## CHRONOLOGICAL INDEX FOR SENATE VOTING RECORDS

## Senator TSONGAS

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Vote No.	Date 1982	Voted	
			TV COVERAGE OF SENATE FLOOR PROCEEDINGS (S. Res. 20)
1	2-2	Υ	Baker motion: Sergeant at Arms to request attendance. (86-2)
			JUSTICE DEPARTMENT AUTHORIZATION (S. 951)
2	2-4	N	Helms, et al, amendment, as amended: Prohibits DOJ from maintaining suits involving directly or indirectly, mandatory busing of school children; establishes limits on power of courts to impose injunctive relief involving busing; directs Judiciary Committee to report, before August recess, legislation to establish permanent limitations upon ability of Federal courts to order busing. (58–38)
			TV COVERAGE OF SENATE FLOOR PROCEEDINGS (S. Res. 20)
. 3	2-4	Υ	Baker motion to bring up resolution providing for TV broadcasting of Senate proceedings. (92-3)
			JUSTICE DEPARTMENT AUTHORIZATION (S. 951)
4	2-9	N	Johnston cloture motion on bill. (63-33)
5	2-9	N	Helms motion to table first committee amendment: Authorizes additional \$12,576,000 for joint State and local law enforcement agencies (in order to retain Helms-Johnston busing amendment). (60-36)
			CCC URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.J. Res. 389, P.L. 97-147)
6	2-10	N	Moynihan, et al, modified amendment: Prohibits use of CCC funds to redeem guaranteed loans by private lenders to Poland for commodity purchases in absence of declaration of default or certification to Congress on how such payments are in national security interest. (39–55)
7	2-10	Υ	Kennedy, et al, modified amendment: Provides additional \$123 million for low-income energy assistance. (85-10)
			UNEMPLOYMENT URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.J. Res. 391, P.L. 97-148)
8	2-10	Υ	Passage. (95-0)
			JUSTICE DEPARTMENT AUTHORIZATION (S. 951)
9	2-10	Ν	Weicker motion to table Helms motion to reconsider Vote No. 5. (60-30)
10	2-10	N	Johnston motion to table second committee amendment: Reduces funds for general legal activities to \$127,136,000. (63-27)
11	2-11	N	Johnston motion to table Weicker motion to reconsider Vote No. 10. (59-30)
12	2-11	N	Chair ruling that third committee amendment authorizing \$49,566,000 to Antitrust Division is nongermane. (65-25)
13	2-11	N	Johnston motion to table fourth committee amendment: Changes number of subsection. (63-24)
14	2-23	Υ	Baker motion: Sergeant at Arms to request attendance. (83-5)
15	2-23	Υ	Baker motion: Sergeant at Arms to request attendance. (82-6)
16	2-24	Α	Baker motion: Sergeant at Arms to invite attendance. (79-8)
17	2-24	Υ	Johnston motion: Sergeant at Arms to request attendance. (78-10)
18	2-24	N	Chair ruling that Gorton amendment (Vote No. 23) is germane. (63-30)
19	2-24	Υ	Baker motion: Sergeant at Arms to request attendance. (87-7)
20	2-24	Y	Baker motion: Sergeant at Arms to compel attendance. (82-11)

Vote No.	Date 1982	Voted	
21	2-24	Υ	Exon motion to table Gorton amendmentVote No. 23. (40-51)
22	2-24	N	Baker motion to table Weicker motion to reconsider Vote No. 21. (49-43)
23	2-24	N	Gorton amendment: Provides that all students must have assignment to public school determined in racially neutral manner; pursuant to Congress' power under section 5 of 14th amendment, forbids any court, department, or agency from issuing order implementing plan to bus students to schools not closest to home. (42-49)
24	2-24	Υ	Baker motion: Sergeant at Arms to request attendance. (83-10)
25	2-24	N	Chair ruling that Johnston amendment is germane. (66-27)
26	2-24	N	Johnston motion to table Weicker amendment: Authorizes DEA to use 30 percent of proceeds from sale of seized assets to supplement existing appropriations for payments to informers. (62-31)
27	2-24	Υ	Baker motion: Sergeant at Arms to compel attendance. (85-7)
28	2-24	N	Baker motion to table Metzenbaum appeal of Chair ruling that previous quorum call was not in order because there had been no intervening business. (69-23)
29	2-24	Υ	Baker motion to table Weicker appeal of Chair ruling that Weicker amendment is not germane. (65-28)
30	2-24	Y	Baker motion to table Weicker appeal of Chair ruling that Weicker amendment is dilatory. (67-25)
31	2-24	Υ	Baker motion to table Weicker appeal of Chair ruling that Weicker amendment is dilatory. (68-23)
32	2-25	Υ	Weicker motion to table bill. (30-60)
33	2-25	N	Baker motion to table Weicker appeal of Chair ruling that Weicker amendment is dilatory. (65-26)
34	2-25	N	Baker motion to table Weicker appeal of Chair ruling that Weicker amendment is dilatory. (65-25)
35	2-25	N	Baker motion to table Weicker appeal of Chair ruling that Weicker amendment is dilatory. (65-25)
36	2-25	Υ	Stevens motion: Sergeant at Arms to request attendance. (83-8)
37	2-25	Υ	Stevens motion: Sergeant at Arms to request attendance. (85-9)
38	3-2	N	Heflin, et al, amendment: Specifies that nothing in bill shall prevent DOJ from participating in any proceedings to remove or reduce busing in existing court orders. (72-22)
39	3-2	N	Passage. (57-37)
			NOMINATION OF JAMES D. THEBERGE TO BE AMBASSADOR TO CHILE
40	3-2	N	Confirmation. (83–12)
			POLANDMARTIAL LAW (S. Res. 330)
41	3-2	Υ	Adoption of resolution stating sense of Senate that Lech Walesa be released from detention. (94-0)
			STANDBY PETROLEUM ALLOCATION (S. 1503, Vetoed)
42	3-2	Υ	Adoption of conference report. (86-7)
40	0 0	.,	AFGHANISTAN DAY (S.J. Res. 142, P.L. 97-15)
43	3-3	Υ	Passage. (96-0)
11	2.4	V	WILLIAMS RESOLUTION (S. Res. 204)
44	3-4	Y	Baker motion: Sergeant at Arms to compel attendance. (96-2)
45	3-4	Y	Baker motion: Sergeant at Arms to compel attendance. (96-2)
46	3-8	Y	Baker motion: Sergeant at Arms to require attendance. (90-3)
47	3-8	Y	Baker motion: Sergeant at Arms to compel attendance. (90-3)
48	3-9	Υ	Baker motion: Sergeant at Arms to compel attendance. (94-5)

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49	3-10	Υ	Stevens motion: Sergeant at Arms to compel attendance. (93-3)
50	3-10	Υ	Baker motion: Sergeant at Arms to compel attendance. (90-4)
51	3-10	Υ	Baker motion: Sergeant at Arms to compel attendance. (95-4)
52	3-11	Υ	Baker motion: Sergeant at Arms to request attendance. (97-3)
			AGENT IDENTITIES DISCLOSURE (H.R. 4, P.L. 97-200)
53	3-17	N	Chafee, et al, amendment: Makes anyone criminally liable who exposes covert agent if there is reason to believe that this would impair or impede U.S. intelligence activities, instead of anyone who acted with intent to impair U.S. intelligence activities. (55–39)
54	3-18	Y	Bradley substitute amendment: Assures that no criminal sanctions apply to journalists disclosing identity of covert agent unless primary intent was to expose agent. (37–59)
55	3-18	Υ	Passage. (90-6)
			IMPORTATION OF LIBYAN OIL (S. Res. 344)
56	3-18	Υ	Adoption of resolution supporting President's decision to prohibit Libyan oil imports. (94-0)
			REGULATORY REFORM (S. 1080)
57	3-23	Υ	Danforth motion to table Schmitt-Levin, et al, amendmentVote No. 58. (23-70)
58	3-23	N	Schmitt-Levin, et al, amendment: Provides two-House legislative veto of most rules of Executive and independent agencies. (69-25)
59	3-23	Y	Eagleton, et al, amendment: Strikes provision for limited judicial review of agency's determination of what constitutes "major" rule, thus making major rule determination nonreviewable by courts. (27-65)
60	3-24	Y	Laxalt motion to table Pressler amendment: Exempts Federal courthouses from GSA's adoption of OMB Circular requiring them to contract out cleaning, maintenance, and security services. (85–9)
61	3-24	Υ	Levin, et al, amendment: Requires that any OMB changes in proposed regulation be noted by affected agency in rulemaking. (92-0)
62	3-24	Υ	Passage. (94-0)
			STANDBY PETROLEUM ALLOCATION (S. 1503, Vetoed)
63	3-24	Υ	Reconsideration of vetoed bill. (58-36)
			NRC AUTHORIZATION (S. 1207)
64	3-30	Y	Hart, et al, amendment: Prohibits transfer, use, or reprocessing of spent nuclear reactor fuel from commercial nuclear powerplants for weapons purposes. (88-9)
65	3-30	Υ	Passage. (97-0)
			FURTHER CONTINUING APPROPRIATIONS, 1982 (H.J. Res. 409, P.L. 97-161)
66	3-30	Y	Baker motion to table Armstrong amendment: Repeals provision directing Secretary of Treasury to determine amount of unsubstantiated tax deductions that may be deducted by Members of Congress for living expenses while in Washington, D.C.; reinstates \$3,000 cap on such deductions. (20-77)
67	3-30	Y	Specter amendment (to Armstrong amendment—Vote No. 66): Repeals provision directing Secretary of Treasury to determine amount of unsubstantiated tax deductions that may be deducted by Members of Congress for living expenses while in Washington, D.C.; permits tax deduction for any expenses which Member can substantiate. (37–60)
68	3-30	N	Stevens-Dole amendment (to Armstrong amendmentVote No. 66): Eliminates provision in Internal Revenue Code which allows State legislators to deduct living expenses while away from home. (17-79)

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69	3-30	Y	Stevens modified amendment (to Armstrong amendment—Vote No. 66): Imposes \$5,000 cap on amount Member of Congress may deduct from taxes for living expenses while in Washington, D.C.; requires Members of Congress and nonvoting delegates to disclose Federal tax return in Congressional Record by May 15. (24-74)
70	3-30	Y	Tsongas amendment (to Armstrong amendment—Vote No. 66): Requires Members of Congress and nonvoting delegates to disclose Federal tax return in Congressional Record by June 15. (This amendment died when Armstrong amendment was ruled out of order—Vote. No. 77.) (55–43)
71	3-31	Υ	Baker motion: Sergeant at Arms to require attendance. (92-4)
72	3-31	Υ	Baker motion: Sergeant at Arms to compel attendance. (93-5)
73	3-31	N	Hatfield question of germaneness of Armstrong amendment (Vote No. 66), as amended by Tsongas amendment (Vote No. 70): Repeals provision directing Secretary of Treasury to determine amount of unsubstantiated tax deductions that may be deducted by Members of Congress for living expenses while in Washington, D.C.; reinstates \$3,000 cap on deductions; requires Members of Congress to disclose Federal tax return annually. (57-41)
74	3-31	Υ	Hatfield motion to table Armstrong amendment (Vote No. 66), as amended by Tsongas amendment (Vote No. 70): Repeals provision directing Secretary of Treasury to determine amount of unsubstantiated tax deductions that may be deducted by Members of Congress for living expenses while in Washington, D.C.; reinstates \$3,000 cap on deductions; requires Members of Congress to disclose Federal tax return annually. (32–65)
75	3-31	N	Stevens modified amendment (to Armstrong amendment—Vote No. 66): Reduces by 10 percent or \$6,066.25 present salary of Members of Congress. (This amendment died when the Armstrong amendment was ruled out of order—Vote No. 77.) (63-36)
76	3-31	Y	Hatfield motion to table Armstrong amendment (Vote No. 66), as amended (Vote Nos. 70 and 75): Repeals provision directing Secretary of Treasury to determine amount of unsubstantiated tax deductions that may be deducted by Members of Congress for living expenses while in Washington, D.C.; reinstates \$3,000 cap on deductions; requires Members of Congress to disclose their Federal tax returns annually; reduces by 10 percent or \$6,066.25 present salary of Members of Congress. (31–68)
77	3-31	Υ	Chair ruling that Armstrong amendment, as amended (Vote No. 76), is legislation on appropriations bill and out of order. (51-48)
78	3-31	Υ	Baker motion to table Exon motion to reconsider Vote No. 77. (52-47)
79	3-31	Υ	Passage. (81-18)
			TV COVERAGE OF SENATE FLOOR PROCEEDINGS (S. Res. 20)
80	4-14	Α	Percy motion to table Symms amendment: States sense of Congress that U.S. is determined to prevent Cuba from extending its aggressive or subversive activities to any part of this hemisphere. (41-39)
81	4-20	Α	Baker cloture motion on bill. (47-51)
82	4-20	Ą	Randolph, et al, amendment: Requires each Senator to vote from his or her assigned desk. (46-51)
83	4-21	Y	Baker-Robert C. Byrd amendment: Makes resolution effective upon Senate agreement to resolution to be reported by Rules Committee containing regulations and/or rules changes needed to implement TV and/or radio coverage of Senate. (95-1)
			CRIMINAL CODE REFORM (S. 1630)
84	4-27	N	Thurmond cloture motion on motion to bring up bill. (45-46)

FOREIGN MISSIONS (S. 854)  Mathias, et al, amendment Strikes creation of Federal zoning board known as Foreign Missions Commission; requires Federal, State, and municipal governments to give substantial weight to recommendations of Office of Foreign Missions; reinstates prohibition on location of business offices of foreign governments in low density residential districts. (49–43)  NUCLEAR WASTE STORAGE (S. 1662)  McClure motion to table Proxmire-Riegle amendment Permits States or Indian tribes to block nuclear waste disposal sites. (70–19)  McClure motion to table Cannon amendment Requires two–House override of State's or indian tribe's objection to site selection of nuclear waste disposal site. (52–40)  McClure motion to table Thurmond, et al, amendment Strikes section which authorizes Federal program to provide away—from-reactor interim storage of commercial spent fuel. (47–43)  Johnston motion to table Moynihan motion to reconsider Vote No. 88, (46–43)  4-29 N McClure motion to table Moynihan motion to reconsider Vote No. 88, (46–43)  McClure motion to table Storage Strikes for nuclear waste storage by January 1, 1986, instead of three by 1984, (63–27)  FALKLAND ISLANDS POLICY (S. Res. 382)  4-29 Y McClure motion to table Cochran amendment Requires state one granite nuclear storage site be among first three sites selected. (83–5)  FALKLAND ISLANDS POLICY (S. Res. 382)  4-29 Y Passage. (69–9)  DD AUTHORIZATION (S. 2248, P.L. 97–252)  Mitchell, et al, amendment Prohibits use of authorized funds for contracting out firefighting or security functions at military installations or facilities. (50–47)  Mtzenbaum motion to table Mitchell motion to reconsider Vote No. 95. (50–47)  Mtzenbaum motion to table Moynihan-Robert C. Byrd amendment and Robert C. Byrd-Moynihan, et al, amendment thereto: Rejects Senate Budget Committee's action calling for arbitrary skid billion cut in social security over next 3 years and declares that Congress will take no action on social Security Reform. (51–44)  Percy motion to table Spec	Vote No.	Date 1982	Voted	
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90 4-29 N  McClure motion to table Stennis-Cochran amendment: Requires Secretary of Energy to select four potential sites for nuclear waste storage by January 1, 1986, instead of three by 1984. (63-27)  91 4-29 Y  McClure motion to table Cochran amendment: Requires that one granite nuclear storage site be among first three sites selected. (83-5)  FALKLAND ISLANDS POLICY (S. Res. 382)  92 4-29 Y  Adoption of sense of Senate resolution that U.S. continue to work for diplomatic solution to Falklands dispute. (79-1)  NUCLEAR WASTE STORAGE (S. 1662)  93 4-29 Y  Passage. (69-9).  DOD AUTHORIZATION (S. 2248, P.L. 97-252)  94 5-6 Y  Quayle-Goldwater amendment: Retains DOD dependents overseas schools in DOD instead of transferring them to Department of Education. (59-38)  95 5-6 Y  Mitchell, et al, amendment: Prohibits use of authorized funds for contracting out firefighting or security functions at military installations or facilities. (50-47)  96 5-6 Y  Metzenbaum motion to table Mitchell motion to reconsider Vote No. 95. (50-47)  97 5-11 N  Baker motion to table Moynihan-Robert C. Byrd amendment and Robert C. Byrd-Moynihan, et al, amendment thereto: Rejects Senate Budget Committee's action calling for arbitrary \$40 billion cut in social security over next 3 years and declares that Congress will take no action on social security until Congress considers recommendations of President's Commission on Social Security Reform. (51-44)  98 5-12 N  Percy motion to table Specter-Dixon modified amendment: States sense of Congress that President should convene summit meeting with Soviet leaders to seek to reduce risk of nuclear war and control nuclear proliferation, and that President of Soviet Union should, at earliest possible date, respond to invitation. (32-60)  99 5-12 Y  Baker motion to recommit bill with instructions to report forthwith bill with specific reductions of \$2.4 billion in budget authority and \$1 billion in	88	4-29	N	authorizes Federal program to provide away-from-reactor interim storage of
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Vote No.	Date 1982	Voted	
100	5-12	N	Baker motion to table Baucus amendment and Robert C. Byrd substitute thereto: Declares that social security COLA of 7.4 percent be paid in full on July 1, 1982, as scheduled; that any corrective action to Social Security System shall not include any more than absolutely necessary to preserve financial integrity of system; that Congress shall await recommendations of President's Commission on Social Security Reform due late this year before deciding any binding statutory amounts, changes, or corrective actions; and rejects Senate Budget Committee action, supported by President, calling for arbitrary \$40 billion cut in social security benefits over next 3 fiscal years. (53-45)
101	5-12	Y	Dole, et al, amendment, and Baker, et al, substitute amendment: Declares that social security COLA of 7.4 percent be paid in full on July 1, 1982, as scheduled; that any corrective action to the Social Security System shall not include any more than absolutely necessary to preserve financial integrity of system; and that Congress await recommendations of President's Commission on Social Security Reform late this year prior to deciding any binding statutory amounts, changes, or corrective actions to be taken. (91-7)
102	5-12	Y	Specter-Dixon modified amendment (as modified by Tower amendment): Expresses sense of Congress that President should be commended for desire to meet with President of Soviet Union in June, 1982, to achieve significant balance and verifiable reductions in strategic arsenals of U.S. and U.S.S.R.; that summit meeting between two leaders should be pursued in order to achieve more constructive framework for Soviet-U.S. relations; and that Soviet President should, at earliest possible date, respond favorably to invitation. (92-6)
103	5-12	N	Roth motion to table Bentsen substitute amendment (to Roth amendment): Establishes Office of Inspector General in DOD. (45-46)
104	5-12	Υ	Bentsen motion to table Baker motion to reconsider Vote No. 103. (42-51)
105	5-12	Υ	Roth substitute amendment (to Pryor amendment): Establishes Office of Inspector General in DOD. (94-0)
106	5-12	N	Exon motion to table Dole amendmentVote No. 107. (32-61)
107	5-12	Υ	Dole amendment: Eliminates FY 1982 authorization for additional retention, operation, and maintenance expenses of Titan II missiles. (40-54)
108	5-13	Υ	Roth amendment: Expresses sense of Congress that NATO countries must more effectively pool their resources for their common defense. (87-1)
109	5-13	Y	Baker motion to table Jackson amendment (with Gorton amendment thereto): Prohibits restart of C-5 aircraft production and authorizes funds for procurement of domestically produced 747's. (39-60)
110	5-13	N	Dole motion to table Mattingly amendment (as substitute for Nunn amendment): Requires that commercial wide-body aircraft be leased under Civil Reserve Air Fleet program rather than purchased. (53-44)
111	5-13	Α	Tower motion to table Hart amendment: Deletes \$3.7 billion for one Nimitz-class aircraft carrier. (63-32)
112	5-13	Α	Tower motion to table Hart amendment: Deletes \$3.7 billion for one Nimitz-class aircraft carrier and adds \$3.48 billion for two light aircraft carriers. (72-19)
113	5-13	Α	Warner motion to table Glenn modified amendment: Deletes \$1.7 billion for MX missile R&D and requires that \$565 million be used to develop new land-based intercontinental missile with basing mode that can best survive first strike and deliver counter attack. (65-29)
114	5-13	Α	Moynihan amendment: Extends through FY 1983, current exemption to Maybank provisions to permit awarding of DOD non-weapons contracts in high unemployment areas, if added cost under each contract does not exceed 2 percent and total sum of contracts does not exceed \$3 billion. (45-49)
115	5-13	Α	Moynihan-D'Amato amendment: Extends, through FY 1983, current exemption to Maybank provisions to permit awarding of DOD non-weapons contracts in high unemployment areas if each individual contract does not exceed 1.5 percent and total sum of contracts involved does not exceed \$3 billion. (48-45)

Vote	Date		
No.	1982	Voted	
116	5-13	Y	Tower motion to table Heinz, et al, amendment: Deletes waiver of "Buy American" provision to allow purchase of chemical warfare protective clothing and items containing specialty metals from foreign sources if necessary to comply with agreements to further standardize NATO equipment. (59-36)
117	5-13	Y	Tower motion to table Robert C. Byrd-Heinz modified amendment: Exempts foreign-built weapons or weapons systems, except those containing nickel from Cuba from waiver of "Buy American" provision. (56-39)
118	5-13	N	Tower motion to table Hart, et al, amendment: Authorizes funds for procurement of equipment and materials to defend or protect against chemical munitions in lieu of funds for production of lethal binary chemical munitions. (49-45)
119	5-13	Y	Hatfield, et al, modified amendment: Prohibits funds for production of binary chemical weapons unless President certifies that it is U.S. policy not to engage in live chemical or bacteriological testing on human beings; that for each binary shell produced an existing unitary shell be rendered useless; and that this prohibition may be made only if NATO members agree to accept such weapons. (92–0)
120	5-13	N	Passage. (84-8)
			FTC USED CAR RULE DISAPPROVAL RESOLUTION (S. Con. Res. 60)
121	5-18	N	Adoption of resolution disapproving FTC trade regulation rule requiring used car dealers to disclose known defects to buyers and whether or not warranty is offered. (69-27)
			FIRST BUDGET RESOLUTION, 1983 (S. Con. Res. 92)
122	5-19		Baker motion to request attendance of Senators. (89-5)
123	5-19	Υ	Moynihan, et al, modified amendment: Increases 1983-85 funding levels in order to eliminate new out-of-pocket costs or benefit cuts for elderly under Medicaid/Medicare. (39-60)
124	5-19	N	Kennedy, et al, amendment: Increases 1982-84 funding levels in order to provide 250,000 public works jobs for the unemployed. (14-84)
125	5-19	N	Baker motion to table Kassebaum amendment: Reduces defense funding levels for 1983-85 to provide 3-year average real growth of 6 percent in defense spending instead of 6.8 percent. (53-44)
126	5-19	Υ	Bradley, et al, amendment: Restores 1983–85 funding levels for title I Elementary and Secondary Education Act programs, and handicapped and vocational education programs, Head Start and Pell Grants. (44–54)
127	5-20	Υ	Leahy-Moynihan amendment: Increases 1983-85 funding levels for toxic dump cleanup and other EPA pollution programs. (38-60)
128	5-20	N	Melcher-DeConcini, et al, amendment: Reduces funding for foreign aid which would in effect freeze foreign aid at \$10 billion for 1983-85. (27-73)
129	5-20	Y	Hart, et al, amendment: Increases 1983–85 funding levels for title I Elementary and Secondary Education Act programs and for handicapped programs. (48–51)
130	5-20	N	Baker motion to table motion to reconsider Vote No. 129. (51-49)
131	5-20	N	Helms amendment: Eliminates all revenue increases except for presumed user fees and offsets revenue cut by requiring 6.5 percent across—the—board cut in all areas—including social security—except defense and interest payments. (17–83)
132	5-20	Y	Hollings, et al, amendment: Eliminates third year tax cut scheduled to take effect July 1, 1983, thereby reducing deficits for 1983-85. (32-68)

Vote No.	Date 1982	Voted	
133	5-20	Y	Robert C. Byrd amendment: States sense of Senate that in reporting legislation to achieve \$107.2 billion in revenues required under resolution, rather than impose new, regressive taxes on American taxpayers, Finance Committee should (1) defer third year Kemp-Roth individual tax cut until current budget crisis has passed and interest rates have dropped, or (2) repeal third year Kemp-Roth individual tax cut and replace it with fiscally prudent cut which distributes benefits fairly to all working and middle income Americans. (35-63)
134	5-20	Y	Chiles-Mitchell, et al, amendment: Increases funding levels in order to provide funding for full 1983 COLA for service-connected disabled veterans pensions and disability compensation and to provide President's January budget request for veterans medical facilities. (46-53)
135	5-20	Y	Sasser motion to table Jepsen perfecting amendment (to Sasser amendmentVote No. 139): Increases funding levels in order to fully fund payment of dual benefits to railroad retirees, but to omit restoration of annual COLA's to railroad retirees. (58-41)
136	5-21	N	Baker motion to recess. (55-44)
137	5-21	Y	Hollings amendment: Increases funding levels to restore current funding for Women, Infants, and Children Feeding Program (WIC). (44-50)
138	5-21	Y	Sasser motion to table Domenici perfecting amendment (to Sasser, et al, amendmentVote No. 139): Increases funding levels for 1982-85 in order to restore full funding for dual benefits for railroad retirees in 1983-85 and to provide 7.4 percent COLA in 1982, while limiting COLA to 4 percent thereafter. (53-44)
139	5-21	Υ	Sasser, et al, amendment: Increases funding levels to restore annual cost-of-living adjustments to railroad retirees and to fund fully dual benefits. (57-40)
140	5-21	N	Dole motion to table Robert C. Byrd amendment: Increases funding levels in 1982-84 in order to provide supplemental unemployment benefits for those who have exhausted all other unemployment insurance. (52-42)
141	5-21	Υ	Moynihan amendment: Increases funding levels for 1983-85 for EPA's Superfund to clean up hazardous waste dumps. (41-53)
142	5-21	N	Domenici motion to table Hawkins amendment: Reduces funding level for defense in order to restore 4 percent COLA for military and Federal retirees in 1983 (instead of no COLA). (51-42)
143	5-21	Υ	DeConcini, et al, amendment: Increases 1983-85 savings from \$17 million to \$136 million through increased debt collection and increased savings in waste, fraud, and abuse. (43-51)
144	5-21	N	Simpson motion to table DeConcini, et al, amendment: Increases funding levels in order to restore funding for 7.4 percent cost-of-living adjustment (instead of 4 percent for those 70 percent or more disabled) for service-connected disabled veterans. (49-45)
145	5-21	Υ	Moynihan-Burdick amendment: Increases 1983-85 funding levels by \$100 million in order to restore Postal Service mail subsidy for third class nonprofit mail. (34-57)
146	5-21	N	Mattingly amendment: Expresses sense of Congress that revenues be automatically reduced by amount previous year's revenues have exceeded revenue levels in this resolution. (43–49)
147	5-21	Y	Baker motion to table Dixon, et al, amendment: Decreases foreign aid funding levels to freeze foreign aid outlays at 1982 level of \$11.4 billion, for total 3-year savings of \$2.4 billion. (60-32)
148	5-21	Υ	Eagleton, et al, amendment: Expresses sense of Senate that Finance Committee should report bill repealing income tax indexing provisions, which become effective in 1985 thereby increasing revenues. (34-56)

Vote No.	Date * 1982	Voted	
149	5-21	N	Baker motion to table Chiles modified motion to recommit with instructions to report back with provision modifying Budget Act germaneness rule to allow amendments proposing alternative spending cuts or tax changes on reconciliation bills when considered by full Senate. (61-30)
150	5-21	Y	Baker motion to table Johnston-Nunn-Exon substitute amendment: Provides for spending reductions of \$66 billion and revenue increases of \$39 billion to balance the budget in 1985; reduces defense and discretionary spending by 2 percent for \$13.7 billion savings; reduces nonretirement entitlements by 1 percent for \$4.2 billion savings; saves \$21.5 billion in interest by reaching balanced budget in 1985; and holds all retirement COLAs after October 1, 1982, to rate of increase of GNP, estimated at 4 percent, for \$9.2 billion savings. (70-21)
151	5-21	N	Baker motion to table Riegle amendment: Increases funding levels in order to restore 6.6 percent cost-of-living adjustment for retired civil service and military personnel for FY 1983 and capping these retirement COLA's at 4 percent in 1984 and 1985. (47-43)
152	5-21	N	Baker motion to table Riegle amendment: Reduces funding levels so as to assume 5 percent instead of 6.8 percent real rate of growth in defense spending in order to increase funding for title I compensatory education, handicapped, vocational education, and Head Start programs, medicare/medicaid benefits, extended unemployment insurance benefits, and veterans health and pension programs. (61–30)
153	5-21	N	Passage. (49-43)
			URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 5922, Vetoed)
154	5-26	Α	Dixon-Specter modified amendment (to Hatfield amendment): Appropriates additional \$76.8 million for Work Incentives (WIN) Program. (After appropriation was changed to \$38.4 billion, amendment was reconsidered and agreed to.) (46-48)
			ENERGY EMERGENCY PREPAREDNESS IEP (S. 2332, P.L. 97-229)
155	5-26		Domenici, et al, amendment: Requires Strategic Petroleum Reserve to be filled during FY 1983 only at 208,000 instead of 300,000 barrels per day. (44-51)
156	5-26	Y	Passage. (88-7)
			URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 5922, Vetoed)
157	5-26		Reconsideration of Vote No. 154. (76-19)
158	5-26	N	Baker motion to table Lugar perfecting amendment (to Hatfield amendment): Permits full implementation of Lugar-Riegle housing stimulus bill which provides up to 450,000 housing starts in FY 1982. (23-70)
159	5-27	Υ	Baker motion: Sergeant at Arms to request attendance. (91-4)
160	5-27	Υ	Baker, et al, cloture motion on bill. (95-2)
			NUCLEAR SUPPLIER EXPORT CONTROLS (S. Con. Res. 96)
161	5-27	Υ	Adoption. (96-0)
			URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 5922, Vetoed)
162	5-27	Υ	Kasten-Moynihan amendment: Prohibits payments under loans guaranteed by U.S. to Poland unless Poland is declared in default of its debt or President certifies that payment is in national interest. (83-10)
163	5-27	Y	Proxmire, et al, amendment: Repeals provision directing Secretary of Treasury to determine amount of unsubstantiated tax deductions that may be deducted by Members of Congress for living expenses while in Washington, D.C., and to reinstate \$3,000 cap on such deductions. (70-23)
164	5-27	Α	Bumpers-Nickles amendment: Returns jurisdiction for inspections of surface stone, sand, and gravel operations, as well as surface construction activities to Occupational Safety and Health Administration from the Mine Safety and Health Administration. (52-38)

Vote No.	Date 1982	Voted	
165	5-27	Y	Lugar motion to suspend rules so as to provide for consideration of Lugar housing stimulus amendment. (63-27)
166	5-27	N	Ruling of Chair that Riegle, et al, mortgage default assistance amendment is not germane and out of order. (64-25)
167	5-27	Υ	Lugar, et al, amendment: Increases funds from \$1 billion to \$5.12 billion to fully implement Lugar-Riegle housing stimulus bill. (69-23)
168	5-27	Υ	Passage. (73-19)
			RICKOVER GOLD MEDAL (H.R. 5432, P.L. 97-201)
169	6-9	Υ	Passage. (91-1)
			AGENT IDENTITIES DISCLOSURE (H.R. 4, P.L. 97-200)
170	6-10	Υ	Adoption of conference report. (81-4)
			COUNCIL ON ENVIRONMENTAL QUALITY (S. 1210)
171	6-14	Y	Gorton motion to concur in House amendments with Gorton-Jackson substitute amendment: Authorizes \$44,000 each for FY 1982-84 for CEQ; withdraws certain public lands in National Forest in State of Washington from oil and gas leasing. (76-0)
			VOTING RIGHTS (H.R. 3112, P.L. 97-205)
172	6-15	AY	Baker, et al, cloture motion on motion to bring up bill. (86-8)
173	6-16	Υ	Stevens motion: Sergeant at Arms to compel attendance. (83-4)
174	6-17	Υ	Baker motion to bring up bill. (97-0)
175	6-17	N	East amendment: Strikes section which clarifies judicial standard in discrimination suits to require that plaintiffs prove "results" of political processes show discrimination rather than proving that legislators intended to discriminate when establishing electoral procedures. (16–81)
176	6-17	N	East amendment: *Restricts courts from mandating proportional representation or quotas as remedy for voting rights violations. (14-81)
177	6-17	N	Helms amendment: Permits courts to order system of government that will insure quotas or proportional representation as appropriate remedy for voting rights violation. (1–94)
178	6-17	N	East amendment: Requires that any preclearance of "bailout" proceeding be heard in local district court rather than D.C. District Court. (31-65)
179	6-17	N	East amendment: Provides for "bailout" of preclearance requirements in 5 years rather than 10 and reduces duration of section 5 from 25 to 10 years. (19-78)
180	6-17	N	Stevens amendment: Applies section 2 standard for proof to bailout suits by jurisdictions under section 4. (38-59)
181	6-17	N	Stevens amendment: Permits State to bail out even if some of its counties have not qualified. (32-58)
182	6-18	N	Hayakawa amendment: Repeals 1975 amendments providing bilingual election assistance and protection for citizens of Hispanic, Asian, American Indian, and Eskimo heritage. (32–54)
183	6-18	N	Cochran amendment: Requires that entire nation pre-clear and any proposed changes under preclearance provision be filed in local district court instead of D.C. District Court. (16-74)
184	6-18	N	Nunn amendment: Mandates time within which Attorney General must object to preclearance. (38-55)
185	6-18	N	Denton amendment: Allows immediate "bailout". (19-73)
186	6-18	N	Stevens amendment: Allows any State which has successfully "bailed out" previously to "bail out" even if some of its subdivisions would not qualify. (28-64)
187	6-18	N	Thurmond-Warner amendment: Provides for expiration of preclearance after 15 instead of 25 years. (28-66)

•	Vote No.	Date 1982	Voted	
	188	6-18	N	Helms amendment: Immediately exempts 40 counties in North Carolina from preclearance. (12-81)
	189	6-18	N	Helms amendment: Requires that any State, where less than 43.7 percent of black citizens who are eligible to vote have failed to register, must be subject to preclearance and exempts from preclearance any State in which more than 60 percent of eligible black voters have registered. (12–81)
	190	6-18	Υ	Passage of bill to extend, clarify, and amend Voting Rights Act of 1965. (85-8)
				URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 5922, Vetoed)
	191	6-22	Υ	Hatfield motion to disagree to House amendment (to Senate amendment): Places \$18,200 cap on amount of honoraria Member of Congress may receive. (54-41)
				FIRST BUDGET RESOLUTION, 1983 (S. Con. Res. 92)
	192	6-22	N	Adoption of conference report. (51-45)
	193	6-23	Y	Chiles motion to concur in House amendment (in nature of substitute for conference report) with Chiles amendment: Increases 1983 funding level for administration of Justice Function 750 in order to assure that Federal Law Enforcement Agencies receive \$100 million above current funding and that Legal Services Corporation and Juvenile Justice programs are funded at current levels. (33-64)
	194	6-23	N	Domenici motion to concur in House amendment in nature of substitute for conference report. (54-45)
				URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 6645)
	195	6-23	N	Hatfield motion to table Proxmire, et al, amendment: Reinstates \$3,000 limit on business expense tax deductions by Members of Congress. (21-76)
	196	6-23	N	Ruling of Chair on Armstrong point of order that Lugar, et al, amendment (adding housing stimulus provisions as approved by conferees on H.R. 5922) is legislation on appropriations and therefore not in order. (33–66)
	197	6-23	Υ	Lugar amendment (to Proxmire amendment): Adds housing stimulus provisions as approved by conferees on H.R. 5922. (70-27)
				PUBLIC DEBT LIMIT INCREASE (H.J. Res. 519, P.L. 97-204)
	198	6-23	N	Passage. (49-41)
				URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 6682, Vetoed)
	199	6-24	Υ	Passage. (59-26)
				URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 6685, P.L. 97-216)
	200	6-29	Α	Hatfield motion to table Kennedy amendment (to Hatfield substitute): Restores \$63 million for Summer Youth Jobs program. (55-37)
	201	6-29	Α	Hatfield motion to table Riegle amendment (to Hatfield substitute): Restores \$3 billion housing package as agreed to in conference report on H.R. 5922. (48-44)
				FEDERAL FLEXITIME (S. 2240, P.L. 97-221)
	202	6-30	Α	Stevens motion to table Armstrong amendment: Amends Walsh-Healy Act to permit Federal contractors to institute flexible work schedules in 40-hour work week. (49-46)
:	203	6-30	Α	Passage. (93-2)
				MILITARY CONSTRUCTION AUTHORIZATION (S. 2586, P.L. 97-321)
:	204	6-30	N	Tower motion to table Pell-Randolph modified amendment: Prohibits use of funds for construction or improvement of airfield facilities in Honduras. (65-29)
:	205	6-30	Υ	Passage. (93-1)
				BUS DEREGULATION (H.R. 3663, P.L. 97-261)
2	206	6-30	Υ	Passage. (85-10)

Vote No.	Date 1982		
			JOBS TRAINING (S. 2036, P.L. 97-300)
207	7-1	Υ	Passage. (95-0)
			LOW-INCOME ELDERLY EMPLOYMENT (S. Res. 340)
208	7-1	Υ	Adoption of sense of Senate resolution that no action be taken to terminate or weaken Community Services Employment Program under title V of 1965 Older Americans Act. (89–6)
			COPYRIGHT MANUFACTURING CLAUSE EXTENSION (H.R. 6198, P.L. 97-215)
209	7-13	Υ	Reconsideration of vetoed bill. (84-9)
			TOBACCO PRICE SUPPORTS (H.R. 6590, P.L. 97-218)
210	7-14	N	Baker motion to table Eagleton amendment: Authorizes Secretary of Agriculture to adjust supports to ensure "no net cost" tobacco price support program provided price support shall not be below 1981 crop. (56-40)
			NOMINATION OF JAMES G. STEARNS TO SECURITIES INVESTOR PROTECTION CORPORATION
211	7-14	N	Confirmation. (70–26)
			TOBACCO PRICE SUPPORTS (H.R. 6590, P.L. 97-218)
212	7-14	N	Baker motion to table Eagleton-Hatfield amendment: Makes price support effective only for 1982-85 crop years. (49-47)
213	7-14	N	Passage. (77-17)
			URGENT SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 6685, P.L. 97-216)
214	7-15	Υ	Hatfield motion to concur in House amendment to Senate amendment which represents conference agreement. (91-6)
			RECLAMATION REFORM (S. 1409, in P.L. 97-293)
215	7-15	Y	Lugar-Proxmire amendment: Reduces maximum amount of owned and leased acreage to which irrigation water may be delivered at less than full cost; requires that 50 percent of all costs be paid on acreage between 320 and 960 acres, and 100 percent of full costs on acreage in excess of 960; and sets interest rate used in recovering costs at approximately 14 percent rather than 9-3/8 percent. (39-58)
			NOMINATION OF GEORGE P. SHULTZ TO BE SECRETARY OF STATE
216	7-15	Υ	Confirmation. (97–0)
			RECLAMATION REFORM (S. 1409, in P.L. 97-293)
217	7-15	Υ	Bumpers amendment: Requires that Federal onshore lands available for oil and gas exploration be leased by competitive bidding. (39–58)
218	7-15	N	Wallop motion to table Proxmire-Lugar amendment: Reduces maximum amount of owned and leased acreage to which irrigation water may be delivered at less than full costs from 2,080 acres to 960 acres; requires that only those farms in excess of 960 acres must pay the full reclamation costs; and sets interest rate used in recovering costs at approximately 14 percent rather than 9-3/8 percent. (56-39)
219	7-16	Υ	Baker motion: Sergeant at Arms to compel attendance. (81-4)
220	7-16	Y	Exon amendment: Reduces, from 2,080 acres to 960 acres, amount of owned (or owned and leased) land that may be irrigated from Federal reclamation projects and prohibits unlimited leasing. (22-65)
221	7-16	Υ	Baker motion: Sergeant at Arms to compel attendance. (82-4)
222	7-16	Υ	McClure motion: Sergeant at Arms to compel attendance. (78-5)
223	7-16	Υ	Moynihan amendment: Requires users of irrigation water from Federal reclamation projects constructed by Army Corps of Engineers to pay full construction and maintenance cost on holdings in excess of 960 acres. (29–55)

Vote No.	Date 1982 Vote	od.
224	7-16 Y	Baker motion: Sergeant at Arms to compel attendance. (74-7)
225	7-16 N	Baker motion to table Moynihan motion to reconsider Vote No. 223. (61-24)
226	7-16 N	Metzenbaum amendment: Strikes section deleting requirement that water recipients live on or near irrigated land. (7-75)
227	7-16 Y	Wallop amendment: Requires use of interest rate which would be computed at 50 percent of difference between 15-year Federal borrowing rate and short-term 5-year Federal fund rate (12 percent at present); provides single limitation of 1,280 acres on ownership and leasing; requires disposal of excess acreage in 5 years for contracts executed after enactment; requires Secretary to make explicit determination to validate or not to validate contract according to stated requirements; provides for modified Congressional review utilizing concurrent, rather than joint, resolution disapproval; gives reviewing court with discretion to grant reformation of contract as remedy for private plaintiffs in cases with Secretary of Interior; and requires Secretary to utilize existing authorities to ensure implementation of prudent and responsible water conservation programs in irrigation districts. (60-5)
228	7-16 N	Passage. (49-13)
000	7 00 V	TAX INCREASE AND MEDICARE/MEDICAID CUT (H.R. 4961, P.L. 97-248)
229	7-20 Y	Baker motion: Sergeant at Arms to compel attendance. (90-5)
230	7-20 N	Ruling of Chair against Cannon point of order that Packwood amendment (ADAP title) is not germane. (53-44)
231	7-20 Y	Robert C. Byrd motion to recommit bill with instruction to report back forthwith after striking ADAP title. (43-54)
232	7-20 Y	Packwood modified amendment (to first Committee amendment): Authorizes Aviation Trust Fund spending for 5 years at approximately \$20 billion total; authorizes airport grants, new navigational facilities, and research and development money; authorizes twice as much for FAA operations; and eliminates defederalization of 69 airports. (93-5)
233	7-20 N	Cannon-Jepsen amendment: Provides that if unobligated funds in Airport and Airway Trust Fund exceed \$500 million at end of year, rate of tax imposed on fuel used for noncommercial aviation for next year shall be 8-1/2 percent. (44-54)
234	7-21 Y	Bradley modified amendment: Strikes provisions which increase unemployment taxes, excise taxes on cigarettes and telephone use, reduce deductions for medical expenses and casualties, and increase cost of Medicare and Medicaid; and defers all or portion of third phase of tax cut for higher income persons until Federal budget is balanced. (45–54)
235	7-21 Y	Baucus-Kennedy amendment: Strikes copayment for home health care, indexing of Medicare Part B deductible to CPI, and sets Medicare Part B deductible at 25 percent of program cost. (46-53)
236	7-21 Y	Durenberger, et al, modified amendment: Modifies Medicare cuts as follows; provides home health 5 percent copayments beginning with 20th visit, in lieu of first; ties Medicare Part B premium increases to increase in program costs for three years, instead of permanently, and thereafter tie them to Consumer Price Index; and increases Medicare Part B deductible from \$75 to \$78 in 1984 and to \$80 in 1985 and thereafter, instead of tying it to CPI. (99-0)
237	7-21 Y	Bentsen, et al, amendment: Strikes section which increases Federal unemployment tax rate and wages that are subject to tax. (48-51)
238	7-22 N	Ford, et al, amendment: Eliminates 100 percent increase in excise tax on cigarettes. (24-72)
239	7-22 Y	Chair ruling that Thurmond, et al, amendment (which raises excise tax on alcohol by 30 percent and tax on cigarettes by 50 percent instead of 100 percent) is nongermane. (79-18)

Vote No.	Date 1982	Voted	
240	7-22	N	Helms, et al, modified amendment: Sunsets Committee reported increase in cigarette excise tax on September 30, 1985, after which tax would drop from 16 cents to present rate of 8 cents per pack. (60-37)
241	7-22	Υ	Eagleton amendment: Strikes telephone excise tax and favorable 5-year tax write-off on certain intangible drilling costs for integrated oil companies. (24-72)
242	7-22	N	Mattingly amendment: Strikes sections which (1) require basis adjustment for one-half of investment tax credit; (2) reduce from 90 percent to 85 percent income tax liability (above \$25,000) that may be offset by investment tax credit; and (3) repeal 1985 and 1986 increase from 150 percent to 200 percent in declining balance method of depreciation. (23-72)
243	7-22	N	Armstrong amendment: Indexes capital gains for inflation that has occurred since January 1, 1985, effective 1985. (64-32)
244	7-22	Υ	Bumper motion to reconsider Vote No. 243. (35-61)
245	7-22	Υ	Mitchell amendment: Skews 1982 and 1983 tax cuts in favor of middle and lower income taxpayers. (43-53)
246	7-22	Υ	Nickles amendment: Exempts interest payments of \$100 (instead of \$10) per person per year from withholding requirements. (97-0)
247	7-22	Y	Kasten-Hollings, et al, amendment: Deletes 10 percent withholding requirement on interest and dividends. (47-50)
248	7-22	Y	Metzenbaum-Kennedy-Riegle amendment: Delays effective date for unemployment tax increases until program has been enacted providing for additional 13 weeks of unemployment compensation. (48-49)
249	7-22	N	Stevens motion to table Dodd, et al, amendment: Makes interest only on industrial development bonds and mortgage subsidy bonds (rather than all tax-exempt State and local bonds) subject to individual minimum tax. (16-81)
250	7-22	N	Stevens-Murkowski amendment: Exempts Alaska Natural Gas Pipeline System from requirement that interest and real property taxes attributable to construction period be capitalized rather than expensed. (80-16)
251	7-22	Υ	D'Amato, et al, amendment: Makes interest on all tax-free bonds exempt from application of individual minimum income tax. (58-39)
252	7-22	Y	Pryor, et al, amendment: Deletes provisions which require establishments with more than 10 employees to report to IRS: (1) gross receipts from food and beverage sales; (2) amount of charge receipts; (3) amount of tips shown on charge receipts; and (4) each employee's allocable share of assumed tip income, equal to 7 percent of gross receipts from food and beverage sales. (70-25)
253	7-22	Υ	Baucus, et al, amendment: Repeals safe harbor leasing provisions which allow corporations to buy or sell unused tax credits and deductions. (31-66)
254	7-22	Υ	Metzenbaum amendment: Retains current law with respect to medical deductions by striking committee provisions that (1) permit deduction of medical expenses that exceed 7 percent instead of 3 percent of taxpayer's adjusted gross income, and (2) allow deduction for health insurance premiums of up to \$100 instead of \$150. (46-51)
255	7-22	Y	Hart amendment: Strikes provision that permits business deduction of payments to foreign officials, such as "grease payments" to lower level government employees. (46-51)
256	7-22	Y	Committee amendment: Allows deduction of only 50 percent instead of 100 percent of business meals except when travelling on business. (57-40)
257	7-22	N	Passage. (50-47)
			EL SALVADOR-PRESIDENTIAL AID CERTIFICATION (H.J. Res. 494, P.L. 97-233)
258	7-27	Α	Passage. (95-2)

Vote No.	Date * 1982	Voted	
			BALANCED BUDGETTAX LIMITATION CONSTITUTIONAL Amendment (S.J. RES. 58)
259	7-27	Α	Ford amendment: Requires President to submit to Congress balanced budget each year. (45-53)
260	7-27	Α	Cranston perfecting amendment (to Domenici-Chiles, et al, modified amendment): Provides that Congress and President shall "by legislation", rather than "pursuant to legislation or through exercise of power under first and second articles" of Constitution, ensure balanced budget. (23-74)
261	7-27	Α	Domenici-Chiles, et al, modified amendment: Makes clear that nothing in amendment grants President any new impoundment power; extends base period for establishing rate of growth in Federal revenues to more than just previous year's growth in national income; and stipulates that Congress shall enforce this Constitutional amendment by appropriate legislation. (97-0)
262	7-28	Α	Moynihan amendment: Provides formula for determining what constitutes "national income". (13-81)
263	7-28	Α	Cranston amendment: Waives balanced budget requirement in national emergency. (34-61)
264	7-28	Α	Dixon amendment: Waives balanced budget requirement when national economic emergency is in effect and retains reported waiver when declaration of war is in effect. (30-67)
265	7-28	Α	Ford modified amendment: Requires President to submit to Congress balanced budget for each year. (43-53)
266	7-29	Α	Moynihan amendment: Provides that no budget may include reductions in social security entitlement benefits. (39-59)
267	7-29	Α	Leahy amendment: Allows outlays to exceed receipts when necessary to prevent unemployment from exceeding 10 percent or 11 million unemployed. (25-68)
268	7-29	Α	Leahy amendment: Allows outlays to exceed receipts when necessary to prevent unemployment from exceeding 16 percent or 17.6 million unemployed. (29-65)
269	7-29	Α	Leahy amendment: Permits outlays to exceed receipts when necessary to prevent unemployment from exceeding 20 percent or 22 million unemployed. (29-66)
270	7-29	Α	Leahy amendment: Permits outlays to exceed receipts when necessary to prevent depression. (30-66)
271	7-29	<b>N</b>	Gorton-Rudman amendment: States that Federal courts shall not have jurisdiction over any case or controversy brought under this article (by plaintiff seeking to reverse Congressional or executive action/inaction) except to define terms used in article or implementing legislation. (45–51)
272	8-3	Y	Dodd substitute amendment: Requires balanced budget by statute rather than by Constitutional amendment and requires President to submit budget in which new outlays would be financed by equivalent increase in revenues. (25–70)
273	8-3	Υ	Mathias-Baucus, et al, substitute amendment: Requires balanced budget by statute rather than by Constitutional amendment and requires three-fifths vote of both Houses to run deficit. (28-67)
274	8-3	Y	Moynihan modified amendment: Allows outlays to exceed receipts by same amount by which total outlays for national defense exceed outlays for preceding fiscal year. (12-83)
275	8-3	Υ	Cranston amendment: Requires President to submit balanced budget each fiscal year with statement of monetary policy. (36-58)
276	8-3	Υ	Cranston amendment: Strikes requirement for three-fifths vote by both Houses of Congress for outlays to exceed receipts. (18-76)
277	8-3	N	Armstrong-Boren, et al, amendment: Makes debt limit that exists on date of ratification permanent and requires three-fifths vote by both Houses to increase. (51-45)
278	8-3	N	Baker motion to reconsider Vote No. 277. (40-56)
279	8-3	N	Cohen amendment: States that judicial power of U.S. courts shall extend to any case or controversy arising under Constitutional amendment and that any person may commence an action for appropriate redress in any Federal court. (0-96)

Vote No.	Date 1982	Voted	
280	8-3	Υ	Exon amendment: Requires President to submit to Congress balanced budget or statement explaining why outlays exceed receipts. (45-52)
281	8-3	Y	Hart modified substitute amendment: Requires by statute that President submit to Congress and that Congress pass balanced Federal budget that distinguishes between capital and operating expenditures. (23–74)
282	8-3	Υ	Tsongas substitute amendment: Requires by statute that President submit to Congress balanced budget for 1984 and succeeding years, and, if not balanced, statement recommending necessary changes. (23–72)
283	8-3	Υ	Levin amendment: Provides waiver of balanced budget if three-fifths of both Houses declares national emergency. (37-60)
284	8-3	Y	Heflin-Randolph modified amendment: Provides that if, after having adopted balanced budget, Constitutional majority of both Houses passes joint resolution declaring that nation is subject to unforeseen and imminent threat to national security, Constitutional majority of both Houses may appropriate funds needed to finance military response to emergency. (47–51)
285	8-3	Y	Bumpers-Ford substitute amendment: States that nothing in this Constitutional amendment grants President new impoundment power; stipulates that Congress shall implement this Constitutional amendment by appropriate legislation; requires President to submit to Congress balanced budget each fiscal year, and, if not balanced, to submit statement as to why; allows waiver by majority vote in event of war or national economic emergency; and states that no court shall have jurisdiction over matters arising from claims relating to this Constitutional amendment except to extent provided by Congress. (32–65)
286	8-3	Y	Biden substitute amendment: Prohibits increase in outlays at rate greater than rate of increase in GNP in last calendar year, unless authorized by three-fifths vote in both Houses; reduces allowable rate of increase in outlays if inflation rate for previous year is greater than six percent; and waives provisions for national emergency. (10-85)
287	8-4	N	Cranston-Moynihan amendment: Requires by Constitutional amendment that President submit, and Congress adopt, balanced budget each fiscal year in which outlays may exceed receipts only to maintain social security and veterans benefits; allows waiver for national emergency; and requires Congress to enforce this amendment by appropriate legislation. (27-73)
288	8-4	N	Passage. (69-31)
			OMNIBUS RECONCILIATION (H.R. 6955, P.L. 97-253)
289	8-4	Υ	Riegle amendment: Applies four percent COLA cap only to annuities of Members of Congress for 1983-85 instead of all Federal and military retirees. (48-51)
290	8-5	Υ	Mitchell-Robert C. Byrd, et al, amendment: Strikes 0.5 percent user fee on VA mortgage loans. (38-59)
291	8-5	Υ	Metzenbaum modified amendment: Instructs conferees on tax increase bill to include language providing for up to 13 additional weeks of Federal unemployment benefits. (84-13)
292	8-5	Y	Kennedy, et al, amendment: Deletes termination of student benefits for 19 to 23 year old dependents of non-service-related disabled veterans. (40-57)
293	8-5	Υ	Cohen motion to table Hawkins-Chafee amendment: Reduces dairy price support from \$13.10 to \$12.60 per hundredweight, effective upon enactment, and to \$12 on January 1, 1983. $(65-33)$
294	8-5	N	East amendment: Strikes reduction in membership of Federal Communications Commission to 5 members. (27-71)
295	8-5	N	Helms motion to table Boren, et al, amendment: Requires Secretary of Agriculture to offer combination paid diversion/acreage reduction program for wheat, corn, and feed grains. (33-66)
296	8-5	N	Helms amendment (as substitute for Boren amendment—Vote No. 295): Requires Secretary of Agriculture to implement 5 percent paid land diversion of 1983 crops of wheat, feed grains, and rice. (38–60)

Vote No.	Date 1982	Voted	
297	8-5	Υ	Huddleston motion to table Hayakawa-Hawkins amendmentVote No. 298. (49-49)
298	8-5	N	Hayakawa-Hawkins amendment: Modifies milk price support program for FY 1982-87. (48-49)
299	8-5	N	Passage. (73-23)
			SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 6863, P.L. 97-257)
300	8-10	Y	Hatfield motion to table Proxmire appeal of Chair ruling that Proxmire-DeConcini amendment to return to Treasury \$736,400 earmarked for completion of physical fitness facility in Hart Senate Office Building, is legislation on appropriations bill. (50-48)
301	8-10	Y	Weicker amendment: States sense of Congress that proposed Department of Education regulations which eliminate assurances of rights of parents in determining education of handicapped children should not be transmitted to Congress until after 97th Congress reconvenes for special session after election, or after 98th Congress is convened. (93-4)
302	8-10	N	Kasten question of germaneness of Committee amendment appropriating \$862 million for foreign aid programs, including Caribbean Basin Initiative. (53-46)
303	8-10	Y	Leahy-Pell amendment: Strikes \$862 million foreign aid appropriation, which includes Caribbean Basin Initiative. (42-54)
304	8-10	N	Kasten motion to table Dodd amendment: Reduces appropriation for Caribbean Basin Initiative from \$355 million to \$177.5 million. (55-40)
305	8-10	Υ	Percy motion to table Symms-Helms amendmentVote No. 306. (30-65)
306	8-11	N	Symms-Helms amendment: States that U.S. is determined to prevent Cuba, by whatever means necessary, including use of arms, from extending aggressive or subversive activities to any part of this hemisphere. (68-28)
307	8-11	N	Helms motion to table Percy amendmentVote No. 308. (48-51)
308	8-11	Y	Percy amendment: Reaffirms U.S. determination to prevent stationing of nuclear weapons in Cuba by Soviet Union and to state that nothing in Act may be interpreted as authorizing use of U.S. armed forces against Cuba. (47–52)
309	8-11	Y	Schmitt, et al, amendment: Provides such sums as necessary for Federal supplemental unemployment insurance benefits program subject to enactment of authorizing legislation. (96-3)
310	8-11	N	Schmitt-DeConcini amendment: Mandates use of all money acquired from sale of national defense stockpile materials between July 31, 1982, and October 1, 1983, for purchase of U.S. mined and smelted copper. (55-44)
311	8-11	Y	Bumpers, et al, amendment: Provides that nothing in Act shall be deemed to change or otherwise affect standards and procedures provided in National Security Act, Foreign Assistance Act of 1961, and War Powers Resolution of 1973; and that Act does not authorize introduction of U.S. forces under War Powers Resolution. (97-2)
			IMMIGRATION REFORM AND CONTROL (S. 2222)
312	8-12	Y	Kennedy amendment: Removes immediate relatives of U.S. citizens from immigration ceiling cap. (30–70)
313	8-12	Υ	Kennedy amendment: Restores existing second preference in allocation of family reunification visas to unmarried sons and daughters of permanent resident aliens. (37-63)
314	8-12	Υ	Kennedy amendment: Restores fifth preference in allocation of family reunification visas to unmarried brothers and sisters of adult U.S. citizens. (41-59)
315	8-12	N	Helms-East amendment: Strikes discretionary authority of Attorney General to adjust status of illegal aliens who entered U.S. before 1978. (17-82)

Vote No.		Voted	
316	8-12	N	Grassley, et al, modified amendment: Grants permanent residence status to illegal immigrants who entered before 1977 instead of 1978; grants temporary status to those who entered prior to 1980, and allows them to adjust to permanent residence after first 3 years; makes temporary residents ineligible for all Federal assistance programs; makes permanent residents ineligible for food stamps for first 3 years of permanent residency; and provides State block grants for legalization impact assistance. (84–16)
317	8-12	N	Huddleston, et al, amendment: Includes refugees and asylees within 425,000 cap on new immigrants. (35-63)
			AVIATION INSURANCE PROGRAM (H.R. 5930, P.L. 97-314)
318	8-12	N	Chair ruling sustaining Kassebaum point of order that conferees on bill exceeded scope of conference by adding labor protection provisions relating to airline mergers. (59–38)
			IMMIGRATION REFORM AND CONTROL (S. 2222)
319	8-13	Υ	Kennedy amendment: Strikes section which amends H-2 non-immigrant foreign temporary worker program in order to maintain current law. (28-62)
320	8-13	N	D'Amato, et al, amendment: Denies second preference status to spouses and children of aliens acquiring permanent residence until immediate relatives of U.S. citizen who have received visas prior to October 1, 1983, have been admitted. (38–53)
321	8-13	Y	Kennedy amendment: Sunsets employer sanctions provisions 3 years after enactment, unless President certifies they have not resulted in pattern of discrimination. (22–69)
322	8-13	N	Bumpers modified amendment: Places 75,000 annual cap on number of refugees in addition to 425,000 cap on immigrants; and makes any decision by President to raise this figure subject to two-House legislative vote. (41-45)
323	8-17	N	Hayakawa amendment: Establishes guest worker program under which Attorney General would issue visas for up to 180 days and workers would not be bound to work for specific employer. (16-83)
324	8-17	Υ	Hayakawa amendment: Requires Immigration and Naturalization Service to obtain warrant before entering farm. (46-53)
325	8-17	N	Hayakawa amendment: Expresses sense of Congress that English language is official language. (78-21)
326	8-17	Υ	Simpson motion to table Helms amendment: Leaves to States discretion whether or not to provide public education to children of illegal aliens. (64-35)
327	8-17	N	Simpson-Tower amendment: Eliminates requirement that employers who hire someone who may be an illegal alien inspect verification documents; requires proof that violations are "willfull"; and eases penalty provisions by requiring only cease and desist order to be served on employer hiring illegal aliens. (14-85)
328	8-17	Ν	Boschwitz-Huddleston amendment: Prevents transfer of unused visas between Canada and Mexico. (38-61)
329	8-17	Υ	Passage. (80-19)
			PUBLIC DEBT LIMIT INCREASE (H.J. Res. 520, P.L. 97-270)
330	8-17	Υ	Baker-Robert C. Byrd amendment: Prohibits funds for construction of gymnasium in Hart Senate Office Building and operation of gym in Dirksen Office Building. (98-0)
			DOD AUTHORIZATION, 1983 (S. 2248, P.L. 97-252)
331	8-17	N	Adoption of conference report. (77-21)
			PUBLIC DEBT LIMIT INCREASE (H.J. Res. 520, P.L. 97-270)
332	8-17	Υ	Dole amendment: Decreases from one year to six months holding period required for long-term capital gains. (77-17)
333	8-18	Υ	Baker motion: Sergeant at Arms to compel attendance. (88-7)

Vote No.	Date 1982 Voted	
334	8-18 N	Helms motion to table Weicker amendment: Provides that nothing in Act be interpreted to limit Justice Department in enforcing Constitution, taking with it Baucus amendment which states sense of Congress that (1) Federal courts must remain open to litigants whose claims arise out of Constitution, (2) it is emphatically duty of judicial department to say what law is, and (3) Article 5 of Constitution specifically provides mechanism to respond to Constitutional decisions of Supreme Court. (38–59)
		OMNIBUS RECONCILIATION (H.R. 6955, P.L. 97-253)
335	8-18 N	Adoption of conference report. (67-32)
		TAX INCREASE AND MEDICARE/MEDICAID CUT (H.R. 4961, P.L. 97-248)
336	8-19 Y	Ruling of Chair against East point of order that tip reporting provision in conference report is not germane to subjects in disagreement and therefore out of order. (68-27)
337	8-19 Y	Adoption of conference report. (52-47)
		BUS DEREGULATION (H.R. 3663, P.L. 97-261)
338	8-20 Y	Adoption of conference report. (84-8)
		SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 6863, P.L. 97-257)
339	8-20 Y	Levin, et al, amendment to House amendment to Senate amendment: Extends for one year deadline for enrollment in college of children of deceased or disabled workers under social security and partially offsets this extension by crediting uncashed social security checks to the Social Security Fund instead of the general fund. (42-47)
		PUBLIC DEBT LIMIT INCREASE (H.J. Res. 520, P.L. 97-270)
340	9-9 N	First cloture motion on Helms perfecting amendment (to Helms modified amendment): Prohibits Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term. (41-47)
		SUPPLEMENTAL APPROPRIATIONS, 1982 (H.R. 6863, P.L. 97-257)
341	9-10 Y	Reconsideration of vetoed bill. (60-30)
		PUBLIC DEBT LIMIT INCREASE (H.J. Res. 520, P.L. 97-270)
342	9-13 N	Second cloture motion on Helms perfecting amendment (to Helms modified amendment): Prohibits Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term. (45–35)
343	9-15 N	Third cloture motion on Helms perfecting amendment (to Helms modified amendment): Prohibits Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term. (50-44)
344	9-15 Y	Hayakawa motion to table Helms perfecting amendment (to Helms modified amendment): Prohibits Federal funds for abortions, training or research related to abortion, and insurance contracts that cover reimbursement for abortions, except when life of mother would be endangered if fetus were carried to term. (47–46)
345	9-20 N	First cloture motion on Helms modified amendment: Limits Supreme Court and other Federal courts of their power to rule in any school prayer case. (50-39)
346	9-21 N	Second cloture motion on Helms modified amendment: Limits Supreme Court and other Federal courts of their power to rule in any school prayer case. (53-47)
347	9-22 N	Third cloture motion on Helms modified amendment: Limits Supreme Court and other Federal courts of their power to rule in any school prayer case. (54-46)

Vote No.	Date 1982	Voted	
348	9-22	Υ	Goldwater motion to table Helms modified amendment: Limits Supreme Court and other Federal courts of their power to rule in any school prayer case. (47–53)
349	9-23	N	Fourth cloture motion on Helms modified amendment: Limits authority of Supreme Court and other Federal courts of their power to rule in any school prayer case. (53-45)
350	9-23	Υ	Goldwater motion to table Helms motion to recommit with instructions to report back Committee substitute, as amended, together with Helms amendment limiting court jurisdiction regarding school prayer. (51-48)
351	9-23	Υ	Baker motion: Sergeant at Arms to compel attendance. (93-4)
352	9-23	Υ	Baker motion to recommit with instructions to report back forthwith House bill without amendment. (79-16)
353	9-23	N	Dole motion to table Quayle, et al, amendment: Reduces 1982 sugar price support program from 17 cents to 14 cents per pound. (60-31)
354	9-23	Υ	Passage. (50-41)
			HUD APPROPRIATIONS, 1983 (H.R. 6956, P.L. 97-272)
355	9-24	Y	Armstrong amendment: Expresses sense of Senate that Secretary of State should investigate extent to which forced labor will be employed and human rights violated in construction of trans-Siberian gas pipeline and report findings to Congress in 30 days. (80-1)
356	9-24	N	Garn motion to table Moynihan, et al, amendment: Restores \$39.3 million for EPA research and development activities and \$30 million for EPA Superfund. (44-40)
357	9-24	Υ	Passage. (73-11)
			DEPOSITORY INSTITUTIONS (H.R. 6267, P.L. 97-320)
358	9-24	Y	Garn motion to table Boren-Exon amendment: Requires that savings and loan associations establishing new branches after September 24, 1982, meet same State law requirements that apply to banks within that State. (67-11)
			DEBT COLLECTION (H.R. 4613, P.L. 97-365)
359	9-28	Υ	Passage. (96-2)
			AGRICULTURE APPROPRIATIONS, 1983 (H.R. 7072, P.L. 97-370)
360	9-28		Armstrong amendment: Prohibits funds for agricultural program benefits to those who produce commodities on highly erodible land. (69-29)
361	9-28	Y	Zorinsky amendment: Requires CCC to pay farmers same storage rate for farmer-held reserves as it pays for storage of grain in commercial storage facilities. (48-50)
362	9-28	N	Cochran motion to table Huddleston-Boren, et al, amendment: Adds \$600 million for economic emergency loan program and stipulates that Farmers Home Administration not use funds to liquidate or foreclose on specified farm loans. (37-60)
363	9-28	N	Boschwitz motion to table Hayakawa amendment: Directs Secretary to increase amount of milk solids contained in drinking milk to not less than 12.2 percent for whole milk (presently 8.25 percent), 11 percent for low-fat milk (presently 8.25 percent), and 9.25 percent for non-fat milk (presently 8.25 percent). (28-70)
364	9-28	Υ	Passage. (84-14)
			CONTINUING APPROPRIATIONS, 1983 (H.J. Res. 599, P.L. 97-276)
365	9-29	Υ	Bumpers-Humphrey amendment: Eliminates all funding for Clinch River Breeder Reactor Project. (48-49)
366	9-29	Y	Metzenbaum, et al, amendment: Suspends, until national unemployment rate falls below 8.7 percent, changes made for determining State eligibility for extended unemployment benefits program and sets expiration of supplemental benefits program when national unemployment rate drops to 8.7 percent. (47–51)

Vote No.	Date 1982	Voted	
367	9-29	N	Dole motion to table Baker motion to reconsider Vote No. 366. (50-48)
368	9-29	Y	Hatfield motion to table Helms amendment: Requires Federal Election Commission to implement regulations prohibiting use of union dues on behalf of political candidates. (62-37)
369	9-29	Υ	Moynihan, et al, amendment: Expresses sense of Senate that Congress should reject any imposition of "means test" for Medicare eligibility. (70-29)
370	9-29	N	Baker motion to table Hollings amendment: Prohibits funds for procurement of MX missile until 30 days after President notifies Congress of basing mode cho sen. (50-46)
371	9-29	Y	Hatfield motion to table Nickles amendment (to Kennedy amendment—Vote No. 372): Codifies three administration regulations presently enjoined by U.S. District Court, which would exempt Federal contracts up to \$100,000 instead of \$2,000 from Davis—Bacon prevailing wage provisions. (52–44)
372	9-29	N	Goldwater motion to table Kennedy, et al, amendment: Appropriates approximately \$1 billion to employ temporarily unemployed workers to repair the nation's deteriorating public buildings, roads, and bridges, with 15 percent for Youth Employment and Training Programs. (60-37)
373	9-29	Υ	Passage. (72-26)
			NAIROBI CULTURAL PROTOCOL (Treaty Doc. No. 97-2)
374	9-30	Υ	Adoption of resolution of ratification. (97-0)
			MEXICO-U.S. CONVENTION (Treaty Doc. No. 97-18)
375	9-30	Υ	Adoption of resolution of ratification. (97-0)
070			INTERNATIONAL SHIP TONNAGE MEASUREMENTS CONVENTION (Ex. N, 92-2)
376	9-30	Υ	Adoption of resolution of ratification. (97–0)
			NORTH ATLANTIC SALMON CONSERVATION CONVENTION (Treaty Doc. No. 97-25)
377	9-30	Υ	Adoption of resolution of ratification. (97–0)
070	0.00	.,	AUSTRIA ESTATE AND GIFT TAX TREATY (Treaty Doc. No. 97-26)
378	9-30	Y	Adoption of resolution of ratification. (97–0)
270	0.20	V	JOBS TRAINING (S. 2036, P.L. 97-300)
379	9-30	1	Adoption of conference report. (95-0)
380	9-30	V	CAREER CRIMINALS (S. 1688)
360	3-30		Passage. (93-1)
381	9-30	V	CRIME PACKAGE (H.R. 3963, Pocket Vetoed)
301	3 30	•	DeConcini-Pell amendment: Establishes office of Director of National and International Drug Operations to plan and coordinate all Federal drug enforcement. (63-33)
382	9-30	N	Specter-Mitchell modified amendment: Requires that any person detained prior to trial be tried or released within 60 days. (32-64)
383	9-30	Υ	Passage. (95-1)
			FEDERAL-AID HIGHWAYS (S. 2574, P.L. 97-327)
384	10-1	Y	Eagleton-Schmitt amendment (as substitute for Andrews amendment): Permits rather than requires States to allow trucks 102 inches wide on interstate highways and eliminates penalties on States that retain current 96 inch width limitation. (47-45)
			COMMODITY FUTURES TRADING (H.R. 5447, P.L. 97-444)
385	10-1	N	Roth, et al, amendment: Institutes user fees on commodity transactions subject to Commodity Futures Trading Commission's jurisdiction. (27-66)
			SEC JURISDICTION (H.R. 6156, P.L. 97-303)
386	10-1	Α	Passage. (91-0)

Vote No.	Date 1982	Voted	
207	10 1	N.	DEFENSE PRODUCTION EXTENSION (S. 2375, P.L. 97-336)
387	10-1	N	McClure amendment (as substitute for Schmitt amendment): Extends Defense Production Act for 90 days. (49–37)
			ANTITRUST CONTRIBUTIONS (S. 995)
388	11-30	) A	Baker motion to bring up bill. (67-20)
389	12-2	Υ	Baker motion: Sergeant at Arms to request attendance. (91-3)
390	12-2	N	Thurmond, at al, cloture motion on Committee substitute. (38-58)
391	12-2	N	Thurmond, et al, cloture motion on bill. (44-51)
			TRANSPORTATION APPROPRIATIONS, 1983 (H.R. 7019, P.L. 97-369)
392	12-2	N	Eagleton question of germaneness of Committee amendment: Requires States to permit 102 inch wide trucks on interstate highways. (67-27)
393	12-2	Y	Eagleton-Schmitt amendment: Strikes requirement that States permit 102 inch wide trucks on interstate highways. (31-62)
			SOCIAL SECURITY DISABILITY (H.R. 7093, P.L. 97-455)
394	12-3	Α	Passage. (70-4)
			POLISH SOLIDARITY DAY (S. Res. 501)
395	12-7	Υ	Adoption of resolution urging President to proclaim December 12, 1982, as national day of solidarity and prayer with Polish people. (96-0)
			DISTRICT OF COLUMBIA APPROPRIATIONS, 1983 (H.R. 7144, P.L. 97-378)
396	12-7	N	Leahy-D'Amato amendment (as substitute for Eagleton amendment): Bars professional athletics and concerts from using D.C. Convention Center. (40-54)
397	12-7	Υ	Passage. (71-22)
			NOMINATION OF MARTIN FELDSTEIN TO COUNCIL OF ECONOMIC ADVISERS
398	12-8	Υ	Confirmation. (77–18)
			NOMINATION OF DONALD P. HODEL TO BE SECRETARY OF ENERGY
399	12-8	N	Confirmation. (86–8)
			GAS TAX-HIGHWAYS-JOBS (H.R. 6211, P.L. 97-424)
400	12-10	Α	Baker motion to table Nickles motion to postpone until 1983 motion to bring up bill. (79-10)
401	12-13	Y	Baker, et al, cloture motion on Baker motion to bring up bill. (75-13)
402	12-13	Y	Baker motion: Sergeant at Arms to request attendance. (79-7)
403	12-13	Y	Baker motion: Sergeant at Arms to request attendance. (81-6)
			INTERIOR APPROPRIATIONS, 1983 (H.R. 7356, P.L. 97-394)
404	12-14	Υ	Bumpers amendment: Deletes \$2.13 million from coal leasing program to delay two major coal sales. (47-48)
			HONORARIA INCOME (S. Res. 512)
405	12-14	Y	Adoption of resolution to repeal Senate rule which would have limited honoraria to 15% of Senator's salary. (54–38)
			GAS TAX-HIGHWAYS-JOBS (H.R. 6211, P.L. 97-424)
406	12-14	Υ	Robert C. Byrd, et al, amendment (as substitute for Baker amendment): Provides for \$5.3 billion jobs program which is paid for by delaying third year of tax cut for persons with incomes over \$50,000 which is phased out at \$65,000; eliminates five-cent gas tax. (44-53)
407	12-14	Y	Bentsen amendment (to Bentsen amendment): Modifies third-year tax cut by changing effective date from July 1 to April 1, 1983; reduces tax cut from 10 percent to 5 percent; defers remaining 5 percent until there is no deficit. (40-54)

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			INTERIOR APPROPRIATIONS, 1983 (H.R. 7356, P.L. 97-394)
408	12-14	Υ	Passage. (84-9)
			GAS TAX-HIGHWAYS-JOBS (H.R. 6211, P.L. 97-424)
409	12-14	N	Baker motion to table Division I of Kassebaum amendment: Authorizes Federal Energy Regulatory Commission to rescind "take or pay" provisions in natural gas purchase contracts if "take or pay" requires greater than 70 percent "take" regardless of need; extends price control authority of Natural Gas Policy Act for 2 years. (56–38)
410	12-14	N	Baker motion to table Division II of Kassebaum amendment: Freezes for 2 years price applicable to first sale of natural gas that was in effect on October 1, 1982. (62-33)
			NATURAL GAS PRICES (S. Res. 515)
411	12-15	Υ	Adoption. (90-3)
			GAS TAX-HIGHWAYS-JOBS (H.R. 6211, P.L. 97-424)
412	12-15	N	Baker motion to table Metzenbaum, et al, modified amendment: Provides that only U.S. steel, cement, and other ferro-alloy may be used in construction and repair of highways and bridges. (51-47)
413	12-15	Y	Tsongas amendment: Reallocates certain highway funding by decreasing from \$27 billion to \$11 billion interstate capital construction funds; increasing from \$14 billion to \$21 billion interstate highway resurfacing funds; and increasing from \$9 billion to \$18 billion bridge replacement and repair funds. (17–74)
414	12-15	N	Baker motion to table Pryor amendment: Postpones all tax changes and extensions in bill except for five-cent gas tax and postpones truck weight, length, and width changes. (48-37
415	12-16	N	Dole motion to table Levin, et al, amendment: Extends Federal unemployment compensation benefits for additional 2 to 5 weeks at cost of \$700 million. (47-50)
416	12-16	Ν	Baker, et al, cloture motion on Baker substitute for bill. (48-50)
417	12-16	N	Baker, et al, cloture motion on bill. (5-93)
418	12-16	N	Humphrey motion to table Domenici motion to waive Budget Act with respect to Dole-Domenici, et al, amendmentVote No. 420. (5-92)
419	12-16	Υ	Domenici motion to waive Budget Act with respect to Dole-Domenici, et al, amendmentVote No. 420. (87-9)
420	12-16	Y	Dole-Domenici, et al, amendment: Provides additional weeks of Federal unemployment compensation benefits. (93-4)
421	12-16	Υ	Boschwitz, et al, modified amendment: Reduces use fee for heaviest trucks from \$1,600 to \$1,200; makes truck part tax applicable to all trucks weighing over 10,000 pounds; provides independent owner operators wth 4-year phase-in. (96-1)
			CONTINUING APPROPRIATIONS, 1983 (H.J. Res. 631, P.L. 97-377)
422	12-16	Υ	Committee amendment: Increases foreign aid funds from \$10.99 billion to \$11.54 billion. (57-41)
423	12-16	N	Hatfield motion to table Cranston motion to recommit with instructions to report back with amendment deleting MX missile procurement funding. (70-28)
424	12-16	N	Jackson amendment: Prohibits funds for MX missile basing until both Houses of Congress have passed concurrent resolution approving President's basing mode. (56-42)
425	12-16	Υ	Committee amendment: Sets appropriations for Health and Human Services at \$90,089,066,000 Senate-reported level which is approximately \$6 billion more than House amount. (78-20)
426	12-16	N	Committee amendment: Restores appropriation for Clinch River Breeder Reactor R&D and construction. (49-48)

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427	12-16	N	Pryor amendment (as substitute for Committee amendment): Changes expiration date from September 30 to June 1, 1983. (24-73)
428	12-17	Y	Rudman motion to table McClure-Melcher amendment: Prohibits FTC from investigating alleged antitrust violations of doctors and lawyers until Congress passes FTC authorization or September 30, 1983, whichever is earlier. (59-37)
429	12-17	Υ	Committee amendment: Strikes House Ashbrook language prohibiting abortion coverage under Federal health insurance plans. (49-48)
430	12-17	Υ	Packwood motion to table Hatfield motion to reconsider Vote No. 429. (50-45)
431	12-17	N	Committee amendment: Strikes \$1 billion in Community Block grants to create jobs in community development projects in cities and urban counties. (62-32)
432	12-17	N	Committee amendment: Strikes \$50 million House appropriation for soup kitchens. (43-52)
433	12-17	N	Moynihan amendment: Cuts congressional staff expenditures by 10 percent. (25-68)
434	12-17	Υ	Weicker motion to table Warner amendment: Distributes \$200 million from settlements from violations of Emergency Petroleum Allocation Act to States for low-income energy assistance. (38-57)
435	12-17	N	Johnston modified perfecting amendment (to Warner amendment—Vote Nos. 434 and 436): Calculates each State's share of low-income energy assistance funds according to its consumption of natural gas as well as refined oil products. (40–56)
436	12-17	Υ,	Warner amendment: Distributes \$200 million collected from settlements derived from pricing violations under Emergency Petroleum Allocation Act to States, based on refined oil products, to provide energy assistance to low-income individuals. (76-19)
437	12-17	Υ	Quayle-Cranston, et al, amendment: Provides educational benefits to widows and survivors of veterans who died while on active duty from service-connected disability to replace Social Security benefits terminated under 1981 Omnibus Budget Reconciliation Act. (94-1)
438	12-17	N	Domenici-Baker-Dole amendment: Strikes Title II \$1.163 billion Jobs Package. (46-50)
439	12-17	N	Stevens motion to table Gorton, et al, amendment: Cuts defense budget by 3.3 percent (\$5.6 billion) across-the-board. (52-45)
440	12-17	N	Rudman motion to table Levin-Hart amendment: Diverts funds for one of two new Nimitz class nuclear aircraft carriers to naval air readiness. (67-31)
	12-17		Cohen amendment: Establishes central command for Middle East (RDF). (73-25)
	12-17		Rudman motion to table Pryor amendment: Deletes \$249 million for procurement of Maverick infrared anti-tank missile. (70-27)
443	12-17	N	Stevens motion to table Exon amendment: Repeals automatic escalator of congressional salaries and effectively requires positive vote to approve any pay raise. (Amendment later ruled out of order.) (24-71)
444	12-18	Υ	Danforth-Eagleton, et al, amendment: Appropriates additional \$200 million for low-income energy assistance. (80-11)
445	12-18	N	Helms motion to table Dodd amendment: Declares that no funds should be expended, directly or indirectly, after January 20, 1983, for irregular military forces operating in Central America, taking wth it Moynihan-Chafee substitute thereto which prohibits funds for overthrow of Nicaraguan government or to support conflict between Honduras and Nicaragua. (56-38)
446	12-18	N	Dixon-Percy amendment: Prohibits funds for procurement of low altitude aerial reconnaissance cameras for the Navy RF-4B aircraft under German contract. (48-46)

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447	12-18	Y	Boren-Robert C. Byrd, et al, amendment: Expresses sense of Congress that Federal Reserve Board should continue to take actions to keep interest rates at level low enough to promote significant economic growth without increasing inflation. (93-0)
448	12-18	Y	Glenn amendment: Prohibits funds for sale or transfer of sensitive U.S. defense equipment or technology to any country unless President certifies that such country will not in turn transfer equipment to communist country. (85-10)
449	12-18	N	Dole motion to table Robert C. Byrd, et al, amendment: Provides up to 10 weeks of supplemental unemployment benefits for railroad workers with less than 10 years experience. (47-46)
450	12-18	N	Ford motion to table Hatfield motion to reconsider Vote No. 449. (47-45)
451	12-18	Υ	Baker motion to table Helms appeal of Chair ruling that Helms amendment (permanently prohibiting any pay increase for Members of Congress and taxing government employees until Federal budget is balanced for one year, and national debt has been reduced below one trillion dollars) is legislation on appropriation. (62–29)
452	12-18	Y	Hatfield motion to table Helms amendment: Prohibits funds for expenses incurred for implementation of United Nations Convention on Law of Sea. (46-44)
453	12-18	Υ	Hatfield motion to table Helms modified amendment: Reduces appropriation for International Development Agency by \$100 million. (44-46)
454	12-18	Y	Moynihan motion to table Helms amendment: Prohibits Internal Revenue Service ruling that would deny charitable deduction for contributions used for educational purposes by religious organization; forbids IRS from formulating any policy causing loss of tax-exempt status for private, religious, or church-operated schools. (61-29)
455	12-19	Υ	Passage. (63-31)
			GAS TAX-HIGHWAYS-JOBS (H.R. 6211, P.L. 97-424)
456	12-19	Υ	Baker, et al, cloture motion on Baker substitute amendment. (89-5)
457	12-19	Y	Stafford motion to table Nickles amendment: Strikes Davis-Bacon provisions of bill which require workers on highway projects to be paid prevailing wages. (48-46)
458	12-19	N	Dole motion to table Riegle-Bradley amendment: Exempts working families with children who earn less than \$10,000 per year from five-cent gas tax increase. (50-42)
			CONTINUING APPROPRIATIONS, 1983 (H.J. Res. 631, P.L. 97-377)
459	12-20	Υ	Adoption of conference report. (55-41)
			GAS TAX-HIGHWAYS-JOBS (H.R. 6211, P.L. 97-424)
460	12-20	Y	Baker motion to table Bumpers amendment: Increases from 50 percent to 85 percent minimum percentage of taxes paid by State for mass transit which shall be returned to State. (52-44)
461	12-20	Υ	Baker, et al, substitute amendment, as amended. (71-24)
462	12-20	Υ	Baker motion to table Helms point of order that bill is not in order because it violates P.L. 95-435 which requires that total budget outlays shall not exceed receipts. (73-22)
463	12-20	Υ	Baker motion to waive Budget Act to allow consideration of bill which authorizes appropriations in excess of most recent budget resolution. (81-14)
464	12-20	Y	Baker motion to bring up Baker motion to reconsider Vote No. 417 to invoke cloture on bill. (86-7)
465	12-20	Y	Baker motion to reconsider Vote No. 417 to invoke cloture on bill. (87-8)
466	12-20	Y	Baker, et al, cloture motion on bill. (87-8)
467	12-21	Y.	Passage. (56-34)

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468 12-23 Y Baker, et al, cloture motion on conference report. (81-5)

469 12-23 Y Adoption of conference report. (54-33)