## CHRONOLOGICAL INDEX FOR SENATE VOTING RECORDS

## Senator TSONGAS

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Vote No.	Date 1979	Voted	
			POST CLOTURE RULE CHANGES (S. Res. 61)
1	2-22	Υ	Robert C. Byrd motion to table Stevens amendment: Changes 100 hour limit on debate following cloture to aggregate of 100 one-hour periods of time. (51-38)
2	2-22	Υ	Robert C. Byrd motion to table Helms amendment: Limits time after cloture to eight hours per calendar day. (52-39)
3	2-22	Υ	Stevens, et al, amendment: Prohibits reduction of post-cloture cap below 100 hours. (92-2)
4	2-22	Υ	Robert C. Byrd motion to table Stevens amendment: Allows transfer of up to two hours time between Senators in post-cloture period instead of majority and minority floor managers and leaders. (51-43)
5	2-22	Y	Robert C. Byrd motion to table Javits amendment: Requires that any time consumed on rollcall vote on amendments shall not be charged against 100 hour cap and provides appeals method on Chair rulings on amendments in post-cloture period. (55-37)
6	2-22	Υ	Adoption. (78–16)
			AVIATION FUEL DECONTROL (S. Res. 54)
7	2-22	Υ	Jackson motion to discharge Committee on Energy and Natural Resources from further consideration of S. Res. 54. (34-53)
			NOMINATION OF LEONARD WOODCOCK
8	2-26		Robert C. Byrd motion to proceed to Executive Session. (56-29)
9	2-26	Y	Confirmation of nomination of Leonard Woodcock, of Michigan, to be Ambassador to People's Republic of China. (82-9)
			TAIWAN-U.S. RELATIONS (H.R. 2479, P.L. 96-8)
10	3-7	N	Dole amendment: Substitutes "Taiwan" for "the people on Taiwan" throughout bill. (33-62)
11	3-7	Y	Glenn motion to table Humphrey-Hatch modified amendment: Eliminates Administration's proposed American Institute in Taiwan and establishes instead government-to-government relations through official U.S. Liaison Office. (57–38)
12	3-8	Υ	Robert C. Byrd motion to table Percy, et al, amendmentVote No. 13. (45-49)
13	3-8	N	Percy, et al, amendment: States that any attempt to incorporate Taiwan into mainland China by other than peaceful means is threat "to the security interests" of United States, rather than matter "of grave concern". (42-50)
14	3-12	N	Morgan motion to table Church, et al, amendment (as substitute for Boren, et al, amendment): Provides that question of whether to allow Taiwan to keep its diplomatic real properties in United States be decided by courts. (49–36)
15	3-13	Υ	Church motion to table Dole amendment: Provides for appointment of Director of American Institute in Taiwan by President with advice and consent of Senate rather than by Secretary of State. (54–38)
16	3-13	Y	Church motion to table Humphrey modified amendment: Makes effective date of January 1, 1979, contingent upon written assurances that People's Republic of China will not undertake military operations against people of Taiwan. (74-21)
17	3-13	Υ	Passage. (90-6)

Vote No.	Date 1979	Voted	
			FIRST BUDGET RESCISSION, 1979 (H.R. 2439, P.L. 96-7)
18	3-14	Y	Kennedy, et al, amendment (as substitute for Johnston amendment—Vote No. 19): Disapproves in full President's proposed rescission of \$167.9 million for capitation grants for medical and dental schools, health professionals student loans, emergency medical training and nurse training rather than rescinding \$46.35 million as proposed by committee. (41–56)
19	3-14	N	Johnston amendment: Approves in full President's proposed rescission of \$167.9 million for capitation grants for medical and dental schools, health professionals student loans, emergency medical training and nurse training rather than rescinding \$46.35 million as proposed by committee. (14-83)
			PUBLIC DEBT LIMITBALANCED BUDGET (H.R. 2534, P.L. 96-5)
20	3-26	Y	Long motion to table Dole perfecting amendment (to Dole-Armstrong amendment): Prohibits debt limit increases beginning with fiscal 1981 unless Second Budget Resolution provides for balanced or surplus budget or more than three-fifths of both Houses agree to resolution that projects a deficit, and requires Budget Committee to report balanced budgets for 1981 and 1982 together with consequences of such budgets by April 15, 1979. (46-44)
21	3-26	N	Baker motion to table Long perfecting amendment to Dole-Armstrong amendmentVote No. 22. (36-54)
22	3-27	Υ	Long perfecting amendment (to Dole-Armstrong amendment): Requires Budget Committee, by April 15 of this year, to report balanced budgets for 1981 and 1982 together with consequences of such budgets. (57-42)
23	3-27	Υ	Long motion to table DeConcini perfecting amendment (to Dole-Armstrong amendment): Requires imposition of income tax surtax in any year following year in which there is budget deficit. (85-13)
24	3-27	Υ	Dole amendment, as amended by Long amendment—Vote No. 22: Requires Budget Committee, by April 15 of this year, to report balanced budgets for 1981 and 1982 together with consequences of such budgets. (96–2)
25	3-27	Υ	Packwood, et al, amendment: Requires President to submit alternate budget for any year for which he submits budget which is not balanced. (93-2)
26	3-27	N	Long motion to table Moynihan modified amendment: Requires Budget Committee in constructing a balanced Federal budget to reflect as far as possible equal per capita Federal expenditure levels among several States adjusted for differing costs of living. (69–28)
27	3-27	Υ	Long motion to table Armstrong, et al, amendment: Provides for individual tax reductions during calendar years 1981, 1982, 1983 and 1984, contingent upon decline in Federal spending as proportion of GNP to 20.5 percent in fiscal 1981, 20 percent in 1982, 19.5 percent in 1983 and 19 percent in 1984. (61–33)
28	3-27	Υ	Passage. (62-33)
20	2-20	V	HONORARIA LIMITATION (S. Res. 115)
29	3-28	1	Rejection. (44–54)
30	3-28	V	COUNTERVAILING DUTY EXTENSION (H.R. 1147, P.L. 96-6)
30	3-28	1	Passage. (82-15)
31	2_20	N	RHODESIAN ELECTION OBSERVERS (S. Con. Res. 8)
31	3-28	IV	Adoption. (66-27)
32	3-29	v	TAIWAN-U.S. RELATIONS (H.R. 2479, P.L. 96-8)
32	3-29	1	Conference report. (85–4)
33	4-2	Α	COUNCIL ON WAGE AND PRICE STABILITY (H.R. 2283, P.L. 96-10)
33	4 2	~	Heinz amendment: Requires that one-half of Council's expenditures be spent to appraise inflationary impact of programs and activities of various Federal departments and agencies. (36-41)
34	4-2	Α	Proxmire, et al, amendment: Extends life of Renegotiation Board through June 30, 1979. (28-56)

Vote No.	Date 1979	Voted	
35	4-2	Α	Passage. (62-22)
			DEPARTMENT OF EDUCATION (S. 210, P.L. 96-88)
36	4-5	Υ	Ribicoff motion to table Helms amendment: Restores right of voluntary prayer in public schools by eliminating jurisdiction of Supreme Court and District Courts over any case arising from State legislation relating to voluntary prayer in public schools. (43-43)
37	4-5	N	Helms amendment: Restores right of voluntary prayer in public schools by eliminating jurisdiction of Supreme Court and District Courts over any case arising from State legislation relating to voluntary prayer in public schools. (47–37)
38	4-5	Α	Robert C. Byrd motion to recess. (55-27)
			SUPREME COURT CASES SCHOOL PRAYER (S. 450)
39	4-9	N	Robert C. Byrd amendment (containing the same language as the Helms amendmentVote No. 37): Restores right of voluntary prayer in public schools by eliminating jurisdiction of Supreme Court and District Courts over any case arising from State legislation relating to voluntary prayer in public schools. (51-40)
40	4-9	N	Passage. (61-30)
			DEPARTMENT OF EDUCATION (S. 210, P.L. 96-88)
41	4-9	N	Helms motion to table Ribicoff motion to reconsider Helms amendmentVote No. 37. (41-53)
42	4-9	Υ	Ribicoff motion to reconsider Helms amendmentVote No. 37. (50-43)
43	4-9	N	Helms motion to table Ribicoff perfecting amendment (to Helms amendmentVote No. 37): Requires Undersecretary to consult with Secretary concerning recommendations of Intergovernmental Advisory Council on Education. (50-43)
44	4-9	Υ	Robert C. Byrd motion to table Helms amendmentVote No. 37. (53-40)
			FIRST BUDGET RESOLUTION, 1980; 3D BUDGET RES. 1979 (H.Con.Res. 107)
45	4-24	N	Proxmire amendment: Balances budget in fiscal 1980 by cutting \$28.8 billion from 1980 outlay level. (23-67)
46	4-24	Y	McGovern amendment: Cuts defense by \$1 billion in new budget authority in 1980, 1981 and 1982 and outlay levels by approximately \$2 billion each; restores \$500 million for programs for elderly nutrition, education of handicapped and low income weatherization grants; and returns \$500 million to Treasury. (24–69)
47	4-24	N	Harry F. Byrd, JrHelms amendment: Cuts 1980 funding level for CETA Title VI jobs program by \$1.1 billion in budget authority and \$400 million in outlays. (29-63)
48	4-24	N	Harry F. Byrd, JrHelms amendment: Cuts 1980 foreign aid funding level by \$1 billion in budget authority and \$200 million in outlays to hold bilateral aid and contributions to multinational development banks to current law levels. (38-50)
49	4-25	N	Lugar, et al, amendment: Cuts 1980 Food Stamp budget authority by \$1.038 billion and outlay levels by \$976 million in order to continue present statutory cap on foodstamp expenditures at \$6.188 billion instead of increasing it to \$7.2 billion. (30-61)
50	4-25	N	Roth, et al, amendment (as substitute for resolution): Proposes balanced budget in fiscal 1981 by restraining Federal spending by \$10 billion in 1980, \$16 billion in 1981, and \$14 billion in 1982 and allowing tax cut of \$10 million in 1980, \$25 billion in 1981, \$75 billion in 1982, \$110 billion in 1983, and \$138 billion in 1984. (36–56)

V-4-	Det.		
Vote No.	Date 1979	Voted	
51	4-25	N	Domenici-Armstrong amendment: Cuts \$11.6 billion in budget authority, \$8.4 billion in outlays and \$9.4 billion in taxes for fiscal 1980; and achieves balanced budget in 1981 by cutting \$10.7 billion in budget authority and \$11.4 billion in outlays and \$10.6 billion in taxes. (38-55)
52	4-25	N	Schweiker modified amendment: Establishes "no real-growth Federal budget", which limits growth of Federal spending to inflation rate for next three years by reducing outlays and revenues by \$5.5 billion in fiscal 1981 and \$6.5 billion in 1982 with tax cuts of \$5.5 billion in 1981 and \$6.5 billion in 1982 while maintaining balanced budget for these years. (40-52)
53	4-25	Y	Metzenbaum, et al, amendment: Increases budget authority and outlay levels for Meals-on-Wheels and other programs for elderly by \$100 million for fiscal 1980, \$200 million in budget authority and \$100 million in outlays in 1981, and by \$300 million in budget authority and \$200 million in outlays for 1982. (68-21)
54	4-25	Y	Riegle amendment: Cuts defense budget authority and outlays for fiscal 1979 through 1982 in order to cut funding for two destroyers intended for Iran. (26-62)
55	4-25	N	Hatch amendment: Institutes procedure under which all bills and resolutions providing new budget authority or new spending for fiscal 1980 would not be enrolled until Second Budget Resolution has been agreed to. (15-69)
56	4-25		Hatch amendment: Cuts allowance function outlay level by \$200 million for Federal overtime pay, \$200 million for Federal filmmaking, \$500 million for Federal travel and \$200 million for one percent reduction in Federal work force by attrition. (41-44)
57	4-25	Υ	Kennedy amendment: Increases LEAA budget authority by \$100 million each for fiscal 1980, 1981 and 1982 and outlay level for 1982 by \$100 million. (38-46)
58	4-25	Υ	Chiles, et al, amendment: Restores \$300 million for Social Security benefits outlays for each of fiscal 1980, 1981 and 1982. (49-36)
59	4-25	Υ	Magnuson modified amendment: Increases Food Stamp budget authority and outlay levels each by \$400 million for fiscal 1979. (54-30)
60	4-25	Υ	Roth, et al, amendment: Cuts government travel and filmmaking by \$400 million for fiscal 1980, \$500 million for fiscal 1981 and \$500 million for 1982. (83-0)
61	4-26	Υ	Adoption. (64-20)
			DEPARTMENT OF EDUCATION (S. 210, P.L. 96-88)
62	4-26	Υ	Ribicoff motion to table Hatch-Garn modified amendment: Calls on Secretary to make reasonable efforts to inform local education authorities about proposed rules and regulations and requires Secretary to withdraw proposed rule or regulation if majority of local education authorities disapproves it in writing within 30 days of its publication. (48-40)
63	4-26	N	Schmitt amendment: Deletes transfer of administration and operation of overseas military dependents schools from new Department. (28-58)
64	4-26	N	Morgan, et al, amendment: Denies President authority to transfer to new Department any function or program not specifically transferred by this act. (38-45)
65	4-30	Ν	Schweiker substitute amendment: Calls for expansion of Education Division in lieu of establishing separate Department. (26-48)
66	4-30	Ν	Helms amendment: Requires parental consent before students can participate in sex education programs in public elementary and secondary schools. (16-73)
67	4-30	Υ	Robert C. Byrd motion to table Jepsen appeal of Chair ruling that Jepsen amendment (to allow teachers choice of joining labor union) is not germane. (68-24)
68	4-30	N	Hayakawa amendment: Terminates Department of Education six years after effective date. (46-48)

Vote No.	Date 1979	Voted	
69	4-30	Y	Ribicoff motion to table Hayakawa appeal of Chair ruling that Hayakawa-Helms amendment (to prohibit Director of Office for Civil Rights from enforcing quota systems) is not germane. (59-32
70	4-30	Υ	Passage. (72-21)
			AVIATION SAFETY AND NOISE ABATEMENT (S. 413)
71	5-1	Υ	Javits amendment: Strikes additional authority given to Secretary of Transportation to waive compliance with certain noise standards. (33-57)
72	5-1	N	Stevens-Cannon amendment: Exempts 2 and 3-engine aircraft from compliance with noise standards if they exceed the prescribed noise standards by no more than 5 effective perceived noise decibels. (51-38)
73	5-1	Y	Passage. (78-15)
			EMERGENCY BUILDING TEMPERATURE RESTRICTIONS (S. Res. 122)
74	5-2	Υ	Adoption of resolution approving Standby Emergency Building Restrictions Contingency Plan Numbered 2. (89-3)
			NOMINATION OF ROBERT J. KUTAK
75	5-2	Υ	Confirmation of Robert J. Kutak, of Nebraska, to be Member of Board of Directors of Legal Services Corporation. (60-33)
			EMERGENCY ADVERTISING LIGHTING RESTRICTIONS (S. Res. 123)
76	5-2	Υ	Rejection of resolution approving Standby Emergency Advertising Lighting Restrictions Contingency Plan Numbered 3. (24-70)
			MILITARY PROCUREMENT SUPPLEMENTAL, 1979 (S. 429, P.L. 96-29)
77	5-3	N	Warner motion to table Heinz amendment: Deletes prohibition on funds for carrying out Service Life Extension Program for USS SARATOGA unless conducted on basis of least cost as confirmed by GAO report and inserting instead prohibition on such funds unless conducted on basis of cost, considerations of national security and such other factors as Secretary of Defense considers appropriate. (33–59)
78	5-3	Υ	Heinz motion to table Biden motion to reconsider Biden, et al, amendment (to Heinz amendment—Vote No. 77): Prohibits use of funds to carry out SLEP for USS SARATOGA unless conducted on basis of cost as determined in GAO report and as determined in such analyses as the Secretary of Defense considers appropriate, and on basis of such other factors, including national security, as Secretary considers appropriate. (52–39)
79	5-3	N	Warner-Harry F. Byrd, Jr. amendment (as substitute for Heinz amendment, as amended): Prohibits use of funds to carry out SLEP for USS SARATOGA unless conducted on basis of least cost as confirmed by GAO report or unless President certifies in writing to Congress that such programs not be conducted on basis of least cost. (41-50)
80	5-3	Υ	Riegle, et al, amendment: Reduces authorization for Navy ship procurement by deleting \$628 million for two of four destroyers ordered by Iran. (32-56)
81	5-3	N	Passage. (77-12)
			ALCOHOL ABUSE, PREVENTION AND TREATMENT (S. 440, P.L. 96-180)
82	5-7	Υ	Huddleston motion to table Thurmond modified amendment: Requires labels of bottles of alcoholic beverages containing more than 24-percent alcohol to display "Caution: Consumption of alcoholic beverages may be hazardous to your health." (21-68)
			WEEKEND GASOLINE SALES RESTRICTIONS (S. Res. 121)
83	5-8	Υ	Weicker motion to discharge Energy Committee from further consideration of resolution approving standby emergency weekend sales restrictions on gasoline (Department of Energy Standby Contingency Plan Numbered 1) in order to give Senate opportunity to debate and vote on plan. (16–81)

Vote No.	Date 1979	Voted	
			GASOLINE RATIONING PLAN NO. 6 (S. Res. 153)
84	5-9	Υ	Adoption. (66-30)
			GASOLINE RATIONING PLAN NO. 1 (S. Res. 120)
85	5-9	Y	Adoption. (58-39)
			STATE DEPARTMENT AUTHORIZATION (H.R. 3363, P.L. 96-60)
86	5-10	Y	Javits-Dole amendment (to Baker, et al, amendment deleting McGovern amendment to 1977 State Department Authorization Act): Exempts from automatic granting of temporary visitor's visa representatives of purported labor unions or groups which are completely under the control of totalitarian states, and members of PLO. (87-2)
87	5-10	N	Harry F. Byrd, JrHelms amendment: Makes bill one-year instead of two-year authorization. (70-19)
88	5-10	Υ	Javits motion to table Thurmond, et al, amendment: Reduces immigration and refugee programs authorization by \$66.85 million in fiscal 1980 and by \$71.53 million in 1981. (56-32)
			MIDDLE EAST SPECIAL ASSISTANCE (S. 1007, P.L. 96-35)
89	5-14	Α	Helms motion to table Church amendment, as substitute for Helms amendment: Urges all nations, including Israel and Egypt, who are not party to Nuclear Non-Proliferation Treaty to become parties. (7-76)
90	5-14	Α	Passage. (73-11)
			STATE DEPARTMENT AUTHORIZATION (H.R. 3363, P.L. 96-60)
91	5-15	Υ	Church motion to table Helms amendment: Declares that, effective January 1, 1980, furnishing of technical assistance by U.N. shall not be considered U.S. obligation. (54-35)
92	5-15	N	Schweiker, et al., amendment: Expresses sense of Congress that President, no later than 10 days after installation of black majority government in Rhodesia, should determine that International Security Assistance Act of 1978 has been substantially complied with and should not enforce sanctions against Rhodesia. (75–19)
93	5-15	Y	Robert C. Byrd, et al, amendment, as substitute for Helms amendment: Requires President to report to Congress, no later than 14 days after installation of new government in Salisbury or June 30, 1979, whichever is earlier, his determination as to whether International Security Assistance Act of 1978 has been complied with and states finding of Congress that President should determine that law has been complied with and sanctions against Rhodesia should no longer be enforced. (83–11)
94	5-15	N	Helms amendment, as amended (Vote No. 93): Requires President to report to Congress, no later than 14 days after installation of new government in Salisbury or June 30, 1979, whichever is earlier, his determination as to whether International Security Assistance Act of 1978 has been complied with and states finding of Congress that President should determine that law has been complied with and sanctions against Rhodesia should no longer be enforced. (74-21)
95	5-15	N	Passage. (84-10)
			VETERANS' HEALTH CARE (S. 7, P.L. 96-22)
96	5-16	N	Cranston amendment (as substitute for Proxmire amendment striking requirement that Veterans' Affairs Committee approve VA medical facility projects costing more than \$2 million): Gives Veterans' Affairs Committee rather than Appropriations Committee authority to approve major VA medical facility construction or acquisition projects. (45–47)
97	5-16	Y	Cranston perfecting amendment (to Matsunaga amendment): Gives VA same authority to furnish Vietnam-era veterans with private readjustment counseling and related services as is available to veterans with 100-percent combat disabilities. (93-0)

Vote No.	Date 1979	Voted	
98	5-16	Υ	Heinz perfecting amendment (to Pressler amendmentVote Nos. 97 and 99): Allow VA to contract outside VA for readjustment counseling. (42-53)
99	5-16	Υ	Pressler amendment, as amended: Gives VA same authority to furnish Vietnam-era veterans with private readjustment counseling and related services contracts as is available to veterans with 100-percent combat disabilities. (94-0)
			SMALL BUSINESS ADMINISTRATION AUTHORIZATION (S. 918)
100	5-16	Υ	Huddleston motion to table Cochran amendment: Reduces interest rate applicable for homeowners under SBA physical disaster program from three percent on first $$55,000$ and an effective rate of $8.5$ percent on loans over that amount, to one percent on first $$10,000$ , three percent on next $$30,000$ , and an effective rate of $7-3/8$ percent for loans over $$40,000$ . $(46-38)$
			MULTILATERAL DEVELOPMENT BANKS (S. 662)
101	5-17	Υ	Passage. (67-24)
			LEAA AUTHORIZATION (S. 241, P.L. 96-157)
102	5-21	Α	Passage. (67-8)
			FOREIGN SECURITY ASSISTANCE ARMS EXPORT (H.R. 3173, P.L. 96-92)
103	5-22	N	Proxmire amendment: Prohibits economic support fund assistance to Syria. (34-58)
104	5-22	N	Robert C. Byrd, et al, amendment to Chafee amendment: Authorizes \$50 million in military aid to Turkey instead of \$50 million in military sales credits. (64-32)
105	5-22	Υ	DeConcini, et al, amendment: Increases by \$16.6 million authorization for International Narcotics Control program for Colombian interdiction. (65-29)
106	5-22	Ν	Harry F. Byrd, Jr. amendment: Reduces funds in bill by approximately \$56 million. (43-49)
107	5-22	Υ	Passage. (69-21)
			WHEAT EXPORTERS CONFERENCE (S. Res. 163)
108	5-23	Y	Adoption. (80-15)
			SUPPLEMENTAL FOOD PROGRAM (WIC) (S. 292)
109	5-23	Υ	McGovern motion to table Eagleton amendmentVote No. 110. (31-62)
110	5-23	N	Eagleton amendment: Authorizes withholding of funds from States which fail to administer properly, effectively and efficiently child feeding programs. (77–19)
111	5-23	Y	Passage. (91-0)
			FIRST BUDGET RESOLUTION, 1980; 3RD BUDGET RES. 1979 (H.Con.Res. 107)
112	5-23	Υ	Muskie substitute amendment for conference report: Contains same provisions as conference report except for additional \$350 million in budget authority for education programs. $(72-17)$
			MARITIME PROGRAMS (S. 640, P.L. 96-112)
113	5-24	Y	Passage. (85-2)
			DEPARTMENT OF JUSTICE AUTHORIZATION (S. 1157, P.L. 96-132)
114	6-4	N	Helms amendment: Reduces by \$2 million funds authorized for Civil Rights Division for fiscal 1980. (20-59)
115	6-4	Y	Passage. (77-2)
			EMERGENCY ENERGY CONSERVATIONGAS RATIONING (S. 1030, P.L. 96-102)
116	6-5	Y	Weicker amendment: Establishes mandatory, non-coupon sticker gasoline conservation program prohibiting use of each private motor vehicle for one 24-hour calendar day per week. (10-79)

Vote No.	Date 1979	Voted	
117	6-5	Υ	Javits motion to table Helms amendment: Prohibits busing of public school children for desegregation purposes during national energy emergencies. (52-39)
118	6-5	N	Talmadge motion to table Metzenbaum amendment: Excludes production of chewing gum, malt beverages, distilled, blended and rectified liquors, tobacco, ornamental horticulture, confectionery and pet food from energy conservation exemptions. (75–14)
119	6-5	N	Armstrong amendment: Provides that any energy policy proposed by President shall not go into effect if either House of Congress disapproves. (37-51)
120	6-5	Y	Passage. (77-13)
			TREATY TERMINATION (S. Res. 15)
121	6-6	N	Harry F. Byrd, Jr., et al, substitute amendment: States sense of Senate that Senate approval is required to terminate any mutual defense treaty. (59-35)
			CIVIL RIGHTS COMMISSION (S. 721, P.L. 96-81)
122	6-7	Y	Helms modified amendment: Authorizes Civil Rights Commission to report to Congress concerning discrimination against Americans who are members of eastern and southern European ethnic groups. (91-1)
123	6-7	Υ	Bayh motion to table Helms amendment: Restricts busing of public school children for desegregation purposes during national energy emergencies. (49-46)
124	6-7	Y	Passage. (91-5)
			MILITARY PROCUREMENT AUTHORIZATION (S. 428, P.L. 96-107)
125	6-12	N	Hart amendment: Deletes all funds for research, development and procurement of F/A-18 Naval fighter/attack aircraft. (18-78)
126	6-12	N	Stennis motion to table Tsongas amendment: States sense of Congress that President remove sanctions against Rhodesia when he determines, after consulting Great Britain, monitoring events in Rhodesia, and conferring with Congress, that their removal is in national interest, carrying with it the Javits, et al, amendment. (52–41)
127	6-13	N	Passage. (89-7)
			ENDANGERED SPECIES (S. 1143, P.L. 96-159)
128	6-13	N	Baker-Sasser amendment: Exempts Tellico Dam and Reservoir Project from Act. (43-52)
129	6-13	N	Bellmon amendment: Requires that endangered and threatened species covered by Act must have economic or aesthetic value to man. (14-80)
130	6-13	Υ	Passage. (91-5)
			RURAL DEVELOPMENT PILOT ENERGY PROJECTS (S. 892)
131	6-14	Υ	Lugar amendment: Increases from \$180 million to \$500 million new loan guarantees for pilot energy projects using agriculture commodities and forest products for production of gasohol, as modified by Leahy amendment limiting loan guarantees for any project to \$30 million. (82-10)
			VETERANS' BENEFITS (H.R. 3892, P.L. 96-151)
132	6-18	Υ	Cranston, et al, amendment: Modifies certain limitations on benefits relating to travel expense reimbursement and furnishing of nonprescription medical items to veterans who are not receiving benefits for service-connected disabilities. (73-5)
133	6-18	N	Humphrey amendment: Deletes provisions which reduce existing benefits for travel expenses, dental care, and reimbursement for drugs, medicines, and medical supplies. (40–52)
134	6-18	Υ	Simpson motion to table Humphrey motion to recommit bill. (73-19)

Vote No.	Date 1979	Voted	
			INTERNATIONAL DEVELOPMENT ASSISTANCE (H.R. 3324, P.L. 96-53)
135	6-19	N	DeConcini modified amendment: Deletes Institute for Scientific and Technological Cooperation. (58-42)
136	6-19	Υ	McGovern amendment: Expresses sense of Senate that President should ask for a emergency session of U.N. General Assembly to deal with Southeast Asia refugees. (98-0)
137	6-19	Y	Passage. (70-25)
			TENNESSEE VALLEY AUTHORITY (S. 436, P.L. 96-97)
138	6-20	Α	Ford modified amendment: Expands TVA Board of Directors from three to five members and requires that two be residents from consuming States. (33-58)
			VISTA (ACTION) (S. 239, P.L. 96-143)
139	6-20	Α	Humphrey amendment: Makes Peace Corps an independent agency. (32-62)
140	6-20	Α	Passage. (75-16)
			SUPPLEMENTAL APPROPRIATIONS, 1979 (H.R. 4289, P.L. 96-38)
141	6-25	Α	Johnston amendment: Eliminates \$20 million in grants for Virgin Islands. (35-43)
142	6-25	N	Weicker amendment: Reduces limitation on Economic Development Revolving Fund loan guarantees and obligations by \$13 million for loan guarantee for Wheeling-Pittsburgh Steel Corporation. (29–59)
143	6-25	Y	Boschwitz modified amendment: Adds \$15 million to refugee programs to aid Indochina "Boat People" and deletes \$27 million in U.N. technical assistance. (70-22)
144	6-25	N	Tower motion to table Riegle amendment: Converts fourth Iranian Spruance-class hull to an AEGIS guided missile destroyer. (71-19)
145	6-25	N	Helms, et al, amendment: Reduces funds available for food stamp program by \$328 million, thereby setting increased spending cap at \$660 million instead of \$988,786,000. (22-66)
146	6-26	N	Hayakawa amendment: Sets increased spending limitation for food stamp program at \$800 million instead of \$988,786,000. (28-62)
147	6-26	Υ	Magnuson motion to table Jepsen amendment: States sense of Senate that HEW shall borrow against its fiscal 1980 budget rather than require States to cut their welfare and medicaid programs by \$831 million to comply with Michel amendment. (36-55)
148	6-26	Υ	Chiles amendment, as substitute for Jepsen amendment: Adds language stating amendment shall apply if necessary to make payments to eligible recipients. (41-52)
149	6-26	N	Jepsen amendment: States sense of Senate that HEW shall borrow against its fiscal 1980 budget rather than require States to cut their welfare and medicaid programs by \$831 million to comply with Michel amendment. (67-24)
150	6-26	Υ	Question of germaneness of Stennis, et al, amendment reducing interest rate on SBA disaster loans to homeowners. (83-11)
151	6-26	Υ	Passage. (86-8)
			ENERGY SUMMIT (S. Res. 191)
152	6-26	Υ	Adoption. (90-3)
			INTERNATIONAL WHEAT AGREEMENT PROTOCOLS (Ex. L, 96th-1st)
153	6-26	Y	Adoption. (89-6)
			ESTATE AND GIFT TAX CONVENTION WITH FRANCE (Ex. J, 96th-1st)
154	7-9	Υ	Adoption. (98-0)
155	7-9	Υ	PROTOCOL TO TAX CONVENTION WITH FRANCE (Ex. K, 96th-1st) Adoption. (98-0)

Vote No.	Date 1979	Voted	
			PROTOCOL TO TAX CONVENTION WITH UNITED KINDGOM (Ex. Q, 96th-1st)
156	7-9	Y	Adoption. (98-0)
			ESTATE AND GIFT TAX CONVENTION WITH UNITED KINGDOM (Ex. R, 96th-1st)
157	7-9	Υ	Adoption. (98-0)
125	- 4		TAX CONVENTION WITH KOREA (Ex. P, 94th-2d)
158	7-9	Υ	Adoption. (98-0)
450		.,	TAX CONVENTION WITH HUNGARY (Ex. X, 96th-1st)
159	7-9	Y	Adoption. (98-0)  REORGANIZATION PLAN NUMBERED 2FOREIGN AID ACTIVITIES (S. Res. 140)
160	7-9	N	Rejection of disapproval resolution. (45-51)
			DIRECT POPULAR ELECTION (S.J. Res. 28)
161	7-10	Υ	Rejection. (51-48)
			MILITARY CONSTRUCTION AUTHORIZATION (S. 1319, P.L. 96-125)
162	7-12	Ν	Tower modified motion to refer bill to Labor Committee with instructions to report back no later than July 26. (35-63)
			RURAL HOUSING AMENDMENTS (S. 1064, in P.L. 96-153)
163	7-12	N	Helms amendment: Reduces authorization by \$7.5 million for fiscal 1980 for certain title V housing programs. (15-77)
			HOUSING AND COMMUNITY DEVELOPMENT (S. 1149, P.L. 96-153)
164	7-12	N	Armstrong amendment: Limits eligibility for section 8 assisted housing to families with incomes of no more than 50 percent of area median, or \$12,000 per year, whichever is less. (34-55)
165	7-13	N	Garn amendment: Exempts self-help rehabilitation activities conducted by neighborhood-based nonprofit organizations from requirements concerning ratio of journeymen-to-apprentices imposed by Davis-Bacon Act. (35-57)
166	7-13	N	Proxmire amendment: Reduces authorization for assisted housing by \$145.5 million to amount requested by President. (51-40)
167	7-13	Υ	Leahy, et al, amendment: Increases authorization from \$40 million to \$50 million for section 701 program for regional planning commissions. (49-42)
168	7-13	N	Morgan amendment: Strikes exemption for FHA loans from State usury laws unless State subsequently reenacts usury limit. (20-62)
169	7-13	Y	Passage. (82-0)
			NUCLEAR REGULATORY COMMISSION AUTHORIZATION (S. 562)
170	7-16	Α	Johnston-McClure amendment: Provides that if the NRC does not approve a State emergency plan at nuclear power plant, NRC shall establish an interim emergency plan which may be renewed for 90 day periods until State plan is approved. (37-40)
171	7-13	А	Hart motion to table McClure substitute amendment: Provides that if NRC does not approve State emergency plan at nuclear power plant, NRC shall establish interim emergency plan which may be renewed for 90 day periods until State plan is approved. (41–40)
172	7-16	Α	Simpson motion to table Hart motion to reconsider Vote No. 171. (43-39)
173	7-16	Α	Simpson-Hart amendment, as amended: Provides that each State having nuclear power facilities must have, within nine months, an emergency plan approved by NRC to respond to nuclear accidents or face an immediate shutdown of plants; requires NRC to promulgate the minimum requirements for State plans; and requires NRC to implement measures to safeguard public health for facilities without approved State plans. (64-19)

Vote	Date		
No.	1979	Voted	
174	7-17	Α	Hart-Kennedy, et al, amendment: Places six-month moratorium on new commercial powerplant construction permits; and requires NRC to promulgate new regulations specifying population density and distribution requirement for siting new nuclear plants. (35-57)
175	7-17	Α	Percy motion to table McGovern amendment: Provides State veto power over proposed nuclear waste site within their borders. (54–38)
176	7-17	Α	Bayh modified amendment: Extends criminal penalties to individual who knowingly and willfully violates NRC safety standards governing construction or operation of nuclear plant. (60-32)
177	7-17	Α	Hart motion to table Heinz amendment: Requires resident inspectors to reside within three miles of nuclear facility. (90-8)
178	7-17	Α	Passage. (97-1)
			ENERGY-WATER APPROPRIATIONS, 1980 (H.R. 4388, P.L. 96-69)
179	7-17	Α	Cohen, et al, amendment: Eliminates \$710,000 appropriated for proposed Dickey-Lincoln hydroelectric project on St. John River in northern Maine. (46-51)
180	7-17	Α	Culver-Chafee amendment: Deletes exemption of Tellico Dam, Tennessee, from requirements of Endangered Species Act. (53-45)
181	7-18	N	Johnston modified amendment: Appropriates \$57,480,700 to complete Hart Senate Office Building; sets construction cost ceiling of \$142,627,700. (47-47)
182	7-18	Υ	Chafee motion to table Dole motion to reconsider Vote No. 181. (45-50)
183	7-18	N	Dole motion to reconsider Vote No. 181. (49-47)
184	7-18	N	Reconsideration of Vote No. 181. (49-46)
185	7-18	Υ	Passage. (90-6)
			AGRICULTURE APPROPRIATIONS, 1980 (H.R. 4387, P.L. 96-108)
186	7-18	N	Bellmon amendment: Deletes \$195 million for special home ownership assistance program. (60-36)
187	7-18	N	Bellmon amendment: Reduces by \$39.3 million appropriation for Special Milk Program for milk served to children not eligible for free milk program. (32-66)
188	7-18	N	Eagleton motion to table Leahy amendment: Adds approximately \$1.5 million for rural development research. (52-42)
189	7-18	Υ	Eagleton motion to table Roth amendment: Cuts \$170 million in administrative costs of Department of Agriculture by improved program efficiency and administrative productivity. (65-26)
190	7-18	N	Bellmon motion to table Melcher amendment: Adds \$18 million for Soil Conservation Service. (23–68)
191	7-19	Υ	Passage. (90-7)
			LABOR-HEW APPROPRIATIONS, 1980 (H.R. 4389)
192	7-19	Υ	Packwood motion to table Helms amendment to Magnuson amendmentVote 193. (46-53)
193	7-19	N	Helms amendment to Magnuson amendment: Strikes words "where medically necessary" from provisions allowing Federal funding of abortions where life of mother is endangered or in cases of rape or incest. (46–53)
194	7-19	Y	Bayh amendment to Magnuson amendment: Adds language of current law to deny funds for abortions except where life of mother is endangered or in cases of rape or incest or where severe and long-lasting physical health damage to mother would result. (57-42)
195	7-19	N	Hatfield motion to table Williams amendment (as substitute for Bumpers amendment): Modifies Federal Mine Safety and Health Act of 1977 to require six hours of initial training, and 18 more hours after 180 days, for newemployees in certain specified mining operations. (59–35)

Vote No.	Date 1979	Voted	
196	7-20	N	Eagleton motion to table Tsongas amendment: Prohibits use of funds by HEW for busing public school students to school other than nearest home which offers courses of studies pursued by student, to comply with Title VI of Civil Rights Act of 1964. (58-35)
197	7-20	N	Morgan amendment: Deletes \$30,350,000 appropriation for new basic educational skills improvement program. (30-63)
198	7-20	Υ	Moynihan motion to table Roth, et al, amendment: Reduces total budget authority for HEW by \$500 million; requires reduction be achieved by cutting fraud, abuse, and waste, as defined by HEW Inspector General. (53-41
199	7-20	Υ	Magnuson motion to table Chiles, et al, amendment: Reduces CETA Title VI funds by \$505 million to reduce countercyclical public service jobs to 100,000 through attrition by end of fiscal 1980. (50-43)
200	7-20	N	Church question of germaneness of Church, et al, amendment exempting from OSH, regulation, businesses with ten or fewer employees having industry occupational injury/illness rate not exceeding seven per 100 full-time employees. (54-38)
201	7-20	N	Church motion to table Schweiker, et al, amendment (as substitute for Church, et al, amendment): Exempts from OSHA regulation, businesses with ten or fewer employees having occupational injury incidence rate less than seven per 100 full-time employees and less than six lost workdays due to occupational injury per ten full-time employees. (31-61)
202	7-20	N	Helms motion to table Javits amendment (as substitute for Hayakawa-Helms amendment)Vote No. 203. (18-70)
203	7-20	Y	Javits amendment (as substitute for Hayakawa-Helms amendment): Includes exact language of 1978 Act prohibiting use of funds by HEW to issue, implement or enforce any quota related to race, creed, color, national origin or sex, or to require any individual or entity to take any action with respect to admissions policies or practices of any institution of higher education. (72-17)
204	7-20	Y	Passage. (67-20)
			EXPORT CONTROL (S. 737, P.L. 96-72)
205	7-21	Υ	Muskie, et al, amendment: Limits exports of animal hides and skins until President determines that there are adequate supplies to meet domestic requirements or that other hide exporting countries have resumed reasonable levels of exports. (38-46)
206	7-21	Υ	Riegle motion to table Stevens modified amendment: Allows export of oil or natural gas in exchange for an equivalent amount of oil or natural gas if President determines it to be in national interest. (52-30)
207	7-21	Υ	Riegle motion to table Eagleton amendment: Requires both Houses of Congress to disapprove Presidential decision allowing Alaskan crude oil exports. (34-48)
208	7-21	Υ	Stevenson motion to table McClure amendment: Provides that either House may pass a disapproval resolution to veto Presidential embargo on agricultural exports; allows other House to reverse veto with an approval vote. (33–46)
209	7-21	Y	Stevenson motion to table Bellmon amendment: Strikes language allowing Commodity Credit Corporation to purchase agricultural commodities and arrange sales to foreign governments. (20-57)
210	7-21	Υ	Passage. (74-3)
			FOOD STAMP PROGRAM (H.R. 4057, P.L. 96-58)
211	7-23	N	Helms amendment to McGovern amendment—Vote No. 213: Strikes provisions eliminating food stamp program authorization ceilings for fiscal 1980 and 1981. (37–57)
			MULTILATERAL TRADE NEGOTIATIONS (H.R. 4537, P.L. 96-39)
212	7-23	Y	Passage. (90-4)

Vote No.	Date 1979	Voted	
			FOOD STAMP PROGRAM (H.R. 4057, P.L. 96-58)
213	7-23	Υ	McGovern substitute amendment: Authorizes such sums as necessary for food stamp program for fiscal 1980 and 1981; modifies administrative procedures to increase efficiency. (75–20)
			STATE-JUSTICE-COMMERCE APPROPRIATIONS, 1980 (H.R. 4392, P.L. 96-68)
214	7-24	N	Helms amendment: Prohibits use of funds by Department of Justice to bring legal action to require busing of student to school other than nearest home. (37-60)
215	7-24	Y	Melcher amendment: Prohibits funds for dissemination or preparation of certain Agriculture census forms. (93-4)
216	7-24	Υ	Passage. (86-10)
			NOMINATION OF PATRICIA M. WALD
217	7-24	Υ	Confirmation of nomination of Patricia M. Wald, of Maryland, to be U.S. Circuit Judge for District of Columbia Circuit. (77-21)
			NOMINATION OF FRANK P. REICHE
218	7-25	N	Humphrey motion to recommit. (28-70)
219	7-25	Υ	Confirmation of nomination of Frank R. Reiche, of New Jersey, to be member of Federal Election Commission. (73-25)
			PANAMA CANAL IMPLEMENTATION (H.R. 111, P.L. 96-70)
220	7-26	Y	Mathias-Helms amendment: Restores House-passed provisions applying title VII of Civil Service Reform Act of 1978 as statutory foundation governing union representation and collective bargaining for employees of Panama Canal Commission. (53-45)
221	7-26	N	Stevens modified amendment: Restores House-passed provision requiring Congressional authorization to transfer Panama Canal property to Panama. (41-56)
222	7-26	Y	Gravel modified amendment: Authorizes \$8 million to establish International Sea Level Canal Commission to study feasibility of sea level canal in Panama. (43–54)
223	7-26	N	Dole modified amendment: Provides for recovery of U.S. costs in implementing Treaty; prohibits inclusion of these costs in computing toll base; and bars toll increases on transport of U.S. domestic energy source through Canal. (34–62)
224	7-26	N	Dole, et al, amendment: Grants President authority to take appropriate action to insure that Canal remains open, secure, neutral and accessible, notwithstanding vote by Panama Canal Commission members. (46-50)
225	7-26	N	Helms amendment: Prevents payments to Panama if President or Congress determines Panama is interfering in international affairs of another nation. (22-73)
226	7-26	Y	Passage. (64-30)
			HUD APPROPRIATIONS, 1980 (H.R. 4394, P.L. 96-103)
227	7-27	N	Proxmire amendment: Reduces by \$684 million, or ten percent, general revenue sharing fund allotment to States. (31-59)
			D.C. APPROPRIATIONS, 1980 (H.R. 4580, P.L. 96-93)
228	7-27	N	Helms amendment: Prohibits use of funds for abortions where Federal funds are not available under Medicaid. (34-55)
229	7-27		Roth amendment: Substitutes language of House-passed bill. (28-60)
230	7-27	Y	Passage. (77-12)
2.2.7	2		HUD APPROPRIATIONS, 1980 (H.R. 4394, P.L. 96-103)
231	7-27	N	Proxmire amendment: Reduces annual contract authority for assisted housing by \$34.3 million. (36-52)

Vote No.	Date 1979	Voted	
232	7-27	Υ	Passage. (60-25)
			MILITARY CONSTRUCTION AUTHORIZATION (S. 1319, P.L. 96-125)
233	7-30	N	Exon motion to table Melcher amendment to Exon amendmentVote No. 234. (40-57)
234	7-30	Y	Melcher amendment to Exon amendment: Waives application of Davis-Bacon Act for new construction for all government contracts under \$10,000; retains present \$2,000 level for repairs and maintenance contracts and for contracts where entire project is more than \$10,000. (68-28)
235	7-30	Υ	Exon amendment, as amended (Vote No. 234): Waives application of Davis-Bacon Act for new construction for all government contracts under \$10,000; retains present \$2,000 level for repairs and maintenance contracts and for contracts where entire project is more than \$10,000. (92-3)
			REGIONAL DEVELOPMENT COMMISSIONS (S. 835)
236	7-31	N	Simpson amendment: Strikes title III, Regional Growth Policy Process, providing for establishment and coordination of Regional Planning Commissions. (47-51)
237	7-31	Υ	Stafford amendment: Prohibits Alaska regional commission established under act from having land use planning authority. (77-21)
	-		ATTORNEY FEES (S. 265)
238	7-31	Υ	Passage. (94-3)
000	7 04		AUGUST RECESS (H. Con. Res. 168)
239	7-31		Robert C. Byrd motion to table Weicker amendment: Provides for adjournment of House from August 2 to September 5 and recess of Senate from August 31 to September 5. (85-13)
240	7-31	Υ	Adoption. (89–9)
			NOMINATION OF CHARLES W. DUNCAN, JR.
241	7-31	Υ	Confirmation of nomination of Charles W. Duncan, Jr., of Texas, to be Secretary of Energy. (95-1)
2.2			ECONOMIC DEVELOPMENT PROGRAMS (S. 914)
242	8-1	Υ	Passage. (83-17)
0.40			AMTRAK AUTHORIZATION (H.R. 3996, P.L. 96-73)
243	8-1	N	Melcher, et al, amendment (to Leahy, et al, substitute amendmentVote No. 244): Provides for one-year continuation of present Amtrak system until route plan responsive to energy shortages is developed. (35-65)
244	8-1	Υ	Leahy, et al, substitute amendment: Authorizes \$867.3 million for fiscal 1980 and \$945 million for 1981 for Amtrak; provides additional funding to add long-distance trains to system meeting designated criteria; reduces payments for labor protection; changes present subsidy operating formula; authorizes 18-month continuation of subsidies for commuter trains; provides additional funding for new State-assisted train service; provides additional funding to add short-distance and regional balance trains. (89-11)
			NOMINATION OF BENJAMIN R. CIVILETTI
245	8-1	Υ	Confirmation of nomination of Benjamin R. Civiletti, of Maryland, to be Attorney General. (94-1)
			NOMINATION OF PAUL C. VOLCKER
246	8-2	Υ	Confirmation of nomination of Paul C. Volcker, of New Jersey, to be Chairman of Board of Governors of Federal Reserve System. (98-0)
			NOMINATION OF G. WILLIAM MILLER
247	8-2	Υ	Confirmation of nomination of G. William Miller, of California, to be Secretary of Treasury. (97-1)

Vote No.	Date 1979	Voted	
			ANTIRECESSION AND TARGETED FISCAL ASSISTANCE (S. 566)
248	8-3	N	Bellmon amendment: Strikes fiscal 1979 authorization for standby fiscal assistance and targeted fiscal assistance programs. (51-34)
249	8-3	N	Bellmon amendment: Strikes program establishing targeted fiscal assistance program. (31-59)
250	8-3	N	Bellmon amendment: Restructures local criteria for eligibility under countercyclical antirecession fiscal assistance authority from six percent to seven percent unemployment; provides that jurisdictions having unemployment rate greater than six percent but less than seven percent would qualify for assistance if their unemployment rate increased two or more percent. (31–61)
251	8-3	Υ	Passage. (69-23)
			FINANCIAL DISCLOSURE RULE (S. Res. 220)
252	8-3	N	Adoption. (50-29)
			TREASURY-POSTAL SERVICE APPROPRIATIONS, 1980 (H.R. 4393, P.L. 96-74)
253	9-5	Y	Schmitt amendment: Strikes Committee amendment providing \$1 million to IRS for pilot program to allow withholding of tax refunds from former students who have defaulted on their government subsidized student loans. (52–38)
254	9-5	Y	Committee amendment: Strikes House provision requiring employees of IRS to comply with Fair Debt Collection Practices Act which prohibits communicating with third party unless taxpayer's attorney. (41-49)
255	9-5	Y	Chiles motion to table Humphrey amendment: Earmarks \$500,000 of Federal Election Commission appropriation to investigate possible violations of Federal law connected with Carter peanut warehouse in Plains, Georgia. (61-29)
256	9-5	Υ	Javits amendment: Strikes section prohibiting IRS from carrying out proposed revenue procedures denying tax exempt status of private schools which were found by courts to discriminate against minorities or which were formed or substantially expanded at time of desegregation. (31–54)
257	9-6	N	Helms amendment: Prohibits use of funds by IRS to formulate or carry out any new rule or regulation which would cause loss of tax exempt status of any private school. (47-43)
258	9-6	N	Helms motion to table Metzenbaum motion to reconsider Vote No. 257. (45-45)
259	9-6	Υ	Metzenbaum motion to reconsider Vote No. 257. (43-47)
260	9-6	Y	Passage. (88-2)
			KENNEDY CENTER AUTHORIZATION (S. 1142)
261	9-6	N	Domenici amendment: Sets forth policy for free and reduced tickets at Kennedy Center and provides free tickets to all performances for President, his family and their party but prohibits free tickets for Center's director. (23–66)
			REFUGEE ASSISTANCE AND ADMISSION (S. 643)
262	9-6	Y	Passage. (85-0)
			FEDERAL COURTS IMPROVEMENT (S. 1477)
263	9-7	Y	Culver motion to table Bumpers amendment: Provides that in case of legal question regarding Federal agency rule or regulation, reviewing court shall not make presumption that rule is valid but shall require that validity be established by preponderance of evidence. (27–51)
			FEDERAL CROP INSURANCE (S. 1125)
264	9-10	Y	Huddleston motion to table Jepsen, et al, amendment: Excludes Federal insurance coverage for crop loss due to hail and fire. (46-43)
265	9-10	N	Helms amendment: Restricts application of Federal premium subsidy range to first 50 percent of farmer's average yield instead of 75 percent. (43-47)
266	9-10	N	Helms, et al, amendment: Provides for phaseout of disaster payments programs by 1981 crop instead of 1982. (33-58)

Vote No.	Date 1979 Vote	d
267	9-10 Y	Huddleston motion to table Dole amendment: Excludes Federal insurance coverage for crop loss due to hail. (47-45)
268	9-10 Y	Passage. (64-27)
		ENERGY-WATER APPROPRIATIONS, 1980 (H.R. 4388, P.L. 96-69)
269	9-10 N	Johnston motion: Senate recede from its amendment (Vote No. 180) thereby exempting Tellico Dam from Endangered Species Act and allowing its completion. (48-44)
		SURFACE MINING (S. 1403)
270	9-11 N	Bellmon amendment: Provides that responsibility for inspection of mines remain with State regulatory agency until and unless State reclamation and regulation plan has been disapproved. (73-20)
271	9-11 Y	Melcher substitute amendment: Continues requirement in 1977 Surface Mining Act that State plans be consistent with regulations of Office of Surface Mining. (29-66)
272	9-11 N	Passage. (68-26)
		NOMINATION OF JAY JANIS
273	9-12 Y	Confirmation of the nomination of Jay Janis, of Florida, to be a member of the Federal Home Loan Bank Board. (95-0)
		NOMINATION OF MOON LANDRIEU
274	9-12 Y	Confirmation of the nomination of Moon Landrieu, of Louisiana, to be Secretary of Housing and Urban Development. (97-0)
		RECLAMATION REFORM (S. 14)
275	9-13 Y	Church motion to table Morgan amendment (as substitute for Hatfield amendment): Strikes 1,280 acreage limitation for reclamation farmers but requires them to pay full cost of water for any reclaimed land farmed in excess of 1,280 acres. (52-43)
276	9-13 Y	Hatfield modified amendment: Deletes section allowing water to be supplied to leased reclamation land in excess of 1,280 acres per farm. (59-36)
277	9-13 Y	Hatfield modified amendment: Deletes lump-sum and accelerated payout provisions which would allow termination of landholding limitation. (47-46)
278	9-13 N	Hatfield motion to reconsider Vote No. 277: Deletes lump-sum and accelerated payout provisions which would allow termination of landholding limitation. (44-47)
279	9-14 Y	Hatfield amendment: Includes limited lottery for disposal of excess lands. (25-54)
280	9-14 N	Hatfield motion to table Nelson amendment: Establishes 640-acre limitation for reclamation farms. (65-18)
281	9-14 Y	Nelson motion to table Cranston amendment (to Nelson amendment making reclamation law apply to Kings River, Kern River, Tule River and Kaweah River Projects): Exempts for three years Kings River and Kern River water districts in California while Secretary of Interior determines cost to Federal government of water storage, after which farmers could pay that cost and/or comply with 1,280 acreage limitation. (24-60)
282	9-14 N	Nelson motion to table Cranston amendment (to Nelson amendment striking exemption of Imperial Valley in California): Exempts lands within Imperial Valley from requirements of Federal reclamation laws. (39-44)
283	9-14 N	Hatfield motion to table McGovern amendment: Places 960-acre limitation on reclamation farms. (50-28)
284	9-14 A	Hatfield motion to table Cranston modified amendment: Permits farmers to receive water on leased land in excess of acreage limitation provided they pay full cost for water to irrigate excess leased land. (42-33)

Vote No.	Date 1979	Voted	
285	9-14	Α	Hatfield motion to table Dole amendment: Allows delivery of water at full cost to leased land not exceeding an additional 1,280 acres above limitation. (39-33)
286	9-14	Α	Passage. (47-23)
			SECOND CONCURRENT BUDGET RESOLUTION, 1980 (S. Con. Res. 36)
287	9-17	Y	Muskie motion to table McGovern amendment (to Muskie substitute): Strikes reconciliation requirement that Agriculture Committee recommend reduction of \$100 million in nutrition programs. (69-18)
288	9-17	N	Muskie motion to table Cranston amendment (to Muskie substitute): Strikes reconciliation requirement that Veterans' Affairs Committee recommend reduction of \$100 million and increases budgetary levels in fiscal 1980 for veterans' benefits and services by \$300 million. (49–39)
289	9-17	N	Schweiker amendment (to Muskie substitute): Adjusts levels of revenues, new budget authority and outlays for 1980 through 1984 so as to provide no real growth in Federal spending at projected 6.7 percent annual inflation rate. (28–60)
290	9-18	N	Bellmon-Domenici amendment (to Muskie substitute): Prohibits enrollment of all 1980 appropriation bills until adoption of second budget resolution. (37-59)
291	9-18	Y	Muskie substitute amendment: Sets forth reconciliation procedure requiring six committees to report reductions of \$850 million in budget authority and \$1.8 billion in outlays; establishes ceiling for appropriations for all legislation of \$383.6 billion in budget authority and \$338.4 billion in outlays; sets recommended levels for fiscal 1980 through 1982. (90-6)
292	9-18	N	Exon amendment (as substitute for division I of Hollings, et al, modified amendment): Increases defense spending to provide for three percent real growth in outlays in fiscal 1980, 1981 and 1982. (12-85)
293	9-18	Y	Division I of Hollings, et al, modified amendment: Increases defense spending to provide for three percent real growth in outlays in fiscal 1980. (78-19)
294	9-18	N	Division II of Hollings, et al, modified amendment: Increases defense spending to provide for five percent real growth in budget authority in fiscal 1981 and 1982. (55-42)
295	9-19	N	Roth modified amendment: Increases defense spending in 1980 through 1982 by \$13.2, \$27.3, and \$14.4 billion respectively, cutting nondefense outlays by \$19.6, \$24.3, and \$13.6 billion for those years and providing for tax cut of \$15 billion in 1980, \$35 billion in 1981, and \$75 billion in 1982 with deficit of \$26.5 billion in 1980, balanced budget in 1981, and \$9.3 billion surplus in 1982. (36-61)
296	9-19	N	Armstrong amendment: Reduces spending and taxes for 1980 through 1982 and sets recommended levels for 1980 as follows: Federal revenues at \$500.9 billion, budget authority at \$614 billion, outlays at \$529.3 billion, and public debt at \$887.4 billion with \$28 billion deficit; and projects balanced budget in 1981 and surplus by 1982. (38-61)
297	9-19	N	Melcher amendment: Raises revenues by \$1.6 billion in 1980 and \$3.6 billion in 1981 and 1982 by eliminating deferral of taxation of foreign earnings of U.S. corporations until earnings are repatriated; and imposes a 15 percent minimum tax on foreign source earnings. (9–90)
298	9-19	N	Kassebaum amendment: Reduces revenue estimates by deleting \$2 billion for the assumed revenues from windfall profits tax and reduces energy spending by \$400 million for new energy initiatives associated with these revenues. (35-64)
299	9-19	Υ	Muskie motion to table Bumpers modified amendment: Provides for 2.5 percent cut in new budget authority and outlays for fiscal 1980 except for defense, health, income security, veterans' affairs, allowances, and undistributed offsetting receipts. (57-41)
300	9-19	Y	Adoption. (62–36)

Vote No.	Date 1979	Voted	
			PANAMA CANAL IMPLEMENTATION (H.R. 111, P.L. 96-70)
301	9-20	Υ	Levin motion to table Dole motion to recommit bill to conference with instructions that Senate insist on provisions that payments or transfer of property to Panama be discontinued if foreign military troops are stationed in Panama. (50-45)
302	9-20	Y	Conference report. (60-35)
			MILITARY DRAFT (S. 109)
303	9-21	P	Secret vote.
			NOMINATION OF SAM W. BROWN, JR.
304	9-21	N	Humphrey motion to recommit nomination. (25-60)
305	9-21	Υ	Confirmation of nomination of Sam W. Brown, Jr., of Colorado, to be member of Board of Directors of National Consumer Cooperative Bank. (61-23)
			NOMINATION OF DONALD F. MCHENRY
306	9-21	Y	Confirmation of nomination of Donald F. McHenry, of Illinois, to be U.S. Representative to United Nations. (83-0)
			NOMINATION OF NEIL GOLDSCHMIDT
307	9-21	Y	Confirmation of nomination of Neil Goldschmidt, of Oregon, to be Secretary of Transportation. (83-0)
			LABOR-HEW APPROPRIATIONS, 1980 (H.R. 4389)
308	9-24	N	Schweiker motion to accept House "Hyde" amendment barring use of Federal funds to perform abortions except where life of mother would be endangered if fetus were carried to term. (33-54)
309	9-24	Υ	Magnuson motion that Senate further insist on its abortion amendment which bars use of Federal funds to perform abortions except where life of mother would be endangered if fetus were carried to term, or except for victims of rape or incest when reported within 60 days or where severe and long-lasting physical health damage to mother would result, as determined by two physicians. (57-31)
			DEPARTMENT OF EDUCATION (S. 210, P.L. 96-88)
310	9-24	Y	Conference report. (69-22)
			PANAMA CANAL IMPLEMENTATION (H.R. 111, P.L. 96-70)
311	9-25	Υ	Second conference report. (63-32)
202	4 00		NOMINATION OF BAILEY BROWN
312	9-25	Υ	Confirmation of nomination of Bailey Brown, of Tennessee, to be U.S. Circuit Judge for Sixth Circuit. (83-12)
212	1 25		NOMINATION OF ABNER J. MIKVA
313	9-25	Υ	Confirmation of nomination of Abner J. Mikva, of Illinois, to be U.S. Circuit Judge for District of Columbia. (58-31)
	-		CONTINUING APPROPRIATIONS, 1980 (H.J. Res. 404)
314	9-27		Robert C. Byrd motion: Sergeant at Arms to request attendance of Senators. (89-1)
315	9-27		Stevens motion to table Helms amendment: Decreases automatically salaries of Federal employees if Federal spending exceeds revenues. (63-32)
316	9-27	Υ	Stevens motion to table Morgan-Thurmond amendment: Provides no pay increase for Federal employees who earn more than \$47,500. (67-30)
317	9-27	N	Johnston motion to table Bumpers amendment: Deletes funds for Clinch River Breeder Reactor. (64-33)
318	9-27	Y	Magnuson motion to table Jepsen amendment: Prohibits Federal funding of abortions except where life of mother is endangered. (55-36)
319	9-27	Υ	Danforth point of order that Melcher amendment to continue Amtrak service on routes having high passenger-mile per train-mile ratio is not germane. (44-44)
320	9-27	Υ	Passage. (76-11)

Vote No.	Date 1979	Voted	
			INDUSTRIAL EQUIPMENT EFFICIENCY (S. 1398)
321	9-28	Υ	Passage. (43-39)
			PUBLIC DEBT LIMIT (H.R. 5369, P.L. 96-78)
322	9-28	Υ	Passage. (49-29)
			HUD APPROPRIATIONS, 1980 (H.R. 4394, P.L. 96-103)
323	9-28	N	Mathias motion to concur with House amendment to Senate amendment with amendment: Appropriates \$3,809,500,000 instead of \$3,822,500,000 for research and development for NASA and specifying amount for Space Shuttle thrust augmentation, multi-spectral resources sampler, advanced rotocraft technology and variable cycle engine. (49-20)
324	9-28	Υ	Weicker motion to insist on amendment appropriating \$3 million for HUD liveable cities program. (35-30)
			CONTINUING APPROPRIATIONS, 1980 (H.J. Res. 404)
325	9-28	N	Conference report. (9-55)
45.050			CONTINUING APPROPRIATIONS, 1980 (H.J. Res. 402)
326	10-1	Υ	Robert C. Byrd motion: Sergeant at Arms to request attendance of absent Senators. (81-1)
327	10-1	Υ	Johnston motion to table Melcher, et al, amendment: Continues Amtrak passenger service on certain routes having high passenger-mile per train-mile ratio and low subsidy rate per passenger-mile. (51-35)
328	10-1	Υ	Passage. (77-9)
			ENERGY MOBILIZATION BOARD (S. 1308)
329	10-3	Y	Johnston motion to table Ribicoff-Muskie, et al, substitute amendment: Establishes full-time, three-member Board to reduce delay in governmental review process for nonnuclear energy projects determined to be in national interest. (58-39)
330	10-3	Υ	Part II of Muskie modified amendment: Strikes authority of Board to make decision in lieu of State or local agency which fails to make its decision within time-frame set forth in project decision schedule. (34-60)
331	10-3	N	Huddleston amendment: Allows Board to recommend that President waive certain Federal laws, standards, or requirements deemed to be substantial impediment to construction of priority energy project and authorizes President to waive such impediments. (37–56)
332	10-4	Υ	Glenn modified amendment: Provides for selection of priority energy projects by Department of Energy instead of Board. (28-65)
333	10-4	N	Randolph amendment: Makes Board full-time with chairman and four members and reduces power of Chairman by having projects designated by Board majority rather than by Chairman and two members. (43-50)
334	10-4	Υ	Hart amendment: Requires agencies to take action on priority energy project within one year. (31-62)
335	10-4	N	Schmitt amendment: Requires Board to submit report to Congress on major Federal and State laws and regulations which significantly delay construction of energy projects. (39–54)
336	10-4	Y	Passage. (68-25)
			FOREIGN AID APPROPRIATIONS, 1980 (H.R. 4473)
337	10-9	Υ	Committee amendment: Increases appropriation from \$163,079,165 to \$825,777,153 for U.S. contribution to International Bank for Reconstruction and Development of which \$743,199,438 is in callable funds. (53-41)
338	10-9	Υ	Committee amendment: Strikes House prohibition on use of U.S. contributions to World Bank for aid or reparations to Vietnam. (54-41)
339	10-9	Υ	Committee amendment: Increases appropriation for U.S. contribution to Asian Development Bank by \$15.6 million. (52-45)

340 10-9 Y Committee amendment: Strikes House prohibition on U.S. contribution Development Bank unless Taiwan membership is continued. (58-39) 341 10-9 Y Division I of committee amendment: Strikes House prohibition on unappropriations for aid to Mozambique. (39-58) 342 10-9 Y Division II of committee amendment: Strikes House prohibition on unappropriations for direct or indirect aid or reparations to Angola, C African Empire, Cambodia, Laos or Vietnam. (49-46) 343 10-9 Y Division III of committee amendment: Strikes House prohibition on appropriations for any form of direct or indirect aid to Cuba. (20-	use of Central use of -76)
appropriations for aid to Mozambique. (39–58)  342 10–9 Y Division II of committee amendment: Strikes House prohibition on appropriations for direct or indirect aid or reparations to Angola, C African Empire, Cambodia, Laos or Vietnam. (49–46)  343 10–9 Y Division III of committee amendment: Strikes House prohibition on the committee amendment:	use of Central use of -76)
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appropriations for any form of direct of indirect aid to Cuba. (20-	oriations for
344 10-9 Y Committee amendment: Strikes House prohibition on use of appropriate Panama, except for Public Law 480 food and medical assistance.	56-39)
345 10-9 Y Tsongas amendment: Strikes prohibition of indirect aid to Cuba. (5	50-44)
CONTINUING APPROPRIATIONS, 1980 (H.J. Res. 412, P.L. 96-86)	)
346 10-10 Y Passage. (81-15)	
TALMADGE RESOLUTION (S. Res. 249)	
347 10-11 Y Adoption. (81-15)	
FOREIGN AID APPROPRIATIONS, 1980 (H.R. 4473)	
348 10-11 N Harry F. Byrd, Jr. amendment: Reduces total appropriations by five (48-50)	percent.
349 10-11 N DeConcini amendment: Prohibits funds to AID or any other agency establishment of Institute for Scientific and Technological Cooperation (76-22)	to plan for on.
350 10-11 Y Inouye motion to table Hatfield amendment: Decreases appropriation foreign military credit sales by \$100 million, and provides that not r \$900 million, instead of \$1 billion, of yearly aggregate be allocated Israel. (78-7)	more than
351 10-12 N Helms amendment: Reduces appropriation for voluntary contribution international organizations by \$500 million and prohibits U.S. funding Institute for Namibia. (42-50)	is to for
352 10-12 Y Passage. (53-38)	
CONTINUING APPROPRIATIONS, 1980 (H.J. Res. 412, P.L. 96-86)	)
353 10-12 N Conference report. (26-62)	
354 10-12 Y Conference report. (44-42)	
355 10-12 N Robert C. Byrd motion to table Weicker motion to concur in House Senate amendment No. 5 relative to abortion, with amendment prohi increases for Members of Congress. (43-42)	
356 10-12 Y Magnuson motion to concur in House amendment to Senate amendment prohibits use of Federal funds to perform abortions except where would be endangered if fetus were carried to term, or for such me procedures necessary for victims of rape or incest, when such rapinas been reported promptly to law enforcement agency or public h (43-41)	life of mother ledical lee or incest
PAY RAISE FOR MEMBERS OF CONGRESS (S.J. Res. 113)	
357 10-12 Y Passage. (72-12)	
INTERIOR APPROPRIATIONS, 1980 (H.R. 4930, P.L. 96-126)	
358 10-15 Y Robert C. Byrd motion to adjourn for 30 minutes. (52-22)	
359 10-15 Y Robert C. Byrd question of germaneness on Robert C. Byrd amendmidentical committee amendment providing \$20 billion to stimulate synfuel) following Schmitt point of order that amendment constitutes le on appropriation. (56-34)	nthetic

Vote No.	Date 1979	Voted	
360	10-15	Y	Javits modified amendment (to Robert C. Byrd amendmentVote No. 363): Reduces appropriation for synthetic fuel development by \$1.35 billion and provides that amount for emergency fuel assistance to poor and elderly. (43-47)
361	10-16	N	Kennedy question of germaneness on Magnuson amendment: Requires Energy Information Administration of DOE to share information, upon request, with Justice Department and FTC. (35–62)
362	10-16	N	Roth amendment: Reduces total budget authority for DOE by \$103 million. (48-49)
363	10-16	Υ	Robert C. Byrd amendment (replacing identical committee amendment): Provides \$20 billion to stimulate commercial production of synthetic fuels and \$1 billion to stimulate solar energy and conservation, subject to subsequent authorizing and appropriating legislation. (59-38)
			EMERGENCY ENERGY CONSERVATIONGAS RATIONING (S. 1030, P.L. 96-102)
364	10-17	Υ	Conference report. (77-18)
			INTERIOR APPROPRIATIONS, 1980 (H.R. 4930, P.L. 96-126)
365	10-18	N	Javits motion to reconsider Javits amendment: Provides \$1.2 billion for emergency energy fuel assistance to elderly and poor. (11-85)
366	10-18	Υ	Huddleston motion to table Pressler amendment: Increases by approximately \$15 million funds for Rural Fire Protection and Control Fund. (37-56)
367	10-18	Y	Passage. (86-9)
			NOMINATION OF ROBERT KRUEGER
368	10-22	Υ	Confirmation of nomination of Robert Krueger, of Texas, to be Ambassador-at-Large and Coordinator for Mexican Affairs. (48-35)
			D.C. APPROPRIATIONS, 1980 (H.R. 4580, P.L. 96-93)
369	10-22	Y	Conference report. (64-19)
			SURFACE TRANSPORTATION (H.R. 4249)
370	10-24	Y	Weicker amendment: Abolishes Highway Trust Fund, effective September 30, 1980. (9-82)
			CHILD ADOPTION ASSISTANCE AND WELFARE (H.R. 3434)
371	10-25	N	McClure amendment: Strikes adoption assistance payments to those who adopt hard-to-place children. (13-77)
372	10-25	N	Bellmon amendment: Establishes \$2.9 billion ceiling for social services grants to States instead of \$3.3 billion ceiling. (37-50)
373	10-25	N	Bellmon amendment: Consolidates certain programs under Social Security Act—the title XX social services block grant program with social services personnel training program and child welfare services program with foster care and adoption assistance programs. (26–61)
374	10-29	Υ	Levin, et al, amendment: Provides adoption eligibility for SSI recipients, deletes means test for adoption assistance, and provides full medicaid coverage for adopted children with special needs up to age eighteen. (60-25)
375	10-29	N	Bellmon amendment: Adjusts State ceilings for Federal allocation of funds for foster care assistance. (31-57)
			BANKING INSTITUTIONS "NOW" ACCOUNTS (H.R. 4986)
376	10-29	Υ	Cochran amendment: Authorizes until July 1, 1981, certain business and agricultural loans at five percent above Federal discount rate, notwithstanding State usury ceilings. (73-13)
			OIL COMPANIES ANTITRUST EXEMPTION (S. 1871, P.L. 96-133)
377	10-30	Υ	Johnston motion to concur in House amendment with substitute amendment for bill. (70-23)

Vote No.	Date 1979	Voted	
			JUDICIAL CONDUCT AND DISABILITY (S. 1873)
378	10-30	N	Nunn substitute amendment: Establishes Judicial Conduct and Disability Commission to implement procedure, in addition to impeachment, for discipline or removal of members of the Judiciary, including Supreme Court. (30-60)
379	10-30	Y	Passage. (56-33)
			BANKING INSTITUTIONS "NOW" ACCOUNTS (H.R. 4986)
380	10-31	Y	Proxmire motion to table Morgan modified substitute amendment: Authorizes Federally-chartered or insured (1) savings and loan associations to establish remote service units, (2) credit unions to utilize share draft accounts, and (3) banks to automatically transfer funds from savings accounts to checking accounts; increases Federal insurance of deposits from \$40,000 to \$50,000 per account; retains truth-in-lending law simplification; retains State mortgage usury law exemption until July 1, 1980, for those States that have statutes and until July 1, 1981, for those States that have constitutional provisions; and omits phase-out of Regulation Q governing interest rates, nationwide NOW (negotiable order of withdrawal) accounts, lowering of money market certificates from \$10,000 to \$1,000 and Federal Reserve authority over non-member institutions. (57–38)
381	10-31	N	Stewart amendment (to Stevenson, et al, amendment): Prevents State-chartered trust companies, as well as Federally-chartered trust companies as reported, from providing trust services across State lines. (61-32)
			TRANSPORTATION APPROPRIATIONS, 1980 (H.R. 4440, P.L. 96-131)
382	11-1	Y	Passage. (71-26)
200			BANKING INSTITUTIONS "NOW" ACCOUNTS (H.R. 4986)
383	11-1	N	Morgan amendment: Prohibits Federally-chartered banks and savings and loan associations from offering NOW accounts in any State that does not permit State NOW accounts. (37-51)
	11-1	N	Morgan amendment: Strikes authorization for Federal Reserve to require reserves of all depository institutions, including non-members. (66-18)
385	11-1	Y	Passage. (76-9)
222	1		MIGRATION ASSISTANCE-AID FOR SOUTHEAST ASIA (H.R. 4955, P.L. 96-110)
386	11-2	Υ	Danforth, et al, amendment: Authorizes additional \$30 million for assistance to Cambodia people. (76-0)
	3 5 2		DEFENSE APPROPRIATIONS, 1980 (H.R. 5359, P.L. 96-154)
	11-6	Υ	Proxmire amendment: Deletes \$2.094 billion for procurement of fourth CVN Nimitz-class nuclear aircraft carrier. (20-72)
388	11-6	Υ	Moynihan amendment: Allows labor surplus set asides for nonstrategic procurement to target purchases of goods and services on private businesses in areas of high unemployment. (29–59)
389	11-6	N	Helms amendment: Prohibits funds to be used to perform abortions except where life of mother would be endangered if fetus were carried to term. (38-47)
			SYNTHETIC FUELS (S. 932)
390	11-7	Y	Proxmire amendment: Substitutes Banking Committee Title I, which authorizes \$3 billion for synthetic fuel development, in lieu of Energy Committee Title I, which authorizes \$20 billion for comprehensive synthetic fuels development program administered by Synthetic Fuels Corporation. (37–57)
391	11-7	N	Johnston motion to table Tsongas, et al, modified amendment as substitute for Title I: Authorizes \$14 billion for synthetic fuel development program administered by an independent office. (55-37)
000			SECOND CONCURRENT BUDGET RESOLUTION, 1980 (S. Con. Res. 36)
392	11-7	Υ	Muskie motion to concur in House amendment (in nature of substitute for resolution omitting reconciliation language) with substitute amendment. (65–27)

Vote No.	Date 1979	Voted	
			SYNTHETIC FUELS (S. 932)
393	11-8	Υ	Johnston motion to table Percy, et al, amendment: Strikes authorization of government-owned contractor-operated (GOCO) synthetic fuel facilities. (47-44)
394	11-8	Y	Johnston motion to table Dole modified amendment: Requires President to resume immediate purchase of 100,000 barrels per day per year for Strategic Petroleum Reserve. (36–53)
395	11-8	N	Johnston motion to table Javits amendments, en bloc: Makes tenants in larger apartment buildings eligible for subsidized loans for Federal grants for apartment alteration. (45–39)
			SYNTHETIC FUELS (S. 932)
396	11-8	Υ	Johnston motion to concur in House amendment with substitute amendment. (65-19)
			DEFENSE APPROPRIATIONS, 1980 (H.R. 5359, P.L. 96-154)
397	11-9	N	Hatfield amendment: Eliminates \$650 million for MX missile and earmarks \$20 million for feasibility study of Minuteman III missile system (SUM). (11-77)
398	11-9	Υ	Stevens amendment: Requires that funds spent on MX missile may not be used only for one basing mode. (89-0)
399	11-9	N	Robert C. Byrd motion to table appeal of Chair ruling sustaining Robert C. Byrd point of order that Armstrong amendment (providing that military pay would remain same if President had not submitted reduced alternative pay plan) is not germane because House bill contained no language on same subject and question of germaneness should be decided by Chair and not Senate. (44-40)
400	11-9	Υ	Eagleton amendment: Deletes \$104 million earmarked for three ships for Navy's T-AGOS SURTASS Ocean Surveillance Ship Construction Program, which is designed to provide mobile submarine detection system. (11-65)
401	11-9	Y	Passage. (72-3)
			MILITARY CONSTRUCTION APPROPRIATIONS, 1980 (H.R. 4391, P.L. 96-130)
402	11-13	Y	Passage. (91-2)
			HOME ENERGY ASSISTANCE (S. 1724)
403	11-13	N	Schweiker amendment: Strikes authority to make grants to eligible households to meet costs of cooling when medically necessary. (27-68)
404	11-13	N	Bentsen amendment: Substitutes OMB Federal poverty level for Bureau of Labor Statistics lower living standard of income level in determining assistance eligibility. (33-56)
405	11-13	N	Humphrey amendment: Provides block grants with increased discretion for State administration; eliminates certain requirements of State plan; and excludes requirements that owners and renters be treated equivalently and that States devise scale of benefits so that eligible households with highest fuel costs and lowest incomes receive most money. (34–55)
			SENATE RULES CODIFICATION (S. Res. 274)
406	11-14	Υ	Adoption. (97-0)
			HOME ENERGY ASSISTANCE (S. 1724)
407	11-14	Y	Robert C. Byrd motion: Sergeant at Arms to request attendance. (91-3)
408	11-14	Y	Muskie motion to table Dole amendment (perfecting Boschwitz-Muskie amendment): Modifies allocation formula for 1981 and 1982 (making 25 percent of allotment based on aggregate residential energy expenditure and 75 percent based on number of heating degree days squared) for States having allotment of under \$100 million to assure sufficient allotment to allow each eligible household at least \$120. (41-50)

Vote No.	Date 1979	Voted	
			CONTINUING APPROPRIATIONS, 1980 (H.J. Res. 440, P.L. 96-123)
409	11-15	N	Exon perfecting amendment (to Magnuson amendment—Vote No. 410): Prohibits use of Federal funds to perform abortions except where life of mother would be endangered if fetus were carried to term, or except for such medical procedures necessary for victims of rape or incest, when reported promptly. (44–49)
410	11-15	Y	Magnuson amendment (as substitute for third committee amendment): Prohibits use of Federal funds to perform abortions except where life of mother would be endangered if fetus were carried to term, or except for medical procedures necessary for victims of rape or incest, when reported promptly or except where severe and long-lasting physical health damage to mother would result if carried to term, when determined by two physicians. (57–36)
411	11-15	Y	Fourth committee amendment: Adds additional \$4,456,000 for Special Representative for Trade Negotiations. (71-19)
412	11-15	Υ	Passage. (80-10)
			HOME ENERGY ASSISTANCE (S. 1724)
413	11-15	Α	Williams modified amendment: Modifies home energy assistance State allocation formula for 50 percent of State allotment for 1981 and 1982 to provide increased allotments to colder States based on number of heating degree days squared, multiplied by number of eligible households based on Bureau of Labor Statistics "lower living standard" guideline, and to provide that States receiving less than \$100 million shall receive amount sufficient to allow each eligible household at least \$120 per year or an amount based on number of heating degree days times number of households within 125 percent of the OMB poverty level whichever is greater. (69–14)
			CAMBODIAN RELIEF (S. Res. 277)
414	11-16	Α	Adoption. (89-0)
			WINDFALL PROFIT TAX (H.R. 3919)
415	11-16	AN	Boren, et al, amendment to House bill: Reduces from 60 to 50 percent House-passed windfall profit tax. (32-53)
			SECOND CONCURRENT BUDGET RESOLUTION, 1980 (S. Con. Res. 53)
416	11-16	Α	Adoption. (57–20)
			CONTINUING APPROPRIATIONS, 1980 (H.J. Res. 440, P.L. 96-123)
417	11-16	Α	Conference report. (51-23)
			WINDFALL PROFIT TAX (H.R. 3919)
	11-19		Harry F. Byrd, Jr., et al, amendment: Repeals carryover basis of present estate tax law. (81-4)
419	11-19	N	Dole amendment: Reduces tax on tier one oil from properties developed before 1973 from 75 percent, as reported, to 60 percent, as passed House. (32–58)
			TRANSPORTATION APPROPRIATIONS, 1980 (H.R. 4440, P.L. 96-131)
420	11-19	Y	Conference report. (67-20)
02.0			IDAHO WILDERNESS LANDS (S. 2009)
421	11-20	N	McClure amendment: Provides by statute for multiple use management on all central Idaho roadless areas not designated as wilderness. (21-67)
422	11-20	Y	Church amendment: Requires all mining to be underground and subject to regulations that normally apply in wilderness areas and deletes provision that access to mines be from outside wilderness area. (58-30)
423	11-20	Y	Passage. (69-18)
			WINDFALL PROFIT TAX (H.R. 3919)
424	11-26	Y	Robert C. Byrd motion: Sergeant at Arms to request attendance. (72-1)

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Vote No.	Date 1979	Voted	
425	11-16	N	Long motion to table Bumpers, et al, amendment: Substitutes House-passed version of windfall profit tax for reported version, and provides that one-half of additional revenue raised by House version be reserved for relief from impact of higher energy costs and increased social security taxes if so determined by Congress. (50-32)
426	11-26	Y	Moynihan motion to table Boren amendment: Provides exemption from windfall profit tax for all stripper wells which would take with it the Bentsen substitute thereto (Vote No. 427) exempting from the windfall profit tax the first 1,000 barrels per day of oil production by independent producers. (32–52)
427	11-27	N	Bentsen amendment (as substitute for Boren amendment exempting all stripper oil from tax): Exempts first 1,000 barrels per day of oil production by independent producers from windfall profit tax. (53-41)
428	11-27	N	Boren amendment (as amended by Bentsen amendmentVote No. 427): Exempts first 1,000 barrels per day of oil production by independent producers from windfall profit tax. (53-42)
429	11-27	N	Long motion to table McGovern, et al, amendment: Reserves \$10 billion from windfall profit tax revenues for Amtrak improvements. (54-41)
430	11-27	Y	Robert C. Byrd motion: Sergeant at Arms to request attendance. (94-1)
431	11-27	N	Bellmon motion to table McGovern amendment: Reserves \$1 billion from windfall profit tax revenues for Amtrak improvement. (28-67)
432	11-27	N	Division I of Magnuson, et al, modified amendment: Converts new entitlements in bill to appropriations; eliminates refundable portions of new and expanded tax credits; and deletes creation of low-income energy assistance trust and transportation trust funds. (82-13)
433	11-28	N	Javits, et al, modified amendment: Provides incentives to oil producers to explore and develop oil in non-OPEC countries through use of loan guarantees, political risk insurance, "dry-hole" insurance, and price support policies, financed from \$1 billion in windfall profit tax revenues. (19-79)
			CONVENTION PROHIBITING HOSTILE ENVIRONMENTAL MODIFICATION (Ex. K, 95th-2d)
434	11-28	Υ	Adoption. (98-0)
			CONVENTION ON FOREIGN DOCUMENTS (Ex. L, 94th-2d)
435	11-28	Υ	Adoption. (98-0)
			EXTRADITION TREATY WITH TURKEY (Ex. AA, 96th-1st)
436	11-28	Y	Adoption. (98-0)
			WINDFALL PROFIT TAX (H.R. 3919)
437	11-28	N	Long motion to table Bradley amendment: Raises from 60 to 80 percent windfall profit tax rate on tier 2 oil. (39-58)
700		4.2	IRANIAN HOSTAGE RELEASE (S. Res. 292)
438	11-28	Υ	Adoption. (98-0)
400		.,	OIL COMPANIES ANTITRUST EXEMPTION (S. 1871, P.L. 96-133)
439	11-28	Υ	Conference report. (83-0)
440	11 00	.,	EXTRADITION TREATY WITH FINLAND (Ex. I, 95th-1st)
440	11-29	Υ	Adoption. (93-0)
			EXTRADITION TREATY WITH FEDERAL REPUBLIC OF GERMANY (Ex. A, 96th-1st)
441	11-29	Y	Adoption. (93-0)
	11 00		EXTRADITION TREATY WITH MEXICO (Ex. M, 96th-1st)
442	11-30	Y	Adoption. (91-0)

Vote No.	Date 1979	Voted	
			EXTRADITION TREATY WITH JAPAN (Ex. P, 96th-1st)
443	11-30	Y	Adoption. (91-0)
			EXTRADITION TREATY WITH NORWAY (Ex. CC, 96th-1st)
444	11-30	Υ	Adoption. (91-0)
			TREATY WITH TURKEY ON PENAL JUDGMENTS (Ex. BB, 96th-1st)
445	11-30	Υ	Adoption. (91–0)
			TREATY WITH PANAMA ON PENAL SENTENCES (Ex. Z, 96th-1st)
446	11-30	Υ	Adoption. (91-0)
			INTERNATIONAL SUGAR AGREEMENT (Ex. A, 95th-2d)
447	11-30	Y	Adoption. (80-11)
			DEFENSE OFFICER PERSONNEL (S. 1918)
448	11-30	Α	Passage. (87-0)
			NOMINATION OF SHIRLEY M. HUFSTEDLER
449	11-30	Α	Confirmation of nomination of Shirley M. Hufstedler, of California, to be Secretary of Education. (81-2)
			WINDFALL PROFIT TAX (H.R. 3919)
450	12-4	Υ	Bradley, et al, amendment: Raises windfall tax rate on tier 2 oil from 60 to 75 percent. (58-35)
451	12-4	Υ	Metzenbaum amendment: Strikes provisions phasing out windfall profit tax. (39-54)
452	12-4	Υ	Moynihan, et al, amendment: Phases out windfall profit tax when revenues collected reach 90 percent of \$210 billion instead of \$141.2 billion. (68-26)
			SOCIAL SECURITY DISABILITY INSURANCE (H.R. 3236)
453	12-5	Ν	Wallop amendment: Eliminates child insurance benefits for persons 18 or older who attend postsecondary schools. (22-65)
			WINDFALL PROFIT TAX (H.R. 3919)
454	12-5	N	Dole-Bentsen motion to table Leahy, et al, amendment: Denies percentage depletion to independent producers on income in excess of \$15.30 per barrel of oil. (57-37)
455	12-5	Υ	Robert C. Byrd motion to table Roth motion: Waives provisions of titles 3 and 4 of Budget Act with respect to Roth, et al, amendment limiting total tax revenues to percentage of GNP equal to 20.5 percent in 1981, 20 percent in 1982, and 19.5 percent in 1983 and thereafter. (49-44)
			RHODESIAN SANCTIONS (S. 2076)
56	12-6	N	Passage. (90-0)
			WINDFALL PROFIT TAX (H.R. 3919)
457	12-6	Υ	Armstrong, et al, amendment: Provides cost-of-living adjustments in individual income tax rates and in amount of personal exemptions. (41-47)
458	12-6	Y	Long motion to table Mathias motion to reconsider Vote No. 457. (49-38)
459	12-6	Y	Weicker-Javits amendment: Adds new title establishing mandatory conservation program reducing consumption of petroleum products by percentage determined appropriate by President. (26-60)
460	12-6	Υ	Ribicoff motion to table Bellmon, et al, modified amendment: Provides 25 percent credit against windfall profit tax for each one percent, up to three percent, of increased oil production above 1979 base year. (50-35)
461	12-6	N	Helms, et al, amendment: Reinstates nonbusiness deduction for State and local taxes on gasoline and other motor fuels. (39-40)
462	12-7	Υ	Hart, et al, modified amendment: Provides tax credit up to \$2,000 per residential unit to homebuilders for incorporating solar energy utilization characteristics into new homes. (82-1)

Vote No.	Date 1979	Voted	
463	12-7	Y	Bentsen motion to table Muskie motion to reconsider Vote No. 461. (44-42)
464	12-7	Υ	Bumpers, et al, amendment (to Division I of Armstrong amendment terminating windfall profit tax if President makes any adjustment to slow significantly rate of decontrol or reimposes price controls on crude oil): Requires President to give 30 days notice to Congress of intent to slow significantly rate of decontrol of crude oil or reimpose price controls on crude oil. (42-40)
465	12-10	) Y	Stevens amendment: Reclassifies Cook Inlet, Alaska, oil as tier 2 oil instead of tier 1 oil. (61-19)
466	12-10	Α (	McClure, et al, modified amendment: Levies one-year 90 percent tax on income of petroleum industry which exceeds average rate of return on capital investment for all manufacturing corporations. (29-56)
467	12-10	Α (	Robert C. Byrd motion to table Roth motion to waive Budget Act with respect to Roth, et al, amendment: Limits total Federal budget outlays to 21 percent of GNP in fiscal 1981 down to 19.5 percent in fiscal 1984. (43-40)
468	12-10	N	Stevens modified amendment: Allows tax credit up to amount of windfall profit tax imposed for qualified oil and gas development expenditures in Alaska. (31-51)
469	12-11	Y	Long motion: Sergeant at Arms to request attendance. (80-3)
470	12-11	Υ	Stevens motion to table DeConcini, et al, amendment: Authorizes, upon written request of Attorney General or his designee, disclosure of tax information held by IRS for use in felony investigations. (65-8)
471	12-12	N	Long motion to table Ribicoff amendment: Provides 20 percent minimum tax on incremental tertiary oil, heavy oil, and newly discovered oil. (44-53)
472	12-12	Y	Robert C. Byrd, et al, cloture motion on committee substitute to bill. (53-46)
473	12-12	. Y	Robert C. Byrd motion: Sergeant at Arms to request attendance. (77-6)
474	12-12	Y	Robert C. Byrd motion: Sergeant at Arms to compel attendance. (67-6)
475	12-13	Y	Robert C. Byrd motion: Sergeant at Arms to request attendance. (68-1)
476	12-13	N	Helms motion to table Robert C. Byrd point of order regarding hour of cloture vote when Senate is in continuous session. (30-44)
477	12-13	N	Helms motion to recess. (30-44)
478	12-13	Y	Submission by Chair of question: Is Robert C. Byrd point of order well taken that under Rule 22 cloture vote shall occur one hour after regular convening hour or at any other hour so ordered and not at 1:00 a.m. when Senate is in continuous session? (43-32)
479	12-13	Y	Robert C. Byrd, et al, second cloture motion on committee substitute to bill. (56-40)
480	12-14	Y	Robert C. Byrd motion: Sergeant at Arms to compel attendance. (91-4)
481	12-14	Υ	Robert C. Byrd, et al, third cloture motion on committee substitute to bill. (56-39)
482	12-14	Υ	Robert C. Byrd, et al, modified amendment (to Ribicoff, et al, modified amendment): Provides 20 percent minimum tax on incremental tertiary oil and heavy oil and ten percent on newly discovered oil. (78-13)
483	12-14	Υ	Ribicoff modified amendment: Provides 20 percent minimum tax on incremental tertiary oil and heavy oil and ten percent on newly discovered oil. (52-38)
484	12-15	Y	Robert C. Byrd motion: Sergeant at Arms to request attendance. (70-2)
485	12-15	N	Long motion to table Danforth, et al, amendment: Eliminates windfall profit tax exemption for oil production owned by State or local governments which is dedicated to public education or another public purpose. (65-28)
			IRANIAN HOSTAGE RELEASE (S. Res. 315)
486	12-15	Υ	Adoption. (93-0)

Vote No.	Date 1979	Voted	
			WINDFALL PROFIT TAX (H.R. 3919)
487	12-15	N	Muskie motion to table Percy modified amendment: Provides 20 percent energy investment credit for certain coal-fueled boilers to encourage conversion from oil to coal. (45-47)
488	12-15	N	Percy modified amendment: Provides 20 percent energy investment credit for certain coal-fueled boilers to encourage conversion from oil to coal. (42-49)
489	12-17	Υ	McClure modified amendment: Provides 20 percent investment tax credit for production of alcohol fuels. (74-16)
490	12-17	Y	Robert C. Byrd motion: Sergeant at Arms to request attendance. (93-2)
491	12-17	Υ	Robert C. Byrd, et al, fourth cloture motion on committee substitute to bill. (84-14)
492	12-17	N	Schmitt motion to table Bentsen amendment: Provides Federal tax exemption of \$201 to individuals, or \$400 on joint return, for dividends received from domestic corporations and interest received from domestic sources, effective in 1981. (41–57)
493	12-17	Y	Bentsen amendment (as substitute for Bentsen amendment): Provides Federal tax exemption of \$201 to individuals, or \$400 on joint return, from gross income for dividends received from domestic corporations and interest received from domestic sources, effective in 1981. (94-4)
494	12-17	Υ	Tower appeal of Chair ruling sustaining Muskie point of order that Tower, et al, amendment allowing discretionary adjustments in payment of windfall profit tax to prevent hardship is not germane. (61-36)
495	12-17	Υ	Bumpers appeal of Chair ruling sustaining Dole point of order that Bumpers amendment providing tax credit for converting one's automobile to alcohol fuel is not germane in that it adds new language to bill. (69-26)
496	12-17	Υ	Passage. (74-24)
			CHRYSLER LOAN GUARANTEES (H.R. 5860, P.L. 96-185)
497	12-19	Υ	Eagleton amendment: Requires \$400 million in wage and benefit reductions from organized labor in lieu of wage freeze. (54-43)
498	12-19	Υ	Stevens motion to reconsider Vote No. 497. (94-3)
499	12-19	Υ	Lugar amendment (as substitute for Lugar amendment): Requires \$525 million in wage and benefit reductions from labor organizations and \$150 million in reductions from management; establishes Employee Stock Ownership Plan with \$175 million worth of stock to be equally divided among all employees. (69-28)
500	12-19	Υ	Levin amendment: Authorizes Board to provide guarantees for bridge loans of up to \$500 million payable no later than May 31, 1980, and collateralized at 100 percent loan value. (33-64)
501	12-19	Y	Heinz amendment: Requires that, before Federal loan guarantees can be committed, Chrysler issue additional shares of common stock to Board at rate of 1.04 shares for each share to provide source of equity for repayment of due guaranteed loans; provides that any excess in funds from sale after all loans have been repaid and after December 31, 1990, shall be transferred to Corporation. (50-45)
502	12-19	Y	Passage. (53-44)
			NOMINATION OF SOL M. LINOWITZ
503	12-20	Υ	Confirmation of nomination of Sol M. Linowitz, of D.C., to be Ambassador during the tenure of his service as personal representative of President of U.S. (80-13)
			D.C. METRO AUTHORIZATION (H.R. 3951, P.L. 96-184)
504	12-20	Υ	Passage. (66-23)
			THAILAND AID TO CAMBODIAN REFUGEES (S. Res. 316)
505	12-20	Y	Adoption. (90-0)

Vote No.	Date 1979 Voted	
		NOMINATION OF PHILIP M. KLUTZNICK
506	12-20 Y	Confirmation of nomination of Philip M. Klutznick, of Illinois, to be Secretary of Commerce. (74-0)
		CHRYSLER LOAN GUARANTEES (H.R. 5860, P.L. 96-185)
507	12-21 Y	Conference report. (43-34)
		CHRYSLER APPROPRIATIONS (H.J. Res. 467, P.L. 96-183)
508	12-21 Y	Passage. (41-35)
		NOMINATION OF L. T. SENTER, JR.
509	12-21 N	Confirmation of nomination of L. T. Senter, of Mississippi, to be U.S. District Judge of Northern District of Mississippi. (43-25)