CHRONOLOGICAL INDEX FOR SENATE VOTING RECORDS

Senator TSONGAS

| Vote No. | Date 1980 | Voted | Cenator Tooligas |
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| | | | SENATE PROCEDURE |
| 1 | 1-22 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (84-2) |
| | | | CONVENING OF SESSION (S. Res. 331) |
| 2 | 1-22 | Y | Robert C. Byrd motion to table Tower amendment: States sense of Senate that Senators appointed to notify President of convening of session also request withdrawal of proposed SALT II treaty from Calendar. (50-36) |
| | | | GI BILL AMENDMENTS (H.R. 5288, P.L. 96-466) |
| 3 | 1-23 | N | Dole amendment: Removes subsistence portion of educational assistance allowance of imprisoned veterans. (28-66) |
| 4 | 1-23 | Y | Pressler modified amendment: Allows veterans to use GI bill entitlement to provide financial incentives to public and private employers to hire, train, and promote unemployed or underemployed veterans earning under \$11,000 per year. (38–56) |
| 5 | 1-23 | Y | Cranston amendment (as substitute for Bellmon amendment): Provides for report to Congress by VA and HEW identifying optimum method for coordinating Federal responsibility for enforcing standards in community nursing homes, identifying legislative and regulatory changes required, and establishing timetable. (69-23) |
| 6 | 1-23 | N | Muskie motion to table Cranston amendment: Provides for 15 percent cost-of-living increase in education benefits. (14-78) |
| 7 | 1-24 | Υ | Heinz, et al, amendment (to Cranston amendmentVote No. 6): Establishes employment voucher program under which employers would be paid an amount equal to veteran's monthly training assistance allowance. (37-53) |
| 8 | 1-24 | N | Heinz motion to table Cranston modified amendment (as substitute for Heinz amendment): Requires HEW to initiate study of long-term health effects on veterans of exposure to Agent Orange. (28-59) |
| 9 | 1-24 | Υ . | Passage. (82-4) |
| | | | SMALL BUSINESS ADMINISTRATION AUTHORIZATION (S. 918) |
| 10 | 1-24 | Υ | Conference report. (55-27) |
| 11 | 1-24 | Υ | Weicker motion to table Nelson motion to reconsider Vote No. 10. (30-50) |
| 12 | 1-24 | Υ | Reconsideration of conference report. (32-48) |
| | | | CHINA TRADE (H. Con. Res. 204) |
| 13 | 1-24 | Υ | Adoption. (74-8) |
| | | | SMALL BUSINESS ADMINISTRATION AUTHORIZATION (S. 918) |
| 14 | 1-24 | Υ | Muskie motion to concur in House amendment with substitute amendment: Deletes exemption of SBA from paying interest to Treasury based on outstanding cash disbursement from disaster loan fund. (80-0) |
| | | | SUMMER OLYMPICS, 1980 (H. Con. Res. 249) |
| 15 | 1-29 | N | Adoption. (88-4) |
| | | | NICARAGUA AND HONDURAS ECONOMIC ASSISTANCE (S. 2012) |
| 16 | 1-29 | Y | Zorinsky motion to table Helms amendment: Strikes \$75 million for Nicaragua and provides instead \$35 million for Nicaragua, \$20 million for El Salvador, \$20 million for Guatemala, and \$5 million for Honduras. (61-26) |
| 17 | 1-29 | Υ | Passage. (55-34) |
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| | | | DISABILITY INSURANCE (H.R. 3236, P.L. 96-265) |
| 18 | 1-30 | N | Chair ruling sustaining Long point of order that Bayh modified amendment (Vote No. 19) is not germane. (37-55) |
| 19 | 1-30 | Υ | Bayh modified amendment: Eliminates waiting period for social security disability benefits for terminally ill. (70-23) |
| 20 | 1-30 | Y | Percy, et al, modified amendment: Makes sponsor's affidavit of support on behalf of alien legally binding and enforceable agreement. (92-0) |
| 21 | 1-30 | N | Schmitt amendment: Strikes section extending IRS authority to collect child support to non-AFDC families at request of State. (28-66) |
| 22 | 1-30 | N | Bellmon amendment (as substitute for Metzenbaum, et al, amendment—Vote No. 23): Lowers family disability benefits cap for future beneficiaries to lesser of 80 percent of individual's average indexed monthly earnings or 130 percent of primary insurance amount. (24–70) |
| 23 | 1-30 | Y | Metzenbaum, et al, amendment: Increases maximum level of family disability benefits for future beneficiaries to not to exceed 100 percent of individual's average indexed monthly earnings or 100 percent of primary insurance amount. (47-47) |
| 24 | 1-31 | Y | Javits amendment: Increases limit on middle income family disability benefits. (34-50) |
| 25 | 1-31 | N | Helms amendment: Allows all employers to pay social security (FICA) taxes for employees. (42-45) |
| 26 | 1-31 | Y | Thurmond, et al, amendment: Allows small business employers, State and local governments, and nonprofit organizations to pay both employer and employee social security (FICA) taxes. (60-27) |
| 27 | 1-31 | Υ | Passage. (87-1) |
| | | | AIRPORT AND AIRWAY SYSTEM DEVELOPMENT (S. 1648) |
| 28 | 1-31 | N | Levin amendment: Gives States option to receive block grants, to administer grants for smaller airports, and to waive Federal assistance if awarded to another airport in same State. (37–50) |
| | | | ETHICS COMMITTEE FUNCTIONS (S. Res. 109) |
| 29 | 2-1 | Υ | Weicker modified substitute amendment: Directs Ethics Committee to undertake comprehensive review of Code of Official Conduct and report thereon by February 1, 1981. (78-0) |
| | | | ARMED FORCES PERSONNEL MANAGEMENT (H.R. 5168, P.L. 96-343) |
| 30 | 2-4 | Ν | Armstrong motion to table Warner-Nunn amendmentVote No. 31. (41-46) |
| 31 | 2-4 | Y | Warner-Nunn amendment (as substitute for Armstrong amendment providing 3.4 percent across-the-board pay raise): Increases certain items of compensation for members of uniformed services, including flight pay for officers, career sea pay for enlisted members, station housing allowances, travel allowances and subsistence allowances. (87-1) |
| | | | AIRPORT AND AIRWAY SYSTEM DEVELOPMENT (S. 1648) |
| 32 | 2-5 | Y | Sasser amendment: Deletes section denying development funds after September 30, 1981, to airports enplaning more than .5 percent of total commercial passengers and after September 30, 1982, more than .25 percent of total commercial passengers. (31–58) |
| | | | FEDERAL PATENT PROCEDURE (S. 414) |
| 33 | 2-6 | N | Stevenson amendment: Extends patent provisions proposed for small businesses and universities to all government contractors. (34-60) |
| | | | FEDERAL TRADE COMMISSION AUTHORIZATION (H.R. 2313, P.L. 96-252) |
| 34 | 2-6 | N | Levin-Boren amendment: Provides for two-House legislative veto of FTC rules. (87-10) |

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| 35 | 2-6 | N | Schmitt amendment: Provides one-House veto of FTC rules within 60 days of publication with right of other House to overturn veto within 30 days. (44-53) |
| 36 | 2-6 | N | McClure amendment: Denies FTC authority to promulgate rules with respect to State-regulated legal, dental, medical, or other health-related profession. (45-47) |
| 37 | 2-7 | N | Simpson amendment: Limits amount any one group may receive under FTC public participation program to \$5,000 per proceeding and yearly aggregate of \$15,000; requires that group have at least 250 members each of whom paid dues of \$10 per year before qualifying for program; provides that no witness may receive more than \$750 in any year; prohibits former FTC employees from receiving any intervenor funding money for one year after leaving FTC. (38–56) |
| 38 | 2-7 | Y | Division I of Magnuson, et al, amendment: Deletes section 7, thereby permitting completion of current proceeding regarding children's advertising. (30-67) |
| 39 | 2-7 | Y | Division II of Magnuson, et al, amendment: Deletes section 8, thereby permitting completion of current proceeding regarding standards and certification rulemaking. (28-70) |
| 40 | 2-7 | N | Passage. (77-13) |
| | | | CHANNEL ISLANDS (H.R. 3757, P.L. 96-199) |
| 41 | 2-18 | Α | Passage. (67-6) |
| | | | ANDREI SAKHAROV (H. Con. Res. 272) |
| 42 | 2-19 | Υ | Adoption. (91-0) |
| | | | MOTOR VEHICLE SAFETY (S. 1390) |
| 43 | 2-20 | Υ | Passage. (69-16) |
| | | | CIVIL RIGHTS OF INSTITUTIONALIZED PERSONS (H.R. 10, P.L. 96-247) |
| 44 | 2-28 | N | Boren amendment: Specifies 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. (43–47) |
| 45 | 2-28 | N | Boren amendment: Deletes jails, prisons, or other correctional facilities from coverage under bill. (34-56) |
| 46 | 2-28 | N | Exon amendment: Requires 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. (45–46) |
| 47 | 2-28 | N | Danforth amendment: Authorizes Justice Department to initiate lawsuits only when Attorney General has "substantial evidence", as opposed to "reasonable cause to believe", that State or local government is subjecting institutionalized persons to egregious or flagrant conditions. (42–48) |
| 48 | 2-28 | N | Danforth substitute amendment: Establishes national commission to study care of institutionalized persons and recommend improvements. (33-58) |
| 49 | 2-28 | Ν | Reconsideration of Exon amendmentVote No. 46. (48-43) |
| 50 | 2-28 | N | Thurmond recommital motion. (35-55) |
| 51 | 2-28 | Υ | Passage. (55-36) |
| | | | LOW-INCOME ENERGY ASSISTANCE (S. 1725) |
| 52 | 2-28 | Υ | Passage. (75-5) |
| | | | DISABLED CHILDREN REFERRAL SERVICESUNEMPLOYMENT COMPENSATION (H.R. 4612) |
| 53 | 3-4 | N | Javits amendment: Mandates rather than permits State to make pension offset in taking into account full extent of employee's contribution to pension. (23-69) |
| 54 | 3-4 | Υ | Passage. (89-3) |

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| | | | NOMINATION OF ROBERT E. WHITE TO BE AMBASSADOR TO EL SALVADOR |
| 55 | 3-5 | N . | Chair ruling sustaining Helms point of order that motion to go into Executive Session to consider nomination is not in order. (38–54) |
| 56 | 3-5 | Υ | Confirmation. (71–17) |
| | | | HALIBUT FISHERY PROTOCOL WITH CANADA (Ex. DD, 96th-1st) |
| 57 | 3-20 | Υ | Adoption of resolution of ratification. (92-0) |
| | | | SALMON FISHERIES PROTOCOL WITH CANADA (Ex. G, 95th-1st) |
| 58 | 3-20 | Υ | Adoption of resolution of ratification. (92-0) |
| 50 | 0.00 | ., | PSYCHOTROPIC SUBSTANCES CONVENTION (Ex. G, 92d-1st) |
| 59 | 3-20 | Y | Adoption of resolution of ratification. (92-0) INTERNATIONAL CARRIAGE OF PERISHABLE FOODSTUFFS (Ex. B, 96th-1st) |
| 60 | 3-20 | Υ | Adoption of resolution of ratification. (92-0) |
| | | | TREATY WITH PERU ON PENAL SENTENCES (Ex. II, 96th-1st) |
| 61 | 3-25 | Υ | Adoption of resolution of ratification. (96-0) |
| | | | SENATE RULES CONSOLIDATION (S. Res. 389) |
| 62 | 3-25 | Υ | Adoption. (96-0) |
| | | | ROTH BUDGET RESOLUTION (S. Res. 380) |
| 63 | 3-25 | N | Roth motion to table Muskie modified amendment as substitute for resolution. (45-52) |
| 64 | 3-25 | Υ | Adoption. (56–41) |
| | | | FEDERAL TRADE COMMISSION FUNDING (H.J. Res. 514, P.L. 96-219) |
| 65 | 3-26 | Υ | Passage. (79-13) |
| | | | WINDFALL PROFIT TAX (H.R. 3919, P.L. 96-223) |
| 66 | 3-27 | | Dole-Bellmon motion to refer conference report to Finance Committee with instructions. (35-61) |
| 67 | 3-27 | Y | Conference report. (66-31) |
| | | | RAILROAD DEREGULATION (S. 1946, P.L. 96-448) |
| 68 | 4-1 | Υ | Cannon amendment: Adds joint railroad rate provisions. (52-44) |
| 60 | 1 1 | V | NOMINEES FOR FEDERAL JUDGESHIPS (S. Res. 374) |
| 69 | 4-1 | Υ | Adoption. (97-0) |
| 70 | 4-1 | Υ | RAILROAD DEREGULATION (S. 1946, P.L. 96-448) |
| | | | Cochran amendment: Strikes provisions expediting railroad abandonment proceedings. (37–59) |
| 71 | 4-1 | N | Tower amendment: Requires ICC to reopen and investigate any capital incentive rate if it was initially contested by an affected shipper and if the shipper requests cases be reopened. (38-57) |
| 72 | 4-1 | Υ | Passage. (91-4) |
| | | | NOMINATIONS TO PANAMA CANAL COMMISSION |
| 73 | 4-2 | N | Helms motion to commit to committee nominations of Michael Blumenfeld, John Bushnell, John W. Clark, Clifford B. O'Hara, and William Sidell to be members of Panama Canal Commission. (26-66) |
| 74 | 4-2 | Υ | Confirmation. (77–15) |
| | | | TRUCKING DEREGULATION (S. 2245, P.L. 96-296) |
| 75 | 4-15 | N | Hollings amendment: Deletes processed foods from agricultural commodities currently exempt from ICC regulation. (39–47) |
| 76 | 4-15 | Y | Schmitt, et al, amendment: Requires ICC to certify any applicant meeting fit, willing, and able criteria for providing motor carrier service to small communities without requiring proof of public interest or necessity. (36-51) |

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| 77 | 4-15 | N | Magnuson amendment: Places burden of proof upon firms seeking to operate trucking company to demonstrate that their proposed service meets specific standards before receiving certification. (34–56) |
| 78 | 4-15 | Υ | Passage. (70-20) |
| | | | NOMINATION OF WILLIAM A. LUBBERS TO BE GENERAL COUNSEL OF NLRB |
| 79 | 4-21 | Υ | Willams, et al, first cloture motion. (46-40) |
| 80 | 4-22 | Υ | Williams, et al, second cloture motion. (62-34) |
| | | | HOME PURCHASE ASSISTANCE (S. 2177) |
| 81 | 4-22 | N | Durkin, et al, amendment: Modifies State allocation formula for mortgage interest subsidies by requiring that no State shall receive less than one-half of one percent of total funds. (36-59) |
| 82 | 4-22 | Υ | Passage. (89-5) |
| | | | NOMINATION OF WILLIAM A. LUBBERS TO BE GENERAL COUNSEL OF NLRB |
| 83 | 4-23 | Υ | Confirmation. (57–39) |
| | | | FEDERAL PATENT PROCEDURE (S. 414) |
| 84 | 4-23 | Υ | Passage. (91-4) |
| | | | CIVIL RIGHTS OF INSTITUTIONALIZED PERSONS (H.R. 10, P.L. 96-247) |
| 85 | 4-28 | Υ | Bayh, et al, first cloture motion on conference report. (44-39) |
| 86 | 4-29 | Υ | Bayh, et al, second cloture motion on conference report. (56-34) |
| 87 | 4-30 | Y | Bentsen, et al, third cloture motion on conference report. (53-35) |
| 88 | 4-30 | N | Baker motion to table Robert C. Byrd motion to reconsider Vote No. 87. (37-54) |
| 89 | 5-1 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (94-2) |
| 90 | 5-1 | Υ | Bentsen, et al, fourth cloture motion on conference report. (60-34) |
| | | | FEDERAL TRADE COMMISSION FUNDING (H.J. Res. 541, P.L. 96-240) |
| 91 | 5-1 | Υ | Passage. (71-10) |
| | | | FIRST CONCURRENT BUDGET RESOLUTION, 1981 (H. Con. Res. 307) |
| 92 | 5-5 | N | Harry F. Byrd, Jr. amendment: Reduces fiscal 1981 international affairs by \$2.2 billion in budget authority and \$500 million in outlays. (29–50) |
| | | | CIVIL RIGHTS OF INSTITUTIONALIZED PERSONS (H.R. 10, P.L. 96-247) |
| 93 | 5-6 | Υ | Conference report. (56–37) |
| | | | FIRST CONCURRENT BUDGET RESOLUTION, 1981 (H. Con. Res. 307) |
| 94 | 5-6 | N | Armstrong-Roth, et al, substitute amendment: Balances Federal revenues and outlays at \$596.7 billion instead of \$612.9 billion and provides \$19 billion for tax cut in fiscal 1981, instead of \$10.1 billion. (35-59) |
| 95 | 5-6 | N | Bellmon motion to table Bradley amendment (to Jackson amendment—Vote No. 96): Increases budget levels for Strategic Petroleum Reserve by \$2.6 billion in budget authority, and \$2.1 billion in outlays in 1981, and \$2.3 billion in budget authority and \$200 million in outlays in 1980. (53-41) |
| 96 | 5-6 | N | Bellmon motion to table Jackson amendment: Increases budget levels for Strategic Petroleum Reserve by \$2.6 billion in budget authority, and \$1.6 billion in outlays for 1981, and by \$2.3 billion in budget authority and \$200 million in outlays in 1980. (53-40) |
| 97 | 5-6 | Α | Hollings motion to table Thurmond amendment: Increases fiscal 1981 new budget authority level by \$800 million and outlay level by \$400 million for veterans' benefits and services and makes comparable cuts to education, training, employment, and social services function. (44–39) |
| 98 | 5-6 | Α | Boschwitz amendment: Reduces fiscal 1980 outlay levels by \$8.1 billion and budget authority by \$9.7 billion. (27-55) |

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| 99 | 5-7 | N | Bellmon motion to table Cohen, et al, amendment: Reduces budget levels for water resources projects by \$500 million carrying with it Moynihan amendment increasing budget levels for revenue sharing by \$500 million. (54-40) |
| 100 | 5-7 | N | Hollings motion to table Cranston amendment: Increases 1981 budget levels for veterans by \$600 million in outlays and \$800 million in budget authority and decreases budget level for interest by \$400 million in outlays and budget authority and increases revenues by \$200 million. (47-45) |
| 101 | 5-7 | N | Pressler-Bayh amendment: Decreases international affairs by \$300 million in budget authority and \$200 million in outlay levels each in fiscal 1981 and 1982, and reduces public debt level by comparable amounts. (48-48) |
| | | | NOMINATION OF EDMUND S. MUSKIE TO BE SECRETARY OF STATE |
| 102 | 5-7 | Y | Confirmation. (94–2) |
| | | | FIRST CONCURRENT BUDGET RESOLUTION, 1981 (H. Con. Res. 307) |
| 103 | 5-7 | Y | Cranston amendment: Adds \$6.4 billion to budget levels for nondefense outlays in fiscal 1981; reduces defense outlays by \$2.5 billion; and increases revenues by \$3.9 billion. (13-83) |
| 104 | 5-7 | N | Hollings motion to table Nelson amendment: Reduces budget levels for defense outlays by \$2 billion and interest outlays by \$400 million and increases outlays for transportation, education, health, income security, and revenue sharing. (64-30) |
| 105 | 5-7 | Υ | Hollings motion to table Eagleton modified amendment: Reduces levels of budget authority and outlays for operation of Department of Energy by \$100 million for fiscal 1981, 1982, and 1983. (49–40) |
| 106 | 5-7 | N | Chiles amendment: Requires monitoring of inflationary impact of new Federal regulations and prohibits new regulations which increase costs or prices unless corresponding reductions are made by modifying or eliminating regulations. (53-34) |
| 107 | 5-8 | Υ | Hollings motion to table Hatch amendment: Balances fiscal 1981 Federal revenues and outlay levels at \$605.6 million with a \$7.3 billion across-the-board cut except defense and social security in order to pay for two tax cuts. (53-39) |
| 108 | 5-8 | N | Hollings motion to table Stevens, et al, amendment: Increases budget levels for fiscal 1981 by \$400 million to restore twice-a-year cost-of-living increase in civil service retirement benefits. (50-43) |
| 109 | 5-8 | Y | Bellmon motion to table Baker, et al, amendment: Increases budget levels for general revenue sharing for fiscal 1981 by \$2.3 billion in budget authority and \$1.7 billion in outlays and by approximately same amounts in 1982 and 1983. (49-44) |
| 110 | 5-8 | Y | Hollings motion to table Kassebaum, et al, amendment: Increases budget levels for revenue sharing by \$900 million in budget authority and \$700 million in outlays and decreases levels for categorical grant-in-aid programs. (30-59) |
| 111 | 5-8 | Υ | Hollings motion to table Humphrey amendment: Reduces budget levels for Legal Services Corporation by \$300 million in fiscal 1981, 1982, and 1983. (71-19) |
| 112 | 5-8 | N | Hollings motion to table Weicker, et al, amendment: Increases 1981 budget authority level by \$600 million and outlay level by \$1.6 billion to fund Emergency Mortgage Purchase Assistance Act program. (47-38) |
| 113 | 5-8 | N | Hollings motion to table McGovern, et al, amendment: Reduces levels of new budget authority for national defense by \$2.2 billion and outlays by \$1 billion with comparable increases for energy to restore purchases for Strategic Petroleum Reserve. (70-17) |
| 114 | 5-8 | N | Percy amendment: Reduces levels for revenues, budget authority, and outlays by \$1.144 billion each in fiscal 1981, \$668 million in 1982, and \$144 million in 1983, by improving collection of debts owed to Federal Government. (38-52) |

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| 115 | 5-8 | Υ | Weicker amendment: Increases budget levels for education, training, employment, and social services. (14-76) |
| 116 | 5-8 | Y | Hollings motion to table Percy amendment: Reduces budget levels by \$300 million in 1981, \$350 million in 1982, and \$400 million in 1983 by requiring Federal agencies to reduce energy consumption in Federal buildings and agencies by 20 percent by 1985. (50-39) |
| 117 | 5-8 | Υ | Division I of Robert C. Byrd, et al, amendment (to Long-Robert C. Byrd amendment): Advances date for this year only for completion of action on Second Budget Resolution from September 15 to August 28, 1980. (52-37) |
| 118 | 5-9 | Υ | Hollings motion to table Schweiker, et al, modified amendmentVote No. 119. (44-47) |
| 119 | 5-9 | N | Schweiker, et al, modified amendment: Reduces level of Federal revenues by \$200 million in fiscal 1981, by \$500 million in 1982, and by \$1 billion in 1983 in order to allow for "10-5-3" depreciation tax reform for auto and steel industry in corresponding amounts. (41-49) |
| 120 | 5-12 | Α | Hollings motion to table Weicker amendment: Increases budget levels for health by \$100 million in fiscal 1980 and \$400 million in 1981, and outlay level by \$200 million in 1981 and 1982. (80-10) |
| 121 | 5-12 | Υ | Hollings motion to table Weicker, et al, amendment: Increases level of budget authority for 1981, 1982, and 1983, by \$4.9 billion, \$8.8 billion, and \$12.2 billion, respectively, to allow funding of 300,000 units of subsidized rental and public housing. (67-26) |
| 122 | 5-12 | N | Hollings motion to table Weicker amendment: Reduces defense outlays by \$2.6 billion and budget authority by \$9.2 billion in 1981 with further reductions in 1982 and 1983. (81-12) |
| 123 | 5-12 | Υ | Hollings motion to table Heflin, et al, amendmentVote No. 124. (33-60) |
| 124 | 5-12 | N | Heflin, et al, amendment: Decreases budget authority and outlay levels for international affairs by \$100 million and increases such levels for Law Enforcement Assistance Administration. (68–25) |
| 125 | 5-12 | N | Hollings motion to table Durkin amendment: Balances fiscal 1981 Federal revenues and outlay levels at \$620.4 billion with increased revenues derived from eliminating oil and gas depletion allowance, expensing of oil and gas intangible drilling costs, and foreign tax credit and tax deferral by oil companies. (71-22) |
| 126 | 5-12 | Υ | Hollings motion to table Metzenbaum, et al, amendmentVote No. 127. (21-72) |
| 127 | 5-12 | N | Metzenbaum, et al, amendment: Excludes oil import fee from reconciliation process, thereby allowing Congress to send it to the President before completion of Second Budget Resolution. (75–19) |
| 128 | 5-12 | Y | Bellmon motion to table Jepsen amendment: Applies revenues from windfall profit tax to public debt. (58-36) |
| 129 | 5-12 | Y | Hollings motion to table Levin amendment: Increases level for health programs by \$400 million by reducing interest payments by equivalent amount. (73-20) |
| 130 | 5-12 | Υ | Thurmond, et al, modified amendment: Increases level of budget authority for veterans' programs by \$400 million in outlays and by \$600 million in budget authority. (88-6) |
| 131 | 5-12 | N | Hollings motion to table Pryor amendment (to Glenn amendment)—-Vote No. 132. (40-56) |
| 132 | 5-12 | Y | Pryor amendment (to Glenn amendment): Increases budget levels for Federal subsidies for Postal Service by \$300 million to retain six-day delivery of mail and reduces by an additional one percent non-defense Federal agencies. (60-36) |
| 133 | 5-12 | N | Hollings motion to table Glenn amendment, as amended: Increases budget levels for Postal Service by \$300 million to retain six-day delivery of mail and reduces by additional one percent non-defense Federal agencies operating funds. (27-69) |

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| 134 | 5-12 | Υ | Adoption. (68-28) |
| | | | FOOD STAMP AUTHORIZATION (S. 1309, P.L. 96-249) |
| 135 | 5-14 | N | Helms motion to recommit conference report with instructions. (29-61) |
| 136 | 5-14 | Υ | Conference report. (65-25) |
| | | | URGENT FOOD STAMP APPROPRIATION, 1980 (H.J. Res. 545, P.L. 96-243) |
| 137 | 5-14 | Υ | Hollings motion to waive section of Congressional Budget Act for purpose of considering Food Stamp Program Appropriation, 1980. (71-17) |
| 138 | 5-14 | N | Eagleton motion to table Bellmon, et al, amendment: Prohibits future supplemental appropriations for Food Stamp Program in fiscal 1980; directs Secretary of Agriculture to prepare cost saving procedures to assure that program costs do not exceed available funds and to avoid unnecessary disruptions or substantial reductions in benefits. (26-61) |
| 139 | 5-14 | N | McClure-Jepsen amendment: Reduces food stamp appropriations by \$200 million (35-52) |
| 140 | 5-14 | N | McClure amendment: Requires food stamp allotments be reduced by an amount representing any school lunch program meals received by family members. (30-58) |
| 141 | 5-14 | N | McClure amendment: Requires that all deferred educational loans, fellowships, grants, veterans' educational benefits, and all housing subsidies be included as income in determining food stamp eligibility. (46-42) |
| 142 | 5-14 | Υ | Passage. (70-18) |
| | | | SOFT DRINK INTERBRAND (S. 598, P.L. 96-308) |
| 143 | 5-15 | Υ | Jackson, et al, cloture motion on bill. (86-6) |
| 144 | 5-15 | Υ | Bayh motion to table Metzenbaum amendment: Eliminates damage immunity for antitrust violations. (88-3) |
| 145 | 5-15 | Υ | Bayh motion to table Metzenbaum amendment: Preserves territorial restrictions for small soft drink bottling companies. (89-4) |
| 146 | 5-15 | N | Thurmond motion to table Metzenbaum appeal of Chair ruling against germaneness of Metzenbaum amendment which allows antitrust suits by indirect purchasers. (86-6) |
| 147 | 5-15 | Υ | Passage. (89-3) |
| | | | URGENT FOOD STAMP APPROPRIATION, 1980 (H.J. Res. 545, P.L. 96-243) |
| 148 | 5-15 | Α | Conference report. (57-17) |
| | | | NICARAGUAN AND HONDURAN ASSISTANCE (H.R. 6081, P.L. 96-257) |
| 149 | 5-19 | Α | Zorinsky motion to table Helms motion to commit bill to Foreign Relations Committee. (41-38) |
| 150 | 5-19 | Α | Zorinsky motion to table Helms amendment: Prohibits availability of funds for Nicaragua until President certifies that there are specified freedoms and rights in Nicaragua. (46–33) |
| 151 | 5-19 | Α | Passage. (44-35) |
| 152 | 5-21 | V | FEDERAL TRADE COMMISSION AUTHORIZATION (H.R. 2313, P.L. 96-252) |
| 132 | 5 21 | | CONTERENCE report. (74-15) |
| 153 | 5-22 | Y | CIVIL RIGHTS COMMISSION AUTHORIZATION (S. 2511, P.L. 96-447) Bayla motion to table Helms amendment: Decreases funds for Civil Bights |
| ,00 | 5 22 | | Bayh motion to table Helms amendment: Decreases funds for Civil Rights Commission from \$11,719,000 to \$6 million. (76-14) |
| 154 | 5-22 | Υ | Bayh motion to table Helms amendment: Cuts Civil Rights Commission authorization 10 percent if Comptroller General finds Commission has been engaging in lobbying before Congress or State legislatures. (64–26) |
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| 1! | 55 | 5-22 | Υ | Passage. (86-5) |
| | | | | NATURAL RUBBER AGREEMENT (Ex. D, 96th-2d) |
| 1! | 56 | 5-22 | Υ | Adoption of resolution of ratification. (90-1) |
| | | | | SMALL BUSINESS ADMINISTRATION AUTHORIZATION (S. 2698, P.L. 96-302) |
| 1! | 57 | 5-28 | N | Nelson motion to table Schweiker, et al, amendment: Limits staffing for each Small Business Development Center to full-time staff director, with additional assistance provided by contract. (22-63) |
| 1! | 58 | 5-28 | Υ | Passage. (83-2) |
| | | | | PUBLIC DEBT LIMIT EXTENSION (H.R. 7471, P.L. 96-256) |
| 1! | 59 | 5-30 | Α | Passage. (47-10) |
| | | | | COUNCIL ON WAGE AND PRICE STABILITY (S. 2352, P.L. 96-508) |
| 1(| 60 | 6-2 | N | Heinz-Dole amendment: Reduces authorization for Council on Wage and Price Stability from \$13,733,000 to \$9,473,000 for fiscal 1980 and from \$25,044,000 to \$9,770,000 for 1981. (54-26) |
| 10 | 61 | 6-2 | N | Dole, et al, amendment: Prohibits any Federal agency from imposing economic sanctions to force compliance with any wage and price guidelines. (39-42) |
| 16 | 62 | 6-2 | Υ | Exon motion to table Proxmire motion to reconsider Vote No. 161. (40-40) |
| 16 | 63 | 6-2 | N | Proxmire motion to reconsider Vote No. 161. (38-45) |
| 1(| 64 | 6-2 | N | Armstrong, et al, amendment: Terminates Credit Control Act on July 1, 1981. (43-40) |
| 16 | 65 | 6-2 | Y | Proxmire motion to table Heinz, et al, modified amendment: Directs Council on Wage and Price Stability in calculating allowable price increases to use annual average figure for productivity as measured by Bureau of Labor Statistics since 1973, instead of since 1967, thereby increasing price guidelines by 1.25 percent. (35–49) |
| 16 | 66 | 6-2 | N | Helms motion to table Robert C. Byrd, et al, amendment (as substitute for Harry F. Byrd, et al, amendment—Vote No. 167). (31–53) |
| 16 | 67 | 6-2 | Y | Robert C. Byrd amendment (as substitute for Harry F. Byrd amendment limiting 1981 funds available to Senators, Congressmen, and Senate and House Committees to 85 percent of 1980 funds): Requires that fiscal 1981 expenditures of Senate not exceed 90 percent of 1980 expenditures. (67–17) |
| 16 | 88 | 6-2 | Y | Harry F. Byrd amendment, as amended by Robert C. Byrd amendment—Vote No. 167 (82-1) |
| 16 | 69 | 6-2 | Υ | Passage. (72-11) |
| | | | | FEDERAL TRADE COMMISSION APPROPRIATIONS, 1980 (H.J. Res. 554, P.L. 96-261) |
| 1 | 70 | 6-3 | Υ | Riegle motion to table Weicker amendment: Conditions appropriations for Chrysler Corporation upon compliance with terms of Chrysler Corporation Loan Guarantee Act of 1979. (51–42) |
| 17 | 71 | 6-3 | Υ | Passage. (78-16) |
| | | | | INTELLIGENCE OVERSIGHT (S. 2284) |
| 17 | 72 | 6-3 | Υ | Passage. (89-1) |
| | | | | PUBLIC DEBT LIMIT EXTENSIONOIL IMPORT FEE DISAPPROVAL (H.R. 7428, P.L. 96-264) |
| 17 | 73 | 6-4 | N | Dole, et al, amendment: Disapproves oil import fee proposed by President on April 2, 1980, which would result in ten cent per gallon tax on gasoline. (73–16) |
| 17 | 74 | 6-4 | Υ | Passage. (67-20) |
| 17 | 75 | 6-6 | N | Reconsideration of vetoed bill. (68-10) |
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| | | | MILITARY REGISTRATION APPROPRIATION TRANSFER, 1980 (H.J. Res. 521, P.L. 96-282) |
| 176 | 6-10 | N | Robert C. Byrd cloture motion. (62-32) |
| 177 | 6-10 | N | Robert C. Byrd motion to table Hatfield appeal of Chair rulingVote No. 178. (37-57) |
| 178 | 6-10 | N | Chair ruling that Committee amendment is not germane to original provision of appropriations measure in that it requires military registration forms to include conscientious objector option. (43-49) |
| 179 | 6-10 | Υ | Hatfield motion to table Nunn amendment to Committee amendmentVote No. 180. (44-49) |
| 180 | 6-10 | N | Nunn amendment (to Committee amendment): Requires military classification forms—instead of registration forms—to include conscientious objector option. (51-42) |
| 181 | 6-10 | N | Chair ruling that Kassebaum amendment (to Committee amendment) is not germane to original provisions of appropriation measure in that it requires military registration of women. (37-55) |
| 182 | 6-10 | Υ | Kassebaum amendment (to Committee amendment): Requires military registration of women. (40-51) |
| 183 | 6-10 | Υ | Warner motion to table Committee amendment, as amended by Nunn amendment (Vote No. 180): Requires military classification forms to include conscientious objector option. (63-24) |
| 184 | 6-10 | Y | Cranston motion to table Robert C. Byrd motion to reconsider Vote No. 183. (67-19) |
| 185 | 6-10 | N | Hatfield motion to recess until 10:00 a.m. on June 11. (26-60) |
| 186 | 6-10 | Υ | Robert C. Byrd motion to table Hatfield motion to reconsider Vote No. 185. (65-19) |
| 187 | 6-10 | Υ | Hatfield motion to table Hatfield motion to postpone indefinitely consideration of resolution. (78-8) |
| 188 | 6-10 | Υ | Chair ruling that call for quorum under present circumstances is dilatory. (52-34) |
| 189 | 6-10 | N | Hatfield motion to reconsider Vote No. 187. (14-71) |
| 190 | 6-10 | N | Hatfield motion to table Nunn amendment: Reduces by \$10,000 appropriations relating to storage of military registration forms. (15-69) |
| 191 | 6-11 | Y | Chair ruling that Hatfield motion to reconsider Vote No. 190 is dilatory. (53-31) |
| 192 | 6-11 | Y | Nunn amendment: Reduces by \$10,000 appropriations relating to storage of military registration forms. (66-17) |
| 193 | 6-11 | Υ | Warner motion to table Nunn motion to reconsider Vote No. 192. (70-12) |
| 194 | 6-11 | Y | Chair ruling that Mathias amendment is not germane in that it increases appropriations by \$1 million for study of combat skill requirements. (51-36) |
| 195 | 6-11 | Ν | Hatfield motion to reconsider Vote No. 194. (28-58) |
| 196 | 6-11 | Υ | Hatfield motion to table resolution. (26-61) |
| 197 | 6-11 | N | Hatfield motion to recess until 10:00 a.m. on June 12. (14-71) |
| 198 | 6-11 | N | Hatfield motion to increase from 100 to 125 hours the post-cloture time for consideration of the resolution, pursuant to Rule XXII. (8-80) |
| 199 | 6-12 | Υ | Hatfield modified amendment: Reduces appropriation from \$13.285 million to \$4.7 million for Selective Service System. (35-59) |
| 200 | 6-12 | N | Passage. (58-34) |
| | | | LEGAL SERVICES CORPORATION (S. 2337) |
| 201 | 6-12 | Y | Nelson motion to table Helms amendment: Prohibits legal assistance with respect to any issue involving food stamps. (63-23) |

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| | | | FIRST CONCURRENT BUDGET RESOLUTION, 1981 (H. Con. Res. 307) |
| 202 | 6-12 | Υ | Bellmon motion to table Heflin amendment: Transfers \$100 million in new budget authority from foreign aid to LEAA. (53-34) |
| 203 | 6-12 | Y | Hollings motion to concur in House amendment to Senate amendment. (61-26) LEGAL SERVICES CORPORATION (S. 2337) |
| 204 | 6-13 | Α | Helms amendment: Reduces fiscal 1981 authorization for Legal Services Corporation from \$321.3 million to \$300 million. (29-41) |
| 205 | 6-13 | Α | Javits amendment (as substitute for Humphrey amendment): Prohibits use of Legal Services Corporation funds for any legal service seeking to invalidate any law on abortion. (38-34) |
| 206 | 6-13 | Α | Metzenbaum motion to table Javits motion to reconsider Vote No. 205. (38-34) |
| 207 | 6-13 | Α | Nelson motion to table Hayakawa, et al, amendment: Deletes 1982 authorization for Legal Services Corporation and provides for GAO investigation of whether funds have been expended in violation of Federal law. (47-24) |
| 208 | 6-13 | Α | Nelson motion to table Helms amendment: Prohibits use of Legal Services funds to exert influence on Members of Congress and State legislators. (36-33) |
| 209 | 6-13 | Υ | Passage. (55-14) |
| | | | STATE DEPARTMENT SUPPLEMENTAL AUTHORIZATION (S. 2727) |
| 210 | 6-16 | Υ | Passage. (69-10) |
| | | | INTERNATIONAL MONETARY FUND AUTHORIZATION (S. 2271, P.L. 96-389) |
| 211 | 6-16 | Υ | Passage. (55-25) |
| | | | INTERNATIONAL DEVELOPMENT ASSOCIATION/AFRICAN DEVELOPMENT BANK (S. 2422) |
| 212 | 6-16 | Υ | Passage. (53-24) |
| | | | SMALL BUSINESS ADMINISTRATION AUTHORIZATION (S. 2698, P.L. 96-302) |
| 213 | 6-17 | N | Schweiker motion to recommit conference report with instructions to insist upon language of Schweiker, et al, amendmentVote No. 157. (34-59) |
| 214 | 6-17 | Υ | Conference report. (91-2) |
| | | | FOREIGN ASSISTANCEPEACE CORPS AUTHORIZATION (H.R. 6942, P.L. 96-533) |
| 215 | 6-17 | Υ | Church motion to table Stevenson amendment: Conditions provision of \$150 million in economic aid to Israel upon cessation of expansion of Israeli settlements on West Bank. (85-7) |
| 216 | 6-17 | N | Stone motion to table Church-Tsongas amendment (as substitute for Helms amendment prohibiting military aid to Nicaragua): Prohibits aid to Nicaragua unless President determines it is in U.S. national security interest. (50-38) |
| 217 | 6-17 | Y | Jackson motion to table Helms perfecting amendment (to Helms amendment permitting the export of certain items with a direct civilian application that would otherwise be subject to export control restrictions): Requires that items on munitions list with direct civilian application shall be controlled under Export Administration Act rather than more stringent Arms Export Control Act. (55–33) |
| 218 | 6-17 | Υ | Passage. (58-32) |
| | | | JUSTICE DEPARTMENT AUTHORIZATION (S. 2377) |
| 219 | 6-18 | N | Weicker modified amendment: Requires Attorney General to inform Chairmen and |
| | | | ranking members of Senate and House Judiciary Committees whenever an investigation is commenced into allegations of Government misconduct under Ethics in Government Act. (72-19) |
| | | | AUTOMOBILE INDUSTRY COMPETITION (S. Con. Res. 101) |
| 220 | 6-18 | Υ | Adoption. (90-4) |
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| | | | JUSTICE DEPARTMENT AUTHORIZATION (S. 2377) |
| 221 | 6-18 | Y | Danforth, et al, amendment (as substitute for Huddleston-Talmadge amendment expressing sense of Congress that U.S. not admit more than 650,000 immigrants in fiscal 1980): Expresses sense of Congress that U.S. not admit more than an additional 100,000 immigrants from July 1, 1980, through end of fiscal 1980. (51-43) |
| 222 | 6-18 | N | Huddleston-Talmadge amendment, as amendedVote No. 221. (70-23) |
| 223 | 6-18 | Υ | Metzenbaum motion to table Helms modified amendment: Establishes national criteria for imposition of death sentence. (38–50) |
| 224 | 6-18 | N | Helms motion to table Robert C. Byrd motion to recommit bill to Judiciary Committee. (50-36) |
| 225 | 6-19 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (85-1) |
| 226 | 6-19 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (92-2) |
| 227 | 6-19 | N | Baker motion to table Robert C. Byrd amendment: Adds new section to bill modifying campaign law and Fair Housing Act. (41–53) |
| 228 | 6-19 | ~ | SYNFUELS PRODUCTION (S. 932, P.L. 96-294) Conference report. (78-12) |
| 220 | 0 13 | | JUSTICE DEPARTMENT AUTHORIZATION (S. 2377) |
| 229 | 6-19 | V | Passage. (86-3) |
| 220 | 0 13 | | HEALTH SCIENCES RESEARCH (S. 988, P.L. 96-538) |
| 230 | 6-18 | V | Passage. (82-0) |
| 200 | 0 10 | | NOMINATION OF GENERAL DAVID C. JONES TO CHAIR JOINT CHIEFS |
| 231 | 6-19 | v | Confirmation. (66–9) |
| 201 | 0 13 | | PUBLIC BUILDINGS (S. 2080) |
| 232 | 6-20 | Y | Moynihan motion to table Jepsen amendment: Exempts at least 10 percent of |
| 202 | 0 20 | | projects authorized under this act from provisions of Davis-Bacon Act for purpose of determining cost savings when it does not apply to Federal construction projects. (48-34) |
| 233 | 6-20 | N | Stafford motion to table Glenn amendment: Strikes goal that within 10 years 60 percent of Federal employees shall work in public buildings and within 20 years at least 75 percent. (48-31) |
| 234 | 6-20 | Υ | Passage. (71-8) |
| | | | HOUSING AND COMMUNITY DEVELOPMENT (S. 2719, P.L. 96-399) |
| 235 | 6-20 | N | Garn amendment: Sunsets Home Mortgage Disclosure Act in five years. (37-37) |
| 236 | 6-20 | N | Javits motion to reconsider Vote No. 235. (38-36) |
| 237 | 6-20 | N | Reconsideration of Garn amendmentVote No. 235. (36-38) |
| 238 | 6-20 | N | Garn amendment (as substitute for Leahy, et al, amendment expanding low-income focus of new program): Deletes funding authority for new middle income housing subsidy program and comparably increases funding for present section 8 assisted housing and public housing programs. (47-23) |
| 239 | 6-21 | Υ | Stewart-Tsongas amendment (to Armstrong, et al, amendment): Limits eligibility for section 8 assisted housing program to households with incomes below 70 percent of area median income. (30-34) |
| 240 | 6-21 | N | Metzenbaum amendment (to Armstrong, et al, amendment): Limits eligibility for section 8 assisted housing program to households with incomes below 65 percent of area median income. $(60-6)$ |
| 241 | 6-21 | N | Garn amendment: Exempts from reporting requirements of Home Mortgage Disclosure Act those banks with mortgage loan portfolios of less than \$10 million and that make fewer than 200 mortgage and home improvement loans per year. (22-45) |

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| 242 | 6-21 | Υ | Passage. (63-4) |
| | | | HIGHER EDUCATION (H.R. 5192, P.L. 96-374) |
| 243 | 6-23 | Y | Stewart, et al, amendment: Requires funding for institutions that traditionally serve substantial numbers of black students be no less than 1979 amounts. (83-1) |
| 244 | 6-24 | N | Moynihan, et al, amendment (as substitute for Moynihan, et al, amendment): Extends eligibility for basic educational opportunity grants which are available to needy college students to needy elementary and secondary students. (24-71) |
| 245 | 6-24 | N | Metzenbaum, et al, amendment: Requires students to repay, at nine percent, interest which has accrued on their guaranteed student loan once out of school and earning income. (56-41) |
| 246 | 6-24 | Υ | Passage. (92-4) |
| | | | SOVIET OCCUPATION OF AFGHANISTAN (S. Res. 472) |
| 247 | 6-24 | Υ | Adoption. (96-0) |
| | | | COAL CONVERSION (S. 2470) |
| 248 | 6-24 | N | Johnston motion to table Tsongas, et al, amendment: Conditions loans or grants to powerplants on their demonstrating binding commitments to EPA to (1) reduce emissions of sulfur oxides sufficient to offset any increase in these emissions above that allowable when burning oil, and (2) install and operate best practicable control technology (low nitrogen oxide burners) where technically feasible for control of nitrogen oxide emissions as determined by DOE and EPA; permits delayed compliance so that grants and loans can be available prior to final installation of pollution control equipment to permit conversion to proceed immediately. (63–31) |
| 249 | 6-24 | Υ | Johnston motion to table Bellmon amendment: Amends Walsh-Healy and Contract Work Hours Standards Acts to permit employees of government contractors to wor a 10 hour day in case of 4-day work week. (58-36) |
| 250 | 6-24 | Υ | Johnston motion to table Helms amendment: Strikes required compliance with Davis-Bacon Act that workers on Federally-financed projects receive prevailing wage in area. (65-27) |
| 251 | 6-24 | Υ | Passage. (86-7) |
| | | | URBAN MASS TRANSPORTATION (S. 2720) |
| 252 | 6-25 | Υ | McClure amendment: Reduces 1982 authorization to 1980 level if amount of paperwork that Urban Mass Transportation System requires of businesses, individuals, and State and local governments in 1981 exceeds that required in 1980. (84-9) |
| 253 | 6-25 | Υ | Passage. (79-15) |
| | | | CLEAN WATER (S. 2725, P.L. 96-483) |
| 254 | 6-25 | Υ | Passage. (93-0) |
| | | | PUBLIC DEBT LIMIT EXTENSION (H.J. Res. 569, P.L. 96-286) |
| 255 | 6-26 | Υ | Long motion to table Dole, et al, amendment: Provides for ten percent permanent tax rate reduction for individuals and "10-5-3" accelerated depreciation for businesses. (58-38) |
| 256 | 6-26 | Y | Bentsen motion to table Armstrong amendment: Provides for indexing of income tax rates, personal exemptions, and zero bracket amount. (54-39) |
| 257 | 6-26 | Υ | Passage. (54-39) |
| | | | SUPPLEMENTAL APPROPRIATIONS, 1980 (H.R. 7542, P.L. 96-304) |
| 258 | 6-26 | Υ | Javits amendment: Authorizes President to provide relocation for families residing in Love Canal emergency area in New York. (84-6) |

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| 259 | 6-27 | Y | Moynihan motion to table Bellmon appeal of Chair ruling sustaining Riegle point of order that Bellmon amendment (providing that trade readjustment allowances not be paid until unemployment insurance has been exhausted and that amount of such allowance be same as unemployment insurance amounts) is legislation on an appropriations bill, and, therefore, out of order. (65-24) |
| 260 | 6-27 | N | Bellmon motion to table Weicker point of orderVote No. 261. (37-54) |
| 261 | 6-27 | N | Weicker point of order that committee amendment rescinding \$572,140,000 for general revenue sharing funds is not germane. (36-55) |
| 262 | 6-27 | N | Johnston motion to table Pressler amendment: Prohibits funds from being used on features of Garrison Water Diversion Unit, North Dakota, affecting waters flowing to South Dakota, as well as Canada. (62-26) |
| 263 | 6-27 | N | Johnston motion to table Cranston, et al, amendment: Restores funding for Project 76-2-b, Ten Megawatt Central Receiver Thermal Power Plan, in California. (35-50) |
| 264 | 6-27 | Υ | Chair ruling sustaining Proxmire point of order that Cranston, et al, amendmentVote No. 263violates Budget Act because it exceeds total budget outlays in most recently agreed to budget resolution. (72-11) |
| 265 | 6-27 | Υ | Dole motion to table Long motion to reconsider Long amendment: Expresses sense of Senate regarding restricting use of mortgage bonds. (79–3) |
| 266 | 6-27 | 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). (43–39) |
| 267 | 6-27 | N | Huddleston motion to table Bumpers amendment: Restores \$65 million to energy conservation program for schools and hospitals and reduces appropriations for consultant contracts. (56-24) |
| 268 | 6-28 | N | Helms amendment: Makes clear that \$18.792 billion allocated for synfuels bill will be used to implement title II (energy production from biomass) as well as title I (Synfuels) upon enactment. (45–39) |
| 269 | 6-28 | N | Helms motion to table Johnston motion to reconsider Helms amendment—Vote No. 268. (42-43) |
| 270 | 6-28 | Υ | Chafee, et al, amendment: Eliminates all funds for Tennessee-Tombigbee Waterway Project. (36-47) |
| 271 | 6-28 | Y | Chair ruling sustaining Moynihan point of order that Heinz amendment (prohibiting use of appropriations for counting or reporting illegal aliens for purpose of apportioning Representatives of Congress) is out of order in that it introduces legislation to appropriations measure. (52–31) |
| 272 | 6-28 | Υ | Magnuson, et al, amendment: Brings bill within Budget Resolution ceilings by cutting Corps of Engineers, Amtrak, revenue sharing, and Defense. (71–10) |
| 273 | 6-28 | Υ | Magnuson motion to table Helms amendment: Deletes \$125 million appropriation for Mount Saint Helens disaster relief. (55-24) |
| 274 | 6-28 | Υ | Magnuson motion to table Helms amendment: Deletes \$3 million appropriation for Office of Water Research and Technology. (72-6) |
| 275 | 6-28 | Υ | Inouye motion to table Helms amendment: Deletes \$75 million appropriation in economic assistance for Nicaragua. (44-33) |
| 276 | 6-28 | N | Chiles motion to table Tsongas, et al, amendment: Restores \$39 million to title XX social services training program grants to States for Social and Child Welfare Services. (58-18) |
| 277 | 6-28 | Υ | Passage. (53-22) |
| | | | MILITARY PROCUREMENT AUTHORIZATION (H.R. 6974, P.L. 96-342) |
| 278 | 6-30 | Υ | Biden, et al, amendment: Prohibits funds for SLEP renovation of aircraft carrier USS Forrestal unless conducted on basis of cost and such other factors as determined by Secretary of Defense in exercise of his authority for program and site selection. (57–28) |
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| | | | AVIATION EXCISE TAX EXTENSION (H.R. 7477, P.L. 96-298) |
| 279 | 6-30 | Y | Long motion to table Dole, et al, amendment: Provides for permanent ten percent individual tax rate reduction and "10-5-3" accelerated depreciation incentives for new plant and equipment. (52-33) |
| | | | BUDGET SPENDING RECONCILIATION (S. 2885) |
| 280 | 6-30 | Υ | Cranston modified amendment: Limits suspension of Federal standards for day care programs only to staffing to group size ratios. (17-72) |
| 281 | 6-30 | N | Javits, et al, amendment: Strikes provision which reduces eligibility for extended unemployment insurance benefits. (27-60) |
| 282 | 6-30 | N | Hollings amendment: Makes permanent annual, rather than semiannual, cost-of-living adjustment for civil service retirement benefits. (30-59) |
| 283 | 6-30 | Υ | Passage. (89-0) |
| | | | MILITARY PROCUREMENT AUTHORIZATION (H.R. 6974, P.L. 96-342) |
| 284 | 7-1 | N | Tower motion to table Levin, et al, amendment: Deletes requirement that Army reduce its active duty end-strength by 25,000 in fiscal 1981. (22-69) |
| 285 | 7-1 | Υ | Bumpers-Chafee amendment: Prohibits use of funds for reactivation of battleship NEW JERSEY. (41-50) |
| 286 | 7-1 | Y | Culver motion to table Wallop amendment: Increases Defense Advance Research Project Agency (DARPA) and Air Force authorizations by \$100 million and \$60 million respectively to accelerate development of space-based laser ABM defense system, carrying with it Garn, et al, substitute amendment increasing DARPA and Air Force authorizations by \$50 million and \$10 million respectively. (52-39) |
| 287 | 7-1 | N | Tower motion to table Exon modified amendmentVote No. 288. (39-50) |
| 288 | 7-1 | Y | Exon modified amendment: Expresses sense of Congress that provisions of War Powers Resolution be strictly adhered to and that Congressional consultation processes specified be utilized strictly according to its terms. (54–35) |
| 289 | 7-1 | Y | Levin, et al, amendment: Deletes requirement that Army reduce by 25,000 its active duty end-strength in 1981 and provides that number of males enlisted or inducted into Army during fiscal 1981 who are not high school graduates may not exceed 32 percent of all recruits. (89-0) |
| 290 | 7-1 | N | Morgan motion to table Glenn modified amendment: Deletes \$25 million in Air Force aircraft procurement and \$66 million in Air Force research and development for the FB-111 program; adds \$91 million for research and development for advanced technology strategic bomber; requires report comparing advanced technology aircraft with B-1 bomber. (37-53) |
| 291 | 7-2 | Y | Glenn motion to table Tower amendment (as substitute for Glenn amendmentVote No. 290): Limits spending for advanced development of strategic bomber which must achieve an initial operating capability by 1985 to \$91 million. (52-38) |
| 292 | 7-2 | Y | Glenn motion to table Tower amendment (as substitute for Glenn amendment—Vote No. 290): Limits spending for advanced development of strategic bomber which must achieve an initial operating capability by 1985 to \$91 million and calls for report comparing strategic bomber alternatives. (53–37) |
| 293 | 7-2 | Υ | Glenn motion to table Tower amendment (as substitute for Glenn amendment—Vote No. 290): Limits spending to \$91 million for advanced development of strategic bomber which must achieve operation capability in 1986; directs Secretary of Defense to report to Congress by February 15, 1981, comparing FB 111B/C and B-1. $(54-36)$ |
| 294 | 7-2 | N | Glenn amendment: Prohibits expenditure of funds for development of Multiple Protective Structure (MPS) basing mode system for MX missile until Congress enacts joint resolution approving funds for research and development. (9–80) |
| 295 | 7-2 | Υ | Passage. (84-3) |
| | | | PREVENTION OF POLLUTION FROM SHIPS CONVENTION (Ex. C, 96th-1st) |
| 296 | 7-2 | Υ | Adoption of resolution of ratification. (90-0) |

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| | | | SAFETY OF LIFE AT SEA CONVENTION (Ex. D, 96th-1st) |
| 297 | 7-2 | Υ | Adoption of resolution of ratification. (90-0) |
| | | | INTERGOVERNMENTAL MARITIME CONSULTATIVE ORGANIZATION (IMCO) Amendments (Ex. S, 96TH-1ST) |
| 298 | 7-2 | Υ | Adoption of resolution of ratification. (90-0) |
| | | | LOAD LINES CONVENTION AMENDMENT (Ex. GG, 96th-1st) |
| 299 | 7-2 | Υ | Adoption of resolution of ratification. (90-0) |
| | | | MARITIME SEARCH AND RESCUE CONVENTION (Ex. J, 96th-2d) |
| 300 | 7-2 | Υ | Adoption of resolution of ratification. (90-0) |
| | | | GERMAN DEMOCRATIC REPUBLIC CONSULAR CONVENTION (Ex. F, 96th-2d) |
| 301 | 7-2 | Υ | Adoption of resolution of ratification. (90-0) |
| | | | ATOMIC ENERGY AGENCY SAFEGUARDS AGREEMENT (Ex. B, 95th-2d) |
| 302 | 7-2 | Υ | Adoption of resolution of ratification. (90-0) |
| | | | SUPPLEMENTAL APPROPRIATIONS, 1980 (H.R. 7542, P.L. 96-304) |
| 303 | 7-2 | Α | Conference report. (37-19) |
| | | | ALASKA LANDS (H.R. 39, P.L. 96-487) |
| 304 | 7-22 | N | Jackson motion to table Hart-Tsongas, et al, amendment, as amended: Restores 15 million acres or one-third of wildlife refuges cut by committee from House-passed bill. (33-64) |
| 305 | 7-22 | N | Melcher amendment (to Hart-Tsongas, et al, amendment, as amendedVote No. 304): Deletes designation under Hart-Tsongas, et al, amendment of Porcupine National Forest as wildlife refuge. (30-66) |
| 306 | 7-22 | N | Jackson-Hatfield amendment (as substitute for Hart-Tsongas, et al, amendmentVote No. 304): Adds 7.04 million acres to wildlife refuge system. (33-62) |
| | | | BUDGET REVENUE RECONCILIATION (S. 2939) |
| 307 | 7-23 | Υ | Bradley, et al, amendment: Phases out proposed \$1,000 credit against windfall profit tax for royalty owners with adjusted gross annual income above \$30,000. (24-73) |
| 308 | 7-23 | N | Bellmon motion to table Moynihan motion to reconsider vote by which Senate agreed to waive Budget Act with respect to Bellmon, et al, amendment—Vote No. 309, requiring germaneness of amendment. (55–42) |
| 309 | 7-23 | N | Bellmon modified amendment, as amended by Long substitute amendment: Provides two-barrel-a-day stripper oil exemption for fiscal 1981 from windfall profit tax and decreases adjusted base price for determining that tax by 10.1 percent for fiscal 1981, in order to offset revenue loss. (72-23) |
| | | | MENTAL HEALTH SYSTEMS (S. 1177, P.L. 96-398) |
| 310 | 7-24 | Υ | Morgan amendment: Authorizes advocacy of individual rights program to be run by each State; requires advocacy program for any State which establishes State mental health system pursuant to this Act; recommends States enact mental health bill of rights. (91-1) |
| 311 | 7-24 | Υ | Passage. (93-3) |
| | | | CHILD NUTRITION PROGRAM (H.R. 7664) |
| 312 | 7-24 | Υ | McGovern motion to table Cochran modified amendment: Requires that application form for free and reduced price meals only show income guidelines for family of four with notation that guidelines vary according to family size, carrying with it the Boren substitute amendment—Vote No. 313. (45–49) |

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| 313 | 7-24 | N | Boren amendment (to Cochran amendment): Amends Farm Labor Contractor Registration Act to clarify congressional intent so as to protect migrant farmworkers from serious abuses by labor crew leaders and farm labor contractors but not so as to require registration of all farmers as farm labor contractors. (57–37) |
| 314 | 7-24 | N | Bellmon, et al, amendment: Permits six States, on pilot basis, to consolidate and reorganize certain food programs for needy persons administered by Department of Agriculture. (51-44) |
| | | | ENERGY MANAGEMENT (S. 1280) |
| 315 | 7-25 | N | Domenici-Hatfield amendment: Provides State energy agencies, rather than Secretaries of Energy and HUD, with authority to administer energy conservation grants to local governments. (39-48 |
| | | | NOMINATION OF DON ALAN ZIMMERMAN TO BE MEMBER OF NLRB |
| 316 | 7-28 | Υ | Robert C. Byrd motion: Sergeant at Arms to direct attendance. (86-2) |
| 317 | 7-28 | Y | Robert C. Byrd motion to table Helms appeal of Chair ruling that Helms motion to table Robert C. Byrd motion to go into executive session to consider nomination of Don Alan Zimmerman to be member of the National Labor Relations Board is out of order. (50-37) |
| 318 | 7-28 | Υ | Robert C. Byrd motion to proceed to executive session to consider nomination of Don Alan Zimmerman to be member of National Labor Relations Board. (66-23) |
| 319 | 7-28 | N | Helms motion to table nomination. (29-60) |
| | | | NUCLEAR WASTE POLICY (S. 2189, P.L. 96-573) |
| 320 | 7-28 | Y | Glenn-Percy amendment, as amended: Provides States with statutory rights to participate in Federal (DOE) nuclear waste repository development program and provides mechanism for one-House veto of repository proposal or two-House veto with regard to military nuclear waste facilities. (83-0) |
| | | | EMPLOYEE RETIREMENT INCOME SECURITY ACT (ERISA) OSHA (H.R. 3904, P.L. 96-364) |
| 321 | 7-29 | N | Wallop amendment, as amended: Provides that Federal Mine Safety and Health Amendments Act of 1977 shall not apply to stone mining operations, or to sand, gravel, and surface mined clay and phosphate operations. (52-37) |
| 322 | 7-29 | N | Wallop amendment: Increases from \$50,000 to \$100,000 mandatory de minimis reduction ceiling of employer with fewer than ten employees withdrawing from multiemployer retirement plan. (47-42) |
| 323 | 7-29 | Υ | Williams motion to table Boren amendmentVote No. 324. (36-53) |
| 324 | 7-29 | N | Boren amendment: Exempts from OSHA small businesses with ten or fewer employees having occupational injury-lost day case rate of less than national average. (48-36) |
| 325 | 7-29 | N | Pressler-Dole amendment: Strikes provision setting retroactive effective date of May 3, 1979, for applying ERISA to seagoing industry. (28-51) |
| 326 | 7-29 | Y | Chafee motion to table Boren substitute amendment: Incorporates Chafee-Bradley amendment which permits States to make pension offset to extent of employer's contribution to employee's pension in determining unemployment compensation. (52-33) |
| 327 | 7-29 | Υ | Passage. (85-1) |
| | | | NUCLEAR WASTE POLICY (S. 2189, P.L. 96-573) |
| 328 | 7-30 | Υ | Johnston motion to table Hart, et al, amendment: Establishes procedure for expediting licensing of additional on-site storage pools and restricts eligibility for Federal away-from-reactor (AFR) storage program only to those utilities that demonstrate last resort need for AFR storage to avoid shutting down. (51-44) |
| 329 | 7-30 | Υ | Passage. (88-7) |

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| | | | STANDBY GASOLINE RATIONING PLAN (S.J. Res. 185) |
| 330 | 7-30 | N | Percy motion to discharge Energy Committee from further consideration of resolution disapproving Administration's gasoline rationing plan. (31-60) |
| | | | DOECIVILIAN AUTHORIZATION (S. 2332) |
| 331 | 7-30 | N | Eagleton-Boren amendment: Terminates 1,000 DOE employees allocated to carry out programs under Emergency Petroleum Allocation Act of 1973 and prohibits use of funds to carry out programs under that Act. (66-23) |
| 332 | 7-31 | Y | Hatfield modified amendment: Limits funds for construction or acquisition of away-from-reactor nuclear waste storage facilities, except for research, until authorizing legislation is enacted. (48-46) |
| 333 | 7-31 | Υ | Dole motion to table Hatfield motion to reconsider Vote No. 332. (46-47) |
| 334 | 7-31 | N | Hatfield motion to reconsider Vote No. 332. (48-46) |
| 335 | 7-31 | Υ | Reconsideration of Vote No. 332. (49-44) |
| 336 | 7-31 | N | Javits motion to table Ford, et al, amendment: Adds Title III, Energy Impact Assistance. (44-50) |
| 337 | 7-31 | Υ | Passage. (78-14) |
| | | | NOMINATION OF DON ALAN ZIMMERMAN TO BE MEMBER OF NLRB |
| 338 | 8-1 | Α | Robert C. Byrd, et al, first cloture motion on nomination. (51-35) |
| 339 | 8-4 | Υ | Helms motion: Sergeant at Arms to request attendance. (74-1) |
| 340 | 8-4 | Υ | Robert C. Byrd, et al, second cloture motion on nomination. (45-31) |
| | | | ALASKA LANDS (H.R. 39, P.L. 96-487) |
| 341 | 8-4 | Υ | Jackson motion to table Hart-Tsongas, et al, amendment, as amended: Restores 15 million acres of wildlife refuge designation for total of 57 million acres. (58-25) |
| 342 | 8-4 | Υ | Hatfield motion: Sergeant at Arms to request attendance. (86-2) |
| | | | NOMINATION OF DON ALAN ZIMMERMAN TO BE MEMBER OF NLRB |
| 343 | 8-5 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (87-2) |
| 344 | 8-5 | Υ | Robert C. Byrd, et al, third cloture motion on nomination. (63-31) |
| 345 | 8-5 | Υ | Confirmation. (68–27) |
| | | | ALASKA LANDS (H.R. 39, P.L. 96-487) |
| 346 | 8-5 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (89-3) |
| 347 | 8-5 | Y | Robert C. Byrd motion to table Gravel appeal of Chair ruling against Gravel point of order that time utilized for quorum be charged to both sides. (91-0) |
| 348 | 8-5 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (87-3) |
| 349 | 8-5 | Υ | Jackson motion: Sergeant at Arms to request attendance. (86-5) |
| 350 | 8-5 | Υ | Robert C. Byrd motion to table Gravel appeal of Chair ruling against Gravel unanimous consent request that members of Intelligence Committee be counted as present on roll calls. (91-0) |
| 351 | 8-5 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (83-6) |
| 352 | 8-5 | Υ | Gravel motion to table Gravel motion to reconsider Vote No. 347. (88-0) |
| 353 | 8-5 | Y | Robert C. Byrd motion to table Robert C. Byrd appeal of Chair ruling against Gravel point of order that cloture motion is not in order on bill that has unanimous consent agreement limiting debate. (72–16) |
| 354 | 8-18 | Υ | Robert C. Byrd, et al, cloture motion on committee substitute. (63-25) |
| 355 | 8-18 | N | Gravel amendment: Redesignates 1.97 million of 22.25 million acres of National Park lands in committee bill as National Park Preserve lands to allow hunting and trapping. (56-31) |

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| 356 | 8-18 N | Gravel amendment: Permits use of leasing system under Materials Act of 1947, instead of 1939 Act, for hardrock minerals in refuge and park units; places four-year, instead of two-year, moratorium on Government challenges to validity of mining claims in all conservation system units; authorizes leasing of millsites to operators of valid mining claims in conservation units; and extends access rights to holders of "unperfected" mining claims for purpose of "proving up" valid discovery during moratorium. (14-75) |
| 357 | 8-18 N | Gravel amendment: Broadens access provision by allowing access for hunting, recreation, and subsistence uses in conservation systems units, mining claims, future visitor use of new park units and across conservation system units for transportation and utility systems; and includes separate procedures for granting access to State of Alaska. (15-74) |
| 358 | 8-18 Y | Tsongas, et al, modified substitute amendment: Provides for designation and conservation of 104.1 million acres of public lands in Alaska as units of National Park, Wildlife Refuge, Forest, Wild and Scenic Rivers, and Wilderness Preservation Systems. (72–16) |
| 359 | 8-19 Y | Passage. (78-14) |
| | | VESSEL TONNAGESTRIP MINING (H.R. 1197) |
| 360 | 8-19 Y | Robert C. Byrd motion: Sergeant at Arms to request attendance. (84-5) |
| 361 | 8-20 Y | Robert C. Byrd motion to table Melcher appeal of Chair ruling that cloture motion is eligible to be filed on bill or any amendment pending thereto. (74-15) |
| 362 | 8-21 A | Robert C. Byrd, et al, cloture motion on Robert C. Byrd substitute amendment: Extends to small commercial vessels (under 24 meters) option of using simplified tonnage procedures; removes requirement that States comply with Office of Surface Mining regulations, but requires compliance with Surface Mining Act; extends until October 3, 1981, deadline for approval or disapproval of State plan, and until June 3, 1982, deadline for industry compliance with State plan; requires 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 gives 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. (61–32) |
| 363 | 8-21 A | Robert C. Byrd, et al, perfecting amendment (to Robert C. Byrd, et al, amendment): Gives State officials primary responsibility for mine inspection with right for Federal inspection if State reclamation plan is disapproved. (59–34) |
| 364 | 8-21 A | Robert C. Byrd motion to table Metzenbaum motion to reconsider Vote No. 363. (60-33) |
| 365 | 8-21 A | Robert C. Byrd motion to table Metzenbaum amendment (to Robert C. Byrd amendment): Incorporates certain Federal regulations pertaining to surface mining. (68–25) |
| 366 | 8-21 A | Robert C. Byrd motion: Sergeant at Arms to compel attendance. (90-4) |
| 367 | 8-21 A | Warner motion to table Melcher amendment (to Robert C. Byrd amendment): Adds section establishing performance standards for surface mining on Federal lands. (58–36) |
| 368 | 8-21 A | Robert C. Byrd motion to table Metzenbaum appeal of Chair ruling that McGovern amendment (to Robert C. Byrd amendment) incorporating regulations regarding prime farmland, is out of order in that it strikes semicolon that does not exist. (72-22) |
| 369 | 8-21 A | Warner motion to table Metzenbaum motion to reconsider Vote No. 368. (75-17) |
| 370 | 8-21 A | Warner motion to table Metzenbaum appeal of Chair ruling that Metzenbaum amendment (to Robert C. Byrd amendment) incorporating regulations relating to prime farmland, is out of order in that it strikes semicolon that does not exist. (73-16) |

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| 371 | 8-21 | Α | Ford motion to table Metzenbaum motion to reconsider Vote No. 370. (71-20) |
| 372 | 8-21 | Α | Ford motion to table Metzenbaum amendment (to Robert C. Byrd amendment): Includes certain reclamation regulations for surface mining. (59-31) |
| 373 | 8-21 | Α | Warner motion to table Metzenbaum amendment (to Robert C. Byrd amendment): Includes regulations relating to performance standards for mining on steep slopes. (59–30) |
| 374 | 8-21 | Α | Ford motion to table Bumpers amendment (to Robert C. Byrd amendment): Includes regulations relating to prime farmland. (34–56) |
| 375 | 8-21 | Α | Ford motion to table Robert C. Byrd amendment (as amended by Robert C. Byrd amendment—Vote No. 363): Removes requirement that States comply with Office of Surface Mining regulations but leaves intact requirement that they comply with Surface Mining Act; extends until October 3, 1981, deadline for approval or disapproval of State plan, and until June 3, 1982, deadline for industry compliance with State plan; requires 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 gives State officials primary responsibility for mine inspection but provides that Federal inspectors would assume this responsibility where State reclamation plan has been disapproved. (43–46) |
| 376 | 8-21 | Α | Bumpers amendment (to Robert C. Byrd amendment): Includes regulations relating to prime farmland. (58-32) |
| 377 | 8-22 | Α | Metzenbaum, et al, amendment: Incorporates Federal regulation for reclamation of prime farmland. (84-1) |
| 378 | 8-22 | Α | Robert C. Byrd, et al, substitute amendment. (54-31) |
| | | | DOMESTIC VIOLENCE PREVENTION (H.R. 2977) |
| 379 | 8-26 | N | Danforth amendment: Strikes domestic violence program, and transfers funds authorized to title XX Social Security programs. (36-46) |
| 380 | 8-26 | Υ | Levin amendment: Provides for voluntary adoption identification demonstration program. (27-58) |
| | | | EXPORT TRADING COMPANIES (S. 2718) |
| 381 | 8-26 | Υ | Stevenson amendment: Deletes tax provisions extending DISC to trading companies and making them eligible for subchapter S treatment. (84-0) |
| | | | VETERANS' PHYSICIANS PAY (H.R. 7102, P.L. 96-330) |
| 382 | 8-26 | Υ | Reconsideration of vetoed bill. (85-0) |
| | | | EXPORT TRADING COMPANIES (S. 2718) |
| 383 | 8-26 | N | Harry F. Byrd, Jr. amendment: Requires that fiscal 1981 Senate expenditures not exceed 90 percent of fiscal 1980 expenditures. (81-2) |
| | | | MILITARY PROCUREMENT AUTHORIZATION (H.R. 6974, P.L. 96-342) |
| 384 | 8-26 | Υ | Conference report. (78-2) |
| | | | EXPORT TRADING COMPANIES (S. 2718) |
| 385 | 9-3 | Υ | Heinz motion to table Helms amendment: Strikes separate Economic Development Administration and Small Business Administration authorization for export trading company financing. (64-13) |
| 386 | 9-3 | Υ | Passage. (77-0) |
| | | | VETERANS' VOCATIONAL REHABILITATION (S. 1188) |
| 387 | 9-4 | Υ | Heinz, et al, amendment: Requires VA promulgation of regulations containing guidelines for resolving claims for veterans' benefits based on exposure to Agent Orange. (86-0) |
| 388 | 9-4 | Y | Pressler modified amendment: Provides for career development and training program to permit disabled and Vietnam veterans to use their earned readjustment GI bill entitlement to reimburse employers who provide job opportunities. (35–51) |

| 398 9-4 Y Passage (86-0) HIGHER EDUCATION (H.R. 5192, P.L. 96-374) | Vote No. | Date 1980 | Voted | |
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| 390 9-4 Y Conference report (43-45) DOMESTIC VIOLENCE PREVENTION (H.R. 2977) 391 9-4 Y Passage. (46-41) HIGHER EDUCATION (H.R. 5192, P.L. 96-374) 392 9-4 N Riegle motion to table Cranston motion to reconsider Vote No. 390. (44-43) ENERGY-WATER APPROPRIATIONS, 1981 (H.R. 7950, P.L. 96-367) 393 9-9 N Johnston motion to table Cohen amendment Eliminates appropriations for Dickey-Lincoln Dam on St. John River, Maine. (46-37) 394 9-10 Y Chafee amendment Deletes S200 million appropriation for Tennessee-Tombigbee Waterway Project and prohibits funds therefor. (37-52) 395 9-10 Y Robert C. Byrd motion to suspend Rule XVI to permit consideration of legislative amendment—Vote No. 397. (84-5) 396 9-10 Y Robert C. Byrd motion to table Danforth, et al. amendment to Robert C. Byrd amendment Frecezes pay of Members of Congress. Federal judges, cabinet members, and top personnel in three branches. (78-13) 398 9-10 Y Robert C. Byrd amendment. Frecezes pay of Members of Congress. Federal judges, cabinet members, and top personnel in three branches. (78-13) 399 9-10 N Mathias amendment. Prohibits mandatory conversion to Civil Service of domestic specialists in international Communication Agency. (52-34) 400 9-15 | 389 | 9-4 | Y | |
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| 9-4 Y Passage. (46-41) HIGHER EDUCATION (H.R. 5192, P.L. 96-374) | 330 | 34 | • | |
| HIGHER EDUCATION (H.R. 5192, P.L. 96-374) Riegle motion to table Cranston motion to reconsider Vote No. 390. (44-43) ENERGY-WATER APPROPRIATIONS, 1981 (H.R. 7950, P.L. 96-367) Johnston motion to table Cohen amendment Eliminates appropriations for Dickey-Lincoln Dam on St. John River, Maine. (46-37) Johnston motion to table Cohen amendment Eliminates appropriations for Dickey-Lincoln Dam on St. John River, Maine. (46-37) Robert C. Byrd motion to suspend Rule XVI to permit consideration of legislative amendment—Vote No. 397. (84-5) Robert C. Byrd motion to suspend Rule XVI to permit consideration of legislative amendment—Vote No. 397. (84-5) Robert C. Byrd motion to table Danforth, et al. amendment (to Robert C. Byrd amendment—Vote No. 397. (84-5) Robert C. Byrd amendment Precipies pay of Members of Congress and top legislative branch personnel instead of those of all three branches. (55-34) Robert C. Byrd amendment Precipies pay of Members of Congress, Federal judges, cabinet members, and top personnel in three branches. (78-13) Passage. (83-9) FOREIGN SERVICE REFORM (H.R. 6790, P.L. 96-465) Mathias amendment Prohibits mandatory conversion to Civil Service of domestic specialists in International Communication Agency. (52-34) Mathias amendment Prohibits mandatory conversion to Civil Service of domestic specialists in International Communication Agency. (52-34) Helms modified amendment (as substitute for Helms amendment): Deletes tax exemption for additional foreign duty compensation, restricts appointments to Foreign Service personnel and state Department; gives Foreign Service personnel ame collective bargaining rights as civil service personnel; and establishes Foreign Service Grievance Board and procedure. (18-66) Helms amendment Increases rate of annuity of Foreign Service personnel held hostage by one-tenth of one percent of wavage basic salary for each day detained for first 30 days, and two-tenths of one personnel before appointment to Foreign Service classes 1 through 4 (19-62) Helms amen | 391 | 9-4 | ٧ | |
| 9-4 N Riegle motion to table Cranston motion to reconsider Vote No. 390. (44–43) ENERGY-WATER APPROPRIATIONS, 1981 (H.R. 7950, P.L. 96–367) 393 9-9 N Johnston motion to table Cohen amendment. Eliminates appropriations for Dickey-Lincoln Dam on St. John River, Maine. (46–37) 394 9-10 Y Chafee amendment. Deletes \$200 million appropriation for Tennessee-Tombigbee Waterway Project and prohibits funds therefor. (37–52) 395 9-10 Y Robert C. Byrd motion to suspend Rule XVI to permit consideration of legislative amendment—Vote No. 397. (84–5) 396 9-10 N Robert C. Byrd motion to table Danforth, et al. amendment (to Robert C. Byrd amendment—Vote No. 397). Freezes salaries only of Members of Congress and top legislative branch personnel instead of those of all three branches. (55–34) 397 9-10 Y Robert C. Byrd amendment Freezes pay of Members of Congress, Federal judges, cabinet members, and top personnel in three branches. (78–13) 398 9-10 Y Passage. (83–9) FOREIGN SERVICE REFORM (H.R. 6790, P.L. 96-465) 400 9-15 N Mathias amendment: Prohibits mandatory conversion to Civil Service of domestic specialists in International Communication Agency. (52–34) 400 Helms modified amendment (as substitute for Helms amendment): Deletes tax exemption for additional foreign duty compensation; restricts appointments to Foreign Service salary classes 1 through 6 to five percent of Foreign Service Consessed III, and III, rather than to five percent of entire personnel of State Department; gives Foreign Service personnel same collective bargaining rights as civil service personnel; and establishes Foreign Service Grievance Board and procedure. (18–66) 401 9-15 N Helms amendment Increases 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; increases years of creditable service by one year for each month thereafter; increases than six months, and by two years for each month thereafter; increas | 001 | J 7 | | |
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| 393 9-9 N Johnston motion to table Cohen amendment: Eliminates appropriations for Dickey-Lincoln Dam on St. John River, Maine. (46-37) 394 9-10 Y Chafee amendment: Deletes \$200 million appropriation for Tennessee-Tombigbee Waterway Project and prohibits funds therefor. (37-52) 395 9-10 Y Robert C. Byrd motion to suspend Rule XVI to permit consideration of legislative amendment—Vote No. 397. (84-5) 396 9-10 N Robert C. Byrd motion to table Danforth, et al, amendment (to Robert C. Byrd amendment—Vote No. 397): Freezes salaries only of Members of Congress and top legislative branch personnel instead of those of all three branches. (55-34) 397 9-10 Y Robert C. Byrd amendment Freezes pay of Members of Congress, Federal judges, cabinet members, and top personnel in three branches. (78-13) 398 9-10 Y Passage. (83-9) FOREIGN SERVICE REFORM (H.R. 6790, P.L. 96-465) 399 9-10 N Mathias amendment: Prohibits mandatory conversion to Civil Service of domestic specialists in International Communication Agency. (52-34) 400 9-15 N Helms modified amendment (as substitute for Helms amendment): Deletes tax exemption for additional foreign duty compensation; restricts appointments to Foreign Service salary classes 1 through 6 to five percent of Foreign Service bagaining rights as civil service personnel; and establishes Foreign Service parajaning | | | | |
| 394 9-10 Y Chafee amendment. Deletes \$200 million appropriation for Tennessee-Tombigbee Waterway Project and prohibits funds therefor. (37–52) 395 9-10 Y Robert C. Byrd motion to suspend Rule XVI to permit consideration of legislative amendment—Vote No. 397. (84–5) 396 9-10 N Robert C. Byrd motion to table Danforth, et al, amendment (to Robert C. Byrd amendment—Vote No. 397). Freezes salaries only of Members of Congress and top legislative branch personnel instead of those of all three branches. (55–34) 397 9-10 Y Robert C. Byrd amendment Freezes pay of Members of Congress, Federal judges, cabinet members, and top personnel in three branches. (78–13) 398 9-10 Y Passage. (83–9) FOREIGN SERVICE REFORM (H.R. 6790, P.L. 96-465) 399 9-10 N Mathies amendment. Prohibits mandatory conversion to Civil Service of domestic specialists in International Communication Agency. (52–34) 400 9-15 N Hellms modified amendment (as substitute for Helms amendment: Deletes tax exemption for additional foreign duty compensation; restricts appointments to Foreign Service salary classes 1 through 6 to five percent of Foreign Service classes 1, It and Ill, rather than to five percent of entire personnel of State Department; gives Foreign Service personnel same collective bargaining rights as civil service personnel; and establishes Foreign Service personnel held hostage by one-tenth of one percent of entire personnel personnel provide in | 393 | 9-9 | N | Johnston motion to table Cohen amendment: Eliminates appropriations for |
| 395 9-10 Y Robert C. Byrd motion to suspend Rule XVI to permit consideration of legislative amendment—Vote No. 397. (84–5) 396 9-10 N Robert C. Byrd motion to table Danforth, et al., amendment (to Robert C. Byrd amendment—Vote No. 397): Freezes salaries only of Members of Congress and top legislative branch personnel instead of those of all three branches. (55–34) 397 9-10 Y Robert C. Byrd amendment Freezes pay of Members of Congress, Federal judges, cabinet members, and top personnel in three branches. (78–13) 398 9-10 Y Passage. (83–9) FOREIGN SERVICE REFORM (H.R. 6790, P.L. 96-465) 399 9-10 N Mathias amendment Prohibits mandatory conversion to Civil Service of domestic specialists in International Communication Agency. (52–34) 400 9-15 N Mathias amendment Prohibits mandatory conversion to Civil Service of domestic specialists in International Communication Agency. (52–34) 400 9-15 N Helms modified amendment (as substitute for Helms amendment): Deletes tax exemption for additional foreign duty compensation: restricts appointments to Foreign Service salary classes 1 through 6 to five percent of entire personnel of State Department; gives Foreign Service personnel same collective bargaining rights as civil service personnel; and establishes Foreign Service Grievance beard day detained for first 30 days, and two-tenths of one percent thereafter; increases years of creditable service by one year for each month t | 394 | 9-10 | Y | Chafee amendment: Deletes \$200 million appropriation for Tennessee-Tombiabee |
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| | 404 | 9-16 | Υ | 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 |
| | 405 | 9-16 | N | Jackson motion to reconsider Vote No. 404. (47-43) |

| Vote No. | Date 1980 | Voted | |
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| 406 | 9-16 | N | Jackson amendment: Authorizes \$3.15 million to initiate construction of binary weapons production facility at Pine Bluff Arsenal, Arkansas. (52–38) |
| 407 | 9-16 | N | Passage. (89-3) |
| | | | FOOD AID CONVENTION, 1980 (Ex. G, 96th-2d) |
| 408 | 9-17 | Υ | Adoption of resolution of ratification. (94-0) |
| | | | INTERNATIONAL WHEAT AGREEMENT EXTENSION PROTOCOLS (Ex. FF, 96th-1st) |
| 409 | 9-17 | Υ | Adoption of resolution of ratification. (94-0) |
| | | | RADIO REGULATIONS REVISION (Ex. B, 96th-2d) |
| 410 | 9-17 | Y | Adoption of resolution of ratification. (94-0) |
| | | | ENDANGERED SPECIES INTERNATIONAL TRADE CONVENTION AMENDMENT (Ex. C, 96th-2d) |
| 411 | 9-17 | Y | Adoption of resolution of ratification. (94-0) |
| | | | OCEAN DUMPING CONVENTION AMENDMENTS (Ex. I, 96th-1st) |
| 412 | 9-17 | Υ | Adoption of resolution of ratification. (94-0) |
| | | | INTER-AMERICAN INSTITUTE FOR COOPERATION ON AGRICULTURE CONVENTION (Ex. HH, 96th-1st) |
| 413 | 9-17 | Υ | Adoption of resolution of ratification. (94-0) |
| | | | VENEZUELAN MARITIME BOUNDARY TREATY (Ex. G, 96th-1st) |
| 414 | 9-17 | Υ | Adoption of resolution of ratification. (94-0) |
| | | | CUBAN MARITIME BOUNDARY AGREEMENT (Ex. H. 96th-1st) |
| 415 | 9-17 | N | Helms motion to table Zorinsky-Javits amendment (as substitute for Helms amendment conditioning ratification of Treaty on withdrawal of Soviet military units from Cuba). States that nothing in this treaty alters U.S. view that Cuban military activities abroad and Soviet troops in Cuba constitute grave concern to and continuing threat to peace. (35–58) |
| 416 | 9-17 | Υ | Robert C. Byrd motion to return to legislative session. (55-37) |
| | | | HUD APPROPRIATIONS, 1981 (H.R. 7631, P.L. 96-526) |
| 417 | 9-17 | N | Jepsen motion to table Mathias amendment (to Jepsen, et al, amendment—Vote No. 418): Prohibits EPA from enforcing retroactively any regulation, other than those involving health and safety, issued under construction grants program not in effect at time grant is awarded. (59–29) |
| 418 | 9-17 | Υ | Jepsen, et al, amendment: Prohibits EPA from enforcing retroactively any regulation issued under construction grants program not in effect at time grant is awarded. (75-12) |
| | | | MILITARY CONSTRUCTION APPROPRIATIONS, 1981 (H.R. 7592, P.L. 96-436) |
| 419 | 9-17 | N | Jackson motion to table Pryor amendment (to Jackson, et al, amendment which provides \$3.15 million to initiate construction of binary weapons production facility at Pine Bluff Arsenal, Arkansas): Prohibits construction of any binary chemical weapons facility at Pine Bluff arsenal before March 1, 1981. (49–38) |
| 420 | 9-17 | Ν | Passage. (84-3) |
| | | | TRANSPORTATION APPROPRIATIONS, 1981 (H.R. 7831, P.L. 96-400) |
| 421 | 9-18 | N | Helms motion to table second excepted committee amendmentVote No. 422. (30-56 |
| 422 | 9-18 | Υ | Second excepted committee amendment: Strikes prohibition on implementing or enforcing any standard or regulation which requires any motor vehicle to be equipped with passive occupant restraint system. (48-38) |

| Vote | Date * | | |
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| No. | 1980 | Voted | |
| 423 | 9-18 | N | Bellmon, et al, amendment: Requires departments and agencies to submit to Appropriations Committees schedule of anticipated outlays for each month of fiscal 1981 and reports showing actual quarterly outlays and any necessary change in schedule submitted if outlays diverge by one percent or more. (63–17) |
| 424 | 9-18 | N | Melcher amendment: Delays any reduction in present total number of flights at Washington National Airport from January 1, 1981, until April 1, 1981. (47-29) |
| 425 | 9-18 | Υ | Passage. (67-10) |
| | | | HUD APPROPRIATIONS, 1981 (H.R. 7631, P.L. 96-526) |
| 426 | 9-19 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (65-2) |
| 427 | 9-19 | Y | Baucus amendment: Cuts by ten percent appropriations available to HUD and independent agencies funded under this Act for advertising or public relations activities. (66-0) |
| 428 | 9-19 | Α | Cranston, et al, amendment: Deletes provision terminating GI bill flight training program. (66-2) |
| 429 | 9-22 | Υ | Tsongas, et al, amendment: Restores \$200 million to Community Development Block Grant Program. (13-59) |
| 430 | 9-22 | N | Exon amendment: Reduces appropriations for section 8 assisted housing programs by \$132 million. (35-40) |
| 431 | 9-22 | Y | Metzenbaum motion to table Danforth amendment: Prohibits Office of Consumer Affairs from intervening in Federal agency adjudicatory or regulatory proceedings. (37–39) |
| 432 | 9-22 | Υ | Metzenbaum motion to reconsider Vote No. 431. (38-39) |
| 433 | 9-22 | N | Danforth amendment: Prohibits Office of Consumer Affairs from intervening in Federal agency adjudicatory or regulatory proceedings. (42–36) |
| 434 | 9-22 | N | Bellmon amendment (as substitute for Mathias amendment eliminating two percent across—the—board cut): Cuts budget authority by two percent for each department or agency included in bill except for Veterans' Administration. (56–20) |
| 435 | 9-22 | N | Heflin amendment, as amended: Exempts research and development and general revenue sharing from across-the-board cut. (35-38) |
| 436 | 9-23 | N | Helms amendment: Limits 1981 appropriations for EPA to 1980 appropriations level. (25–66) |
| 437 | 9-23 | N | Schmitt-Mathias amendment: Cuts 15 percent across-the-board for consultant services. (25-67) |
| 438 | 9-23 | Υ | Passage. (81-10) |
| | | | RECESS RESOLUTION (S. Con. Res. 126) |
| 439 | 9-23 | Υ | Adoption. (51-39) |
| | | | NUCLEAR FUEL SHIPMENTS TO INDIA (H. Con. Res. 432 |
| 440 | 9-24 | Υ | Disapproval resolution. (46-48) |
| | | | STATE-JUSTICE-COMMERCE APPROPRIATIONS, 1981 (H.R. 7584, Vetoed) |
| 441 | 9-25 | | Helms motion to table committee amendment: Increases by \$1.5 million funds for certain salaries and expenses of Department of Commerce. (29–58) |
| 442 | 9-25 | | Helms motion to table committee amendment: Deletes House language prohibiting Legal Services Corporation activities on behalf of illegal aliens. (48-38) |
| 443 | 9-25 | N | Thurmond motion to table committee amendment: Deletes House language prohibiting Department of Justice from bringing any sort of action to require directly or indirectly busing of school children other than to school nearest home except for handicapped children. (49–42) |
| 444 | 9-25 | Υ | Schmitt motion to table committee amendment: Deletes House language prohibiting funds to implement or enforce any regulation which Congress has disapproved by legislative veto. (85-7) |

| Vote No. | Date 1980 | Voted | |
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| | | | SECOND BUDGET RESOLUTION, 1981 (H. Con. Res. 448) |
| 445 | 9-25 | Υ | Robert C. Byrd motion to table Baker motion to bring up Second Budget Resolution for fiscal 1981. (55-36) |
| | | | TAX REDUCTION (H.R. 5829) |
| 446 | 9-25 | Y | Robert C. Byrd motion to table Baker motion to proceed to bring up tax cut bill. (54-38) |
| | | | HIGHER EDUCATION (H.R. 5192, P.L. 96-374) |
| 447 | 9-25 | Υ | Conference report. (83-6) |
| | | | STATE-JUSTICE-COMMERCE APPROPRIATIONS, 1981 (H.R. 7584, Vetoed) |
| 448 | 9-25 | | Helms motion to table committee amendment: Adds \$26,973,000 for U.S. contribution to International Labor Organization. (32-51) |
| 449 | 9-26 | N | Pressler, et al, amendment (as substitute for similar Pressler modified amendment): Deletes appropriations for enforcement of grain embargo against Soviet Union. (40-41) |
| 450 | 9-26 | Υ | Cranston motion to table Hollings motion to reconsider Vote No. 449. (39-43) |
| 451 | 9-26 | Ν | Hollings motion to reconsider Vote No. 449. (43-39) |
| 452 | 9-26 | Υ | Weicker question of germaneness of Weicker amendment: Provides that prohibition on busing of school children shall not be interpreted to prevent Department of Justice litigation to secure remedies for violations of fifth or fourteenth amendments to Constitution. (51–27) |
| 453 | 9-26 | N | Helms motion to table Weicker amendment: Provides that prohibition on busing of school children shall not be interpreted to prevent Department of Justice litigation to secure remedies for violations of fifth or fourteenth amendments to Constitution. (27–54) |
| | | | CONTINUING APPROPRIATIONS, 1981 (H.J. Res. 610, P.L. 96-369) |
| 454 | 9-26 | Υ | Moynihan motion to table Chiles, et al, amendment: Cuts CETA title VI public service jobs appropriations by \$900 million and increases Youth Employment and Training Program appropriations by \$200 million. (38–42) |
| 455 | 9-26 | N | Chiles motion to table Moynihan motion to reconsider Vote No. 454. (40-39) |
| 456 | 9-29 | N | Helms motion to table Weicker amendment: Prohibits use of funds to perform abortions except where life of mother would be endangered if fetus were carried to term or except for (1) such medical procedures as necessary for victims of rape or incest when reported promptly to law enforcement agency or public health service, (2) drugs or devices to prevent implantation of fertilized ovum, or (3) medical procedures necessary for termination of an ectopic pregnancy. (34–45) |
| 457 | 9-29 | N | Exon modified amendment (to Weicker amendmentVote No. 456): Adds to the Weicker amendment language that States remain free not to fund abortions to extent that they in their sole discretion deem appropriate. (47-37) |
| 458 | 9-29 | Υ | Passage. (58-27) |
| | | | TRANSPORTATION APPROPRIATIONS, 1981 (H.R. 7831, P.L. 96-400) |
| 459 | 9-30 | Υ | Adoption of conference report. (55-10) |
| | | | RAILROAD DEREGULATION (S. 1946, P.L. 96-448) |
| 460 | 9-30 | | Cannon motion to proceed to consideration of conference report. (66-2) |
| 461 | 10-1 | Υ | Conference report. (61-8) |

| Vote No. | Date 1980 | Voted | |
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| | | | CONTINUING APPROPRIATIONS, 1981 (H.J. Res. 610, P.L. 96-369) |
| 462 | 10-1 | N | Helms motion to table Stevens motion to agree to House amendment with Stevens, et al, amendment: Prohibits use of funds to perform abortions except where life of mother would be endangered if fetus were carried to term; or except for (1) such medical procedures necessary for victims of rape or incest, when such rape or incest has been reported within 48 hours to law enforcement agency or public health service; (2) drugs or devices to prevent implantation of fertilized ovum; or (3) medical procedures necessary for termination of ectopic pregnancy; and provides that States shall remain free not to fund abortions at their discretion. (28–38) |
| | | | NOMINATION OF JOHN C. SAWHILL TO CHAIR SYNFUELS CORPORATION |
| 463 | 10-1 | Υ | Robert C. Byrd motion to go into executive session to take up nomination of John C. Sawhill to be Chairman of Board of Directors of U.S. Synthetic Fuel Corporation. (52–33) |
| | | | STATE-JUSTICE-COMMERCE APPROPRIATIONS, 1981 (H.R. 7584, Vetoed) |
| 464 | 11-12 | N | Thurmond motion to table Weicker amendment: Provides that nothing in section prohibiting Justice Department action to require busing of school children shall be interpreted to prevent their initiating or participating in litigation to secure remedies for violations of Constitution. (34–46) |
| 465 | 11-13 | N. | Helms-Thurmond amendment (to Weicker amendment): Excludes busing from remedies that Justice Department may seek in litigation for violations of Constitution. (42-38) |
| 466 | 11-13 | N | Weicker motion to recommit bill to Committee. (11-73) |
| | | | INTERIOR APPROPRIATIONS, 1981 (H.R. 7724, P.L. 96-514) |
| 467 | 11-14 | Υ | Huddleston motion to table Pressler, et al, amendment: Adds \$6.62 million for rural fire prevention and control program. (19-55) |
| 468 | 11-14 | N | Huddleston motion to table Metzenbaum, et al, amendment: Adds \$45 million for urban parks and recreation program. (54-26) |
| 469 | 11-17 | Υ | Passage. (76-4) |
| | | | DISTRICT OF COLUMBIA APPROPRIATIONS, 1981 (H.R. 8061, P.L. 96-530) |
| 470 | 11-17 | Υ | Passage. (70-17) |
| | | | STATE-JUSTICE-COMMERCE APPROPRIATIONS, 1981 (H.R. 7584, Vetoed) |
| 471 | 11-17 | N | Passage. (51-35) |
| 470 | 11 10 | V | SECOND BUDGET RESOLUTION, 1981 (H. Con. Res. 448) |
| 472 | 11-18 | Ĭ | Domenici motion to table Proxmire modified amendment: Balances fiscal 1981 budget by reducing budget authority from \$699.6 billion to \$675.3 billion, outlays from \$633 billion to \$610.6 billion, revenue from \$615.9 billion to \$610.9 billion, and eliminates \$17.9 billion deficit. (72–18) |
| 473 | 11-19 | Υ | Bellmon motion to table Roth, et al, amendment: Reduces revenue level to allow for \$17 billion tax cut in fiscal 1981. (40-55) |
| 474 | 11-19 | N | Roth, et al, amendment: Reduces revenue levels to allow for \$17 billion tax cut in fiscal 1981. (58-36) |
| 475 | 11-19 | Υ | Adoption. (48–46) |
| | | | SUPERFUND FOR ENVIRONMENTAL CLEANUP (H.R. 7020, P.L. 96-510) |
| | 11-20 | | Cranston motion: Sergeant at Arms to request attendance. (75-5) |
| 477 | 11-20 | N | Helms motion to table Robert C. Byrd motion to bring up bill. (29–50) |
| 478 | 11-20 | v | SECOND BUDGET RESOLUTION, 1981 (H. Con. Res. 448) Conference report. (50-38) |
| 470 | 11 20 | | DEFENSE APPROPRIATIONS, 1981 (H.R. 8105, P.L. 96-527) |
| 479 | 11-21 | N | Thurmond, et al, amendment: Adds \$255 million for reactivation of battleship |
| ,,, | | | NEW JERSEY. (36–39) |

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| 480 | 11-21 | Υ | Thurmond motion to table Stennis motion to reconsider Vote No. 479. (41-36) |
| 481 | 11-21 | Υ | Eagleton amendment: Decreases by \$120 million funds for MX missile program. (12-65) |
| 482 | 11-21 | N | Jepsen-Nunn amendment: Restores \$200 million to Military Personnel accounts. (65-9) |
| 483 | 11-21 | Υ | Passage. (73-1) |
| | | | SUPERFUND FOR ENVIRONMENTAL CLEANUP (H.R. 7020, P.L. 96-510) |
| 484 | 11-24 | Υ | Stafford, et al, substitute amendment: Provides for liability, cleanup, and emergency response for hazardous substances released into the environment and cleanup of inactive hazardous waste disposal sites. (78-9) |
| | | | NOMINATION OF STEPHEN G. BREYER TO BE U.S. APPELLATE JUDGE |
| 485 | 11-25 | Α | Robert C. Byrd motion to table Baker appeal of Chair ruling that debate is not in order on DeConcini question of whether nomination 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) |
| 486 | 11-25 | Α | Humphrey motion to recess. (21-57) |
| 487 | 11-25 | Α | Humphrey motion to reconsider Vote No. 485. (20-62) |
| 488 | 11-25 | Α | Humphrey motion to recess until 3:00 p.m. (21-59) |
| | | | AGRICULTURE APPROPRIATIONS, 1981 (H.R. 7591, P.L. 96-528) |
| 489 | 11-25 | Α | Bellmon amendment: Reduces P.L. 480 Food for Peace program by \$100 million. (21-61) |
| 490 | 11-25 | Α | Chair ruling sustaining Metzenbaum point of order that McClure amendment (transferring \$17,526,000 from Interior Department for predator control to Agriculture Department) is legislation on appropriation bill. (33–49) |
| 491 | 11-25 | Α | McClure amendment: Transfers predator control program from Interior Department to Agriculture Department. (53-29) |
| 492 | 11-25 | Α | Huddleston amendment: Increases by \$49.67 million administrative and operating appropriations for Federal Crop Insurance Corporation. (38-44) |
| 493 | 11-25 | Α | Armstrong-Hatch amendment: Prohibits 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. (36–38) |
| 494 | 11-25 | Α | Armstrong amendment: Prohibits use of appropriations for establishing or maintaining consumer affairs office in Agriculture Department. (39–32) |
| 495 | 11-25 | Α | Passage. (58-11) |
| | | | FAIR HOUSING (H.R. 5200) |
| 496 | 12-1 | Α | Robert C. Byrd motion: Sergeant at Arms to request attendance. (68-8) |
| | | | STATE-JUSTICE-COMMERCE APPROPRIATIONS, 1981 (H.R. 7584, Vetoed) |
| 497 | 12-3 | Α | Weicker motion to table Helms amendment (to Weicker amendment to conference report): Exempts 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. (45–44) |
| 498 | 12-3 | Α | Helms-Thurmond amendment (to Weicker amendment to conference report): Adds 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. (46-43) |
| | | | FOREIGN ASSISTANCEPEACE CORPS AUTHORIZATION (H.R. 6942, P.L. 96-533) |
| 499 | 12-3 | Α | Conference report. (58-26) |

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| | | | FAIR HOUSING (H.R. 5200) |
| 500 | 12-3 | AY | Robert C. Byrd, et al, cloture motion on motion to bring up bill. (51-39) |
| | | | ITALIAN EARTHQUAKE ASSISTANCE (H.R. 8388, P.L. 96-525) |
| 501 | 12-3 | Α | Passage. (88-0) |
| | | | BUDGET RECONCILIATION, 1981 (H.R. 7765, P.L. 96-499) |
| 502 | 12-3 | Α | Conference report. (83–4) |
| E02 | 10 4 | V | FAIR HOUSING (H.R. 5200) |
| | 12-4 12-4 | Y | Robert C. Byrd motion: Sergeant at Arms to request attendance. (85-3) |
| 504 | 12-4 | ı | Robert C. Byrd, et al, second cloture motion on motion to bring up bill. (62-32) |
| 505 | 12-4 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (85-3) |
| 506 | 12-4 | N | Hatch motion to table Robert C. Byrd motion to bring up bill. (30-61) |
| 507 | 12-4 | Y | Robert C. Byrd motion to table Hatch motion to reconsider Vote No. 506. (61-31) |
| 508 | 12-5 | Υ | Robert C. Byrd motion: Sergeant at Arms to request attendance. (78-5) |
| 509 | 12-5 | Y | Robert C. Byrd motion to table Jepsen motion: Extends by 50 hours time remaining under cloture on motion to bring up bill. (61-29) |
| | | | DEFENSE APPROPRIATIONS, 1981 (H.R. 8105, P.L. 96-527) |
| 510 | 12-5 | Υ | Conference report. (73-1) |
| | | | FAIR HOUSING (H.R. 5200) |
| 511 | 12-9 | Υ | Kennedy, et al, cloture motion on bill. (54-43) |
| -40 | | | NOMINATION OF STEPHEN G. BREYER TO BE U.S. APPELLATE JUDGE |
| 512 | 12-9 | Y | Baucus, et al, cloture motion. (68-28) |
| 513 | 12-9 | Y | Confirmation. (80–10) |
| E14 | 12-9 | Υ | REVENUE SHARING (H.R. 7112, P.L. 96-604) |
| | | | Bradley, et al, amendment: Authorizes standby countercyclical fiscal assistance program for State and local governments. (24–68) |
| 515 | 12-9 | Υ | Moynihan motion to table Exon modified amendment: Establishes pilot program for 5 States to receive State government allocation equal to amount by which they reduce categorical grants. (44–49) |
| 516 | 12-9 | N | Dole motion to table Mitchell, et al, amendment: Authorizes \$2.3 billion for fiscal 1981 for State revenue sharing instead of omitting 1981 authorization. (47-44) |
| 517 | 12-9 | N | Dole motion to table Mitchell motion to reconsider Vote No. 516. (46-45) |
| 518 | 12-9 | Α | DeConcini, et al, amendment: Strikes authorization for State revenue sharing program for fiscal years 1982 through 1985. (26-56) |
| 519 | 12-9 | Υ | Bellmon amendment: Amends Walsh-Healy and Contract Work Hours Standard Acts to permit government contractors to work 10-hour day in 4-day work week. (43-38) |
| 520 | 12-9 | Υ | Passage. (80-3) |
| | | | CONTINUING APPROPRIATIONS, 1981 (H.J. Res. 637) |
| 521 | 12-10 | Y | Sasser, et al, amendment: Continues current pay freeze for Members of Congress, Federal judges, the Cabinet, and top employees of three branches. (69-21) |
| 522 | 12-10 | Υ | Dole motion to table Sasser amendment: Reduces Senate expenditures in fiscal 1981 by 15 percent, instead of 10 percent, from 1980 level. (56-34) |
| 523 | 12-10 | N | Armstrong amendment: Eliminates \$78.9 million appropriation for Amtrak operating losses. (43-46) |

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| 524 | 12-10 | N | Chiles motion to table Williams-Javits amendment (to committee amendmentVote No. 525): Exempts 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. (46-41) |
| 525 | 12-10 | N | Committee amendment: Severely reduces coverage of farm workers under Farm Labor Contractor Registration Act and exempts farmers, processors, canners, ginners, packing shed operators, nurserymen, and all farmer-owned cooperatives and their employees from fingerprinting and registration requirements. (47-41) |
| 526 | 12-10 | N | Modified committee amendment: Allows up to 3 months severance pay to displaced Senate committee staff members, and up to 1 month for Senators' displaced staff members. (44-43) |
| 527 | 12-10 | Y | Committee amendment: Allows Senators to transfer any balance remaining in clerk hire allowance to official office expense account at end of fiscal year. (64-19) |
| 528 | 12-10 | Y | Weicker motion to table committee amendment: Allows IRS to disclose tax return information relevant to criminal violations to Federal investigative agencies. (43-34) |
| 529 | 12-10 | N | Modified committee amendment: Transfers regulation of surface mining operations for stone, colloidal phosphate, sand, gravel, or clay other than brick clay from Federal Mine Safety and Health Administration to Occupational Safety and Health Administration. (44–35) |
| 530 | 12-11 | Υ | Magnuson motion to table Armstrong amendment: Reduces appropriations across the board by 4.7 percent, except for entitlement and defense programs. (45-42) |
| 531 | 12-11 | Υ | Proxmire motion to table Helms amendment: Prohibits Department of Labor from promulgating final regulations prior to February 1, 1981. (54–30) |
| 532 | 12-11 | Υ | Durenberger, et al, modified amendment: Prohibits U.S. Postal Service from implementing nine digit zip code system prior to June 1, 1981. (90-0) |
| 533 | 12-11 | Y | Chair ruling that McGovern point of order is well taken that committee amendment (preventing Secretary of Interior from implementing allocation of water from central Arizona project) is legislation on an appropriation measure. (25–57) |
| 534 | 12-11 | Υ | Moynihan, et al, amendment: Increases by \$605 million appropriation for CETA title VI countercyclical public service program. (28-54) |
| 535 | 12-11 | N | Chafee motion to table Hatfield amendment: Provides each American hostage in Iran \$100 for each day of captivity upon return to U.S. (44-35) |
| 536 | 12-11 | N | McClure-Packwood amendment: Restores provision in 1980 appropriation bill which prohibits IRS from promulgating revenue ruling regarding deductibility of general purpose contributions to private schools. (54-24) |
| 537 | 12-11 | Υ | Passage. (56-22) |
| | | | PUBLIC DEBT LIMIT EXTENSION (H.J. Res. 636) |
| 538 | 12-12 | N | Long motion to table Riegle, et al, modified amendment: Authorizes President to negotiate with foreign governments to obtain agreements limiting importation of foreign-made cars and trucks. (12-65) |
| | | | POLISH INVASION ATTEMPT (S. Res. 562) |
| 539 | 12-13 | Α | Adoption of resolution. (68-0) |
| F 40 | 10 10 | | CONTINUING APPROPRIATIONS, 1981 (H.J. Res. 637) |
| | 12-13 | | Adoption of conference report (rejected). (14–57) |
| | 12-13 | | Robert C. Byrd motion to reconsider Vote No. 540. (41-29) |
| 542 | 12-13 | Α | Robert C. Byrd motion to concur in House amendment with Robert C. Byrd, et al, amendment: Continues current pay cap for Members of Congress, Federal judges, Cabinet members, and upper level employees of three branches through September 30, 1981. (62-8) |
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| | | CONTINUING APPROPRIATIONS, 1981 (H.J. Res. 644, P.L. 96-536) |
| 543 | 12-16 Y | Proxmire motion to table Chiles amendment: Limits Postal Service appropriation to \$1.25 billion. (29-22) |
| 544 | 12-16 Y | Proxmire motion to table Jepsen amendment: Prohibits promulgation or enforcement of regulations by any Federal department or agency from December 15, 1980, through March 20, 1981. (34–19) |
| 545 | 12-16 Y | Proxmire motion to table Bellmon amendment: Caps Federal subsidy to Railroad Retirement Account at \$350 million. (39-14) |
| 546 | 12-16 Y | Passage. (34-20) |