the health and welfare of abused or neglect ed children, including instituting legal pro-ceedings. The new clause (K) includes specific statutory reference to the authority to institute legal proceedings only because questions have occasionally been raised about the authority of particular child protective services agencies to take such actions in cases involving withholding of medicallyindicated treatment from disabled infants with life-threatening conditions. Under new clause (K), States have the flexibility to de-termine the specific agency or agencies within their child protective services sys-tems, to exercise that authority. State authority to utilize other agencies, in addition to the child protective services system, for purposes would be unaffected by the legislation.

ADDITIONAL GRANTS TO STATES

The amendment (in section 201(c)(2)) would add a new subsection 4(c) to the Act to authorize the Secretary to make additional grants to the States for the purposes of developing, establishing, and operating or implementing (1) the procedures or pro-grams required under the new clause (K), (2) information and education programs or training programs (for the purposes of im-proving the provision of services to disabled infants with life-threatening conditions) for professional and paraprofessional personnel concerned with the welfare of such infants, including personnel employed in child protective services programs and health-care facilities, and for parents of such infants, and (3) programs to help obtain or coordinate necessary services, including existing social and health services and financial assistance for families with disabled infants with life-threatening conditions as well as those services necessary to facilitate adop-tive placement of such infants who have been relinquished for adoption.

REGULATIONS AND GUIDELINES

The amendment (in section 202) would direct the Secretary, within 90 days of the date of enactment, to publish for public comment proposed regulations to implement the requirements of the new clause (K), and to publish final such regulations

within 180 days after enactment.

It also would direct the Secretary to publish, within 60 days after enactment, interim model guidelines to encourage the establish-ment within health-care facilities of committees which would serve the purposes of educating hospital personnel and families of disabled infants with life-threatening conditions, recommending institutional policies and guidelines concerning the withholding of medically indicated treatment from such infants, and offering counsel and review in cases involving disabled infants with lifethreatening conditions. Not later than 150 days after the date of enactment and after notice and opportunity for public comment, the Secretary would be required to publish the model guidelines.

REPORT ON FINANCIAL RESOURCES

The amendment (in section 203) would require the Secretary to conduct a study to determine the most effective means of providing Federal financial support other than the use of funds provided through the Social Security Act, for the provision of medical treatment, general care, and appropriate social services for disabled infants with life-threatening conditions and report the results of such study to the appropriate committees of the Congress not later than 270 days after the date of enactment. The report to the appropriate Committees would also be required to contain such recommen-dations for legislation to provide such financial support as the Secretary considers appropriate.

TRAINING, TECHNICAL ASSISTANCE AND CLEARINGHOUSE ACTIVITIES

The amendment (in section 204) would direct the Secretary to provide, directly or through grants or contracts with public or private nonprofit organizations, for training and technical assistance programs to assist states in meeting the requirements of new (K) and for establishing and operating national and regional information and resource clearinghouses to provide the most current and complete information regardingmedical treatment procedures and re-sources and community resources for serv-ices and treatment for disabled infants with life-threatening conditions. The funds tio carry out these activities would be provided from the funds, other than those funds made available for basic States grants under section 4(b)(1), otherwise available to the Secretary to carry out activities under the Act (meaning the Child Abuse Prevention and Treatment Act).

STATUTORY CONSTRUCTION

The amendment (in section 205) would provide that no provision of or any amend-ment made by the Act is intended to affect any right or protection under section 504 of the Rehabilitation Act of 1973.

It would also provide that no provision of or any amendment made by the Act may be construed to authorize the Secretary or any other governmental entity to establish standards prescribing specific medical treatments for specific conditions, avenut to the ments for specific conditions, except to the extent that such standards are authorized by other laws.

It would also contain a standard severability provision in the event that a particular provision of or any amendment made by the Act is declared unconstitutional by a court.

AUTHORIZATION OF APPROPRIATIONS

The amendment (in section 206) would increase the authorization of appropriations from the levels in the bill as reported (\$27 million for FY 1984, \$34 million for FY 1985, \$35.5 million for FY 1986, and \$37.08 million for FY 1987)—under the Act by \$5,000.000 for each fiscal year for the purpose of making the additional grants to the states to implement the provisions of new states to implement the provisions of new clause (K) and to establish the information and education and training programs and the programs to help obtain or coordinate necessary services for disabled infants with life-threatening conditions authorized under

the new section 4(c)
The amendment would retain the earmark contained in S. 1003 as reported of \$9.500,000 in each fiscal year for the carrying out of the provisions of section 46M1), relating to basic state grants, and \$4,000,000 in each fiscal year for identification, treatment, and prevention of sexual abuse.

It is the firm intention of the sponsors that appropriations for the new section 4(c) program should be in addition to appropriations at the authorization levels contained in the amendment for the section 4(b)(1) basic state grant program and for the sexual abuse, identification, treatment, and preven-tion program and that neither of these ex-isting programs should be reduced in funding in order to provide funds for the new section 4(c) program

EFFECTIVE DATES

The provisions of the Act and amendments made by the Act would be effective upon the date of enactment, except that the amendment establishing new clause (K) as a requirement for participation in the state grant program does not become effective until one year after the date of enactment. The amendment further provides that in

the event that, prior to the clause (K) effeclive date, funds have not been appropriated

pursuant to section 5 of the Act (as amended by section 104 of this Act) for the purpose of grants under new section 4(c), the Secretary may grant to any State which has not met the requirements of new clause (K) a waiver of such requirements for a period of not more than one year, if the Secretary finds that such State is making a good faith effort to comply with such provisions.

AUGUSTUS F. HAWKINS. JOE GAYDOS, MARIO BIAGGI. PAUL SIMON. GEO. MILLER, AUSTIN J. MURPHY. BALTASAR CORRADA, PAT WILLIAMS. DENNIS E. ECKART, JOHN N. ERLENBORN. BILL GOODLING, TOM COLEMAN, STEVE BARTLETT,

JOHN McCAIN.

Managers on the Part of the House.

ORRIN HATCH, JEREMIAH DENTON. DON NICKLES EDWARD M. KENNEDY, CHRIS DODD, Managers on the Part of the Senate.

APPOINTMENT OF ADDITIONAL CONFEREE ON H.R. 4164, VOCA-TIONAL-TECHNICAL EDUCA-TION ACT OF 1984

Mr. HAWKINS. Mr. Speaker, I ask unanimous consent that the Speaker be authorized to appoint an additional conferee on the part of the House on H.R. 4164, the Vocational-Technical Education Act.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California? The Chair hears none and, without objection, appoints the following additional conferee: Mr. Tauke.

There was no objection.

CENTRAL INTELLIGENCE AGENCY INFORMATION ACT

The SPEAKER pro tempore. Pursuant to the provisions of clause 5 of rule I and the order of the House of September 18, 1984, the unfinished business is the question de novo of suspending the rules and passing the bill, H.R. 5164, as amended, on which further proceedings were postponed on Monday, September 17, 1984.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Massachusetts [Mr. Boland] that the House suspend the rules and pass the bill, H.R. 5164, as amended.

The question was taken.

RECORDED VOTE

Mr. WEISS. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were-ayes 369, noes 36, not voting 27, as follows:

[Roll No. 4021

I dickorn the order of the AYES-369 Addabbo Feighan Lott Akaka Albosta Lowery (CA) Fiedler Fields Luian Luken Lundine Anderson Pish Andrews (NC) Andrews (TX) Annunzio Anthony Lungren Foglietta Mack Poley MacKay Applegate Ford (MI) Madigan Marlence Archer Ford (TN) Fowler Aspin Badham Marriott Frank Martin (IL) Martin (NC) Martin (NY) Martinez Barnard Franklin Frenzel Frost Gaydos Barnes Bartlett Bateman Matsui Mavroules Mazzoli McCain Bates Geldenson Beilenson Gekas Gephardt Gibbons Bennett McCandless Berman Gilman McCloskey McCollum Bevill Ginerich Glickman Gonzalez Biaggi McCurdy Bilirakis Billey McDade Goodling McEwen Boehlert McHugh McKernan McKinney Gore Boggs Gradison Green Gregg Boland Bonior Bonker McNulty Guarini Mica Boraki Gunderson Michel Bosco Hall (TN) Mikulski Miller (CA. Britt Hall, Ralph Miller (OH) Brooks Hall, Sam Mineta Hamilton Minish Moakley Broomfield. Brown (CA) Brown (CO) Broyhill Hammerschn Hance Molinari Hansen (ID) Mollohan Montgom Moody Moore Bryant Hansen (UT) Burton (IN) Harkin Byron Campbell Harrison Hartnett Morrison (WA) Carney * Hatcher Mrazek Murtha Carper Hefner Carr Heftel Hertel Chandles Natcher Chappell Chappie Hightower Neal Hiler Nelson Nichols Nielson Clarke Hillis Clinger Holt Coats Coelho Coleman (MO) Hopkins Nowak Horton O'Brien Howard Oakar Coleman (TX) Hoyer Oberstar Obey 1000 Collins Hubbard Conte Cooper Corcoran Huckaby Olin Hughes Oxley Packard Hunter ! Hutto Coughlin Coyne Craig Crane, Daniel Hyde Ireland Panetta Parris: Pashayan. Jacoba Patman Patterson Crane, Philip Jefforda D'Amours Daniel 5835942 Jones (NC) Penny Darden Jones (OK) Pepper Petri I Statem Daschle Jones (TN) Daub Kaptur Pickle Davis Kasich de la Garza Kazen Kemp Derrick DeWine Dickinson Pritchard # Kennelly Pursell -Kildee Quillen Dicks Kindness Rahall Dingell Kleczka Kolter Donnelly Dowdy Ratchford Kramer Ray Regula Reid Richardson Downey LaFalce Lagomarsino Lantos Dreier Duncan Durbin Dwyer Latta Ridge Rinaldo Leach Ritter Roberts Robinson Dyson Lent Early Edwards (AL) Levitas Rodino Roe Roemer Rogers Emerson Lewis (CA) Lewis (FL) Lipinski Livingston English Erdreich Erlenbor Rose Evans (IA) Rostenkowski Lloyd Evans (IL) Loeffler Roth

Fascell.

Pazio.

Long (LA) Long (MD)

Raukem

Rudd Vanderwriff Snowe Snyder Solarz Solomon Vento Volkmer Vucanovich Russo Sabo Sawyer Schaefer Spence Walgren Scheuer Spratt Walker St Germain Staggers Stangeland Schneider Watking Schroede Waxman Wheat Schumer Stenholm Whitehurst Sensenbrefiner Stokes Whitley Sharp Stratton Stump Whittaker Williams (MT) Shaw Shumway Sundquist Winn Shuster Swift Wirth Synar Tallon Tauke Sikorski Wie Wolf Siljander Sisisky Wolpe Skeen Tauzin Wortley Wright Wyden Yates Skelton Taylor Thomas (CA) Thomas (GA) Slattery Smith (FL) Smith (IA) Torricelli Yatron Smith (NE) Traxler Young (AK) Young (FL) Young (MO) Smith (NJ) Udall Smith, Denny Smith, Robert Valentine Vander Jagt Zschau

NOES-36

AuCoin

Convers

Crockett

Dellums

Dorgan

Dymally

Bedell

Boxer

Edgar Murphy Edwards (CA) Ottinger Owens Paul Roybal Fugua Garcia Gray Hawkins Burton (CA) Clay Savage Seiberling Hayes Kastenmeler Stark Kostmayer Deland Torres Towns Lowry (WA) Weaver Mitchell Weise

NOT VOTING-27

Alexander Gramm Shannon Bethune Kogovsek Leath Lehman (CA) Boner Breaux Simon Studds Cheney Lehman (FL) Weber Conable Markey Whitter Courter McGrath Edwards (OK) Moorhead Wilson Morrison (CT) Ferraco Wylie

□ 1600

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

Mr. GEJDENSON and Mr. MATSUI changed their votes from "no" te "ave."

So (two-thirds have voted in favor thereof) the rules were suspended, the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate, by Mr. Sparrow, one of its clerks, announced that the Senate agrees to the Report of the committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 3755) "An act to amend titles II and XVI of the Social Security Act to provide for reform in the disability determination process.

PROVIDING FOR CONSIDER-ATION OF H.R. 3082, EMERGEN-WETLANDS RESOURCES **ACT OF 1983**

Mr. MOAKLEY. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 579 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 579

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Commit-tee of the Whole House on the State of the Union for the consideration of the bill (H.R. 3082) to promote the conservation of migra-tory waterfowl and to offset or prevent the serious loss of wetlands by the acquisition of wetlands and other essential habitat, and for other purposes, and the first reading of the bill shall be dispensed with. All points of order against the consideration of the bill for failure to comply with the provisions of section 402(a) of the Congressional Budget Act of 1974 (Public Law 93-344) are hereby waived. After general debate, which shall be confined to the bill and to the amendment made in order by this resolution and which shall continue not to exceed two hours, with one hour to be equally divided and controlled by the chairman and ranking minority member of the Committee on Merchant Marine and Fisheries and thirty minutes to be equally divided and controlled by the chairman and ranking minority member of the Committee on Interior and Insular Affairs and thirty minutes to be equally divid-ed and controlled by the chairman and ranking minority member of the Committee on Public Works and Transportation, the bill shall be considered for amendment under the five-minute rule. In lieu of the amendments recommended by the Commit-tees on Merchant Marine and Fisheries, Inferior and Insular Affairs, and Public Works and Transportation now printed in the bill, it shall be in order to consider the ammendment in the nature of a substitute printed in the Congressional Record of September 11. 1984 by Representative Jones of North Carolina as an original bill for the purpose of amendment under the five-minute rule. Said substitute shall be considered for amendment by titles instead of by sections and each title shall be considered as having been read, and all points of order against said substitute for failure to comply with the provisions of section 303(a) of the Con-gressional Budget Act of 1947 (Public Law 93-344), clause 7 of rule XVI, and clause 5(a) of rule XXI are hereby waived. At the conclusion of the consideration of the bill for amendment, the Committee shall rise and report the bill to the House with such amendments as may have been adopted, and any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment made in order as original text by this resolution. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instruc-

□ 1610

The SPEAKER pro tempore. The gentleman from Massachusetts [Mr. MOAKLEY] is recognized for 1 hour.

Mr. MOAKLEY. Mr. Speaker, I yield the customary 30 minutes, for pur-poses of debate only, to the gentleman from Tennessee [Mr. QUILLEN], pending which I yield myself such time as Imay consume.