The original documents are located in Box 20, folder "Magna Carta Legislation" of the John Marsh Files at the Gerald R. Ford Presidential Library.

Copyright Notice

The copyright law of the United States (Title 17, United States Code) governs the making of photocopies or other reproductions of copyrighted material. Gerald R. Ford donated to the United States of America his copyrights in all of his unpublished writings in National Archives collections. Works prepared by U.S. Government employees as part of their official duties are in the public domain. The copyrights to materials written by other individuals or organizations are presumed to remain with them. If you think any of the information displayed in the PDF is subject to a valid copyright claim, please contact the Gerald R. Ford Presidential Library.

Jenretie

Seiberling

Sharn

Shriver

Shuster

Suyder

Spence

Stanton,

Steelman

Stokes

Studds

Symms Talcott

Thone Treen

Vanik

Taylor, N.C.

Van Deerlin

Vigorito Walsh Wampler

Whitten

Wirth

Wylie

Yates

Nolan

White Whitehurst

Wiggins Wilson, Bob

Wilson, C. H.

Spellman

Simon Smith, Neb.

J. William Stanion, James V.

have unanimously adopted motions respect-fully praying that Her Majesty, the Queen, direct that an original copy of the Magna Carta be placed on loan to the people of the United States for a period of one year; and

Whereas, this loan has now been graciously authorized by Her Majesty, the Queen, and, by concurrent resolution of the United States Congress, this historic document of freedom and of the abiding principles of law will now be displayed in the Rotunda of the United States Capitol, there to be contained within a showcase to be donated by the United King-

dom for such purpose: Now, therefore, be it Resolved by the Senate (the House of Representatives concurring), That (a) a delegation of Members of Congress shall be appointed to proceed at the invitation of the two Houses of Parliament, to the United Kingdom, there to attend the presentation of the Magna Carta, under suitable auspices, to the people of the United States, to be held in the custody of their representative, the Congress of the United States, for a period of one year:

(b) The delegation shall consist of the Speaker of the House of Representatives and not to exceed twenty-four additional Members appointed as follows:

Twelve appointed by the Speaker of the House of Representatives.

(2) Twelve appointed by the President of the Senate on the recommendation of the Majority and Minority Leaders.
(3) The Speaker shall be the Chairman of

the delegation and the Majority Leader of the Senate shall be the Vice Chairman.
SEC. 2. There are authorized to be paid

from the contingent fund of the Senate on vouchers approved by the Chairman and Vice Chairman, such amounts as the Chairman and Vice Chairman of the delegation jointly shall determine to be necessary (onehalf of such expenditures shall be reimbursed by the House of Representatives and such reimbursement is hereby authorized):

(1) for the expenses of the delegation, including expenses of staff members designated by the Chairman and Vice Chairman, respec-

tively to assist the delegation;
(2) for the reimbursement of any department or agency of the Federal Government for expenses incurred by it on behalf of the delegation and expenses incurred in con-nection with the functions of the delegation in the United Kingdom;

(3) for payment of expenses in connection with the display of the Magna Carta in the United States Capitol, including those expenses associated with delegations invited from the Government of the United Kingdom or other nations in connection with joint Bicentennial ceremonies at the Capitol.

Sec. 3. All authority for such expenditures shall expire at the close of business December 31, 1976.

The SPEAKER. The question is on the Senate concurrent resolution.

The question was taken; and the Speaker announced that the ayes appeared to have it.

Mr. SYMMS. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER. Evidently a quorum is not present.

The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were, yeas 167, nays 219, answered "present" 1, not voting 45, as follows:

[Roll No. 97] YEAS-167

Helstoski

Addabbo

Ambro Henderson Annunzio Hicks Badillo Hightower Beard, Tenn. Horton Howe Hungate Bergland Bevill Johnson, Calif. Renss Biaggi Bingham Johnson, Colo. Johnson, Pa. Boggs Boland Jones, Ala. Jones, Okla. Bonker Bredemas Jordan Breckinridge Kastenmeier Kazen Brown, Calif. Burke, Calif. Burke, Mass. Krueger LaFalce Burlison, Mo. Burton, John Burton, Phillip Landmin Leggett Lent Lloyd, Calif. Long, La. Long, Md. Butler Carter Cederberg McClory McCloskey Chisholm Cochran McFall МсКау McKinney Corman Cotter Macdonald Daniels, N.J. Danielson Mahon Delaney Mann Matsunaga Dellums Derwinski Mazzoli Meeds Diggs Duncan, Oreg. Meyner Edwards, Ala. Edwards, Calif. Mezvinsky Mineta Eilberg Mink Moakley Mollohan Evans, Colo. Fary Findley Moorhead, Pa. Morgan Flood Mosher Flowers Murphy, Ill. Foley Ford, Mich. Murphy, N.Y. Murtha Fraser Myers, Ind. Gavdos Glaimo Gonzalez Nedzi Oberstar Haley Obev Hamilton O'Neill Patten, N.J. Harris Patterson, Hawkins Hays, Ohio Calif.

NAYS-219

Clancy Abdnor Clawson, Del Adams Clay Cleveland Alexander Cohen Collins, Tex. Anderson. Calif. Anderson, Ill. Conable Conte Andrews, N. Dak. Cornell Coughlin Archer Crane Armstrong Ashbrook D'Amours Daniel, Dan Ashley Daniel, R. W. Davis de la Garza AuCoin Baucus Bauman Dent Derrick Beard, R.I. Bedell Devine Bennett Dickinson Biester Dingell Blanchard Dodd Downey, N.Y. Blouin Downing, Va. Bowen Drinan Duncan, Tenn. Brinkley Brodhead du Pont Broomfield Eckhardt Brown, Mich. Brown, Ohio Edgar Emery English Broyhill Evans, Ind. Evins, Tenn. Fenwick Burgener Burke, Fla Burleson, Tex. Fish

Pepper Perkins Pickle Pike Preyer Price Quillen ReesRhodes Risenhoover Rodino Roe Rogers Roncalic Rooney Rosenthal Rostenkowski Roush Roybal Ryan Scheuer Sebellus Sisk Skubitz Slack Smith, Iowa Solarz Staggers Stark Steiger, Wis. Stephens Stratton Symington Taylor, Mo. Teague Thompson Thornton Tsongas Ullman Vander Jagt Vander Veen Waggonner Weaver Whalen Wolff Wright Yatron Young, Alaska Young, Fla. Young, Ga. Young, Tex. Zablocki

Florio Flynt Forsythe Fountain Fugua = Gibbons -Gilman Ginn Goldwater Goodling Gradison Grassley Gude Hagedorn Hall Hammerschmidt Hanley Hannaford Hansen Harkin Harrington Harsha Hechler, W. Va Heckler, Mass. Hefner Heinz Holt Holtzman Hubbard Hughes Hutchinson Lehord Jacobs Jarman

Jeffords

Moorhead, Calif, Motil Jones, N.C. Kasten Kelly Myers, Pa. Natcher Ketchum Neal Nichols Keys Kindness Nowak Koch O'Brien Krebs O'Hara Ottinger Pattison, N.Y. Lagomarsino Latta Lehman Peyser Levitas Poage Pressier Litton Lloyd, Tenn. Pritchard Lott Lujan Quie Railsback McCollister McDade McDonald Randall Rangel Regula McEwen Richmond McHugh Riegle Rinaido Madigan Maguire Martin Roberts Robinson Rose Mathis Rousselot Michel Runnels Mikva Miller, Calif. Ruppe Russo Miller, Ohio St Germain Mills Santini Minish Sarasin Mitchell, Md. Mitchell, N.Y. Sarbanes Sutterfield Moffett Schneeheli Montgomery Schulze Moore

ANSWERED "PRESENT"-1 Milford

NOT VOTING-45

Andrews, N.C. Ford, Tenn. Aspin Baldus Frey Green Guyer Hayes, Ind. Hébert Barrett Bolling Brooks Hinshaw Holland Buchanan Clausen, Don H. Collins, Ill. Howard Hyde Jones, Tenn. Conlan Karth Early Esch Lundine McCormack Eshleman Metcalfe Fascell

Passman Shipley Steed Steiger, Ariz. Stuckey Sullivan Traxler Udall Waxman Wilson, Tex. Wydler

Messis. Cohen, James V. Stanton Mchugh, Rose, Moore, Ketchum D'AMOURS, BEARD of Rhode Island Mrsk GINN, HEFNER, ROBINSON, SPELLMAN, Messrs, RUNNELS, FOUN TAIN, HANNAFORD, DUNCAN of Tennessee, Ms. ABZUG, Messrs. HARKIN ST GERMAIN, DINGELL, RANGEL MITCHELL of Maryland, STOKES BOWEN, HAMMERSCHMIDT, DENT CONTE MILLER of California, BROOMFIELD, McDADE, Mrs. HECK LER of Massachusetts, Messrs. JEN RETTE, and RIEGLE changed their vot from "yea" to "nay."

Mr. MINETA and Mr. KRUEGER changed their vote from "nay" to "yes.

Mr. AMBRO changed his vote from "present" to "yea."

So the Senate concurrent resolution was rejected.

The result of the vote was announced as above recorded.

A motion to reconsider was laid of the table.

The SPEAKER. The Clerk will notify the Senate of the action of the House.

Fisher

Fithian

Carr

Chappell