

House Calendar No. 226

109TH CONGRESS
2^D SESSION

H. RES. 997

[Report No. 109-647]

Providing for consideration of the bill (H.R. 2965) to amend title 18, United States Code, to require Federal Prison Industries to compete for its contracts minimizing its unfair competition with private sector firms and their non-inmate workers and empowering Federal agencies to get the best value for taxpayers' dollars, to provide a five-year period during which Federal Prison Industries adjusts to obtaining inmate work opportunities through other than its mandatory source status, to enhance inmate access to remedial and vocational opportunities and other rehabilitative opportunities to better prepare inmates for a successful return to society, to authorize alternative inmate work opportunities in support of non-profit organizations and other public service programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 12, 2006

Mr. GINGREY, from the Committee on Rules, reported the following resolution; which was referred to the House Calendar and ordered to be printed

RESOLUTION

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1 *Resolved*, That at any time after the adoption of this
2 resolution the Speaker may, pursuant to clause 2(b) of
3 rule XVIII, declare the House resolved into the Committee
4 of the Whole House on the state of the Union for consider-
5 ation of the bill (H.R. 2965) to amend title 18, United
6 States Code, to require Federal Prison Industries to com-
7 pete for its contracts minimizing its unfair competition
8 with private sector firms and their non-inmate workers
9 and empowering Federal agencies to get the best value for
10 taxpayers' dollars, to provide a five-year period during
11 which Federal Prison Industries adjusts to obtaining in-
12 mate work opportunities through other than its mandatory
13 source status, to enhance inmate access to remedial and
14 vocational opportunities and other rehabilitative opportu-
15 nities to better prepare inmates for a successful return
16 to society, to authorize alternative inmate work opportuni-
17 ties in support of non-profit organizations and other public
18 service programs, and for other purposes. The first read-

1 ing of the bill shall be dispensed with. All points of order
2 against consideration of the bill are waived. General de-
3 bate shall be confined to the bill and shall not exceed one
4 hour equally divided and controlled by the chairman and
5 ranking minority member of the Committee on the Judici-
6 ary. After general debate the bill shall be considered for
7 amendment under the five-minute rule. It shall be in order
8 to consider as an original bill for the purpose of amend-
9 ment under the five-minute rule the amendment in the na-
10 ture of a substitute recommended by the Committee on
11 the Judiciary now printed in the bill. The committee
12 amendment in the nature of a substitute shall be consid-
13 ered as read. Notwithstanding clause 11 of rule XVIII,
14 no amendment to the committee amendment in the nature
15 of a substitute shall be in order except those printed in
16 the report of the Committee on Rules accompanying this
17 resolution. Each such amendment may be offered only in
18 the order printed in the report, may be offered only by
19 a Member designated in the report, shall be considered
20 as read, shall be debatable for the time specified in the
21 report equally divided and controlled by the proponent and
22 an opponent, shall not be subject to amendment, and shall
23 not be subject to a demand for division of the question
24 in the House or in the Committee of the Whole. All points
25 of order against such amendments are waived. At the con-

1 clusion of consideration of the bill for amendment the
2 Committee shall rise and report the bill to the House with
3 such amendments as may have been adopted. Any Member
4 may demand a separate vote in the House on any amend-
5 ment adopted in the Committee of the Whole to the bill
6 or to the committee amendment in the nature of a sub-
7 stitute. The previous question shall be considered as or-
8 dered on the bill and amendments thereto to final passage
9 without intervening motion except one motion to recommit
10 with or without instructions.

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