

Schumer	Thompson	Ward
Scott	Thornton	Waters
Serrano	Thurman	Watt (NC)
Skaggs	Torres	Waxman
Skelton	Towns	Williams
Slaughter	Trafficant	Woolsey
Spratt	Tucker	Wyden
Stokes	Velazquez	Wynn
Studds	Vento	Yates
Stupak	Visclosky	
Tejeda	Volkmer	

## NOT VOTING—7

Bishop	DeFazio	Stark
Chenoweth	Fields (LA)	
Cubin	Norwood	

□ 1439

Mr. CRAMER changed his vote from "no" to "aye."

So the resolution, as amended, was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

## PARLIAMENTARY INQUIRY

Mr. FATTAH. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore (Mr. KOLBE). The gentleman will state it.

Mr. FATTAH. Mr. Speaker, I am a duly elected Member of this House, and I am a member of the Committee on Government Reform and Oversight, which is ably chaired by a fellow Pennsylvanian, the gentleman from Pennsylvania [Mr. CLINGER]. We have been in a markup for a good part of today on a line-item veto, a very serious legislative matter to come before the House. We just recessed so that we could come to the floor in response to the bells ringing.

I would like to know whether there is some opportunity or protection in the rules that would allow Members like myself to be here for the debate on the floor on what is an important matter and hear the debate so that we are casting votes that are informed votes rather than to be handling one matter of business someplace else and then rushed to the floor.

I think this is a matter than should be of concern to Members on both sides of the aisle. I admit that I am new. I come from the Pennsylvania Senate, but this is at least, in my perception, no way to run a railroad.

The SPEAKER pro tempore. The gentleman from Pennsylvania will be advised that yesterday the House adopted a motion permitting committees to meet during the 15-minute debate.

Mr. FATTAH. Mr. Speaker, I thought that was in the Committee of the Whole.

The SPEAKER pro tempore. It is the responsibility of the gentleman from Pennsylvania to vote in the House, and how he works out his time otherwise between his committee and the floor is a matter for him to decide.

Mr. FATTAH. Mr. Speaker, further parliamentary inquiry. I thought that the motion that was handled in the House yesterday that the Chair referred to had to do with the carrying on in the Committee of the Whole.

The SPEAKER pro tempore. The gentleman is correct.

Mr. FATTAH. Mr. Speaker, are we in the Committee of the Whole?

The SPEAKER pro tempore. No, we are not in the Committee of the Whole. This is the House meeting.

It is the responsibility of the gentleman from Pennsylvania to cast his vote in the House. It is his responsibility to decide how he allocates his time between committee and the House floor.

Mr. FATTAH. Mr. Speaker, I thank the Chair. I hope that the House will consider my comments.

## TREATMENT OF SOCIAL SECURITY UNDER ANY CONSTITUTIONAL AMENDMENT REQUIRING A BALANCED BUDGET

Mr. FLANAGAN. Mr. Speaker, pursuant to House Resolution 44, as designee of the majority leader, I call up the concurrent resolution (H. Con. Res. 17) relating to the treatment of Social Security under any constitutional amendment requiring a balanced budget, and ask for its immediate consideration in the House.

The Clerk read the title of the concurrent resolution.

The text of House Concurrent Resolution 17 is as follows:

## H. CON. RES. 17

*Resolved by the House of Representatives (the Senate concurring), That, for the purposes of any constitutional amendment requiring a balanced budget, the appropriate committees of the House and the Senate shall report to their respective Houses implementing legislation to achieve a balanced budget without increasing the receipts or reducing the disbursements of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund to achieve that goal.*

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois [Mr. FLANAGAN] will be recognized for 30 minutes and the gentleman from Michigan [Mr. BONIOR] will be recognized for 30 minutes.

The Chair recognizes the gentleman from Illinois [Mr. FLANAGAN].

Mr. FLANAGAN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, there are those who claim that adding a balanced budget amendment to the U.S. Constitution would jeopardize Social Security benefits. The truth is the other way around, failure to pass a balanced budget amendment is what will harm Social Security.

It is the evergrowing Federal debt and interest payments that truly threaten Social Security. The balanced budget amendment is a way to put a halt to the spendthrift ways of Congress. Dr. Robert Myers, Social Security's former chief actuary and deputy commissioner has given his support to a balanced budget amendment as a means to protect Social Security. Dr. Myers has stated the case clearly as to how the Government's fiscal irrespon-

sibility threatens Social Security. Dr. Myers said:

In my opinion, the most serious threat to Social Security is the federal government's fiscal irresponsibility. If we continue to run federal deficits year after year, and if interest payments continue to rise at an alarming rate, we will face two dangerous possibilities. Either we will raid the trust funds to pay for our current profligacy, or we will print money, dishonestly inflating our way out of indebtedness. Both cases would devastate the real value of the Social Security Trust Funds.

Mr. Speaker, Mr. Jake Hansen, the vice president of government affairs for the non profit organization, the Seniors Coalition, recently elaborated on Dr. Myers' comments in a speech he gave to the National Taxpayers Conference. Mr. Hansen's speech, entitled, "The Balanced Budget Amendment: Key to Saving Social Security," was published in the January/February 1995 issue of the Senior Class, a bimonthly publication of the Seniors Coalition.

But more to the point today, Mr. Speaker, I bring to the House floor Concurrent Resolution 17, a resolution that places Members of Congress clearly on record as being committed to fulfilling the promises of the past when the Federal Government established Social Security.

Specifically, this resolution directs the Congress to leave the Federal Old Age and Survivors Insurance trust fund and the Federal Disability trust fund alone when it is forced to comply with the balanced budget amendment.

House Concurrent Resolution 17 is a straightforward resolution that does two things: First, it directs the appropriate committees of the House and Senate to report to their respective Chambers implementing legislation to achieve a balanced budget amendment; and second, it requires that in doing so, the committees shall not do anything to increase Social Security taxes or reduce benefits to achieve that goal.

Mr. Speaker, what that means is that the budget cannot be balanced on the backs of those currently paying Social Security taxes or on the backs of those currently receiving Social Security benefits.

The majority leadership thought it appropriate to report my resolution to the floor today before the House considers House Joint Resolution 1, the balanced budget amendment. Their reasoning, with which I completely agree, is that this resolution is necessary to fend off attacks by the critics of a balanced budget who claim that somehow proponents of a balanced budget amendment have secret plans to slash Social Security. Mr. Speaker, this has no basis in fact. Most Members of this body, including myself, have already been on record as pledging to protect the retirement benefits of the elderly. My resolution simply ensures that Members of Congress keep their Social Security protection pledge.

As an original cosponsor of House Joint Resolution 1, I believe the best