the standards that this House set for it in its motion to instruct conferees, and we set those standards on a bipartisan basis with many people on that side of the aisle voting with us, urging the stripping of those riders.

That motion to instruct also asked them to drop the provision on mining so that mines cannot continue to go beyond the authority given to them under the 1872 law, in ruining the environment around them. Again, the conference did not drop that provision.

So I think we should not be surprised that this House is now going to find many votes opposed to this bill.

We are going to be voting against this bill essentially for three reasons. First of all, because the bill in many respects, with respect to the environmental riders is in worse shape than it was when it left the House originally.

Secondly, it contains a number of the provisions on these riders which the House asked the conference to strip and which the conference committee did not, in fact, carry out.

Thirdly, we feel that the conference report does not sufficiently take account of the opportunities available to us to save precious natural resources by meeting the President's request or something close to it for his Lands Legacy Program. That is all that is involved here. It should not be a surprise. From the beginning, from the get-go, we have known that this bill needed to be improved in order to achieve a large number of bipartisan votes, and under those circumstances, since the House leadership has chosen to bring that bill to us without the improvements that the House itself said it wanted when we first sent the conference committee to conference, we have no choice but to stick by our convictions and oppose the bill at this point.

I hope that after it goes down to the White House and is vetoed, the conference committee will take seriously the instructions of the House and take seriously the requests of the President of the United States. And when they do, with the few reasonable compromises, we can have a bill which will indeed reflect the same kind of quality that the gentleman from Ohio (Mr. REGULA) has reflected in all of his years service in this House.

Mr. REGULA. Mr. Speaker, I yield myself such time as I might consume.

Mr. Speaker, I thank the gentleman from Wisconsin (Mr. OBEY) for his comments, and I would say that always in our dealings maybe we disagreed but he has been honorable about it, and I think that is a great quality in this institution.

Let me just say to the Members that are here and that are out there in TV land that here is an opportunity to enhance the legacy that we leave, as leg-

islators, an opportunity to ensure that our public lands will be better when we leave than they were when we came here; an opportunity to tell the people of America that we care about the experience they will have; that we want to ensure that they are well maintained and that we enhance them wherever possible and that they can enjoy in the future generations the same experience we have had with this legacy.

I saw the smile of the gentleman from Massachusetts who brought up the metaphor of baseball. Being from the Cleveland area, I was not in a position to say a whole lot, but if I had been from New York it would have been a little easier.

In any event, let me just close by saying to everyone, we have an opportunity today, by voting "yes," to hit a home run for America.

Mr. NADLER. Mr. Speaker, I rise today in strong opposition to the Interior Appropriations Conference Report.

There are plenty of reasons to vote against this bill, from its anti-environmental riders to the dramatic cuts in the President's Land Legacy Initiative. But most distressing is that once again, in what has become an annual event, the Appropriations Committee has short-changed the National Endowment for the Arts of much-needed funding.

The NEA suffered a 40% cut in funding in 1996 to \$99.5 million and it has been cut even further to \$98 million the last two years, the lowest appropriation to the NEA since 1977, over 20 years ago. The bill that passed the House in July maintained this level once more. As the nation is experiencing historic levels of prosperity, it is time to increase our commitment to the arts. And it seemed, just a few weeks ago, that we had taken a first step toward renewing this commitment. This House voted to instruct our conferees to accept the Senate's modest \$5 million increase to bring NEA funding to \$103 million. But once again, we have fallen short of our promises. Indeed, our own conferees ignored the wishes of this House and insisted on level funding for the third consecutive year. This is a snub to our colleagues as well as to the arts community.

It is a tiny amount of money that we are talking about. A fraction of one percent of our entire federal budget. But these dollars yield dividends that far outweigh the investment. Throughout its thirty-year history, the National Endowment for the Arts has contributed to the tremendous growth of professional orchestras, non-profit theaters, dance companies, and opera companies throughout the country. The NEA helps support the non-profit arts industry which generates more than \$36 billion of business annually, 1.3 million full-time jobs, and returns \$3.4 billion in federal taxes every year.

The NEA also supports arts education, which is essential in developing critical thinking skills such as reading, math, and science. It builds important workplace skills such as creative problem solving, allocating resources, team building, and exercising individual responsibility. Arts education programs also help to discover and train the next generation of artists. These programs will all suffer as a result of our shortsightedness.

Let's remember that the NEA has an important impact on the arts throughout the country. The NEA stimulates the growth of local arts

agencies and investment in the arts by state and local governments. Before the NEA, only five states had state-funded arts councils. Today, all 50 states do. Many of these local agencies have formed partnerships with local school districts, law enforcement, parks and recreation departments, chambers of commerce, libraries, and neighborhood organizations. Innumerable small towns and cities across America have benefited tremendously from federal investment in the arts.

And the NEA has made special efforts to expand its reach into every community in this nation. The funding increase was to go to ensure that it had the resources to carry out this initiative. So, I hope that none of my colleagues will complain next year that their district received no grants from the NEA because it is their own fault that its reach will be stunted.

Once more, the Republican leadership has worked to restrict the growth of the arts in America. And we cannot rely on private money to make up the shortfall when we withhold funding. In fact, since NEA funding is often matched by private organizations, when we withhold public dollars we stifle efforts to generate private donations.

Mr. Speaker, the NEA is a crucial tool in building a vibrant arts community across the nation. We must do more for our artists and cultural institutions. I urge my colleagues to vote against this bill.

Mr. MALONEY of Connecticut. Mr. Speaker, I strongly oppose passage of H.R. 2466, the Fiscal Year 2000 Interior Appropriations Conference Report. Passage of this conference report is not only fiscally irresponsible, but it is also environmentally destructive. I urge everyone to oppose this bill.

Again and again, we have seen the majority bring conference reports to the floor that we simply cannot afford to pass if we intend to live within the budget caps. Anyone who is concerned about saving Social Security should vote against this report.

Just as bad, this bill contains virtually all of the anti-environmental riders from both the House and Senate versions of this legislation plus three new and equally harmful riders. For that reason as well I strongly oppose this conference report and will continue to oppose any legislation that weakens environmental laws, and infringes on public health, public lands, and the public treasury. I urge all of my colleagues to exercise fiscal and environmental responsibility, and vote 'no' on this conference report.

Mr. PORTMAN. Mr. Speaker, I supported the Department of Interior appropriations conference report, and commend Chairman RALPH REGULA who, despite strict budget restraints and difficult negotiations with the Senate, crafted a good bill. However, I do wish to express my opposition to the many policy initiatives, or so-called riders, that were added by the Senate and included in the report. The legislation overwhelmingly passed by the House on July 15 was far superior to the product returned by us by the Senate.

I am concerned that these riders included in the conference report will delay the implementation of necessary rules and regulations that help protect the environment. Furthermore, I am very concerned that the riders single out certain industries and organizations for special protection which gives them an unfair advantage over others.

My biggest concern, however, is that these initiatives will be paid for by every hardworking taxpayer. We should not ask the American people to pay for the kind of inappropriate, costly measures that have not been properly considered or authorized. Major policy decisions, such as these, should be considered by the appropriate authorizing committee after hearings and debate.

Mr. Speaker, overall, I believe the conference product is a good one. In the future, however, we should resist the temptation to attach inappropriate policy initiatives appropriations bills.

Mr. BEREUTER. Mr. Speaker, this Member rises today to express his great appreciation to the distinguished gentleman from Ohio (Mr. REGULA), Chairman of the Interior Appropriations Subcommittee, and the distinguished gentleman from Washington (Mr. DICKS), the Ranking Member on the Subcommittee, and to all members of the conference committee for the inclusion of a \$10 million appropriation for the first phase of construction for a replacement Indian Health Service (IHS) hospital located in Winnebago, Nebraska, to serve the Winnebago and Omaha tribes. Of course, the conference committee is already well-aware of the ongoing situation with this hospital. Indeed, last year the Interior Appropriations Subcommittee kept the process going by including funds to complete the design phase of the project for which this member and Native Americans in the three state region are very grateful. Now, construction dollars are needed.

Unfortunately, the Office of Management and Budget overruled Indian Health Service's FY2000 budget request for the first phase of construction, so there was no request by the Administration. Once the design is completed, it is important to begin funding for the first phase of construction without a delay. If there is a time lapse between completion of design and construction, it is very possible that costs will increase, making this project more expensive. That is why this appropriation action at this time is so critical.

In closing Mr. Speaker, this Member wishes to acknowledge and express his most sincere appreciation for the extraordinary assistance that Chairman REGULA, the Interior Appropriations Subcommittee, and the Subcommittee staff have provided thus far on this important project and urges his colleagues to support the bill.

Mr. VENTO. Mr. Speaker, I rise today in strong opposition to the Interior Appropriations Conference Report. Since the Republicans took over the House, they have had the dubious distinction of using this spending bill to make substantive, and often controversial, policy changes. Most often, these decisions were in direct contrast to public interest and sentiment. Thus, it comes as no surprise, that we are on the floor debating mischievous attempts by the Republican majority today to undermine and roll back sound environmental policy originally designed by Congress to protect the land that each and every American rightly owns.

The most egregious example of this is the Majority's attempt to kill the oil valuation rule. Although it rolls back no environmental policy, it is a slap in the face to the American taxpayer and costs them millions of dollars every year. On October 1, 1998, the Department of the Interior attempted to correct the underpayment of \$68 million a year in oil royalties

not paid by cash laden oil producers to implement a new rule that would raise the royalty fees on oil and gas pumped from public lands. Specifically, the new sound royalty rate would tie the price of oil to the commodity market instead of murky negotiated deals between producers and buyers.

The effect of this rule was to curtail the practice of using posted prices to determine oil royalties. For two, now three straight appropriations processes, Congress has barred Interior from finalizing this rule in hopes that a compromise could be reached. It seems that the only compromise that can be reached regarding this issue is nothing short of the status quo, or if the oil industry had its way, they could pay the government in crude.

The oil industry has skillfully underpaid the government more than \$3 billion and now they are complaining that the government is cheating them and driving them out of business. These accusations should infuriate everyone in this chamber. In the name of profit, big oil has cheated the American public, Indian tribes and our school children by denying them revenue for programs that rightly should benefit them. Delaying implementation of this rule any longer continues to show how money talks and the public's rights walk in halls of Congress.

The Majority has also engaged in another attempt to weaken what little environmental protections that the 1872 Mining Law affords. The House's willing acceptance of the Senate's Millsite Rider astounds me. This rider, which amends the 1872 Mining Law, is contrary to the Administration's legal interpretation of the law and goes against two overwhelming House votes against this issue.

The Administration's interpretation of the millsite provision was an important step in promoting environmentally sound mining practices that have already cost the taxpayer \$32-\$72 billion in clean up costs. Mining today has wreaked havoc on the environment since the introduction of chemical leach technology that made the mining of low grade ore economically viable. Although this technology turned once profitless mines into profitable ones, it requires significant tracts of land on which to dump toxic fluid mining waste. The House broadly supported the Administration's decision to reinforce the Millsite provision after years of ignoring, but under Senate pressure, the House caved to their demands and rolled back one of the last environmental protections afforded in the Mining Law.

There are numerous other unpalatable riders tacked onto this legislation including denying millions in funds for the President's Lands Legacy Initiative to purchase privately held land located inside and adjacent to our national parks and forests, extending the moratorium on stronger hard rock mining regulations on mines that already exist on federal lands, the automatic renewal of grazing leases, waiving Forest Service and Bureau of Land Management requirements to conduct wildlife surveys before beginning timber sales on national forests and public lands, numerous directives that diminish Indian programs, prevent the Park Service from restoring natural quiet in the Grand Canyon National Park, the list goes on and on.

In addition to the anti-environmental riders, the House refused to even agree to a modest funding increase for the National Endowment for the Arts. As a Member of the Resources

Committee, I know all too well that the beauty of our national parks and public lands are an important part of our national heritage. As Members of Congress, we fight for every dollar that we can get to preserve and protect those public lands in our districts. In the same respect, we cannot afford to not fund the arts. Our nation is just as defined by its lands as by its melting pot of different cultures and ideas put to canvas, carved from stone, or seen on film. Instead, Congress is trying to shift America's cultural foundation to popular political tastes. As representatives of the people, we should take no part in stifling and sterilizing the creative development of our nation. Congress should encourage it—Not thwart such expression.

As we debate the multitude of riders tacked onto this conference report, we cannot forget the overall story this bill tells. This story is about the Republican Majority attempting to dictate important policy decisions through the appropriations process. The line that divides the authorizers from the appropriations is becoming transparent. The Committee process is becoming something of a joke. When a Member has a controversial issue to discuss, he or she does not bring it before the House. He or she sneaks it into a spending bill where it receives little or no Congressional scrutiny. Nothing is gained by this process. It allows the feelings of mistrust and abuse to fester, and forces Members to vote against important legislation. This is not the land of special interests and payoffs. It is the land of every American citizen. As such, I urge my colleagues to vote no on this legislation and work to report a new, clean bill to the President.

Mr. REGULA. Mr. Speaker, I yield back the balance of my time.

Mr. DICKS. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore (Mr. SHIMKUS). Without objection, the previous question is ordered on the conference report.

There was no objection.

The SPEAKER pro tempore. The question is on the conference report.

Pursuant to clause 10 of rule XX, the yeas and nays are ordered.

The vote was taken by electronic device, and there were—yeas 225, nays 200, not voting 8, as follows:

[Roll No. 528]

YEAS—225

Aderholt	Burton	Ehlers
Archer	Buyer	Ehrlich
Armey	Callahan	Emerson
Bachus	Calvert	English
Baker	Canady	Everett
Ballenger	Cannon	Ewing
Barrett (NE)	Chambliss	Fletcher
Bartlett	Chenoweth-Hage	Foley
Barton	Coble	Fossella
Bass	Collins	Fowler
Bateman	Combest	Frelinghuysen
Bentsen	Cook	Galleghy
Bereuter	Cooksey	Ganske
Berkley	Cox	Gekas
Biggert	Crane	Gibbons
Billirakis	Cubin	Gilchrest
Bishop	Cunningham	Gillmor
Bliley	Davis (VA)	Goode
Blunt	Deal	Goodlatte
Boehlert	DeLay	Goodling
Boehner	DeMint	Goss
Bonilla	Diaz-Balart	Graham
Bono	Dickey	Granger
Boucher	Doolittle	Green (WI)
Brady (TX)	Dreier	Greenwood
Bryant	Duncan	Gutknecht
Burr	Dunn	Hall (TX)

Hansen	McKeon
Hastings (WA)	Metcalf
Hayes	Mica
Hayworth	Miller (FL)
Hefley	Miller, Gary
Herger	Mollohan
Hill (IN)	Moran (KS)
Hill (MT)	Morella
Hilleary	Murtha
Hunter	Myrick
Hobson	Nethercutt
Hoekstra	Ney
Horn	Northup
Houghton	Norwood
Hulshof	Nussle
Hunter	Ortiz
Hutchinson	Ose
Hyde	Oxley
Isakson	Packard
Istook	Pease
Jenkins	Peterson (PA)
John	Petri
Johnson, Sam	Pickering
Kaptur	Pickett
Kasich	Pitts
King (NY)	Pombo
Kingston	Porter
Knollenberg	Portman
Kolbe	Pryce (OH)
Kuykendall	Quinn
LaHood	Radanovich
Lampson	Rahall
Largent	Regula
Latham	Reynolds
LaTourette	Riley
Leach	Rogan
Lewis (CA)	Rogers
Lewis (KY)	Rohrabacher
Linder	Ros-Lehtinen
LoBiondo	Roukema
Lucas (KY)	Royce
Lucas (OK)	Ryun (KS)
Manzullo	Salmon
Mascara	Sandlin
McCollum	Saxton
McCrery	Schaffer
McHugh	Sensenbrenner
McInnis	Sessions
McIntosh	

NAYS—200

Abercrombie	Deutsch	Kind (WI)
Ackerman	Dicks	Kleczka
Allen	Dingell	Klink
Andrews	Dixon	Kucinich
Baird	Doggett	LaFalce
Baldacci	Dooley	Lantos
Baldwin	Doyle	Larson
Barcia	Edwards	Lazio
Barr	Engel	Lee
Barrett (WI)	Eshoo	Levin
Becerra	Etheridge	Lewis (GA)
Berman	Evans	Lipinski
Berry	Farr	Lofgren
Bibray	Fattah	Lowey
Blagojevich	Filner	Luther
Blumenauer	Forbes	Maloney (CT)
Bonior	Ford	Maloney (NY)
Borski	Frank (MA)	Markey
Boswell	Franks (NJ)	Martinez
Boyd	Frost	Matsui
Brady (PA)	Gejdenson	McDermott
Brown (FL)	Gephardt	McGovern
Brown (OH)	Gilman	McIntyre
Campbell	Gonzalez	McKinney
Capps	Gordon	McNulty
Capuano	Green (TX)	Meehan
Cardin	Gutierrez	Meek (FL)
Carson	Hall (OH)	Meeks (NY)
Castle	Hastings (FL)	Menendez
Chabot	Hilliard	Millender
Clay	Hinchee	McDonald
Clayton	Hinojosa	Miller, George
Clement	Hoeffel	Minge
Clyburn	Holden	Mink
Coburn	Holt	Moakley
Condit	Hooley	Moore
Conyers	Hostettler	Moran (VA)
Costello	Hoyer	Nadler
Coyne	Inslee	Napolitano
Cramer	Jackson (IL)	Neal
Crowley	Johnson (CT)	Oberstar
Cummings	Johnson, E. B.	Obey
Danner	Jones (NC)	Olver
Davis (FL)	Jones (OH)	Owens
Davis (IL)	Kanjorski	Pallone
DeFazio	Kelly	Pascarell
DeGette	Kennedy	Pastor
DeLauro	Kildee	Paul
	Kilpatrick	Payne

Pelosi	Sanford	Thompson (MS)
Peterson (MN)	Sawyer	Thurman
Phelps	Schakowsky	Tierney
Pomeroy	Scott	Toomey
Price (NC)	Serrano	Towns
Ramstad	Shays	Udall (CO)
Rangel	Sherman	Udall (NM)
Reyes	Skelton	Velazquez
Rivers	Slaughter	Visclosky
Rodriguez	Smith (NJ)	Waters
Roemer	Smith (WA)	Watt (NC)
Rothman	Snyder	Waxman
Roybal-Allard	Spratt	Weiner
Rush	Stabenow	Wexler
Ryan (WI)	Stark	Weygand
Sabo	Stupak	Woolsey
Sanchez	Tauscher	Wu
Sanders	Thompson (CA)	Wynn

NOT VOTING—8

Camp	Jefferson	Scarborough
Jackson-Lee	McCarthy (MO)	Vento
(TX)	McCarthy (NY)	Young (FL)

□ 1831

Mr. KILDEE and Mr. GREEN of Texas changed their vote from "yea" to "nay."

Messrs. NUSSLE, SESSIONS, SANDLIN, and LAMPSON changed their vote from "nay" to "yea."

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.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 1598

Mr. BRYANT. Mr. Speaker, I ask unanimous consent that the name of the gentleman from California (Mr. THOMPSON) be removed as cosponsor of H.R. 1598.

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

There was no objection.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 2260, PAIN RELIEF PROMOTION ACT OF 1999

Ms. PRYCE of Ohio, from the Committee on Rules, submitted a privileged report (Rept. No. 106-409) on the resolution (H. Res. 339) providing for consideration of the bill (H.R. 2260) to amend the Controlled Substances Act to promote pain management and palliative care without permitting assisted suicide and euthanasia, and for other purposes, which was referred to the House Calendar and ordered to be printed.

ACADEMIC ACHIEVEMENT FOR ALL ACT (STRAIGHT A's ACT)

Ms. PRYCE of Ohio. Mr. Speaker, by the direction of the Committee on Rules, I call up House Resolution 338 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 338

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the