We are going to prove our commitment to reducing the size and scope of Government by working for the passage of a balanced budget amendment. Every American family knows the importance of living within its means. Congress needs to learn that same discipline, and I encourage my colleagues on both sides of the aisle to support the passage of the balanced budget amend-

LEAVE SOME FOR AMERICA

(Mr. TRAFICANT asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. TRAFICANT. Mr. Speaker, I have some problems with the policy that allows Taco Bell to make great profits in America, but requires the taxpayers of America to make a loan to Mexico for Ma Bell to have a shop down there.

Something is wrong here, folks. We have already propped the peso up with \$6 billion with NAFTA. We have lost 40,000 jobs already with NAFTA. Now Mexico wants \$40 billion in loan guarantees so they can become well.

The \$40 billion will not make Mexico well. It will make them more dependent and limping back to Uncle Sam. And I want to advise Members, while you keep worrying about the Mexican economy, you have got people unemployed and you have problems in our own country.

By the way, what do we get for this \$40 billion? Two baseball players to be named later? I think it is time to get on a business program here, folks, stone cold business. And we are losing our pants. Think about that before we go shipping more money now to Mexico. Between Russia, Mexico, and everybody else, it is a wonder there is any program left in America.

VOTE "YES" ON BALANCED BUDG-ET AMENDMENT AND LINE-ITEM

(Mr. NEUMANN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. NEUMANN. Mr. Speaker, when I came to Washington I made a commitment to the people of Wisconsin. They expect me to do everything I can to reduce the size and the cost of Government, and I intend to follow through. That is why I support the balanced budget amendment and the line-item veto.

The balanced budget amendment will change Washington. No longer will we be able to fund programs with our children's money. No longer will we be able to spend taxpayer funds without asking if we have the money to do so. The line-item veto allows for the elimination of wasteful Government spending.

Mr. Speaker, it is time to change the way we do things here in Washington.

The balanced budget amendment and the line-item veto build a new structure for this Congress to live within. I urge my colleagues to vote "yes" on both of these important initiatives.

THE SPEAKER'S BOOK DEAL

(Mrs. MEEK of Florida asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. MEEK of Florida. Mr. Speaker, the Speaker's unbelievably good book deal, after all these secret meetings and behind the scenes deal-making, which each day brings to light new and more startling revelations, I am still not satisfied with the answers I am getting about this very large and lucrative deal our Speaker has negotiated for himself.

Now more than ever before the perception of impropriety, not to mention the potential conflict of interest, still exists and cannot be ignored.

Mr. WALKER. Mr. Speaker, I demand the gentlewoman's words be taken down.

POINT OF ORDER

Mr. WALKER. Point of order, Mr. Speaker. She should not approach the

The SPEAKER pro tempore. The point of order is well taken.

Members should not approach the Speaker during the Clerk's report and the Chair's ruling.

\square 1120

The SPEAKER pro tempore (Mr. STEARNS). The Clerk will read the gentlewoman's words.

The Clerk read as follows:

News accounts tell us that while the Speaker may have given up the \$4.5 million advance, he stands to gain that amount and much more. That is a whole lot of dust where I come from. If anything now, how much the Speaker earns has grown much more dependent on how hard his publishing house hawks

The SPEAKER pro tempore. It is the Speaker's opinion that innuendo and critical references to the Speaker's personal conduct are not in order.

PARLIAMENTARY INQUIRY

Mr. VOLKMER. I have a parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman will state his inquiry.

Mr. VOLKMER. Is the Speaker now saying it is the ruling of the Chair that any statements as to activity, whether it is illegal or not, by the Speaker of the House in his private actions cannot be brought to the floor of this House? Is that the Chair's ruling? It appears that it is.

Mr. LINDER. Point of order.

Mr. VOLKMER. I appeal the ruling of the Chair. I want to know what the ruling of the Chair is.

The SPEAKER pro tempore. In answer to the gentleman's question, first, it has been the Chair's ruling, and the precedents of the House support this, a

proper level of respect is due to the

Does the gentleman appeal the Chair's ruling?

Mr. VOLKMER. Mr. Speaker, I appeal the ruling of the Chair.

MOTION TO TABLE OFFERED BY MR. LINDER

Mr. LINDER. Mr. Speaker, I offer a

The SPEAKER pro tempore. The

Clerk will report the motion.

The Clerk read as follows:

Mr. LINDER moves to lay the Volkmer motion on the table.

Mr. WISE. Mr. Speaker, would the Clerk repeat the motion?

The SPEAKER pro tempore. The motion is to lay on the table the appeal of the ruling of the Chair.

The question is on the motion offered by the gentleman from Georgia [Mr. LINDER] to lay on the table the appeal of the ruling of the Chair.

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

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

The SPEAKER pro tempore. Evidently a quorum is not present.

The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were-yeas 214, nays 169, not voting 52, as follows:

[Roll No. 17]

YEAS-214

Allard Cremeans Hoke Archer Cubin Horn Armey Cunningham Hostettler Bachus (AL) Houghton Davis Baker (CA) DeLav Hunter Baker (LA) Diaz-Balart Dickey Doolittle Ballenger Barr Barrett (NE) Dornan Bartlett Dreier Barton Duncan Bateman Ehlers Bereuter Emerson English Bilbray Bilirakis Ensign Bliley Everett Ewing Fawell Blute Boehlert Boehner Fields (TX) Bonilla Foley Bono Forbes Brownback Fowler Bryant (TN) Fox Franks (CT) Bunn Bunning Franks (NJ) Burr Frelinghuysen Burton Funderburk Buyer Gallegly Callahan Ganske Gilchrest Calvert Gilman Camp Canady Goodling Castle Goss Graham Chambliss Greenwood Chenoweth Gunderson Hancock Chrysler Hansen Clinger Hastert Hastings (WA) Coble Coburn Havworth Collins (GA) Hefley Combest Heineman Cooley Herger Hilleary Cox Moorhead Hobson

Hoekstra

Hutchinson Inglis Istook Johnson (CT) Johnson, Sam Jones Kasich Kelly Kim King Kingston Klug Knollenberg Kolbe LaHood Largent Latham LaTourette Lazio Leach Lewis (CA) Lewis (KY) Lightfoot Linder Livingston LoBiondo Longley Lucas Manzullo Martini McCollum McCrery McDade McInnis McIntosh McKeon Metcalf Meyers Mica Miller (FL) Molinari

Morella

H 302

CONGRESSIONAL RECORD—HOUSE

January 18, 1995

Myers Myrick Nethercutt Neumann Nev Norwood Nussle Oxley Packard Paxon Petri Pombo Porter Portman Quinn Řadanovich Ramstad Regula Riggs Roberts Rogers Rohrabacher Roth

Roukema Taylor (NC) Royce Thomas Sanford Thornberry Saxton Scarborough Tiahrt Torkildsen Schaefer Upton Vucanovich Waldholtz Schiff Sensenbrenner Shadegg Walker Shaw Walsh Shays Wamp Watts (OK) Shuster Skeen Weldon (FL) Smith (MI) Weldon (PA) Smith (NJ) Weller Smith (WA) White Whitfield Solomon Souder Wicker Spence Wolf Stearns Young (AK) Stockman Zeliff Stump Zimmer

NAYS-169

Talent

Tate

Owens Pallone Abercrombie Green Hall (OH) Baesler Hall (TX) Baldacci Parker Barcia Hamilton Pastor Barrett (WI) Payne (NJ) Harman Beilenson Hastings (FL) Payne (VA) Bentsen Hefner Peterson (FL) Hilliard Bishop Peterson (MN) Bonio Hinchey Pickett Pomeroy Borski Holden Poshard Hoyer Brewster Browder Brown (CA) Jackson-Lee Rahall Jacobs Rangel Brown (FL) Jefferson Reed Brown (OH) Johnson (SD) Richardson Bryant (TX) Johnson E.B. Rivers Cardin Johnston Roemer Clay Clayton Kanjorski Roybal-Allard Kaptur Kennelly Rush Clement Sabo Kildee Clyburn Sawyer Coleman Kleczka Schroeder Collins (IL) Schumer Condit LaFalce Scott Convers Lantos Serrano Costello Laughlin Skaggs Coyne Cramer Levin Skelton Lofgren Spratt Danner Luther Stark Deal Maloney Stenholm DeFazio Manton Stokes DeLauro Markey Studds Dellums Martinez Stupak Dicks Mascara Tauzin Dingell Matsui Taylor (MS) Doggett Dooley McCarthy Tejeda McDermott Thompson Doyle McHale Thornton Durbin McKinney Thurman Edwards Torricelli Meehan Engel Meek Towns Menendez Traficant Eshoo Farr Mfume Tucker Miller (CA) Fattah Velázquez Fazio Mineta Vento Fields (LA) Visclosky Minge Filner Mink Volkmer Moakley Ward Ford Frank (MA) Montgomery Waters Watt (NC) Frost Moran Nadler Furse Waxman Gejdenson Neal Williams Gephardt Oberstan Wise Woolsey Obey

NOT VOTING-52

Wyden

Olver

Ortiz

Orton

Geren

Gibbons

Gonzalez

Gordon

Lincoln Ackerman Flanagan Foglietta Andrews Lipinski Becerra Frisa Lowey McHugh Gekas Berman Bevill Gillmor McNulty Boucher Gingrich Goodlatte Mollohan Murtha Chapman Collins (MI) Gutierrez Pelosi de la Garza Gutknecht Quillen Deutsch Hayes Řeynolds Dixon Hyde Ros-Lehtinen Kennedy (MA) Ehrlich Rose Kennedy (RI) Salmon Flake Lewis (GA) Sanders

Seastrand Sisisky Slaughter Smith (TX) Tanner Torres Wilson Wynn

Yates Young (FL)

□ 1137

Mr. FIELDS of Louisiana changed his vote from "yea" to "nay."

Mr. SMITH of Michigan and Mr.

SOUDER changed their vote from "nay" to "yea."
So the motion to table was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

The SPEAKER pro tempore (Mr. STEARNS). Without objection, words will be stricken from RECORD.

Mr. DINGELL. Mr. Speaker, I object. The SPEAKER pro tempore. Objection is heard.

POINT OF ORDER

Mr. THOMAS. Mr. Speaker, a point of order.

The SPEAKER pro tempore. The gentleman from California will state his point of order.

Mr. THOMAS. Mr. Speaker, reserving the right to object, is it my understanding that the reason these words were taken down was because this was not a reference to the Speaker in terms of the Speaker's position or the policies of the Speaker as an officer, or of this institution, but that in fact it was a reference which clearly was outside the rules; is that correct?

Mr. DINGELL. I object.

The SPEAKER pro tempore. Is there objection to striking the words?

The question is: Shall the words be stricken from the RECORD?

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

Mr. FRANK of Massachusetts. Mr. Speaker, on that I demand the yeas and navs.

The yeas and nays were ordered.

The vote was taken by electronic device, and there were—yeas 217, nays 178, not voting 40, as follows:

[Roll No. 18]

YEAS-217 Allard Buyer Dornan Archer Callahan Dreier Duncan Armey Calvert Bachus Camp Dunn Baker (CA) Canady Ehlers Baker (LA) Ehrlich Castle Ballenger Chabot Emerson Barr Barrett (NE) Chambliss English Chenoweth Ensign Christensen Everett Bartlett Ewing Fawell Barton Chrysler Bass Clinger Bateman Coble Fields (TX) Bereuter Coburn Flanagan Bilbray Collins (GA) Foley Bilirakis Combest Forbes Bliley Cooley Fowler Blute Fox Cox Boehlert Crane Franks (NJ) Boehner Crapo Franks (CT) Bonilla Cremeans Frelinghuysen Bono CubinFrisa Funderburk Cunningham Brownback Gallegly Bryant (TN) Davis DeLay Diaz-Balart Bunn Ganske Gilchrest Bunning Burr Dickey Gillmor Burton Doolittle Gilman

Goodlatte Goodling Goss Graham Greenwood Gunderson Hancock Hansen Hastert Hastings (WA) Havworth Hefley Herger Hilleary Hobson Hoekstra Hoke Horn Hostettler Houghton Hunter Hutchinson Inglis Istook Johnson (CT) Johnson, Sam Jones Kasich Kelly Kim King Kingston Klug Knollenberg LaHood Largent LaTourette Lazio Lewis (CA) Lewis (KY)

Royce Sanford Lightfoot Linder Livingston Saxton LoBiondo Longley Lucas Manzullo Martini Shaw McCollum McCrery McDade Skeen McInnis McIntosh McKeon Meyers Miller (FL) Molinari Moorhead Morella Mveers Myrick Tate Nethercutt Neumann Ney Norwood Oxlev Packard Paxon Petri Pombo Walsh Porter Wamp Portman Pryce Quinn Řadanovich Ramstad White Regula Riggs Roberts Wolf Rogers Rohrabacher Zeliff Roth Roukema

Scarborough Schaefer Schiff Sensenbrenner Shadegg Shays Shuster Smith (NJ) Smith (WA) Smith (MI) Solomon Souder Spence Stearns Stockman Stump Talent Taylor (NC) Thornberry Tiahrt Torkildsen Upton Vucanovich Waldholtz Walker Watts (OK) Weldon (PA) Weldon (FL) Weller Whitfield Wicker Young (AK) Zimmer Mineta

NAYS-178

Abercrombie Frost Baesler Furse Baldacci Gejdenson Barcia Gephardt Barrett (WI) Gibbons -Beilenson Gonzalez Bentsen Gordon Bevill Green Hall (TX) Bishop Bonion Hall (OH) Borski Hamilton Boucher Harman Hastings (FL) Brewster Browder Hefner Brown (FL) Hilliard Hinchey Brown (CA) Brown (OH) Holden Bryant (TX) Hoyer Jackson-Lee Cardin Clay Jacobs Clayton Jefferson Johnson (SD) Clement Clyburn Johnson, E. B. Coleman Collins (IL) Johnston Kaniorski Condit Kaptur Conyers Kennelly Costello Kildee Kleczka Coyne Cramer Klink LaFalce Danner Deal Lantos DeFazio Laughlin DeLauro Levin Dellums Lipinski Dicks Lofgren Dingell Lowev Luther Doggett Dooley Maloney Doyle Manton Durbin Markey Edwards Martinez Engel Mascara Eshoo Matsui Evans McCarthy Farr McDermott Fattah McHale McKinnev Fazio Fields (LA) Meehan Filner Meek Menendez Foglietta Mfume

Miller (CA)

Frank (MA)

Minge Mink Moakley Mollohan Montgomery Moran Nadler Neal (MA) Oberstar Obey Olver Ortiz Orton Owens Pallone Parker Pastor Payne (NJ) Payne (VA) Peterson (MN) Peterson (FL) Pickett Pomeroy Poshard Rahall Rangel Reed Richardson Rivers Roemer Roybal-Allard Rush Sabo Sanders Sawyer Schroeder Schumer Scott Serrano Sisisky Skaggs Skelton Spratt Stark Stenholm Stokes Studds Stupak Tanner Tauzin

Taylor (MS)

Tejeda

Waxman Williams Thompson Velázquez Thornton Vento Thurman Visclosky Wise Torricelli Volkmer Woolsey Ward Wyden Towns Traficant Waters Tucker Watt (NC)

NOT VOTING-40

Ackerman	Gutknecht	Reynolds
Andrews (NJ)	Hayes	Ros-Lehtinen
Becerra	Hyde	Rose
Berman	Kennedy (MA)	Salmon
Chapman	Kennedy (RI)	Seastrand
Collins (MI)	Lewis (GA)	Slaughter
de la Garza	Lincoln	Smith (TX)
Deutsch	McHugh	Torres
Dixon	McNulty	Wilson
Flake	Metcalf	Wynn
Gekas	Murtha	Yates
Geren	Nussle	Young (FL)
Gingrich	Pelosi	0
Gutierrez	Quillen	

□ 1157

So the motion to strike the words was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

RESPONSE OF MEMBER FOLLOWING THE VOTE

Mrs. MEEK of Florida. Mr. Speaker, may I be recognized?

The SPEAKER pro tempore (Mr. STEARNS). Without objection, the gentlewoman from Florida [Mrs. MEEK] may proceed in order.

(There was no objection.)

Mrs. MEEK of Florida. Mr. Speaker, I have reviewed my statement carefully. I do not see anything in my statement that should be so objectionable and obnoxious. I have been elected to this House to speak the truth. There is nothing in the rules that says "CARRIE MEEK can't speak the truth," and that is what I have done.

And, Mr. Speaker, I respect my Republican colleagues who have spoken the truth as they saw it.

The SPEAKER pro tempore. The time of the gentlewoman from Florida [Mrs. MEEK] has expired.

PARLIAMENTARY INQUIRIES

Mr. WISE. Mr. Speaker, I have a parliamentary inquiry.

Mr. Speaker, my parliamentary inquiry is based upon the Speaker's recent ruling and the action by this Chair and by this body. The question I have may involve several Members about to speak.

Is the Speaker entitled to a higher level of avoidance than other Members? That seems to be the issue raised in the Speaker's response on this.

Mr. DELAY. Regular order, Mr speaker.

Mr. WISE. Does the body refrain from raising certain questions about the Speaker that it could raise about other Members in the Chamber?

The SPEAKER pro tempore. All Members are entitled to have no per-

sonal references made about them when that question is brought up.

Mr. WISÉ. Mr. Speaker, continuing my parliamentary inquiry, then the Speaker is not entitled to any higher standard than any other Member in regard to personal references, is that correct, or any lower standard?

The SPEAKER pro tempore. The Chair has already ruled, but the Speaker as a Member and as presiding officer is entitled to the respect of all Members.

Mr. WISE. But what about the Speaker? Is the Speaker as Speaker entitled to any different level of attention or respect than any other Member in the Chamber?

The SPEAKER pro tempore. The Speaker is entitled to respect.

Mr. WISE. I have a further parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman from Georgia [Mr. LINDER] is seeking recognition.

Mr. WISE. Mr. Speaker, this goes directly to the issue. Can any questions be raised about the personal financial dealings by the Speaker that have been reported in the public media?

The SPEAKER pro tempore. The Chair has ruled and the House has supported the Chair's ruling on the point of order from this side.

Mr. WISE. Is it the Chair's position that no questions can be raised about the Speaker's personal financial dealings?

The SPEAKER pro tempore. There are proper channels in the House for questioning the conduct of Members, including the Speaker.

Mr. WISE. If there is not an ethics investigation pending——

Mr. DELAY. Regular order, Mr. Speaker.

Mr. WISE. With a privileged resolution or an ethics resolution not pending, is it appropriate to question any of the financial dealings of the Speaker in the context of 1-minute speeches or other activities?

Mr. DELAY. Regular order.

The SPEAKER pro tempore. The Chair is entertaining a parliamentary inquiry.

Mr. WISE. I will restate it if the Chair wishes.

The SPEAKER pro tempore. Simply put, in debate references personally to the Speaker are not in order.

Mr. DELAY. Mr. Speaker, if I may be recognized, is it a parliamentary procedure in this House that when Members call for regular order, the Speaker is to rule and go to regular order, particularly in light of the fact that a Member is not stating a proper parliamentary inquiry?

The SPEAKER pro tempore. The gentleman should know in deference to him that the Chair was entertaining a parliamentary inquiry that was proper, and the Chair was answering.

The gentleman from Georgia [Mr. LINDER] is now recognized for I minute.

THOUGHTS ON A NEGATIVE APPROACH

(Mr. LINDER asked and was given permission to address the House for 1 minute.)

The SPEAKER pro tempore. The gentleman may proceed.

Mr. FRANK of Massachusetts. Mr. Speaker, a parliamentary inquiry.

Mr. LINDER. Regular order, Mr. Speaker. I have been recognized in the well of the House. Do I have the floor?

The SPEAKER pro tempore. The gentleman from Georgia [Mr. LINDER] is recognized for 1 minute.

Mr. LINDER. Mr. Speaker, sometime just before the campaigns got in earnest, a former majority whip of this House, Tony Coelho, was brought in to help the Democrats win. He said this:

Ideas are not the issue. Candidates can't get reelected if they run on who they are and what they stand for. They have to go in and put negative ads out. The only way you can win races today is with negative advertising.

It seems to me that the minority has decided to continue the campaign and absent an ability to compete with the Speaker's ideas, they have chosen to tear down the Speaker personally. There are far more things to be done in this House than to make personal attacks. I do not recall—

Mr. FRANK of Massachusetts. A point of order, Mr. Speaker.

Mr. LINDER. Do I have the floor, Mr. Speaker?

Mr. Speaker, I do not recall these questions being raised about a former Member of the Senate——

POINT OF ORDER

Mr. FRANK of Massachusetts. A point of order, Mr. Speaker.

The SPEAKER pro tempore. Will the gentleman suspend, and will the gentleman from Massachusetts state his point of order?

Mr. FRANK of Massachusetts. Tentatively as to the Chair's ruling, the gentleman is impugning the motives of Members of this House. The gentleman at the microphone has just said he has imputed inappropriate motives to things that have been said, but the tenor of the Chair's ruling is that no personal references to other Members ought to be allowed.

The SPEAKER pro tempore (Mr. STEARNS). The Chair will state that the gentleman from Georgia has not made a personal reference to any one Member. The gentleman from Georgia may continue.

Mr. LINDER. Mr. Speaker, I would like to further ask if any of these ethical questions were raised about the book, "Earth in the Balance," which yielded a \$100,000 advance to its author, a former Member of the other body, and \$670,000 in royalties. Where were the questions of impropriety there?

Mr. Speaker, it seems to me these questions are very selective.