

# SENATE CLOSE VOTES

January 15, 1979 to December 23, 1982

## Tsongas

(Includes all votes on cloture, vetoed measures, and those which passed or failed by a 5 vote or less margin.)

An asterisk (\*) preceding a vote result denotes that a 2/3rds affirmative vote is required;  
a plus (+) preceding a vote result denotes a 3/5ths affirmative vote is required.

Vote Nos.	Voted	
<b>ABORTION</b>		
1979-354	Y	Adoption of conference report making continuing appropriations through November 20, 1979, for activities funded under the following ten major appropriation bills: of Columbia, Foreign Assistance, HUD-Independent Agencies, Interior, Labor-HEW, Legislative Branch, Military Construction, and Transportation (H.J. Res. 412). (44-42)
1979-355	N	Robert C. Byrd motion to table Weicker motion to concur in House amendment to the Senate amendment No. 5 relative to abortion with an amendment prohibiting salary increases for Members of Congress (H.J. Res. 412). (43-42)
1979-356	Y	Magnuson motion to concur in House amendment to Senate amendment which prohibits use of Federal funds to perform abortions except where life of mother would be endangered if fetus were carried to term, or for such medical procedures necessary for victims of rape or incest, when reported promptly to law enforcement agency or public health service (H.J. Res. 412). (43-41)
1979-409	N	Exon perfecting amendment to Magnuson amendment (Vote No. 410) to prohibit use of Federal funds to perform abortions except where life of mother would be endangered if fetus were carried to term, or except for such medical procedures necessary for victims of rape or incest, when reported promptly (H.J. Res. 440). (44-49)
1980-205	A	Javits amendment (as substitute for Gordon Humphrey amendment) to prohibit use of Legal Services Corporation funds for any legal service seeking to invalidate any law on abortion (H. Con. Res. 307). (38-34)
1980-206	A	Metzenbaum motion to table Javits motion to reconsider Vote No. 205 prohibiting use of Legal Services Corporation funds for any legal service seeking to invalidate any law on abortion (H. Con. Res. 307). (38-34)
1982-340	N	Baker, et al, first cloture motion on Helms perfecting amendment (to Helms modified amendment) prohibiting Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term (H.J. Res. 520). (+41-47)
1982-342	N	Second cloture motion on Helms perfecting amendment (to Helms modified amendment) prohibiting Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term (H.J. Res. 520). (+45-35)
1982-343	N	Third cloture motion on Helms perfecting amendment (to Helms modified amendment) prohibiting Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term (H.J. Res. 520). (+50-44)
1982-344	Y	Hayakawa motion to table Helms perfecting amendment (to Helms modified amendment) prohibiting Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term (H.J. Res. 520). (47-46)
1982-429	Y	Committee amendment to strike House Ashbrook language prohibiting abortion coverage under Federal health insurance plans (H.J. Res. 631). (49-48)
1982-430	Y	Packwood motion to table Mark O. Hatfield motion to reconsider Vote No. 429 adopting Committee amendment striking House Ashbrook language prohibiting abortion coverage under Federal health insurance plans (H.J. Res. 631). (50-45)
<b>ACROSS-THE-BOARD CUTS</b>		
1980-530	Y	Magnuson motion to table Armstrong amendment to reduce appropriations across-the-board by 4.7 percent, except for entitlement and defense programs (H.J. Res. 637). (45-42)
<b>AFRICA</b>		
1979-342	Y	Division II of committee amendment to strike House prohibition on use of appropriations for direct or indirect aid or reparations to Angola, Central African Empire, Cambodia, Laos, or Vietnam (H.R. 4473). (49-46)
<b>AGRICULTURE (See also CROP INSURANCE and GRAIN)</b>		
1980-493	A	Armstrong-Hatch amendment to prohibit use of appropriations to pay expenses for persons acting as intervenors in any regulatory process appearing before Department of Agriculture, Food and Drug Administration, Commodity Futures Trading Commission, or Farm Credit Administration (H.R. 7591). (36-38)
1982-361	Y	Zorinsky amendment requiring Commodity Credit Corporation to pay farmers same storage rate for farmer-held reserves as it pays for storage of grain in commercial storage facilities (H.R. 7072). (48-50)

Vote Nos.	Voted	
<b>AGRICULTURE MIGRANT LABOR</b>		
1980-312	Y	McGovern motion to table Cochran modified amendment carrying with it Boren substitute amendment (Vote No. 313) to amend Farm Labor Contractor Registration Act to eliminate registration of farmers as farm labor contractors (H.R. 7664). (45-49)
1980-524	N	Chiles motion to table Williams-Javits amendment (to committee amendment--Vote No. 525) to exempt farmers, processors, canners, ginners, packing shed operators, nurserymen, and all farmer-owned cooperatives and their employees from fingerprinting and registration requirements under Farm Labor Contractor Registration Act but leaves intact present coverage (H.J. Res. 637). (46-41)
<b>AGRICULTURE PRICE SUPPORTS</b>		
1981-259	N	Mattingly modified amendment (as substitute for Lugar amendment--Vote No. 256) to eliminate peanut acreage allotments; maintain poundage quotas on all allotment acres that are actually productive farm land with minimum national poundage quota of 1,240,000 tons reduced by farm base production poundage established for each farm which had an acreage allotment for 1981 crop year; and provide loan program beginning with 1982 peanut crop with minimum support level of \$596 per ton (S. 884). (51-47)
1981-263	N	Helms motion to table Eagleton amendment to authorize adjustments in price supports for different kinds of grades of tobacco (S. 884). (48-45)
1981-267	Y	Lugar motion to table Dole amendment (as substitute for Lugar amendment--Vote No. 268) to set price supports at \$3.50 per bushel for wheat, and target prices at \$4.00 in 1982, rising 20 cents a year through 1985; set price support level at \$2.50 per bushel for corn, and target prices at \$2.70 in 1982, rising 15 cents a year through 1985; retain reported price support for upland cotton at lower of 85 percent of U.S. five-year average spot market price, or 90 percent of average Northern European price, but not less than 55 cents; and set target price for rice at \$10.73 per hundredweight in 1982, rising 50 cents a year through 1985 (S. 884). (42-46)
1981-268	N	Huddleston motion to table Lugar amendment to eliminate target prices and allow Secretary to determine price supports for wheat, feed grains, upland cotton, and rice (S. 884). (45-43)
1981-272	A	Huddleston motion to table Eagleton amendment to authorize adjustments in 1983 tobacco price supports with minimum support of 75 percent of 1982 level (S. 884). (41-40)
1982-212	N	Baker motion to table Eagleton-Mark O. Hatfield amendment to make tobacco price support effective only for 1982-85 crop years (H.R. 6590). (49-47)
1982-297	Y	Huddleston motion to table Hayakawa-Hawkins amendment to modify milk price support program for fiscal 1982-87 (H.R. 6955). (49-49)
1982-298	N	Hayakawa-Hawkins amendment modifying milk price support program for fiscal 1982-87 (H.R. 6955). (48-49)
<b>AGRICULTURE RECLAMATION LANDS</b>		
1979-277	Y	Mark O. Hatfield modified amendment to delete reclamation lump-sum and accelerated payout provisions thus terminating the landholding limitation (S. 14). (47-46)
1979-278	N	Mark O. Hatfield motion to reconsider Vote No. 277 deleting reclamation lump-sum and accelerated payout provisions thus terminating the landholding limitation (S. 14). (44-47)
1979-282	N	Nelson motion to table Cranston amendment (to Nelson amendment striking exemption of Imperial Valley in California) to exempt lands within Imperial Valley from requirements of Federal reclamation laws (S. 14). (39-44)
<b>ALASKA LANDS</b>		
1980-354	Y	Robert C. Byrd, et al, cloture motion on committee substitute for Alaska lands bill (H.R. 39). (+63-25)
<b>AMTRAK (See also RAILROADS)</b>		
1979-319	Y	Danforth point of order that Melcher amendment to continue Amtrak service on routes having high passenger-mile per train-mile ratio is not germane (H.J. Res. 404). (44-44)
1980-523	N	Armstrong amendment to eliminate \$78.9 million appropriation for Amtrak operating losses (H.J. Res. 637). (43-46)
1981-396	N	Packwood amendment to prohibit use of funds for Amtrak to operate Cardinal train between Washington, D.C. and Chicago via Cincinnati (H.J. Res. 357). (47-49)
<b>APPROPRIATION CUTS</b>		
1979-179	A	Cohen, et al, amendment to eliminate \$710,000 appropriated for proposed Dickey-Lincoln hydroelectric project on St. John River in northern Maine (H.R. 4388). (46-51)
1979-348	N	Harry F. Byrd, Jr. amendment to reduce total foreign aid appropriations by five percent (H.R. 4493). (48-50)
1979-362	N	Roth amendment to reduce total budget authority for DOE by \$103 million (H.R. 4930). (48-49)
1980-430	N	Exon amendment to reduce appropriations for section 8 assisted housing programs by \$132 million (H.R. 7631). (35-40)
1980-435	N	Heflin amendment, as amended, to exempt research and development and general revenue sharing from across-the-board cut to HUD Appropriations, 1981 (H.R. 7631). (35-38)
1980-454	Y	Moynihan motion to table Chiles, et al, amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (38-42)
1980-455	N	Chiles motion to table Moynihan motion to reconsider Vote No. 454 whereby Senate failed to table amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (40-39)

Vote Nos.	Voted	
1980-523	N	Armstrong amendment to eliminate \$78.9 million appropriation for Amtrak operating losses (H.J. Res. 637). (43-46)
1980-530	Y	Magnuson motion to table Armstrong amendment to reduce appropriations across-the-board by 4.7 percent, except for entitlement and defense programs (H.J. Res. 637). (45-42)
1982-300	Y	Mark O. Hatfield motion to table Proxmire appeal of Chair ruling that Proxmire-DeConcini amendment to return to Treasury \$736,400 earmarked for completion of physical fitness facility in Hart Senate Office Building, is legislation on appropriations bill (H.R. 6863). (50-48)
<b>APPROPRIATION INCREASES</b>		
1979-181	N	Johnston modified amendment to appropriate \$57,480,700 to complete Hart Senate Office Building; and set construction cost ceiling of \$142,627,700 (H.R. 4388). (47-47)
1979-182	Y	Chafee motion to table Dole motion to reconsider Vote No. 181 whereby Senate rejected amendment to appropriate \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (45-50)
1979-183	N	Dole motion to reconsider Vote No. 181 rejecting amendment to appropriate \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (49-47)
1979-184	N	Reconsideration of Vote No. 181 appropriating \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (49-46)
1979-324	Y	Weicker motion to insist on amendment appropriating \$3 million for HUD liveable cities program (H.R. 4394). (35-30)
1980-479	N	Thurmond, et al, amendment to add \$255 million for reactivation of battleship NEW JERSEY (H.R. 8105). (36-39)
1980-480	Y	Thurmond motion to table Stennis motion to reconsider Vote No. 479 rejecting amendment to add \$255 million for reactivation of battleship NEW JERSEY (H.R. 8105). (41-36)
1981-128	Y	Mark O. Hatfield motion to table Warner, et al, amendment to appropriate \$20 million for binary chemical (nerve gas) munitions production facility in Pine Bluff, Arkansas, and comparably reduces Army Operations and Maintenance (H.R. 3512). (48-50)
1981-133	Y	Abdnor amendment to appropriate additional \$110 million for child nutrition programs and \$538 million for food stamp program (H.R. 3512). (50-45)
1981-333	Y	Leahy, et al, amendment to increase appropriations to \$24 million for Office of Special Counsel, DOE, to pursue alleged violations of regulations by major oil refiners (H.R. 4035). (43-48)
1981-334	Y	Mitchell-Cohen amendment to increase appropriations for State and local low income weatherization programs to make \$150 million available (H.R. 4035). (46-49)
1981-400	N	Schmitt motion to table Danforth, et al, amendment to add \$98.56 million for TAA training, job search allowances, and relocation assistance (H.J. Res. 357). (49-46)
1981-401	N	Schmitt motion to table Moynihan motion to reconsider Vote No. 400 tabling amendment to add \$98.56 million for TAA training, job search allowances, and relocation assistance (H.J. Res. 357). (47-47)
1982-154	A	Dixon-Specter modified amendment (to Mark O. Hatfield amendment) appropriating additional \$76.8 million for Work Incentives (WIN) Program (H.R. 5922). (46-48)
1982-356	N	Garn motion to table Moynihan, et al, amendment restoring \$39.3 million for EPA research and development activities and \$30 million for EPA Superfund (H.R. 6956). (44-40)
<b>APPROPRIATIONS</b>		
1979-354	Y	Adoption of conference report making continuing appropriations through November 20, 1979, for activities funded under the following ten major appropriation bills: of Columbia, Foreign Assistance, HUD-Independent Agencies, Interior, Labor-HEW, Legislative Branch, Military Construction, and Transportation (H.J. Res. 412). (44-42)
1981-287	N	Passage of joint resolution making continuing appropriations until November 2, 1981, for programs and activities funded under all the major appropriation bills, except legislative which has been enacted (H.J. Res. 325). (47-44)
1981-394	Y	Robert C. Byrd amendment (as substitute for Robert C. Byrd amendment having December 19, 1981, expiration date) to change expiration date of continuing resolution from September 30, 1982, to December 18, 1981 (H.J. Res. 357). (46-49)
1981-395	Y	Robert C. Byrd amendment (as substitute for Robert C. Byrd amendment having December 19, 1981, expiration date) to change expiration of continuing resolution from September 30, 1982, to March 30, 1982 (H.J. Res. 357). (46-51)
1981-397	N	Mark O. Hatfield motion to table Robert C. Byrd amendment to change expiration date of continuing resolution from September 30, 1982, to December 19, 1981 (H.J. Res. 357). (50-47)
1981-418	Y	Mark O. Hatfield motion to table Proxmire amendment to delete Foreign Aid Appropriation Act (H.J. Res. 357). (48-49)
1982-160	Y	Baker, et al, cloture motion on Urgent Supplemental Appropriations bill (H.R. 5922). (+95-2)
1982-341	Y	Reconsideration of vetoed Supplemental Appropriations bill (H.R. 6863). (*60-30)
<b>AWACS SALE</b>		
1981-338	Y	Rejection of disapproval resolution on proposed sale of AWACS to Saudi Arabia (H. Con. Res. 194). (48-52)
<b>BALANCED BUDGET</b>		
1982-284	Y	Heflin-Randolph modified amendment to provide that if, after having adopted balanced budget, Constitutional majority of both Houses passes joint resolution declaring that nation is subject to unforeseen and imminent threat to national security, Constitutional majority of both Houses may appropriate funds needed to finance military response to emergency (S.J. Res. 58). (47-51)

Vote Nos.	Voted	
<b>BATTLESHIP NEW JERSEY REACTIVATION</b>		
1980-479	N	Thurmond, et al, amendment to add \$255 million for reactivation of battleship NEW JERSEY (H.R. 8105). (36-39)
1980-480	Y	Thurmond motion to table Stennis motion to reconsider Vote No. 479 rejecting amendment to add \$255 million for reactivation of battleship NEW JERSEY (H.R. 8105). (41-36)
<b>BREYER, STEPHEN G.</b>		
1980-485	A	Robert C. Byrd motion to table Baker appeal of Chair ruling that debate is not in order on DeConcini question of whether nomination of Stephen G. Breyer was reported in violation of Rule XXVI (in that it was not reported by majority of committee members physically present) since motion to go into executive session is not debatable. (40-37)
1980-512	Y	Baucus, et al, cloture motion on nomination of Stephen G. Breyer nomination to be Appellate Judge. (+68-28)
<b>BUDGET BALANCED</b>		
1979- 20	Y	Long motion to table Dole perfecting amendment (to Dole-Armstrong amendment) to prohibit debt limit increases beginning with fiscal 1981 unless Second Concurrent Resolution on budget provides for balanced or surplus budget or more than three-fifths of both Houses agree to resolution that projects deficit, and to require Budget Committee to report balanced budgets for 1981 and 1982 together with consequences of such budgets by April 15, 1979 (H.R. 2534). (46-44)
1981-464	N	Domenici modified amendment to state sense of Senate that prompt Congressional action is required to bring down interest rates, unemployment, and inflation, and to balance budget in 1984; that Budget Committee should report resolution no later than March 31, 1982, to accomplish this; that budget should be balanced through reduction in all outlays, including entitlements, and increased revenues other than by modification of individual or accelerated depreciation for business enacted in Economic Recovery Tax Act; and that committees should provide for balanced budget in 1984 with Federal outlays no greater than 20.5 percent of GNP (S. Con. Res. 50). (50-47)
<b>BUDGET CUTS</b>		
1981-313	N	Dole motion to table Robert C. Byrd, et al, amendment (to Pressler-Matsunaga amendment--Vote No. 314) to require OMB to submit to Congress by November 15, full list of "unidentified" cuts in budget authority and outlays (H.R. 4331). (50-47)
<b>BUDGET OUTLAYS LIMITED TO GNP</b>		
1979-467	A	Robert C. Byrd motion to table Roth motion to waive Budget Act with respect to Roth, et al, amendment to limit total Federal budget outlays to 21 percent of GNP in fiscal 1981 down to 19.5 percent in 1984 (H.R. 3919). (43-40)
1981-464	N	Domenici modified amendment to state sense of Senate that prompt Congressional action is required to bring down interest rates, unemployment, and inflation, and to balance budget in 1984; that Budget Committee should report resolution no later than March 31, 1982, to accomplish this; that budget should be balanced through reduction in all outlays, including entitlements, and increased revenues other than by modification of individual or accelerated depreciation for business enacted in Economic Recovery Tax Act; and that committees should provide for balanced budget in 1984 with Federal outlays no greater than 20.5 percent of GNP (S. Con. Res. 50). (50-47)
<b>BUDGET RESOLUTIONS</b>		
1979- 56	N	Hatch amendment to cut allowance function outlay level by \$200 million for Federal overtime pay, \$200 million for Federal filmmaking, \$500 million for Federal travel, and \$200 million for one percent reduction in Federal work force by attrition (H. Con. Res. 107). (41-44)
1979-455	Y	Robert C. Byrd motion to table Roth motion to waive provisions of titles 3 and 4 of Budget Act with respect to Roth, et al, amendment limiting total tax revenues to percentage of GNP equal to 20.5 percent in 1981, 20 percent in 1982, and 19.5 percent in 1983 and thereafter (H.R. 3919). (49-44)
1979-467	A	Robert C. Byrd motion to table Roth motion to waive Budget Act with respect to Roth, et al, amendment to limit total Federal budget outlays to 21 percent of GNP in fiscal 1981 down to 19.5 percent in 1984 (H.R. 3919). (43-40)
1980- 97	A	Hollings motion to table Thurmond amendment to increase 1981 budget levels for veterans' programs by \$800 million in budget authority and \$400 million for outlays; and decrease such levels by same amounts for Education, Training, Employment, and Social Services (S. Con. Res. 86). (44-39)
1980-100	N	Hollings motion to table Cranston amendment to increase budget level for veterans by \$600 million in outlays and \$800 million in budget authority; decrease budget level for interest by \$400 million in outlays and budget authority; and increase revenues by \$200 million (S. Con. Res. 86). (47-45)
1980-109	Y	Bellmon motion to table Baker, et al, amendment to increase 1981 budget levels for general revenue sharing by \$2.3 billion in budget authority and \$1.7 billion in outlays and by approximately same amounts in fiscal 1982 and 1983 in order to restore full State share of general revenue sharing with corresponding reduction in numerous categorical grants in aid programs (S. Con. Res. 86). (49-44)

Vote Nos.	Voted	
1980-116	Y	Hollings motion to table Percy amendment to reduce budget levels for national defense by \$100 million in 1981, 1982, and 1983, \$50 million each year for natural resources and environment, transportation, veterans, and general government, \$50 million in 1982 and 1983 for justice (LEAA), and \$50 million in 1983 for income security with savings accruing from improved energy conservation in Federal buildings (S. Con. Res. 86). (50-39)
1980-118	Y	Hollings motion to table Schweiker, et al, modified amendment to reduce recommended level of Federal revenues for fiscal 1981 and 1982 by \$500 million, and 1983 by \$1 billion, in order to allow for "10-5-3" depreciation tax reform for auto and steel industry of \$200 million in 1981, \$500 million in 1982, and \$1 billion in 1983 (S. Con. Res. 86). (44-47)
1980-475	Y	Adoption of resolution modifying First Fiscal 1981 Budget Resolution (H. Con. Res. 448). (48-46)
1981- 47	Y	Boren, et al, modified amendment to decrease 1982 foreign aid outlays by \$104 million and increase 1982 veterans' outlays by \$104 million (S. Con. Res. 9). (44-48)
1981-465	N	Adoption of Second Concurrent Budget Resolution for fiscal 1982 which reaffirms provisions and levels contained in H. Con. Res. 115, the First Concurrent Budget Resolution for fiscal 1982 (S. Con. Res. 50). (49-48)
1982-129	Y	Gary W. Hart, et al, amendment to increase 1983-85 funding levels for title I Elementary and Secondary Education Act programs and for handicapped programs (S. Con. Res. 92). (48-51)
1982-130	N	Baker motion to table motion to reconsider Vote No. 129 rejecting increase of 1983-85 funding levels for title I Elementary and Secondary Education Act programs and for handicapped programs (S. Con. Res. 92). (51-49)
1982-144	N	Simpson motion to table DeConcini, et al, amendment to increase funding levels in order to restore funding for 7.4 percent cost-of-living adjustment (instead of 4 percent for those 70 percent or more disabled) for service-connected disabled veterans (S. Con. Res. 92). (49-45)
1982-151	N	Baker motion to table Riegle amendment to increase funding levels in order to restore 6.6 percent cost-of-living adjustment for retired civil service and military personnel for FY 1983 and capping these retirement COLA's at 4 percent in 1984 and 1985 (S. Con. Res. 92). (47-43)
<b>BUDGET WAIVERS</b>		
1979-455	Y	Robert C. Byrd motion to table Roth motion to waive provisions of titles 3 and 4 of Budget Act with respect to Roth, et al, amendment limiting total tax revenues to percentage of GNP equal to 20.5 percent in 1981, 20 percent in 1982, and 19.5 percent in 1983 and thereafter (H.R. 3919). (49-44)
1979-467	A	Robert C. Byrd motion to table Roth motion to waive Budget Act with respect to Roth, et al, amendment to limit total Federal budget outlays to 21 percent of GNP in fiscal 1981 down to 19.5 percent in 1984 (H.R. 3919). (43-40)
1980-266	N	Hollings motion to table Weicker motion to waive, in accordance with section 904 of Budget Control Act, any points of order which could be raised under titles III and IV of Act with respect to bill and any amendments thereto (to accommodate revenue sharing funds) (H.R. 7542). (43-39)
<b>BUSING (See also BIDEN/HOLT BUSING AMENDMENTS)</b>		
1979-123	Y	Bayh motion to table Helms amendment to restrict busing of public school children for desegregation purposes during national energy emergencies (S. 721). (49-46)
1980-465	N	Helms-Thurmond amendment (to Weicker amendment) to exclude busing from remedies that Justice Department may seek in litigation for violations of Constitution (H.R. 7584). (42-38)
1980-497	A	Weicker motion to table Helms amendment (to Weicker amendment to conference report) to exempt section prohibiting Justice Department from bringing action to require directly or indirectly busing from Weicker language that nothing in Act shall be interpreted to limit Justice Department or court authority to enforce Constitution (H.R. 7584). (45-44)
1980-498	A	Helms-Thurmond amendment (to Weicker amendment to conference report) to add proviso that no language in Weicker amendment asserting authority of Justice Department and courts to enforce Constitution shall be interpreted to modify Congressional intent as expressed in section prohibiting Justice Department from bringing action to require directly or indirectly busing (H.R. 7584). (46-43)
1981-185	AN	Johnston, et al, cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children to school other than one closest to home, and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+54-32)
1981-240	N	Johnston, et al, cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+59-37)
1981-252	N	Cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+57-33)
1981-257	N	Cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+61-36)

Vote Nos.	Voted	
1982- 4	N	Johnston, et al, cloture motion on Department of Justice Authorization bill as amended by Helms busing amendment (S. 951). (+63-33)
		<b>BUY AMERICAN</b>
1982-412	N	Baker motion to table Metzenbaum, et al, modified amendment providing that only U.S. steel, cement, and other ferro-alloy may be used in construction and repair of highways and bridges (H.R. 6211). (51-47)
		<b>CAMBODIA</b>
1979-342	Y	Division II of committee amendment to strike House prohibition on use of appropriations for direct or indirect aid or reparations to Angola, Central African Empire, Cambodia, Laos, or Vietnam (H.R. 4473). (49-46)
		<b>CETA COUNTERCYCLICAL PUBLIC SERVICE JOBS</b>
1980-454	Y	Moynihan motion to table Chiles, et al, amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (38-42)
1980-455	N	Chiles motion to table Moynihan motion to reconsider Vote No. 454 whereby Senate failed to table amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (40-39)
		<b>CHILD NUTRITION</b>
1981-133	Y	Abdnor amendment to appropriate additional \$110 million for child nutrition programs and \$538 million for food stamp program (H.R. 3512). (50-45)
		<b>CHINA</b>
1979- 12	Y	Robert C. Byrd motion to table Percy, et al, amendment (Vote No. 13) to state that any attempt to incorporate Taiwan into mainland China by other than peaceful means is threat to "security interests" of U.S. rather than of "grave concern" (S. 245). (45-49)
		<b>CHRYSLER LOAN GUARANTEE</b>
1979-501	Y	Heinz amendment to require that, before Federal loan guarantees can be committed, Chrysler issue additional shares of common stock to Board at rate of 1.04 shares for each share to provide source of equity for repayment of due guaranteed loans; and provide that any excess in funds from sale after all loans have been repaid and after December 31, 1990, shall be transferred to corporation (H.R. 5860). (50-45)
		<b>CLINCH RIVER BREEDER REACTOR</b>
1981-355	N	Johnston motion to table Bumpers-Gorton-Gordon J. Humphrey amendment to terminate funding for Clinch River Breeder Reactor Project (H.R. 4144). (48-46)
1981-356	N	Johnston motion to table Baker motion to reconsider Vote No. 355 tabling amendment to terminate funding for Clinch River Breeder Reactor Project (H.R. 4144). (50-45)
1982-365	Y	Bumpers-Gordon J. Humphrey amendment eliminating all funding for Clinch River Breeder Reactor Project (H.J. Res. 599). (48-49)
1982-426	N	Committee amendment restoring appropriation for Clinch River Breeder Reactor R&D and construction (H.J. Res. 631). (49-48)
		<b>CLOTURE AGREED TO UNDER 3/5THS RULE</b>
1979-491	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+84-14)
1980- 80	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+62-34)
1980- 90	Y	Bentsen, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+60-34)
1980-143	Y	Jackson, et al, cloture motion on Soft Drink Interbrand bill (S. 598). (+86-6)
1980-176	N	Robert C. Byrd, et al, cloture motion on military draft registration (H.J. Res. 512). (62-32)
1980-344	Y	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+63-31)
1980-354	Y	Robert C. Byrd, et al, cloture motion on committee substitute for Alaska lands bill (H.R. 39). (+63-25)
1980-362	A	Robert C. Byrd, et al, cloture motion on Robert C. Byrd substitute amendment to Vessel Tonnage-Strip Mining bill to extend to small commercial vessels option of using simplified tonnage procedures; remove requirement that States comply with Office of Surface Mining regulations, but require compliance with Surface Mining Act; extend until October 3, 1981, deadline for approval or disapproval of State plan, and until June 3, 1982, deadline for industry compliance with State plan; require Secretary of Interior to act on State's reclamation plan for non-Federal land before reclamation policy for Federally-owned lands in any State may be finalized; and give State officials primary responsibility for mine inspection but provides that Federal inspectors would assume this responsibility where a State reclamation plan has been disapproved by the Secretary (H.R. 1197). (+61-32)
1980-504	Y	Robert C. Byrd, et al, cloture motion on motion to bring up Fair Housing bill (H.R. 5200). (+62-32)
1980-512	Y	Baucus, et al, cloture motion on nomination of Stephen G. Breyer nomination to be Appellate Judge. (+68-28)

Vote Nos.	Voted	
1981-257	N	Cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+61-36)
1982- 4	N	Johnston, et al, cloture motion on Department of Justice Authorization bill as amended by Helms busing amendment (S. 951). (+63-33)
1982-160	Y	Baker, et al, cloture motion on Urgent Supplemental Appropriations bill (H.R. 5922). (+95-2)
1982-172	AY	Baker, et al, cloture motion on motion to bring up Voting Rights bill (H.R. 3112). (+86-8)
<b>CLOTURE REJECTED UNDER 3/5THS RULE</b>		
1979-472	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+53-38)
1979-479	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+56-40)
1979-481	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+56-39)
1980- 79	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+46-40)
1980- 85	Y	Bayh, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+44-39)
1980- 86	Y	Bayh, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+56-34)
1980- 87	Y	Bentsen, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+53-35)
1980-338	A	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+51-35)
1980-340	Y	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+45-31)
1980-500	AY	Robert C. Byrd, et al, cloture motion on motion to bring up Fair Housing bill (H.R. 5200). (+51-39)
1981-184	PN**	Baker, et al, cloture motion on Department of Justice Authorization bill (S. 951). (+38-48)
1981-185	AN	Johnston, et al, cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children to school other than one closest to home, and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+54-32)
1981-240	N	Johnston, et al, cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+59-37)
1981-252	N	Cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+57-33)
1982- 81	A	Baker, et al, cloture motion on bill allowing TV coverage of Senate debate (S. Res. 20). (+47-51)
1982- 84	N	Thurmond, et al, cloture motion on motion to bring up Criminal Code Reform bill (S. 1630). (+45-46)
1982-340	N	Baker, et al, first cloture motion on Helms perfecting amendment (to Helms modified amendment) prohibiting Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term (H.J. Res. 520). (+41-47)
1982-342	N	Second cloture motion on Helms perfecting amendment (to Helms modified amendment) prohibiting Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term (H.J. Res. 520). (+45-35)
1982-343	N	Third cloture motion on Helms perfecting amendment (to Helms modified amendment) prohibiting Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term (H.J. Res. 520). (+50-44)
1982-345	N	Helms, et al, first cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any school prayer case (H.J. Res. 520). (+50-39)
1982-346	N	Second cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any school prayer case (H.J. Res. 520). (+53-47)
1982-347	N	Third cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any case involving voluntary prayer in public schools (H.J. Res. 520). (+54-46)
1982-349	N	Fourth cloture motion on Helms modified amendment stripping authority of Supreme Court and other Federal courts to rule in any school prayer case (H.J. Res. 520). (+53-45)
1982-416	N	Baker, et al, cloture motion on Baker substitute for Gas Tax-Highways-Jobs bill (H.R. 6211). (+48-50)
1982-417	N	Baker, et al, cloture motion on Gas Tax-Highways-Jobs bill (H.R. 6211). (+5-93)

Vote Nos.	Voted	
<b>COAL LEASING</b>		
1982-404	N/A	Bumpers amendment deleting \$2.13 million from coal leasing program to delay two major coal sales (H.R. 7356). (47-48)
<b>CONGRESS</b>		
1979-354	Y	Adoption of conference report making continuing appropriations through November 20, 1979, for activities funded under the following ten major appropriation bills: of Columbia, Foreign Assistance, HUD-Independent Agencies, Interior, Labor-HEW, Legislative Branch, Military Construction, and Transportation (H.J. Res. 412). (44-42)
1982-289	Y	Riegle amendment to apply four percent COLA cap only to annuities of Members of Congress for 1983-85 instead of all Federal and military retirees as contained in the reported bill (H.R. 6955). (48-51)
<b>CONGRESSIONAL HONORARIA</b>		
1981-285	A	Proxmire amendment to strike language which removes \$25,000 cap in law on honoraria of elected or appointed officers or employees of Federal Government received for speeches and public appearances (H.J. Res. 325). (43-45)
1981-303	Y	Senate concurrence in House amendment to Senate amendment filed in disagreement to repeal \$25,000 cap on honoraria and create, beginning in fiscal 1983, a permanent appropriation for "Compensation of Members" with annual increases at rate recommended by President for Federal employees for that fiscal year (H.J. Res. 325). (48-44)
<b>CONGRESSIONAL PAY INCREASE</b>		
1979-355	N	Robert C. Byrd motion to table Weicker motion to concur in House amendment to the Senate amendment No. 5 relative to abortion with an amendment prohibiting salary increases for Members of Congress (H.J. Res. 412). (43-42)
1981-282	Y	Stevens amendment to raise current pay cap for top executive level Federal personnel but not for Members of Congress (H.J. Res. 325). (50-45)
1981-303	Y	Senate concurrence in House amendment to Senate amendment filed in disagreement to repeal \$25,000 cap on honoraria and create, beginning in fiscal 1983, a permanent appropriation for "Compensation of Members" with annual increases at rate recommended by President for Federal employees for that fiscal year (H.J. Res. 325). (48-44)
<b>CONGRESSIONAL TAX DEDUCTIONS</b>		
1981-281	Y	Stevens amendment to repeal current \$3,000 limit on tax deductions for living expenses of Members of Congress while away from home (H.J. Res. 325). (50-48)
1981-304	Y	Senate concurrence in House amendment to Senate amendment filed in disagreement to repeal \$3,000 limit on amount Member of Congress may deduct on income tax return for living expenses while away from home (H.J. Res. 325). (48-44)
1981-492	Y	Dole perfecting amendment (to Dole modified substitute) to require Secretary of Treasury to prescribe amounts which Members of Congress may deduct (without substantiation) for travel expenses while away from home (H.R. 5159). (46-44)
1982- 77	Y	Chair ruling that Armstrong amendment, as amended (Vote No. 76 reinstating \$3,000 cap on deductions by Members of Congress for living expenses away from home), is legislation on appropriations bill and out of order (H.J. Res. 409). (51-48)
1982- 78	Y	Baker motion to table Exxon motion to reconsider Vote No. 77 upholding Chair ruling that reinstatement of \$3,000 cap on deductions by Members of Congress for living expenses away from home is legislation on an appropriations and out of order (H.J. Res. 409). (52-47)
<b>CONSUMER AFFAIRS FEDERAL REGULATORY INTERVENTION</b>		
1980-431	Y	Metzenbaum motion to table Danforth amendment to prohibit Office of Consumer Affairs from intervening in Federal agency adjudicatory or regulatory proceedings (H.R. 7631). (37-39)
1980-432	Y	Metzenbaum motion to reconsider Vote No. 431 whereby Senate failed to table motion to table amendment to prohibit Office of Consumer Affairs from intervening in Federal agency adjudicatory or regulatory proceedings (H.R. 7631). (38-39)
<b>COPYRIGHTS</b>		
1982-209	Y	Reconsideration of vetoed Copyright Manufacturing Clause Extension bill (H.R. 6198). (*84-9)
<b>COST-OF-LIVING ADJUSTMENTS (COLA'S)</b>		
1982-144	N	Simpson motion to table DeConcini, et al, amendment to increase funding levels in order to restore funding for 7.4 percent cost-of-living adjustment (instead of 4 percent for those 70 percent or more disabled) for service-connected disabled veterans (S. Con. Res. 92). (49-45)
1982-151	N	Baker motion to table Riegle amendment to increase funding levels in order to restore 6.6 percent cost-of-living adjustment for retired civil service and military personnel for FY 1983 and capping these retirement COLA's at 4 percent in 1984 and 1985 (S. Con. Res. 92). (47-43)
1982-289	Y	Riegle amendment to apply four percent COLA cap only to annuities of Members of Congress for 1983-85 instead of all Federal and military retirees as contained in the reported bill (H.R. 6955). (48-51)
<b>CREDIT CONTROL ACT TERMINATION</b>		
1980-164	N	Armstrong, et al, amendment to terminate Credit Control Act on July 1, 1981 (S. 2352). (43-40)
<b>CRIMINAL CODE</b>		
1982- 84	N	Thurmond, et al, cloture motion on motion to bring up Criminal Code Reform bill (S. 1630). (+45-46)



Vote Nos.	Voted	
<b>CROP INSURANCE</b>		
1979-264	Y	Huddleston motion to table Jepsen, et al, amendment to exclude insurance coverage for crop loss due to hail and fire under an expanded Federal crop insurance program (S. 1125). (46-43)
1979-265	N	Helms amendment to restrict application of Federal crop insurance premium subsidy range to first 50 percent of farmer's average yield instead of up to 75 percent of average yield. (S. 1125) (43-47)
1979-267	Y	Huddleston motion to table Dole amendment to exclude crop insurance coverage for loss due to hail under an expanded Federal crop insurance program (S. 1125). (47-45)
<b>CUBA</b>		
1982- 80	A	Percy motion to table Symms amendment stating sense of Congress that U.S. is determined to prevent Cuba from extending its aggressive or subversive activities to any part of this hemisphere (S. Res. 20). (41-39)
1982-307	N	Helms motion to table Percy amendment--Vote No. 308 reaffirming U.S. determination to prevent stationing of nuclear weapons Cuba by Soviet Union and to state that nothing in Act may be interpreted as authorizing use of U.S. armed forces against Cuba (H.R. 6863). (48-51)
1982-308	Y	Percy amendment reaffirming U.S. determination to prevent stationing of nuclear weapons in Cuba by Soviet Union and to state that nothing in Act may be interpreted as authorizing use of U.S. armed forces against Cuba (H.R. 6863). (47-52)
<b>DAVIS-BACON PREVAILING WAGE</b>		
1982-457	Y	Stafford motion to table Nickles amendment striking Davis-Bacon provisions of bill which require workers on highway projects to be paid prevailing wages (H.R. 6211). (48-46)
<b>DEFENSE DEPARTMENT (See also MILITARY)</b>		
1982-103	N	Roth motion to table Bentsen substitute amendment (to Roth amendment) establishing Office of Inspector General in DOD (S. 2248). (45-46)
<b>DEFENSE SPENDING</b>		
1980-116	Y	Hollings motion to table Percy amendment to reduce budget levels for national defense by \$100 million in 1981, 1982, and 1983, \$50 million each year for natural resources and environment, transportation, veterans, and general government, \$50 million in 1982 and 1983 for justice (LEAA), and \$50 million in 1983 for income security with savings accruing from improved energy conservation in Federal buildings (S. Con. Res. 86). (50-39)
<b>DEPARTMENT OF EDUCATION</b>		
1979- 68	N	Hayakawa amendment to terminate Department of Education six years after effective date (S. 210). (46-48)
<b>DICKEY-LINCOLN DAM</b>		
1979-179	A	Cohen, et al, amendment to eliminate \$710,000 appropriated for proposed Dickey-Lincoln hydroelectric project on St. John River in northern Maine (H.R. 4388). (46-51)
<b>DISABILITY INSURANCE</b>		
1980- 23	Y	Metzenbaum, et al, amendment to increase maximum level of family disability benefits for future beneficiaries not to exceed 100 percent of individual's average indexed monthly earnings or 100 percent of primary insurance amount (H.R. 3236). (47-47)
<b>ECONOMIC MONITORING</b>		
1979- 33	A	Heinz amendment to require that one-half of Council on Wage and Price Stability expenditures be spent to appraise inflationary impact of programs and activities of various Federal departments and agencies (H.R. 2283). (36-41)
<b>ECONOMY</b>		
1980-161	N	Dole, et al, amendment to prohibit any Federal agency from imposing economic sanctions to force compliance with any wage and price guidelines (S. 2352). (39-42)
1980-162	Y	Exon motion to table Proxmire motion to reconsider Vote No. 161 rejecting amendment to prohibit any Federal agency from imposing economic sanctions to force compliance with any wage and price guidelines (S. 2352). (40-40)
1980-164	N	Armstrong, et al, amendment to terminate Credit Control Act on July 1, 1981 (S. 2352). (43-40)
<b>EDUCATION (See BUSING/SCHOOL PRAYER)</b>		
1979- 36	Y	Ribicoff motion to table Helms amendment to restore right of voluntary prayer in public schools by eliminating jurisdiction of Supreme Court and District Courts over any case arising from State legislation relating to voluntary prayer in public schools (S. 210). (43-43)
1979- 68	N	Hayakawa amendment to terminate Department of Education six years after effective date (S. 210). (46-48)
1979-257	N	Helms amendment to prohibit Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (47-43)
1979-258	N	Helms motion to table Metzenbaum motion to reconsider Vote No. 257 prohibiting Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (45-45)
1979-259	Y	Metzenbaum motion to reconsider Vote No. 257 prohibiting Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (43-47)
1980-390	Y	Conference report on Higher Education Programs Authorization (H.R. 5192). (43-45)

Vote Nos.	Voted	
1980-392	N	Riegle motion to table Cranston motion to reconsider Vote No. 390 rejecting conference report on Higher Education Programs Authorization (H.R. 5192). (44-43)
1982-129	Y	Gary W. Hart, et al, amendment to increase 1983-85 funding levels for title I Elementary and Secondary Education Act programs and for handicapped programs (S. Con. Res. 92). (48-51)
1982-130	N	Baker motion to table motion to reconsider Vote No. 129 rejecting increase of 1983-85 funding levels for title I Elementary and Secondary Education Act programs and for handicapped programs (S. Con. Res. 92). (51-49)
1982-339	Y	Levin, et al, amendment to House and to Senate amendment extending for one year deadline for enrollment in college of children of deceased or disabled workers under social security and partially offsets this extension by crediting uncashed social security checks to the Social Security Fund instead of the general fund (H.R. 6863). (42-47)
<b>EL SALVADOR</b>		
1981-278	N	Helms modified amendment (as substitute for Lugar amendment, as amended by Pell amendment--Vote No. 277) to make language regarding aid to El Salvador sense of the Senate rather than statutory (S. 1196). (47-51)
<b>ELDERLY PERSONS (See also COST-OF-LIVING ADJUSTMENTS)</b>		
1979-360	Y	Javits modified amendment (to Robert C. Byrd amendment--Vote No. 363) to reduce appropriation for synthetic fuel development by \$1.35 billion and provide that amount for emergency fuel assistance to poor and elderly (H.R. 4930). (43-47)
<b>ELECTIONS (See CAMPAIGN/FEDERAL ELECTION COMMISSION)</b>		
1979-161	Y	Rejection of resolution proposing Constitutional amendment providing direct election of President and Vice President (S.J. Res. 28). (*51-48)
<b>EMPLOYMENT</b>		
1980-454	Y	Moynihan motion to table Chiles, et al, amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (38-42)
1980-455	N	Chiles motion to table Moynihan motion to reconsider Vote No. 454 whereby Senate failed to table amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (40-39)
1982-438	N	Domenici-Baker-Dole amendment striking Title II--\$1.163 billion Jobs Package (H.J. Res. 631). (46-50)
<b>ENDANGERED SPECIES</b>		
1979-269	N	Johnston motion to recede from Senate amendment to allow completion of Tellico Dam in Tennessee (H.R. 4388). (48-44)
<b>ENERGY--BIOMASS GASOHOL</b>		
1980-269	N	Helms motion to table Johnston motion to reconsider Helms amendment (Vote No. 268) specifying that \$18.792 billion will be used to implement energy production from biomass as well as synfuels production program upon enactment (H.R. 7542). (42-43)
<b>ENERGY--COAL</b>		
1979-487	N	Muskie motion to table Percy modified amendment to provide 20 percent energy investment credit for certain coal-fueled boilers to encourage conversion from oil to coal (H.R. 3919). (45-47)
1982-404	N/A	Bumpers amendment deleting \$2.13 million from coal leasing program to delay two major coal sales (H.R. 7356). (47-48)
<b>ENERGY--CONSERVATION</b>		
1979-123	Y	Bayh motion to table Helms amendment to restrict busing of public school children for desegregation purposes during national energy emergencies (S. 721). (49-46)
1979-321	Y	Passage of the Industrial Equipment Efficiency Act of 1979 (S. 1398). (43-39)
1981-334	Y	Mitchell-Cohen amendment to increase appropriations for State and local low income weatherization programs to make \$150 million available (H.R. 4035). (46-49)
<b>ENERGY--DEPARTMENT</b>		
1979-362	N	Roth amendment to reduce total budget authority for DOE by \$103 million (H.R. 4930). (48-49)
<b>ENERGY--FUEL ASSISTANCE</b>		
1979-360	Y	Javits modified amendment (to Robert C. Byrd amendment--Vote No. 363) to reduce appropriation for synthetic fuel development by \$1.35 billion and provide that amount for emergency fuel assistance to poor and elderly (H.R. 4930). (43-47)
<b>ENERGY--NUCLEAR (See also NUCLEAR)</b>		
1979-170	A	Johnston-McClure amendment to provide that if Nuclear Regulatory Commission does not approve State plan for response to nuclear emergency, NRC shall establish interim emergency plan which may be renewed for 90 day periods until State plan is approved (S. 562). (37-40)
1979-171	A	Gary W. Hart motion to table McClure substitute amendment to provide that if Nuclear Regulatory Commission does not approve State plan for response to nuclear emergency, NRC shall establish interim emergency plan which may be renewed for 90 day periods until State plan is approved (S. 562). (41-40)

Vote Nos.	Voted	
1979-172	A	Simpson motion to table Gary W. Hart motion to reconsider Vote No. 171 tabling amendment to provide that if Nuclear Regulatory Commission does not approve State plan for response to nuclear emergency, NRC shall establish an interim emergency plan which may be renewed for 90 day periods until State plan is approved (S. 562). (43-39)
1980-332	Y	Mark O. Hatfield modified amendment to limit funds for construction or acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (48-46)
1980-333	Y	Dole motion to table Mark O. Hatfield motion to reconsider Vote No. 332 limiting funds for construction of acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (46-47)
1980-334	N	Mark O. Hatfield motion to reconsider Vote No. 332 limiting funds for construction of acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (48-46)
1980-335	Y	Reconsideration of Vote No. 332 limiting funds for construction of acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (49-44)
1980-440	Y	Disapproval resolution rejecting proposed exports to India of low-enriched uranium for Tarapur Atomic Power Station (H. Con. Res. 432). (46-48)
1981-355	N	Johnston motion to table Bumpers-Gorton-Gordon J. Humphrey amendment to terminate funding for Clinch River Breeder Reactor Project (H.R. 4144). (48-46)
1981-356	N	Johnston motion to table Baker motion to reconsider Vote No. 355 tabling amendment to terminate funding for Clinch River Breeder Reactor Project (H.R. 4144). (50-45)
1982-365	Y	Bumpers-Gordon J. Humphrey amendment eliminating all funding for Clinch River Breeder Reactor Project (H.J. Res. 599). (48-49)
1982-426	N	Committee amendment restoring appropriation for Clinch River Breeder Reactor R&D and construction (H.J. Res. 631). (49-48)
<b>ENERGY--PETROLEUM (See also OIL DEREGULATION)</b>		
1979-464	Y	Bumpers, et al, amendment (to Division I of Armstrong amendment terminating windfall profit tax if President makes any adjustment to slow significantly rate of decontrol or reimposes price controls on crude oil) to require President to give 30 days notice to Congress of his intent to slow significantly rate of decontrol of crude oil or reimpose price controls on crude oil (H.R. 3919). (42-40)
1980-175	N	Reconsideration of vetoed bill extending temporary public debt limit and disapproving oil import fee (H.R. 7428). (*68-10)
1981-210	Y	Dole motion to table Dole, et al, amendment to phase out windfall profit tax on newly discovered oil by 1985 (H.R. 4242). (47-49)
1982- 63	Y	Reconsideration of vetoed Standby Petroleum Allocation bill (S. 1503). (*58-36)
<b>ENERGY--SYNFUELS</b>		
1979-393	Y	Johnston motion to table Percy, et al, amendment striking provisions authorizing government-owned contractor-constructed (GOCO) synthetic fuel facilities (S. 932). (47-44)
1980-269	N	Helms motion to table Johnston motion to reconsider Helms amendment (Vote No. 268) specifying that \$18.792 billion will be used to implement energy production from biomass as well as synfuels production program upon enactment (H.R. 7542). (42-43)
<b>ENERGY--TAXATION (See also TAXATION)</b>		
1979-487	N	Muskie motion to table Percy modified amendment to provide 20 percent energy investment credit for certain coal-fueled boilers to encourage conversion from oil to coal (H.R. 3919). (45-47)
1981-210	Y	Dole motion to table Dole, et al, amendment to phase out windfall profit tax on newly discovered oil by 1985 (H.R. 4242). (47-49)
1981-224	Y	Kennedy-Pell-Rudman modified amendment to provide 3-year maximum tax credit for residential heating costs of up to \$300 which would be available to households with incomes up to \$25,000 (H.R. 4242). (47-48)
<b>ENERGY--WINDFALL PROFIT</b>		
1979-464	Y	Bumpers, et al, amendment (to Division I of Armstrong amendment terminating windfall profit tax if President makes any adjustment to slow significantly rate of decontrol or reimposes price controls on crude oil) to require President to give 30 days notice to Congress of his intent to slow significantly rate of decontrol of crude oil or reimpose price controls on crude oil (H.R. 3919). (42-40)
1979-472	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+53-38)
1979-479	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+56-40)
1979-481	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+56-39)
1979-491	Y	Robert C. Byrd, et al, cloture motion on Windfall Profit Tax bill (H.R. 3919). (+84-14)
1981-210	Y	Dole motion to table Dole, et al, amendment to phase out windfall profit tax on newly discovered oil by 1985 (H.R. 4242). (47-49)
<b>ENVIRONMENT (See also POLLUTION and STRIPMINING)</b>		
1979-179	A	Cohen, et al, amendment to eliminate \$710,000 appropriated for proposed Dickey-Lincoln hydroelectric project on St. John River in northern Maine (H.R. 4388). (46-51)
1979-269	N	Johnston motion to recede from Senate amendment to allow completion of Tellico Dam in Tennessee (H.R. 4388). (48-44)
1980-354	Y	Robert C. Byrd, et al, cloture motion on committee substitute for Alaska lands bill (H.R. 39). (+63-25)

Vote Nos.	Voted	
1981-353	Y	Percy, et al, amendment to prohibit appropriations for Tennessee-Tombigbee Waterway (H.R. 4144). (46-48)
1982-356	N	Garn motion to table Moynihan, et al, amendment restoring \$39.3 million for EPA research and development activities and \$30 million for EPA Superfund (H.R. 6956). (44-40)
<b>ERISA</b>		
1980-322	N	Wallop amendment to increase from \$50,000 to \$100,000 mandatory de minimis reduction ceiling of employer with fewer than ten employees withdrawing from multiemployer retirement plan (H.R. 3904). (47-42)
<b>EXPORT CONTROLS</b>		
1980-440	Y	Disapproval resolution rejecting proposed exports to India of low-enriched uranium for Tarapur Atomic Power Station (H. Con. Res. 432). (46-48)
<b>FAIR HOUSING</b>		
1980-500	AY	Robert C. Byrd, et al, cloture motion on motion to bring up Fair Housing bill (H.R. 5200). (+51-39)
1980-504	Y	Robert C. Byrd, et al, cloture motion on motion to bring up Fair Housing bill (H.R. 5200). (+62-32)
<b>FARM LABOR CONTRACTOR REGISTRATION ACT</b>		
1980-312	Y	McGovern motion to table Cochran modified amendment carrying with it Boren substitute amendment (Vote No. 313) to amend Farm Labor Contractor Registration Act to eliminate registration of farmers as farm labor contractors (H.R. 7664). (45-49)
1980-524	N	Chiles motion to table Williams-Javits amendment (to committee amendment--Vote No. 525) to exempt farmers, processors, canners, ginners, packing shed operators, nurserymen, and all farmer-owned cooperatives and their employees from fingerprinting and registration requirements under Farm Labor Contractor Registration Act but leaves intact present coverage (H.J. Res. 637). (46-41)
<b>FEDERAL EMPLOYEES</b>		
1979- 56	N	Hatch amendment to cut allowance function outlay level by \$200 million for Federal overtime pay, \$200 million for Federal filmmaking, \$500 million for Federal travel, and \$200 million for one percent reduction in Federal work force by attrition (H. Con. Res. 107). (41-44)
1981-170	Y	Roth amendment to retain Medicare program as primary payor of health insurance costs where Federal employees have dual coverage under Federal employees Health Benefits Act of 1959 (S. 1377). (47-50)
1981-172	Y	Reconsideration of Roth amendment to retain Medicare program as primary payor of health insurance costs where Federal employees have dual coverage under Federal Employees Health Benefits Act of 1959 (S. 1377). (51-47)
1981-282	Y	Stevens amendment to raise current pay cap for top executive level Federal personnel but not for Members of Congress (H.J. Res. 325). (50-45)
1981-284	N	Mark O. Hatfield motion to table Sasser, et al, amendment to reduce travel budgets of nondefense agencies by 5 percent taking with it second degree Chiles, et al, amendment continuing social security minimum benefit for current recipients (H.J. Res. 325). (46-44)
<b>FEDERAL TRADE COMMISSION (FTC)</b>		
1980- 36	N	McClure amendment to deny FTC authority to promulgate rules with respect to State-regulated legal, dental, medical, or other health-related professions (H.R. 2313). (45-47)
<b>FOOD STAMPS</b>		
1980-141	N	McClure amendment to require that all deferred educational loans, fellowships, grants, veterans' educational benefits, and all housing subsidies be included as income in determining food stamp eligibility (H.J. Res. 545). (46-42)
1981-133	Y	Abdnor amendment to appropriate additional \$110 million for child nutrition programs and \$538 million for food stamp program (H.R. 3512). (50-45)
<b>FOREIGN AFFAIRS (See also EXPORT CONTROLS)</b>		
1982-307	N	Helms motion to table Percy amendment--Vote No. 308 reaffirming U.S. determination to prevent stationing of nuclear weapons Cuba by Soviet Union and to state that nothing in Act may be interpreted as authorizing use of U.S. armed forces against Cuba (H.R. 6863). (48-51)
1982-308	Y	Percy amendment reaffirming U.S. determination to prevent stationing of nuclear weapons in Cuba by Soviet Union and to state that nothing in Act may be interpreted as authorizing use of U.S. armed forces against Cuba (H.R. 6863). (47-52)
<b>FOREIGN AID</b>		
1979-342	Y	Division II of committee amendment to strike House prohibition on use of appropriations for direct or indirect aid or reparations to Angola, Central African Empire, Cambodia, Laos, or Vietnam (H.R. 4473). (49-46)
1979-348	N	Harry F. Byrd, Jr. amendment to reduce total foreign aid appropriations by five percent (H.R. 4493). (48-50)
1980-149	A	Zorinsky motion to table Helms motion to commit Nicaragua and Honduras Aid bill to Foreign Relations Committee (H.R. 6081). (41-38)
1981- 47	Y	Boren, et al, modified amendment to decrease 1982 foreign aid outlays by \$104 million and increase 1982 veterans' outlays by \$104 million (S. Con. Res. 9). (44-48)

Vote Nos.	Voted	
1981-278	N	Helms modified amendment (as substitute for Lugar amendment, as amended by Pell amendment--Vote No. 277) to make language regarding aid to El Salvador sense of the Senate rather than statutory (S. 1196). (47-51)
1981-418	Y	Mark O. Hatfield motion to table Proxmire amendment to delete Foreign Aid Appropriation Act (H.J. Res. 357). (48-49)
1982-453	Y	Mark O. Hatfield motion to table Helms modified amendment reducing appropriation for International Development Agency by \$100 million (H.J. Res. 631). (44-46)
<b>GASOLINE TAX DEDUCTION</b>		
1979-461	N	Helms, et al, amendment to reinstate nonbusiness deduction for State and local taxes on gasoline and other motor fuels (H.R. 3919). (39-40)
1979-463	Y	Bentsen motion to table Muskie motion to reconsider Vote No. 461 rejecting amendment to reinstate nonbusiness deduction for State and local taxes on gasoline and other motor fuels (H.R. 3919). (44-42)
<b>GRAIN EMBARGO AGAINST SOVIET UNION</b>		
1980-449	N	Pressler, et al, amendment (as substitute for similar Pressler modified amendment) to delete appropriations for enforcement of grain embargo against Soviet Union (H.R. 7584). (40-41)
1980-450	Y	Cranston motion to table Hollings motion to reconsider Vote No. 449 rejecting amendment to delete appropriations for enforcement of grain embargo against Soviet Union (H.R. 7584). (39-43)
1980-451	N	Hollings motion to reconsider Vote No. 449 rejecting amendment to delete appropriations for enforcement of grain embargo against Soviet Union (H.R. 7584). (43-39)
<b>HANDICAPPED EDUCATION</b>		
1982-129	Y	Gary W. Hart, et al, amendment to increase 1983-85 funding levels for title I Elementary and Secondary Education Act programs and for handicapped programs (S. Con. Res. 92). (48-51)
1982-130	N	Baker motion to table motion to reconsider Vote No. 129 rejecting increase of 1983-85 funding levels for title I Elementary and Secondary Education Act programs and for handicapped programs (S. Con. Res. 92). (51-49)
<b>HART OFFICE BUILDING</b>		
1979-181	N	Johnston modified amendment to appropriate \$57,480,700 to complete Hart Senate Office Building; and set construction cost ceiling of \$142,627,700 (H.R. 4388). (47-47)
1979-182	Y	Chafee motion to table Dole motion to reconsider Vote No. 181 whereby Senate rejected amendment to appropriate \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (45-50)
1979-183	N	Dole motion to reconsider Vote No. 181 rejecting amendment to appropriate \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (49-47)
1979-184	N	Reconsideration of Vote No. 181 appropriating \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (49-46)
1982-300	Y	Mark O. Hatfield motion to table Proxmire appeal of Chair ruling that Proxmire-DeConcini amendment to return to Treasury \$736,400 earmarked for completion of physical fitness facility in Hart Senate Office Building, is legislation on appropriations bill (H.R. 6863). (50-48)
<b>HEALTH</b>		
1980-382	Y	Reconsideration of vetoed veterans physicians pay bill (H.R. 7102). (*85-0)
1981-170	Y	Roth amendment to retain Medicare program as primary payor of health insurance costs where Federal employees have dual coverage under Federal employees Health Benefits Act of 1959 (S. 1377). (47-50)
1981-172	Y	Reconsideration of Roth amendment to retain Medicare program as primary payor of health insurance costs where Federal employees have dual coverage under Federal Employees Health Benefits Act of 1959 (S. 1377). (51-47)
<b>HIGHWAYS</b>		
1982-384	Y	Eagleton-Schmitt amendment (as substitute for Andrews amendment) permitting rather than requiring States to allow trucks 102 inches wide on interstate highways and eliminates penalties on States that decide to retain current 96 inch width limitation (S. 2574). (47-45)
1982-412	N	Baker motion to table Metzenbaum, et al, modified amendment providing that only U.S. steel, cement, and other ferro-alloy may be used in construction and repair of highways and bridges (H.R. 6211). (51-47)
1982-416	N	Baker, et al, cloture motion on Baker substitute for Gas Tax-Highways-Jobs bill (H.R. 6211). (+48-50)
1982-417	N	Baker, et al, cloture motion on Gas Tax-Highways-Jobs bill (H.R. 6211). (+5-93)
<b>HOME MORTGAGE DISCLOSURE ACT SUNSET</b>		
1980-235	N	Garn amendment to sunset Home Mortgage Disclosure Act in five years (S. 2719). (37-37)
1980-236	N	Javits motion to reconsider Vote No. 235 rejecting amendment to sunset Home Mortgage Disclosure Act in five years (S. 2719). (38-36)
1980-237	N	Reconsideration of Vote No. 235 sunseting Home Mortgage Disclosure Act in five years (S. 2719). (36-38)
<b>HONDURAS</b>		
1980-149	A	Zorinsky motion to table Helms motion to commit Nicaragua and Honduras Aid bill to Foreign Relations Committee (H.R. 6081). (41-38)

Vote Nos.	Voted	
<b>HONORARIA</b>		
1981-285	A	Proxmire amendment to strike language which removes \$25,000 cap in law on honoraria of elected or appointed officers or employees of Federal Government received for speeches and public appearances (H.J. Res. 325). (43-45)
1981-303	Y	Senate concurrence in House amendment to Senate amendment filed in disagreement to repeal \$25,000 cap on honoraria and create, beginning in fiscal 1983, a permanent appropriation for "Compensation of Members" with annual increases at rate recommended by President for Federal employees for that fiscal year (H.J. Res. 325). (48-44)
<b>HOSTAGES</b>		
1980-401	N	Helms amendment to increase rate of annuity of Foreign Service personnel held hostage by one-tenth of one percent of average basic salary for each day detained for first 30 days, and two-tenths of one percent thereafter; and increase years of creditable service by one year for each month of captivity if less than six months, and by two years for each month thereafter (H.R. 6790). (41-43)
<b>HOUSING</b>		
1979-324	Y	Weicker motion to insist on amendment appropriating \$3 million for HUD liveable cities program (H.R. 4394). (35-30)
1980-235	N	Garn amendment to sunset Home Mortgage Disclosure Act in five years (S. 2719). (37-37)
1980-236	N	Javits motion to reconsider Vote No. 235 rejecting amendment to sunset Home Mortgage Disclosure Act in five years (S. 2719). (38-36)
1980-237	N	Reconsideration of Vote No. 235 sunset Home Mortgage Disclosure Act in five years (S. 2719). (36-38)
1980-239	Y	Stewart-Tsongas amendment (to Armstrong, et al, amendment) to limit eligibility for section 8 assisted housing program to households with incomes below 70 percent of area median income (S. 2719). (30-34)
1980-430	N	Exon amendment to reduce appropriations for section 8 assisted housing programs by \$132 million (H.R. 7631). (35-40)
1980-435	N	Heflin amendment, as amended, to exempt research and development and general revenue sharing from across-the-board cut to HUD Appropriations, 1981 (H.R. 7631). (35-38)
1980-500	AY	Robert C. Byrd, et al, cloture motion on motion to bring up Fair Housing bill (H.R. 5200). (+51-39)
1980-504	Y	Robert C. Byrd, et al, cloture motion on motion to bring up Fair Housing bill (H.R. 5200). (+62-32)
1982-201	A	Mark O. Hatfield motion to table Riegle amendment (to Mark O. Hatfield substitute) to restore \$3 billion housing package as agreed to in conference report (H.R. 6685). (48-44)
<b>HUMAN RIGHTS</b>		
1981-278	N	Helms modified amendment (as substitute for Lugar amendment, as amended by Pell amendment--Vote No. 277) to make language regarding aid to El Salvador sense of the Senate rather than statutory (S. 1196). (47-51)
<b>IMMIGRATION</b>		
1982-322	N	Bumpers modified amendment placing 75,000 annual cap on number of refugees in addition to 425,000 cap on immigrants; and making any decision by President to raise this figure subject to two-House legislative vote (S. 2222). (41-45)
<b>INDIAN NUCLEAR FUEL</b>		
1980-440	Y	Disapproval resolution rejecting proposed exports to India of low-enriched uranium for Tarapur Atomic Power Station (H. Con. Res. 432). (46-48)
<b>INSTITUTIONALIZED PERSONS</b>		
1980- 44	N	Boren amendment to specify that court relief shall be limited to remedy of specific conditions certified by Justice Department as depriving institutionalized persons of legal rights, privileges, or immunities (H.R. 10). (43-47)
1980- 46	N	Exon amendment to require Attorney General before filing or initiating any suit to obtain certification by Secretary of HEW that suit will not interfere with HEW efforts to obtain compliance with standards for institutional care (H.R. 10). (45-46)
1980- 49	N	Reconsideration of Vote No. 46 rejecting amendment to require Attorney General before filing or initiating any suit to obtain certification by Secretary of HEW that suit will not interfere with HEW efforts to obtain compliance with standards for institutional care (H.R. 10). (48-43)
1980- 85	Y	Bayh, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+44-39)
1980- 86	Y	Bayh, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+56-34)
1980- 87	Y	Bentsen, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+53-35)
1980- 90	Y	Bentsen, et al, cloture motion on conference report on Civil Rights of Institutionalized Persons Act (H.R. 10). (+60-34)

Vote Nos. Voted

**INTEREST RATES (See also ECONOMY)**

- 1981-464 N Domenici modified amendment to state sense of Senate that prompt Congressional action is required to bring down interest rates, unemployment, and inflation, and to balance budget in 1984; that Budget Committee should report resolution no later than March 31, 1982, to accomplish this; that budget should be balanced through reduction in all outlays, including entitlements, and increased revenues other than by modification of individual or accelerated depreciation for business enacted in Economic Recovery Tax Act; and that committees should provide for balanced budget in 1984 with Federal outlays no greater than 20.5 percent of GNP (S. Con. Res. 50). (50-47)
- 1981-496 N Dole motion to table Melcher amendment to cap at 7 percent amount of interest IRS can impute on sale between family members of non-depreciable property valued up to \$2 million instead of \$500,000 (H.R. 4717). (48-43)

**INTERNAL REVENUE SERVICE**

- 1979-257 N Helms amendment to prohibit Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (47-43)
- 1979-258 N Helms motion to table Metzenbaum motion to reconsider Vote No. 257 prohibiting Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (45-45)
- 1979-259 Y Metzenbaum motion to reconsider Vote No. 257 prohibiting Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (43-47)
- 1981-496 N Dole motion to table Melcher amendment to cap at 7 percent amount of interest IRS can impute on sale between family members of non-depreciable property valued up to \$2 million instead of \$500,000 (H.R. 4717). (48-43)

**JOB TRAINING**

- 1981-400 N Schmitt motion to table Danforth, et al, amendment to add \$98.56 million for TAA training, job search allowances, and relocation assistance (H.J. Res. 357). (49-46)
- 1981-401 N Schmitt motion to table Moynihan motion to reconsider Vote No. 400 tabling amendment to add \$98.56 million for TAA training, job search allowances, and relocation assistance (H.J. Res. 357). (47-47)

**JUDICIARY/JUSTICE DEPARTMENT**

- 1980- 44 N Boren amendment to specify that court relief shall be limited to remedy of specific conditions certified by Justice Department as depriving institutionalized persons of legal rights, privileges, or immunities (H.R. 10). (43-47)
- 1980- 46 N Exon amendment to require Attorney General before filing or initiating any suit to obtain certification by Secretary of HEW that suit will not interfere with HEW efforts to obtain compliance with standards for institutional care (H.R. 10). (45-46)
- 1980- 49 N Reconsideration of Vote No. 46 rejecting amendment to require Attorney General before filing or initiating any suit to obtain certification by Secretary of HEW that suit will not interfere with HEW efforts to obtain compliance with standards for institutional care (H.R. 10). (48-43)
- 1980-465 N Helms-Thurmond amendment (to Weicker amendment) to exclude busing from remedies that Justice Department may seek in litigation for violations of Constitution (H.R. 7584). (42-38)
- 1980-497 A Weicker motion to table Helms amendment (to Weicker amendment to conference report) to exempt section prohibiting Justice Department from bringing action to require directly or indirectly busing from Weicker language that nothing in Act shall be interpreted to limit Justice Department or court authority to enforce Constitution (H.R. 7584). (45-44)
- 1980-498 A Helms-Thurmond amendment (to Weicker amendment to conference report) to add proviso that no language in Weicker amendment asserting authority of Justice Department and courts to enforce Constitution shall be interpreted to modify Congressional intent as expressed in section prohibiting Justice Department from bringing action to require directly or indirectly busing (H.R. 7584). (46-43)
- 1981-184 PN\*\* Baker, et al, cloture motion on Department of Justice Authorization bill (S. 951). (+38-48)
- 1981-185 AN Johnston, et al, cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children to school other than one closest to home, and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+54-32)
- 1981-240 N Johnston, et al, cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+59-37)
- 1981-252 N Cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+57-33)
- 1981-257 N Cloture motion on Helms-Johnston, et al, modified amendment (as substitute for Helms, et al, amendment) to prohibit Department of Justice from maintaining suits involving, directly or indirectly, mandatory busing of school children and establishes specified limits on power of courts to impose injunctive relief involving busing (S. 951). (+61-36)

Vote Nos.	Voted	
1982-345	N	Helms, et al, first cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any school prayer case (H.J. Res. 520). (+50-39)
1982-346	N	Second cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any school prayer case (H.J. Res. 520). (+53-47)
1982-347	N	Third cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any case involving voluntary prayer in public schools (H.J. Res. 520). (+54-46)
1982-349	N	Fourth cloture motion on Helms modified amendment stripping authority of Supreme Court and other Federal courts to rule in any school prayer case (H.J. Res. 520). (+53-45)
1982-350	Y	Goldwater motion to table Helms motion to recommit resolution with instructions to report back Committee substitute, as amended, together with Helms amendment limiting court jurisdiction regarding school prayer (H.J. Res. 520). (51-48)
<b>LABOR (See also AGRICULTURE MIGRANT LABOR)</b>		
1980-519	Y	Bellmon amendment to amend Walsh-Healy and Contract Work Hours Standard Acts to permit government contractors to work 10-hour day in 4-day work week (H.R. 7112). (43-38)
1982-114	A	Moynihan amendment extending through fiscal 1983, current exemption to Maybank provisions to permit awarding of DOD non-weapons contracts in high unemployment areas, if added cost under each contract does not exceed 2 percent and total sum of such contracts does not exceed \$3 billion (S. 2248). (45-49)
1982-115	A	Moynihan-D'Amato amendment extending through fiscal 1983, current exemption to Maybank provisions to permit awarding of DOD non-weapons contracts in high unemployment areas if each individual contract does not exceed 1.5 percent and total sum of such contracts involved does not exceed \$3 billion (S. 2248). (48-45)
1982-202	A	Stevens motion to table Armstrong amendment amending Walsh-Healy Act to permit Federal contractors to institute flexible work schedules in 40-hour work week (S. 2240). (49-46)
1982-457	Y	Stafford motion to table Nickles amendment striking Davis-Bacon provisions of bill which require workers on highway projects to be paid prevailing wages (H.R. 6211). (48-46)
<b>LAOS</b>		
1979-342	Y	Division II of committee amendment to strike House prohibition on use of appropriations for direct or indirect aid or reparations to Angola, Central African Empire, Cambodia, Laos, or Vietnam (H.R. 4473). (49-46)
<b>LEGAL SERVICES CORPORATION</b>		
1980-205	A	Javits amendment (as substitute for Gordon Humphrey amendment) to prohibit use of Legal Services Corporation funds for any legal service seeking to invalidate any law on abortion (H. Con. Res. 307). (38-34)
1980-206	A	Metzenbaum motion to table Javits motion to reconsider Vote No. 205 prohibiting use of Legal Services Corporation funds for any legal service seeking to invalidate any law on abortion (H. Con. Res. 307). (38-34)
1980-208	A	Nelson motion to table Helms amendment to prohibit use of Legal Services funds to exert influence on Members of Congress and State legislators (H. Con. Res. 307). (36-33)
<b>LIBYAN OIL BOYCOTT</b>		
1981-319	A	Percy amendment (as substitute for Gary W. Hart amendment) to state sense of Congress that U.S. condemns Libyan support of terrorism and its obstruction to peace; and call on President to explore possibility of boycott of Libyan oil (S. 1196). (47-44)
<b>LIVEABLE CITIES</b>		
1979-324	Y	Weicker motion to insist on amendment appropriating \$3 million for HUD liveable cities program (H.R. 4394). (35-30)
<b>LOBBYING BY FEDERAL AGENCIES</b>		
1980-208	A	Nelson motion to table Helms amendment to prohibit use of Legal Services funds to exert influence on Members of Congress and State legislators (H. Con. Res. 307). (36-33)
<b>LUBBERS, WILLIAM A.</b>		
1980- 79	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+46-40)
1980- 80	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+62-34)
<b>MAYBANK EXEMPTION</b>		
1982-114	A	Moynihan amendment extending through fiscal 1983, current exemption to Maybank provisions to permit awarding of DOD non-weapons contracts in high unemployment areas, if added cost under each contract does not exceed 2 percent and total sum of such contracts does not exceed \$3 billion (S. 2248). (45-49)
1982-115	A	Moynihan-D'Amato amendment extending through fiscal 1983, current exemption to Maybank provisions to permit awarding of DOD non-weapons contracts in high unemployment areas if each individual contract does not exceed 1.5 percent and total sum of such contracts involved does not exceed \$3 billion (S. 2248). (48-45)



Vote Nos.	Voted	
<b>MEDICARE</b>		
1981-170	Y	Roth amendment to retain Medicare program as primary payor of health insurance costs where Federal employees have dual coverage under Federal employees Health Benefits Act of 1959 (S. 1377). (47-50)
1981-172	Y	Reconsideration of Roth amendment to retain Medicare program as primary payor of health insurance costs where Federal employees have dual coverage under Federal Employees Health Benefits Act of 1959 (S. 1377). (51-47)
<b>MILITARY (See also DEFENSE)</b>		
1982-284	Y	Heflin-Randolph modified amendment to provide that if, after having adopted balanced budget, Constitutional majority of both Houses passes joint resolution declaring that nation is subject to unforeseen and imminent threat to national security, Constitutional majority of both Houses may appropriate funds needed to finance military response to emergency (S.J. Res. 58). (47-51)
<b>MILITARY AIRCRAFT</b>		
1981-450	Y	Proxmire, et al, amendment to delete 3 percent add on for cost overrun for B-1 bomber of \$57 million and MX missile of \$58.5 million (H.R. 4995). (46-47)
<b>MILITARY BASES</b>		
1982- 95	Y	Mitchell, et al, amendment prohibiting use of authorized funds for contracting out firefighting or security functions at military installations or facilities (S. 2248). (50-47)
1982- 96	Y	Metzenbaum motion to table Mitchell motion to reconsider Vote No. 95 prohibiting use of authorized funds for contracting out firefighting or security functions at military installations or facilities (S. 2248). (50-47)
<b>MILITARY CONTRACTS</b>		
1982-446	N	Dixon-Percy amendment prohibiting funds for procurement of low altitude aerial reconnaissance cameras for the Navy RF-4B aircraft under German contract (H.J. Res. 631). (48-46)
<b>MILITARY COST OVERRUNS</b>		
1981-450	Y	Proxmire, et al, amendment to delete 3 percent add on for cost overrun for B-1 bomber of \$57 million and MX missile of \$58.5 million (H.R. 4995). (46-47)
<b>MILITARY DRAFT CONSCIENTIOUS OBJECTION</b>		
1980-179	Y	Mark O. Hatfield motion to table Nunn amendment to Committee amendment (Vote No. 180) to require military classification forms, instead of registration forms, to include conscientious objector option (H.J. Res. 521). (44-49)
<b>MILITARY DRAFT REGISTRATION</b>		
1980-176	N	Robert C. Byrd, et al, cloture motion on military draft registration (H.J. Res. 512). (62-32)
1980-179	Y	Mark O. Hatfield motion to table Nunn amendment to Committee amendment (Vote No. 180) to require military classification forms, instead of registration forms, to include conscientious objector option (H.J. Res. 521). (44-49)
<b>MILITARY MISSILES</b>		
1981-450	Y	Proxmire, et al, amendment to delete 3 percent add on for cost overrun for B-1 bomber of \$57 million and MX missile of \$58.5 million (H.R. 4995). (46-47)
1982-370	N	Baker motion to table Hollings amendment prohibiting funds for procurement of MX missile until President notifies Congress of basing mode chosen (H.J. Res 599). (50-46)
<b>MILITARY PAY</b>		
1979-399	N	Robert C. Byrd motion to table appeal of Chair ruling sustaining Robert C. Byrd point of order that Armstrong amendment (providing that military pay would remain same if President had not submitted reduced alternative pay plan) is not germane because House bill contained no language on same subject and question of germaneness should be decided by Chair and not Senate (H.R. 5359). (44-40)
1980- 30	N	Armstrong motion to table Warner-Nunn substitute amendment to increase certain compensation for armed services personnel (H.R. 5168). (41-46)
<b>MILITARY RETIREES</b>		
1982-151	N	Baker motion to table Riegle amendment to increase funding levels in order to restore 6.6 percent cost-of-living adjustment for retired civil service and military personnel for FY 1983 and capping these retirement COLA's at 4 percent in 1984 and 1985 (S. Con. Res. 92). (47-43)
1982-289	Y	Riegle amendment to apply four percent COLA cap only to annuities of Members of Congress for 1983-85 instead of all Federal and military retirees as contained in the reported bill (H.R. 6955). (48-51)
<b>MILITARY WEAPONS (See also NERVE GAS)</b>		
1980-479	N	Thurmond, et al, amendment to add \$255 million for reactivation of battleship NEW JERSEY (H.R. 8105). (36-39)
1980-480	Y	Thurmond motion to table Stennis motion to reconsider Vote No. 479 rejecting amendment to add \$255 million for reactivation of battleship NEW JERSEY (H.R. 8105). (41-36)
<b>MILK PRICE SUPPORTS</b>		
1982-297	Y	Huddleston motion to table Hayakawa-Hawkins amendment to modify milk price support program for fiscal 1982-87 (H.R. 6955). (49-49)
1982-298	N	Hayakawa-Hawkins amendment modifying milk price support program for fiscal 1982-87 (H.R. 6955). (48-49)

Vote Nos.	Voted	
<b>MX MISSILE</b>		
1981-450	Y	Proxmire, et al, amendment to delete 3 percent add on for cost overrun for B-1 bomber of \$57 million and MX missile of \$58.5 million (H.R. 4995). (46-47)
1982-370	N	Baker motion to table Hollings amendment prohibiting funds for procurement of MX missile until President notifies Congress of basing mode chosen (H.J. Res 599). (50-46)
<b>NATIONAL LABOR RELATIONS BOARD</b>		
1980- 79	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+46-40)
1980- 80	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+62-34)
1980-338	A	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+51-35)
1980-340	Y	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+45-31)
1980-344	Y	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+63-31)
<b>NERVE GAS</b>		
1980-404	Y	Gary W. Hart, et al, amendment (to Jackson amendment--Vote No. 406) to direct President to conduct thorough policy review of issues pertaining to chemical warfare and report results to Congress by March 1, 1981, instead of authorizing \$3.15 million to initiate construction of nerve gas facility (H.R. 7301). (46-47)
1980-405	N	Jackson motion to reconsider Vote No. 404 rejecting amendment to direct President to conduct thorough policy review of issues pertaining to chemical warfare and report results to Congress by March 1, 1981, instead of authorizing \$3.15 million to initiate construction of nerve gas facility (H.R. 7301). (47-43)
1981-128	Y	Mark O. Hatfield motion to table Warner, et al, amendment to appropriate \$20 million for binary chemical (nerve gas) munitions production facility in Pine Bluff, Arkansas, and comparably reduces Army Operations and Maintenance (H.R. 3512). (48-50)
1982-118	N	Towser motion to table Gary W. Hart, et al, amendment authorizing funds for procurement of equipment and materials to defend or protect against chemical munitions in lieu of funds for production of lethal binary chemical munitions (S. 2248). (49-45)
<b>NICARAGUA</b>		
1980-149	A	Zorinsky motion to table Helms motion to commit Nicaragua and Honduras Aid bill to Foreign Relations Committee (H.R. 6081). (41-38)
<b>NOMINATIONS</b>		
1980- 79	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+46-40)
1980- 80	Y	Williams, et al, cloture motion on nomination of William A. Lubbers to be General Counsel of National Labor Relations Board. (+62-34)
1980-338	A	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+51-35)
1980-340	Y	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+45-31)
1980-344	Y	Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+63-31)
1980-485	A	Robert C. Byrd motion to table Baker appeal of Chair ruling that debate is not in order on DeConcini question of whether nomination of Stephen G. Breyer was reported in violation of Rule XXVI (in that it was not reported by majority of committee members physically present) since motion to go into executive session is not debatable. (40-37)
1980-512	Y	Baucus, et al, cloture motion on nomination of Stephen G. Breyer nomination to be Appellate Judge. (+68-28)
<b>NUCLEAR ACCIDENTS</b>		
1979-170	A	Johnston-McClure amendment to provide that if Nuclear Regulatory Commission does not approve State plan for response to nuclear emergency, NRC shall establish interim emergency plan which may be renewed for 90 day periods until State plan is approved (S. 562). (37-40)
1979-171	A	Gary W. Hart motion to table McClure substitute amendment to provide that if Nuclear Regulatory Commission does not approve State plan for response to nuclear emergency, NRC shall establish interim emergency plan which may be renewed for 90 day periods until State plan is approved (S. 562). (41-40)
1979-172	A	Simpson motion to table Gary W. Hart motion to reconsider Vote No. 171 tabling amendment to provide that if Nuclear Regulatory Commission does not approve State plan for response to nuclear emergency, NRC shall establish an interim emergency plan which may be renewed for 90 day periods until State plan is approved (S. 562). (43-39)
<b>NUCLEAR STORAGE</b>		
1980-332	Y	Mark O. Hatfield modified amendment to limit funds for construction or acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (48-46)
1980-333	Y	Dole motion to table Mark O. Hatfield motion to reconsider Vote No. 332 limiting funds for construction of acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (46-47)

Vote Nos.	Voted	
1980-334	N	Mark O. Hatfield motion to reconsider Vote No. 332 limiting funds for construction of acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (48-46)
1980-335	Y	Reconsideration of Vote No. 332 limiting funds for construction of acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted (S. 2332). (49-44)
1982- 88	N	Johnston motion to table Thurmond, et al, amendment striking section which authorizes Federal program to provide away-from-reactor interim storage of commercial spent fuel (S. 1662). (47-43)
1982- 89	N	Johnston motion to table Moynihan motion to reconsider Vote No. 88 whereby Senate refused to table amendment striking section which authorizes Federal program to provide away-from-reactor interim storage of commercial spent fuel (S. 1662). (46-43)
<b>OIL COMPANY VIOLATIONS</b>		
1981-333	Y	Leahy, et al, amendment to increase appropriations to \$24 million for Office of Special Counsel, DOE, to pursue alleged violations of regulations by major oil refiners (H.R. 4035). (43-48)
<b>OIL IMPORT FEE</b>		
1980-175	N	Reconsideration of vetoed bill extending temporary public debt limit and disapproving oil import fee (H.R. 7428). (*68-10)
<b>PANAMA CANAL TREATIES</b>		
1979-224	N	Dole, et al, amendment to grant President authority to take any appropriate action to insure that Panama Canal remains open, secure, neutral and accessible, notwithstanding any vote by members of Panama Canal Commission (H.R. 111). (46-50)
1979-301	Y	Levin motion to table Dole motion to recommit Panama Canal Implementing bill to conference with instructions that Senate insist on provisions that payments or transfer of property to Panama be discontinued if foreign military troops are stationed in Panama and constitute a threat to U.S. or its allies (H.R. 111). (50-45)
<b>PEANUTS</b>		
1981-259	N	Mattingly modified amendment (as substitute for Lugar amendment--Vote No. 256) to eliminate peanut acreage allotments; maintain poundage quotas on all allotment acres that are actually productive farm land with minimum national poundage quota of 1,240,000 tons reduced by farm base production poundage established for each farm which had an acreage allotment for 1981 crop year; and provide loan program beginning with 1982 peanut crop with minimum support level of \$596 per ton (S. 884). (51-47)
<b>PENSION PLANS</b>		
1980-322	N	Wallop amendment to increase from \$50,000 to \$100,000 mandatory de minimis reduction ceiling of employer with fewer than ten employees withdrawing from multiemployer retirement plan (H.R. 3904). (47-42)
<b>PINE BLUFF NERVE GAS FACILITY</b>		
1980-404	Y	Gary W. Hart, et al, amendment (to Jackson amendment--Vote No. 406) to direct President to conduct thorough policy review of issues pertaining to chemical warfare and report results to Congress by March 1, 1981, instead of authorizing \$3.15 million to initiate construction of nerve gas facility (H.R. 7301). (46-47)
1980-405	N	Jackson motion to reconsider Vote No. 404 rejecting amendment to direct President to conduct thorough policy review of issues pertaining to chemical warfare and report results to Congress by March 1, 1981, instead of authorizing \$3.15 million to initiate construction of nerve gas facility (H.R. 7301). (47-43)
1981-128	Y	Mark O. Hatfield motion to table Warner, et al, amendment to appropriate \$20 million for binary chemical (nerve gas) munitions production facility in Pine Bluff, Arkansas, and comparably reduces Army Operations and Maintenance (H.R. 3512). (48-50)
<b>PRESIDENTIAL DIRECT ELECTION</b>		
1979-161	Y	Rejection of resolution proposing Constitutional amendment providing direct election of President and Vice President (S.J. Res. 28). (*51-48)
<b>PUBLIC DEBT LIMIT RIDERS</b>		
1979- 20	Y	Long motion to table Dole perfecting amendment (to Dole-Armstrong amendment) to prohibit debt limit increases beginning with fiscal 1981 unless Second Concurrent Resolution on budget provides for balanced or surplus budget or more than three-fifths of both Houses agree to resolution that projects deficit, and to require Budget Committee to report balanced budgets for 1981 and 1982 together with consequences of such budgets by April 15, 1979 (H.R. 2534). (46-44)
<b>PUBLIC SERVICE EMPLOYMENT</b>		
1980-454	Y	Moynihan motion to table Chiles, et al, amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (38-42)

Vote Nos.	Voted	
1980-455	N	Chiles motion to table Moynihan motion to reconsider Vote No. 454 whereby Senate failed to table amendment to cut CETA title VI public service jobs appropriations by \$900 million and increase Youth Employment and Training Program appropriations by \$200 million (H.J. Res. 610). (40-39)
<b>PUBLIC WORKS EMPLOYMENT</b>		
1982-438	N	Domenici-Baker-Dole amendment striking Title II--\$1.163 billion Jobs Package (H.J. Res. 631). (46-50)
<b>RAILROADS</b>		
1979-319	Y	Danforth point of order that Melcher amendment to continue Amtrak service on routes having high passenger-mile per train-mile ratio is not germane (H.J. Res. 404). (44-44)
1980-523	N	Armstrong amendment to eliminate \$78.9 million appropriation for Amtrak operating losses (H.J. Res. 637). (43-46)
1981-396	N	Packwood amendment to prohibit use of funds for Amtrak to operate Cardinal train between Washington, D.C. and Chicago via Cincinnati (H.J. Res. 357). (47-49)
<b>RECLAMATION</b>		
1979-277	Y	Mark O. Hatfield modified amendment to delete reclamation lump-sum and accelerated payout provisions thus terminating the landholding limitation (S. 14). (47-46)
1979-278	N	Mark O. Hatfield motion to reconsider Vote No. 277 deleting reclamation lump-sum and accelerated payout provisions thus terminating the landholding limitation (S. 14). (44-47)
1979-282	N	Nelson motion to table Cranston amendment (to Nelson amendment striking exemption of Imperial Valley in California) to exempt lands within Imperial Valley from requirements of Federal reclamation laws (S. 14). (39-44)
<b>REGIONAL PLANNING COMMISSIONS</b>		
1979-236	N	Simpson amendment to strike provisions for establishment and coordination of Regional Planning Commissions (S. 835). (47-51)
<b>REGULATORY AUTHORITY</b>		
1980- 36	N	McClure amendment to deny FTC authority to promulgate rules with respect to State-regulated legal, dental, medical, or other health-related professions (H.R. 2313). (45-47)
<b>REGULATORY PROCEEDINGS PUBLIC PARTICIPATION</b>		
1980-493	A	Armstrong-Hatch amendment to prohibit use of appropriations to pay expenses for persons acting as intervenors in any regulatory process appearing before Department of Agriculture, Food and Drug Administration, Commodity Futures Trading Commission, or Farm Credit Administration (H.R. 7591). (36-38)
<b>REVENUE SHARING</b>		
1980-109	Y	Bellmon motion to table Baker, et al, amendment to increase 1981 budget levels for general revenue sharing by \$2.3 billion in budget authority and \$1.7 billion in outlays and by approximately same amounts in fiscal 1982 and 1983 in order to restore full State share of general revenue sharing with corresponding reduction in numerous categorical grants in aid programs (S. Con. Res. 86). (49-44)
1980-266	N	Hollings motion to table Weicker motion to waive, in accordance with section 904 of Budget Control Act, any points of order which could be raised under titles III and IV of Act with respect to bill and any amendments thereto (to accommodate revenue sharing funds) (H.R. 7542). (43-39)
1980-435	N	Heflin amendment, as amended, to exempt research and development and general revenue sharing from across-the-board cut to HUD Appropriations, 1981 (H.R. 7631). (35-38)
1980-515	Y	Moynihan motion to table Exon modified amendment to establish pilot program for 5 States to receive State government allocation equal to amount by which they reduce categorical grants (H.R. 7112). (44-49)
1980-516	N	Dole motion to table Mitchell, et al, amendment to authorize \$2.3 billion for fiscal 1981 for State revenue sharing instead of omitting 1981 authorization (H.R. 7112). (47-44)
1980-517	N	Dole motion to table Mitchell motion to reconsider Vote No. 516 tabling amendment to authorize \$2.3 billion for fiscal 1981 for State revenue sharing instead of omitting 1981 authorization (H.R. 7112). (46-45)
<b>SALT</b>		
1981-447	N	Baker motion to table Glenn, et al, modified amendment to state sense of Congress that U.S. should take no action to undercut existing SALT agreements as long as USSR exercises same restraint (H.R. 4995). (49-45)
<b>SAUDI AWACS SALE</b>		
1981-338	Y	Rejection of disapproval resolution on proposed sale of AWACS to Saudi Arabia (H. Con. Res. 194). (48-52)
<b>SAVERS CERTIFICATES</b>		
1981-193	A	DeConcini motion to table Garn amendment (to Bentsen-Boren, et al, amendment--Vote No. 196) to target funds from tax-exempt all-savers certificates to car, small business, and student loans as well as to farm and home loans (H.R. 4242). (48-48)

Vote Nos.	Voted	
<b>SCHOOL BREAKFAST AND LUNCH PROGRAM</b>		
1981-133	Y	Abdnor amendment to appropriate additional \$110 million for child nutrition programs and \$538 million for food stamp program (H.R. 3512). (50-45)
<b>SCHOOL PRAYER</b>		
1979- 36	Y	Ribicoff motion to table Helms amendment to restore right of voluntary prayer in public schools by eliminating jurisdiction of Supreme Court and District Courts over any case arising from State legislation relating to voluntary prayer in public schools (S. 210). (43-43)
1982-345	N	Helms, et al, first cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any school prayer case (H.J. Res. 520). (+50-39)
1982-346	N	Second cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any school prayer case (H.J. Res. 520). (+53-47)
1982-347	N	Third cloture motion on Helms modified amendment stripping Supreme Court and other Federal courts of their power to rule in any case involving voluntary prayer in public schools (H.J. Res. 520). (+54-46)
1982-349	N	Fourth cloture motion on Helms modified amendment stripping authority of Supreme Court and other Federal courts to rule in any school prayer case (H.J. Res. 520). (+53-45)
1982-350	Y	Goldwater motion to table Helms motion to recommit resolution with instructions to report back Committee substitute, as amended, together with Helms amendment limiting court jurisdiction regarding school prayer (H.J. Res. 520). (51-48)
<b>SENATE (See also CONGRESS)</b>		
1982- 81	A	Baker, et al, cloture motion on bill allowing TV coverage of Senate debate (S. Res. 20). (+47-51)
1982- 82	A	Randolph, et al, amendment requiring each Senator to vote from his or her assigned desk (S. Res. 20). (46-51)
<b>SENATE COMMITTEES</b>		
1979- 96	N	Cranston amendment (as substitute for Proxmire amendment striking requirement that Veterans' Affairs Committee approve VA medical facility projects costing more than \$2 million) to give Veterans' Affairs Committee rather than Appropriations Committee authority to approve major VA medical facility construction or acquisition projects (S. 7). (45-47)
<b>SENATE HART OFFICE BUILDING</b>		
1979-181	N	Johnston modified amendment to appropriate \$57,480,700 to complete Hart Senate Office Building; and set construction cost ceiling of \$142,627,700 (H.R. 4388). (47-47)
1979-182	Y	Chafee motion to table Dole motion to reconsider Vote No. 181 whereby Senate rejected amendment to appropriate \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (45-50)
1979-183	N	Dole motion to reconsider Vote No. 181 rejecting amendment to appropriate \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (49-47)
1979-184	N	Reconsideration of Vote No. 181 appropriating \$57,480,700 to complete construction of Hart Senate Office Building (H.R. 4388). (49-46)
1982-300	Y	Mark O. Hatfield motion to table Proxmire appeal of Chair ruling that Proxmire-DeConcini amendment to return to Treasury \$736,400 earmarked for completion of physical fitness facility in Hart Senate Office Building, is legislation on appropriations bill (H.R. 6863). (50-48)
<b>SENATE SEVERANCE PAY</b>		
1980-526	N	Modified committee amendment to allow up to 3 months severance pay to displaced Senate committee staff members, and up to 1 month for Senators' displaced staff members (H.J. Res. 637). (44-43)
<b>SNAIL DARTER</b>		
1979-269	N	Johnston motion to recede from Senate amendment to allow completion of Tellico Dam in Tennessee (H.R. 4388). (48-44)
<b>SOCIAL SECURITY BENEFITS</b>		
1981-121	N	Mark O. Hatfield motion to table Moynihan, et al, amendment to state finding of Congress that President has proposed precipitous and severe reductions in Social Security benefits for men and women approaching retirement age and states that Congress will not support modifications in excess of those necessary to achieve a financially sound system (H.R. 3512). (49-48)
1981-168	Y	Cranston amendment to retain authority for Social Security Act funding for vocational rehabilitation services for disabled beneficiaries of disability insurance and supplemental security income (S. 1377). (47-50)
1981-284	N	Mark O. Hatfield motion to table Sasser, et al, amendment to reduce travel budgets of nondefense agencies by 5 percent taking with it second degree Chile, et al, amendment continuing social security minimum benefit for current recipients (H.J. Res. 325). (46-44)
1982-339	Y	Levin, et al, amendment to House and to Senate amendment extending for one year deadline for enrollment in college of children of deceased or disabled workers under social security and partially offsets this extension by crediting uncashed social security checks to the Social Security Fund instead of the general fund (H.R. 6863). (42-47)
<b>SOCIAL SECURITY TAXES</b>		
1980- 25	N	Helms amendment to allow all employers to pay social security (FICA) taxes for employees (H.R. 3236). (42-45)

Vote Nos.	Voted	
<b>SOCIAL SERVICES</b>		
1980-23	Y	Metzenbaum, et al, amendment to increase maximum level of family disability benefits for future beneficiaries not to exceed 100 percent of individual's average indexed monthly earnings or 100 percent of primary insurance amount (H.R. 3236). (47-47)
1980-391	Y	Passage of Domestic Violence Prevention bill (H.R. 2977). (46-41)
<b>SOFT DRINK INTERBRAND</b>		
1980-143	Y	Jackson, et al, cloture motion on Soft Drink Interbrand bill (S. 598). (+86-6)
<b>SOUTHEAST ASIA</b>		
1979-342	Y	Division II of committee amendment to strike House prohibition on use of appropriations for direct or indirect aid or reparations to Angola, Central African Empire, Cambodia, Laos, or Vietnam (H.R. 4473). (49-46)
<b>SOVIET UNION</b>		
1980-449	N	Pressler, et al, amendment (as substitute for similar Pressler modified amendment) to delete appropriations for enforcement of grain embargo against Soviet Union (H.R. 7584). (40-41)
1980-450	Y	Cranston motion to table Hollings motion to reconsider Vote No. 449 rejecting amendment to delete appropriations for enforcement of grain embargo against Soviet Union (H.R. 7584). (39-43)
1980-451	N	Hollings motion to reconsider Vote No. 449 rejecting amendment to delete appropriations for enforcement of grain embargo against Soviet Union (H.R. 7584). (43-39)
1981-447	N	Baker motion to table Glenn, et al, modified amendment to state sense of Congress that U.S. should take no action to undercut existing SALT agreements as long as USSR exercises same restraint (H.R. 4995). (49-45)
<b>STRIPMINING</b>		
1980-362	A	Robert C. Byrd, et al, cloture motion on Robert C. Byrd substitute amendment to Vessel Tonnage-Strip Mining bill to extend to small commercial vessels option of using simplified tonnage procedures; remove requirement that States comply with Office of Surface Mining regulations, but require compliance with Surface Mining Act; extend until October 3, 1981, deadline for approval or disapproval of State plan, and until June 3, 1982, deadline for industry compliance with State plan; require Secretary of Interior to act on State's reclamation plan for non-Federal land before reclamation policy for Federally-owned lands in any State may be finalized; and give State officials primary responsibility for mine inspection but provides that Federal inspectors would assume this responsibility where a State reclamation plan has been disapproved by the Secretary (H.R. 1197). (+61-32)
1980-375	A	Ford motion to table Robert C. Byrd amendment (as amended by Robert C. Byrd amendment--Vote No. 363) to remove requirement that States comply with Office of Surface Mining regulations but leave intact requirement that they comply with Surface Mining Act; extend until October 3, 1981, deadline for approval or disapproval of State plan, and until June 3, 1982, deadline for industry compliance with State plan; require Secretary of Interior to act on State's reclamation plan for non-Federal land before reclamation policy for Federally-owned lands in any State may be finalized; and give State officials primary responsibility for mine inspection but provides that Federal inspectors would assume this responsibility where State reclamation plan has been disapproved (H.R. 1197). (43-46)
<b>TAIWAN</b>		
1979-12	Y	Robert C. Byrd motion to table Percy, et al, amendment (Vote No. 13) to state that any attempt to incorporate Taiwan into mainland China by other than peaceful means is threat to "security interests" of U.S. rather than of "grave concern" (S. 245). (45-49)
<b>TARAPUR</b>		
1980-440	Y	Disapproval resolution rejecting proposed exports to India of low-enriched uranium for Tarapur Atomic Power Station (H. Con. Res. 432). (46-48)
<b>TAX REVENUE LIMITED TO GNP</b>		
1979-455	Y	Robert C. Byrd motion to table Roth motion to waive provisions of titles 3 and 4 of Budget Act with respect to Roth, et al, amendment limiting total tax revenues to percentage of GNP equal to 20.5 percent in 1981, 20 percent in 1982, and 19.5 percent in 1983 and thereafter (H.R. 3919). (49-44)
<b>TAXATION</b>		
1982-257	N	Passage of the Tax Equity and Fiscal Responsibility (TEFRA) which increases taxes by approximately \$99 billion over three years (1983-85); increases Federal excise taxes on cigarettes, telephone service, and airline tickets; requires withholding of ten percent of dividends and interest payments over \$100 per year except for low-income and elderly persons; restricts some tax breaks given to businesses in 1981; allows deduction of only 50 percent of business meal costs except during out of town travel; contains provisions reauthorizing and amending the Airport and Airway Development Act; and makes other changes to tax law (H.R. 4961). (50-47)
1982-337	Y	Adoption of conference report on Tax Equity and Fiscal Responsibility Act (TEFRA) (H.R. 4961). (52-47)
1982-416	N	Baker, et al, cloture motion on Baker substitute for Gas Tax-Highways-Jobs bill (H.R. 6211). (+48-50)
1982-417	N	Baker, et al, cloture motion on Gas Tax-Highways-Jobs bill (H.R. 6211). (+5-93)

Vote Nos. Voted

**TAXATION--CORPORATE**

- 1980-118 Y Hollings motion to table Schweiker, et al, modified amendment to reduce recommended level of Federal revenues for fiscal 1981 and 1982 by \$500 million, and 1983 by \$1 billion, in order to allow for "10-5-3" depreciation tax reform for auto and steel industry of \$200 million in 1981, \$500 million in 1982, and \$1 billion in 1983 (S. Con. Res. 86). (44-47)
- 1982-255 Y Gary W. Hart amendment to strike provision that permits deduction of payments to foreign officials including "grease payments" to lower level government employees (H.R. 4961). (46-51)

**TAXATION--DEDUCTIONS**

- 1979-461 N Helms, et al, amendment to reinstate nonbusiness deduction for State and local taxes on gasoline and other motor fuels (H.R. 3919). (39-40)
- 1979-463 Y Bentsen motion to table Muskie motion to reconsider Vote No. 461 rejecting amendment to reinstate nonbusiness deduction for State and local taxes on gasoline and other motor fuels (H.R. 3919). (44-42)
- 1981-281 Y Stevens amendment to repeal current \$3,000 limit on tax deductions for living expenses of Members of Congress while away from home (H.J. Res. 325). (50-48)
- 1981-304 Y Senate concurrence in House amendment to Senate amendment filed in disagreement to repeal \$3,000 limit on amount Member of Congress may deduct on income tax return for living expenses while away from home (H.J. Res. 325). (48-44)
- 1981-492 Y Dole perfecting amendment (to Dole modified substitute) to require Secretary of Treasury to prescribe amounts which Members of Congress may deduct (without substantiation) for travel expenses while away from home (H.R. 5159). (46-44)
- 1982- 77 Y Chair ruling that Armstrong amendment, as amended (Vote No. 76 reinstating \$3,000 cap on deductions by Members of Congress for living expenses away from home), is legislation on appropriations bill and out of order (H.J. Res. 409). (51-48)
- 1982- 78 Y Baker motion to table Exon motion to reconsider Vote No. 77 upholding Chair ruling that reinstatement of \$3,000 cap on deductions by Members of Congress for living expenses away from home is legislation on an appropriations and out of order (H.J. Res. 409). (52-47)
- 1982-254 Y Metzenbaum amendment to retain current law with respect to medical deductions by striking committee provisions that (1) permit deduction of medical expenses that exceed 7 percent instead of 3 percent of taxpayer's adjusted gross income, and (2) allow deduction for health insurance premiums of up to \$100 instead of \$150 (H.R. 4961). (46-51)
- 1982-255 Y Gary W. Hart amendment to strike provision that permits deduction of payments to foreign officials including "grease payments" to lower level government employees (H.R. 4961). (46-51)

**TAXATION--PRIVATE SCHOOLS**

- 1979-257 N Helms amendment to prohibit Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (47-43)
- 1979-258 N Helms motion to table Metzenbaum motion to reconsider Vote No. 257 prohibiting Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (45-45)
- 1979-259 Y Metzenbaum motion to reconsider Vote No. 257 prohibiting Internal Revenue Service from formulating or carrying out any new rule or regulation which would cause loss of tax exempt status of any private school (H.R. 4393). (43-47)

**TAXATION--WITHHOLDING ON INTEREST**

- 1982-247 Y Kasten-Hollings, et al, amendment to delete 10 percent withholding requirement on interest and dividends (H.R. 4961). (48-49)

**TELLICO DAM**

- 1979-269 N Johnston motion to recede from Senate amendment to allow completion of Tellico Dam in Tennessee (H.R. 4388). (48-44)

**TENNESSEE-TOMBIGBEE**

- 1981-353 Y Percy, et al, amendment to prohibit appropriations for Tennessee-Tombigbee Waterway (H.R. 4144). (46-48)

**TOBACCO PRICE SUPPORTS**

- 1981-263 N Helms motion to table Eagleton amendment to authorize adjustments in price supports for different kinds of grades of tobacco (S. 884). (48-45)
- 1981-272 A Huddleston motion to table Eagleton amendment to authorize adjustments in 1983 tobacco price supports with minimum support of 75 percent of 1982 level (S. 884). (41-40)
- 1982-212 N Baker motion to table Eagleton-Mark O. Hatfield amendment to make tobacco price support effective only for 1982-85 crop years (H.R. 6590). (49-47)

**TRANSPORTATION--HIGHWAYS**

- 1982-384 Y Eagleton-Schmitt amendment (as substitute for Andrews amendment) permitting rather than requiring States to allow trucks 102 inches wide on interstate highways and eliminates penalties on States that decide to retain current 96 inch width limitation (S. 2574). (47-45)
- 1982-412 N Baker motion to table Metzenbaum, et al, modified amendment providing that only U.S. steel, cement, and other ferro-alloy may be used in construction and repair of highways and bridges (H.R. 6211). (51-47)

**TRANSPORTATION--RAILROADS**

- 1979-319 Y Danforth point of order that Melcher amendment to continue Amtrak service on routes having high passenger-mile per train-mile ratio is not germane (H.J. Res. 404). (44-44)

Vote Nos.	Voted	
1980-523	N	Armstrong amendment to eliminate \$78.9 million appropriation for Amtrak operating losses (H.J. Res. 637). (43-46)
1981-396	N	Packwood amendment to prohibit use of funds for Amtrak to operate Cardinal train between Washington, D.C. and Chicago via Cincinnati (H.J. Res. 357). (47-49)
<b>TRUCK WIDTH</b>		
1982-384	Y	Eagleton-Schmitt amendment (as substitute for Andrews amendment) permitting rather than requiring States to allow trucks 102 inches wide on interstate highways and eliminates penalties on States that decide to retain current 96 inch width limitation (S. 2574). (47-45)
<b>UN CONVENTION ON LAW OF SEA</b>		
1982-452	Y	Mark O. Hatfield motion to table Helms amendment prohibiting funds for expenses incurred for implementation of United Nations Convention on Law of Sea (H.J. Res. 631). (46-44)
<b>UNEMPLOYMENT INSURANCE</b>		
1982-237	Y	Bentsen, et al, amendment to strike section which increases Federal unemployment tax rate and wages that are subject to tax (H.R. 4961). (48-51)
1982-248	Y	Metzenbaum-Kennedy-Riegle amendment to delay effective date for unemployment tax increases until program has been enacted providing for additional 13 weeks of unemployment compensation (H.R. 4961). (48-49)
1982-366	Y	Metzenbaum, et al, amendment suspending until national unemployment rate falls below 8.7 percent changes made for determining State eligibility for extended unemployment benefits program and sets expiration of supplemental benefits program also when national unemployment rate drops to 8.7 percent (H.J. Res. 599). (47-51)
1982-367	N	Dole motion to table Baker motion to reconsider Vote No. 366 suspending until national unemployment rate falls below 8.7 percent changes made for determining State eligibility for extended unemployment benefits program and sets expiration of supplemental benefits program also when national unemployment rate drops to 8.7 percent (H.J. Res. 599). (50-48)
1982-415	N	Dole motion to table Levin, et al, amendment extending Federal unemployment compensation benefits for additional 2 to 5 weeks at cost of \$700 million (H.R. 6211). (47-50)
1982-449	N	Dole motion to table Robert C. Byrd, et al, amendment providing up to 10 weeks of supplemental unemployment benefits for railroad workers with less than 10 years experience (H.J. Res. 631). (47-46)
1982-450	N	Ford motion to table Mark O. Hatfield motion to reconsider Vote No. 449 providing up to 10 weeks of supplemental unemployment benefits for railroad workers with less than 10 years experience (H.J. Res. 631). (47-45)
<b>VETERANS</b>		
1979- 96	N	Cranston amendment (as substitute for Proxmire amendment striking requirement that Veterans' Affairs Committee approve VA medical facility projects costing more than \$2 million) to give Veterans' Affairs Committee rather than Appropriations Committee authority to approve major VA medical facility construction or acquisition projects (S. 7). (45-47)
1980- 97	A	Hollings motion to table Thurmond amendment to increase 1981 budget levels for veterans' programs by \$800 million in budget authority and \$400 million for outlays; and decrease such levels by same amounts for Education, Training, Employment, and Social Services (S. Con. Res. 86). (44-39)
1980-100	N	Hollings motion to table Cranston amendment to increase budget level for veterans by \$600 million in outlays and \$800 million in budget authority; decrease budget level for interest by \$400 million in outlays and budget authority; and increase revenues by \$200 million (S. Con. Res. 86). (47-45)
1980-382	Y	Reconsideration of vetoed veterans physicians pay bill (H.R. 7102). (*85-0)
1981- 47	Y	Boren, et al, modified amendment to decrease 1982 foreign aid outlays by \$104 million and increase 1982 veterans' outlays by \$104 million (S. Con. Res. 9). (44-48)
1982-144	N	Simpson motion to table DeConcini, et al, amendment to increase funding levels in order to restore funding for 7.4 percent cost-of-living adjustment (instead of 4 percent for those 70 percent or more disabled) for service-connected disabled veterans (S. Con. Res. 92). (49-45)
<b>VETOES OVERRIDDEN</b>		
1980-175	N	Reconsideration of vetoed bill extending temporary public debt limit and disapproving oil import fee (H.R. 7428). (*68-10)
1980-382	Y	Reconsideration of vetoed veterans physicians pay bill (H.R. 7102). (*85-0)
1982-209	Y	Reconsideration of vetoed Copyright Manufacturing Clause Extension bill (H.R. 6198). (*84-9)
1982-341	Y	Reconsideration of vetoed Supplemental Appropriations bill (H.R. 6863). (*60-30)
<b>VETOES SUSTAINED</b>		
1982- 63	Y	Reconsideration of vetoed Standby Petroleum Allocation bill (S. 1503). (*58-36)
<b>VIETNAM</b>		
1979-342	Y	Division II of committee amendment to strike House prohibition on use of appropriations for direct or indirect aid or reparations to Angola, Central African Empire, Cambodia, Laos, or Vietnam (H.R. 4473). (49-46)
<b>VOCATIONAL REHABILITATION</b>		
1981-168	Y	Cranston amendment to retain authority for Social Security Act funding for vocational rehabilitation services for disabled beneficiaries of disability insurance and supplemental security income (S. 1377). (47-50)



Vote Nos. Voted

**VOTING RIGHTS**

1982-172 AY Baker, et al, cloture motion on motion to bring up Voting Rights bill (H.R. 3112). (+86-8)

**WAGE AND PRICE GUIDELINES**

1980-161 N Dole, et al, amendment to prohibit any Federal agency from imposing economic sanctions to force compliance with any wage and price guidelines (S. 2352). (39-42)

1980-162 Y Exon motion to table Proxmire motion to reconsider Vote No. 161 rejecting amendment to prohibit any Federal agency from imposing economic sanctions to force compliance with any wage and price guidelines (S. 2352). (40-40)

**WALSH-HEALY OVERTIME ACT**

1980-519 Y Bellmon amendment to amend Walsh-Healy and Contract Work Hours Standard Acts to permit government contractors to work 10-hour day in 4-day work week (H.R. 7112). (43-38)

1982-202 A Stevens motion to table Armstrong amendment amending Walsh-Healy Act to permit Federal contractors to institute flexible work schedules in 40-hour work week (S. 2240). (49-46)

**WATER PROJECTS**

1979-179 A Cohen, et al, amendment to eliminate \$710,000 appropriated for proposed Dickey-Lincoln hydroelectric project on St. John River in northern Maine (H.R. 4388). (46-51)

1979-269 N Johnston motion to recede from Senate amendment to allow completion of Tellico Dam in Tennessee (H.R. 4388). (48-44)

1981-353 Y Percy, et al, amendment to prohibit appropriations for Tennessee-Tombigbee Waterway (H.R. 4144). (46-48)

**WOMEN (See also ABORTION)**

1980-391 Y Passage of Domestic Violence Prevention bill (H.R. 2977). (46-41)

**WORK INCENTIVE PROGRAM (WIN)**

1982-154 A Dixon-Specter modified amendment (to Mark O. Hatfield amendment) appropriating additional \$76.8 million for Work Incentives (WIN) Program (H.R. 5922). (46-48)

**ZIMMERMAN, DON ALAN**

1980-338 A Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+51-35)

1980-340 Y Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+45-31)

1980-344 Y Robert C. Byrd, et al, cloture motion on nomination of Don Alan Zimmerman to be Member of NLRB. (+63-31)

**ZIP CODE**

1981-167 N Durenberger, et al, amendment to prohibit use of funds to implement 9-digit ZIP code (S. 1377). (47-52)