

I thank the gentleman for raising the issue. I must respectfully disagree with his procedures.

Mr. LIGHTFOOT. I think, Mr. Speaker, the thing that we need to focus on among all the other arguments that were brought up, it is utterly ridiculous that we are here today asking for this. It has been mentioned by the gentlemen from Pennsylvania, Massachusetts and Kansas, on both sides of the aisle, that the funding mechanism we tend to pursue in this body is really a ridiculous way to go about doing things.

Unfortunately that is the game plan; that is the way we have been doing it for years; we have a very distinct problem: The CCC is out of funds at this point in time; people are not getting their checks which we promised them that they would through the farm bill, whether we like it or dislike it that is the language that is in there. We owe it to those people; that is the way we all voted for it, in a bipartisan fashion. The CCC is out of funding. This is the most immediate vehicle available to restore that funding. That language is there. All we need to do is get a positive vote on this motion.

Mr. CONTE. Will the gentleman yield, just for one observation?

Mr. LIGHTFOOT. I yield to the gentleman from Massachusetts, for one observation.

Mr. CONTE. Mr. Speaker, the gentleman from Michigan [Mr. TRAXLER] said that if the motion to instruct is adopted that we are going to have to go over there and adopt it. Let me inform him that it is merely an advisory recommendation by the House.

I have been over there when we have been instructed, and we have done otherwise.

Mr. LIGHTFOOT. Mr. Speaker, I move the previous question on the motion.

The previous question was ordered. The SPEAKER pro tempore (Mr. MURTHA). The question is on the motion to instruct offered by the gentleman from Iowa [Mr. LIGHTFOOT].

The question was taken; and the Speaker pro tempore announced that the Chair was in doubt.

Mr. LOTT. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Evidently a quorum is not present.

The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were—yeas 169, nays 247, not voting 17, as follows:

[Roll No. 161]
YEAS—169

Applegate	Boehlert	Clinger
Arney	Boulter	Coats
Badham	Broyhill	Cobey
Bartlett	Burton (IN)	Coble
Barton	Callahan	Coleman (MO)
Bentley	Campbell	Combest
Bereuter	Carr	Conte
Bilirakis	Chappie	Courter
Bliley	Cheney	Craig

Dannemeyer	Kramer
Daschle	Lagomarsino
Daub	Latta
DeLay	Leach (IA)
DeWine	Lewis (CA)
Dickinson	Lewis (FL)
DioGuardi	Lightfoot
Dornan (CA)	Livingston
Dreier	Loeffler
Duncan	Long
Eckert (NY)	Lott
Edwards (OK)	Lujan
Emerson	Lungren
English	Mack
Evans (IA)	Madigan
Fiedler	Marlenee
Fields	Martin (IL)
Fish	Martin (NY)
Franklin	McCain
Frenzel	McCandless
Gallo	McCollum
Gilman	McDade
Gingrich	McEwen
Glickman	McKernan
Goodling	McKinney
Gradison	McMillan
Gray (IL)	Meyers
Gunderson	Michel
Hall, Ralph	Miller (OH)
Hansen	Miller (WA)
Hendon	Molinar
Henry	Monson
Hiler	Moorhead
Hillis	Morrison (WA)
Hopkins	Nielson
Horton	Oxley
Hubbard	Packard
Huckaby	Parris
Hunter	Pashayan
Hyde	Petri
Ireland	Porter
Jeffords	Pursell
Johnson	Quillen
Jones (OK)	Regula
Kasich	Ridge
Kemp	Ritter
Kindness	Roberts
Kolbe	Roemer

NAYS—247

Ackerman	Coyne
Akaka	Crane
Alexander	Crockett
Anderson	Daniel
Andrews	Darden
Annuozio	de la Garza
Anthony	Dellums
Archer	Derrick
Aspin	Dicks
Atkins	Dingell
AuCoin	Dixon
Barnard	Donnelly
Barnes	Dorgan (ND)
Bateman	Dowdy
Bates	Downey
Bedell	Durbin
Beilenson	Dwyer
Bennett	Dymally
Berman	Dyson
Bevill	Early
Biaggi	Eckart (OH)
Boggs	Edgar
Boland	Edwards (CA)
Boner (TN)	Erdreich
Bonior (MI)	Evans (IL)
Bonker	Fascell
Borski	Fawell
Bosco	Fazio
Boucher	Feighan
Boxer	Filippo
Brooks	Florio
Broomfield	Foley
Brown (CA)	Ford (MI)
Brown (CO)	Frank
Bruce	Frost
Bryant	Fuqua
Burton (CA)	Garcia
Bustamante	Gaydos
Byron	Gejdenson
Carney	Gekas
Carper	Gibbons
Chapman	Gonzalez
Chappell	Gordon
Clay	Gray (PA)
Coeelho	Green
Collins	Gregg
Conyers	Guarini
Cooper	Hall (OH)
Coughlin	Hamilton

Roth
Roukema
Rowland (CT)
Saxton
Schaefer
Schneider
Schuetz
Schulze
Sensenbrenner
Shaw
Shumway
Shuster
Siljander
Skeen
Skelton
Slatery
Slaughter
Smith (NE)
Smith, Denny
(OR)
Smith, Robert
(OR)
Snowe
Solomon
Spence
Stallings
Stangeland
Strang
Sundquist
Sweeney
Swindall
Tauke
Tauzin
Taylor
Thomas (CA)
Vander Jagt
Volkmer
Walker
Weber
Whitehurst
Whittaker
Wirth
Wolf
Wolpe
Wortley
Wylie
Young (AK)
Zschau

Mica
Mikulski
Miller (CA)
Mineta
Moakley
Mollohan
Montgomery
Moody
Morrison (CT)
Mrazek
Murphy
Murtha
Myers
Natcher
Neal
Nelson
Nichols
Nowak
Oakar
Oberstar
Obey
Olin
Ortiz
Owens
Panetta
Pease
Penny
Pepper
Perkins
Pickle
Price
Rahall
Rangel
Ray

Reid
Richardson
Rinaldo
Robinson
Roe
Rogers
Rose
Rostenkowski
Rowland (GA)
Roybal
Rudd
Russo
Sabo
Savage
Scheuer
Schroeder
Schumer
Seiberling
Sharp
Shelby
Sikorski
Sisisky
Smith (FL)
Smith (IA)
Smith (NJ)
Smith, Robert
(NH)
Snyder
Solarz
St Germain
Staggers
Stark
Stenholm
Stokes

Stratton
Studds
Stump
Swift
Synar
Tallon
Thomas (GA)
Torres
Torricelli
Towns
Trafficant
Traxler
Udall
Valentine
Vento
Visclosky
Vucanovich
Walgren
Watkins
Waxman
Weaver
Weiss
Wheat
Whitley
Whitten
Williams
Wise
Wright
Wyden
Yates
Yatron
Young (FL)
Young (MO)

NOT VOTING—17

Breaux	Fowler	Moore
Chandler	Gephardt	O'Brien
Coleman (TX)	Grotberg	Rodino
Davis	Hartnett	Spratt
Foglietta	Lowery (CA)	Wilson
Ford (TN)	Mitchell	

□ 1110

The Clerk announced the following pairs:

On this vote:

Mr. Hartnett for, with Mr. Foglietta against.
Mr. Moore for, with Mr. Ford of Tennessee against.

Messrs. VOLKMER, STALLINGS, and EVANS of Iowa and Mrs. MEYERS of Kansas changed their votes from "nay" to "yea."

So the motion was rejected.

The result of the vote was announced as above recorded.

The SPEAKER pro tempore. Without objection, the Chair appoints the following conferees: Messrs. WHITTEN, BOLAND, NATCHER, SMITH of Iowa, YATES, OBEY, ROYBAL, BEVILL, CHAPPELL, LEHMAN of Florida, FAZIO, CONTE, MCDADE, MYERS of Indiana, COUGHLIN, REGULA, and KEMP.

There was no objection.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair announces that there will be 10 1-minute speeches today, 5 on each side.

H.R. 4868, THE ANTI-APARTHEID ACT

(Mr. GRAY of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GRAY of Pennsylvania. Mr. Speaker and colleagues, the racist Government of South Africa is at it again. New emergency restrictions providing

broad powers to arrest without trial, without hearing, and to detain without limitations have now been put into place. These are more extensive than last year's restrictions, which were condemned by all democracies in the Western World.

Why is this being done? They say it is being done because they think violence is being planned next week when the South African majority remembers their children being shot down in Soweto in 1976.

But the real reason is because the Parliament, yes, the colored legislative Parliament, said no. And so much for the constitutional reforms of the Botha apartheid government.

Things are worse in South Africa. Oppression is greater. Over 130 persons per month are dying, compared to 70 last year when this body bipartisanly and overwhelmingly passed the Anti-Apartheid Act of 1985. It is time for us to take action again to cut off the economic fuel for the political engine of apartheid. Let us pass H.R. 4868, the Anti-Apartheid Act, next week.

ARROW AIR BILL

(Mr. HOPKINS asked and was given permission to address the House for 1 minute.)

Mr. HOPKINS. Mr. Speaker, in the early morning hours of December 12 of last year, 248 American soldiers boarded a jetliner in Egypt on their way to Fort Campbell, KY, following completion of a peace-keeping mission in the Middle East.

Tragically, they never made the homecoming celebration awaiting them in America. All 248 perished when the Arrow Air jetliner crashed after a stop in Gander, Newfoundland.

The Subcommittee on Investigations of the Committee on Armed Services, of which I am a member, conducted a thorough investigation of this incident and the entire system by which we transport our servicemen and women.

Mr. Speaker, I am convinced the cavalier attitude of some of our Government agencies quite possibly contributed to this incident.

When we, the traveling public, decide to go somewhere, we have the option of choosing the airliner on which we would like to ride. Unfortunately, our servicemen and women do not have that luxury. They must board the airliner on which they are ordered to ride.

Therefore, Mr. Speaker, I think it is incumbent upon those of us in Government to be sure that those airliners are as safe as possible.

I am introducing today legislation that I think will correct to some extent some of the fallacies that we have had in the past.

First, it requires safety inspections for each aircraft prior to the issuance of a Defense Department contract.

Second, it requires a comprehensive audit of each contract carrier every 2 years.

Third, it requires performance evaluations every 2 months.

Fourth, it calls for unannounced random ramp inspections of aircraft.

Finally, it mandates frequent in-the-air safety evaluations.

Mr. Speaker, I urge my colleagues to join me in cosponsoring this legislation.

TRIBUTE TO 1985-86 PAGES

(Mr. FAZIO asked and was given permission to address the House for 1 minute and, to revise and extend his remarks and include extraneous matter.)

Mr. FAZIO. Mr. Speaker, as chairman of the House Page Board, I want to take this opportunity on behalf of the board and its Education Task Force to thank the 1985-86 pages for all their hard work in serving the Congress.

I would also like to extend our congratulations to the pages on their completion of the academic year in the House Page School and upon their graduation tomorrow evening.

I am entering into the RECORD the name of each House page as a gesture of appreciation for their efforts. They have continued a long and honored tradition with distinction.

The names follow:

PAGES

Sam Allison, Trent Anderson, Michele Baker, Ronald Bell, Matthew Bierman, Janeen Birkhead, Kimberly Brown, Janet Casey, Amy Ceccarelli, Raymond Chapman, Lydia Chavez, Brian Clayton, Michael Colbert, Lori Crowder, Amber Darey, Gwen Davies.

Albert de Blanc, Thomas Dougherty, J. Darren Duke, Ken Eckstein, Charles Fincher, Matthew Freedman, Claudia Hantman, Jon Hecker, Derrick Henderson, Laura Hlebak, Stephanie Ho, Hannah Hoch, Heidi Holman, James Huang, Margaret Jacobi, Beth Johnson.

James Klava, Melissa Latimer, Keith Malo, Melinda Malugani, Richard Maradik, Martin Martinez, John Maynor, Sharon Mickens, Kelly Millard, Stephen Moore, Suzanne Packard, Tanya Perrier, Scott Rodgville, Lisa Rose, Michael Rothberg, Douglas Ruge.

Elizabeth Sanders, Susan Schaffer, Chance Spiker, Steven Stickle, Scott Stone, Jill Tavlin, Bernard Taylor, Terri Teleen, Jyotika Vazirani, Michelle Wagner, Anne Walker, Mitchell Wander, Vayasha Williams, Albert Wtorkowski, Paul Youngdale.

LITTLE LEAGUE BASEBALL'S FUTURE THREATENED BY HIGH INSURANCE PREMIUMS

(Mr. DAUB asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. DAUB. Mr. Speaker, for parents this time of year brings smiles and laughter as they watch their children participate in Little League Baseball. It is a piece of America: The big game, dirty uniforms, and league picnics. Yet this great institution is being threatened by expensive insurance premiums. The president of Little League

Baseball Inc. in Williamsport, PA, says that next year's insurance rates to play ball will be 300 percent higher.

It is the bottom of the ninth, bases loaded, with two outs and Congress must go to bat for little leaguers across the country. Let's not let them down. Don't allow this unaffordable, unavailable insurance problem to sit on the bench.

H.R. 4460 corrects procedures in the judicial process that have fouled up insurance liability rates. In honor of this week, National Little League Baseball Week, I urge my colleagues to support this legislation and help save a piece of Americana. Give Little League Baseball a fair crack at affordable insurance.

□ 1120

STEP RIGHT UP

(Mr. WISE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WISE. Step right up, Mr. Speaker, step right up. See the latest Social Security snake oil scam. This time it is a Washington-based outfit calling itself the "Federal Records Service," which has written parents of newborns that for a \$10 fee they will process the paperwork for their baby to get a Social Security card.

Sounds great, doesn't it? Not only is a Social Security card free, Mr. Speaker, any eligible applicant can fill out a simple form at their local Social Security office.

Parents are being conned. They are told that it is important that their child be issued a Social Security card immediately. False. The letter says new Federal legislation may require all dependents be listed by Social Security number on their tax return. Again false. No such proposal has been drafted into legislation.

These scam artists at this "Record Service" tell newborns' parents that county records indicate their baby has not been registered with the Social Security Administration. Again false. There are no records sent to counties of that. It is a new twist on the old scam of soaking senior citizens for \$10 to receive their Social Security records.

Mr. Speaker, I urge the proper committees to investigate this latest snake oil. Whether a person is newborn or newly retired, there is no reason to send \$10 to hucksters who want to charge for a free service

THE ACID DEPOSITION CONTROL ACT OF 1986

(Mr. JEFFORDS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. JEFFORDS. Mr. Speaker, I would like to commend members of the Subcommittee on Health and the