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### House Calendar No. 468

94TH CONGRESS 20 Session

### H. RES. 1540

[Report No. 94-1566]

### IN THE HOUSE OF REPRESENTATIVES

**SEPTEMBER 14, 1976** 

Mr. Gonzalez (for himself, Mr. Downing of Virginia, and Mr. Fauntror) submitted the following resolution; which was referred to the Committee on Rules

SEPTEMBER 15, 1976

Referred to the House Calendar and ordered to be printed

### RESOLUTION

- 1 Resolved, That there is hereby created a select commit-
- 2 tee to be composed of twelve Members of the House of Rep-
- 3 resentatives to be appointed by the Speaker, one of whom
- 4 he shall designate as chairman. Any vacancy occurring in
- 5 the membership of the select committee shall be filled in the
- 6 same manner in which the original appointment was made.
- 7 The select committee is authorized and directed to con-
- 8 duct a full and complete investigation and study of the cir-
- 9 cumstances surrounding the death of John F. Kennedy and
- 10 the death of Martin Luther King, Junior, and of any others
- 11 the select committee shall determine.
- For the purpose of carrying out this resolution the select

committee, or any subcommittee thereof authorized by the 1 select committee to hold hearings, is authorized to sit and act during the present Congress at such times and places within the United States, including any Commonwealth or possession thereof, whether the House is in session, has recessed, or has adjourned, to hold such hearings, and to require, by subpena or otherwise, the attendance and testimony of such witnesses and the production of such books, records, correspondence, memorandums, papers, and documents as it deems necessary; except that neither the select committee nor any subcommittee thereof may sit while the House is meeting under the five-minute rule unless special leave to sit shall have been obtained from the House. The chairman of the select committee may establish such subcommittees of the select committee as he considers appropriate. A majority of the members of the select committee shall constitute a quorum for the transaction of business, except that the select committee may designate a lesser number as a quorum for the purpose of taking testimony. The select committee may employ and fix the compensation of such clerks, experts, con-20 sultants, technicians, attorneys, investigators, and clerical and 21 stenographic assistants as it considers necessary to carry out the purposes of this resolution. The select committee may reimberse the members of its staff for travel, subsistence, and other necessary expenses incurred by them in the perform1 ance of the duties vested in the select committee, other than

2 expenses in connection with meetings of the select commit-

3 tee or any subcommittee thereof held in the District of

4 Columbia. Subpenas may be issued under the signature of

5 the chairman of the select committee or any member of the

6 select committee designated by him, and may be served by

7 any person designated by such chairman or member.

8 The select committee shall report to the House as soon

9 as practicable during the present Congress the results of its

10 investigation and study, together with such recommendations

11 as it deems advisable. Any such report which is made when

12 the House is not in session shall be filed with the Clerk of

13 the House.

### House Calendar No. 468

# PATH CONGRESS H. RES. 1540

[Report No. 94-1566]

## RESOLUTION

Creating a select committee to conduct an investigation and study of the circumstances surrounding the death of John F. Kennedy and the death of Martin Luther King, Junior, and of any others the select committee shall determine.

By Mr. Gonzalez, Mr. Downing of Virginia, and Mr. Fauntroy

Servember 14, 1978

Referred to the Committee on Rules

SEPTEMBER 15, 1976

Referred to the House Calendar and ordered to be printed

CREATING A SELECT COMMITTEE TO CONDUCT AN INVESTIGATION AND STUDY OF THE CIRCUMSTANCES SURROUNDING THE DEATH OF JOHN F. KENNEDY AND THE DEATH OF MARTIN LUTHER KING, JUNIOR, AND OF ANY OTHERS THE SELECT COMMITTEE SHALL DETERMINE

SETTEMBER 15, 1976 .- Fieferred to the House Calendar and ordered to be printed

Mr. Madden, from the Committee on Rules, submitted the following

### REPORT

[To accompany H. Res. 1540]

The Committee on Rules, having had under consideration House Resolution 1540, by a record vote of 9 yeas, 4 mays, and 1 voting "present," report the same to the House with the recommendation that the resolution do pass.

### SUMMARY OF THE MAJOR PROVISIONS

H. Res. 1540 provides for a select committee to be composed of 12 members to be appointed by the Speaker. The select committee is directed to conduct a full and complete investigation and study of the circumstances surrounding the death of John F. Kennedy and the death of Martin Luther King. Junior and of and others the select committee shall determine.

H. Res. 1540 provides that the select committee is authorized to sit and meet throughout the remainder of the 94th Congress whether or not the House is in session and also provides that the select committee shall have subposen power.

II. Res. 1540 provides that the Chairman of the select committee may establish such subcommittees as he considers appropriate and that the select committee may designate a lesser number than a majority as a quorum for the purpose of taking testimony.

H. Res. 1540 provides that the select committee may employ and fix the compensation of such clerks, experts, consultants, technicians, attorneys, investigators, and clerical and stenographic assistants as it considers necessary to carry out the purpoles of this resolution, that the select committee may reindense its staff numbers for travel and other necessary expenses and that the select committee shall report to the House the results of its investigation and study together with such recommendations as it decre-advisable.

### LEGISLATIVE HISTORY AND COMMITTEE ACTION

The Committee on Rules held one day of hearings on similar resolutions on March 31, 1976. The Committee ordered reported H. Res. 1540 by a record vote of 9 ayes and 4 mays and 1 "present" on September 15, 1976.

STATEMENT UNDER CLAUSE 2 AND CLAUSE 2(1)(8)(4) OF RULE XI OF THE BULES OF THE HOUSE OF REPRESENTATIVES

A. Oversight statement

The Committee made no special oversight findings on this resolution.

B. Budget statement

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No budget statement is submitted.

C. Estimate of the Congressional Budget Office

No estimate or comparison was received from the Director of the Congressional Budget Office as referred to in subdivision (C) of Clause 2(1)(3) of the House Rule XI.

1). Oversight findings and recommendations of the Committee on Government Operations

No findings or recommendations of the Committee on Government Operations were received as referred to in subsection (d) of clause 2(1)(3) of House Rule XI.

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### PROVIDING FUNDS FOR THE EXPENSES OF THE IN-VESTIGATIONS AND STUDIES TO BE CONDUCTED BY THE SELECT COMMITTEE ON ASSASSINATIONS

SEPTEMBER 24, 1976.—Referred to the House Calendar and ordered to be printed

Mr. THOMPSON, from the Committee on House Administration, submitted the following

### REPORT

[To accompany H. Res. 1557]

The Committee on House Administration, to which was referred the resolution (H. Res. 155?) having considered the same, report favorably thereon with an amendment and recommend that the resolution as amended do pass.

On September 23, 1976, a quorum present, the Committee on House Administration adopted, by roll call vote of 14 ayes and 1 nay, a motion to report House Resolution 1557, with a Committee amendment.

### AMENDMENT

Strike all after "Resolved," and insert in lieu thereof the following: Strike all after "Resolved," and insert in lieu thereof the following: That (effective September 17, 1976) expenses of investigations and studies to be conducted by the Select Committee on Assassinations, acting as a whole or by subcommittee, not to exceed \$150,000, including expenditures for the employment of investigators, attorneys, and clerical and other archants, and for the procure of investigators, attorneys, and clerical and other archants, and for the procure ment of services of invididual consultants or organizations thereof pursuant to section 202(i) of the Legi-lative Reorganization Act of 1916, as amended (2 U.S.C. approved by such committee, signed by the chairman of such committee, and thorized by such committee on House Administration. Not to exceed \$30,000 of approved by the Committee on House Administration in the organization approved by the Legi-lative Reorganization and to procure the temporary or intermittent services of individual consultants or organizations thereof pursuant or intermittent services of individual consultants or organization thereof pursuant of section 202(i) of the Legi-lative Reorganization of 1946, as amended (2 U.S.C. 72a(i)); but this monetary limitation on the procurement of such services shall not prevent the use of such funds if or any other authorized purpose. Sec. 2. No part of the funds authorized by this resolution shall be available for expenditure in connection with the study or investigation of any subject which is being investigated for the same purpose by any other committee of the House; and the chairman of the Select Committee on Accassinations shall furnish the

Committee on House Administration information with respect to any study or investigation intended to be financed from such funds.

Sec. 3. Funds authorized by this resolution shall be expended pursuant to regulations established by the Committee on House Administration in accordance with existing law.

House Resolution 1557, as amended, provides funds in the amount of \$150,000 to support the investigations and studies to be conducted pursuant to House Resolution 1540 during the remainder of the 94th Congress.

The Honorable Thomas N. Downing, Chairman, and the Honorable Samuel Devine, Ranking Minority Member of the Select Committee. appeared before the Committee and testified in support of the resolution.

Chairman Downing outlined his committee's need for funds in the following statement submitted to the Committee on House Administration':

### STATEMENT OF THE HONORABLE THOMAS N. DOWNING, CHAIRMAN, HOUSE SELECT COMMITTEE ON ASSASSINATIONS

I have submitted to the Committee on House Administration the proposed budget for the Select Committee on Assassinations

This committee has been established because of the continuing doubts which have plagued both the public and a majority of the Members of the House as to the facts surrounding the tragic deaths of at least two of our most popular national leaders in recent years, President John F. Kennedy and Dr. Martin Luther King, Jr.

Since the Warren Commission issued its report in 1964, many questions have been raised as to the validity of its basic conclusions. The doubts have been reinforced over the last year or two by the revelations that much extremely relevant information was consciously and purposefully withheld from the Warren Commission.

In the case of Dr. King, who was slain in Memphis on April 4, 1965, the alleged assassin, James Earl Ray was never tried for the marder. Ray has since attempted to withdraw his plea and stand trial. However, seven years later, after a long court fight. Ray has been unable to obtain a trial. Ray has maintained that Dr. King was non-level as the result of a conspiracy, and as in the Kennedy case, usuch new evidence has recently surfaced with respect to Dr. King's death. When this information came to the attention of the Black care is in the House, it provided the impetus for a favorable report by the rolecommittee on September 15th and overwhelming approval by the House on September 17th by a vote of 280 to 65.

During the remaining three months of this section of the 94th Congress, the new select committee hopes to organize its staff, set its priorities, preserve some testimony of key witnesses who may be in danger, and proceed cautiously with an analysis of the Warren Report itself. Under its authorizing resolution, the select committee is board to report its finding to the House at the conclusion of this Congression.

Mr. Chairman, a word about the budget. We have submitted a budget for the remainder of this year. This figure is less than the \$250,000 I mentioned on the floor of the House during the debate preceding the vote on H. Res. 1540. We have tried very hard to minimize our projected needs to the utmost. Actually, this effect

committee will require at least \$250,000 for a given three month period to do its work adequately. Due to the nature of its mandate, this select committee will encounter substantial expenses in the areas of travel, communication, hearings, and daplication. More staff than we now have called for will be necessary when the committee goes into full operation. I expect that our experience over the next few months will be most helpful in preparing the budget for the next Congress, as it is then that we expect the select committee will conduct most of its work. The amount requested is sufficient only because the necessary expenses will not begin immediately. The staff will be hired over the three month period, and no public hearings or other activity will take place before the November elections. However, it would be tragic for the select committee, even in its early stages, to be hamstrong for lack of funds. We need this amount to do the job. Let me assure you, however, that we shall be as prudent as possible with expenditures.

BUDGET SUMMARY		
and the second of the second o	Apr.,af	3 months
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ANTIG PATED STAFF	Annyah salanyi 3	month safair
Fumber Pusition    Executive of lector     Chief counset     Assistant of lector     See by counset     Counse of Bulkings     Counse of Bulkings     Counse of Bulkings     Chief rever gator     Preventing of the seed of t	11, 800 12, 800 12, 500 13, 500 14, 50	\$9 150 9 450 6 250 8 000 12 000 8 750 13 250 14 257 5 750 7 500 7 500

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CONGRESSIONAL RECORD Edensions of Peniarks, January 26, 1971-

when, deus ex machina, the Socretary A State decided to dy into town and take parsonal charge. Unfortunately, in this se in so many other problem areas, Mr. Elssinger Las had a deep fear of institutionalizing solutions and a strong addiction to virtueso performances which soldon have lasting impact

S DESCRIBE WE LAW OF THE SEA POLICY

Using ocean resources to build peace, development and ecological senity should be the heart of the polky the United States recommends to the Law of the Sea Conference. We should make it clear that we do not fear but rather welcome the economic power and prestige it gives to ocean institutions and to the countries which are the major benealcarries of such a policy. To this end we should make it clear that we favor:

Oradused sharing" (see Barba Nogra Formula above) of offshore mineral revenues by all constal states. These ravelues should be contributed to a World Common Earlings Fund to aid development and environmental protection and to make a modest contribution to the budget of the United Nations. That sharing should generate at least two billion dollars a year for the Common Berit-

age Pund by 1980.

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b. A workable world-wide plan to fight occan pollution and appropriate financing for it. Since some 90% of ocean pollution is land-based it is sesential that there be largescale funding to deal with it. However there is no reason to believe that the Conference will do much that is meanir gful about this kind of pollution unless it has the kind of

revenue bare walkare indicated. e. Strong cosan institutions which permit exploitation of deep ocean minerals by pri-vate, state and international enterprises according to agreed rules. As Secretary Klasinger has indicated, the U.S. and other developed countries should be ready to see that the ocean authority's own exploiting arm ("The Enterprise") has the finances, skills I and equipment to play a major role in ex-ploiting the deep ocean. We should pay special attention to the very legitimate concerns of nations which mine hard minerals on and Careful thought should be given to giving additional responsibilities to these institutions, e.g. serving as a continuing forum for discussing marine-related problems. The Ocean Authority would be a major force for

building trust peace and prosperity.

d. While adhering to the idea of a 200mile fishing sone under trastal state administration, we should favor permitting foreign romels, under appropriate conditions, to take those fish, up to the maximum sustainable yield, which the coastal state does not take.

 a. A worldwide scientific effort to increase - the yield of marine species and thus of prosetn through aquaculture, etc. Common berings funding should be helpful here.

f. & major effort to swist the "transfer of technology," La marine-related technology, from developed to developing states. Common beritage funding should also be helpful Des de

g. & 12-mile territorial wa but unimpeded transft through traditional international straits.

h. As much freedom of scientific research as possible If the treaty is generous in other a may be generous in this one. If not there is reseen to believe that countal states will demand complete control over research ad their shores.

1. Edspute settlement procedures which are fair equitable and bin line Pirding proced a will probably be a subtemble unless the binder of the probably be a subtemble unless the binder of the probable o . we. . d.

SOME CONCRETS STREET TO BEVELOW AND EXCELS THE ENT YES WE'W LAW ON THE SEA APPROPRIE

1. Fresident-elect Carter should appoint a Precidential Commission on Law of the Son Policy to make recommendations for a bold and statermentike law of the sea initiative. He should choose appropriate people in the executive and legislative branches and in the private sector (labor, business, and universities, the foundations, major law firms, and media, ste ) who are likely to support such an approach. One important source for such names would be the U.S. membership of the Trilateral Commission which recently issued the excellent report "A New Begime for the Oceans." Its members include such prominent Americans as Jimmy Carter, Walter Mondais, Cyrus Vance, David Rockefeller, L. W. Abel, Hedley Donovan, Bol Linowitz and Don Fracer. (The Commission's report proposed that wesithy coastal states share so much as one-half the royalties between 13 and 200 miles from shore. Obviously this is s much more generous proposed than the one in the Barba Negra Pormula.)

2. In a "Charge to the Commission" indicate some general guidelines along the lines indicated above. Put special smr hasis on the problem of how to win public support for such a bold new initiative

3. In the State of the Union and/or the Inaugural Address Indicate that law of the see is a major concern of the new President. and the new Administration and that U.S. policy will be guided as much as possible by the concept of the oceans as "the common heritage of mankind." - ----

a. By a series of gestures, the Freeident, the new Secretary of State and the new Ambassador to the United Nations should indicate their interest in and commitment to this new approach to law of the sea. These might include any or all of the following:

a. A major address of the new ocean policy at the U.S. Naval Academy on "The New World of the Seas." Other addresses at other symbolic locations, e.g. Woods Hole Oceanographic Imitiation.

h Appointment of a well-known, well-regarded and dynamic intermationalist as head of the U.S. Law of the Sea delegation.

c. White House dinner for ocean internationalists such as Thor Reyerdahl, Jacques Cousteau, leading figures from "Operation Sail" and key figures in the UN Law of the

d. A well-prepared White House Confarsince on the Law of the Son, is a in the yeary successful 1965 White House Conference on Natural Beauty, Broad participation, including youth.

g youth.
a. A short presidential royage on the Horwegian square-rigger Barba Negra. That tall ship has been bost to two sails of UN delegates from CN headquarters.

f. Encourage all government officials to "think law of the see," i.e. to see how their special policy area might profitably affect or be affected by marine development.

g In relevant presidential and other mafor speeches bring in law of the arn-and its implications for other policy areas as frequantly as possible. Where appropriate, the paritical terms and analogies, e.g. crew, ship. new wind, storms, fair seas etc. stc.

5 Carefully craft major addresses and messages to suggest the general outlines of the policy we seek. Find and the arguments to support it from a variety of the da and from the national positions or arguments or histhe state of the county national are act to be writing ₽ºth.

e. C. a man in contains the contains the TAR OF LA CR CE ... 

tion, Appoint more "public interest mem-bers" and fewer "special interest" members. From time to time the President shored asset personally with key members and give shows public and private support and encourage

7. Work as closely as possible with key Senators and Congressman on both aides of the siale and with staffs of key committees Encourage and again old octan internationalists in the Congress of Hubert Bumphrey. Claiborne Pell, Pets McCloskry, Don France

As we Americans "think anew" our ocean policies we should encourage all countries and especially Third World countries to do the same. Hopefully together we will find new mays to give subs ance to the bright vision of the oceans as "the common heritage of mankind." The United States should put special emphasis on the interests and concourse of the Third World-and especially those Third World nations which entered the UN in 1990 or later. Many of those new na-tions have begun to question law of the sea policies which are sold as "good for the Third World" or "a step in the direction of the new economic order." They have begun to see that one of those policies, the 200-mile Erz, would undermine and all but destroy the kies of the common heritage, that it would reinforce the old economic order and freeze out most, if not all, the many Third World countries which are not blessed with long ocastlines.

Let us hope that Prendent Carter will which the spring session of the Law of the See Conference presents. Let us hope that he will authorize—and take part in—a searching recramination of UA policies and goals in the Conference, and let us hope that he will initiate a constructive "ocean dialogue" with all nations to see how the oceans and their immense wealth can be used to promote prace and justice on land an well so on sea. 145.0 BUNG

SOME SECOND THOUGHTS ON THE SPECIAL COMMITTEE ON ASSAS-BINATIONS . ----

### HON. LARRY McDONALD

DI THE ECUSE OF EXPRESENTATIVES.

Monday, January 24, 1977

Mr. McDONALD, Mr. Speaker, I was one of the Members of the House that corporatored the resolution to establish the Special Committee on Assassinations during the 94th Congress. I felt then, as I do now, that the Warren commission did an inadequate job in the investigation of the murder of President Kennedy. Many questions were left unanswered and the Warren commission had a preexiceived belief that Lee Harvey Oswald was the sole assassin.

A number of things, which have heppened since the establishment of the committee, have disturbed me, however, One of these is certainly the excessive budget: \$13 million over 2 years is far too much to spend of taxpayers money. But more to the point, the plan to have 50 attorneys to work with the 50 trosstipiters for the committee is completely

CONGRESSIONAL RECORD - Extensions of Remarks January 24, 1977 A. 88. 14 . 16 3-4

unrealistic Congressional investigations of investigators gathering data for each, usus" underworked, counsel. If these attorneys are to be used instead as researchers, to read and evaluate the vo- Fal unit, Purporting to be quoting from luminous literature available on the subject, then they are the wrong people, with the wrong training for this assignment. Experienced researchers are needed for 1. 1. Com. 20 such a project.

Of greater significance to me, however committee staff, even before they have made from microphones hidden in his hotel hired their full quota. The leaking of information obtained by a committee in the course of an investigation, or in executive session is a violation of the House rules. The most recent leak has been the appearance in the Jack Anderson column fraudulent last week of information which had purportedly been given to the committee in sworn testimony at an executive session ... According to Anderson, a mystery witness testified before the committee linking Cawald with the CIA. I have no way of knowing whether this witness is craditable or not, although similar stories have surfaced in the past and been proven false. The proper handling of this testimony would require a careful back-, for recommending Richard Sprague to ground investigation of the witness to determine his reliability, as well as, further investigation to corroborate his story. Leaking the story to the press not only violates House rules, but interiers with further investigation by the committee staff. A number of other places of information provided to the committee staff in confidence, including the names of witnesses appearing in executive session, have found their way into the press.

I am also concerned about reports that the committee staff has requested transmitters and other devices for surreptitious surveillance. I do not feel that that is a proper function of such a committee. One of the things that has caused second thoughts about support for this committee was the appearance on Capttol Hill of Mark Lane lobbying for the committee, its excessive appropriations request and its Staff Director Richard Sprague. On January 7, 1977, Iace appeared at a room in the Rayburn Building after a leaflet had been distributed in offices inviting niembers and staff to hear him speak and to view a copy of the Zapruder film. The leafiet also claimed that Lane had recently interviewed James Earl Ray and his brother, Jerry 2478424 RAV.

As I was interested in this subject and wished to see the Zapruder film, I attended the meeting. Most of those present were young congressional staffers. We were treated to a lengthy monolog by Lane, who for the most part repeated the same state cliches that he has used on the lecture circuit for the past 15 years. He did add some new tharges, one of which was that the FBI had a special squad targeted against Martin Luther King However, Lane in naming this

up, called it variously the Kill King in the past have usually had a number Bound, the Get King Squad, and the on, he apparently was unaware that he kept changing the name of this supposed the report of the Senate Committee on Intelligence, Lans stated that the FBI had sent doctored tapes of King's hotel room activities to his wife. The committee in fact had never charged that any tapes were doctored, but stated thathas been the problem of leaks from the 31 The FBI malled Dr. King a tape recording tempt to destroy De: King's marriage.

While we cannot condone this act, it would have been much worse if in fact the evidence of King's activity had been

Lane's speech contained nothing about his alleged interviews with James Earl Ray or his brother. I waited for the question period to ask Lane about this. I did not want to needle him, but I did want to learn about the subject. However, after the showing of the film, the sudience began to break up and there was no question period.

Elane took credit during his speech the committee as staff director. The recommendation of such an irresponsible does no credit to Sprague, Coupled with the problem of leaks from the committee staff, it raises the possibility that the fantasies of Mark Lane and his lik will be leaked to the press as information gathered by the Committee on Assassinations.

During his speech, Lane admitted that he did not know who kuled President Kennedy. Yet, yours ago in a speech in Europe, Lane claimed that he knew the name of the murderer, but could not reyeal it. He has never revealed it.

When Lane testified before the Warren Commission, he claimed to have a witness that would tie Jack Ruby to certain conservatives. When pressed by the Commission to identify his supposed witness, Lane refused. This witness has never appeared and Lane has dropped the story of Ruby's contact with conserva-

ives.
- Lane has a long record of far-left activities including service as an officer of the National Lawyers Guild, which has been cited by the House Committee on Un-American Activities as the "legal bulwark of the Communist Party." In 1948, Lane enrolled as a member of the American Labor Party. That organization had fallen under Communist control in 1944, and shortly before Lane joined, the last liberals had left the organization. Lane has made a reputation as being one of the most irresponsible of the assassination buffs.

I have not yet decided whether to support the reconstitution of the committee In the 95th Congress, I am sure that I with vote against a \$13 million butget. I still believe that we need a proper in-

\$15 5 4 C. A. vertis in of the political assamina-tions that have taken place. There are sources of information that should be properly developed. One area of investigation, overlooked by the Warren Commission, is the possible role of both domeetic and foreign Communists in the assassination of President Kennedy.

The Senate Intelligence Committee rerealed the fact that the CIA had plotted the assassination of Fidel Custro. It also revealed Castro's response. According to Book V of the final report of the Senate committee:

Late in the evening of September 7, Premier Castro held an imprompts, three-hour interview with Associated Prom reporter Dantel Harker and in that interview warmed against the United States "alding terrorist plane to silminate Cuban iraders." He stated, spoording to Harker, United States leaders would be in danger if they belped in any attampt to do away with leaders of Cube. We are prepared to fight them and answer in kind. United States leaders should think that if they are siding terrorist plans to eliminate Ouben leaders, they themselves will not be mafe." (Pg. 14)

On November 27, 1963, Fidel Castro made a speech about the assascination. A copy of that speech was distributed by the Cuben Mission to the United Nations. On page 6, Castro says: .

Well now, on Saturday night, barely 25 hours after Beilt of a death, Morican Pederal Police agents arrested a Mexican woman employed at our Occarulate, as well as her husand. What was the reason for the arrest? Why was als arrested? They arrested her to question her, and to question her in a brutal way, in treating her, instinuating supposed personal relations with Freedomt Esnardy s alleged killer, trying to obtain some informatton from her, through coercion.

Castro admitted that Oswald had visited the Cuban Consulate in Mexico City, but claimed that he was not given s visa and slammed the door when he left. The possible Cuban involvement in the assassination requires a thorough in-. . yestigation.

Another area that requires investigation concerns the lies told by domestic Communists and Castrolles about their relationships with Oswald, Immediately after the assaraination Arnold Johnson, on behalf of the Communist Party USA, and V. T. Lee, on behalf of the Pair Play for Cuba Committee, denied that their organizations had been in contact with Lee Harvey Oswald, After the PBI had obtained Ocwald's correspondence from his wife, both Johnson and Lee provided copies of this correspondence, from their files, to the Warren Commission, Both Johnson and Lee had been the individuals in their organizations that had excharged correspondence with Oswald. When Johnson and Lee testified before the Warren Commission, they were not questioned about their earlier lies.

These are areas that the American people have a right to have fully investigated I am not sure that the House Corninfrice on Americations is prepared to do this investigation.

January 24, 1977

OPPOSES REESTABLISHMENT OF saports of any possible political implication select COMMITTEE ON ASSASSI-HON. DALE MILFORD

- PETER .

E- IN THE HOUSE OF REPRESENTATIVES Monday, January 24, 1977

Mr. MILFORD, Mr. Speaker, I will be appearing before the Rules Committee tomorrow speaking in opposition to House Resolution 9 which will reestablish the Select Committee on Assessinations. At this time, I would like for my testimony before that committee to appear in the Extension of Remarks. ...

TESTIMONY OF HONOGABLE DALE MILFORD BE-POLE THE HOUSE COMMITTEE ON RULES, JANUARY 25, 1977

Mr. Chairman, I come before you today to speak in opposition to H. Res. 8 which would the House Belec's Committee on Assaminations for the purpose of reinvestigating the accessination of President Kennedy, Martin Luther King, Jr., and any others deemed appropriate by the Committee. While I know that accorat conscientious, sincers and dedicated Members have sponsored this resolution including Mr. Conzalez, my distinguished colleague from Teras, I must respectfully disagree with their effort.

As a Representative of the City of Dallas, I can seeure you that I have an intense interest in this matter. That city bore the cism-much of it in a vicious and vindictive way in the aftermath of the Hennedy assaugination. Although this may have faded from the memories of many in this country, it is still fresh in the minds of those who live in

Purthermore, I was personally and tech-Dellas. pically involved in this investigation from the time of the event through the findings of the Warren Commission. At the time of assassination, I was a professional member of the nevs team at WFAA-TV in Dallas and I was intimately involved in press coverage of this syent for several years. The rast majority of the news films which were reviewed fority of the news films which were reviewed 4

tation. 7 bring this to your attention to emphasize that I have a more than passing interest in th's proposed Committee, Indeed, this is a matter which has directly affected my constituents in a very real and personal way. If there is anything to be gained by reopening this investigation, I am certain that the people of Dellas would greatly welcome it.

My purpose here is to examine resistically the proposition: "Should the House of Representatives appoint a committee to reexamine the Kennedy assemination?",

In responsibly facing this question, we must thoroughly study the difference between the Warren Commission and this Belect Committee, Never before in our history has there been a more thorough investigation of a murder. Literally every investigative resource of the United States government and the State of Texas was concentrated on this case including the Dallas Police Department, the Dallas County Sheriff's Department, the Texas Department of Public Safety, the PBI, the Secret Service, and the C.LA.

To insure that every possible scrap of evidence was properly evaluated, the Warren Commission was appointed in evaluate the contence pathered by the massive law enforcement laves againe efforts,

A careful study of the member-site on the Warren Commission will show that the best heat, law enforcement and governmental brains of this nation had been assembled. A careful "political" balance insured that all

There are a number of other important factors that must be recognized concerning the original invertigations and the Warran Commission; (1) all witnesses were then allys, with firsh memories and good recall of important facts, (2) all physical evidence was present for careful examination, and (2) all possible theories and hypetheses could be evaluated against the then-present witnesses and physical evidence.

Mr. Chairman, I do not want to leave the impression that I have a closed mind on this subject or that I blindly accept the Warren Commission's findings as gospel-absolute and mislible. I am simply saying that before we begin a new investigation, we should have some hard evidence to indicate that the Warren Commission's conclusions were substantially in error. We must have convincing reasons to indicate that a new investigation could be more efficient and effective than the Warren Commission. "-

If there exists one single shred of legally acceptable physical evidence or one credible eye witness or one piece of definitive, scientific evidence to point to an alternate con-clusion from that of the Warren Commission, I would be the first to sponsor a resolution to reopen the investigation.

A multitude of writers, investigators, theorists, college students and politicians have offered theories counter to the Warren Commission's findings. Many have authored books and periodicals on the subject. The news media has carried stories about these theories.

All of these theories have been carefully investigated by the PhI and other nonfederal police agencies, as well as the press. All were either shown to be false, inapplicable, or discovered to be a hypothesis that

could neither be proved or disproved

Mr. Chairman, the point I am trying to make is that there is a great deal of dif-ference between "eridence" and a "hypoth-esis or theory". "Evidence" requires that there must be a physical manifestation, a credible witness with sworn testimeny or a scientifically provable assumption.

On the other hand, "hypothesis or theory" simply means an "idea" or "proposition" that no one size can disapprove. The hypothesis or theory is not gridence.

I have carefully read the theories presented

by those who want to reopen the Kennedy sessasination strestigation. None contain creditie evidence that can be directly fied to the assassination or admitted in a court of law. As of this day, no one seems to have either hard evidence to discredit the findings of the Warren Commission or eridence to indicate that a new investigative body could produce a new finding

I would like to make another point: the Select Committee on Assassinations in its report of December 31 indicates that one of the new issues which the Committee should investigate is whether or not the Cer tral Intelligence Age cy delibera ely will ad crifact, this seems to be one of the major is gues discussed by the Committee's Chief Counsel, Richard Sprague, in many pers articles I have since read on the subject.

In this regard, I would like to point out that President Ford on January 4, 1975 established a Commission on CIA Activities Within the United States which was chaired by Vice President Rockefeller This Commission looked into the matter of the Kennedy assessing ion and reached the conduceron that though that y allegations had been made that the CIA p ared a role in this as-assination, the Commission had to conclude that there was no eviden a that the CIA ing with accommand had any improper involvement.

Again the matter of CIA involvmeent in the Kennedy somestall's was investigated

by the Select Committee on Intelligence, of which I was a member, and reached the same conclusion. I am advised by my coffer, ues in the Senate that the Senate Select Committee to Study Covernmental Operations with Respect to Intelligence activities also investigated the possibility of critical evidence being withheld by the PBI and Man. reached the conclusion that there had been no improprieties by the FBI. In that area.

The resolution likely declares that the express purpose of this Select Committee would be to assess whether or not statutes already on the books need to be changed or new legislation enacted to enhance the protection of the President.

I would like to bring the Committee's attention to the fact that the Warren Commission during its investigation required the Secret Service to submit a detailed report regarding its policy and procedures for Presidential protection. The Commission's review of these procedures led them to make a socies of recommendations to deal with the defi-ciencies they found—six involving internal procedural changes and one which later became Public Law 89-141, making w a federal

crime to attempt to meault, americane, or kidnap the President or other government official in line for the Presidency and establishing penalties for conviction of such acts. Also as a result of the Kennedy Monastination, President Johnson ordered a broad acsomment of Presidential protection to be undertaken-known as Project Star. This proj-

ect incorporated reports, studies and recommendations from numerous Federal agencies and private recearch institutions and took dent Kennedy and the murder of Dr. King produced painful traumas for the American people in general and the cities of Dallas and Memphis in particular. These crimes were investigated by both state and feders, institutions with an intensity unequated in our national history.

If there are reacons to discredit the Investigations and findings of our state and federal institutions, these reasons must be closely stated and they must be obvious to the American public I contend that no substantial evidence has been offered to discredit the Warren Commiscion andings nor ? the Badings of our judicial system.

I would further point out that the likellbood of a small Congressional Committee being able to come in 12 years later-with limited resources and make significant Endings, is indeed very slim.

In the alternative, if—in the wisdom of this Committee and this House—a Select Committee on Assauthations is established. then it must be provided with adequate resources to completely reinvestigate both the Rennedy assaudination and the King murder In other words, if we are to discredit the State police agencies, the PBI, the Secret Service, the CIA, our Federal court spread and the Warren Chinomiston, then the House must be prepared to produce investigative funds and facilities to replace the work dor e by all of them. To do lem, would be to perpetuate a floaz on the American people and to revive cruel pains of the past.

If we are to take this alternative plan. I can ensure you that the \$13 million requested by the proposed Select Committee on Arraminations is worfully inadequate

I plead with this Committee and the House to rote down H Res 9 No one has come forward with a single shred of creditahis evidence to show that a new investigation is decided. Ex at ng standing committees already have the necessary jurisdiction to make any needed charges in our laws deal-

The Kennedy and King murders were foltowed by another national trauma that tore our nation sparts Watergate Our prop's

fost faith in our government institutions. D shere exists creditable and legally acceptable swidence to show that sur State and redaral liptitutions have and, then spell is out-in spwiss-so the American public canunderstand, and provide the Select Committoe with the necessary funds and resources to do a creditable reinvestigation of the en-

The state of the state of EXTENSION OF FEDERAL EMERGEN-CY LOANS TO NEW YORK CITY 《我可以为1965年

### HON. THEODORE S. WEISS OF NEW YORK WASHIN

IN THE HOUSE OF REPRESENTATIVES Monday, January 24, 1977

Mr. WEISS. Mr. Speaker, the following letter was sent by me to Senator Wil-LIAM PROXMINE expressing, my grave concern regarding the report soon to be released by the Senate Banking Committee:

Service PROCES OF PROFESSORIATIVES. Washington, D.C., January 24, 1977. Hon Wallam Producter, 12 623470 U.S. Senate, Senate Office Building.

Washington, D.C. DEAR SENATOR PROXIMER, I was taken aback today reading the comments in the New York Times signating your opposition to extending for five years the \$3.3 billion of seasonal amergency Pederal loans to the City of New York, I fully share your attitude with the banks of New York presuming to dictate to the City, State, and federal governments, the nature of governmental assistance before

playing their proper role in perticipating in the program. However, I cannot understand your attack upon the only real life line the City of New York has at this time; the exten-

r Recommending denial of the loan program is a dracucism measure totally unjustified considering the City's record. As you know, the City of New York has paid back an of the loans made by the Federal government; in a number o' instances, shead of time. These loans you know have been made at interest rates above prime. I would like to refterate some of the bard facts of the budget cuts that have been instituted by the City to date; a total personnel cut of approximately 60,000 and budget reductions in excess of nearly \$800 million.

Without a loan extension, the 1977-78 budget would mandate as much of a cut in the coming flecal year as was cut in the past two flecal years. Considering the fragile state of the City's life at all levels, be it the Fire Department, health services, education, or police protection, all of which are critical to the survival of the City and its residents, is te unthinkable that the City can cut \$700 million in the next year and still survive as a stable entity.

Otten this background, while many of us have come to the unhappy conclusion that the financial institutions care little whether the City lives or dies, we have come to expost that someone such as yourself would offer a greater understanding of where we are and what we have accomplished to date.

I urgently suggest that your remarks as quoted in todays Times for close any further deliberations by you, the Senate, and the House, in essence signaling the end of whatever hope New York City has for survival, I respec fully request that if that is not your intention, that you correct the impression which has been created.

Sincerely.

TED WEISS, Member of Congress.

TAX PROBLEMS OF THE DISABLED SYS FEDERAL RETIREES

HON. NEWTON 17 STEERS, JR. 12 a shell so has minerally from

IN THE HOUSE OF REPRESENTATIVES Monday, January 24, 1977 ...

Mr. STEERS. Mr. Speaker, I am introducing, along with Mr, Jacons of Indians, a bill that I hope will not have to be passed. This legislation would postpone the date on which disabled Pederal retirees will have to pay tax increases mandated by the Tax Reform Act of 1976. The reason that I hope this measure will not have to be passed is that I would rather see this tax assessment eliminated altogether, 1

Prior to the 1976 law, all disabled Federal retirees could claim a \$5,200 excluslon on their taxable income. The Tax Reform Act seriously restricted the availability of this tax exclusion. Now only those disabled retirees who are both "permanently and totally" disabled, and whose joint income is under \$15,000 can claim the full tax exclusion.

While I realize that some disabled retirees might have abused this provision in the past, the current law imposes hardshipe on many persons in my district. In areas where the cost of living is as high as it is in Montgomery County, a joint income of \$15,000 does not make a family afficient; especially if there are large medical bills to pay. Many of my constituents needed this helping hand. They earned it by many years of public service. Not only in this effective tax increase a hardship, but it is a retroactive one at that. My constituents must come up with a year's back taxes, and with a penalty for not having had sufficient withholding for 1978.

This leaves my constituents in the Katkaesque attuation of having been penalized for not making provision to pay a tax that was not yet in effect at the time they would have had to make such provision. If this sounds confusing to the Members of this House, imagine how it sounds to a disabled retiree who has to come up with the money. .

Several bills have been introduced in try and remedy this situation: A bill by Mr. Pishes to "grandfather" the tax exclusion, which I support; a bill by Mr. Robert W. Daniel, Ja of Virginia, to remove the retroactive portions of the law, which I will support in the event that Mr. Fisher's bill does not past; and the bill that I am currently introducing, with Mr. Jacoas, to postpone payment of the extra taxes until 1979. I see this bill as a last resort. I will work for its passage only if the others are found unacceptable by the Ways and Means Committee, I hope this will not be necessary, but I do want to try to make sure that n.s constituents get some relief from this change in the tax laws. I will also be working with the IRS to attempt to change the abourd situation under which my constituents are penalized for the Government's error.

I certainly hope that the House will pass one of the relief measures, preferably the bill to "grandfather" the tax exclusion so that those who have made their retirement plans based on the old

will not have the rules of the game changed mw. esterie.

ENERGY: PROBLEM, POLICY, AND PROGNOSIS

### HON. LEE H. HAMILTON 4.34.34.44 OF ENDIANA

IN THE HOUSE OF REPRESENTATIVES . Monday, January 24, 1977 ....

Mr. HAMILTON, Mr. Speaker, I prepared the following keynote address for delivery at Finergy Fair '77, a symposium held at Indiana University Southeast in New Albany, Ind. The address, entitled Energy: Problem, Policy, and Prognosis," is inserted in the RECORD for the benefit and use of my colleagues:

ENTEGY: PROBLEM, POLICY AND PROGROSTS

- 1 THE EXECUT PROPERTY Although many of us refuse to believe it, there is a serious and continuing energy problem in this country. The problem has assumed proportions so abstraing that it clearly deserves to be called a "crain."

It is due to the rising consumption of energy and the increasing difficulty in acquiring energy, including its high oost was

which Rising consumption of energy Line . "The rising consumption of energy is due to two principal factors:

1. Economio Expansion Ever since its birth 200 years ago, the United States has been a growing nation. Our population has increased from a comparative handful of colouists and indigenous peoples in 1778 to over 215 million inhabitants in 1978, and it is still espanding. Our economy has kept pace, and it is supplying us with ons of the highest standards of Being in the world. The replacement of manual latter with the work of a schines has been awaght both to therease productivity and to mesor the number of unpleasure, presome jobs Howgrow, which is high standard of living for so arms of pie, a sundard squarely based on the granded to "sender try and agriculture of only be sustained with ever greater per select of a

### IN TO MAKE BY

Granta and algo wanders of Heliop along CHE IS A THE LAND FOR LINE DIGIT THEO OF CLASE! on samption in the Catted States, where work portice of the world's people to a large share of the morid's energy

Regrettably, American waste this presions

We case more energy by replie than any other nation on the same among the de rainped nations our record is posen for saemple, we use true to much exerty per capita as do the West Octmetts, and a full three times as grack per capita as the Japances, in spite of the Dark that their industrial development and standard of Hving are tran parable in our con-

Among the developing nations our reaced is discost; last year we wasted as much energy as the procest % of the world's population ormanmed.

There is unforturality no sign that we are changing our profigate habits Although U.S. energy cors' mptica dropped 22 percent in 1975 and another 35 percent in 1975 dereses must likely due to the economic downtion, we are currently using more energy than we have used at any other time in our

Flectric power consumption is up 6 percent over this time tast year, completely stiping out any pression-induced savings.

highway funds are combined by Appalachian States with ARC highway funds.

Under the proposed amendment to the Appalachian Regional Development Act, Pederal-sid highway funds to take advantage of the higher Federal ceiling would be optional with the Governors of each of the region's 13 States. Under the option, a State's share of a highway project's cost could range from the current 30-percent level to as low as 10 percent.

The maximum amount of Federalaid—title 23—highway trust—junds that could be used would be 45 percent of the project's total cost while the maximum amount of ARC funds would be 60 percent. Any combination of these two Federal funds would be permitted as long as they don't exceed each's percent of the project's total cost. Federal-aid funds are allocated to each State to be invested at the discretion of the States. The Highway Trust Fund includes revenues from user taxes on gasoline and automotive parts and accessories.

This bill provides—at a time when State matching funds are scarce—a way to stretch State funds by lowering the State matching burden to 10 percent. This increases the shilly to continue

highway construction.

The new 90-10 percent funding option is offered to stimulate construction of Appalachian Highway projects by providing each State more flexibility in its funding options and by lessening the

States' matching burden.

Mr. Speaker, completion of the Appalachian Highway network is essential to the continued growth of the entire region. If this Congress is committed to the broadening of job opportunities, the expansion of industry and business and the expeditious movement of goods and services to and from the marketplace, then this bill should, indeed, be welcomed with enthusiasm. This legislation offers us a constructive, realistic opportunity to move forth with completion of the ARC Highway system and, consequently, open up areas of economic expansion and growth which have been dormant as a result of poor Appalachian access roads

I encourage my colleagues in the Congress to give this legislation the priority attention it needs and deserves.

CONSUMERS GET NEW PROTECTION AGAINST SELLER/LENDER KICK-BACKS

The SPEAKER pro tempore Under a previous order of the House, the gentleman from Illinois (Mr. ANNUNZIO) is recognized for 5 minutes.

Mr. ANNUNZIO, Mr. Speaker, consumers who find is necessary to finance more expensive household tiems or cars in 1977 will be protected from high dealer/lender kickbacks if a new Pederal Reserve Board proposal becomes effec-

Financial lenders often give sellers back a percentage of the financing costs for steering basiness their way. In the past, that sweetheart relationship was rarely disclosed to the customer and, therefore, he or she never knew if a better deal could have been found by going directly to the bank of by checking with

other dealers first. Although car dealers have been criticized most for this practice, most all areas of consumer financing are potential areas of abuse

Last August, the Pederal Reserve Board issued a proposed interpretation of the Truth in Lending Act-regulation which would have allowed these kickback arrangements without any notificatton to the consumer. When I saw this proposal I immediately expressed my concern to the Federal Reserve Board. Its new stand on the disclosure of kickbacks-just published-is a total departure from the earlier position and I am delighted to see that the Board now agrees with me that consumers would benefit from knowing about these arrangements between bank and dealer, or between seller and finance company.

The Fed is in charge of enacting and enforcing the Truth in Lending act which was passed by Congress so that consumers would have all of the information necessary to comparatively shop among different financing options. As I said in September, the Board's earlier position was actually permitting a coverup to the consumer of a potentially abusive situation. Sometimes in these kickback schemes the dealer receives only a portion of the interest rate charged the consumer. But in far too many cases, the bank sets an interest rate and tells the dealer that he can keep anything over that amount.

The enactment of the new Fed Interpretation will also make it easier to enforce the Pederal Trade Commission's new rule of preservation of consumers claims and defences the so-called. Holder in Due Course Rule. This ruling makes financial institutions responsible for goods they are financing should those goods prove inferior. Unless it can be proven that the dealer and the lender had a business arrangement it would be virtually impossible to provide consumers with the protection against shoddy products bought on time that the PTC felt was necessary when it enacted this rule.

In my opinion, under-the table kickbacks have cost consumers millions in the past few years without their ever knowing about it and should be totally outlawed. But if consumers continue to pay the dealers for their service to loss institutions for bringing new customers in, then at least those customers ought to know about it. Bhopid the new Federal Reserve Board interpretation of the Truth in Lending Act become effective, as I have every reason to believe it will. consumers will have a chance to know.

CONDUCT OF INVESTIGATION BY BELFCT COMMITTEE ON ASSAU BINATIONS

The RPEAKER pro Limbore Under a previous order of the House, the gentleman from Texas (Mr. Gowzetz) is recognized for 15 minutes.

Mr. OONZALEZ. Mr. Speaker, there appeared in the Congressional Reconstor January 6, 1977, a copy of a letter from my distinguished colleague Chairman Don Edwards to former Chairman Tom Downing of the Select Committee

on Assassinations. I had responded to Chairman Enwages letter on December 28, 1976. Unfortunately only Chairman Enwards' letter was presented but my response which was also available, WILL DOL

Pundamental fairness to the Members of this House dictates that all corremondence between Chalman Enwitte and myself be presented so each Member may properly evaluate the knues raised in the complete context. The letters fol-

HOUSE OF REPRESENTATIVES. Washington, B.C., December 28, 1976 HOD DOW EDWARDS,

Chairman, Eubcommittee on Civil and Conetitutional Rights, Committee on the Fulficiary, Bayburn Bouse Office Building Washington, D.C.

Dua Don: Thank you for sending me a copy of your letter to Chairman Downing dated December 16, 1976, with respect to the conduct of the investigation by the Select Committee on Assessinations.

I don't know if Chairman Downing has it plied. I hope he has, I certainly agree with you that the felect Committee in its investigation must proceed under the highest elli-cal and professional standards. Indeed, ap have never set lower standards, nor do we lo tend to. One of the major characteristics of this project is the preservation of the hitegrity of the Congress. If we should do anything to an unprofessional manner, our credibility as well as that of this House would be diminished.

I have not had an opportunity to see the December 15, 1976, Los Angeles Times article to which you referred. However, you are, of course, a ware that matters stated in the press sometimes are taken out of contest, and cometimes are inaccurately phrased. Rather than indulgs in fruitless discussion over the man minings in irranous and reported in the media, it is preferable just to discuss the

matters raised by you in your letter. F.
The transhitters to which you get are not for the purpose of secretly recording inter-views of wiridens Rather they are to be med by investigators fluring surveillance activity when safety considerations dictate that inrestigators transmit their own comments. I am sure you are aware that in some situations it is imperative to have this type of equipment for the projection of investigators. In fact, we are seeking only two (2) such devices.

Mr. Sprague clearly stated that no person would be saped which he both knew and consented to having the convertation of interview taped. Indeed, the transcripts and tapes of interviews of witnesses 300 Already have been interpleved show conclu-Evely that in each case the individual knew the conversation was being suped and fon-sented to the taping The record of one of our subcommittee executive, sentons will further show that the witness knew that the interview was being toped, that he conknew that the tape night be played before the Belect Committee I will be happy to make that or any transcript or tape able for your review should you so desire

Become as to the polygraph, it has been ented at our public hearing as well as in our press conferences, and in executive emion, that our use of the bolygraph would, of course, only be with the consent of the witness. Our position has remained the rame from the beginnings,

We do not intend to use the phlygraph or stress evaluators to any way as evidence to be profixed at any hearings. The ployed by other investigative agracies, i.g., to said the investigation but not be establish conclusions it also should be pointed out that from the commencement of this

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investigation we have rejected the concept of using the polygraph or swess evaluators for employment purposes in any fushion.

It should be noted that we have never attempted to hide the fact of our use of the polygraph and stress evaluators. As with most of our decisions they are made openly and are always subject to retion by the Rouse, Thus you will find both items, and all other hardware requests, clearly specified in our proposal budget.

Third, with respect to your concern for the protection of the civil and constituthe protection of the civil and constitu-tional rights of witnesses, the Committee is most aware of the problem. This considera-tion was an important factor which con-tributed to our decision to hold executive sessions. We have determined to utilize publie hearings only where the evidence to be elicited has been clearly established and verified.

As a matter of fact, the Section to hold public hearings was in accord with the rules of the House and on the occasions when we didn't, it was only after a rolload. One such resulted in a 6-6 fie. In this manone such resulted in a 5-6 fer to this manner, we can avoid the potential danger of exposing an individual or governmental agency to unwarranted ridicule or the airing of unproved allegations. We feel stronging that the rabbilla of public hearings to ly that the vehicle of public hearings to prove or disprove allegations when the appropriate evidence has been accumulated and corroborated is very important to this process. Developing our findings with full knowledge at each stage of our proceedings will, we believe, foster the support of the American public for our mitimate conclusions. We feel that holding public hearings distinguishes our process from that of the Warren Commission which as you know, held their proceedings in closed sessions until the final report was filed In our judgment, that secrecy reduced the effectiveness of the Commission work and architectures of the commission work and architectures. tiveness of the Commission work and subjected its donclusions to skepticism and speculation which would have been avoided by public disclosure.

Incidentally, the situations where Mr. Encuentary, the attuations where Mr. Bprague has spoken publicly have been at the public sessions and at various press conferences, sometimes under the express conterences, sometimes Downing: unfor-instruction of Chairman Downing: unfor-tunately, the Committee, under Mr. Down-ing did not establish guizelines. But, Don, I cannot say that Mr Sprague has been anything but prudent and restrained, even in the absence of this needed Committee guidance. Let me assure you of the fact that minor, Let me assure you is the ract that if I should become Chairman, this will be provided in a manner similar to the handling of your Committee during impeachment hearings.

Again, I appreciate your educern and assure you that the Belect Committee will conduct this investigation in accordance with the highest ethical and professional standards. I hope you will always share your concern with me and the members of the Committee.

With kindest personal regards, I am Sincerely.

HENRY B. GONZALEZ. Member of Congress

COMMITTEE ON THE JUDICIARY, House of Referentative. January 6, 1977.

HOR HENRY B. GONZALES,

U.S. Rouse of Representatives, Rayburn House Office Building, Washington, D.C. DEM HENRY: Thank you for your letter of December 28, 1976 I appreciate your timely comments on my letter to Chairman Down-ing regarding the investigative methods of the Select Committee on Assaminations. Your letter certainly showed that, should you become Chairman, you intend to approach your responsibility in a serious and professional

But while I found your letter partly reas-nuring, it raised some additional questions in my mind that I believe need to be anbwered. It is important to all of us to have a clear understanding of the Belect Commit-tee's policies and procedures before any informed decisions can be made on the wisdom of its continued existence or on the amount of its budget requests.

As a preliminary matter, I am enclosing a copy of the Los Angelos Times article I referred to in my latter to Chairman Downing. It will enable you to understand the specific context in which I wrote that initial letter. I am certainly aware that media accounts of various events are not always entirely accurate, or are often taken out of context, But in this case I am disturbed by the fact that the remarks that prompted my letter to Chairman Downing were direct

quotations from Mr. Sprague.

In your letter you discuss the use of the small transmitters referred to in the article. am very relieved to bear that the transmitters will not be used to secretly record interviews of witnesses. However, your interviews of witnesses. However, your statement that they will be used during the statement of the st concer ed than Mr. Sprague's earlier state-ments as reported in the Times. I am absolutely unable to comprehend a situation which would require "surveillance activity" of any kind. Who and under what authority will the Select Committee's investigators be surveilling? If you could describe more fully what you have in mind and indicate whether American citizens would be the subject of such survelliance and if so, under what circumstances, I would appreciate that infor-

You also state that the transmitters are "imperstive... for the protection of investigators" in some attustions, and that I must certainly be aware of this necessity. I assure you I am not aware of any such. need. What kind of activity is contemplated that would require such protection? From whom? And more importantly, by whom? The scence that come to mind when I ask myself such questions are, as you can imagine, extremely disturbing A Congressional ingame of cops and robbers.

I am relieved to know that polygraphs will be used only with the consent of the wither Does the Committee also intend to obtain such consent for the use of the stress evaluator as well? Moreover, you state that the Belect Committee's use of the polygraph and the street evaluator would be identical to that of other investigative agencies. It is my understanding, however, that the PhI does not use stress evaluators at all, however the Bureau is not yet persuaded of its reliability even as an investigative device.

Bouse Resolution 9, introduced on January 4. 1977, differs from the Resolution Box year creating the Belect Committee on As-sastinations. The new resolution now contains a stated Legislative purpose I cannot express too vigorously my hope that public hearings will be directed strictly at the Lagislative purpose Periodic bearings while you are gathering information and evidence fices in the face of every constitutional safeguard attendant to oriminal investigations Spilling out bits and pieces of information before the investigation is complete will obviously present a distorted picture and cannot avoid, in my view, cauching serious harm to potential witnesses

I do not believe that the American people or the Congress wish to indulge in a temorary suspension of the Bill of Rights. however, laudable the ultimate purpose may be I believe the House of Representatives commissioned a thorough, serious study of the problem The argument that one of the purposes of this investigation will or should cause the public to hold Congress in higher esteem is only ralid if the tack is completed

in a dedicated manner which respects all traditional safeguards.

Frankly, I am not persuaded at this point that either the Committee or the staff has given adequate thought to its besic role, its given anequate thought to its basic role, its own procedures, and the myriad problems which confront it in the proper discharge of the authorizing resolution I would like to be able to fully support the activities of the Select Committee I cannot, however, approve any tactics or techniques which I have personally fought ogainst when employed by the Executive Branch or by other Congresstopul committees

Since we all will be called upon to sup-port your work I believe these questions must be debt with in a most precise manner as soon as possible.

My staff and I will be happy to meet with you, your members and your staff at any time to discuss this matter of sommon con-

With kind personal regards. Sincerely,

DOU EDWARDS. -Chairman, Subcommittee on Civil and Constitutional Rights.

HOUSE OF REPRESENTATIVES, Washington, D.C. Jenuary 7, 1977.

Hon Don Edwards, Chairman, Subcommittee on Civil and Constitutional Rights, Committee on the Judictary, Bayburn House Office Bullding, Washington, D.C.

DEAR DON: Thank you for your letter of January 8, 1977, in response to my letter of December 28, 1976, with respect to the conduct of the investigations into the accessingtions of President John F. Kennedy and Dr Marsto Luther King, 3r.

At the very beginning of that letter I stated. Togrtainly agree with you that the Select Committee in its investigation must proceed under the highest ethical and professional startiards. Indeed, we have bever set lower standards, not do we intend to One of the major characteristics of this project is the preservation of the integrity of the a If we should do anything in an unprofessional manner, our credibility as well as that of this House would be dimi-nished

The statement relating to the use of transmitters and polygraphs must be read in the context of the foregoing assurance Similarly, it must also be read in the context of my statement on Page 2, paragraph 4 that all such requests are subject to review by the

Somehow, Don, in my haste to respond to the letter you write to Pormer Chairman Downing, I apparently did not make clear that each investigative technique must be approved by the full committee after careful consideration, debate and deliberation.

mach or us has taken an oath to uphold and preserve the Constitution. We intend to do no less in the course of this investiga-tion and most emphatically not be, "in-dulge in a temporary suspension of the Bill of Rights." Each of us has taken an oath to uphold

I welcome the opportunity to discuss this with you and your staff at the cartiest possible time to avoid further misunderstandtract as to our intent and purpose

With kindest pemonal regards, I am Survey.

HORRY B. GUNZALEE. Member of Congress

P.S. I am so grateful to you to have had an opportunity to speak to you on the belo-phone today I had dictated the above before I spoke to you and am most graveful to have a chance to meet with you Monday as you concented to and will see you then.

Second, Mr Spenker, the gentleman from Maryland (Mr. Batman) intro-dived into the record of this Howe a

H230 436 in W basic principles which we hope will attuate the negotiations. We have be-

greatly impressed and encouraged by the extent to which there is a conserved in these consultations on both the principles and the urgent need to reopen substantive intercommunal negotiations.

I remain convinced, however, that neither the United States nor any other outside country or group of countries should seek to impose a settlement on Cyprus. The principles we are developing should serve only as a basis for nego-- tiation. It is the Cypriot communities themselves who must ultimately decide their relationship and final territorial arrangements.

In addition it is clear that a final solution must also have the support of the Greek and Turkish governments. It is my firm conviction that we must seek to maintain the trust and friendship of both these NATO allies. Thus my Administration has sought to strengthen through negotiation our security ties with both Greece and Turkey. We have consistently sought to follow a balanced course in strengthening our relations throughout the area. We therefore welcomed the steps taken by the Congress to relax the arms embargo on Turkey so that Turkey can better meet its NATO obligations. We have demonstrated through tangible assistance our support for Greece. We have worked actively, both directly and through the United Nations Security Council, to defuse recent tensions between Greece and Turkey over the Aegean. These two countries have now agreed to a negotiating process called for in the U.S. sponsored Security Council Resolution which I hope will lead to a settlement of their dispute,

"It is essential to the success of an equitable and lasting Cyprus settlement that the United States maintain a balanced relationship among all concerned parties. It would be a mistake to place undue pressure on any one party for the sake of what appears to be a quick settlement. I believe the Congress would agree that such a path would neither promote lasting progress on Cyprus nor serve the cause of stability in the Medi-

. 3.2

- 5: -

"... I am not pessimistic about the future of the Cyprus negotiations. I continue to believe that a way can and will be found to achieve a just and equitable settlement which will enable all of the people of Cyprus to shape a harmonious and prosperous future. GERALD R. FORD.

THE WHITE HOUSE, January 10, 1977.

REPORT OF SECRETARY OF AGRI-CULTURE IN ACCORDANCE WITH OREGON DUNES NATIONAL REC-REATION ACT OF 1972-MFSSAGE FROM THE PRESIDENT OF THE UNITED STATES

The SPEAKER pro tempere laid before the House the following message from the President of the United States; which was read and, to the er with the accompanying papers, without objection, referred to the Committee on Interior and Insular Affairs

To the Congress of the United States: I transmit herewith the report of the Secretary of Agriculture which was preparted in accordance with the Oregon Dunes National Recreation Act of 1972, P.L. 92-260.

CO. COXCESSION OF THE CONTROL

The Secretary of Agriculture has concluded that the Oregon Dunes National Recreation Area is not suitable for inclusion in the Wilderness System and I concur with his recommendation. GERALD R. FORD

THE WHITE House, January 10, 1977.

### READ BEFORE YOU VOTE

The SPEAKER pro tempore (Mr. WRIGHT). Under a previous order of the House, the gentleman from Maryland (Mr. EAUMAN) is recognized for 15 minutes.

Mr. BAUMAN, Mr. Speaker, tomorrow the House will vote on House Resolution 9 which would extend the life and powers of the Select Committee on Assassinations for another 2 years. While the resolution does not provide funds for the committee, it does, if passed, commit the House to an investigation far greater in scope or jurisdiction than was ever contemplated last September when this group was originally created.

Last Thursday I placed in the Record materials pertaining to the conduct of the general counsel of this select committee, Mr. Sprague, which every Member should read before casting their vote. But I also want to call to the attention of the House that the resolution on which we will be asked to vote tomorrow is very different than that which the House approved last September. For those who will take the time to read the actual language of the resolution you will find that it greatly expands the jurisdiction of this select committee far beyond an investigation of the assassinations of John P. Kennedy and Martin Luther King, In my judgment it calls for an pron-ended inquiry into the operations of the CIA and the FBI as well as possibly usurplos the jurisdiction of the Committee on the Judiciary over civil rights legislation.

Mr. Speaker, the reason that I have come to this conclusion lies in the language of the resolution itself. Here is what House Resolution 1549, which was passed on September 17, 1976, said as to committee jurisdiction:

The select committee is a suborized and directed to conduct a full and complete inrestigation and study of the circumstances surrounding the death of John P. Kennedy and the death of Martin Luther King Junior, and of any others the select commistee shill determine.

Compare this with the new and much broader jurisdiction being granted in House Resolution 9:

The select committee or a subcommittee there i is sutherized and directed to conduct a full and complete investigation and study of the circumstances surrounding the assess anation, morder, hombide, and death of president John P. Kennedy and the istance. nation incluer, him cide, and death of Marthe Roy I there and the gray Cher was the Sear Countries and the ta 👬 niting laws of the United States, last idea of the Laws of the United States, last idea of the Control States, last idea of the Cont

rotection of the President of the United A, assassinations of the President of the United States, deprivation of civil rights, and conspiracles related thereto, as well at the investigatory jurisdiction and capsually of agencies and departments of the United States Government, are adequate, either in their provisions or in the manner of their enforcement; and shall make recommenda-tions to the House, if the select committee deems it appropriate, for the amendment of existing legislation or the enautment of new legislation.

Mr. Speaker, it is easy to see that this is no simple extension of existing powers of a select committee of the House. Taken together with the grandiose plans for a massive staff of more than 170 people and spending of more than \$13 mil-Hon over 2 years, this jurisdiction could casily be turned into the biggest circus Capitol Hill has seen in years. It is little wonder that Walter Pincus, writing in Sunday's Washington Post pointed to this select committee in the following highly critical manner:

Perhaps the worst example of congressional inquiry run armick is the present House investigation into the Kennedy and King aspassinations Pushed by publicity and pressure from a narrow but vocal constituency, what amounts to a multi-militon-dollar criminal investigation is going to be conducted in the name of the Hou o.

Mr. Speaker, I utec all Members to vote against House Resolution 9 under suspension tomorrow. At the very least we should be able to consider this matter with full and free debate and an opportunity to amend and place restrictions on this costly operation. By rejecting this resolution under suspension we will be able to consider this matter fully and thoughtfully instead of squandering the taxpayers' money on what may well turn into a witch hunt which creates more questions than it solves.

### MILLER OFFIRS ARC HIGHWAY FUNDING FORMULA CHANGE

The SPEAKER pro tempore Under a previous order of the House, the gentleman from Ohio (Mr Mntre) is recognized for 5 minutes

Mr. MILLER of Ohio Mr. Speaker, with the convening of the 95th Congress. I am again introducing my legislation to permit financing the construction of the important Appalachian Highway Eystem with 90 percent Pederal, and 10 percent State, platching funds.

We first introduced this bill last year and we were later joined by second House colleagues as corponsors of the legislation. Equally important to congressional support for this formula afteratton is support from the States in the impacted Appalarhian region.

The current Federal share is limited to 70 percent and covers only ARC fundallocated to Appulachian States Our bill represents a major step toward majong funds for completion of the 3,289-mile Appalachian Highway System competiuse with Interstate Highway projects.

The bill would allow the total Federal share of four-for Aspalachian Highway projects to rice to a musicinum of 30 percent when an appropriate amount of

1973, Mr. Raley relinguished his seat on the Veterans' Affairs Committee. His new responsibilities would leave him but littie time for any other committee assignment and, in his characteristic un-, seifish way, he wanted to provide an opportunity for another Member with fewer responsibilities to devote more time to the needs of the Nation's We

During his service on the Rospitals Subcommittee, Mr. Haley helped bring about the construction of three new Florida Veterans' Administration hospitals—Cainesville, Miami, and Tampa and the modernization of the VA hospital facilities at Lake City and Bay Pines. During this same period, Plorida's VA hospital beds were increased from 1,353 to 3,501. Congressman Haley's work nationwide was equally important. He helped to build needed hospitals and to improve veteran facilities in other areas, and he was instrumental in preventing the closing of VA hospitals and regional

contributions essential.
In short, Mr. Speaker, Jim Haley fully deserves this recognition. His many years of hard work and concentrated efforts on behalf of all veterans has carned their respect and admiration, Lam very hopeful that the Veterars' Affairs Committee will quickly favorably report this proposal to bestow the name of a very distinguished Fioridian on a needed veterans' hospital as proper recognition for his long years of service to America's veterans and their families. I am confident the bill will again receive the approval of the House and hopefully the Senate will concur. I know that all of you Join me in wanting Jim Haley to be able to smell the flowers he so richly deserves. Mr. PREY. Mr. Speaker, due to the preadjournment rush, the Senate was unable to act on a bill to name the Veterans' Administration hospital in Tampa, Pla, the "James A. Haley Veterans Ad-ministration; Hospital." Congressman

VA hospitals in Fiorida, and with the A hard worker for all veterans, this measure is a most fitting tribute to former Congressman James A. Haley. I hope all my colleagues will join me in supporting its passage. And a cult to والمركباة أبلي وأأ

ANDY IRRIAND who now represents Jim'

this measure to honor a gentleman who was instrumental in modernizing two voteran facilities in Plorida and helped

to bring shout the construction of three

Haley's district, is today introducing

GENERAL LEAVE Mr. IRELAND, Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on the subject of designating the veterans hospital in Tampa, Pla., the James A. Haley Veterana Hospital.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

### NATIONAL PARK BYSTEM WILDERNESS

(Mr. BEBELIUS asked and was given permission to address the House for I minute and to revise and extend his remarks.)

Mr. SEBELIUS, Mr. Speaker, I am today introducing 27 individual bills, each which proposes the designation of wilderness at a particular unit of the pational park system. These bills represent the recommendations which have come from the studies conducted by the National Park Service as required by the Wilderness Act of 1964, All of these bills and 13 others were introduced by me in the 94th Congress. The 13 others were enacted into law in modified form by the 94th Congress. Hence, I am reintroducing these remaining 27 bills with the hope and expectation that many, if not most, of these can be acted on by the Atrantic 95th Congress.

I recognize that each of these bills offices in areas where he considered their - involves matters - of consideration of other Members in whose congressional district these wilderness proposals are located. I introduce these tills without knowledge of the position of the silected Members, and I take no advocacy posttion on any of these bills by white of my introduction of them. However, as the ranking minority member of the Interior Committee's Subcommittee on National Parks and Recreation during the last Congress, I was quite interested and involved in the consideration of wilderness legislation. I introduce these bills again today for the principal purpose of bringing this backlog of wilderness legis ation back before the committee for its consideration. I would hope and urge that prompt action might be taken on these bills as a priority item this year.

PULL OPPORTUNITY FOR DEBATE NEEDED: ON . REESTABLISHING COMMITTEE ON ASSASSINATIONS Mr. BAUMAN asked and was given permission to address the House for 1 -minute and to revise and extend his re-marks.)

Mr. BAUMAN, Mr. Speaker, it is my information that the majority featership has decided to pull from today's Suspension Calendar the resolution which would recreate the Select Committee on Assassinations.

" I am further informed that this resolution will be referred to the Commitvice on Rules which will be reconstitute 1. I hope that full hearings will be held before that body prior to that resolution being brought to the floor, Purther, when the resolution does come to the floor, I hope that all Members are given a chance to not only debate the merits of this committee and its continuation, but the opportunity to offer amendments so that the committee is circumscribed in the scope of its investigations and also the activities of its staff.

Those of us who supported the creation of the committee originally are not nec-

essarily opposed to the kira of much an investigation but we definitely want the integrity of the House of Representatives to be upheld. I believe that the withdrawal of this resolution today is one small step in that direction.

ELECTION OF DEMOCRATIC MEM-BERS OF COMMITTEE ON THE BUDGET

Mr. FOLEY, Mr. Spenker, as Chairman of the Democratic Caucus, and by direction of the Democratic Caucus, I offer a privileged resolution, House Resolution 95, and ask for its immediate consideration.

The Clerk read the resolution as fol-

10WS: H. RES. 98 30 July 14 14 Resolved, That the following-named Members be, and they are hereby, elected to the ". Committee on the Budget; Robert N. Giatmo (chairman), Connecticut, Itra Wright, Teras; Thomas L. Ashley, Ohlo; Robert L. Leggett, California; Parren J. Mitchell, Maryland, Omar Burleson, Texas; Louis Biokes, Ohlo; Elizabeth Holtzman, New York; Butter Derrick, South Carolina; Otts O. Pike, New York: Donald M. Praser, Minnerotac Devist R. Obey, Whomain; William Lehman, Forida; Paul Simon, Illirois; Norman Y. Mineta, California; Joseph L. Fisher, Virginia; Jim Mattor, Texas.

The resolution was agreed to. A motion to reconsider was laid on the table. to we say the season. 

ELECTION OF REPUBLICAN MEM-BERS OF COMMITTEE ON THE BUDGET

Mr. DEVINE Mr. Speaker, I offer a privileged recolution, House Resolution 96, and ask for its immediate considera-

The Clerk read the resolution as follows: H. Res. 98 Sept 35 Eu. 3

Resolved, That the following-named Memhers be, and are hereby elected members of the House Committee on the Budget: Delbert the House Committee on the Budget: Deibert L. Latin, James T. Broyhill, Barber B. Comble, Jr., Marjorie B. Holt, John H. Bouselot, John J. Duncan, Clab W. Burgerer, and Ralph B. Regula. Capit, 1975.

A motion to reconsider was laid on

SECOND REPORT OF UNITED STATES SINAI SUPPORT MIS-PROM THE SION-MESSAGE THE UNITED PRESIDENT OF STATES (H. DOC. NO. 95-41) . .

The SPEAKER pro tempere aid before the House the following mesage from the President of the United St. tes; which was read and, together with is accompanying papers, referred to the Committee on International Relations and ordered to be printed with illustrations:

To the Congress of the United States: I am pleased to transmit herewith the Decond Report of the the 'ed States Sina. Support Mission. This report, following that which I forwarded on April 50, 1946. describes the manner in which the Mission is carrying out its responsibility for operating the early warning system in the Sinal as specified in the Basic Agreement between Egypt and Israel and its Annex signed on September 4, 1975. This report is provided to the Congress in conformity with Section 4 of Public Law 94-110 of October 13, 1975.

The Report includes a summary of the operations of the early warning system since its inauguration on February 22, 1976, and a description of the Mission's permanent base camp facilities which were officially dedicated on July 4.

With the completion of major construction activity, it has been possible to reduce somewhat the number of Americans working in the Sinal in accordance with the wishes of the Cougress. The United States Sinal Support Mission will continue to analyze carefully all aspects of the Sinai operation to identify ways whereby the numbers might be further reduced.

The proposal to establish an American-manned early warning system in the Sinal was made at the request of the Governments of Egypt and Israel. With the concurrence of the Congress, we accepted this undertaking because the United States strongly seeks the achievement of peace and stability in the Mid-with.

sion plays an important role in support of the Basic Agreement. Both sides have recently reaffirmed their confidence in the manner in which the United States has been carrying out its responsibilities in the Sinai, and as long as it continues to enjoy this support, the United States role will represent a meaningful contribution to the prospects for attaining a just and lasting peace in the Middle East. GERALD R. POND. ت د موسقو ، THE WEITE House, January 11, 1977.

REPORT OF OFFICE OF ALIEN PROP-ERTY FOR FISCAL YEAR ENDED JUNE 30, 1975—MESSAGE PROM THE PRESIDENT OF THE UNITED STATES

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, referred to the Committee on International Relations:

To the Congress of the United States:

I herewith transmit the annual report of the Office of Alien Property, Department of Justice, for the fiscal year ended June 30, 1975, in accordance with section 6 of the Trading with the Enemy Act.

GERALD R. POAD. THE WHITE HOUSE, January 11, 1977.

### CALL OF THE HOUSE

Mr. ASHBROOK, Mr. Speaker, I make the point of order that a quorum is not

The SPEAKER pro tempore Pursuant to clause 6te) of rule XV, the Chair can-

quorum at this time.

Under that rule the Chair does, however, recognise the gentleman from Callfornia (Mr. DANIELBOH) to move a call of the House at this time.

Mr. DANIELSON, Mr. Speaker, I move a call of the House.

The EPEAKER pro tempore. Without objection, a call of the House is ordered. There was no objection.

The call was taken by electronic device, and the following Members falled to respond:

w icopoliu.		
. · ·	[Roll No. 5]	
Adems .	Poley .	Bhipter
Allen	Ford, Teph.	Bnyder
Anderson, Ill.	Pracor	Staggers .
Andrews, N.C.	F747 " **	Stanton
Ametrone	Olalmo - Li	BLATE TO BE
Bergland	CHibbons	Trague
Bingham	Heckier	Trailer : 14
Broynill	пши	Vdall
Burton, John	Jaffords	Ulizoan * >
Вугод		Van Deerlin .
- Cordand	McEwan	Walsh
	Moss	Watkins
Dent	Railaback	Wearer
Dicks		
A 444	Rhodes	
Dorman :	Boberte :	
Eckhardt.	Rogers	Young On.
Entenborn		
Lorio .	Bt O-rmain	

. The SPEAKER pro tempore. On this roller II 382 Members have recorded their presence by electronic device, a quorum.

By unanimous consent, further proceedings under the call were dispensed

EIGHTH QUARTERLY REPORT OF COUNCIL ON WAGE AND PRICE STABILITY—MESSAGE PROM THE PRESIDENT OF THE UNITED STATES

The SPEAKER pro tempore laid before the House the following message from the President of the United States, which was read and, together with the accompanying papers, without objection, referred to the Committee on Banking, Pinance and Urban Affairs:,

To the Congress of the United States: " In accordance with section 5 of the Council on Wage and Price Stability Act, as amended, I hereby transmit to the Congress the eighth quarterly report of the Council on Wage and Price Stability. This report contains a description of the Council activities during the third quarter of 1976 in monitoring both prices and wages in the private sector and various Federal Ogvernment activities that lead to higher costs and prices without creating commensurate benefits. It discusses in some detail the Council's study of collective bargaining negotiations for 1976, health seets, aluminum prices, and chlorine, caustic soda prices as well as its filings before various Federal regulatory agencies.

During the remainder of 1976, the Council on Wage and Price Stability will continue to play an important role in supplementing fiscal and monetary policles by calling public attention to wage and price developments or actions by the Government that could be of concern to American consumers.

GERALD R. POLD. THE WHITE HOUSE, January 11, 1977.

not seteral a point of order of no PROVIDING FOR ESTABLISHMENT OF A SELECT COMMITTEE ON NARCOTICS ABUSE AND CONTROL

Mr. BRADEMAS, Mr. Speaker, I sak unanimous consent that the Committee on Rules be discharged from further consideration of the resolution (H. Res. 77) providing for the establishment of a 5clect Committee on Narcotics Abuse and Control, and ask for its immediate consideration.

The Clerk read the title of the resohitton.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Indiana?

man from Indiana?

There was no objection.

The Clerk read the resolution, as follows:

H. Ern. 77

Resolved, That (a) (1) there hereby is established in the House of Representatives

a select committee to be known as the Select Committee on Marcotics Abuse and Occtrol (hereinafter in this resolution referred to as the "select committee"). The select combers of the House.

(2) Mambers of the select committee shall be appointed by the Speaker of the House. One member of the salect committee shall be designated by the Speaker to serve as chairman of the select committee.

(3) At least one member of the select committee shall be chosen from each of the following committees of the House: The Committee on Armed Bervices, the Committee on Government Operations, the Committee on International Relations, Committee on Interstate and Poreign Commarce, the Committee on the Judiciary, the Committee on Merchant Marine and Fisheries, and the Committee on Ways and Monns.

(4) Any vacancy occurring in the membership of the select committee shall be filled in the same manner as the original appointment

(b) The chairman of the select committee may establish such subcommittees of the select committee se he considers appropriate. Any such subcommittee shall be composed of not less than four members of the select com-

Sec. 2. The select committee shall not have legislative jurisdiction. The select commit-tee shall have authority—

etimedangement a continuing comprehensive study and review of the problems of narcolles abuse and control, including, but not limited to, international trafficking, enforcement, prevention, sercotics-related victs-tions of the Internal Sersons Code of 1956, international treaties, organized crime, drug abuse in the Armed Forces of the United States, treatment and rehabilitation, and the approach of the criminal justice system with propect to parontics law violations and orimes related to drug abuse; and

(2) to review any recommendations made by the President, or by any department or agency of the executive branch of the Ped-eral Government, relating to programs or policies affecting narcotics abuse or control

Bac 8 (a) For purposes of this resolution, the select committee, or any subnommittee thereof authorized by the select committee, may sit and set at such times and places as it considers appropriate whether the House is sitting, has recessed, or has adjourned.

(b) For purposes of this resolution, the setest committee, or any subcommittee thereof authorized by the select committee to bold hearings, may hold such hearings, and may require, by subpens or otherwise, the attendance and testimony of such witnesses and the producting of such bricks, records, cor-

Commence of the

memoranduma, Sapere, cocuments, and other exhibits and materials, as 23 ponsiders necessary. Subpensa may be isstied under the eignature of the chairman of the select committee or any member of the select committee designated by him, and mak he sailed pl suk betson destinated pk such chairman or members, it is the decision of the members of the second confined by

lest committee shall constitute a quorum for the transaction of business, emopt that the select committee may designate a lesser number as a quorum for the purpose of taking testimony. The chairman of the select commilter, or any member of the select commitmenter, or any memory or one reseas committee the designated by him, may administer onthe or amiguations to any witness, at the terminal

(d) The select committee and any subcom-(a) Ins select committee and any substitute mittee thereof and its staff may conduct field investigations or inspections. Mambers and staff of the select committee may engage in such travel as may be necessary to conduct such travel as may be necessary to conduct investigations relating to the purpose of this resolution.

But 4. The select committee may employ

and at the compensation of such clerks, exparts, consultants, technicians, atterneys, in-parts, consultants, technicians, atterneys, in-vestigators, and clarical and stemographic assistants as it considers necessary to coopy, out the purposes of this resolution. The select committee may reimburse the members of its staff for travel, subdistance, and other necessity expenses incurred by them in the performance of the duties resied in the select committee, other than expense in connection with meetings of the select committee tion with meetings of the select committee or any subcommittee thereof held in the District of Columbia.

Sec. 5. The provisions of clause 2(g) (1) of rule M of the rule of the House shall apply to the select committee.

Sec. 6. (a) The select committee shall red.

port to the House with respect to the respita of any investigation conducted by the select committee, or any subcommittee thereof, un-

der section 3(d).
(b) The select committee shall submit an annush report to the House which shall include a summary of the activities of the select committee during the calendar year to which such report applies." (c) Any report of the select committee una period in which the Boust is not in section shall be filed with the Clerk of the House

EMT. BRADEMAS (during the reading) Mr. Speaker, I ask unanimous consent that the resolution be considered as read and printed in the RECORD-With A The SPEAKER pro tempore. Is there objection to the request of the senteman from Indiana?

- Mr. Oll.MAN, Mr. Speaker, I rise in support of the proposal offered by my esteemed colleague, the gentleman from New York (Mr. Worse) which calls for the continuation of the House Select Committee on Narcotics Abuse and Control This committee received a mandate from the Members of the House last year when the measure introduced by Mr. WOLFF, House Resolution 1350, passed the House by a vote of 361 to 10 last July. The bill, which had over 200 cosponsors, created the Narcotics Select Committee, which, to date, has conducted several extensive, informative hearings in Washington and New York, and which has been instrumental in the dissemination and publication of material which focuses the attention on the need for stricter, more responsible regulation of drug trafficking and abuse.

The members of the select committee have garnered many salient facts about

the national and international narcotics problem in the brief months of the committee's existence, but there is still so much more which must be done. The need for cooperation and coordination within the many Covernment agencies presently involved in narcotics control has been attested to in testimony delivered by many outstanding witnesses from various Federal and State agencies and departments: the CIA, the Department of State, the League of Cities, the U.S. Justice Department, DEA, the office of New York's special narcotics prosocutor, and many others who have given their time, expertise, and assistance to the members of this committee.

the is urgent that this committee receive the same kind of mandate that was given last July. The narcotics problem in our Nation has reached crisis proportions The severity of the problem grows every day. This committee was envisioned by the House; as a tool which would be used to pry open sources of information which would shed light on the reasons why. America's present narcotica effort has, to a large extent, been ineffective in the widescale war on drugs. The recommendations and conclusions of this House select committee will prove, I believe, invaluable to the Members of Congress, and to the entire Nation which is so directly affected by the rampant abuse of narcotics in our society.

I urge my colleagues to join in support of the gentleman's recommendation that the life of this House select committee be further extended.
- Mr. AMBRO, Mr. Speaker, today the

House is discussing a resolution to reconstitute the Select Committee on Narcotics Abuse and Control. While I would have liked to engage in a dialog on certain aspects of the select committee's activities, the unanimous consent parliamentary procedure makes this a difficult task However, I would like to bring to my colleagues' attention a situation in La Paz, Bolivia, which bears on U.S. etc. forts to control drug trafficking. HI might preface my remarks by say. ing that certainly no one has any quarrel, with the objectives of eliminating drug trafficking However, when these objectives are implemented by government departments, agencies and officials; both foreign and U.S., the spirit and intent of Congress in the enacting legislation are often distorted. cifor example, if it is incumbent upon a foreign country to cooperate in the U.S. drug control efforts in order to continue to receive foreign aid moneys, a country might merely arrest a group of Americans to establish a record, so to speak, saying in effect that the arrests are tangible evidence of their cooperative efforts. Such an aberration appears to be taking place in Bolivia. The situation is exacerbated when corruption is rife with respect to drug trame among Bolivian officials who have political influence and protection and, in order to placate loud voices in Congress and the United States, they arrest young people from the United States to give the per-

ception of complying with U.S. desires. In short, the Bolivian narcotics law promulgated 3 years ago—some way at

U.S. Drug Enforcement Administration initiation and insistence—is a bad law. This is openly admitted by both U.S. and Bolivian officials, and yet U.S. officials contend that there is little they can do when a narcotics violator is arrested. If the United States, through the DEA, is going to participate in raids on American citizens in Bolivia, it seems to me that the United States must take some responsibility for what happens afterward.

I commend to my colleagues attention a recent column by Jack Anderson, which, I am told by persons who have firsthand knowledge of conditions in Bolivia, is an accurate portrayal of the situation as it exists in general and which I have inserted in the RECORD following my statement.

- Unsaid, but clearly implied in the

Anderson column, is the hardship and deprivation suffered in human terms by those incarcerated, their families and

loved ones.
The Bolylans, on costaly reluctant to try people under an extremely harsh biw, which until last month, did not even distinguish between a casual user and the trafficker, have postponed. and the tradicate, have trasponent endlessly. These American prisoners, typically 20 to 30 years of age, are drained of money by lawyers who can do nothing for them. Additionally, those incarcerated require \$100 to \$200 per month to merely exist in fall, for if they had to depend on the prison allowance for sustenance, disease and mainufation would quickly sovercome them. The American prisoners, obviously small fry. are, however, forced to live in abject despair with little or no bope for the future Rehabilitation programs, or even busy work are alten to their prison. experience, and they literally att around a courtyard all day long, retiring to their rooms in the evening.

Meanwhile, the actual drug traffic k unaffected Typically, the Janed Americans are minor users, some of whom have never been near cocaine. Others who themselves pever even experimented with drugs but were merely in the company of minor users and therefore, arrested are wholly honocent of any drugrelated experience. While the drug trained prospers, the prisoners are stagnating. and their incarceration is destroying them. Some are held without any hope of ball and in the absence of arcaign-

In conclusion, while referating apport of the noble objectives of germane legislation, it seems to me that the Polivian story must be told and additioned in the human terms of wasted lives for the wrong reason and the Select Committee on Nemotics Abuse and Control should take a long, hard look at these factors as they undertake their formidable task.

IN LATIN AMPRICAN PRINCIPS BUT SOME STOLE EANGUISH

### (By Jack Anderson)

Hundreds of American pouths spent tha Christmas holidays in dismal, ding) fatio

American prisons.

Most of them were arrested on drug shorts to show were alreaded the tring charges, usually for possessing a few pinches of marijnans, but sometimes merely for alhimself. He needed someone the public could identify with to help with the food-

That person, it turned out, was Brad Davis, a former Marine drill instructor who worked his way through the ranks at then WTIC-Channel 8 pushing Connecticut fresh milk as a local Dick Clark type disc jockey and later as an investigative reporter on that station's "What's Happening" program. "I took juna fish. That was my pitch,"

Davis said with a smirk. "I got enough tuna" fish to last for two years."

Davis got on the air at a portable WDRC microphone at the West Farms Mail in West Hartford and asked secretaries going to work at the Insurance companies to stop of on their way with a can of tuna fish.

"And bring \$5, and I'll show you my Marine, tattoo," Davis said over the air.

Women came by the scores, some carrying whole cases of tuna fish, Davis said, And some brought a \$5 bill to see Davis unbutton his shirt and show his eagle, globe and an-chor Marine tattoo on his right arm.

"Seventy-five accretaries were lined up, each with a can of tuna fish and each with

a 55 bill," Davis said.

But while Davis was outside collecting tuna fish and money, Otis, a WDRC disc jockey, was inside the trailer selling other radio listeners that the ex-Marine would do almost anything to fill up the cupboards of the food bank.

Otis told the radio listeners that Davis would let them pull out a hair on his chest for \$1, "Buck a pluck," the disc jockey was

billing it.

"I couldn't believe it," Davis said, "But I couldn't get out of it. He was already on the als asking someone driving a Corvette to stop by with a check book. But I thought then that nobody would show."

Davis was wrong, Dead wrong, Within a half hour a gray pulled up outside the traiter in a Corrette and jumped out, checkbook in hand, wanting to take Otis up on his offer.

A young woman was selected to pluck out the bairs and the guy in the flashy car said he would pay \$1 for each one.

Davis had only one choice, he said. Let her pluck them out one at a time, or all at once. He opted for the latter.

"Grab a handful and pull them out, I told

her," Davis said.

7

There was one wince from Davis when the woman panked at a tuft of hair and when they were all counted the guy in the Corvette wrote out a check for \$160.

Davis can relate many tales like this. He got excited about the idea of an emergency food bank and put every spare hour he sould cram into his busy schedule into raising money and collecting food items for the program.

Today, the food bank, located at ORT headquarters, contains 35,000 food items and a bank account of \$9,000 to replenish sup-

plies when they run out.

Paul Purzo of CRT, who is in charge of the food bank, said some 8,000 people have received emergency food supplies since the program started.

Puzzo said the food bank carefully screens people to make sure that no one gets groceries except on an emergency basis, and everyone who is beiped is expected to reim-burse them when they get back on their feet.

He said most persons who have used the food bank are welfare recipients whose checks arrived late or were lost in the mails, atthough some are those who have been burned out of their homes or have met other misfortunes.

A five-day supply of food is all one family can receive at any given time.

The food bank is careful that each food partage is nutritionally balanced.

The items include soups, baby food, canned vegetables, mests and fish, rice, powdered

milk and beans. Puzzo said the bank also has such items as kansas anails, given by people who have cleaned out things in their cupboards they would never use themselves.

"We're always short on protein Hems, but" we have so many cans of soup we'll never be able to use them up," Puzzo said.

Puzzo mid the money collected for the food bank is used then to replenish the pro-

tein items. He said the food bank "really filled a void

in the Hartford community." People really had to acrounge and some-

times go hungry. If the bank was ever discontinued, I don't know where people would go," Puzzo said.

But it has not been just Hartford residents who have benefited from the emergency food bank, the bank for food.

The first selectman of East Granby, Prank Rothammer, has sent four or five of his residents to the bank for food.

Rothsmmer said the people he sent to the bank were those whose unemployment checks had arrived late or "for other unforeseen circumstances" had no food in their homes to feed their families.

One Hartford woman who recently used the bank said she didn't know what she

would have done without it.

"It took just a couple of hours," she said. The people there even took care of my kids while they drove to the welfare office to verify that my check was late. They were really

The woman said she called the welfare offloe for he ; but was told they couldn't do

anything.

Of the half-dozen families contacted by The Courant who used the food bank, all said they had tried other agencies for help and were told there was nothing they could

All said they received food within several hours after applying for a voucher.

Parker and Davis have held two foods thous in the past year to keep the stockpiles of groceries replenished at the bank, but both know that the novelty will wear out soon.

We can't expect the foods hone to continue to be so successful," Parker said. "We're going to need more help from the community to keep the bank going."

Davis said he will give all money be earns

from speaking engagements this year to the for-1 bent.

This past year, Davis addressed at least a dozen organizations and got each to donat-sither money or food to the bank.

In his prescher-like manner, Davis has taked Hartford company our time into helping out the food bank Gas enegative of Reublein, for example, gate Davis 20 cares of enchilada sauce to go with the rice at the bank. The Lions Club came up with 60 tur-keys at Thanksgiving time and one general contractor dropped off 50 cases of dried milk at the bank.

Davis even talked one reputed Massachunotes mobeter out of a \$50 bill after preaching to him for a half-hour about the plight of poor people on fixed incomes

In the next month, Davis is flying out to Detroit to help several radio station newsmen there to set up an emergency food bank

"Every city in the country should have a food bank like Hartford's," Davis said

FOOD BANK FAOTS

Food is distributed by The Community Renewal Teams, Hartford's largest antipoverty agency, responsible for over \$48 mlltion of federal, state and local funds for programs to help the poor CRT has been helping the poor for 14 years, seeking to erace poverty through programs in education, health, job training and job placement. It also works to solve problems that poverty brings.

Last year we collected over 100,000 items of food with the belp of many individuals and provided food for over 7,000 families.

To date, CRT has distributed prore the 80,000 Hems of food to the needy most, Sal Smile, regetables, baby for a, dry and penned milk, etc.

115 Con A

The Pood Bank is operated by the Pool Benk Commission.

The Commission meets regularly to determine standards of food eligibility, establish distribution policy and initiate food bank

Persons subsisting on incomes at or below Pederal poverty guidelines are eligible for food under emergency situations. Hartford residents can apply for food through any one of eight CRT Neighborhood Centers; auburban residents can contact their town's Social Services Department and, in all locations, within three to five hours receive their food packages.

A dictician supervises the make-up of food bundles to insure nutritious meals including scurges of minerals, vitamins and proteins

A minimum supply of food for one person for one day is equivalent to two cans of food Eight cans of food take care of the minimum day's needs for a 1 mily of four.

The Pood Bank has been helped by the contributions and assistance of many agencles and businesses.

It is helped by you. By your generosity in helping to ward off hunger in Hartford.

SELECT COMMITTEE ON ASSASSINA-BROTT

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Colorado (Mr. WIRTH) is recognized for 5 minutes.

Mr. WIRTH, Mr. Speaker, when the House voted last September to establish the Select Committee on Assassinations, I was among the 280 Members who supported the measure. At that time I felt there were many questions about the assassinations of President Kennedy and Dr. King that needed to be examined. I still feel that way. But now-unfortunately-it seems that the committee we created last fall is embarked on a course that is raising serious questions about its own operations.

The committee's inquiry is likely to be the final investigation of the alaying of John P. Bennedy and Martin Letter King. For that reason alone, it must be conducted carefully and thoroughly sud properly in every respect. Otherwise, Americans will question the select committee's conclusions ten years from now. much as they question the Warren Commission's and FBI's findings today.

My colleague from California, Mr Edwards, has already questioned some of the procedures that the committee has announced I would like to associate myself with the concerns he has expressed Procedures which protect individual rights are essential.

We must also make sure that the select committee investigation is kept free of anything that smacks of politics or publicity-seeking. Just about anything said about the Kennedy and King awassinations these days is news. Every preeaution must be taken to insure that the investigation is not exploited for anyone's ulterior purposes.

Having made these observations, I must say that I have grave concerns about the way the select committee hivectigation has begon. In its first 3 months, there have been repeated leaks to the press. One such report had committee investigators going to Cuba to

and the second second

interview Premier Fidel Castro. The story was later denied. My concerns were further aroused by the presentation made to the Democratic caucus last month by Staff Director and Chief Counsel Richard Sprague.

When the House voted to establish the Select Committee on Assassinations last September, we did more than create another House committee. By voting to establish the select committee we put the credibility and reputation of the House

on the line.

Normally, I believe, the selection of a committee staff should be left to the chairman and members of that committee. But this is not a normal situation. This is an investigation of the sasassinations of the President of the United States and one of the Nation's foremost civil rights leaders. Thus, the selection of the committee's chief staff person is a matter of legitimate concern to this body.

The person heading the investigation must have impeccable credentials. And he must also be objective in his approach to the subject matter of the investigation. He should not be an advocate or start out with any preconceptions. This is an investigation, an inquiry—not a

prosecution.

Accordingly, I believe we have a right to know more about Mr. Sprague. How was he hired? Who recommended him? Who else was interviewed for the job? How did the committee make its final selection among candidates? To what extent was Mr. Sprague's background checked before he was hired?

Quite honestly, my own concerns about Mr. Sprague's background have been heightened by recent reports in the press, most notably the New York Times, which raise serious questions. The specifics are

startling:

The Pennsylvania attorney general criticized Mr. Sprague's handling of a homicide case, known as the Applegate case, involving the son of one of Sprague's good friends;

In another case involving the husband of Sprague's girlfriend, the Pennsylvania Supreme Court said the proceedings lacked due process and the husband's later arrest was a "gross injustice";

An independent consultant operating under a Federal grant criticized Mr. Sprague's performance as Philadelphia's first assistant district attomer as dis-

tinctly deficient;

Mr Sprague took 3 years to investigate what the Pennsylvania Crime Commission said was widespread political corruption in Pennsylvania's Delaware County—yet brought no criminal charges and Sprague issued no report, until chided by the commission;

Allegations of the "selective prosecution" by Mr. Sprague of a Philadelphia newspaper reporter for secretly recording his own phone conversations, while Sprague took no action against similar practices of the city's own police and fire

departments;

The connection, if any, between Mr. Sprague's \$2 million libel suit against the reporter and his newspaper, and publication of a series of articles on Mr. Sprague's handling of the Applegate case:

Questions by a newly elected Pennsylvania county comptroller that Mr. Bprague's spending habits in the Yabionski murder case were less than careful.

I think it is also appropriate to ask what arrangements Mr. Sprague made with his law firm when he took this job. And, I think it would be reasonable to ask Mr Sprague t make a full financial disclosure to the select committee, if not to the House.

There are significant questions here that must be answered before the select committee is permanently funded. On the other hand, it would be unnecessarily disruptive to bring the committee's work to a complete halt at this time. Therefore, I would urge my colleagues to join with me in approving temporary funding on the condition that the select committee provide the House with answers to these questions by the 31st of March. If, at that time, answers and information have not been forthcoming which allay my concerns. I will oppose continuation of the select committee investigation.

### NATIONAL COMMISSION ON NEIGHBORHOODS

The SPEAKER pro tempore Under a previous order of the House, the gentleman from Ohio (Mr. Ashley) is recog-

nized for 10 minutes.

Mr. ASHLEY. Mr. Speaker, I am today reintroducing my bill to establish a National Commission on Neighborhoods This bill is similar to the bill I introduced in July of last year, H.B. 14756, which was reported by the Committee on Banking, Currency and Housing on September 17, 1976. The bill passed the Senate but, because of the lateness of the session, was unable to be considered by the full House HR 14756 was strongly endorsed by Secretary of HUD Carla Hills and the Pord administration and received bipartisan support during its consideration by the Committee on Banking Currency and Housing

It is my hope that in reintroducing this bill that the Congress will act quickly to pass this legislation so that we can get on with the job of establishing important new urban policy directions for the new Carter administration. For too many years the Federal Government's housing and urban development policy has had the effect of favoring new construction and the new expansion of urban areas at the expense of preserving what our urban communities already have. From the careful review that the Subcommittee on Housing and Community Development has been undertaking over the past 2 years on our housing programs and pol-icles, it has become quite clear to us that the preservation of our established urban neighborhoods has been a stepchild of Pederal policy There has never been an explicit recognition that the existing housing in established neighborhoods is the Nation's principal housing resource As a number of wilnesses testified before our subcommittee last year, existing housing is not only our main housing resource, it is the largest single component of this country's national wealth

This bill would establish a National ing today The House Post Office and Commission on Neighborhoods to be composed of 20 members to be appointed by my bill and others related to part-time

the President and the Congress no later than June 1, 1977. This Commission would have 2 years to make recommendations on existing policy, laws, and programs that impact upon neighborhoods and to recommend modifications in our Federal housing and community development policies. I would expect the Commission's attention would be directed towards the development of new mechahisms to promote reinvestment in existing city neighborhoods, more effective means of community participation in local government, and policies to encourage the survival of economically and socially diverse neighborhoods to prevent blockbusting, redlining, resegregation, and speculation in reviving neighborhoods. It would seek ways to promote urban home ownership policies to encourage better maintenance and management of existing rental housing and the maintenance and rehabilitation of existing structures. It would promote modifications of local zoning and tax policies, as well as the reorientation of existing housing and community development programs to better support neighborhood preservation.

Mr Speaker, it is my intention to move quickly on this bill shortly after our committe is organized and to send it to President Carter for his approval as soon as possible, since I believe this is a vital element in the development of our urban policy in the new administration.

### PART-TIME CAREER OPPORTUNITY ACT

The SPEARER pro tempore. Under a previous order of the House, the gentle-woman from California (Mrs. Burkk) is recognized for 5 minutes.

Mrs. BURKE of California Mr Speaker, today I am reintroducing legislation which will significantly increase the employment opportunities in the departments and agencies of the Pederal Government for those persons who are unable to work the standard 40-hour work week—such as women with young children, students the handicapped and retired persons

The Part-Time Career Opportunity Act will encourage agencies of the Pederal Government to make available parttime positions, not just at the lower levels where they are now concentrated but in responsible positions up and down the career ladder and across the spec-

trum of Pederal agencies.

At the heart of this legislation is the requirement that, except where an agency can show that converting positions to part time would either impair its efficiency or adversely affect current full-time employees, part-time positions in each agency be increased to 10 percent within 5 years. This would be accomplished by providing a 5-year phase-in period during which 2 percent of Federal 1/ths would be restructured each year by attrition until a maximum of 10 percent is reached.

The Senate perced part-time legislation in the 94th Congress, which was almost identical to the bill I am introducing today. The House Post Office and Civil Service Committee held bearings on the bill and others related to part-lime deduction. Form 3180 (Multiple Support Decisration) Eny be used for this purpose. Sale of Personal Residence by Riderly Tim-

payers.—A tempayer may sleet to exclude from gross income part or, under certain cirournstances, an of the gain from the sale of his personal residence, provided:

1. He was 55 or older before the date of the

este, and

2. He owned and ore splet the property as his personal recidence for a period totaling at least 8 years within the 8-y a period end-

ing on the date of the sale. Ing on the date or the sale.

Taxpayers meeting there to o requirements may elect to exclude the entry gain from gross income if the adjusted raise price of their residence is \$20,000 (this amount will increase to \$35,000 for tarable years beginning after December \$1, 1976) or loss. (This sleed on only be made once during a taxpayer's lifetime.) If the adjusted sales price exceeds \$20,000 (this amount will increase to \$35,000 for taxable years beginning after December \$1, 1976), an election may be made to exclude part of the gain based on a ratio of \$20,000 (this amount will increase to \$35,000 for tarable Fears beginning after December \$1, 1976) over the adjusted sales price of the residence. Form 2119 (Bule or Exchange of Personal Residence) is helpful in determining what gain, if any, may be excluded by an elderly baxpayer when he sells

Additionally, a taxpayer may elect to defer reporting the gain on the sale of his personal gesidence if within 18 months before or 18 months after the sale he buys and occupies another residence, the cost of which equals or exceeds the adjusted sales price of this old residence. Additional time is allowed if (1) you construct the new recidence or (2) you were on active duty in the U.S. Armed Porces. Publication 528 (Tax Information on Selling

Your Home) may also be helpful.

Credit for the Elderly - A new, expanded, and simplified credit for the elderly has repieced the former more complex retirement

ipcome credit. A mapsayer may be able to claim this credit and reduce taxes by as much at \$375 ft sidgle), or \$562.50 (if married filing jointly), if the tarpayer is:

(1) Age 65 or older, or (2) Under age 65 and ret\_red under a pub-

He retirement system.

To be eligible for this credit, taxpayers no onger have to meet the income requirement of having received over \$500 of carned in-come during each of any 10 years before this

For more information, see instructions for

Behedules R and RP. Barned Income Credit -- A taxpayer who maintains a household for a child who is under age 19, or is a student, or is a dischled dependent, may be entitled to a special pay-ment or credit of up to \$400. This is called the earned income credit, It may come as a refund check or be applied against any taxes owed. Conerally, if a taxpayor reported earned income and had adjusted gross income (line 15c, Porm 1040) of less than \$3,000, the tarpayer may be able to claim the

credit. Earned income means wages, salaries, tips, other employee compensation, and bet earnings from self-employment (generally amount shown on Schedule SE (Form 1940) line 18). A married couple must file a joint return to be eligible for the credit. Certain married persons living apart with a dependent child may also be et gible to claim the

For more information, see instructions for Form 1040 or 1040A.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Illinois (Mr. AMBURZIO) is recognized for 5 minutes.

(Mr. ANNUNZIO addressed the Rouse His remarks will appear hereafter in th Extensions of Remarks.

### noitabitesvai noitaniebabba

The BPEAKER pro tempore. Under & previous order of the House, the gentleman from Texas (Mr. Gonzalez) is recognized for 15 minutes.

Mr. GONZALEZ, Mr. Speaker, the 94th Congress on September 17, 1976, debated, deliberated and decided that there should be an investigation into the assessinations of President John P. Kennedy and Dr. Martin Luther King, Jr. It seems to me unconsciouable to the American people, this House and the professional staff who have already begun this investigation now to redebate a policy which has previously been decided.

Legitimate questions have been raised by my colleague, Chairman Donald En-WARDS, about the conduct of the investigation. To keep the Members of this House fully apprised of those issues as well as my response I have inserted all of that correspondence in the RECORD of this House. Other inquirles have been raised about the proposed badget and the size of the Raff. Personal attacks have been leveled in the media against Richard Sprague, the committee's chief

The inquiries do not raise an issue as to whether we should continue these vital investigations but how. Certainly there should be no question as to the will or desire of the American people to carry on these investigations. The primary issue pow facing the House is emply to reestablish the select committee.

There are yery compelling reasons for the immediate recetablishment of the scient committee. For example, subpense which have been served in both the Kennedy and King investigations are no longer enforceable. Thus, the evidence which was previously under the control of the House is no longer effor-lively under its control. Similarly, and dence which should be immediately dence which should be immediately brought under the control of the House cannot because there is no committee and no subjens power. The select committee is literally in a legal Embo.

The committee has accembled a risil of professionals who are continuing to proceed. Yesterday, members of the Kennedy subcommittee and I received a briefing from the staff ortlining areas of investigation which require sustained effort. I know that if it were possible to divulge at this stage of the invertigation the facts and evidence adduced, every reasonable-minded Member of the House would say: "By all means proceed." I believe that if the American people were to know these same facts and developments, they would never forgive us for not going on.

The staff is continuing to proceed with the acquisition and analysis of documenta from all agencies of Pergral, State, and local government, Unfortunately, where there is no legal authority, even the acquisition of documents has been seriously hampered.

Today, Treceived a letter from Attor-

ney General Levi, properly advising to that whill the committee is receible lished we are "unsutherized persona," and thus prevented from further examination and analysis of records. The Attorney General has areured me of his cooperation once the committee is reestablished and I am also advised that he has directed the Pederal Bureau of Investigation to continue to process requests so it can be examined and ans. lyzed as soon as the select committee is recetablished.

Pinally, Mr. Speaker, I cannot the strongly stress that it is imperative that the select committee be established immediately. Unwarranted delay will permanently cripple the efforts of cur Investigations.

REMARKS UPON INTRODUCTION OF HOUSE RESOLUTION CONDEMN-ING PRENCH RELEASE OF TER-RORIST ABU DAOUD

The SPEAKER pro tempore. Under a previous order of the House, the softtieman from Massachusetta Thomgan), is recognized for \$ minutes.

Mr. TSONGAS, Mr. Speaker, I stand in today to offer a House resolution the purpose of which is to express strong protest at the actions of the Government is Prance in releasing the terrorist accused of planning the Munich Olympic this acre of 1972.

The Munich inaccacre, if source fer sulted in the murder of Israell athletes It was an event which focused world a tention on terrorism and the process of such acts. The product them was the Beath of 11 knooced backers. In symb which occurred 2 days ago he Prepare he size the focus of world attention. The product of this unfortunate event that only be a world held because by the fureat of terrorism.

The harty release of Abu Dabod by 199 Ocvernment of France is an imognification able breach of international law and anie oresch or miermangem an ann purifice. The release took pince despite the fact that the nations of Germany and Lorsel had requested extradition took. Debud, despite the fact that thisse partitions had bilateral extradition agree. ments with Prance, Ourpite the fact that Prance had recently signed a Council of Furope antiterroriem treaty, and delicite the fact that this release is in the contradiction to the laws protecting tillzens of all countries.

.Therefore, I am acking my collection to support a resolution which expresses the sense of the House Plat the fill are of Abu Daoud by the Government of the Republic of Prance was both premotine and unfurtified and that such religi should be strongly protested and this demned.

I believe that this action will in one the word of this body's and this Nation sense of outrage over the release of an alleged terroriet and man minimized And I believe that this action will biscourage capitulation to terrorize in the ARCHOVE REMOREMENTS OF THE future:

Expension the sence of the Elopse of Percentatives with respect to the Prince

Abu Daoud, the alleged planner of the 1973 Munrich misseaure of 11 Israeli athletes, by the French Government.

whereas the Government of the Republic of France hai released abu Daous, the afleged plannic of the 1972 Munich Massacre which resulted in the muries of 11 Israeli schletes:

Whereas abu Daoud was accused of abhorrent crimes of terrorism that demand judicial pursuit when the opportunity arlses:

Whereas the Government of France falled to hold Abu Deoud in consideration of re-

no noid And Deoud in consideration of requests for extradition by the governments of Germany and Israel;
Whereas the Covernment of France, a signee of the 1976 Anti-Terrorism Treaty, the purpose of which was to curtail world terrorism, has by this action spaced this treaty, and the flowernment of Wheereas this action at the Covernment of

Wheeres this action of the Government of France violates the spirit of international law and morality and encourages terrorism and a diregard for the laws protecting citi-sens of all nountries; Now, therefore, 1.2 is Resolved. That it is the south of the House

of Representatives that the release of Abu Daoud by the Covariment of the Republic of France was both premature and unjustifled and that such action should be strongly protested and condemned

### CONCRESSMAN JOE MINISH HONORED

The SPEAKER pro tempore. Under a previous sever of the House, the gentleman from Wisconsin (Mr. Rruss) is recognized for 5 minutes.

penized for a minutes.

Mr. Speaker, as chairman of the flouse Banking Finance and Urben Affairs Committee, I am aware of the outstanding work of Congressman Joseph G. Minusa, in the field of rependituding the chairman of the State Assuming the chairman of the State Buttermouttee. ship of the Subcommittee on General Oversight and Renegotiation in early ,1975. Congressman MINISH has led the way in exposing deficiencies in both the Renegotiation Act and in its administration by the Renegotiation Beard. In 1976, he developed and pushed through the House legislation to provide for com-prehensive reform of the renegotiation process.

process.

I was pleased, therefore, to learn of the much deserved preise Congressman Musis a received recently from that steadfast guardian of the taxpayer, Adm. Hyman Q. Rickoyer. I want to share with my pollengues, remarks made earlier this month by Admiral Rickover, with regard to the gentleman from New Jersey:

BEMARES BY ADMIRAL R. G. REKOVER, U.S.

NATY, CONCERNING CONGRESSIAN JOSEPH G MINISH, JANUARY 4, 1977 Would like to say a few words about in good friend, Congressman Joseph Minish He is a man who knows where he stands on every question of Hie and adairs to an amount degree. He has a warm heart and with for friendship. He is one of those beings whose page of life is faster and more intense than the prilinary. He is a sincere patriot;

A wise, grave, spoor minded statesman, and a gray pullisht, toyal lovable being it he femalus interibly attached to first principles. He rarely traduces men's motives, he sometimes regards their decisions as foolith or founded on implequate information

His chief wirtue to courage; and to brave men most things can be forgiven. Apother striue of importance is "honor". When prowhiled before the bar of platory men whi

have to shower the question whether in arisis they acted honoreshy.

The single, central organizing principle of his moral and intellectual universe is a strong and comprehensive and historical imagination.

He knows a great deal about the Renegothation Board, and far more than most of the so-called experts in this field. He has been in the vanguard of those famighted members of Congress dedicated to protecting the public interest in this field.

I am particularly grateful to him for the unfalling support he has given to our efforts to protect the Government's interests. For this, the United States owes him a debt of

gratitude. -- 5 10 It was his committee which held special hearings in 1975 to bring into focus the need for strengthening the Rengotiation Board

He permits nothing to defer him from foing his duty to the United States,

In the business of government, any movement from hideous to bad is progress, from hideous to fair is spectacular, And Congress. man Minish has done more than his share

to achieve the spectacular for the property of our precision into spree with many of our pseudo-intellectuals who are drowning in their own words and suffocating in their

own documents. It is a preferable to ignorable; human sympathy more saluable than ideology. That in spite of the recent triumphs or schoos, men have not changed much, and in consequence we must still try to hearn from history.

Puture generations will, I am sure, re-

member him above all for what he has done to preserve our bartisgs than for anything else.

INTERNATIONAL TERRORISM TRE-SENTS A THREAT TO ALL NATIONS

The BPRAKER pro tempore. Under a previous order of the House, the gentle-man from New York (Mr. Wolff), is recognized for 5 minutes.

Mr. WOLFF, Mr. Speaker, the recent release of Black September terrorist Abu Daoud by the Prench Government is an affront to American citizens, as well as to Israelis and West Oermans. What has been overlooked in the quite understandable focus on the Munich Olympic massacre is that the American people, too, have a legitimate interest in Abu Daoud-he was the spark for the murder of two of our diplomats in Khartoum, Sudan, in 1973.

As such, Prance's action, taken despite the expressed intentions of both Israel and West Germany to request his extradition, serves to emphasize the lack of a comprehensive international framework within which to combat terrorism

On January 4, 1977—several days before the release of Abu Daoud-I reintroduced House Concurrent Resolution 46, "erging that the President ac-tively seek an international convention which has as its goal a multilateral treaty to deny sanctuary to international terrorists." But the cynical and craven action of the French Covernment has provided my bill an impetus it hardly needed. I hope that Congress and the White House will act swiftly so that France or any other country presently content to appeare ferrorists' interests will in the future be forced to not in concert with all nations to interdict terrorism and promote gorld peace.

The problem of international terroriesa represents a serious and continuing threat to the enfoty and wellars of entzens of all nations. It represents to equally serious and continuing threat to orderly governmental and political proceases, international transportation, communications, commerce, and diplometic

During the past decade, terrorism has become a major international phenomenon yet has been met with only minor .

international attempts to deal with a. Ckarly, solutions to this problem are difficult at best. Cortain states have demonstrated a willingness to harbor, train, and arm terrorists; the sophistication of today's news media serves as a double-edged pword, hiving let-rorists the broadest possible forum for their statements and actions; and weapone, including not only conventional arms but chemical biclogical and radio-logical agents us well, will become in-creasingly available during the next several years. The fear many people has share concerning the inevitability of a terrorist takeover of a muclear facility can only be viewed as harshly realistic

The spread of such terrorist activity must be halted in 1978 slone, there were over 30 acts of terrorism bombings, infackings, kidnapings, and assessing-tions in which hundreds of people are sktimized, at least 15 were killed and many more folured. Yet collective in ternational response has been feactive in hature and limited almost exclusively to marginally lightering interfal secunarrow treaties concerning hijacking and the protection of diplomats.

A far broader, more effective treaty is necessary if we are to prevent the fur-ther excalation of a dangerous and destructure policital tactic, one which many experts assert will be increasingly directed against Ainericans and American territory. My resolution would co-courage the President to seek such a treaty, and I time my colleagues to loss me by corponeoring this resolution.

PROPOSING AN AMENDMENT TO CONSTITUTION TO PROVIDE DI-RECT POPULAR ELECTION OF PRESIDENT AND VICE PRESIDENT

The SPEAKER pro tempore, Under a previous order of the Rouse, the gentleman from New Jersey (Mr. Rosmo) is recognized for 10 minutes

Mr. RODINO, Mr. Speaker, Schator Bays and 41 components have introduced in the Senate, Senate Joint Resolution 1. proposing an amendment to the Conatitution to provide for the direct popular election of the President and Vice President of the United States The Bayh amendment would abolish the electoral coffege system.

In the past I have been supportive of these efforts and I joinned \$38 of my colleagues in recommending a nearly amendment identical constitutional when it persed this House in 1959. I believe, however, that it is time for a new look, a closer look perhaps, in 1977. The electoral college system has acreed this Nation since its interviou; it has elected

CONGRESSIONAL RECORD - HOUSE.

Children of Members will not be permitted on the floor and the cooperation of all the Members is requested.

PROVIDING COMPENSATION MAXIMUM PAY LEVELS FOR EM-PLOYEES OF HOUSE OF REPRE-SENTATIVES

Mr. WRIGHT, Mr. Speaker, I offer a resolution (H. Res. 8) and ask for its immediate consideration.

The Clerk read the resolution as follows:

H. R.s. 8

Resolved, That, until otherwise provided

by law-

(1) each employee referred to in subsection (a) of the first sentence of House Resolution 413, Ninety-fourth Congress, scopted May 6.

(2) each employee in a position referred to in subsection (b) of section 523 of Public Law 91-510, and

(3) each individual with respect to whose compensation House Resolution 890, Ninetysecond Congress, was made permanent law by Public LAW 92-607.

may be compensated at a rate not in excess of the rate of basic par for one pay level above the maximum pay level for employees of the House of Representatives provided under clause 6(c) of Bule KI of the Rules of the House of Representatives.

The resolution was agreed to. A motion to reconsider was laid on the table.

### CREATING BELECT COLDETTEE ON ASSASSINATIONS

Mr. WRIGHT, Mr. Speaker, I offer a resolution and ask for its immediate consideration.

The Clerk read the resolution as follows:

H. R.m. 9

Resolved, That, effective January 3, 1977. there is hereby created a Select Committee on Assassinations to be composed of twelve Members and Delegates of the House of Reprecentatives to be appointed by the Speaker, one of whom he shall designate as Chairman Any racancy occurring in the membership of the Belect Committee shall be filled in the same manner in which the original appoint-

The Select Committee or a Subcommittee thereof is authorized and directed to conduct a full and complete investigation and study of the circumstances surrounding the assassination, murder, homicide and death of President John P. Kennedy and the adsassination, murder, homicide and death of Martin Luther King, Jr. and of any other persons the Select Committee shall determine in order to ascertain whether the existing in order to so of care whether the extreme laws or the United States, including but not laws of the United States, including but not limited to laws relating to the safety and protection of the President of the United States, assessinations of the President of the United States, deprivation of civil rights, and conspiracies related thereto, as well as the investigatory jurisdiction and capability of agencies and departments of the United States Government, are adequate, either in their provisions or in the manner of their provisions or in the manner of their provisions and shall make the confine of their confine or the confine of their confine or the enforcement; and shall make recommendstions to the Rouse, if the Select Committee doesns it appropriate, for the amendment of saisting legislation or the statement of new

For the purpose of carrying out this resolegislation.

regarding the privilege of the floor must be strictly adhered to.

Children of Members will not be perommittee to note nearings, is admortsed with and act during the present Congress at such times and places within the United States, including any Commonwealth or possession thereof, or in any other country, whether the House is in session, has recessed. or has adjourned, to hold such hearings, and to require, by subpoens or otherwise, the attendance and testimony of such witnesses and the production of such books, records, correspondence, memorandums, papers, and documents as it deems necessary, to take testimony on oath anywhere within the United States or in any other country and to authorize designated counsel for the Select Committee to obtain statements from any witness who is placed under oath by an authority who is authorized to administer oaths in accordance with the applicable laws of the United States or of any state; except that neither the Select Committee nor any subcommittee thereof may all white the House is reading a measure for amendment under the five minute rule unless special leave to sit shall have been obtained from the House. The Chairman of the Select Committee may establish such subcommittees of the Select Committee as he considers appropriate. Onethird of the Members of the Select Committee shall constitute a quorum for the transaction of business as permitted by the rules of the House, except that the Belect Committee may designate a lesser number as a quorum for the purpose of taking testimony. but hot less than two. The Select Committee may employ and fix the compensation of such clerks, experts, consultante, technicians, at-torneys, investigators, and clerical and stenographic assistants as it considers necessary to carry out the purposes of this resolution. The Select Committee may reimbures the members of its staff for travel, subsistence, and other necessary expenses incurred by them in the performtance of the duties rorted in the Belect Committee, other than expenses in competion with meetings of the Belect Committee or any subcommittee thereof held in the District of Columbia Subpense may be authorized by the select

committee, or any subcommittee thereof, if the chairman of the select committee, and issued under the signature of the chairman of the select committee or any member of the Select Committee designated by him, and may be served by any persons designated by

such chairman or member.

ion chairman or member.

The select committee shall be considered a committee of the House of Representatives for all purposes of law, including but not limited to section 102 of the Revised Statutes of the United States (9 U.S.C. 192); and sections 6002 and 6005 of title 18, United States Code or any other act of Congress regulating the granting of immunity to wit-

The select committee shall adopt written rules governing its procedures, which rules shall not be inconsistent with this resolution and the Rules of the House of Representa-

The select committee shall report to the House as soon as practicable during the present Congress the results of its investigation and study, together with such recommendablons as it deems advisable. Any such report which is made when the Rouse is not in 888sion shall be filed with the Cierk of the House.

The SPEAKER, Is there objection to the present consideration of the resclu-

Mr. ROUSSELOT. Mr. Speaker, rebecome an really to concer, with the gent a precise the generalism a comment. That them from Texas, the new majority was my next question. We are then, in leader, tell us whether it is possible in effect, voting to fund this select combine change of rules for the House Committee for I more month.

mittee on Administration to allocate any money to this particular function without a vote of the House?

Mr. WRIGHT. Mr. Speaker, will the

g≥ntleman yield? Mr. ROUSSELOT. I would be glad to

Mr. WRIGHT, Mr. Speaker, it is my understanding, and I will yield for con-Armation to the House Committee on Administration that absent an amendment of this type, there would be no means by which the committee could makes funds available to this special committee.

Mr. THOMPSON, Mr. Speaker, will the

gentleman yield?

Mr. ROUSSELOT, I would be happy to

Mr. THOMPSON, The gentleman from New Jersey at the moment is not the chairman of the Committee on House Administration.

Mr. ROUSSELOT. Is there any doubt in the gentleman's mind that the gen-

tleman will be?

Mr. THOMPSON, Mr. Speaker, if the gentleman will yield further, with the experiences of the past, it might be reasonable with this rule; but earlier in the day the House adopted the rule so that all select, special, ad hoc and other type committees, before they can be funded must introduce resolutions which will go to the Committee on House Administration, to its Subcommittee on Accounts, the prospective chairman being our colleague, the gentleman from Pennsylvania (Mr. Drat); then to the full committee and then to the floor.

Mr. ROUSSELOT, So what the gentleman is saying, before the committee can function further in that respect, coming from the chairmanship the gentleman formerly held, it must be brought to the

goor. Mr. THOMPSON, Mr. Speaver, if the gentleman will yield further, the answer to that is "Yes." The House will have the opportunity to consider the resolution. not only for the committee to which the distinguished majority leader is referring, but to all other special, select, and ad hoc committees.

Mr. ROUSSELOT, Mr. Speaker, further reserving the right to object, the effect of this resolution is really based on s continuing resolution until a further

resolution is passed.

Mr. WRIGHT. Mr. Boeaker, if the gentleman will yield, that is precisely correct.

Mr. THOMPSON, Mr. Speaker, will

the gentleman yield further?

Mr. ROUSSPLOT, I am glad to yield. Mr. THOMPSON, Essentially the resolution of the gentleman from Texas is to reconstitute the committee. The committee, presuming the adortion of the next resolution, which is a continuing resolution, will be entitled to the equiwhent of i month's expenditure, or apbroximately \$3,000 per month, until the House acts on the larger budget request.

Mr ROUSSELOT, Mr. Speaker, I appreciate the gentleman's comment. That

Resolved, That until otherwise ordered, the hour of meeting of the House shall be, 12 o'clock meridian on Mondays and Tuesdays; 8 o'clock poetmeridian on Wednesday; 11 o'clock antemeridian on all other days of the week up to and and including May 14, 1977; and that from May 15, 1977 until June 30, 1977 the hour of daily meeting of the House shall be 18 o'clock meridian on Mondays and Tuesdays and 10 o'clock antemeridian on all other days of the week; and that from July 2, 1977 until the end of the first session, the time of meeting of the House shall be 12 o'clock meridian.

The resolution was agreed to. A motion to reconsider was laid on the table.

JOINT BESSION OF CONGRESS-STATE OF THE UNION MESSAGE

Mr. WRIGHT, Mr. Speaker, I offer a concurrent resolution (H. Con. Res. 1) and ask for its immediate consideration.

The Clerk read the concurrent resolution, as follows:

H. CON. BES. 1

Resolved by the House of Representatives (the Senate concurring). That the two Bouses of Congress assemble in the Hall of the House of Representatives on Wednesday, January 12, 1977, at 9 o'clock postmeridan, for the purpose of receiving such commumications as the President of the United States shall be pleased to make to them,

The concurrent resolution was agreed to.

A motion to reconsider was laid on the

### REPORT OF COMMITTEE TO NOTIFY THE PRESIDENT

WRIGHT. Mr. Speaker, your committee appointed on the part of the House to join a like committee on the part of the Senate to notify the President of the United States that a quorum of each House has been assembled and is ready to receive any communication that he may be pleased to make has performed that duty. The President asked us to report that he will be pleased to deliver his message at 9 p.m., January 12, 1977, to a joint session of the two Houses.

### PROVIDING FOR A JOINT SESSION TO COUNT ELECTORAL VOTES

Mr. WRIGHT, Mr. Speaker, I call up a Benate concurrent resolution (S. Con. Res. 1), and ask for its immediate consideration.

The Clerk read the Senate concurrent resolution, as follows: .

8. CON. BMS. 1

Resolved by the Senate (the House of Representatives concurring). That the two Houses of Congress shall meet in the Hall of the House of Representatives on Thursday, of the House of Representatives in Animaly, the 6th day of January 1977, at 1 o'clock postmeridian, pursuant to the requirements of the Constitution and laws relating to the election of President and Vice President of the United States, and the President of the a Benate shall be their Presiding Officer; that two tellers shall be previously appointed by the President of the Senate on the part of the Senate and two by the Speaker on the

The Clerk read the resolution, as part of the House of Representatives, to whom shall be handed, as they are opened by the President of the Benars, all the curtificates and papers purporting to be certifi-cates of the electoral rotes, which certificates and papers shall be opened, presented, and acted upon in the alphabetical order of the States, beginning with the letter "A"; and said tellers, having then read the same in the presence and hearing of the two Houses, shall make a list of the votes as they shall appear from the said certificates; and the votes having been ascertained and counted in the manner and scoording to the rules by law provided, the result of the same shall be delivered to the President of the Senate, who shall thereupon announce the state of the vote, which announcement shall be deemed a sufficient declaration of the persons, if any, elected President and Vice President of the United States, and, together with a list of the votes, be entered on the Journals of the

> The Senate concurrent resolution was concurred in.

A motion to reconsider was laid on the

The SPEAKER. Pursuant to the provisions of Senate Concurrent Resolution 1, the Chair appoints as tellers on the part of the House to count the electoral votes on January 6, 1977, the gentleman from New Jersey, Mr. Thompson, and the gentleman from Alabama, Mr. Dickinson.

AUTHORIZING SPEAKER TO DE-CLARE A RECESS ON WEDNESDAY, JANUARY 12, 1977

Mr. WRIGHT, Mr. Speaker, I ask unanimous consent that on Wednesday, January 12, 1977, it may be in order for the Breaker to declare a recess at any time subject to the call of the Chair.

The SPEAKER. Is there objection to the request of the gentleman from Texas?

There was no objection.

AUTHORIZING SPEAKER TO DE-CLARE RECESSES ON THURSDAY. JANUARY &, 1977

Mr. WRIGHT. Mr. Speaker, I ask unanimous consent that on Thursday, fanuary 8, 1977, it may be in order for the Breaker to declare recesses at any time subject to the call of the Chair.

The SPEAKER. Is there objection to the request of the gentleman from Texas?

There was no objection.

### PRESIDENTIAL INAUGURATION

Mr. WRIGHT, Mr. Speaker, I offer a concurrent resolution (H. Con. Res. 2) and ask for its immediate consideration

The Clerk read as follows:

H. Cor. Res. 2

Resolved by the House of Representatives (the Benate concurring), That effective from January 6, 1977, the joint committee created by Senate Concurrent Resolution 90, of the Rinety-fourth Congress, to make the necessary arrangements for the inauguration of the President-elect and Vice President-elect of the United States on the 20th day of January 1977, is hereby continued and for such purpose shall have the same power and authority as that conferred by such Senate Concurrent Resolution 90, of the Ninetyfourth Congress: · \*\*

The concurrent resolution was agreed to.

A motion to reconsider was laid on the table.

The SPEAKER. Pursuent to the provisions of House Concurrent Resolution 2, 95th Congress, the Chair appoints as members of the Joint Committee to Make the Necessary Arrangements for the Inauguration of the President-Elect and the Vice President-Elect of the United States on the 20th day of Janu-Bay, 1977, the following Members on the part of the House: Mr. O'NERL, of Massachusetts; Mr. WRIGHT, of Texas; and Mr. Rhopes, of Arizona.

### INTRODUCTION AND REFERENCE OF BILLS TODAY

The SPEAKER, The Chair would like to make a statement concerning the introduction and reference of bills today.

As Members are aware, they have the privilege today of introducing bills. Heretefore on the opening day of a new Congress, several thousand bills have been introduced. It will be readily apparent to all Members that it may be a physical impossibility for the Speaker to examine each bill for reference today. The Chair will do his best to refer as many bills as possible, but he will ask the indulgence of Members if he is unable to refer all the bills that may be introduced. Those bills which are not referred and do not appear in the RECORD as of today will be included in the next day's RECORD and printed with a date as of today.

The Chair has advised all officers and employees of the House that are involved in the processing of bills that every bill, resolution, memorial, peti-tion, or other material that is placed in the hopper must bear the signature of a Member. Where a bill or resolution is jointly sponsored, the signature must be that of the Member first named thereon. The bill clerk is instructed to return to the Member any bill which appears in the hopper without an original signature. This procedure was inaugurated in the 92d Congress. It has worked well, and the Chuir thinks that it is essential to continue this practice to insure the integrity of the process by which legislation is introduced in the House.

ANNOUNCEMENT BY THE SPEAKER REGARDING JOINT BESSION ON JANUARY 12

The SPEAKER. The Chair desires to make an announcement.

After concultation with the majority and minority leaders, and with their consent and approval, the Chair announces that on January 12, when the Houses meet in joint session to hear an address by the Precident of the United States, only the doors immediately opposite the Speaker and those on his left and right will be open.

No one will be allowed on the floor of the House who does not have the privilege of the floor of the House.

Due to the large attendance which is anticipated, the Chair feels that the rule

Mr. THOMPSON, Mr. Speaker, will the gentleman yield further?

Mr. ROUSSELOT, I would be glad to

yield.

Mr. THOMPSON, Presuming from the date the continuing resolution, which will be up next passes, the Committee on Assassinations, or whatever it is called, will be funded under the language of the continuing resolution until March 81.

Mr. ROUSSELOT. At the rate of ap-

proximately \$8,000 a month?

Mr. THOMF 30N. If the gentleman will yield further, at the equivalent of onetwelfth per month of its authorization in the previous Congress, keeping in mind that the committee was constituted late in the previous Congress, in September. Mr. WRIGHT, Mr. Speaker, will the gentleman yield further?

Mr. ROUSSELOT, I yield to the dis-

tingulahed majority leader.
Mr. WRIGHT. I think the accurate description of what this would permit is to say that it would allow the continued authorization, until some action can be taken, at the rate of actual expenditure incurred by that committee in the month of December.

Mr. ROUSSELOT. But not to exceed

that amount?

Mr. WRIGHT. Not to exceed that amount; not to exceed that amount.

Mr. ROUSSELOT. From the \$50,000

per month, is that what it is?

Mr. WRIGHT. If the gentleman will yield further, I am advised that that is approximately correct, and under no circumstances could enactment of this resolution authorize any amount calling for the expenditure of more than \$50,000.

Mr. ROUSSELOT, I thank the gentleman for yielding, and I withdraw my

reservation of objection.

Mr. BAUMAN. Mr. Speaker, reserving the right to object, I certainly was not aware that this resolution was going to be called up this afternoon. Copies have not been available to Members generally. I listened to its reading very carefully, as one who supported the original authorization for this committee, I believed the statement of the former gentleman from Virginia, Mr. Downing, that the investigation was going to cost one-half million dollars to \$1 million and would continue for about a year. I am and a great many other people are alarmed at the scope of both the staffing and the expenditures that have now been proposed.

Burely, this committee does not have a higher claim to the consideration of the House than many of those standing or select committees or other groups. Unfortunately, none of us have had much of a chance to consider this. I would ask the gentleman if the resolution could not be brought up on Thursday so that Members would have a sufficient chance to

. consider it.

Mr. WRIGHT, Mr. Speaker, will the

gentieman yield? Mr. BAUMAN, Certainly, I yield to the

gentléman. Mr. WRIGHT. I wish the gentleman would not suggest that we bring it up on Thursday, because Thursday is set aside for the somewhat ceremonial, but none-

theless extremely important, constitu-tionally directed business of canvassing votes and discovering who was elected President of the United States.

I would suggest to the gentleman that the House will have ample opportunity to work its will as to the vote with respect to this particular committee. I too, as has the gentleman from Maryland, have been alarmed by quite large sums bandled about in the press as to the probable cost of this investigation. What we are doing at the moment is outhorizing only the very short view, because it is necessary to authorize continuously lest it die, and then at a rate no more than the amount of money expended monthly as was expended in the preceding month, which was the month of December.

It cannot cost more than about \$50,000, and I would suggest to the gentleman that it is appropriate to yote on it today. The gentleman from Texas (Mr. Gor-ZALEZ), I am advised, discussed it in some detail with the gentleman from Ohio (Mr. Devine), and I am not aware of any

basic issue.

Mr. BAUMAN. Further reserving the right to object, I understand the gentleman's desire to have this fast \$50,000 which—if the gentleman will pardon the expression—is not peanuts. I do think that if we go ahead with this resolution we are, in effect, approving of what we have heard the committee's plans are for the future. I cannot agree to the scope of

those plans or the cost.
I there no the cost the consideration.
The SPEARER. Objection is heard. Mr. WRIGHT, Mr. Speaker, I move

the adoption of the resolution. The SPEAKER. The Chair will inform the gentleman that that motion is not in order at this time.

HOUSE RESOLUTION 10 RELATING TO HOUSE DOCUMENTS SUBPE-NAED BY COURTS OF LEGAL OF-PICERS .

Mr. WRIGHT, Mr. Speaker, I offer a privileged resolution (H. Res. 16), and ask for its immediate consideration.

The Clerk read the resolution as fol-

H. Rzs. 10

Whereas, by the privileges of this House no evidence of a documentary character under the control and in the possession of the House of Representatives can, by the mandate of process of the ordinary courts of justice be taken from such control or possession e ept

by its permission; Therefore be R. Resofted, That when it appears by the order of any court in the United States or a judge thereof, us of any legal officer charged with the administration of the orders of such tourt or judge, that documentary evidence in the possession and under the control of the House is needful for use in any court of justice or before any judge or such legal officer, for the promotion of justice, this House will take such action thereon as will promote the ends of justice consistently with the privileges and rights of this House; and be it further

Resolved. That during the Rinety-fifth Congres, when a subpens or other order for the production or disclosure of information is by the due process of any court in the United States served upon any Member, of-ficer, or employee of the Rouse of Representatives, directing appearance as a witness

before the said Court at any time and the production of pertain and sundry papers in the possession and under the control of the House of Representatives, that any such Member, officer, or employee of the House, after notifying the Speaker, is authorized to appear before said court at the place and time named in any such subpens or order, but no papers or documents in the possession or under the control of the House of Representatives shall be produced in response thereto; and be it further

Ecsolved, That after the Speaker has been notified by the Member, omoer, or employee that a proper court has determined upon the materiality and revelancy of specific papers or documents called for in the subpens or other order, then said court, through any of its officers or agents shall have full permission to attend with all proper parties to the preceedings before said court and at a place under the orders and control of the House of Representatives and take copies of the said documents or papers and the Clerk of the Bouse is suthorized to supply certified copies of such documents that the court has found to be material and relevant, except that under no circumstances shall any minutes or transcripts of executive secsions, or any evidence of witnesses in respect thereto be disclosed or copied, nor shall the possession of said documents and papers by any Member, officer, or employee of the House be disturbed or removed from their place of file or custody under said Member, officer, or employee; and be it further

Resolved, That the House of Repesentatives reserves to itself the power to revoke or modify the authority contained herein in all or

specific instances; and be further

Resolved, That a copy of these resolutions be transmitted by the Clerk of the House to any of said courts whenever such writs of subpens or other orders are issued and served as aforesaid

The resolution was agreed to .

A motion to reconsider was laid on the

ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. The Chair desires to make an announcement concerning the electronic voting system.

After consultation with the leadership on both sides of the atale it has been decided that it would be a convenience to Members to permit changes in votes cast with the electronic system by reinserting the voting card under the following conditions:

Pirst, on 15-minute votes, Members may reinsert a voting card in any voting station during the first 10 minutes of the voting period. After 10 minutes, if a Member wishes to change his vote, he must follow the present procedure of doing so by voting card, in the well, following the completion of the 15-minute voting period; with the announcement of his change when called by the Cierk.

Becond, on 5-minute votes, the revised procedure will permit Members to reinsert voting cards in any voting station at any time until the Chair directs voting stations to be closed by inquiring whether Members in the Chamber wish to change their votes or be recorded. From that point until the Chair's announcement of the result, Mambers must follow the present procedure of submitting yoting cards, in the well, at the completion of the s-minute voting period, and annotinging his change when recognized to 00 po

The necessary programing of the computer has been accomplished to accommodate this change and so this new procedure on 5-minute votes is effective today.

THE REPORT OF THE PARTY OF THE

AUTHORIZING FUNDS FOR THE STANDING AND BELECT COMMIT-TEES OF THE HOUSE OF REPRE-SENTATIVES

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

The Clerk read the resolution, as

follows:

H. Res. 11

Resolved, That (a) there shall be paid out of the contingent fund of the House of Representatives, in accordance with subsection resentatives, in accordance with subsection (b), for the period beginning Japuary 8, 1977, and ending at the close of March 31, 1977, such sums as may be necessary for the continuance of the same necessary projects, activities, operations, and services, by contract or otherwise (features). contract or otherwise (including payment of staff salaries for services performed), and for the accomplishment of the same necessary purposes, undertaken in calendar year 1976 by each standing or select committee established in the rules of the House of Representatives

(b) Each standing committee or select committee referred to in subsection (a) shall be entitled, for each month or portion of a month occurring during the peried specified in subsection (a), to payments out of the countrigent fund of the House of Representatives in amounts equal to onetwelfth of the total amount authorised for use by the standing committee or select committee involved during salendar year

SEC. 2. (a) In the case of any select committee of the House of Representatives

which-(1) was established by resolution during the Ninety-fourth Congress;

(2) did not complete the functions as-ligned to it by such resolution, or any sub-sequent resolution, before the close of the

Minety-fourth Congress; and (3) is reestablished by resolution during the Ninety-fifth Congress before the close of March \$1, 1977, to corry out functions substantially similar to functions assigned to such select committee during the Minety-

fourth Congress;

such select committee shall be entitled, for each month or portion of a month occurring during the period beginning on the effective date of the resolution rescialishing such select committee and ending at the close of March 31, 1877, to payments out of the contingent fund of the House of Representatives, for the expenses and purposes specified in subsection (a) of the first sec-tion of this resolution, is amounts equal to

(A) one-twelfth of the amount determined under subsection (b); or (B) the total amount of expenditures made by the select committee involved dur-

ing December 1976;

except that the entitlement of such select committee for the month during which such select committee is rectablished shall be prorated based upon that portion of such month during which such select commit-

tee la in existence (b) The amount which shall be the basis for an entitlement made subsection (a) chall be the amount which bears the same ratio to the total amount authorized for use ratio to the solar amount attacorded for use by the misc; committee involved furing extendar year 1976 as 12 months bears to the number of months during which such select committee was in existence during such

year. For purposes of the preceding sentence, any portion of a month in calendar year 1976 which in 15 days or more and furing which any such salest committee was in ex-istence shell be considered to be a complete

BEC. S. The suttisment of any standing committee or select committee of the House of Representatives to payments out of the contingent fund of the House of Representatives pursuant to the provisions of this resolution shall cease to be effective on the sf-Tective date of the primary expense resolu-tion adopted with respect to the standing committee or select committee thyolred.

Bec. 4. Punds authorised by this resolution abali be expended pursuant to regulations astablished by the Committee on House Ad-ministration in accordance with law.

Mr. THOMPSON (during the reading), Mr. Speaker, I ask unanimous consent that the resolution be considered as read and printed in the RECORD.

The SPEAKER. Is there objection to the request of the gentleman from New Jersey?

Mr. BAUMAN, Mr. Speaker, reserving the right to object, will the gentleman explain the resolution?

Mr. THOMPSON, Mr. Speaker, & the gentleman will yield I will be glad to explain it.

Mr. BAUMAN, I yield to the gentle-

man from New Jersey. (Mr. THOMPSON asked and was given permission to revise and extend his

remarks.) Mr. THOMPSON, Mr. Speaker, this is a resolution authorizing funds for the continued operation of the standing and select committees of the House of Representatives. It is both traditional and essential to the continued operation of the House of Representatives that a continning resolution be adopted each sesaton, in order that the standing and select committees of the House of Representatives may continue their necessary activities, projects, operations, and services including the payment of staff calaries for services performed—as undertaken by these committees in the calen-

dar year 1976. In order to permit standing or select committees established by the rules of the House to continue their operations, this resolution makes available from the contingent fund of the House an amount each month equal to one-twelfth of that committee's total authorization for calendar year 1976. Such payments are to continue until the effective date of the primary expense resolution adopted with respect to each committee, or until March 31, 1977.

With respect to select committees not established in the rules of the House, their funding under this construing resolution will be available upon the effective date of the resolution recetablishing such committees in the 16th Congress.

Mr. Speaker, I move the adoption of the resolution.

Mr. BAUMAN, I thank the gentleman. Mr. Speaker, I withdraw my reservation of objection.

The SPEAKER. Is there objection to the request of the gentleman from New Jersey?

There was no objection. The resolution was agreed to.

A) handlon to reconsider was laid on the table.

COMMUNICATION FROM THE CLERK OP THE HOUSE

The SPEAKER laid before the House the following communication from the Cierk of the House of Representatives: WASHINGTON, D.C.

January 3, 1977.

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Hon Thomas P. O'Nens, It.
The Speaker.
House of Bepresentatives, 

Washington, D.O.

DEAR MR SPEAKER: Puder Rute HI, Clause (Section \$47) of the Eules of the House of Representatives, I herewith designate ler. W. Raymond Colley, Deputy Clark, to sign any and all papers and do all other acts for me under the name of the Clerk of the House which he would be authorized to do by strtue of this designation, except such as are provided by statute, in cases of my temporary absence or disability.

If Mr. Colley should not be able to act in

my behalf for any reason, then Mr. Benjamin J. Guthrie, Assistant to the Clerk, shall similarly perform such duties under the same conditions as are authorized by this designa-

These designations shall remain in effect for the 95th Congress or until revoked by ma

Sincerely, Clerk, U.S. House of Bepresentations. ..

### COMMUNICATION PROM THE CLERK OF THE HOUSE

The SPEAKER laid before the House the following communication from the Clerk of the House of Representatives:

WASHINGTON, D.C. October & 1978

Hon. Carl Atsurt, The Speaker,

U.S. House of Representatives, Washington, D.C.

DEAR MR. SPEARER: I have the hours to transmit herewith a staled sovelope from the White House, received in the Clerk's Office at 11:55 a.m. on Tuesday, October 5, 1976, and said to contain a message from the President wherein he transmits the sixth periodic report on the Opprus fogoliations in required by Public Law 94-104.

With kind regards, I am

Sincerely, Komund L. Hamania, M. Clerk, U.S. House of Representatives.

PERIODIC REPORT ON NEGOTIATIONS - MES-CYPRUS SAGE FROM THE PRESIDENT OF THE UNITED STATES (B. DOC. NO.

The SPEAKER pro tempore (Mr. WRIGHT) hald before the House the following message from the President of the United States; which was read and, without objection, referred to the Commilitee on International Belations and ordered to be printed:

To the Congress of the United States: Pursuant to Public Law 94-194, I am submitting my sixth periodic report on the Cyprus negotiations and the actions which this Administration is taking to assist in the search of a lasting solution to the problems still facing the people of the Republic of Cyprus. N .

3.

pointed to vote for Vice President of the United States is 538, of which a majority is 270.

Senator Walter F. Mondals, of the State of Minnesota, has received for Vice President of the United States 297

Senator ROBERT DOLE, of the State of Kansas, has received 241 votes.

This announcement of the state of the vote by the President of the Senate shall be deemed a sufficient declaration of the persons elected President and Vice President of the United States, each for the term beginning on the 20th day of January, 1977, and shall be entered, together with a list of the votes. on the Journals of the Senate and the House of Representatives.

Members of the Congress, the purpose for which the joint session of the two Houses of Congress has been called, pursuant to Senate Concurrent Resolution 95th Congress, having been accomplished, the Chair declares the joint

session dissolved.

(Thereupon, at 1 o'clock and 34 minutes p.m., the joint session of the two
Houses of Congress was dissolved.)

The House was called to order by the

Speaker.

The SPEAKER. Pursuant to Senate Concurrent Resolution 1, the Chair directs that the electoral votes be spread at large upon the Journal.

LEGISLATIVE PROGRAM FOR BAL-ANCE OF THIS WEEK AND FOR NEXT WEEK

(Mr. RHODES asked and was given permission to address the House for 1 fminute and to revise and extent his gremarks.)

Mr. RHODES. Mr. Speaker, I take this time to inquire of the distinguished majority leader as to the program for the

balance of this week.

Mr. WRIGHT. Mr. Speaker, if the gentleman will yield, there is no further legislative business for today or for the balance of this week.

The program of the House of Representatives for next week is as follows:

On Monday the House will meet at noon. It would be a day for suspensions. but there are no bills.

On Tuesday the House will meet at noon. We have one suspension scheduled. House Resolution 9, Reestablishing the Committee on Assassinations, and a second resolution of the House, heretofore unnumbered, which would call for the election of the members of the Committee on the Budget.

On Wednesday, the House again will

meet, but not until 8 p.m.

The purpose of that being a joint session of the two Houses to hear the state of the Union address by President Ford.

Thursday and the balance of the week, the House would meet at 11 s.m. There is no legislative business of which I personally have notice, except that I should advise the gentleman from Arizona and the other Members that if the question of gasoline decentrol should be prime for consideration, it would be scheduled; but all Members would be notified in sufficient time.

Beyond that, Mr. Speaker, any further program will be announced later. Mr. RHODES, Mr. Speaker, I thank the gentleman.

DISPENSING WITH BUSINESS IN ORDER UNDER THE CALENDAR WEDNESDAY RULE ON WEDNES-DAY NEXT

Mr. WRIGHT. Mr. Speaker, I ask unanimous consent that the business in order under the Calendar Wesdnesday rule may be dispensed with on Wednesday next.

The SPEAKER. Is there objection to the request of the gentleman from Texas?

There was no objection.

### ADJOURNMENT TO MONDAY, JANUARY 10, 1977

Mr. WRIGHT. Mr. Speaker, I ask unanimous consent that when the House adjourns today it adjourn to meet on Monday next.

The BPEAKER. Is there objection to the request of the gentleman from Texas?

There was no objection.

ADJOURNMENT OF HOUSE ON TUES-DAY UNTIL 8 P.M. WEDNESDAY, **JANUARY 12, 1977** 

Mr. WRIGHT, Mr. Speaker, I ack unanimous consent that when the House adjourns on Tuesday, January 11, 1977, that it adjourn to meet at 8 pm. on Wednesday, January 12, 1977, to hear the state of the Union address by President

THE SPEAKER. Is there objection to the request of the gentleman from Texas?

There was no objection.

HOUSE WORK SCHEDULE FOR 1977

Mr. WRIGHT, Mr. Speaker, I ask unanimous consent that I may be permitted to insert in the RECORD at this point the House schedule for 1977.

The SPEAKER. Is there objection to the request of the gentleman from Texas?

There was no objection.

The House schedule for 1977 is as follows:

новы Верижил гов 1977

January 5-Petritary 9; Wastlington work period: organize Rouse, organize committees, begin bearings on authorization and appropriations bills.

January 17: Receive President's budget January 20: Inauguration Pebruary 10:15: District work period. (Pehruary 12—Lincoln's Birthday) Pebruary 16 April 6: Washington work continue hearings and action on period

legislation. March 15: Report by all committees to Budget Committee on projections for fiscal TEAT 1978.

April 1: Congressional Budget Office re-

ports to Budget Committee April 7-17: District work period (April 10: Easter Bunday)

April 15: Deadline for Budget Committee report of first budget resolution.

April 18-May 16; Washington work period: finish hearings and mark-ups in authorizing committees for fiscal year 1978 and in approprintions subcommittees, report all new authorizations by May 16.

May 15: Complete action on first budges resolution.

May 16-26; Ochsider authorizations on the Floor and begin full committee markup for appropriations bills.

May 27-May 81: District work period.

May 30: Memorial Day.)

June 1-June 80; Washington work period; consider appropriations, bills and authoriza-

July 1-July 9 District work period. (July 4: Independence Day )

July 10-August 5: Washington work period: complete appropriations and authori-zations as well as other legislation.

August 6 September 6: August recess as provided for in Legislative Reorganization Act of 1970. District business; travel, domestic and foreign; member and family vacation.

(September 5: Labor Day.) September 7-October 7: Washington work

period. Beptember 12: All spending measures 5-Latized

September 15 Complete action on second budget resolution.

September 23 Reconciliation resolution completed.

October 1: Piscal year 1978 begins. October 8 14: District work period. (October 10: Columbus Day.) October 15-November 18: Was

work period. (October 24 Velerans Day boliday.) November 19-28: District work period. [November 24: Thankagiving Day] November 29-December 10: Washington work period

PLOOR PRIVILEGES OF FORMER MEMBERS AND OPPICERS OF THE HOUSE OF REPRESENTATIVES

The SPEAKER The Chair will insert at this point in the RECORD a statement covering the floor privileges of former Members and officers of the House of Representatives, in order that former Members and officers of the House of . Representatives will be aware of the floor privileges a worded to them:

PLOOR PRIVILEGE OF PRESENT MEMBERS AND DESCRIBE OF PAR MOUSE (4 PARAMETER) 1111

1. Former line on and Officers of the 1. House shall be of field to the privilege of administra to the Lor of the Bouse only if they do not have a direct personal or per-runtary interest, as determined by the a Epeaker, in any legislative measure pending before the House or reported by any committee of the House and only if they are not mutee of the Bouse and only it they are not in the employ of, or do not represent, as determined by the Speaker, any party or organization for the purpose of influencing directly or indirectly. The passage, defeat, or amendment of any legislitys measure pending before the Bouse, reported by any committee of the Bouse or under consideration in any of the committees or wider consideration. in any of its committees or subcommittees. 3 Firmer Members and Officers of the House shall enter the Chamber through the Lobby Doors and shall furnish adequate thentideation to the documen, Each former Member and Office Rhall be furnished with a popy of these regulations, and with a copy of the proposed House schooling for that day. of the proposal siles of the former Mem-ber or Officer to personally ascertain that there is no measure pending in a commission or subcommistee that would prevent his accom to the five under this rule 3 For the purposes of clause 8 of Rule

EXECUTION TO THE PROPERTY OF T eration in committees and subcommittees shall be those bills and resclutions which either (1) have been called up for consideration in a proper meeting of the full commit-tee or of a subcommittee thereof, or (2) have been the subject of a proper hearing of the full committee or of a subcommittee thereof, whichever first occurs, A measure shall not be deemed under consideration if the committee or subcommittee has many disposed of the bill or resolution adversely.

4. The provisions of (a) above shall not apply to former Members who are entitled to the privilege of the floor in another os-pacity under Bule XXXII.

ELECTORAL COLLEGE REFORM (Mr. McCLORY asked and was given permission to address the House for 1 minute and to revise and extend his

remarks.) Mr. McCLORY, Mr. Speaker, today has been set aside as the day on which the Congress complies with the requirements of the 12th amendment to the Constitution. Earlier, during the session-as we do every 4 years the President of the Senate, in the presence of the Senate and the House of Representatives, opens and counts the votes cast by the members of the electoral college.

After witnessing this process once again, it seems to me most appropriate to introduce an amendment to our Constitution which would reform once and for all an outdated and unpopular system of electing a President and Vice President of the United States.

During the first session of the 91st Congress, my colleagues and I on the Judiciary Committee participated in an extensive series of hearings which examined over 50 Joint resolutions proposing some alteration in the current method of electing a President and Vice President. With only six members dissenting, the Judiciary Committee reported a joint resolution to the House which was passed in Beptember 1969, by a vote of 339 to 90. Unfortunately, the Senate falled to act on the House-passed constitutional amendment during that Congress. Since that time, the only interest in electoral college reform in Congress was exhibited by the Senate Bubcommittee on Constitutional Amendments. During the 94th Congress, this subcommittee, by unantmous vote, reported Benste Joint Resolution I to the full Senate Judiciary Committee. No further action on the proposed amendment was taken during the

last Congress. In no less than 14 Presidential elections, we have falled to elect a President who received 50 percent of the popular vote. In 11 of these instances, the candidate who received a plurality of the popular vote did, in fact, obtain a majority of the electoral college vote. More significant, however, are the remaining three cases which resulted in the election of a "minority" President a candidate who received a smaller number of the popular votes than his closest

opponent. In 1824, the House of Representatives elected John Quincy Adams although Andrew Jackson received more electoral and more popular votes.

In 1876, Rutherford B. Hayes received 250,000 less popular votes than Samuel J. Tilden. After a Congressional Electoral Commission settled several contested returns, Hayes emerged the victor by one electoral vote.

The third example of the election of minority President occurred during the 1888 Presidential election. Although the Incumbent, Grover Cleveland, recorded a 100,000 rote plurality over his closest opponent, Benjamin Harrison, Harrison was elected President with 65

more electoral votes. There are three primary goals which have prompted me to submit to the House of Representatives this joint resolution. Pirst, the proposed joint resolution will eliminate the problem of the "faithless elector"—a member of the electoral college who does not east his vote in accord with the results of popular vote in his particular State. Both in 1980 and in 1968, one elector cast his ballot in this manner, Indeed, here today we have found that one elector has proven to be unfaithful to the people ha was chosen to represent and has car his ballot for a candidate who did not receive a majority of the votes in his State.

The evidence is clear that when the Pounding Pathers framed our Constitution the intent was that the Presidential electors be selected from a group of the Nation's leaders. By 1826, however, the Congress noted that the elec-tors "have degenerated into mere agents, in a case which requires no agency, and where the agent must be useless, if he is Initiated, and dangerous, if he is not." In any event, I suspect that very few people could name the Presidential electors selected by their respective States.

Second, this proposed constitutional amendment provides that 35 per centum of the popular vote will be sufficient for election of the President and Vice President if this figure constitutes a plurality of the total votes cast. If no ticket receives 35 percent of the total votes cast. a runoff election between the two sets of candidates with the most popular rotes will result During the Sist Congress, I supported this 35-percept figure; however, the House adopted 40 percent, My reasons for support of the lower figure are the same today as they were at that time. A general runoff election subsequent to a general popular election of a President should be avoided if poedble Those who have studied this issue report that the 35-percent figure in Heu of the 40 percent of the popular vote could reduce the possibility of a runoff election from 1 in 100 to 1 in 1,000. In addition to the added expense and delay, a runoff election could easily promole to victory the candidate who finished second in the general election.

Pinally, it is the intent of this joint resolution to reform the system to insure that the electoral outcome more closely reflects the reculfs of the popular vote. The results of a direct election, as provided for in the resolution, would reflect more accurately the preference of the voters. For example, Franklin Roosevelt in 1936 won 60 percent of the

popular vote, but recorded 98 percent of the electoral votes by winning all the States except Vermont and Maine. While this procedure would certainly eliminate the appearance of a landalide victory. the problem of "minority" Presidents would be alleviated as well. In addition to the cases cited above, it should be pointed out that if in the recent Presidential election or any future such elections one of the candidates should receive a plurality of 5 million or more votesand yet should kee to another candidate who receives a majority of the votes in the electoral college... I fear that the Nation would face a grave crisis. The evidence shows that both the people and the Congress support reform. I urge my colleagues and the new administration to think seriously about acting to erase the grave possibility that these concerns will be with us again during the 1980 election. The time to act is now-with de-Chiveness—and finality. Compette

BHOULD WE CONTINUE THE ASSAS. SINATION COMMITTEE?

The SPEAKER, Under a previous order of the House, the gentleman from Maryland (Mr. BAUMANN) is recognized for 15 minutes.

Mr. BAUMAN. Mr. Speaker, on last Tuesday, January 4, 1977, I objected to a unanimous-consent request to consider a resolution which would have extended for 3 months the powers and life of the Belect Committee on Assassinations. This select committee was created by the House on September 17, 1975, by a vote of 280 in favor to 84 against. I was one of those who assiparted the creation of the select committee at that time.

I am well aware that most polks show that a majority of Americans do not believe all the andhose of the Warren Commission. I know, as most Members do. that substantial questions remain about the Kennedy assessination, and about the assessination of Dr. Martin Luther King These questions should be properly resolved.

It was my impression that the Select Committee on Assassinations as described in debate on September 17 was to conduct a full and fair investigation into these two tragic deaths. The end result was to be a definitive report or series of reports which would jay to rest the many questions that remain. Obviously such an undertaking requires a very careful and judicious approach because of the highly controversial nature of the subject matter.

Bince the time the committee was created and fis cidel counsel, Richard A. Sprague, was appointed, I have become increasingly apprehensive about the direction this group is taking.

Pirst of all, Mr. Sprague, in a series of public statements, television subcarances, interviews and newspaper articles, has virtually assumed the role of chairman of the committee. It is customary in the House for Members of Congress to speak for legiciative or select committees, but Mr. Sprague has arregated this role unto himself even to the point of apparently announcing policy facilities

such as the direction of the investigation and the ground rules which will govern

At the same time, he has been constructing what I am sure he considers to be a good case for his proposal to spend more than \$13 million over a 2year period and to hire more than 170 staff members to conduct this investiga-

Mr. Speaker, I was under the impression that this investigation was going to tie up loose ends, resolve questions atill remaining, and fill in the gaps of previous investigations. Now we are told by Mr. Sprague as he stated . sfore the Republican conference last Monday, that the investigation will probably go so far as to place on trial the CIA and the FBI, and each agency's role in investigating these two deaths. In so doing, Mr. Sprague seems to assume that both of these agencies have committed wrongs and are not to be trusted in regard to this snew investigation. Over the past several weeks, the public has been treated in the press to numerous sensational statements and charges from Mr Sprague and a few members of the committee, many of them highly interesting, but most of them unsupported by any evidence. All of them seem designed to jus-Mily the continued existence of the

committee. Mr. Speaker, it is my belie! that the House should know precisely what the scope of the investigation to be conflucted by the Select Committee on Asassinations is to be. We should know who the new chairman is going to be, and who the members will be once the committee is reconstituted in this Conbress if indeed it is We should certainly pestion seriously the enormous amount a money and the size of the staff proa goed. This staff and the money involved acceds almost every other committee in the House today. It is more than was spent for the Watergate investigation or by the impeachment inquiry. And the auestion inevitably arises whether an Investigation of such scope and magnitude is truly necessary. I have my serious doubts that it is necessary especially in wiew of the manner in which it has been conducted so far.

Mr. Speaker, other Members of the House have also expressed concern about the proposals that Mr. Sprague has made for the procedures which will be used in this investigation. At this point, I msert in the Record a letter from our colleague, the Honorable Don EDWARDS, chairman of the Subcommittee on Civil and Constitutional Rights of the Committee on the Judiciary which points out some shocking statements made by Mr. Sprague in an interview in the Los Angeles Times on December 15, 1976. I targe my colleagues to read the gentleman from California's letter carefully and consider whether this is what they wish to endorse by their votes.

The letter follows:

WASHINGTON, D.C. December 16, 1976.

Hon. Thomas N Downrus, Chairman, Select Con. 'tice on Assassina-tions, Rayburn house Office Building, Washington, D.C.

Dyan Tom: Recent statements to the press by staff director Richard A. Sprague raise

some grave questions as to the procedures he has announced for the Select Commit-tee's investigations. I would most respectfully like to call some of my concerns to your attention so that you might share them with your Mambers.

I am sure, there will be attenuous Congressional and public objection to Mr. Sprague's plans. One statement is that the Committee will, as outlined in ah article in the December 15, 1976 Los Angeles Times, "purchase two tiny transmitters that can be hidden in the cicthing of an investigator during the quest oning of a potential witness. When combined with the stress evaluator, this device will permit the Committee to subject individuals to secret lie detector tests". Such procedure, are, to say the least, totally inappropriate for use by a Congressional Com-mittee This would constitute intentional invacious of the most fundamental rights of American citizens I believe the use of these sechniques by a Committee of Congress to be wrong immoral, and very likely illegal

Most courts do not admit polygraph or other "truth testing" evidence I don't be-lieve Congress can or should adopt a kwer standard than employed by the Courts to arrive at the truth

The FBI employs polygraphs on a very limited scale, only with the subject's written consent and never for employment purposes. The CIA and NSA use the polygraph for employed acreening on a completely voluntary basis. Legislation is pending in my Subcommittee to prohibit such use both in and out of government, and I am sure similar legislation will be introduced in the next session. We are currently gathering information, both legal and technical, on this unproven technique and hope to have some raild recommendations in the coming year

For all of the above reasons, I request that very serious consideration be given by you and the Pull Committee to each investigative technique to be employed by your staff To have your work tainted by disreputable methods would be unfortunate Out you imagine the public and Congressional outcry if the FBI were to use the investigative techniques outlined in the cited article? If your Committee cannot resolve all the besies by traditional legal and court tested meththen so be it. The impeachment proceedings showed that our system, employing institutional saleguards and traditions, can thwart those who secide to employ unorthodox approaches to their own goals.

One other area of deep concern for me appearing in the same article is Mr Sprague's statement that "the Committee make public-chiefly through public hearings—the information that it develops, even the disclosures might affect individuals or government agencles only indirectly con-

nected to the murders."

If the above procedure is artically to be employed, it seems to me that you run the risk that innocent persons might well be subjected to criticism or worse, when they have no reasonable connection with, or involvement in, the tragedies. Further, such persons would not have those rights to relief which exist for a citizen subjected to such unwarranted vilification from other than a Committee of Congress A Congressional Committee must set much higher standards in protecting the rights of privary of citizens, since the protections afforded in our civil and criminal justice systems do not exist in a Congressional hearing room

It was the intention of the House of Representatives to have the Belect Committee conduct a responsible, thorough investigation of the two assastnations. And, when the investigations are exampleted, thoroughly documented reports thould be published, informing the American people and indeed the world, of the conclusions of the Members of the Bubcommittee

It is not appropriate for staff (Mr Sprague), to state that "his staff has discor-

ered withheld information from the (Warren) Commission in addition to the previously disclosed situations." If the Committee has such information, it should be made available to the public by the Chairman of the Committee after Full Committee debate and approval Velled staff warnings that sensational disclosures are forthcoming see

Larly, I must respectfully suggest that from an institutional point of view, it is cus-tomary in the House of Representatives that the spokesperson for any Committee should be its Chairman or an elected Member and

not one of the staff.

I am sure that with its distinguished Chairman, and Members, the Belect Commilitee will do its important work in accordance with the highest standards of Congressional Committee conduct. I appreciate your consideration of the serious problems outlined in this letter and in the friendly. get concerned, spirit with which they are transmitted I hope you can provide me with the necessary assurances as soon as your schedule allows

Kind personal regards, Sincerely.

DON EDWARDS. Chairman, Subcommittee on Cirll and Constitutional Rights

Mr Speaker, we also should have full information regarding the scope of the investigation, and those who will conduct it For those of you who did not read it. I am inserting in the Record at close of my remarks an article by Mr. David Burnham of the New York Times which appeared last Sunday, January 2. 1977 It details the past record of the chief counsel of the select committee. Mr. Sprague, giving both charges made against him in a number of instances and his response to those charges. Certainly, it is not my duty to pass ludg-ment on the charges, but it is the duty of each of us to have a full understanding of Mr. Sprague's background prior to our vote

Mr Speaker, next Tuesday, Janu-ry 11, the majority leaderable will bring up under suspension a resolution continuing the life of the Select Commistee up Assacinations for 2 months. I do not believe that an issue of this seriousness should be treated under puspension where no amendments are allowed and only 20 minutes debate is permitted on each side. We were told that the new suspension procedure permitted by the amended rules would not be used for controversial matters. Certainly this is a controversial matter. The House should be allowed full debate on this matter. I know that I am receiving many complaints from taxpayers about the scope and cost of this investigation.

Last, Mr. Speaker, we should be able to consider the continuation of this committee in a more deliberate manner so that we can write restrictions on its jurisdiction and procedures, and so that we can be sure that its staff is properly selected and equipped to conduct this investigation.

I hope that my colleagues will consider these facts prior to casting their rote on this matter.

The article follows:

COUNTY IN ASSESSEDATION INQUIST OF THE TARGET OF CHINCIPAL

(By David Burnham)

WASHINGTON, JAMUARY 1:- The chief counsel and director of the House committee inrectigating the assassinations of President Econody and the Rev. Dr. Martin Luther King Jr. is a former prosecutor whose judg-ment and actions have been subject to forment and actions have been subject to formal criticism on a number of cocasions.

₹ T

AL ENDERGO DE LA COMPANION DE

According to Representative Thomas N. Downing, chairman of the Bouse Select Committee on Assassinations, the controversial background of Richard A. Borague, the committee's chief counsel, was unknown to Con-gress when he was selected for the politically sensitive job of re-examining the conclusions of the previous investigations of the two killings.

The committee was established on Sept. 17 and Mr. Sprague's selection was announced two weeks later. Punctioning for the last fire months on a \$150,000 bi:dget, the committee now has a staff of 68 lawyers, investi-

gators and technicians.

With the release yesterday of an interim with the release yesterday of an interim reoprt describing what it called important new possible leads, Mr. Sprague and the members of the committee hope to persuade the House to provide at least \$13-million for a two-year investigation by a staff of 170.

### OPPOSITION TO DIQUIST

However, there is some opposition in the House of Representatives to the committee and some doubt about the need for the re investigation and the size of the proposed budget. Mr. Sprague's controversial record sould affect the House debate over the com-

mittee's future. Mr. Sprague won wide scoisim for his successful prosecution of the killers of Joseph A. Yablonski, the United Mine Workers inchegent leader, and his family, and for the con-viction of acores of other murderers in his 16-year career in the office of the Philadel-

phia District Attorney

In a two-and-s-half-hour interview in the committee's office this week, Mr. Sprague doscribed himself as a dedicated public servant and said that most of the principles of him were a result of the highly tumultous nature

of Pennsylvania politics
But an examination of official reports and recessis and interviews with a number of Shiladelphians has uncovered at least fire attractions in which Mr Borague's official and pnoficial actions have been faulted by the Pennsylvania Supreme Court, the Attorney General of Pennsylvania, the Pennsylvania Crime Commission and sleeted officials.

Three years ago, for example, the Pennsylvanis Attorney General asside a two-inch thick report on Mr Sprague's handling of a homicide case in which the son of a good friend was involved in a dispute leading to the death of a man named John Russell Ap-

### plegate. PROBLEMS ARE CYTED

"It is unfortunate that various matters were not properly purered in 1963 immediately after the death of Applegate. The 1978 report concluded, eiting unresolved conflicts in the testimony of key participants, additions with some who were not interest. tional witnesses who acre not interviewed, an incomplete fingerprint search at the death scene and faulty lie-detector and blood tests.

A second controversial case involved a A second controversal case involved as Philadelphia delective who worked as Mr. Sprague's chief investigator and who once traffed the husband of Mr Sprague's girl-friend to shat was alleged to be a motified to the analysis. rendersons with another woman, The detective testified under oath in a diverce propercentage ander one in a divisor protine spying on his own time and without pay

tine spying on his own time and without pay but at the request of Mr. Sprague. Two years later, the Supreme Court is-sued a decision involving the same domestic squabble in which Mr. Sprague was said to have done in his office much of the legal work that led to the arrest for contempt of court of the same man who had been fol-lowed by the detective

The court's 1966 decision characterized the contempt of court action that led to the ar rest of this man as a "gross injustice" and said that the legal proceedings "were sorely lacking in due process."

### U.S. AGENCY CLITICISM

Concerning Mr. Sprague's administrative abilities, the Citizens Crime Commission of Philadelphia made public two years 180 & 60-page report on the Philadelphia prosecutors office that had been compiled by Charles Rogovin, a criminal justice consultant, under a grant from the United States Law Enforcement Assistance Administration

The principal impressions received during the initial review of this office were an inordinate concentration of authority in the first assistant district attorney, Mr. Sprague. a lack of necestary delegations of authority a tack of necessary designs aerious deficien-to division chiefs and very serious deficien-cies in administration throughout the entire organization," Mr Rogovin concluded.

He organization, ar reogovin concluded.

Representative Downing, the head of the select committee, said in response to a detailed inquiry that he tended "to think that Mr. Sprague's oversil qualifications mininative any indiscretions he may have made d .ring his career."

### NO BACKGEOUNT INVESTIGATION

Mr Downing a Virginia Democrat who will retire from Congress next week, acknowl-edged that he had never heard of the various oficial criticisms concerning Mr. Sprague and that Mr. Sprague had been selected as chief ominee without a background investi-

Mr Downing said that, based on his experichoe in working with Mr Sprague over the last three months, he was convinced the former prosecutor would make a great con-

tribution to the committee's effort.

He said he had selected Mr. Burngue from list of about six candidates after an interview A number of members of the committee apparently helped in the preparation of the final list, but neither Mr. Downing nor Representative Henry B. Oomzater, the Texas Representative Henry B. Ochralez, the Terms Demonstructure is expected to be named the next chairman, sould remember who specifi-cally recommended Mr. Sprague.

Mark Lane, one of the hading critics of the official explanation of Prochem Kan-matchin amenication, has said that he manufacture.

nedy's semestication, has said that he recom-mended Mr Sprague One committee source, mended Mr Sprague the Philadelphia prose-however, said that the Philadelphia prosecutor had been suggested

Congression to Mr Sprague's general de-ins addition to Mr Sprague's general de-fense of his reputation, the former prise-cutor offered detailed explanations of sech Congressmen of the criticisms of his actions that he conor the currentum or the extractants were kinering-

Concerning the criticism of his handling of the murier case involving the son of a friend for example, Mr. Sprague argued that the alleged fulture to make an adequate invertigation should have been directed by the Attorney Ocheral's report at the Philand police and not himself, even though

adelphia police and not himself, even though he was in charge of both the individual case and the District Attorney's homitoide squad, According to the Attorney's Ocheral's re-port on the affair Mr. Sprigue personally recommended that no charges be hought egainst Bocco Urella Jr and Dorsid F. Ecal-toria then students at Yallada College in the lects, then students at La alle College, in the death of Mr Applogate

The report quoted Mr Byrague as maying that he had handled the case at the request of Mr Urelin's father, a close friend who at that time was a captain in the

Pennsylvania state police

Louis Vignols, at the time a district magistrate, and that because he was not a lwyer he had relied on Mr. Byrague's morth-mendation that there was installed a vi-dence to bring a murder charge in the case

Mr. Sprague, according to the report, said to at he did not believe it was improper for pim to have handled this case poceases aper him to have handled this case possible what the State Attorney General's report how describes as a faulty police investigation had not found any evidence that the son of his friend had contributed to Mr. Applegate's death.

### DOMESTIC CASE EXPLAINED

Concerning his actions regarding the former husband of his girlfriend, Mr. Sprayue said that he now understands how the use of a county detective, even if voluntary, might be subject to misunderstanding

Lutricing of it subsequently, I don't think there was anything wrong with my action but it would have been waser perhaps to have hired a private investigator, he said.

But Mr. Sprague defended ble role in helping his friend obtain a contempt of court citation and criticized the Pennsylvania Supreme Court on the grounds that it had issued its opinion in the case we thout giving either him or the judge who signed the contempt citation an opportunity to make their case.

As for the report by the Citizena Crime Commission of Philadelphia, Mr. Sprague disnecessary is as a substantively weak and politically motivated document whose publicaminany monveyed monment whose phonon-tion had been arranged by the present Phil-adelphia District Attorney P. Emmett Pitz-patrick, with whom he had many disputes

### OTHER CASES IN DISPUTE

A number of other actions of Mr Sprague have been questioned or criticized On Maj 25, 1972, for example, the Philadelphia District Attorney's office charged Gregory P. Walter, one of that city's leading investigative reporters, with recording his own telephone conversations without informing the persons

to whom he was talking.

Mr Byregue, then the busy first assistant district abbusing, personally handled the prosecution of Mr. Walter in the misde meanst court is resulted in a constitute and a \$320 file. Mr. Walter's lawjer, Greguy M. Harrey, argord that because the Philippinghal police and the departments routilely recorded all measuring saids authous informing the callers, the case appeared to represent a selective enforcement of an unusual Penn systematic law. to whom he was talking.

The core spatied Mr. Walter was "tey minated" by agreement between his larger and the district a scener after it was appealed

In an unusual disposition, the misde means contiction and amodated fine west "terminated" by the district attorney after Mr. Watter apposled his case.

Mr figrague mid the decision to prosocut Mr Harague and the decined to proceed Mr Walter, who was working on a majo growy about police corruption, was made b Arlen Specter, then the District Attorney arien aporter, then the District Attorney and that he had personally handled the pros-evution in the Kreer court at the special request of Mr. Specter

Several months later, on April 19 1973, M. figrage brought a \$2 multon their su against The Philadelphia Inquirer, Mr Wa for and several other reporters and editor for a series of articles about his handling the Applegate murder. This artism is at pending

### CHUME OLIMINETUR CRITICIEM

During the summer of 1971, the Pennsy varia Crime Commission, contrailed by the Democratic stiministration of Gor. Milk J Shapp issued a report charging widerpro-positions corruption in Delaware County, Republican strenghold On Bept 24, 19 Erephen Millen Jr. the Delaware Coun. District Attorney, appounced the appoin District Attorney, antiquing the appointment of Mr Egyague as a special prosecut to lock into the allegations of corruption. On June 20, 1974, the crime communicationed another report charging that "despited another report charges and the report charges and the report charges and the report charges are reported another report charges and the report charges are reported another report charges and the report charges are reported another report charges and the reported another report charges are reported another report charges and the reported and the reported another report charges are reported another reported and the reported another reported and reported another reported another reported and reported another reported and reported another reported another

possessing extensive records of what appears to be systematic forced political contribu-tions by county officials, Mr. Sprague has facued no criminal charges and has not yet leven reported on the results of his investigation despite the passage of nearly three

Four months later, on Oct. 18, Mr Sprague riesued his own 85-page report, denouncing the orime commission for denouncing him and accusing the commission of refusing to 1000perate with his investigation of Delawarz County done with the excitance of two ware County, done with the assistance of two detectives and two assistant district attorneys from Philadelphia and volunteer law students.

During his interview, Mr. Sprague said that his investigation and report on Delaware County had been delayed because he at the same time was serving as special prose-cutor in the Yablonski killing and as first soutor in the Yablonski kining and as first basistant district attorney in Philadelphia on Fob. 24, 1967, Paul Deishanty was found not guilty of homicide in a Philadelphia bourtroom. The principal reason for the decision: a Police Department evidence expertingual agmest Rail Maistratt, who had repeatnamed Agnes Bell Malatratt, who had repeatedly testified as a professional witness for the Philadelphia District Asset 7's office, had been discovered to ha the wat her quali-

fications and training \*Reations and training

\* Both Mr. Sprague and for pecter, then

the Philadelphia District to reg, unsuctive account that they is to except by cessfully argued that the a Mrs. Malatratt were of no . por ance because she was in fact an exp . with ass.

Even Mr. Sprague's stria.; or ,victions in the Yablonski murders has 'o been free from criticism, Although the special prosegutor is widely praised for 6 gged detective work and brilliant courses a tactics in the long series of state and Pointal trials, their erase did become an im.us.

According to Frank Maxica, the newly sected comptroller in Washington County, ha, one reason he won the Democratic pripary earlier this year was his criticism of his pronent—who had held the position for 90 ers-for approving the \$440,000 expense of

"Sprague wasn't very careful with the noney during the first trial and I raised hell Moout R." said Mr. Mescara in a recent inter-They would say you can't put a price they "They would say you can't put a prior bag on justice and I would say beloney, you an have justice in a frugal manner.

Mr. Sprague, ta his interview, denied that the cost of the trials was in any way extravagant and pointed out that the state ulti-mately had refunded most of the county's impenditure for the prosocution. He also incrementary like his prosecution as said photod that the county prosecutor who had said him to be special prosecutor, unlike the comptroller, was re-elected. But the select committee's estimate that its investigation tion will cost at least \$18 million has already been criticized as extraragant by several members of Congress.

There is a price to being a public official to being in the goldfish bowl, but it doesn't mean you have to be subject to smears and distortions," Mr. Sprague said at the end of

"I do feel the public in general does not have dedicated people serving in the public interest But I happen to think I have been a good public servant," he raid.

RECENT DISTRICT COURT DECI-SIONS INVOLVING THE CONSTITU-TIONALITY OF OSHA SECTON 8(a) UNDER THE POURTH AMENDMENT

The SPEAKER. Under a previous order of the House, the gentleman from Wisconsin (Mr. Structa) is recognized for 15 minutes.

Mr. STEIGER, Mr. Speaker, on the last business day of 1976 a three-judge Fed-

eral district court in Boise, Idaho issued a decision purporting to declare the inspection provision of the Occupational Safety and Realth Act of 1970 "unconstitutional and void in that it directly offends against the prohibitions of the Fourth Amendment" and to enjoin the Secretary of Labor "forever and perma-neutly from acting or attempting to act pursuant to or in furtherance of Section 8(a) of OSHA and from conducting or attempting to conduct any general . inspections of the nonpublic portions of the premises of the plaintiff herein pursuant to Section 8(a)."

That decision is Barlow's against Usery; it came about when Barlow's refused to obey a previous court order to permit reasonably limited OSHA inspections "without delay" under the statute; and it appears to go far beyond other decisions on this OSHA issue. In two of those decisions, Buckeye Industries and Able Contractors, district courts in Georgla and Montana flatly rejected identical fourth amendment arguments, finding warrantiess civil workplace inspections for job safety and health purposes constitutional In two others, Gibson's Prodnots and Hertzler, district courts in Texas and New Mexico indicated their belief that OSHA inspections without warrants based on grounds to believe saints violations were present raised fourth amendment problems, but avoided those problems by interpreting the act to require a flexible showing of "administrative probable cause" where inspection was not permitted by the employer.

Unlike Gibson's and Hertzier-which clearly permitted OSHA to continue to inspect workplaces, though creating their own difficulties—the Barlow's order appears to halt all inspections, with or without warrants or even clear proof that severe violations have occurred. In light of claims from some quarters that this decision has "repealed OSHA" or put it "out of business," I think it important to set the record straight by noting its limited effect, avoiding irresponsible actions by employers tempted by those claims.

First, it is of course true that any order restricting OSHA's ability to inspect harms safety and health enforcement, since the right to make unannounced inspections is the cornerstone of the act. But Barlow's is simply a district court order like any other. It is not the final word on the subject; it is not a pronouncement of the Bupreme Court That it came from a district court of three judges rather than a single judge does not change this fact, for it is the liaw that apart from their narrowlydrawn power to issue constitutional injunctions, three-judge courts have no more authority than ordinary ones, In particular, there is precedent to the effect that injunctions issued by district courts may not run beyond the geo-graphical boundaries of their districts. And while the law is not free from doubt. that result seems supported by powerful logic where a private party seeks injunctions against the Government which might run head-on against contrary results reached by other courts of equal pird to almost every aspect of American

stature if applied beyond the issuing court's district, Without such a limit, any district court could simply nullify rulings of numerous other district or circult courts which had passed on the same issue, merely by issuing its own order. That is the function of the Supreme Court rather than a district court; and that is precisely what the three-judge court statute was passed to prevent. Thus, it is doubtful that Barlow's affects any inspections beyond Idaho, even if it affects other Idaho employers for whom no relief was ever acuent.

Second, and more importantly, because the Idaho court issued an injunction against the act on pure constitutional grounds, the Government is entitled to a direct appeal to the Supreme Court which will bypess the court of appeals and permit swift authoritative resolution of this issue. The Government may also move to suspend the Barlow's order pending Sugreme Court decision. since the normal rule is that the status quo created by Congress must be preserved until the High Court decides whether the district court's order should stand. It is my understanding that the Secretary has already asked the Idaho court for such a suspension, which is normally granted in a routine manner in these types of cases. It is also my understanding that the Secretary Intends, pending the Solicitor General's approval. to file an immediate appeal and expedite it for possible Supreme Court resolution this term. That appeal will suspend indefinitely the circuit court proceedings in Gibson's and Hertaler, since those courts will not decide an issue which is before the Supreme Court. And if, as is likely, the district court's order is suspended until the High Court décides, it will have no practical effect before then. Inspections to protect employees exposed to unsafe or unhealthy working conditions will proceed, in Idaho as well as elsewhere, exactly as they have always proceeded.

In short, this decision is simply the first step in the constitutional decision process, just as on OSHA administrative law judge's decision is the first step in the act's decision process. It is equally tenistive, equally subject to reversal; and M has neither erased section 8/a) nor "repealed" the statute. Practically speaking, nothing will have been decided until the Bupreme Court decides. The Ideho erder is merely a vehicle for Supreme Court decision; and employers would be ill advised to act on the assumption that their obligations to afford employees safe work and workplaces have somehow been diluted or removed.

Third, it is important to note that warrantiess civil inspections are both absolutely essential to this act's enforcement and a long-tanding Federal practice OSHA impections do not depart in any degree from American custom. Identical provisions for warrantiess civil inspections of business premises have been commonplace for at least the 70 years since passage of the Railroad Safety Appliance Act of 1908, and have been consistently upheld by the courts as ap-

industry, including manufacture and sale of foods, pesticides, drugs and cosmetici, railroads, mining, taxation, atomic power, pollution and gun control, marine operations, use of hazardous substances,

and labor standards. When we passed this act we not only acknowledged that similar inspection authority was essential by proscribing advance notice of inspections and mating that such warnings had virtually nullified enforcement of other safety statutes. We admitted as much by unanimous action as well as words, for no bill was introduced, reported, or passed in either House which did not include such authority. The eighth circuit court of appeals has most recently summarized the legislative history, concluding that prompt, unannounced inspections without delay" are central to OSHA's success, both to "prevent subversion of the program and encourage consistent compli-ance." Usery v. Godfrey Brake & Supply Service (Nov. 19, 1976). And the fact remains that say requirement which would permit employers to turn inspectors away during lengthy warrant proceedings, thus securing time to temporarily conceal or "clean up" safety and health hazards, would make this carefully-considered scheme virtually powerless to reach many injurious working

conditions. This is especially true because the effect of any employer's insistence on a warrant would rapidly multiply, since his competitors would also be forced to refuse to permit inspections. Otherwise they would be saddled with safety costs their competition could easily evade.

Thus, as one court has noted, requir-ing search warrants under OSHA "would serve to destroy the objects of the legislation." If Congress cannot regulate safety and health without such restrictions, it cannot really regulate at all. Given the controlling fourth amendment test of whether the means chosen by Congress are "reasonable"; the urgent Federal human and economic interest in preventing the enormous drain on this society caused by the \$8 billion annual cost of workplace deaths, injuries and illnesses to nearly 8 million employees each year; and the relatively low privacy interests of employers whose workplaces are open every day to all their employees, I cannot believe the fourth amendment mandates that result.

Finally, a brief word about the quality of the Barlow's and Oibson's decisions themselves is appropriate. I do not speak to the correctness of those courts' results, which is for the Supreme Court to determine. But the reasoning, or lack of reasoning, by which those results were reached is a cause for legitimate concern. To mention just two examples, of dubious analysis, the Supreme Court cases on which the district courts chiefly re-lied, Camara egainst Municipal Court and See against Scatile, involved only municipal ordinances and expressly refused to decide whether similar fourth amendment requirements would be imposed on nations de Federal statutes whose enforcement might be hampered by such restrictions.

Yet the district courts briefly assumed those Supreme Court cases were controlling in the very situation the High Court said they were not. The district courts also relied on two other Supreme Court decisions, Western Alfalfa and Almeida-Sanches, which respectively refused to extend the fourth amendment in any way to certain federally approved administrative inspections, and involved unlimited semicriminal searches very different from those under OSHA. Yet those courts neither acknowledged these significant differences nor deigned, except in the most summary way, to mention other cases, restricting Almeida-Sanchez, indicating that business premuses are cotilled to much less fourth amendment protection than private homes, and approving identical inspections under other Pederal statutes. Since especially in constitutional matters the courts' duties are to reconcile such decisions within the bounds set by existing precedent, I would hope that regardless of the eventual result, more reasoned reflection will be given this important issue when the Barlow's order is evaluated on appeal.

It is worth repeating that the Barlow's court would apparently have found section 8(a) acceptable if it required warrante based on probable cause where permission to inspect was denied by employers. But if the fourth amendment requires such restrictions despite the act's existing limitation of civil OSHA inspections to reasonable times, pieces, and manners directly connected to job-related hazards, it has stripped Congress of all power to effectively regulate dan-gers which are necessarily transient and in the main easily concealed or made order proof if a foreman is aware an inspector is about to arrive. The Constitution created a Pederal Covernment of limited powers, but no powers where the important right to work without being killed, maimed, or otherwise disabled is levolved.

### GENERAL LEAVE

Mr. STEIGER, Mr. Speaker, 1 ack unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks on the subject of my special order today, the Occupational Safety and Health Act of 1970 and the court decisions.

The SPEAKER pro tempore OMr. Danizison). In there objection to the request of the gentleman from Wisconsin?

There was no objection.

### BERIOUS QUESTIONS ABOUT FIEC-TORAL COLLEGE BYSTEM

The SPEAKER pro tempore. Under & previous order of the House, the gentleman from Washington (Mr. PRITTHARD) is recognized for 5 minutes.

Mr. PRITCHARD, Mr. Speaker, I would like to take this opportunity to single out a misguided action by one of Washington State electors that highlights one of the weaknesses of the electoral college system.

This elector chose not to cast his vote

for the candidate nominated by the Republican Party for President and favored by a majority of the Washington State votors in the November election Rather. he east his beliet for Governor Reagan I believe this action violated the trust of the people of Washington State who cast their vote for President on November 2, and is a perversion of the electoral college system.

This action is not unprecedented in the history of the electoral college, but it again raises serious questions about the dangers and potential for abuse in the electoral college as currently constituted. At the very least, steps should be taken before the next Presidential election to bind electors to cast their ballots in accordance with the majority of the voters in each respective State

### THE PUTURE OF THE AMERICAN CITY

The SPEAKER pm tempore. Under a previous order of the House, the gen-tleman from Wisconsin (Mr. Rzuss) is recognized for 30 minutes.
Mr. REUSS, Mr. Speaker, today I gave

a talk to the National Women's Democratic Club here in Washington entitled Does the City of the Puture Have a Puture?

The text follows:

DOME THE CITY OF THE PUTCES HAVE A PUIULE?

For the American city, it may turn out to have been darkest just before the dawn. In-migration of the rural poor to the cen-

tral city is tapeting off, and cities are becom-ing increasingly attractive to the grown afficient. Financial institutions and citizen amusors. Financial ensurument and open-groups in many communities are working together to present older neighborhood from falling into decay.

More important, the cities can expect to receive heightened attention from the fed-

eral government, President-elect Carter and the new Democratic Congress owe their mandate largely to a constituency concerned about urban joblessness and decay.

Still, all is not well. Jobs continue to more to the suburbs and beyond. Service needs of city residents and the cost of government operation increases, while the tax base erodes Many cities face sewers financial difficulties consequence. The fragmentation and proliferation of jurisdictions within a metropolitan area artificially separate the functional city—the entire motropolitan area from the legal city As a result, the substan-tial wealth which exists in the subsubs surrounding central cities remains unavailable and unterped.

Last September the House Banking Committee held two weeks of hearings on the future of our cities. I am personally con-vinced that the future of the American city is not as bleak and dreary as many have prophecied it is within our own power of we have the wit and the will-to see to it that the American city survives and flourishes as a viable economic softy, as a livable resi-dential community, and as the cultural cen-

ter of our civilization.

A soberent national urban policy which a concerns nanonal urosal policy which provides the framework for federal approaches to city problems, and for the coordination of federal, state, local, and private acctor activities, ought to be a starting point for our efforts. Only with a national value region in where can the federal servers. urban policy in place can the federal govern-ment determine how the programs in housing, transportation, regional planning, open space, public works, manpower, state floral regard to these tribes and urge its enactment. The bill is effective as of October 1,

(Mr. FRENZEL asked and was given 1977. permission to revise and extend his re-

Mr. FRENZEL, Mr. Speaker, I thank marks.) the chairman for this description of the

Mr. Speaker, I withdraw my reserva-

tion of objection. The SPEAKER pro tempore. Is there objection to the request of the gentleman from Oregon?

Mr. ASHBROOK, Mr. Speaker, reserving the right to object, and I will at the present time, I merely say to my Irlend, the chairman of the Committee on Ways and Means, that there are many of us who are concerned about 35 lines that appeared in the Concressional RECORD yesterday. The 35 lines refer to an objection to a provision that would have provided a credit for tuition on income tax returns.

Mr. Speaker, parliamentary niceties prohibit me from really saying what I think about that; but suffice it to say I will object to any unanimous-conserequest by the Committee on Ways and Means during the remaincer of the sesslon. If we cannot get any river to these millions of people on u.; + should credit measure, I do not the tiepermit any further unamin c . - SF 115 requests by the Ways and dean

Committee. Mr. Speaker, on that point, I do eagect. The SPEAKER pro tempere, Objection is heard.

STATE OF THE PROPERTY OF THE P

PROVIDING FUNDS FOR EAP NOT OF SELECT COMMITTEE SASSINATIONS

19 at 00 01" Mr. THOMPSON, Mr rection of the Committee on issues Administration I call up House Fosciution 1557 and ask for to hear of

The Clerk read the resolution, as foleration.

lows: я R: 125m Resolved, The feffe it se September 17, 1976) expenses of a weth attons and studies to be conducted by the latest Committee on Assassinations, rectangly as a whole or by sub-committee, not to expert 207,500 including expenditures or the employment of investigators, attorneys, . .d clerical and other asbistants, and for the procurement of services of individual con-ultants or organizations thereof pulsuant to section 202(1) of the Legislative Reorganization Act of 1946, as amended (2 U S C, 72a(i)), shall be paid out of the contingent fund of the House on the contingent fund of the committee authorized by such committee. youchers authorized by such committee, signed by the chairman of such committee, and approved by the Committee on House Administration. Not to exceed 330 000 Mr the nonministration not to exceed 3.0 000 of the total amount provided by this resolution may be used to provide the temporary or intermittent services of individual consultintermittent services of individual consultants or organization, thereof pursuant to section 202(1) of the Leftslative Reorganization Act of 1045, as adended (2 U S C. 72s (1)); but this mone ary limitation on the procurement of such kervices shall not prevent the use of such funds for any other authorized oursoes.

with the use of sing a times for any sentential purpose.

Sec. 2. No part of the funds authorized by this resolution shall be analysis for expenditive in connection with the study or in-

vestigation of any subject which is being investigated for the same purpose by any other committee of the House; and the chairmen of the Select Committee on Assassinations shan furmen the Committee on House Adialnistration information with respect to any study or investigation intended to be ananced from such funds.

SEC. 3. Funds authorized by this resolution shall be expended pursuant to regulations established by the Committee on House Administration in accordance with existing

Mr. THOMPSON is tring the reading), Mr. Speaker, I 2-k unanimous consent that the resolt non the considered as read and printed in the Record

The SPEAKER pro empore Is there objection to the quest of the gentleman from New Jerse ?

There was no objection.

COMMITTEE AMENDMENT

T . SPFAKER pro tempore. The Clerk will a ort the committee amendment. 'erk read as follows:

Could it on amendment: Strike all after "Resolved," and insert:

, 've september 17, 1976) expenses Aveatt tions and atudies to be conhe Select Committee on Assassithe select committee on assassing a committee in the select as a whole or by subcommittee, not so exceed a \$50,000 including expension autres for the employment of investigation a torneys, and clerical and other area ants, and for the procurement of services and conditions are considered. individual consultants or organizaherrif pu suant to section 2021) of merry pursuant to section 2021) of a relative Reorganization Act of 1945, and 1942 (2 U S C. 72a(1)), shall be paid to the countingent fund of the House on congress authorized by such committee, id approved by the Committee of House of the Interestion. Not to exceed \$10,000 of to total amount provided by this rescurion may be used to procure the temperary or intermittent services of individual consultants or organizations thereof pursuant to section 202(1) of the Legislative Recranization Act of 1946, as amended (2 U.S.C. 72a(i)); but this monetary l'mitation on the procurement of such services shall not prevent the use of such funds for any other

SEC. 2. No part of the funds authorized by this resolution shall be available for expenditure in connection with the grady or investigation of any aublect abich is bring investigated for the same purpose by any other commuttee of the House; and the chaliman of the Select Committee on Assassinations shall furnish the Commistee on House Administration information with respect to any at idy or investigation intended to be financed from such funds

Sec. 3. Punds authorized by this recolution shall be expended pursuant to regula-tions enablished by the Committee on House Administration in accordance with

Mr. THOMPSON (during the reading), Mr. Speaker, I ask unanimous consent that the committee amendment be considered as read and printed in the RECOPD.

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

There was no objection (Mr. THOMPSON asked and was given permission to revise and extend his re-

Mr. THOMPSON Mr Speaker, on marks.) September 23, the Honorable Tromas Downing, chairman of the Select Com-

mittee on Assassinations, and the Hon-Orable SAMUEL DEVINE, ranking minority member, appeared before the committee and testified in support of House Resolution 1540. The committee inquired into the staffing and administrative needs of Chairman Downing's new select committee, and determined that the amount of \$150,000 was an appropriate level of authorization. This amount is \$57 090 less than the amount requested I believe it is fair, and the committee deemed it ace-

Mr. BAUMAN, Mr. Speaker, will the gentleman yield for a question?

Mr. THOMPSON, I yield for debate only to my friend from Maryland

Mr. BAUMAN, I thank the gentleman I supported the creation of this committee with some n.lsgivings, but nevertheless I know it is an issue that many people feel strongly about, and hopefully ne will get it settled. However, this committee will only exist for a little over 2 months. It seems to me that \$150 000 is an inordinate amount of money for 2 months' operation when part of those 2 months will be taken up in a general election. Members certainly will not be available during the month of October, so it comes down to, roughly, not more than 6 weeks.

I have just gone through the organization of the Commission on Administrative Review, and we certainly have not, in 2 months' time, been able to organize our staff beyond, four or five employers. I think perhaps our duties are just as orduous. I do not question the need for some funding but it just seems to me that it is going too far in too short a time and perhaps we ought to wait until January.

Mr. THOMPSON, I can understand the gentleman's reservation. We had some also until the gentleman from Virginia (Mr. Downing) and the gentleman from Ohio (Mr. Devine) came before the committee, were questioned extensively by each and every Member precent on the committee If the gentieman will refer to the report on page 3, there is a budget summary and anticipated staff.

Essentially, I will say to the gentleiran from Maryland that the very largest part of this expenditure will be the gathering together, the employment of staff and the beginning of investigations and the taking of what is considered by the Committee on House Administration and by the select committee to be a very barily needed series of testimony at the earliest possible time. The gentleman is correct that it will expire It will have to be reconstituted and refinanced.

If there is any carryover--- and the gen tleman from Ohlo and the gentlema: from Virginia are not famo-is as bi spenders that carryover will revert t the Treasury I would, therefore, surger that this is appropriate, especially i light of the considerable amount of at tention paid to it

The committee amendment was agree

Mr. THOMPSON Mr. Speaker, I mo: the previous question on the resolution The previous que tion was ordered. The resolution was agreed to.

A motion to recomider was laid on the jable.

PROVIDING ADDITIONAL FUNDS FOR THE EXPENSES OF THE COM-MITTEE ON HOUSE ADMINISTRA-TION

Mr. THOMPSON, Mr. Speaker, by direction of the Committee on House Administration, I call up the resolution (H. Res. 1563) providing additional junds for the expenses of the Committee on House Administration to provide for maintenance and improvement of oligoing computer services for the Committee on Appropriations and the Committee on the Budget of the House of Pepresentatives, and ask for its immediate consideration.

The Clerk read the resolution as follows:

H. RES. 1583

Resolved. That the Committee on House Administration is authorized to incur such further expenses (not in excess of \$102,500) as the committee considers advisable to provide for maintenance and improvement of ongoing computer services for the Committee on Appropriations and the Committee on the Budget of the House of Representatives. Such expenses shall be paid out of the contingent fund of the House on youchers authorized and approved by such committee, and signed by the chairman thereof. Src. 2. No part of the funds authorized

by this resolution shall be available for expenditures in connection with the study or investigation of any subject which is being investigated for the same purpose by any other committee of the House.

Sec. 3. Funds authorized by this resolution shall be expended pursuant to regulations established by the Committee on House Administration in accordance with existing

Mr. THOMPSON (during the reading). Mr. Speaker, I ask unanimous consent that further reading of the resolution be dispensed with and that it be printed in the RECORD at this point.

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

There was no objection.

Mr. THOMPSON, Mr. Speaker, this supplemental request for the House information system specifically is intended to cover the further computer services need for support of the Committee on Appropriations in the amount of \$92,500. and the Committee on the Budget in the amount of \$9,500.

Mr. MAHON, Mr. Speaker, will the gentleman yield?

Mr. THOMPSON, I yield for the purpose of debate only to the distinguished chairman of the Committee on Appropriations.

Mr. MAHON asked and was given permission to revise and extend his remarks.)

Mr. MAHON, Mr. Speaker, I rise in support of House Resolution 1563, This resolution will provide additional funds for the expenses of the Committee on House Administration to provide for the maintenance and improvement of ongoing computer services for the Committee on Appropriations and the Committee on the Budget. The resolution seeks \$102,500 which is necessary until the end of this calendar year to pay for the computer time-sharing services obtained from the commercial vendors that are being used by both committees.

These services cost \$281,000 in 1975, and are projected to cost \$462,500 in 1976, including the \$102,500 that would be provided by this resolution.

This year we have begun sharing these services with the Congressional Budget Office and the Senate Committee on Appropriations. Some of the 1976 increase, therefore, reflects these activities that have already resulted in ircreased cooperation on technical matters between both bodies and the CBO. The balance of the increase between 1975 and 1976 represents the costs of the first full year of operations under the Budget Control Act.

Mr. Speaker, these funds are needed to carry out important projects that are proving beneficial to our committee and which contribute to the success of the new procedures required by the Congressional Budget Act of 1974. In fact, Mr. Speaker, without this computer assistance, it would be impossible for us to meet the various deadlines and additional responsibilities that are imposed by the Budget Act.

The Committee on House Administration has a technical group called House information systems that has been providing the necessary technical support in this area. They are the ones that administer the contracts for the services that require the expenditure we are discussing today. Most of these funds will be used to make adjustments to the computer systems operated by the committees and House information systems so that we may be ready for the fiscal year 1978 budget that will be submitted next January. It is our desire and intention that these services be continued through the approval of this funding resolution.

Mr. Speaker, I strongly support the position of the gentleman from New Jer-

sey (Mr. Thompson).

Mr. THOMPSON Mr. Speaker, I move the previous question on the resolution. The previous question was ordered.

The resolution was agreed to.

A motion to reconsider was laid on the table.

PROVIDING FOR ADDITIONAL EX-PENSES OF THE COMMITTEE ON STANDARDS OF OFFICIAL CON-DUCT

Mr. THOMPSON, Mr. Speaker, by direction of the Committee on House Administration, I call up House Resolution 1500, and ask for its immediate consideration.

The Clerk read the resolution as follows:

H RES 1500

Resolved, That for the further expenses of the investigation to be conducted pursuant to H. Res 1042, by the Committee on Standands of Official Conduct acting as a whole or by subcommuttee, not to eviced \$190.500 including expenditures for the employment of Investigators, attorneys, and clerical stenographic, and other assistants and for the procurement of services of Individual consultants or organizations thereof pursuant to section 202(1) of the Legislative Retrigenza-tion Act of 1946 (2 USC 72a(1)), shall be paid out of the confingent fund of the House on vouchers authorized by such committee, signed by the chairman of such committee. and approved by the Committee on House Administration Not to exceed \$-0,000 of the

total amount provided by this resolution may be used to procure the temporary or intermittent services of individual consultants or organizations thereof pursuant to section 202(I) of the Legislative Reorganization Act of 1946 (2 U.S.C. 72a(i)); but this monetar; limitation on the procurement of such services shall not prevent the use of such fur as for any other authorized purpose

Bzc 2. No part of the funds authorized by

this resolution shall be available for expendtrure in connection with the study or investigation of any subject which is being investigated for the same purpose by any other committee of the House; and the chairman of the Committee on Standards of Office Conduct shall furnish the Committee on House Administration information with respect to any study or investigation intended to be financed from such funds.

Mr. THOMPSON (during the reading). Mr. Speaker, I ask unanimous consent that the resolution be considered as read and printed in the RECORD.

The SPEAKER pro tempore, Is there objection to the request of the gentleman from New Jersey?

There was no objection.

COMMUTEE AMENDMENT

The SPEAKER pro ten ore. The Clerk will report the committee amendment.

The Clerk read as follows:

Strike all after "Resolved," and insert in Hen thereof the following

That for the further expenses of the inestigation to be conducted pursuant to H Res 1042, by the Committee on Standards of Official Conduct, acting as a whole or subcommittee, not to exceed \$50,000 incluing expenditures for the employment c investigators, attorneys, and clerios, stecographic, and other assistance, and for the producement of services of individual cosultanta or organizations thereof pursuant section 202(1) of the Legislative Reorganus tion Act of 1946 (2 U.S.C. 724(1)), shall be paid out of the contingent fund of the Boar on youthers authorized by such committee signed by the chairman of such committee and approved by the Committee on Hou-Administration Not to exceed \$50,000 of the total amount provided by this resolution ma be used to procure the temporary or luze mittent services of individual consultants of organizations thereof pursuant to some 202-1) of the Legislative Reorganization & of 1548 (20 S C. 72a(1)), but this moderal limitation on the procurement of such schloes shall not prevent the use of such figure for any other authorized purpose

Sec 2 No part of the funds authorize by this resolution shall be available for e penditure in connection with the study investigation of any subject which is bit investigated for the same purpose by a other committee of the House, and the tha man of the Committee on Standard of C ctal Conduct shall furnish the Committee House Administration information with spect to any study or investigation interto be financed from such funds

Mr. THOMPSON (during the reads) Mr. Speaker, I ark unanimous corr that the committee amendment te c sidered as read and printed in RECORD

The SPEAKER pro tempore. Is the objection to the request of the gentlist from New Jersey?

There was no objection

(Mr. THOMPSON asked and ans g permission to revise and extend his marks)

Mr. THOMPSON Mr. Speaker,

September 9, the Honorable John J. FLYNT, Jr., chairman of the Committee on Standards of Official Conduct, sppeared before the Committee on House Administration and testified in support of House Resolution 1500, which would provide a \$100,000 supplemental authorization for completion of the Schorr investigation. The committee inquired of Chairman FLYNT and the ranking minority member, the Honorable Flore D. Spence, the actual obligations incurred by the Ethics Committee in the investiga-

tion. The committee subsequently received further information maring on the amount needed, and approved a motion to report House Resolution 1590 with committee amendment authorizing \$50,000 to pay for outstanding obligations, and to close the investigation.

Mr. Speaker, the amount is fair and reasonable, and will discharge the House of the financial obligations surrounding

the Schort Inquiry.

Mr. Speaker, I might add that in terms of actual dollars and cents, the current table.

phliga/ions appear to be \$48,242 50. The resolution calls for \$50,060. We do not anticipate that all of that will be used, and whatever difference remains will revert.

The committee amendment was agreed

Mr. THOMPSON Mr. Speaker, I move the previous question on the resolution.

The previous question was ordered. The resolution was agreed to,

A metion to reconsider was laid on the

### NOTICE

Incomplete record of House proceedings, Except for concluding proceedings which follow, the remainder of House proceedings for today will be continued in the next issue of the Record.

### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted as follows to:

Mr. Charles H. Wilson of California (at the request of Mr. O'NEILL), for the balance of the week, on account of official business.

### SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. Young of Alaska) to revise and extend their remarks and include extraneous material;)

Mr. KEMP, for 10 minutes, today.

Mr. RAILSBACK, for 5 minutes, today.

Mr. Quie, for 5 minutes, today.

Mr. McKinney, for 5 minutes, today.

Mr, Goldwater, for 5 minutes, today. Mr. DU PONT, for 15 minutes, today.

Mr. Heinz, for 5 minutes, today.

Mr. Martin, for 10 minutes, today. Mr. Bos Wilson, for 5 minutes, today.

Mr. Don H. Clausen, for 15 minutes, today.

Mr. CRANE, for 5 minutes, today.

Mr. McDape, for 30 minutes, October 1. Mr. COUGHLIN, for 30 minutes, Octo-

ber 1.

Mr. Schulze, for 50 minutes, October.

Mrs. Heckler of Massachusetts, for 5

minutes, today.

(The following Members (at the request of Mr. Pithian) to revise and extend their remarks and include extraneous matter:)

Mr. Thompson, for 10 minutes, today. Mr. Zablocki, for 10 minutes, today.

Mr. Annunzio, for 5 minutes, teday.

Mr. Gonzalez, for 5 minutes, today.

Mr. McHuch, for 5 minutes, today.

Mr Dices, for 5 minutes, today.

Mr. Stokes, for 10 minutes, today,

Mr. Aspin, for 10 minutes, today.

Mr. ROSTENKOWSKI, for 10 minutes, to-

Ms. Holtzman, for 30 minutes, today.

Mr. Lunding, for 5 minutes, today. Mr. ALEXANDER, for 30 minutes, today.

Mr. O'NEILL, for 10 minutes, today.

Mr. Lescert, for 10 minutes, today.

Mr. Rocess, for 30 minutes, today.

Mr. Fugua, for 5 minutes, today.

Mr. Fond of Tennessee, for 5 minutes, today.

Mr. Paice, for 5 minutes, today.

Mr. SATTERFIELD, for 60 minutes, on October 1.

Mr. Diggs, for 60 minutes, on October 1. Mr. Smith of Iowa, for 30 minutes, on October 1.

### EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

Mr. Babillo, to extend his remarks in the body of the Record and to include extraneous material, notwithstanding the fact that it exceeds two pages of the Congressional Record and is estimated by the Public Printer to cost \$1,359.

Mr. Brasemas, and to include extraneous matter, notwithstanding the fact that It exceeds two pages of the Concres-STONAL RECORD and is estimated by the Public Printer to cost \$1,287.

Mr. Hares of Indiana and to include extraneous material notwithstanding the fact it exceeds two pages of the RECOFD at an estimated cost of \$1.144.

Mr. Longing and to include extraneous matter notwithstanding the fact that it exceeds two pages of the Congressional RECORD and is estimated by the Public Printer to cost \$3,861.

Mr. Mustha to revise and extend remarks and include extraneous material during general debate on Alaskan pipeline bill.

Mr. Bradeyas to revise and extend his remarks on House Concurrent Resolution 761.

Mr. Thornton, immediately following the vote on HR. 14132, Labor-HEW appropriations veto override.

(The following Members fat the request of Mr. Young of Alaskan and to include extraneous material:)

Mr. Kene in four instances

Mr. Crane.

Мг. Глян.

Mr. MOSHER

Mr. Wissins.

Mr. Treen in two instances

Mr. Duncan of Tennesiee.

Mr. Heinz in three instances

Mr. MARTIN.

Mr. Schulze. Mr. Esch in two instances. Mr. Conabi e.

Mr. MITCHELL of New York in two instances.

Mr. Derwinski in two instances.

Mr. Roussflot in six instances.

Mr. Young of Florida.

Mr. Hoszon in two histances,

Mr. Michfe.

Mr. Bos Witson.

Mr. McCtery in two instances

Mr. HANSEN.

Mr. Lott.

Mrs. Holt.

(The following Members (at the request of Mr. Firman) and to include extrangous matter:)

Mr. Gonzalez in three instances.

Mr. Amperson of California in three

Mr. Zablocki in two instances

Mr. Stephens.

Mr. Leogers in 10 instances.

Mrs. Busks of California in two instances.

Mr. Deirick in two instances.

Mr. Lunding in five instances.

Mr. YATRON.

Mr. Hawkins in two instances.

Mr. Rose. Mr. BENNETT.

Mr. McDonaid in five instances.

Mr. Levitas.

Mr. Enwards of California

Mr. Brinkley.

Mrs. Schnorder

Mr. Waxman in 10 in stances

Mr. Helstoski Mrs Meyves.

Mr. Vay Decarm in two instances

Mr. Roseys in five instances.

Mr. O'NEILL

Mr. RYAN.

Mr. Rusto in two instances.

Mr. Posenthal.

Mr. Hungare.

Mr. Young of Grotzia Mr. Roosey in four instances.

Mr. BACCUS

Mr. Lone of Maryland.

Mr. HANNAGORO.

Mc. Jenreitz

Mrs Kays.

Mr. Patterson of California

Mr. Foro of Michigan

Mr. Berokingsoor in two instances. Mr. Axeso in two instances

Mr Batillo in the Instantes.

Mr. Jacobs.

Mr. Stark in two instances.

CALL OF THE HOUSE

of this paragraph; shall make studies; develop Information, and make recommendations information, while make recommendations toward remedying these differences and include these in the annual Employment and Training deport of the President; and, if

downed necessary, make recommendations to the Congress within ninety days related to the objectives of this parsgraph.

LADOR STANDARDS . r. Sec. 402. The policies and programs implemented and provided for by this Act, and mented and provided for by this Act, and funded in whole or in part through this Act, and funded in whole or in part through the Act. shall provide that parsons employed pursuant to such policies and programs are paid equal wages for equal work, and that such policies and programs create a net increase in employment through work that would not cotherwise be done. The President shall insure that any person employed in a reservoir project track any person employed in a reservoir project track and oct under socilon 208(a) or its any other job utilizing funds provided in whole or in part winder this Act shall be paid not less than the pay received by others performing similar work for the same employer, and in no case less than the minimum wags under the Fair Labor, Standards Act of 1979, as amended. No person employed under section 206(d) Shall perform work of the type to which the Bacon-Davis Act, as amended (40 U.S.C. 2762-2782-6) applies. Any recommendation by the President for legislation to implement any program under this Act, requiring the use of funds under this Act, and submitted pursuant to the requirements of this Act, shall contain appropriate wage provisions based upon existing wage standard legislation with the state of t

Sec. 403. There is authorized to be appropriated such sums as may be needed to carry out the provisions of this Act. Notwithstand ing any other provisions of this Act, no provision shall be construed to require expenditures in excess of amounts appropriated pur-BUSINE TO this Act.

SEC. 404. (a) "Placal drag" as used in section 106 means tax and expenditure rates which, in combination, substantially impede attainment (or maintenance) of full employment, production, and purchasing power.

(b) "Balanced growth" in the Full Employment and Balanced Growth Plan means projecting and achieving (1) the relationship between production or supply capability and demand, and (2) the relationships among the growth rates of private investment, private consumer expenditures, and public outlays, and also (3) the purchasing power, including important components of each element mentioned in (1) (2), and (3) above, required to achieve and then maintain full employ. ment and production and appropriate servicing of national priorities, these to be promoted by the programs and policies set forth in this Act and by encouragement of volun-tary cooperation within the private sector (for example, between labor and management) and between the Government and the

"Frictional unemployment" means the private sector. lowest level of unemployment, determined on the basis of evolving experience, consistent with labor mobility, changing job patterns, freedom of job choice, and sumcient job

search on a roluntary basis. Amend the title so as to read: "A bill to establish and translate into practical resitty the right of all adult Americans able, willing and seeking to work to full opportunity for metul paid employment at fair rates of compensation; to combine full employment, production, and purchasing power goals with proper attention to balanced growth and national priorities; to mandate such national economic policies and programs as are necespury to achieve full employment, production, and purchasing power; to restrain inflation; and to provide explicit machinery for the development and implementation of such ecomonde policies and programs.".

Mr. LEVITAS, Mr. Speaker, I make the point of order that a quorum is not

present. The SPEAKER, Evidently a quorum is not present.
Mr. ONEILL, Mr. Speaker, I move a

call of the House.

A call of the House was ordered.

The call was taken by electronic device, and the following Members failed

Abrug Hebert Reitsback
Abrug Hebert Mass. Randall
Adams Heinz Rangel Adams Reckler, Mass, Rand Alexander Helms Rang Andrews, N.C. Helstoskin Recs Hinshaw ... Hichmond- C. Riccie -Ashlef . . Holland. Bodino in ora-Aucola Bacillo Howe Bell Jacobs Howe Roacelio\_\_\_\_\_ Rosenthal Jacobs Jarman Bonker Jarman Bowen Johnson, Pa Rousselot Roybel-Breaus Jones Ala. Burke, Calls . Rarth Kastenmeler / Ryan - La Tie Bentini ... Burton, John Sarbanes 74 Keily . Byron. Kemp 9chauer Schneebell ... CARRET Keichum Carter Kevs Schroeder Chappell . Shipley .... Kindness Chubolm Shuster : .... Krueger Clancy Lent Brubits r Cleveland Lott Snyder -Collins Dr. McClosesF Stanton, James V. Conlan -McCollister Conter McFall Star E Moritan ... Steelman COLLET Derwinski Coughlin Mann Stelger, Aris. Matsunega MAZZOIL Diggs Bruckey Mer 1s Syntheton Melcher Talcott Eckhardt Metcalla Edwards, Calif. Metcalla Luzers. Thornton Emery . . . . . Udell Vander Jagt Mulford FACE Mineta Vander Veen Eshleman ... Mink Waxman Wilson, Tex. PIVE Mitchell, .Id. Ford, Tenn. Monter France WLDD Moss Fugue WILLD Murphy, N.T. Cialmo O'HAI'S Coldwater Wright Patterson, wight Green CALL Hagedorn Vatron. Young, Alaska Pepper Hansen Young, Ca. Pike HACKID Pression

The SPEAKER pro tempore (Ms. Jok-DAN): On this rollcall 293 Members have recorded their presence by electronic device, a quorum.

- By unanimous consent, further pro-

ceedings under the call were dispensed with.

CREATING SELECT COMMITTEE TO INVESTIGATE AND STUDY ASSAS-SINATIONS OF JOHN P. KENNEDY AND MARTIN LUTHER KING, JR.

Mr. MADDEN, Madain Speaker, by direction of the Committee on Rules, I call up the resolution (H. Res. 1540) creating a select committee to conduct an investigation and study of the circumstances surrounding the death of John P. Kennedy and the death of Martin Luther King, Jr., and of any others the select committee shall determine, and ask for its immediate consideration.

The Clerk read the resolution as fol-H RES. 1540 (1) 17 7 3 lows: ...

Resolved, That there is hereby prested a select committee to be composed of twelve Members of the House of Representatives to be appointed by the Speaker, one of whom he shall designate as chairman Any parancy occurring in the membership of the select

September committee shall be filled in the same mander in which the original appointment was made

The select committee is authorized and di-rected to conduct a full and complete in-Acastication and study of the circumstances surrounding the desth of John F. Kennedy and the death of Martin Luther King, Junior, and of any others the select committee shall determine.

Por the purpose of carrying out this resolution the select committe, or any aubcommittee thereof authorized by the select committee to hold hearings, is authorized to six which we make the present Congress at such times and places within the United States. including any Commonwealth or possession thereof, whether the House is in session, has recessed, or has adjourned, to hold such hearings, and to require, by subpens or otherwise, the attendance and testimony of such witnesses and the production of such books, records, correspondence, memoran-dums, papers, and documents as it deems pecessary, except that neither the select committee nor any subcommittee thereof may sit while the House is meeting under the five-minute rule unless special leave to alt aball have been obtained from the House, The chairman of the select committee may establish such subcommittees of the select committee as he considers appropriate. A majority of the members of the select committes shall constitute a quorum for the transaction of business, except that the select committee may designate a lesser number as a quorum for the purpose of taking texti-mony. The select committee may employ and fix the compensation of such clerks, experts, consultants, technicians, attorneys, investi-gators, and cierical and stenographic assistants 20 it considers necessary to carry out the purpose of this resolution. The select committee may reimburse the members of its staff for travel, subsistence, and other necessary expenses incurred by them in the performance of the duties vested in the select committee, other than expenses in connection with meetings of the select committee or any subcommittee thereof held in the District of Columbia, Subpense may be issued under the signature of the chairman of th select commistee or any member of the select committee designated by him, and may b perred by any person designated by suc chairman or member.

The select committee shall report to th House an scop as practicable during the preent Congress the results of its investigation and study, together with such recommend: tions sa it deems advisable. Any such repo which is made when the House is not session shall be fied with the Clerk of il 

The SPEAKER pro tempore. The ge Heman from Indiana (Mr. Manners) recognized for 1 hour.

Mr. MADDEN. Madam Speaker, Lyle 30 minutes to the gentleman from I nots (Mr. Andreson), pending which yield myself such time as I may consur (Mr. MADDEN asked and was git permission to revise and extend remarks.)

Mr. MADDEN, Madam Speaker, Ho Resolution 1540 provides for the est lichment of a select committee to be or posed of 12 members to be appointed the Speaker. The select committee is rected to conduct a full and comp investigation and study of the circu stances surrounding the death of Joh Kennedy and the death of Martin Lu King, Jr., and of any others the se committee shall determine.

House Resolution 1540 provides the select committee is authorized t and meet throughout the remainde the 94th Congress whether or not

20847

shall include findings and recommendations of the joint committee with respect to each of the joint commendations contained inof the main recommendations contained inthe Proposed Plan.

ferred to in subsection (c) has been reported ar to the House of Representatives it shall at any time thereafter be in order (even though any time thereaster be in order that been a previous motion to the same effect has been a previous motion to the proceed to the condisagrand to) to make to proceed to the condisagrand to). alderation of the conquirent resolution. The motion shall be highly privileged and not debatable. An amendant to the motion shall not be in order, nor thall it be in order to move to reconsider the sots by which the

motion is agreed to or disagreed to motion is agreed to or disagreed to or disagreed to or 2/2/2 Ceneral debate on any such concurrent resolution in the House of Representatives resolution in the Committee of the Whole Shall be in the Committee of the Union and shall have been also also been also been been ten hours which be limited to not more than ten house, which shall be divided equally between those favoring and those opposing the concurrent respectively. A motion further to-limit debate shall not be debatable.

ro'(3) Except to the extent specifically howided in the preceding provisions of this silysection, consideration in the House of Representatives of say such concurrent resoluresentatives of any such concurrent resoluference report thereon) shall be governed by the Rules of the Rouse of Representatives applicable to other bills and resolutions, amendments, and conference reports in similar circumstance.

Simpler circumstance. rent resolution referred to in subsection (c). motions and appeals in econoction therewith, shall be limited to not more than ten hours. shall be limited to not more than ten house. The time shall be squally divided between, and controlled by; the majority leader and the minority leader or their designees.

(2) Debate in the Senate on any amend-

"(2) Debate in the Senate on any amendment to any such concurrent resolution shall be limited to two hours, to be equally divided between, and controlled by, the mover and the manager of the concurrent resolution. Debate on any amendment to an amendment, and debate on any debatable motion or appeal shall be limited to one hour, to be equally divided between, and controlled by. the mover and the manager of the concurrent resolution, except that in the event the manager of the concurrent resolution is in favor of any such amendment, motion, or appeal, the time in opposition thereto shall be controlled by the minority leader or his designee. trolled by the minority leader or his designed.

No amendment that is not germane to the provisions of the concurrent resolution shall be received. Such leaders, or either of them, they from the time under their control on may, from the time under their control on the passage of the concurrent resolution, allot additional time to any Senator during the consideration of any amendment, d batable motion, or appeal.

(3) A motion in the Benate to further limit debate is not debatable. A motion to recommit (except a motion to recommit with instructions to report back within a specified number of days, not to exceed three not counting any day on which the Senate is not in secsion) is not in order. Debate or any such motion to recommit shall be limited to one hour, to be equal y divided between, and controlled by, the mover and the manager of the concurrent resolution.

(4) The conference report on any such concurrent resolution shall be in order in the Senate at any time after the third day (excluding Saturdays, Sundays, and legal holidays) following the day on which such a conference report is reported and is available to Members of the Senate. A motion to proceed to the consideration of the conference report may be made even though a previous motion to the same effect has been disagreed

concurrent resolution, debate shall be limited—the Division shall provide to such commit—sa he or ahe can to a hiere the ob-(5) During the consideration in the Sen-

September 17, 1975 CONGRESSIONAL RECORD—HOUSE to two hours, to be equally divided between, and controlled by, the majority leader and minority leader or their designees. Debate on any debatable motion or appeal related to the conference report shall be limited to thirty minutes, to be equally divided be-tween, and controlled by, the mover, and the manager of the conference report.

Should the conference report be defeated in the Senate, debate on any request for a new conference and the appointment of conferees shall be limited to one hour to De equally divided between, and controlled by the manager of the conference report and the minority leader or his designee, and should any motion be made to instruct the conferees before the conferees are named, deconteress before the counteress are manya, ter-bate on such motion shall be limited to thirty minutes, to be equally divided between, and controlled by, the mover and the manager of the conference report. Debate on any of the conference report. Debate on any such instructions shall be amendment to any such instructions shall be limited to twenty minutes, to be equally distinct right of sither House to change such the manager of the conference and the manager of the conference and the manager of the conference of such House.

TITLE IV—GENERAL PROVISIONS. (7) In any case in which there are amendhis designee.

(7) In any case in which there are amendments in disagreement time on each amendment in the Senate shall be limited to thirty minutes, to be equally divided between, and controlled by, the manager of the conference report and the minority leader or his designee. No amendment that is not germans to the provisions of such amendments shall be received.

(1) Upon attotion of a concurrent resolution under the section with respect to any Proposed Plas, the concurrent resolution shall serve a long-term guide to the Congress with respect to legislation retevant to the goals priorities, policies, and programs recommended in the Proposed Plas, as modified by the concurrent resolution A programs recommended in the Proposed Plan, as modified by the concurrent resolution A copy of the concurrent resolution shall be transmitted to the President by the Clerk of the House of Representatives or the Secretary of the Senate, as appropriate, for such actions as the President deems appropriate فأحاد ومعيرين DIVISION OF FULL EMPLOYMENT AND BALANCES 

CROWTH sc. 305. (a) There is established within the Congressional Budget Office Division of Pull Employment and Balanced Growth hereafter in this section referred to as the Division") to perform long-term rednamic analysis. The Division shall be headed by a Deputy Director who shall perform by or her duties under the supervision of the Di-rector of the Congressional Bucget Office and shall perform such other duties as may be assigned to him or her by the Director Such Deputy Director shall be appointed to the same manner, serve for the same period,

the same manner, serve for the same period, and receive the same compensation as the Deputy Director provided for a section 201 of the Congressional Budget Act of 1976.

(b) It shall be the first responsibility of the Division to assist the Joint Economic Committee in the discharge of its duties under this Act by providing, as the Joint Economic Committee may request (1) information with respect to long-term economic trends, national goals, resource availability, and the methods availability.

source availability, and the methods available to achieve full employment and belanced economic growth;

(3) Information necessary for the preparation of the report and concurrent resolution referred to in section 305(c); and

(3) such related information as the commirree may request.

(c) At the request of any committee of the House of Representatives or the Senata, or any other Joint committee of the Congress,

tee or joint committee the information ne. meany to fulfile its responsibilities under

this Act. .. " "-i . . (d) At the request of any Member of the House or Senate, the Division shall provide to each Member any information necessary to fulful his or her responsibilities un this Ach

... EXERCISE OF RULEHAKING POWERS

BEC. 306. (a) The previsions of this title (other than section 305) are enacted by the Congress

(1) as an exercise of the rulemaking power of the House of Representatives and the Senate, respectively, and as such they shall be considered as part of the rules of each House, respectively, or of that House & which they specifically apply, and such rule shall supersede other rules only to the ex tent that they are inconsistent therewith

STORY NORSESSEED WHATTON STORY

SEC. 401. (a) No person in the Unit States shall on the ground of sex, age, rac color, religion, or national origin be exclud from participation in, be denied the benef of, or be subjected to discrimination und any program or activity funded in whor in part with funds made available upo this Acc, including membership in any stn ture created by this Act.

- (b) Whenever the Secretary of Labor terinines that a recipient of funds under Act has falled to comply with subsect (a), or an applicable regulation, he or shall notily the recipient of the noncom ance and shall request such recipient to cure compliance. If within a reasonable ried of time, not to exceed sixty days, recipient falls or refuses to secure coin ance, the Secretary of Labor is author (1) to refer the matter to the Attorney C gral with a recommendation that an appriate civil action be instituted, (2) to e cise the powers and functions provides title VI of the Civil Rights Act of 1964 U.S.C. 2000d), or (3) to take such other tion as may be provided by law.

(c) When a matter is referred to the A ney General pursuant to subsection (b whenever he or she has reason to believe a recipient is engaged in a pattern or pra in violation of the provisions of this sec the Attorney General may bring a civi tion in the appropriate United States di court for any and all appropriate relief

(d) To assist and evaluate the en ment of this section, and the broader employment opportunity policies of thi the Secretary of Labor shall include, t annual Employment and Training Rep. he President, a detailed analysis of th nt to which the enforcement of this a bleves affirmative action in both the Hy and quality of Jobs, and for emplo; opportunities generally.

(a) In moving to reduce unemploym accord with the goals and timetable sel in this Act, every effort shall be made duce the differences between the rates employment among women, minoritie other labor force groups and the overs of unemployment, with the ultimate tive of removing them entirely. Inx these differences are due to discrimithe nondiscrimination provisions of th tion, as well as other provisions of the shall be utilized. Insofar as these diff. are due to lack of training and skills pational practices, and other micrant; the Secretary of Labor shall take auch sa he or she can to achieve the obthat the select committee shall have subpena Lower.

On Wednesday, September 15, the Rules Committee reported this resolution by a vote of 9 to 4, with 1 abstention. Our committee feels that the time is right to begin an investigation of how these assassinations occurred.

As chairman of the Rules Committee, I have received hundreds of letters and . telegrams from all over the country on this issue. An overwhelming majority have strongly urged approval of this resolution. resolution.

Madam Speaker, I support House Resolution 1540, and I urge the adoption of

this resolution.

Mr. YATES, Madam Speaker, will the gentleman yield for a question?

Mr. MADDEN. I yield to the gentleman from Illinois.

from mimous. Madam Speaker, I ask the gentleman this question: What does the phrase mean following the granting of authority for investigating the circumstances surrounding the death of John P. Kennedy and Martin Luther King, Jr. and I quote, "of any others the Select-Committee shall determine"?

assassination attempts on the life of Castro, for example? Can it examine any assassination attempt it wishes to?

. -Mr. MADDEN, Madam Speaker, I will yield to the gentleman from Virginia (Mr. Downing) to answer that ques-

on. Mr. DOWNING of Virginia, Madam tion. Speaker, I thank the cha'rman for yield-

I would like to advise my colleague, ing. the gentleman from Illinois (Mr. YATES), that "any others" has no specific mean-,

I myself wish the words had never been ing . included in the resolution, but it would be up to the determination of the committee as to what "any others" means.

It could mean that if there was a possible assassination attempt on the life of the present President, the committee, I suppore, would have the discretion to go into that However, it would be entirely up to the judgment of the committee.

Mr. YATES, Madam Speaker, if the gentleman will yield further, I share the gentleman's statement when he says he wishes this phrase was not in there.

I think it gives the committee enormous power to go into any possible kind of assassination attempt on any person throughout the world.

Madam Speaker, I wonder why this phrase should have been inserted, I, wonder why the Committee on Rules included it.

Mr. DOWNING of Virginia, Presumably it could mean what the gentleman says. However, I think we are going to have to trust the judgment of the committee to do what is right. This phrasecology pertains to American leaders, not foreign persons.

Mr. YATES, Madain Spraker, if the gentleman will yield further, it seems to me that the committee's investigation of

House la in session and also provides the assassinations of former President stance, the recent murder of Roselli a would be enough of a charge upon the committee. I would hope that there would be no effort to go into any other.

I believe it gives the committee far too much power, power beyond the original

intent of the resolution.

Mr. DOWNING of Virginia Madam Speaker, I have told the gentleman that I wish the words were not in there; but I can assure him that insofar as I have anything to do with it, I would not war t the power to be too broad, and I hope theo gentleman from Illinois votes for the resolution.

Mr. LATTA, Mr. Speaker, will the gentleman yleld? 😁

Mr. MADDEN. I yield to the gentle-Mr. LATTA. Mr. Speaker, I want to anticipate it will cost? man from Ohio. I district the real

thank the chairman, the gentleman from Indiana, Mr. Madoan, for yielding to me with a fire the order and section 22

Let me say that I raised the same question before the Committee on Rules. would like to ask the gentleman why this language should not be stricken when this matter comes on for debate A STATE OF THE PARTY OF THE today?

Mr. DOWNING of . Virginia. Mr. May this committee investigate the Speaker, if the gentleman will yield, I Mr. LATTA. I thank the chairman.

Mr. ANDERSON of Blinois. Mr. Speaker, I yield 1 minute to the distinguished gentleman Irom Connecticut (Mr. McKinney).

(Mr. McKINNEY asked and was given permission to revise and extend his remarks.)

Mr. Mckinney, Mr. Speaker, I would just like to congratulate the Commistee on Rules on this resolution. This is something I became involved in about 5 years ago. I do not know of any riots or any secrets, but I do know that I think the attitude of the American people is that there are questions that have not been put to rest. I think the questions that have not been put to rest about the Government have severely damaged the credibility of our Nation's Government and of our system.

I would hope that this committee quietly, very seriously and in a very hard working fashion can come out with the final answers that the American people

ave asked.
Mr. ANDERSON of Hillings. Mr. have asked. Speaker, I yield 2 minutes to the distinguished gentleman from Alabama (Mr. DICRINSON).

(Mr. DICKINSON asked and was given permission to revise and extend his remarks.)

Mr. DICKINGON, Mr. Speaker, I thank the gentleman from Illinois for yielding to me.

Mr. Speaker, let me say that I too have some very real doubts as to some of the circumstances involved, particularly those surrounding the Kennedy acressination and perhaps we can get at some of the facts and questions that have been raised such as the unnatural deaths of certain of the people connected with the assassination, incidents that seem to be continuing right up to now as for in-

But, Mr. Speaker, my most immediate interest is as to the funding of the committee and I would like to have the attention of the gentleman from Virginia (Mr. Downing) who will be the chairman of the committee.

I am curious as I say, as to the nature of the funding. First, we are limited to this Congress and, of course, we have the proposed date of October 2 for adjournment although I do not know that we will get out at that time. I would ask the gentleman from Virginia if he has any idea as to how much it will cost? I assume they will come to our committee for the funds they need, or it is going to be a direct tap on the contingency fund? How much does the gentleman

Mr. DOWNING of Virginia, Mr. Speaker, if the gentleman will yield, the gentleman from Alabama is correct in his assumption in the first instance that we will appear before his committee and ask for funds. We will ask for, it is estimated, \$250,000. This will be for organizational purposes, setting up of the staff, and to forth, so the committee will be ready to go at the next session of the Congress.

Mr. Dickinson. The geotleman says "at the next session of the Congress," so. I assume the gentleman does not anticipate that this special subcommittee will make any substantial progress in investigating this year. Will the committee make any report during this present Congress even though the gentleman does not expect to conduct or finish any investigations until the following Congress? I ask that, Mr. Speaker, because the reso-وفراوق شعام اليالي lution says:

The Select Committee shall report to the House as soon as practicable during the present Congress the results of its investigation and study . . .

From what the gentleman has told me. the gentleman does not even anticipate making a serious start until the next Congress. Could the gentleman explain that?

The SPEAKER. The time of the gentieman has expired.

Mr. ANDERSON of Hilnols, Mr. Speak. er, I yield 2 additional minutes to the gentleman from Alabama. .

Mr. DICKENSON, I thank the gentleman for yielding me the additional time Mr. DOWNING of Virginia, Mr Speaker, if the gentleman will yield further to me?

Mr. DICKINSON, I would be pleased to yield to the gentleman. -

Mr. DOWNING of Virginia. Under th terms of the resolution the committee will have to file a report at the end o this Congress as to the progress of th committee during the interim period 1 is not expected that there will be an formal hearings, certainly before election. It may be necessary to hold som hearings in order to preserve testimons I just cannot assure the gentleman from Alabama that it will or will not ho; hearings in that regard.

Mr. THOMPSON, Mr. Speaker, If th gentleman will yield, much as I sym pathize with the objectives of the sentie man from Virginia (Mr. Downing), w

Mr. THOMPSON. That would mean, bath shocking and sobering. the creation of this select committee, then, presumably, it would appear before the Committee on House Administration for funding purposes, then the organization of the committee, so that there would be relatively little time within which to do anything before the end of this Congress. Then the select committee would expire and there would be the reconstitution of the whole proceas all over again in the next Congress. - It just seems to me a meritorious idea-

and I say this with all respect to my dear friend, the gentleman from Virginia, who will not be with us, unfortunately; next year—that this matter, if it does deserve the attention the gentleman is convinced that it does deserve, should really wait until the 95th Congress ....!

\* Mr. : DOWNING of Virginia, If the gentleman would yield further; we have got to get started sometime, I will say to the gentleman from New Jersey, that this thing has been put off too long. The be to obtain whatever evidence still notes of the chief surgeon in President remains out there. If we can get it Kennedy's autopsy were burned in the organized, get our priorities, and get our organized, get out private maining days of directions set in the remaining days of this Congress, then the 95th Congress can start off right away with substantial bearings.

THOMPSON. If the ranking hearings." minority member, the gentleman from Alabama (Mr. Dickinson) would yield further, I wish to point out the factual situation as I see it.

The SPEAKER. The time of the gentleman has expired.

Mr. MADDEN, Mr. Speaker, I yield 5 minutes to the gentleman from Virginia

(Mr. DOWNING of Virginia asked and (Mr. Downing). was given permission to revise and extend his remarks)

Mr. DOWNING of Virginia, Mr.

Speaker, today marks the culmination for me and others, too, I suppose of 15 months of intensive work and efforts to try to persuade this tody to reinvestigate the assassinations of President Kennedy and Martin Luther King.

- I want to thank the Speaker; I want to thank the leadership on both sides of the aisle; I want to thank the Committee on Rules for giving the House this oppor-

Mr. Speaker, House Resolution 1540. which is sponsored by Mr. Gonzalez, Mr. FAUNTROY, and me, is the refinement of a number of similar resolutions sponsored by approximately 135 Members of this body.

Two or 3 years ago-perhaps even 1 year ago-only a small fraction of us would have looked with layor upon this establishment of a select committee to reexamine the assassinations of several of our national leaders. However, today, I believe that there is overwhelming support in this House and throughout the country for an in-depth study into these traumatic events, in order to accertain the truth, or at the very least, dispell doubts concerning them.

must remember, that the select com- ; Most of us have reached our conclumittee expires with each Congress. ... sion as to the necessity of a select com-Mr. DOWNING of Virginia. That is mittee reluctantly. However, the revela-

Committees of both the House and the Senate have proven that much vital in formation was withheld in m the Warren Commission. The CIA and its former Director, Allen Dulles, pointedly withheld all information relating to the multple plots, which the U.S. Government launched, in an effort to assassinate Fidel and Raul Castro. To underline the importance of this conscious effort to dedeceive, we have the recent violent and unexplained murders of Sam Giancana and John Rosselli, the two Mafin elfeltains who were recruited by the CIA for the assassination plots against the Cuban leaders, which I think is depiorable.

A subcommittee of the House, chaired by our colleague from California, Mr. EDWARDS, has shown how a threatening note sent by Lee Harvey Oswald to an FBI agent, shortly before President Kennedy's murder, was torn up and flushed down a toilet rather than delivered tothe Warren Commission.

We know that the original autopsydoctor's recreation-room fireplace.

We know that Jack Ruby had many ties to both the Mafia and to Cuba, which were either unknown to the Warren Commission, or ignored by it.

The list of such items is almost end-

In light of all of this, there is little wonder that very few people any longer have faith in the Warren Commission's conclusions that Oswalu, and Oswald alone, was responsible for the death of President Kennedy, or that Ruby, likewise, was a "lone nut killer."

In a recent CBS poll, 65 percent of those polled said they did not believe the Warren Commission's conclusions. In a Detroit News polf, it was 87 percent. In addition, most of our leading newspapers and journals now have called for a reopening of the case.

Mr. Speaker, this resolution concernsonly assassinations of President Kennedy and Dr. King. If and when the select committee reaches a conclusion that other cases should be reexamined in depth, it will have authority to conduct such investigations.

However, for the present, the committee's efforts will be concentrated on the deaths of these two national leaders.

It is my hope and my expectation that this select committee shall be nonpartisan, and nonpolitical. It will be dealing with matters of grave concern to all Americans, regardless of their political party, race, or section of the country. I can foresee no partisan aspect to the work of the committee. And to the extent that I am privileged to participate in its work, I shall do everything in my power to see that it remains above politics.

This committee will engage in no witch hunts. Its purpose is to arrive at the truth, not to blame those who may have erred in the original investigations.

For my part, the only conclusion I have

reached concerning the murders of President Kennedy or Dr. King is that we do not know the complete truth. Certainly The vaguing and a misses of the last year or two have been in the case of President Kennedy, I am identity of the conspirators or their n. tives. It is this that we must prove in 不是物理力學之 depth.

So that there will be no question about the nonpolitical nature of the proposed committee, it has been agreed that there will be no public hearings field prior to the election in November, Some hearings may be scheduled for later this year, but most of the time will be spent in organizing staff, setting priorities, and obtaining a mass of official records. This will set the stage for prompt and deliberate action by the select committee when, as I strongly urge and expect, it will be reestablished in the 95th Congress.

Mr. Speaker, I am sure that each of us remembers the manner in which w heard of the assassinations of Preside Kennedy and of Dr. King. We may for many of the details of our lives, but one of us will always remember wit we were, what we were doing, how heard about these assassinations, 2r our own personal reaction to them.

. Mr. Speaker, I do not want to go homand face my people unless I can assurthem that I have done by utmost to pro vide them with the knowledge of wha really happened to John F. Kennedy their President, I want them to kno what happened to Dr. King. I want t be able to tell them that no one has stood in their way of learning the truth. I wan to help restore in them the credibility their Government. That they need

I want to leave this as my legacy 1 the Members of the 95th Congress, U pleasure of whose country I have chose with great reluctance, to deny myself DITERROGATION OF LEE TRESTEY OSWELD

Lee Harvey Oswald was questioned Dallas police and by seven Pist officis for approximately 12 hours. There no stenographic transcripts of his introgation. No tape recorded record of questioning was made. Capt. Will Fr. chief of homicide, "kept no notes." I sole source of information about the terrogations are reports, based in la part on memory, prepared by some those present and covering some of interrogation sessions. There are no ports for several of the interrogal sessions on Priday afternoon, No ir scripts were made of Oswald's arrai ments for either of the two homic with which he was charged ....

Oswald was taken into custody at proximately 2 pm. on Friday and murdered in the basement of the Di Police and Courts Building on Sur shortly after 11 am. Throughout detention. Oswald was without representation.

On Priday evening represents from the Dallas Civil Liberties U appeared at the police departmen determine whether Oswald was deprived of coursel and they were by police officials that Oswald wa formed of his rights and free to s lawyer. They sought permission to

with Oswald but were unable to meet 

with him. - The fact that the 12 hours of interrogation by FBI agents of Lee Harvey Oswald, perhaps the most important defendant and witness in the history of our country, are lost to us forever, raises the most serious questions. What did Oswald say? Why are we unable to learn of his comments? Only a congressional committee that asks those questions of the seven FBI agents can provide answers for America. STORES BURNED SUTUPST MATERIAL PORTS

There is general agreement that an analysis of the preliminary autopsy materials would shed further light on the possibilities of the Commission's "single bullet" theory, a theory which is crucial to the Commission's conclusion that Oswald was the lone assassin. However, chief autopsy surgeon, Comdr. James La Humes, burned "preliminary draft notes" relating to the autopsy upon the

body sof President Kennedy. When Humes testified before the Warren Commission on March 16, 1964, he testified that In the privacy of my own home, early in the morning of Sunday, November 24, I made a draft of this report which I later revised, and of which this (handwritten report of autopsy report) represents the ravi-sion. That draft I personally burned in the

fireplace of my recreation room. Commission Counsel Arlen Spector, author of the "single bullet" theory, did not ask Humes why he destroyed a crucial piece of Pederal evidence in the case against Oswald.

### JACK BUBY AND THE PAI

According to Commission Document 1052 Jack Ruby worked for the FBI as an informant on organized crime in Dallas from March 11, 1959, to October 2, 1959. During that time he was contacted on nine separate occasions by Dallas FBI Special Agent Charles W. Flynn, J. Lee Rankin, general counsel for the Warren Commission received this information by courier service from J. Edgar Hoover on June 9, 1964.

Leon D. Hubert, Jr., and Bert W. Griffin, the two Commission lawyers in charge of investigating Ruby's background were not provided any informaton on his underworld or law enforcement afallations. Thus the Warren Commission did not know and did not reveal the relationship between Jack Ruby and the PBL.

# BOREST E. M'REOWN AND TACK BURK

In 1959, while Jack Ruby was an informant for the FBI, he went to Havana, Cuba, where he stayed at the Tropicana Hotel owned by Meyer Lansky, a king pin in organized erime. Before Ruby went to Cuba he attempted to secure a letter of introduction to Fidel Castro from Robert R. McKeown, According to the statement of McKeewn, Ruby offered \$25,000 for the letter of introduction to Castro.

The year was 1959 -- the year organized. crime entered into an alliance with the intelligence community to assassinate Fidel Castro. The two Warren Commission lawyers assigned to investigate Jack Puby's background, Leon D. Habert, Jr., he former district attorney of New Or-وم معاشق

leans, and Burt Griffin, now a judge in Cleveland, Ohio, insisted in four separate memorandums that the Commission call McKeown as a witness. The Commission did not call McKeown and did not ask Ruby any questions about the matter. POASSIBLE OSWALD LINK TO COL

Before Osward went to Mexico in September of 1963, he had to get an entry permit from the Mexican Consulate in New Orleans. After the assassination, the FBI investigated everyone who had gotten permits in New Orleans on the same day as Oswald. To their horror, they discovered that the man immediately preceding Oswald was one William Ceorge Goudel, a man who had worked for the CIA since its founding in 1947. After much discussion between the CIA, the PBI, and the Warren Commission, it was decided not to call Gaudet as a witness, nor even to let his identity be known until the year 2039. However, recently, and apparently by accident, Gaudet's name was made public, and he has affirmed the story of the entry permit This coverup by itself is bad enough, and the coverup.

but it become more sinister when one realizes that CIA man Gaudet not only stood in line would of Oswald, he also had knowledge of Ruby's activities In fact, Gaudet told the PBI on November 27, 1963-4 days after the murder-of Ruby's activities in New Orleans.

Yet to this day, Gaudet has never been subpensed, put under oath and questioned publicly about the links between himself, Oswald, and Reby-and the

MEETING 1

Two documents recently declassified, the January 22, 1964, and the January 27, 1964, transcripts of the Warren Commission executive sessions, provide interesting reading. 🕟

The members of the Commission decided to destroy the minutes of the meetings so that the American people m ght not know what the Commission discussed. The minutes survived, and they reveal that the general counsel for the Warren Commission, J. Lee Rankin, reported that the two highest law enforcement officials in Texas, Waggoner Carr, the attorney general of Texas, and Heary Wade, the Dallas district attorney, both had proof that Lee Harvey Osvald was an employee of the FBL Rankin suggested that an examination of the FBI records would reveal that Oswald worked for the PBI, but he added that Hocker would probably deny that Oswald was the agent referred to in the FEI files. Allan Dulles assured Chief Justice Warren that Hoover would not tell the Commission the truth, even under onth, if Oswald did work for the FBI. Dalles said that a good agent would lie under similar circumstances.

The Commission agreed to call the five relevant witnesses on the questioning of Oswald's employment by the FBI and to subpena Oswald's PBI file as well By the end of the second meeting, the Conimission decided not to call the five relevant witnesses and not to subpens the records of the PBL Instead, the Warren Com-

mission relied exclusively upon the testimony of Mr. Hoover regarding Oswald's association with the FBI.

Yet for many Americans this question remains an open one. A question which must be resolved if we are to know how and why John Kennedy was assassinated. TAPED CONVERSATION OF "GSWALD" IN METICO - спт

When Oswald visited Mexico City in September 1963, someone made several visits and phone calls to the Soviet and Cuban Embassies using the Oswald . . . identity.

That there is some doubt that the person visiting and phoning the embassies was in fact Lee Harvey Oswald is evidenced by the fact that many physics graphs of "Oswald" were taken by CIA cameras outside both embassies. and every photograph which has been. pried loose from the Government-and they are still withholding some are of a man who is about 6 feet 2 inches, 175 pounds, 35 years old, and burly. "Our" Oswald was 5 feet 9 Inches, 135 pounds, 24 years old, and slim. The pictures are obviously not of Oswald, though so iden-tined by the CIA

At the same time, the CIA-through

some unknown means—tapped and taped the telephone calls of "Oswald" to the Soviet and/or Cuban Embassies. These recorded conversations were withheldfrom the Warren Commission, Had they been made available, or if they were made available today, voice prints of them could be made and compared with voice prints of known conversations of Lee Oswald. Then we would know for sure if there was someone else using Oswald's identity in Mexico City, And, if there are two Oswaids for sure, we can wager great odds that there was a conspiracy involved in the death of our President SECRET WIRETAPS :

After the assassination, the Pederal Government placed a number of wiretaps but withheld most of the "fruits" of these taps from the Warren Commis-

We are certain as to one crucial tap because of an PBI report declassified only weeks ago. This tap was either or the home phone of the Paine residence of the business phone of Michael Paine. Il must be remembered that the Painer were the Oswald's closest friends in Dallas, in fact, Marina Oswald was living a the Paine residence at the time of the assassination. Ocwald ostensibly stored his rifle in the Paine's garage.

On the day after the assassination, the PBI overheard Ruth and Michael Paintelling each other over the telephon that, although Otwald did the shooting "We know who is responsible." Appar ently the tapes from the conversation were withheld, because when the Paine were questioned at a liter date, the denied the fact that the conversation had taxen place. The FBI dropped th subject without ever facing them with tage or an PBI agent who had monitore the conversation

If the Oswalds' best friends, the Paine know matio was responsible," is it no about time that the American peop' know?

THE SHOTTAN BUILDE AND ASSASSINATIONS

A leading member of the Warren Commission was Alian Dulles. Dulles had been the Director of the CIA from 1953 until after the Bay of Pigs In 1961. Dusing must fixe been privy to the fact that the CIA had been actively engaged in many attempts to murder Fidel Castro in the years 1959.61 this time, Dulles, as the head of the CIA in the years 1959-61.

The grimy details of the CIA Clayof the Majia in its murder plots have been recently documented by the Church committee.

Yet, despite the Warren Commission's great interest in Oswald's many links to Cuba and to both pro-Fidel and anti-Fider factions, Allan Dulles never said .. one word to the other members of the life of Castro. Had Allan Dulles been . . 2. The warmen with Commission about the attempts on the life of Castro. Had Alian Lulies seen 2. The weapon which appears to more forthcoming, the whole direction of seen employed in this similar stack is a more forthcoming, the whole direction of the individual seen radically different and its conclusion.

The weapon which appears that it is a more forthcoming that it is a more forthcoming that it is a more radically different and its conclusion. The description of a "Mannitcher Care," the second of the conclusion of the conclusi sions radically altered

When we have a new investigation of . the Dallas murder—and we will have one, . whether it is this year, next year, or 10 years hence—the investigators can now realistically weigh the evidence withheld from Earl Warren by Allan Dulles to see if John Kennedy's death was directly cor indirectly caused by his administration's attempts on the life of Fidel

Castro.
THE MURDER WEAPON
A rifle was discovered on A rifle was discovered on the sixth ... floor of the book depositors building at - 1:22 p.m. on November 22, 1963. The . Dallas authorities told the press later that day that the weapon was a 7.65 German Mauser, Dallas District Attorney Wade repeated this information at a formal televised press conference and it was widely publicized. Deputy Constable Seymor Weitzman, on November 23, 1963, in a notarized affidavit, described the rifle he and Deputy Sheriff Boone found as a 7.65 Mauser, bolt action equipped with a 4/18 scope, a thick leather brownish black sling on it." In a filmed interview in April 1974, Roger Craig, a deputy Sheriff also present when the rifle was found stated: And the state of

-I was standing next to Weltzman, he was standing next to Pritz, and we weren't any more than, six or eight inches from the rifle, and stamped right on the barrel of the rifle was 7.55 blauser. And that's when Weltzman said, "It is a Mauser," and pointed to the 765 Mauser stamp on the barrel.

19.2

.....This description of the rifle is incompatible with the Warren Commission's case against Oswald Although the PBI reported that Oswald owned a rifle it was not similar to the one reportedly found on the book depository sixth floor. According to the FBI, the rifle Oswald had purchased was a Mannlicher/ - Carcano, 65 Italian carbine. This rifle, which the Warren Commission identi-fied as the murder weapon, is available for examination in the National Archives. Any individual, regardless of his experience in firearms, can clearly see it is an Italian rifle because stamped. clearly on the rifle are the words, "Made Italy" and "Cal. 65." It is unnacy that two police officers upon close inspection a few days before the assaistnation, Os- would like to add my support to

taken identification.

-Recently declassified CIA documents add further evidence that "Oswald's" rifle was not the rifle found in the book depository. A CIA report, dated November 25, 1963, stares:

On November 22, 1963 Les Harray Oswald shot President Kennedy while the President was riding in an open automobile on a Dallas

Texas street. The fine used was a Mauser. . - A second Cla report dated 5 days after the assassination states: ...

INFORMATION ON THE WEAPON PRESUMABLY USED IN THE ASSASSINATION OF PRESIDENT KENNEDT

in the Italian and foreign press concerning the pusumed use of an Italian-made rifle in the slaying of President Kennedy, the

. 2. The weapon which appears to have:

cano" rifle in the Italian and foreign press 

It should be clear that the initial identification of the rifle as a 7.65 Mauser clearly was not, as the Commission maintained, because Deputy Constable Weltzman "thought it looked like a Mauser." Since the Commission's case against Oswald as the lone assassin is built almost exclusively on his ownership of the 65 Mannlicher/Carcano, the identification of the murder weapon as 7.65 Mauser tends to discredit the entire case.

The report of the Warren Commission ) includes reference to a trip by Lee Harvey Oswald to Mexico City in late September of 1963, where on September 28 he visited both the Cuban and the Soviet Embassies. The report mentions that while he was in the Soviet Embassy he spoke with the Soviet Consul Kostikov, who also served as a KGB agent. Oswald referred to him as "Comrad Lostin." There is no further reference in the Warren Commission report as to the identity of Kostikov, We learned this is the re-cent release of some 1,500 CIA cou-ments. I quote from one of the docu-

Norg.-Valerly Viadimirovich Eostikov, " who has functioned overtly as a consul in the Soviet Benbusy in Mexico City since September 1961, is also known to be a staff officer of the RGB. He is connected with the thirteenth, or Liquid Affairs Department, whose responsibilities include assaustration and sabotage. 🕶

Upon reading this, my suspicions were very definitely aroused. Here we have the man who is considered to be the assassin of President Kennedy visiting a Soviet official wines responsibilities, according to the CIA junctude assessmention. I find the short thing highly suspicious. I find it incredible. I would like to know more about Oswald's KGB contact. I would like to know why this is not mentioned in the Commission report. THE HOST LETTER . . . . . . . .

Just as the FBI destroyed evidence in the Waterkate case, equally did it do so --- -- Eingl. in the Dallas case 💰 🕬

would have made such a case of mis- wald hand-delivered to the PBI office Dallas a threatening letter addressed PBI Agent James Hosty. Two hours al. Ruby shot Oswald, Hosty tore up the ne and a memorandum about it, and them down a tollet in the FBI of.

...

How can we be so sure of the details this incident? Because a subcommit of the House; chaired by the Honoral Don Edwards, held a full-fledged heart under outh on this subject not more th a few months ago. Such facts as I ha stated are perfectly clear.

What is not clear is: First, the nate of the threats in the letter; second, did Edgar Hoover know of the letter; thi who ordered the letter destroyed; a fourth, why was it so crucial to hide t whole incident from the Warren Co mission? the are array/mag

At the Edwards hearing, the lestimo of various PBI witnesses was radica contradictory. As they were under oa at least some of the witnesses were t juring themselves, 12 years, after 

fact.
The aim of the FBI appeared obv from Hosty's answers to questions Chairman Enwards. He said he did tell the Commission about the Osletter because he was not asked, H not volunteer the information becahe had been instructed not to volun anything that would be of help to Commission.

To the extent I am privileged to ticipate in its work I shall do every!. in my power to see that the commi-remains above politics.

Mr. MONTGOMERY, Mr. Spest will the gentleman yield?

Mr DOWNING of Virginia, I y. the gentleman from Mississippi Mr. MONTGOMERY, Mr. Speake

rise in support of this resolution. As chairman of the House Se Committee on Missing Persons in Sou east Asia, I would like to pledge to gentleman or others my cooperation work with the staff on how to set the committee. I also commend the i tleman from Texas (Mr. Gonzalez) his initial leadership in this area. I w suggest to the gentleman from Virg that you have a small staff and use o Government agencies to help ga

Also I would like to suggest that t select committees do not have to ru: and on Even though the Select Comtee on Missing Persons was extended 3 months over the 1 year of the lif the committee, which was needed, I t we can write a comprehensive repor the missing persons by January 3 no reason to extend the Select Com be on Missing Persons."

I know the gentleman will look these matters.

Mr. DOWNING of Virginia I th the gentleman from Miss salppi. I a with him. The life of the committee be determined by each succeeding ( gress ·

Mr SEIBERLING Mr. Speaker, the gentleman yield?

Mr. DOWNING of Virginia I yle the gentleman from Ohio Cdr. St

In one crucial instance we know that - Mr. SEIBERLING. Mr. Speake

I think all America will applaud him for

The trouble is that we all felt in our bones that we did not have all the facts as to these terrible events, but only recently have we golten some concrete evidence to confirm our misgivings. I was privileged to sit on the House Judiclary Subcommittee on Civil Rights earlier this year when we had hearings with respect to the FBI incident where they had a report on Oswald which was suppressed and flushed down the drain.

"Unfortunately, the new evidence has been developed plecemeal and as a sort of byproduct of other investigations and oversight hearings. Now for the first time we will have the satisfaction that at least one committee will have the jurisdiction to go into this whole matter and try to answer some of these awful questions that have been continuing concern to the people of our country.

Mr. DOWNING of Virginia, I thank the gentleman.

This committee will engage in no witch hunts. Its purpose is to arrive at the truth and not to blame those who may have erred in the original investigation.

For my part the only conclusion I have reached concerning the murders of President Kennedy and Dr. King is that we do not know the complete truth. Certainly in the case of President Kennedy I am convinced that there was a con-

spiracy involved. I'do not, however, know the identity of the conspirators or their motives. -

The SPEAKER. The time of the gentleman from Virginia has expired.

Mr. MADDEN, Mr. Speaker, I yield 1 additional minute to the gentleman from

Virginia (Mr. Downtne).

Mr. DOWNING of Virginia, Mr. Speaker, so that there will be no question about the nonpolitical purposes of this proposed committee, it has been agreed there will be no public hearings held prior to the election in November. Some hearings may be scheduled for later this year, but none of the time will be spent year, our none of the time will be spent obtaining the mass of political records for setting the stage for broad and deliberate action by the Select Committee, when as I strongly urge and expect it will be reestablished in the 95th Congress.

Mr. Speaker, I am sure we each remember the manner in which we heard of the assassination of President Kennedy and Dr. King. We may forget many of the details in our lives, but we will each remember where we were and what we were doing when we heard about it and our own personal reactions thereto,

Mr. Speaker, I do not want to go home and face my people unless I can assure them that I have done my utmost to provide them with all the knowledge of what happened to John P. Kennedy, our former President, I want them to know what happened to Dr. King. I want them to know that no one stood in the way of learning the truth. I want to restore credibility in our Government, I want to leave this as my legacy to the 95th

resolution and commend the gentleman. Congress, whose pleasure I have chosen In the well for his devotion to this cause. to leave at this time with great refuc-

> Mr. MADDEN, Mr. Speaker, I yield such time as he may consume to the gentleman from Texas (Mr. Gonzalez).

> (Mr. GONZALEZ asked and was given permission to revise and extend his remarks.)

Mr. GONZALEZ, Mr. Speaker, todayin this eleventh hour of the 94th Congress—the House has finally seen fit to attempt to discharge its responsibility in respect to some of the political assassinations of the last decade.

When I became the first Member of Congress since the Warren Commission report to ask for a congressional investigation of political assassinations on February 19, 1975-at the first available time after committees were organized for this Congress-I was ridiculed in some quarters and no one else was interested in joining in the effort. The U.S. press was, generally speaking, disinterested.

Much to my surprise, as well as everyone else's, the kind of reaction which I initially received quickly began to change as the result of revelations, especially about the John P. Kennedy assassination, which began to appear in print. The showing of the Zapruder film on national television also stimulated great interest. ...

As the interest began to mount, my good colleague, Congressman Thomas Downing of Virginia, introduced the very same resolution which I had introduced, but left off all other assassinations-or attempted assassinations—except that of President Kennedy.

However, I had originally proposed and continued to propose that the House also undertake a review of the assassinations of U.S. Senator Robert F. Kennedy and Dr. Martin Luther King, and the attempt on the life of Gov. George Wallace, so my good-colleague and I began to gather cosponsors on our two different versions of my proposal.

In the discussions which I had with my good colleague he argued that all the names of the others, especially that of Dr. King, should be removed from the proposal I had introduced, if we were to get any congressional investigation underway on the John P. Kennedy 25sassination, or any assassination.

Therefore, it was heartening this last Monday that my good colleague, Thowas Downing, agreed to join me and Congressman Walter Pauntage in a com-promise proposal. House Resolution 1540, which includes Dr. King's as assination, and possiby others, as well as that of President Kennedy.

Mr. Speaker, you will recall, that I was the very first to appeal to you personally. on the floor of this House, for consideration of legislation creating a select committee on assassinations, as we have done today. This first appeal was many months ago when it appeared that there was no likelihood that we would ever get such a proposal out of the House Rules Committee.

Creation of the select committee Islong overdue. However, whether creation of such a committee at this time, under

the present circumstances, including the retirement from Congress of my colleague, Congressman Downing, is really appropriate, remains to be seen.

I have only one interest; the truth about why and how these assassinations occurred.

In organizing such an effort, as a select committee on assassinations, we should have only the objective of assessing the effects of these assassinations on the American people, trying to determine why they happened, and how we can prevent such a series of events from happening again.

Mr. MADDEN, Mr. Speaker, I yield such time as he may consume to the gentleman from Illinois (Mr. Anderson).

(Mr. ANDERSON of Illinois asked and was given permission to revise and extend his remarks.)

Mr. ANDERSON of Illinois. Mr. Speaker, I am delighted that the gentleman who has preceded me on this resolution was the gentleman from Virginia (Mr. Downing). The gentleman certainly has no political motives whatever in espousing the cause of a reopening of the investigation into the death of Dr. King and John P. Kennedy, because as all of the Members of this committee know, the gentleman from Virginia is not seeking reelection to this body.

Mr. Speaker, very frankly, I was one of those who originally was highly skeptical-totally skeptical, I would say-of the utility of further pursuing this matter. Yet, after listening to the testimony of the gentleman from Virginia (Mr. Downing) before the Committee on Rules way back in March of this year, 1 was so impressed with the very patient and persistent effort that the gentleman had made to gather together all of the facts and all of the evidence that certainly pointed to new areas that deserve. investigation, that at that ime I voted in favor of reporting out this resolution. This was on the 31st of March of this year.

Now, almost 6 months have gone by, 6 months, I might say, of very valuable time that could have been used to pursue this matter.

Portunately, some of the members of the Committee on Rules, at least in my judgment, changed their position and so it was that I read this week 2 days agothat by a vote of 9 to 4 this resolution. was favorably reported. . . -

Mr. Speaker, I shall not take the time to go into the evidence that has been presented to the committee by the gentleman from Virginia (Mr. Downens), The gentleman has already made some reference to it in his statement a moment. ago; but, for example, some of the people who have urged reconsideration of this matter include the staff attorney for the Commbrion, David Belim, who in November of last year called for a new investigation, because the Commission at the time it dig to work had been totally unaware of CIA attempts on the Bie of Fidel Castro, set I read, for example, in the statement of the gentleman from Virginia (Mr. Downing) and heard the gentleman testify before the Committee on Rules, that Lee Harrey Oswald was questioned by seven PBI officials for approximately 12 hours and that there are no stenuariable scripts of his interrogation, no tape-recorded record of his questioning was made, that no notes were kept, even by the chief of homicide of the Dallas Police.

Mr. Speaker, those are things certainly that lead me to believe that in view of what we have learned in recent months of CIA involvement in attempted assassination efforts with respect to the. Cuban dictator, Fidel Castro, and also some of the revelations with respect to the activities of the FBI have lead me to believe that reasonable men have the right, at this point in history to once again make an inquiry into these matters.

I have not spoken as extensively about the need for reinvestigation of the death of Dr. King, although I understand from one of the witnesses before our committee, Mr. Faustroy, that there is evidence in this case as well that is deserving of consideration. I think both of these matters are so important that I would urge I Members to put aside their doubts and A support the adoption of the resolution.

Mr. THONE. Mr. Speaker, will the gentleman yleld?

Mr. ANDERSON of Illinois, I yield to the gentleman from Nebraska.

. Mr. THONE asked and was given permission to revise and extend his remarks.)

Mr. THONE, Mr. Speaker, I thank the

gentleman for yielding to me.

Mr. Speaker, no one can deny that there is a considerable percentage of people in America who feel they haven't had the full truth about the assassination of former President John P. Kennedy and Martin Luther King. There are lingering doubts in the minds of many about the participants, motives, and causes of these tragedies.

In my opinion, sinister conspiratory

aspects loom larger and larger.

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Questions have also been raised about killings, or attempted murders, of other leading American political leaders in the past 10 to 15 years.

It is always worthwhile to seek the truth. It is always a wise course to try to replace doubts with certainty. It is always a course of wisdom to seek to find answers for important questions.

An investigation of these assassination attempts may help to glide America's conduct of international Yelations. An investigation may help to provide better protection for our political leaders. Most importantly, an investigation that is -- thorough, complete, and impartial will do much to ease American minds. The United States is a nation of free people. We require knowledge and information to keep our freedom. As Jesus said, "The truth will make you free."

In the search for truth, I urge adoption of this proposal.

Mr. YATES Mr. Speaker, will the gentleman yleld?

Mr. ANDERSON of Illinois, I yield to my coileagus from Lilinois.

Mr. YATES, Mr. Speaker, the statements that have been made today by these advocating the resolution indicate

that the committee's attention will be devoted to the assassinations of former President Kennedy and Dr. Martin Luther King. Yet, I am troubled by the phrase in the resolution which states, and any others the select committee shall determine."

Mr. ANDERSON of Illinois, I would respond to the gentleman from Illinos in this manner: Certainly, all of the testimony before the Committee on Rulesand which led me individually to support as long ago as March of this year the adoption of a resolution to set up a select committee-was based on a desire on the part of the witness to reopen the investigation into the deaths of two men, and two men only, Dr. Martin Luther King and former President John F. Kennedy.

Let me conclude my answer by saying that just as the gentleman from Virginia (Mr. Downing) pointed out, there have been some very mysterious deaths occur in recent months, and he referred by name to two former members of the Mafia. It is generally believed that they may have but some connection with plots by the CIA on the life of Castro; so that, to the indicates that this language is merely designed to give the select committee, if it is established, the latitude and the flexibility that it might need to look into the deaths of other individuals who are not really the prime focus of inquiry, but leads with respect to how that matter would in turn perhaps shed some light on the whole mystery surrounding the deaths of former President Kennedy and Dr. King. So, I think it is wholly ancillary to the principal thrust of the investigation, which is to look into the deaths of Dr. King and former President Kennedy.

Mr. YATES. Does the gentleman believe that the work of the committee should be fully devoted to the deaths of those two individuals? And further respecting the deaths, as the gentleman suggested, occurring recently if those deaths are related to the death of former President Kennedy, the authority given by the resolution would permit the committee to go into those deaths as well. I think the authority that is given by that gratultous phrase, if you please, is so broad that the committee could go into the assassination of President Lincoln, for example, under this authority. It could go into the assassination of President McKinley.

Mr. ANDERSON of Illinois. Now, the gentleman is resorting to a familiar device. There is not a shred of evidence before the Committee on Rules to show that they intend to go back and exhame the bones of Abraham Lincoln or James Ga.field.

Mr. YATES Why put this phrase in here then?

Mr. ANDERSON of Blinois, I have tried to explain to the gentleman that the deaths of some of the other people in recent months have lead the authors of the resolution to think they might have some bearing on the deaths of President Kennedy and Dr. King.

Mr. YATES. If they have a bearing on the deaths, would not the authority of individual stating them. They gray or

this resolution give Congress the power to go into that investigation?

Mr. ANDERSON of Hilaols. I suppose one could argue without the phrase "and of any others" that they could.

Mr. YATES, That is right. I thank entleman for his concession.

Mr. ANDERSON of Illinois, I frankly cannot see the basis for the fears expressed by the gentleman from Illinois that this committee is going to get off on a fishing expedition into every gangland slaying that has occurred over the past 10 years. I do not think that is their intention at all.

Mr. MADDEN. Mr. Speaker, I yield 3 minutes to the gentleman from Califormia (Mr. Sisk).

(Mr. SISK asked and was given permission to revise and extend his remarks.)

Mr. SISK. Mr. Speaker, I appreciate the gentleman yleiding. 🗻

Mr. Speaker, let me urge my colleagues, for gosh sakes, if they have any respect, as I am sure they all do, for the dolla -. of our taxpayers, let us vote this resoit-tion down. This, to me, is almost unbellevable, that we would be here, upproaching October 1, even discussing it. issue.

Maybe I should not use this title, because it certainly does not apply to any Member of this body, nor to most Americans, but there are unfortunately, a number of people running around this country who are plain witch hunters, and they have some kind of a melodramat r desire for the morbid. They want to try to create an incident.

If anyone can stand up and tell me single good that anything that this committee may do would be of any benefit to the American people, to the American Government, to anyone, then for God's sake I wish they would do it.

I thought we put this thing to bed a long time ago, and we did have it stopped for a time.

But it seems to ever raise its head. And, finally, let me say we had an amendment yesterday proposed to eliminate the phrase which has been raised here which opens R up For example, I understand there is new evidence in connection with the death of President Harding. I do nos know whether or not the committee wants to go in and investigate the death of President Harding, and I do not really care. I just hope, as I said, that we vote this resolution down, and particularly at this stage of the year when there is no presibility even, with the admission of possible Members of the committee, that they are going to do anything this year and will depend on the 95th Congress for any achievements that may be developed.

Mr. Speaker, let me say to my colleagues that we have heard all kinds of rumors, and there will continue to be rumors. We had a very distinguished commission 13 years ago that I think did the very best possible job of investigating this. People talk about new faits. We read about new facts concerning a whole variety of things, some of them gr back 100 years ago. Facts are facts to

haif-truths.

So I say, Mr. Speaker, that I would urge that this House on this occasion vote down this resolution, and then If the 95th Congress wants to take a look at some new evidence that apparently seems to be floating around, they can do so, Frankly, as a Member of the Committee on Rules. I still have not heard anything up there that would in any way change my strong conviction that it is a total waste of time. Are we going to go down and bring Mr. Castro up here if somebody comes up with some so-called facts that he was instrumental in the death of President Kennedy? To me, it is just unbelievable that we spend our time on this kind of situation.

Mr. MADDEN, Mr. Speaker, I yleid 1 minute to the gentleman from Virginia

(Mr. Downing).

Mr. DOWNING of Virginia asked and was given permission to revise and extend his remarks.)

Speaker, I have resolved this question for myself. The Members all know that - I do not go in for the sensational or the bizarre. That is not my lifestyle, I asked myself: "Why do you want to do this?" And the answer came back: "The truth."

The American people want to know the truth. I would hope and pray that the committee would resolve that the War-Ten Commission was right, but I know in

my heart it will not.

Let me tell the Members something else about these assassinations. We should take into consideration the political effects of this crime. Let us think of this for a minute: But for the fact that Kennedy was assassinated, Johnson probably would not have been President, and but for the fact that Robert F. Ken-· nedy was assassinated, Richard M. Nixon probably would not have been President. and but for the fact that George Wallace was eliminated, Nixon probably would not have been reelected. No one can tell me that an assassination does not have an effect on politics and on our form of government.

Mr. Speaker, I urge the Members to

vote for this resolution.

Mr. MADDEN, Mr. Speaker, I yield 5 minutes to the gentleman from the District of Columbia (Mr. FAUNTROY).

. (Mr. FAUNTROY asked and was given permission to revise and extend his re-

marks.)

Mr. FAUNTROY, Mr. Speaker, I rise in support of the House Resolution 1540. There are at least three compelling reasons for the House to establish this Select Committee on Assassinations. The first is that the American people want it. The second is that a wealth of new information which was not available to the initial investigators of the Kennedy and King assassinations justifies it. And third, Mr. Speaker, the best vehicle for such an inquiry would be a duly constituted panel of distinguished Members of this House committed to conduct a responsible and searching investigation of these matters.

Let us take a look at the first compelling reason, namely that: The American people today want a thorough, im-

may not be facts. They may be truths or , partial and reliable investigation of the rash of political assassinations that have rocked our Nation over the past 13 years. Both nationwide polls and more localize polls of the opinions of the American people indicate that an overwhelming majority of our people are not satisfied that we know the whole truth about several of these assassinations. In fact, a CBS nationwide poll as recently as November of last year found a whopping 46 percent of the American people believing that the shootings of John P. Kennedy, Martin Luther King, Jr., and even George Wallace were related. The polls found only that 15 percent of the American people believe that Lee Harvey Oswald acted alone in the Kennedy assassination.

i. When one reflects upon the wealth of new information that has come to light since initial investigators completed their work, one can understand the low level of confidence which the American people have in these dated findings, Not onlyhave a number of books published on the subject of the assassinations revealed new information and raised serious questions that ought to be answered, but the recent findings of the Senate Select Committee on Intelligence have, in my view, confirmed the need for a reopening of these matters.

Our distinguished colleague from Virginia, Mr. Downing, has noted a number of facts that were not available to the Warren Commission in the Kennedy case. The King assassination has never been thoroughly investigated inasmuch as there has never been a trial, even though the confessed assassin has been seeking one for nearly 8 years. I have shared new information with respect to the King assassination with the leadership of the House with the result that they have concurred in our desire to establish the select committee.

Third, Mr. Speaker, a select committee of the House is clearly the best vehicle for investigating this investigation. What the Senate Select Committee on Intelligence has documented about the shameful conduct of the FBI with respect to Dr. King is certainly enough to convince all of us that the responsible thing for the Congress to do is to undertake this investigation, resolve any lingering doubts and help restore confidence in our Government.

The American people want it, new information demands it, and the conduct of our traditional investigate agencies require that we establish this select committee. Nothing more is needed; nothing less will suffice.

Mr. MYERS of Indiana, Mr. Speaker, will the gentleman yield?

Mr. FAUNTROY, I yield to the gentle-

man from Indiana

Mr. MYERS of Indiana, Mr. Speaker, I share the concern of the gentleman, and I agree that there assassinations certainly needed investigation at the time, but I fail to realize how we can come up now 2 weeks before sine die adjournment with a resolution that provides for the appointment of 12 Members of this Chamber to make an investigation in 2 weeks and clear the air in a matter that the Warren Commission spent menths in investigating. I Just cannot see it \_ -

I will ask one other question, if I may Mr. FAUNTROY, May I suswer the first question and then answer the gentleman's second.

Mr. MYERS of Indiana, Certainly. Mr. PAUNTROY. It is my considered judgment that the members of the Committee on Rules who voted for this, including the gentleman from Virginia (Mr. Downing) whose record is very clear on questions of this nature, have not moved to do this at this time without serious understanding of the urgent need to preserve testimony. I am con fident that when we are apprised of thr specifics, of the new information, we wilunderstanding the wisdom of the leadership which is supporting this measure now.

, Mr. MADDEN, Mr. Speaker, I yiele myself an additional 30 seconds.

. (Mr. MADDEN asked and was given permission to revise and extend his-remarks.)

Mr. MADDEN, Mr. Speaker, I want to

commend the gentleman from the District of Columbia (Mr. Pauntroy) for the remarks he just made.

As I previously stated, Mr. Speaker there have been thousands of letters am requests from organizations and people all over the country pressing for these Investigations.

The gentleman from Texas (Mr. Gon zausz) has been one of the pioners in bringing about this investigation resolution. His work has not only extended over months, but over years in trying t get this Select Assassination Committe created.

Mr. Speaker, I yield 2 minutes to th gentleman from Texas (Mr. Pickie).

(Mr. PICKLE asked and was give permission to revise and extend hi remarks.)

Mr. PICKLE, Mr. Speaker, I than the gentleman from Indiana (Mr. Mar pra) for yleiding.

I will not take all of that time becau-I was also going to point out to the Houthat one of the first voices in the Cor gress to raise questions was that of th gentleman from Texas (Mr. Conzalez

Mr. Speaker, I have doubts about whi this committee will find; but I do kno that the gentleman from Texas (M GONZALEZ) has been pursuing this mater for the last several years and probal. was the first one to initiate or to insion further inquiring. I think the Hou ought to know that perhaps this resolu tion is before us today because of h persistence and because of his determ nation that certain testimony ought be preserved.

Mr. Speaker, most of us are going reserve our judgment, but I know th the able gentleman from Texas (M GONZALEZ) felt very strongly about un certainties, and I think that the Membe should be reminded of that particul fact.

Mr MYERS of Indiana Mr Speake will the gentleman yield?

Mr. PICKLE I yield to the gentlend from Indiana.

Mr. MYERS of Indiana, Mr. Specke once again we will establish a commision or a select committee, and I unde stand that these people who will ser H 10364 on this committee have already been designated, in the event this resolution

Dasses today.

I wonder if this resolution would be here today if the 12 members who will . serve on it were not Members of the House of Representatives. If we selected 12 persons from the population to make this investigation, would we still be voting on this oil today? Ale we really con- . Everybody in America loves moving cerned about this or is this the oppor- pictures and they love to read mystery tunity for somebody to be out in the

Mr. PICKLE, Mr. Speaker, I mus day to the gentleman from India. Myeas) that I do not know whether the members have been seletced. Trut is a matter for the Speaker, who was grade

that determination. Mr. MYERS of Indiana. If the gracieman will yield further, at the lime this came up I understand that the members had been selected already or designated, at least, even though they have not been 

Again, I doubt that we would be here appointed. " .. today taking up this resolution if Members of Congress were not to serve on this very select committee, Regardless of how worthy or meritorious this bill is, can the 12 members to be appointed fulfill all their other legislative responsibilities, all probably will be running for reelection and will be doing some politicking during this period, yet do any kind of job of investigation and make a report before we adjourn? To spend that much money in such a short time is just not

Mr. MADDEN, Mr. Speaker, I rield reasonable 2 minutes to the gentleman from Indiana

(Mr. FITHIAN asked and was given (Mr. FITHIAN). permission to revise and extend his

Mr. PITHIAN, Mr. Speaker, I thank remarks.) the gentleman for yielding.

When I came to this body nearly 2 years ago, Lcame from a role of a history. 

... I was the person who had seen in the books repeatedly or every so ofte: the statement that we wanted to go back and reinvestigate some assassinaton.

Mr. Speaker, by training alone, I was opposed to this movement; but in the last 18 months, both from the evidence that has been amassed and the interest that has been exhibited, and from my own investigation and my own reading own the into this subject, I have been led to believe that this is worthy of our consideration. It is worthy of our consideration because there are too many unanswered questions.

swered questions and the evidence pertaining to them are now demonstrably incomplete, as has been stated ably by the gentleman from Dlinois (Mr. Anderson), that being the case, it is time to try to lay this question to rest and to try to assure the American people, who are, as the sentleman from Indiana (Mr. Manury), the chairman of the Committee on Rules nentleart uneasy about this whole matter.

Therefore, I would urge the Member: of this body to support this resolution. 

- Mr. MADDEN, Mr. Speaker, I yield I minute to the gentleman from New Jersey (Mr. Patten). . .

(Mr. PATTEN asked and was given permission to revise and extend his

Mr. PATTEN, Mr. Speaker, I think it is remarks.) odd. Yesterday we had the Clean Air Ack Today we have this resolution. - .

Everybody in America loves moving stories. It is the best way to sell a newspaper.

newspaper. ... I work on the Appropriations Committee and there are no TV cameras or lights, no reporters. Let us get into the act even if it is a fake. \* 23

Mr. WON PAT, Mr. Speaker vb th support House Resolution calls for the creation of a selec. alttee to investigate the deaths to the late President John F. Kennedy, his brother Robert, Martin Luther King, and the attempted assassination of Gov. George Wallace:

The measure now before this body is similar to one I cosponsored; House Resolution 456, both of which were written by our esteemed colleague Representative HENRY B. GONZALEZ, Of TEXAS.

.. The need for Congress to undertake a new and thorough investigation of these matters, particularly the Kennedy assassinations, is very real. Recent events have revealed new information which shed light on some very gray areas of the Kennedy assassinations. Information which should give every American pause to question whether the Warren Commisslon did, in fact, uncover all the sordid facts surrounding these terrible events in our history, Did Cuban President Pidel Castro play a role in the killings as press reports now indicate may be the case? Did the Malia know about the murders and are the gangland killings of the two Mafia heads related in any way to the Kennedy assassinations?

I, for one, have no idea if these or any of the numerous theories about the assassinations are valid. But the fact remains that many Americans continue to doubt that all the truth has been revealed.

I have great confidence that should the Congress approve of this legislation, the investigation will be conducted in a professional and responsible manner which will reflect credit on the U.S. Congress. What we are looking for is the truth, not a sideshow. But as long as a reasonable doubt remains, I believe that it is the duty of the Congress to investigate these issues and report to the Ameri-• • • • • can people its findings.

Congressman Gonzales deserves our. support in this matter. He has approached this sensative issue with dignicy and appreciation for the complex lisues involved. Should the select committee be authorized, I would heartedly recommend that Congressman Gonzales be chosen as its chairman. He is extremely familiar with the issues and has undoubtedly developed strong connections with many of the groups who have publicly expressed reservations about the assassinations. Congressman Govzatez's record in the House is an outstanding one, and I am confident that he would carry out the 

duties of the chairman of the select committee to investigate the assessinations

Speaker, I rise to support House Resolution 1540, a resolution that establis' a House select committee to complet thorough investigation of the assassiontions of President Kennedy and Dr. Mar-

tin Luther King, Jr.
Lingering doubt about "what happened" remains with the American people. Uncertainty about the death of great leaders, or anyone cannot be.

Thus, last year I cosponsored a nearly identical resolution (H. Res. 574) introduced by my colleague from Virginia, Mr. Downing, Today, I urge every Member to join with me in passing a resolution that, hopefully, will close an old wound.

. bir. BAUCUS, Mr. Speaker, I rise L urge a speedy passage today of Hous-Resolution 1540. As Members of the House of Representatives, we have the duty to investigate and prove or disproto the best of our ability any allegation of impropriety or conspiracy in the assassinations. The American peophave the right to know with the greater certainty possible the circumstances sur rounding deaths of President Kenned Martin Luther King, and the attemptassassination of Governor Wallace.

Mr. MINETA, Mr. Speaker, I am mo hopeful that today the House will tak a step toward ending the 13 years doubt that have surrounded the assass nation of President John P. Kenned Public opinion polls have shown us re peatedly that the American people sin ply do not believe the conclusions of the Warren Commission report. And ra' than subsiding, the questions, charand doubts grow in scope, magnitud and intensity with the passage of the The Senate Select Committee on Int ligence Activities concluded that the were serious omissions in the inform tion and evidence provided to the W: ren Commission and that another vestigation is warranted, I concur w that conclusion and believe the Ho of Representatives should establish vehicle to conduct that investigation.

R is clear that the Warren Comm sion never questioned the guilt of Harvey Oswald and never looked i any information that was not dire related to him, In this way they ne examined any information that did fit into this preconceived conclusion, thus the scope of their investigation

narrow and incomplete.

I do not portend to know who or did not, kill President Kennedy. know that too many questions doubts remain for us not to crea select committee to investigate that sassination. Further, information has come to light over the last se months regarding the surveillance harmsoment of Rev. Martin Luther I and the inconsistencies aurroundin assassination warrant attention by House of Representatives as well.

I urge all of my colleagues to cor the public's right to know the truth cast an affirmative vote on this it tion.

Mr. BIAGGI, Mr. Speaker, I rise to indicate my full support for this resolution which will establish a new Select Comnulttee on Assassinations. As a cosponsor of this resolution, I consider its passage vital if we are to address the clamorings of millions of Americans to reopen the investigations of the assassinations of John P. Kennedy and Dr. Martin Luther King, Jr.

Now, almost 13 years later, there are still many serious questions being raised on certain key facts associated with the murder of President Kennedy. The relentless efforts of such persons as Mark Lane in his book "Rush to Judgment" as well as other individuals and groups, have produced new evidence which questions the findings of the Warren Commission. It should be clearly understood that the efforts to create this select committee are in no way designed to be a total denunciation of the Warren Commission. Rather, in light of new and substantial evidence, it is imperative that a new inquiry be undertaken and we are seeking to allow Congress to investigate the assassination for the first time.

Similarly, serious questions have been raised about the murder of Dr. Martin Luther King, Jr. New and very disturbing theories have surfaced which deserve close examination. This is exactly what the committee would do. .

I am pleased that this resolution will vest the new committee with sufficient authority to insure that thorough inquiries are conducted. These two assassinations of major American leaders have had a profound effect on all Americans. We must write the final chapter on these two dark events in American history by permitting all relevant evidence to be aired and considered so that unimpeachable conclusions on these assassinations may be reached.

Mrs. MINK, Mr. Speaker, I rise in support of House Resolution 1540, to establish a Select Committee on Assassination. Many of us have been shocked in recent times to learn of the extent to which American intelligence and law enforcement agencies have engaged in illegal, improper, and unethical activities. Inrestigations by both Chambers of Congress have chard a long history of abuses by the CIA FEI, and other agencies that have included illegal electronic surveillance, drug abuses, political spying, mail openings, efforts to disrupt and discredit citizen protest groups, and assassination plots against foreign leaders.

The recent disclosure of J. Edgar Hoover's now infamous COINTELPRO memos outlines a nationwide program to "expose, disrupt, misdirect, discredit, or otherwise neutralize the activities" of organizations and leaders who did not share Mr. Hoover's political philosophy. And yet, I would remind my colleagues, that the investigations of the assassinations of President John F. Kennedy, Senator Robert P. Kennedy, and Dr. Martin Luther King, Jr., were dependent upon Information gathered under the direction of the very same J. Edgar Hoover.

Mr. Speaker, this Congress had done much to prevent the reoccurrence of the abuses of the past but to stop at this point is to leave our work half done.

Many American: are demanding to be told the whole truth about the assassinations of some of our greatest leaders. The recent systematic violations of the Conby the FB. CIA, and other agencies, necessitates by the real fired intervention of this honorable body in order to determine if all facts have been brought to light. The American people will expect no less.

Mr. MILLER of Ohio, Mr. Speaker, I rise in opposition to this resolution. The proponents of this resolution are asking the American taxyay is to pay \$250,000 to study the circumst aces surrounding the assassinations of carrain named individuals and other uneared individuals. The proponents of this resolution call for the expendature of these funds even though thousand; of dollars have been previously specific regions local, State, and Federa on ties-including adjudicatory bodies- 'o ton investigation of assassinations.

Now, Mr. Speaker : ... . ... . attom are a terrible thing and i ar could prevent them by writing 5 2000 reports that nobody will read, a world vote for this resolution. But the regunents of this resolution is dicate . 4. we just have to have this study. However, it is have neither , appression the heard nor seen a gree' people demanding this that ... the proponents truly down deep in the hearts want this great treatise called for by this resolution, I respectfully suggest that they reach down deep in their pockets and get out their checkbo ?, and personally contribute to this undertaking. I have it calculated. If each of the Members would write a check for \$575, that will cover the \$250,000 cost of this erdeavor. Since the people do not want this resolution it is only fair that we pay the bill and save the taxpayors some funds. I suspect that there would be a lot less studies undertaken if we were required to pay for them out of our own pockets. And I also suspect, Mr. Speaker, that all of these study commissions would not linger on Indefinitely if the Members were required to pay for them year after year.

The SPEAKER, All time has expired. " " GENERAL LEAVE

Mr. MADDEN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks on the subject of the pending resolution. The SPEAKER. Is there objection to the request of the gentleman from In-

There was no objection.

Mr. MADDEN, Mr. Speaker, I move the previous question on the resolution.

The previous question was ordered. The SPEAKER. The question is on the resolution.

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

Mr. ASHBROOK, Mr. Speaker, I cbject 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-year 280, pays 65, answered "present" 1, not voting 84, as follows:

[Roll No. 748] YEAS-280

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The Clerk announced the following Hansen

pairs: Mr. Bowen with Mr. Hebert. Mr. Chappell with Mr. Talcott. Mr. Teague with Mr. Helt.z. Mr. Matsunaga with Mr. Bell. Mr. Flynt with Mr. Each. Mr. Joha Burton with Mr. Goldwater. Mr. Shipley with Mr. Wydier. Mr. Wolff with Mr. Lott. Mr. Yatron with Mr. Carter. Mr. Mineta with Mr. Hansen. Mrs. Meyner with Mr. McKay. Mr. Mann with Mr. Schneebell. Mr. Cotter with Mr. Howe. Mr. Murphy of New York with Mr. Lent. Mr. Rose with Mr. Clancy. Mr. Roybal with Mr. Ruppe-Mr. Hawkins with Mr. Kelly. Mr. Adams with Mr. Hagedom. Ms. Abzug with Mr. Steelman. Mr. Byron with Mr. Metcalle, Mr. Carney with Mrs. Collins of Hilnols. Mrs. Chisholm with Mr. Winn Mr. Eckhardt with Mr. Skublin. Mr. Fuqua with Mr. Johnson of Pennsyl-حالت و

Mr. Gialmo with Mr. Riegie. Mr. Green with Mr. Symington. Mr. Helstocki with Mr. Alexander. Mr. Meeds with Mr. Cleveland. Mr. Rangel with Mr. Rousselok Air. Wirth with Mr. Mazzoll. Mr. Wright with Mrs. Sullivan. Mr. Eadillo with Mr. Milford. Mr. Ashley with Mr. Stelger of Arizona. Mr. Ford of Tennessee with Mr. Conlan. Mir. Thornton with Mrs. Burks of Call-

a hir. Moss with Mr. Rees. Mrs. Mink with Mr. Sarbanes. Dir. Patternia of California with Mr. Young

of Georgia.
Mr. Ryan with Mrs. Schroeder.
Mr. Ryan with Mrs. Schroeder. Mr. Vander Veen with Mr. Randall.

So the resolution was agreed to. The result of the vote was announced as above recorded

A motion to reconsider was laid on the A motion to reconstruction table.

## NATIONAL FOREST MANAGEMENT ACT OF 1976

Mr. FOLEY, Mr. Speaker, I move that the House resolve itself into the Committee of the Whole House on the State. of the Union for the further consideration of the bill (H.R. 15069) to amend the Forest and Rangeland Renewal Resources Planning Act of 1974, and for

other purposes.
The SPEAKER pro tempore (Mr. Bo-LAND). The question is on the motion offered by the gentleman from Washing-ton. The motion was agreed to

The motion was agreed to. Accordingly the House resolved itself. into the Committee of the Whole House on the State of the Union for the further consideration of the bill, H.R. 15069, with Mr. Dantetson (chairman pro tempore) in the chair .....

The Clerk read the title of the bill The CHAIRMAN pro tempore (Mr. DANIELSON). When the Committee rose on Wednesday, September 15, 1976, the gentleman from Washington (Mr. Poler) had 14 minutes of general de-

bate remaining and the gentleman from Idaho (Mr. Synns) had 16 minutes of general debate remaining.

The Chair now recognizes the gentleman from Washington (Mr. Foley). Mr. FOLEY, Mr. Chairman, I yield 3 minutes to the gentleman from Oregon

. (Mr. WEAVER asked and was given permission to revise and extend his remarks) ·

Mr. WEAVER, Mr. Chairman, the timber industry and the men and women who work in it have contributed greatly to this Nation, providing the wood products with which we have built our homes and the furnishings within our homes and buildings. . .

It is a hardworking industry, a proud people, fallers and buckers, choker setters, all who work in the woods, in logging shows, in mud and snow; those who pull on the green chain, the sawyers, those who lay out veneer and make plywood, the log truckdrivers who work from early dawn to late at night, all bring to America one of its most preclous, warm, and useful resources to be constructed by craftsmen into that which, with the food we eat, it the important quality in our liver-our homes.

Oregon is proud to be the State which provides the most softwood timber to this Nation. We do our part, and want always to do our part. We want to continue our ability to provide timber, and at the same time show strong and reasoned concern for the care of our forests and the forests of this Nation.

For, 7dr, Chaleman, the woods are many things. They are the growing place of magnificent trees, the growing place of plants of rare beauty, and they are the source of our water, the fresh mountain water that is our blessing and our trust. They are the habitat of countie. wildlife, the spawning grounds of bright fish, whose natural streams are sensitive to environmental change. We in Oregon are fishennen and women, hunters and hikers, and we love our forests with our streams coursing through the mountains. We know the soils must be carefully preserved to protect all that is in our woods.
We invite you to Oregon to see our

natural wonders. Join us if you wish; it is a free country. We only ask one thing. that you help us to keep Oregon, its forests and rivers, a special place to live.

... And, we ask this Congress to approve sound, balanced legistation which will keep us at work providing wood to this Nation, and at the same time keep & forest environment that preserves those. other vital values of nature; and legislation that will assure that the trees, young and old, growing and harvested. will be with us forever. For, what would Oregon be without trees; the Nation without forests?

ithout forests?
Mr. SYMMS. Mr. Chairman, I yield such time as she may consume to the gentlewoman from Nebraska (Mrs. Smith). SMITH).

(Mrs. SMITH of Nebraska asked and was given permission to revise and extend her remarks.)

Mrs. SMITH of Nebraska, Mr. Chairman, I rise in support of HR. 15069, th National Forest Management Act 1976.

As reported by the House Agriculture Committee, this legislation would amen the 1897 Organic Act—enseted at a time when our timber resources appeared vir tually unlimited—to permit the increase. use of the timber produced in our na tional forests. 2: 11 - 14 14 15

-As Members know, a recent court dec: sion based on the Organic Act has re sulted in an outright ban on all clecutting in the Monogahela National For est. If extended to all national forest the Porest Service estimates, timber ha vests in the East would be reduced i about 10 percent, with a 50-percent r duction in western forests.

The bill presented today would alle limited clearcutting in national fores under the supervision of the Agricult. Department. This will allow the use modern timber harvesting metho while at the same time assuring at quate protection for the environment In addition, today's bill will estable an 8-year reforestation program signed to increase future timber yi

Mr. Chairman, this represents a son balance between increasing timber p duction and protecting the environment As is evident in the debate last ni and today, this is an extremely sens! issue, and I want to commend the A culture Committee for a construc solution to a difficult problem.