

Smith (TX)	Taylor (NC)	Watts (OK)
Souder	Terry	Weldon (FL)
Spence	Thomas	Weldon (PA)
Stearns	Thornberry	Weller
Stenholm	Thune	Whitfield
Stump	Tiahrt	Wicker
Sununu	Toomey	Wilson
Sweeney	Upton	Wolf
Talent	Walden	Young (AK)
Tancredo	Walsh	Young (FL)
Tauzin	Wamp	
Taylor (MS)	Watkins	

NAYS—198

Abercrombie	Gordon	Oberstar
Ackerman	Green (TX)	Obey
Allen	Gutierrez	Olver
Andrews	Hall (OH)	Ortiz
Baird	Hastings (FL)	Owens
Baldacci	Hill (IN)	Pallone
Baldwin	Hilliard	Pastor
Barcia	Hinchee	Payne
Barrett (WI)	Hinojosa	Pelosi
Becerra	Hoefel	Peterson (MN)
Bentsen	Holden	Phelps
Berkley	Holt	Pickett
Berman	Hooley	Pomeroy
Berry	Inslee	Price (NC)
Bishop	Jackson (IL)	Rahall
Blagojevich	Jackson-Lee	Rangel
Blumenauer	(TX)	Reyes
Bonior	Jefferson	Rivers
Borski	John	Rodriguez
Boswell	Johnson, E. B.	Roemer
Boucher	Jones (OH)	Rothman
Boyd	Kanjorski	Roybal-Allard
Brady (PA)	Kaptur	Rush
Brown (CA)	Kennedy	Sabo
Brown (FL)	Kildee	Sanchez
Brown (OH)	Kilpatrick	Sanders
Capps	Kind (WI)	Sandlin
Capuano	Klecicka	Sawyer
Carson	Klink	Schakowsky
Clay	Kucinich	Scott
Clayton	LaFalce	Serrano
Clement	Lampson	Sherman
Clyburn	Lantos	Shows
Condit	Larson	Sisisky
Conyers	Lee	Skelton
Costello	Levin	Slaughter
Coyne	Lewis (GA)	Smith (WA)
Cramer	Lofgren	Snyder
Crowley	Lowey	Spratt
Cummings	Luther	Stabenow
Danner	Maloney (CT)	Strickland
Davis (FL)	Maloney (NY)	Stupak
Davis (IL)	Markey	Tanner
DeFazio	Martinez	Tauscher
DeGette	Mascara	Thompson (CA)
Delahunt	Matsui	Thompson (MS)
DeLauro	McCarthy (MO)	Thurman
Deutsch	McCarthy (NY)	Tierney
Dicks	McDermott	Towns
Dingell	McGovern	Traficant
Dixon	McIntyre	Turner
Doggett	McKinney	Udall (CO)
Dooley	McNulty	Udall (NM)
Doyle	Meehan	Velazquez
Edwards	Meek (FL)	Vento
Engel	Meeks (NY)	Visclosky
Eshoo	Menendez	Waters
Etheridge	Millender	Watt (NC)
Evans	McDonald	Waxman
Fattah	Minge	Weiner
Filner	Mink	Wexler
Ford	Moakley	Weygand
Frank (MA)	Moore	Wise
Frost	Moran (VA)	Woolsey
Gejdenson	Murtha	Wu
Gephardt	Nadler	Wynn
Gonzalez	Napolitano	

NOT VOTING—7

Blunt	Jenkins	Pascrell
Cardin	Lipinski	
Hefley	Neal	

□ 1758

Stated against:

Mr. PASCARELL. Mr. Speaker, during rollcall vote No. 6, House Resolution 10, I was unavoidably detained. Had I been present, I would have voted "no."

So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider is laid on the table.

PERSONAL EXPLANATION

Mr. JENKINS. Mr. Speaker, due to illness, I was unable to be present for the following votes. I would like the RECORD to reflect how I would have voted.

Roll call No. 3—On ordering the previous question, I would have voted "yea."

Roll call No. 4—On a motion to commit with instructions with instructions, I would have voted "nay."

Roll call No. 5—On agreeing to H. Res. 5, I would have voted "yea."

Roll call No. 6—On H. Res. 10, Reappointment of the Impeachment Managers, I would have voted "yea."

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair would like to take this occasion to make an announcement regarding proper decorum during debate in the House in the 106th Congress, including 1-minute and Special Order speeches, specifically with regard to references to the President of the United States and references to the Senate. A further statement on decorum will be inserted into the RECORD.

As indicated, in section 17 of Jefferson's Manual, which under rule XXVIII is incorporated as a part of the Rules of the House for the 106th Congress as adopted today, Members engaged in debate must abstain from language that is personally critical of the President. This restriction extends to referencing extraneous material personally critical of the President that would be improper if spoken as the Member's own words.

As the Chair stated, with the concurrence of the minority leader on September 10, 1998, it is only during the actual pendency of proceedings in impeachment as the pending business on the floor of the House that remarks in debate may include references to personal misconduct on the part of the President.

While the rulings by the Chair in the 105th Congress may have preceded adoption of articles of impeachment against the President by the House, it is essential that the constraints against such remarks in debate continue to apply in the House in the 106th Congress.

The Chair will reiterate the bounds of permissible debate announced on September 10, 1998. Debate may include expressions of opinion about executive policy or competence to hold office. Members may continue to challenge the President on matters of policy. The line drawn by the rule of decorum remains one between political criticism and personal criticism.

What the rule of decorum requires is that the oratory remain above personality and refrain from terms personally offensive.

When an impeachment measure is not pending on the floor, a Member

who feels a need to dwell on the personal, factual bases underlying the rationale on which he might question the fitness or competence of an incumbent President must do so in other forums, while confining his remarks in debate to the more rigorous standard of decorum that must prevail in this Chamber.

It is a general principle of comity that certain references to the Senate are to be avoided in debate in the House. Rule XVII specifically provides that debate in the House may not include characterizations of Senate action or inaction. As the Chair most recently ruled on October 10, 1997, and as recorded in section 371 of the House Rules and Manual, Members are also prohibited from urging the Senate to undertake a certain action. The Chair would remind all Members to refrain from such references on the floor of the House in the event of an impeachment trial in the Senate.

The Chair will enforce these rules of decorum with respect to references to the President and the Senate, and asks and expects the cooperation of all Members in maintaining a level of decorum that properly dignifies the proceedings of the House.

COMPENSATION OF CERTAIN MINORITY EMPLOYEES

Mr. MENENDEZ. Mr. Speaker, I offer a resolution (H. Res. 11) and I ask unanimous consent for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 11

*Resolved*, That pursuant to the Legislative Pay Act of 1929, as amended, the six minority employees authorized therein shall be the following named persons, effective January 3, 1999, until otherwise ordered by the House, to-wit: Steve Elmendorf, George Kundanis, Craig Hanna, Sharon Daniels, Dan Turton, and Laura Nichols, each to receive gross compensation pursuant to the provisions of House Resolution 119, Ninety-fifth Congress, as enacted into permanent law by section 115 of Public Law 95-94. In addition, the Minority Leader may appoint and set the annual rate of pay for up to three further minority employees.

The SPEAKER pro tempore (Mr. Pease). Is there objection to the request of the gentleman from New Jersey?

There was no objection.

The resolution was agreed to.

A motion to reconsider was laid on the table.

AUTHORIZING THE SPEAKER OR HIS DEPUTY TO ADMINISTER THE OATH OF OFFICE TO THE HONORABLE GEORGE MILLER OF CALIFORNIA

Mr. MENENDEZ. Mr. Speaker, I offer a privileged resolution (H. Res. 12) and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 12

*Resolved*, Whereas, George Miller, a Representative-elect from the Seventh District