

meant by the marker. I am sorry, Mr. President, "is" is. Let me repeat that for the President. Mr. President, "is" is. We don't need to redefine it. We explain it. We totally understand it. We know what you said in your budget statement. All of the surplus went to Social Security, except you wanted about \$20 billion of it to go somewhere else without getting blamed for it, and were simply saying that the argument is much different. We have used a very limited amount of moneys that we had not appropriated that could arguably be called surplus.

But the surplus is intact. The budget is balanced. There is adequate money to begin what I think is a generational opportunity to not only assure and guarantee Social Security in the out-years beyond 2020 but, most importantly, to guarantee that it is done in a way so that our children and our grandchildren will not have to pay excessively to get a reasonable return on a guaranteed retirement annuity as Social Security has become. Those are the issues that we will deal with in a new Congress, and those are issues that are going to be paramount to the strength and stability of our country, and to the well-being of our citizens. I hope that we will deal with them in a reasonable and bipartisan fashion, because the correct solution to Social Security must be bipartisan by its nature and by its definition, and I am sure that we can accomplish that.

Mr. President, with that, I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. CRAIG. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

THE CALENDAR

Mr. CRAIG. Mr. President, I ask unanimous consent the Judiciary Committee be discharged from consideration of Senate Resolution 129 and that the Senate proceed to its consideration and to the consideration of the following private relief bills and resolutions en bloc:

Calendar No. 604, S. 1460; Calendar No. 603; S. 1202; Calendar No. 672, S. 1961; Calendar No. 605, S. 1551; Calendar No. 669, S. 1171; Calendar No. 671, S. 1916; Calendar No. 675, S. 2476; Calendar No. 673; S. 1926; Calendar No. 678, Senate Resolution 283; and S. 2637.

I ask unanimous consent that the committee amendments be agreed to, the measures be considered read a third time and passed, the title amendments be agreed to, the motions to reconsider be laid upon the table, and that any statements relating to the bills appear at this point in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

PRIVATE RELIEF BILL

The bill (S. 1406) for the relief of Alexandre Malofienko, Olga Matsko, and their son, Vladimir Malofienko, was considered, read the third time, and passed; as follows:

S. 1460

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. PERMANENT RESIDENCE.

Notwithstanding any other provision of law, for purposes of the Immigration and Nationality Act (8 U.S.C. 1101 et seq.), Alexandre Malofienko, Olga Matsko, and their son, Vladimir Malofienko, shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act upon payment of the required visa fees.

SEC. 2. REDUCTION OF NUMBER OF AVAILABLE VISAS.

Upon the granting of permanent residence to Alexandre Malofienko, Olga Matsko, and their son, Vladimir Malofienko, as provided in this Act, the Secretary of State shall instruct the proper officer to reduce by the appropriate number during the current fiscal year the total number of immigrant visas available to natives of the country of the aliens' birth under section 203(a) of the Immigration and Nationality Act (8 U.S.C. 1153(a)).

PRIVATE RELIEF BILL

The bill (S. 1202) providing for the relief for Sergio Lozano, Fauricio, and Ana Lozano, was considered, read the third time, and passed; as follows:

S. 1202

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. PERMANENT RESIDENCE.

Notwithstanding any other provision of law, for purposes of the Immigration and Nationality Act (8 U.S.C. 1101 et seq.), Sergio Lozano, Fauricio Lozano, and Ana Lozano, shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act upon payment of the required visa fees.

PRIVATE RELIEF LEGISLATION

The bill (S. 1961) for the relief of Suchada Kwong, was considered, read the third time, and passed; as follows:

S. 1961

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. PERMANENT RESIDENCE.

Notwithstanding any other provision of law, for purposes of the Immigration and Nationality Act (8 U.S.C. 1101 et seq.), Suchada Kwong shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act upon payment of the required visa fees.

PRIVATE RELIEF BILL

The bill (S. 1551) for the relief of Kerantha Poole-Christian, was considered, read the third time, and passed, as follows:

S. 1551

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. CLASSIFICATION AS A CHILD UNDER THE IMMIGRATION AND NATIONALITY ACT.

(a) IN GENERAL.—In the administration of the Immigration and Nationality Act, Kerantha Poole-Christian shall be classified as a child within the meaning of section 101(b)(1)(E) of such Act, upon approval of a petition filed on her behalf by Clifton or Linette Christian, citizens of the United States, pursuant to section 204 of such Act.

(b) LIMITATION.—No natural parent, brother, or sister, if any, of Kerantha Poole-Christian shall, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.

PRIVATE RELIEF LEGISLATION

The Senate proceeded to consider the bill (S. 1171) for the Janina Altagracia Castillo-Rojas and her husband, Diogenes Patricio Rojas, which had been reported from the Committee on the Judiciary, with an amendment to strike all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. CERTIFICATE OF CITIZENSHIP.

(a) CITIZENSHIP STATUS.—Upon the filing of an application for a certificate of citizenship and upon being administered the oath of renunciation and allegiance described in section 337(a) of the Immigration and Nationality Act, Janina Altagracia Castillo-Rojas shall be held and considered to be a citizen of the United States from birth pursuant to section 301(g) of the Immigration and Nationality Act (8 U.S.C. 1401(g)) and shall be furnished by the Attorney General with a certificate of citizenship.

(b) SUPERSEDES EXISTING LAW.—This section supersedes the parental physical presence requirement in section 301(g) of the Immigration and Nationality Act (8 U.S.C. 1401(g)) and any other provision of law.

The committee substitute was agreed to.

The bill (S. 1171), as amended, was considered, read the third time, and passed.

The title was amended so as to read: "For the relief of Janina Altagracia Castillo-Rojas."

PRIVATE RELIEF LEGISLATION

The Senate proceeded to consider the bill (S. 2476) for the relief of Wei Jingsheng, which had been reported from the Committee on the Judiciary, with an amendment to strike all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. PERMANENT RESIDENCE.

Notwithstanding any other provision of law, for purposes of the Immigration and Nationality Act (8 U.S.C. 1101 et seq.), Wei Jingsheng shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act upon payment of the required visa fee.

SEC. 2. REDUCTION OF NUMBER OF AVAILABLE VISAS.

Upon the granting of permanent residence to Wei Jingsheng as provided in this Act, the Secretary of State shall instruct the proper officer to reduce by one during the current fiscal year the total number of immigrant visas available to natives of the country of the alien's birth under section 203(a) of the Immigration and Nationality Act (8 U.S.C. 1153(a)).