NOT VOTING-25

Boucher Hayes Rangel Schroeder Heineman Bunn Cooley de la Garza Lincoln Tejeda Durbin Martinez Torres Williams Funderburk Oxley Wilson Payne (VA) Gephardt Gibbons Peterson (FL)

□ 2121

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.

PERSONAL EXPLANATION

Mrs. JOHNSON of Connecticut. Mr. Speaker, on rollcall No. 428, I mistakenly voted "aye". I intended to vote "present."

PRIVILEGES OF THE HOUSE-CALLING FOR RELEASE OF OUT-COUNSEL'S REPORT SPEAKER GINGRICH

Mr. LEWIS of Georgia. Mr. Speaker, I rise to a question of the privileges of the House, and I offer a resolution pursuant to clause 2 of rule IX.

The SPEAKER pro tempore. The Clerk will report the resolution.

The Clerk read as follows:

H. RES. 532

Whereas on December 6, 1995, the Committee on Standards of Official Conduct agreed to appoint an outside counsel to conduct an independent, non-partisan investigation of allegations of ethical misconduct by Speaker Newt Gingrich;

Whereas, after an eight-month investigation, that outside counsel has submitted an extensive document containing the results of his inquiry:

Whereas the report of the outside counsel cost the taxpayers \$500,000;

Whereas the public has a right-and Members of Congress have a responsibility—to examine the work of the outside counsel and reach an independent judgement concerning the merits of the charges against the Speak-

Whereas these charges have been before the Ethics Committee for more than two years;

Whereas a failure of the Committee to release the outside counsel's report before the adjournment of the 104th Congress will seriously undermine the credibility of the Ethics Committee and the integrity of the House of Representatives;

Therefore be it resolved that

The Committee on Standards of Official Conduct shall release to the public the outside counsel's report on Speaker Newt Gingrich—including any conclusions, ommendations, attachments, exhibits or accompanying material-no later than Wednesday, September 25, 1996.

The SPEAKER pro tempore (Mr. LaHood). The resolution constitutes a question of the privileges of the House.

MOTION TO TABLE OFFERED BY MR. ARMEY Mr. ARMEY. Mr. Speaker, I offer a

privileged motion.

The SPEAKER pro tempore. The Clerk will report the motion.

The Clerk read as follows:

Mr. ARMEY moves to lay the resolutions on the table.

The SPEAKER pro tempore. The question is on the motion to table offered by the gentleman from Texas [Mr. ARMEY].

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

RECORDED VOTE

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

A recorded vote was ordered.

Barr

Bass

Cox

Deal

Fowler

Fox

The vote was taken by electronic device, and there were—ayes 225, noes 173, answered "present" 9, not voting 26, as

[Roll No. 429]

AYES-225

Franks (CT) Allard Moorhead Archer Franks (NJ) Morella Armey Frelinghuysen Myers Bachus Myrick Baker (CA) Gallegly Nethercutt Baker (LA) Ganske Neumann Ballenger Gekas Ney Geren Gilchrest Norwood Barrett (NE) Nussle Bartlett Gillmor Packard Barton Gilman Parker Goodlatte Paxon Bateman Goodling Petri Bereuter Graham Pombo Bilbray Greene (UT) Porter Bilirakis Greenwood Portman Bliley Gunderson Pryce Gutknecht Quillen Blute Boehlert Hall (TX) Radanovich Boehner Hancock Ramstad Regula Bonilla Hansen Bono Hastert Riggs Roberts Hastings (WA) Brewster Brownback Hayworth Rogers Bryant (TN) Hefley Rohrabacher Ros-Lehtinen Bunning Herger Hilleary Roth Burton Hoekstra Roukema Hoke Royce Buyer Callahan Salmon Horn Hostettler Calvert Sanford Houghton Saxton Camp Campbell Scarborough Canady Hvde Schaefer Seastrand Castle Inglis Istook Sensenbrenner Chabot Johnson Sam Chambliss Shadegg Shaw Chenoweth Jones Christensen Kasich Shays Chrysler Kellv Shuster Clinger Kim Skeen Smith (MI) Coble King Coburn Kingston Smith (NJ) Knollenberg Smith (TX) Collins (GA) Kolbe Smith (WA) Combest LaHood Solomon Condit Largent Souder Crane Latham Spence LaTourette Crapo Stearns Laughlin Cremeans Stockman Stump Cubin Lazio Leach Cunningham Talent Lewis (CA) Tate Lewis (KY) Tauzin DeLav Lightfoot Taylor (NC) Diaz-Balart Linder Thomas Livingston LoBiondo Dickey Thornberry Doolittle Tiahrt Longley Torkildsen Dornan Dreier Lucas Upton Manzullo Vucanovich Duncan Dunn Martini Walker McCollum Wamp Ehlers Watts (OK) Ehrlich McCrery Weldon (FL) Weldon (PA) English McDade McHugh Ensign Everett McInnis Weller Ewing Fawell White Whitfield McIntosh McKeon Fields (TX) Metcalf Wicker Flanagan Meyers Wolf Young (AK) Foley Mica Miller (FL) Young (FL) Forbes

Molinari Montgomery

Zeliff Zimmer

NOES-173

Abercrombie Gordon Nadler Green (TX) Ackerman Oberstar Gutierrez Obey Baesler Hall (OH) Olver Baldacci Hamilton Ortiz Harman Orton Hastings (FL) Barrett (WI) Owens Pallone Becerra Hefner Hilliard Beilenson Pastor Payne (NJ) Bentsen Hinchey Peterson (MN) Bevill Holden Bishop Pickett Hoyer Hutchinson Blumenauer Pomeros Jackson (IL) Poshard Bonior Browder Jackson-Lee Quinn Brown (CA) (TX) Rahall Jefferson Brown (FL) Reed Johnson (SD) Brown (OH) Richardson Bryant (TX) Johnson, E. B. Rivers Chapman Johnston Roemer Rose Roybal-Allard Clay Kanjorski Clayton Kaptur Kennedy (MA) Clement Rush Clyburn Kennedy (RI) Sabo Sanders Coleman Kennelly Collins (IL) Kildee Schumer Kleczka Scott Serrano Collins (MI) Klink Convers Costello Klug LaFalce Sisisky Skaggs Skelton Coyne Cramer Lantos Cummings Levin Slaughter Lewis (GA) Danner Spratt Stark DeFazio Lipinski DeLauro Stenholm Lofgren Lowey Dellums Stokes Deutsch Luther Stupak Dicks Maloney Tanner Dingell Taylor (MS) Manton Dixon Markey Tejeda Doggett Mascara Thompson Dooley Matsui Thornton Doyle McCarthy Thurman Edwards McDermott Torricelli McHale Engel Towns McKinney Velazquez Evans McNulty Vento Visclosky Meehan Farr Fattah Meek Volkmer Fazio Fields (LA) Menendez Millender-Walsh Ward McDonald Filner Waters Foglietta Miller (CA) Watt (NC) Ford Wise Minge Frank (MA) Mink Woolsey Frost Moakley Wynn Mollohan Furse Yates Gejdenson Moran Gonzalez Murtha

ANSWERED "PRESENT"-9

Borski Hobson Sawyer Johnson (CT) Cardin Schiff Goss Pelosi Traficant

NOT VOTING-26

Gibbons Peterson (FL) Berman Boucher Rangel Hayes Bunn Heineman Schroeder Studds Cooley .Jacobs de la Garza Lincoln Torres Waxman Williams Durbin Martinez Flake Neal Funderburk Oxlev Wilson Gephardt Payne (VA)

□ 2141

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.

ANNOUNCEMENT OF LEGISLATION TO BE CONSIDERED UNDER SUS-PENSION OF RULES ON WEDNES-DAY, SEPTEMBER 25, 1996

Mr. GOSS. Mr. Speaker, pursuant to the rule adopted earlier today, I am announcing the following suspensions for Wednesday, September 25:

H.R. 3852, Comprehensive Methamphetamine Control Act of 1966;

H.R. 1499, Telemarketing Fraud Punishment and Prevention Act:

H.R. 3456, Sexual Offender Tracking and Identification Act of 1996;

H.R. 4137, Rohypnol; an unnumbered House resolution on the Government Accountability Act:

H.R. 2092, Private Security Officer Quality Assurance Act of 1995;

S. 919, Child Abuse Prevention and Treatment Act Amendments of 1995;

H.R. 1186, Professional Boxing Safety Act;

H.R. 3391, Leaking Underground Storage Tank Trust Fund Amendments;

H.R. 3700, Internet Election Information Act of 1996;

S. 1970, National Museum of the American Indian Act Amendments of 1996;

H.R. 4011, Congressional Pension Forfeiture Act of 1996;

S. 868, Federal Employees Emergency Leave Transfer Act of 1995;

H. Con. Res. 145, Concerning the Removal of Russian Forces from Moldova;

H. Con. Res. 189, Expressing Sense of Congress Regarding the Importance of U.S. Membership in Regional South Pacific Organizations;

H. Con. Res. 51, Expressing Sense of Congress Relating to the Removal of Russian Troops from Kaliningrad;

H.R. 4036, Human Rights Restoration Act of 1996;

H.R. 3497, Snoqualmie National Forest Boundary Adjustment Act of 1996;

H.R. 3155, Designating the Wekiva River for Study and Possible Addition to the National Wild and Scenic Rivers System;

H.R. 3568, Designating 51.7 miles of the Clarion River as a component of the National Wild and Scenic Rivers System;

S. 1834, Reauthorizing the Indian Environmental General Assistance Program; and

H.R. 3159, National Transportation Safety Board Amendments of 1996.

ANNOUNCEMENT OF INTENTION TO OFFER RESOLUTION RAISING QUESTION OF PRIVILEGES OF THE HOUSE

Mr. LEWIS of Georgia. Mr. Speaker, pursuant to clause 2 of rule IX, I hereby give notice of my intention to offer a resolution which raises a question of the privileges of the House.

The form of the resolution is as follows:

Whereas on December 16, 1995, the Committee on Standards of Official Conduct agreed to appoint an outside counsel to conduct an independent, nonpartisan investigation of allegations of ethical misconduct by Speaker Newt Gingrich:

Whereas, after an eight-month investigation, that outside counsel has submitted an extensive document containing the results of his inquiry;

Whereas the report of the outside counsel cost the taxpayers \$500,000;

Whereas the public has a right—and Members of Congress have a responsibility—to ex-

amine the work of the outside counsel and reach an independent judgment concerning the merits of the charges against the Speaker:

Whereas these charges have been before the Ethics Committee for more than two years;

Whereas a failure of the Committee to release the outside counsel's report before the adjournment of the 104th Congress will seriously undermine the credibility of the Ethics Committee and the integrity of the House of Representatives;

Therefore be it resolved that: The Committee on Standards of Official Conduct shall release to the public the outside counsel's report on Speaker Newt Gingrich, including any conclusions, recommendations, attachments, exhibits or accompanying material—no later than Thursday, September 26, 1996.

The SPEAKER pro tempore (Mr. ROTH). Under rule IX, a resolution offered from the floor by a Member other than the majority leader or the minority leader as a question of the privileges of the House has immediate precedence only at a time or place designated by the Chair in the legislative sch3dule within 2 legislative days. The Chair will announce that designation at a later time.

A determination as to whether the resolution constitutes a question of privilege will be made at a later time.

□ 2145

ORDER OF BUSINESS

Mr. BROWN of California. Mr. Speaker, I ask unanimous consent that the special order of the gentleman from California [Mr. DREIER], which is addressed to the same subject as mine, be allowed to follow mine immediately thereafter.

The SPEAKER pro tempore (Mr. ROTH). Is there objection to the request of the gentleman from California?

There was no objection.

SPECIAL ORDERS

The SPEAKER pro tempore. Under the Speaker's announced policy of May 12, 1995, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

TRIBUTE TO CARLOS J. MOOR-HEAD AND ANTHONY C. BEILEN-SON

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California [Mr. BROWN] is recognized for 5 minutes.

Mr. BROWN of California. Mr. Speaker, the gentleman from California [Mr. DREIER] and I both want to say a few words about two of our retiring Members. At this late date in the session, it is becoming increasingly difficult to find the time to do that. So we are going to do our best, with each of us taking 5 minutes, to recognize the two distinguished senior Members of the California delegation who are retiring.

I want to take this opportunity to focus attention on the public service of

Congressman CARLOS MOORHEAD and Congressman TONY BEILENSON. They have both served the Nation and the State of California and Congress for over two decades. They will both be very greatly missed.

TONY and CARLOS represent a special type of Member who is willing to work with colleagues of any political persuasion in order to get good things done here in the Congress. Each has weathered some criticism within their respective political parties for this tendency toward supporting good government. But it is that special approach to government that has earned them the affection of their colleagues and their constituents, and, of course, the great respect of those colleagues and constituents.

Congressman MOORHEAD came to Congress at the start of the 93d Congress in 1973 after serving in the California Assembly for 6 years. CARLOS has been a strong voice on the Commerce and Judiciary Committees from the Southern California region and has been an effective advocate for our entertainment industry in both of these committees. But CARLOS has been best known as a leader within the delegation who, as dean of the Republican delegation, has been willing to work with anyone on issues of importance to the State of California.

As chairman of the California Democratic Congressional delegation, it has been a joy for me to work with CARLOS on those issues where we can toss aside our party labels and simply become advocates for what is best for California.

Congressman BEILENSON came to Congress after 14 years in the California State Assembly and Senate, starting with the 95th Congress in 1977. Tony has been a strong voice for principle and reason in an institution that at times at least seems to lack both qualities.

As a member of the Committee on Rules, he has had the opportunity to show all of us how important those qualities are in the day-to-day operations of the Congress. Many times when I have been faced with tough fights involving institutional reform, it has been reassuring to look up at the Committee on Rules and to see Tony sitting on the dais. If nothing else, I knew that he would give me a fair hearing on my ideas.

Both CARLOS and TONY have been friends and colleagues of mine for much longer than two decades. I have enjoyed working with both of them, and I will miss them. But as one who has at times contemplated leaving this institution, I understand their desire to move on to a simpler lifestyle. This is a greatly changed institution from the one that they entered in the 1970's, and I am not referring to the changes that took place 2 years ago. This is an institution that has trouble rewarding the independent-minded person who struggles to represent their constituents as they see best, not as some committee chair or party leader feels would be best.