the meaning of clause 1 of rule IX. Rather, it proposes to effect a special order of business for the House-deeming it to have passed a legislative measure-as an antidote for the alleged discredit of previous inaction.

The resolution does not constitute a question of privilege under rule IX.

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

The SPEAKER pro tempore. The question is, Shall the decision of the Chair stand as the judgment of the House?

MOTION TO TABLE OFFERED BY MR. SOLOMON

Mr. SOLOMON. Mr. Speaker, I move to table the appeal of the ruling of the Chair.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York [Mr. SOLOMON] 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.

RECORDED VOTE

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

A recorded vote was ordered.

Deal

Dunn

Foley

Fox

Frisa

Goss

Hoke

The vote was taken by electronic device, and there were—ayes 229, noes 187, not voting 17, as follows:

Allard Archer Armey Bachus Baker (CA) Baker (LA) Ballenger Barr Barrett (NE) Bartlett Barton Bass Bateman Bereuter Bilbray Bilirakis Bliley Blute Boehlert Boehner Bonilla Bono Brownback Bryant (TN) Bunn Bunning Burr Burton Buyer Callahan Calvert Camp Campbell Canady Castle Chabot Chambliss Chenoweth Christensen Chrysler Clinger Coble Coburn Collins (GA) Combest Cooley Cox Crane Crapo Cremeans Cubin Cunningham Davis

[Roll No. 26] AYES-229 Horn Hostettler DeLay Diaz-Balart Houghton Dickey Doolittle Hunter Hutchinson Dornan Hyde Inglis Dreier Duncan Istook Jacobs Johnson (CT) Ehlers Ehrlich Johnson, Sam Emerson Jones English Kasich Kelly Ensign Everett Kim Ewing King Fawell Kingston Fields (TX) Klug Knollenberg Flanagan Kolbe LaHood Forbes Fowler Largent Latham Franks (CT) LaTourette Franks (NJ) Laughlin Frelinghuysen Lazio Leach Funderburk Lewis (KY) Gallegly Ganske Lightfoot Linder Livingston Gekas Gilchrest LoBiondo Gillmor Longley Gilman Lucas Manzullo Goodlatte Goodling Martini McCollum Graham McCrery Greenwood McDade Gunderson McHugh Gutknecht McInnis Hancock McIntosh McKeon Hansen Hastert Metcalf Hastings (WA) Mica Miller (FL) Hayworth Hefley Molinari Heineman Moorhead Herger Hilleary Morella Myers Hobson Myrick Hoekstra Nethercutt Neumann

Sanford Ney Norwood Saxton Nussle Scarborough Schaefer Oxley Parker Schiff Sensenbrenner Paxon Shadegg Petri Pombo Shaw Porter Shays Portman Shuster Prvce Skeen Smith (MI) Quillen Quinn Smith (NJ) Ramstad Smith (TX) Regula Solomon Riggs Souder Roberts Spence Stearns Rogers Rohrabacher Stump Ros-Lehtinen Talent Roth Tate Tauzin Roukema Taylor (MS) Royce Salmon Taylor (NC) Gibbons Abercrombie Gonzalez Ackerman Andrews Gordon Baesler Gutierrez Hall (OH) Baldacci Hall (TX) Barcia Barrett (WI) Hamilton Beilenson Harman Hastings (FL) Bentsen Berman Hefner Hilliard Bevill Bishop Hinchey Bonio Holden Borski Hoyer Jackson (IL) Boucher Brewster Jackson-Lee Browder (TX) Brown (CA) Jefferson Brown (FL) Brown (OH) Johnson, E. B. Johnston Cardin Kanjorski Clay Clayton Kaptur Kennedy (MA) Clement Kennedy (RI) Clyburn Kennelly Kildee Coleman Collins (IL) Kleczka Collins (MI) Klink LaFalce Condit Conyers Lantos Costello Levin Lewis (GA) Covne Cramer Lincoln Danner Lipinski de la Garza Lofgren DeFazio Lowey DeLauro Luther Dellums Maloney Markey Deutsch Martinez Dicks Dingell Mascara Matsui Dixon Doggett Dooley McCarthy McDermott Doyle McHale Durbin McKinney McNulty Edwards Meehan Engel Meek Eshoo Menendez Evans Farr Mfume Miller (CA) Fattah Fazio Minge Fields (LA) Mink Moakley Flake Foglietta Mollohan Ford Montgomery Frank (MA) Moran Frost Murtha Furse Nadler Gejdenson Neal Gephardt Oberstar Geren Obey Becerra Bryant (TX) Chapman Filner Green Haves

Upton Walker Walsh Wamp Weller White Wicker Wolf Zeliff NOES-187 Olver Ortiz Orton Owens Pallone Pastor Pelosi Pickett Rahall Rangel Reed Rivers Roemer Rush Sabo Sawver Scott Serrano Sisisky Skaggs Skelton Spratt Stark Stokes Studds Stupak Tanner Tejeda Torres Towns Ward Waters Wilson Wise Wyden Wynn Yates

NOT VOTING-17

Johnson (SD)	Rose
Lewis (CA)	Sanders
Manton	Seastrand
Meyers	Smith (WA)
Packard	Stockman
Radanovich	

Thornberry Tiahrt Torkildsen Vucanovich Waldholtz Watts (OK) Weldon (FL) Weldon (PA) Whitfield Young (AK) Young (FL) Zimmer

Thomas

Payne (NJ) Payne (VA) Peterson (FL) Peterson (MN) Pomerov Poshard Richardson Roybal-Allard Schroeder Schumer Slaughter Stenholm Thompson Thornton Thurman Torricelli Traficant Velazquez Vento Visclosky Volkmer Watt (NC) Waxman Williams Woolsey

So the motion to lay on the table the appeal of the ruling of the Chair was agreed to.

The result of the vote was announced as above recorded.

□ 1710

A motion to reconsider was laid on the table.

PRIVILEGES OF THE HOUSE-KEEPING THE HOUSE IN SESSION TO CONSIDER BILL REGARDING DEBT CEILING TO AVOID DE-FAULT OF FULL FAITH AND CREDIT OF THE UNITED STATES

Ms. JACKSON-LEE of Texas. Mr. Speaker, I offer a privileged resolution (H. Res. 354) and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 354

Whereas the inability of the House to pass a bill to raise the public debt limit will cause the Federal Government to default on its obligations and affect the dignity and integrity of House proceedings; and

Whereas the inability of the House to pass a bill to raise the public debt limit will cause severe hardship on Federal employees, Federal contractors, and the American people and cause millions of American citizens to hold the House in disrepute: Now, therefore, be it

Resolved, That upon the adoption of this resolution, the Speaker of the House shall take such action to keep the House in session until the House considers a clean bill regarding the debt ceiling to avoid default of the full faith and credit of the United States.

The SPEAKER pro tempore (Mr. BARRETT of Nebraska). This question is similar to questions previously raised, and, as indicated on page 321 of the manual, debate on questions of order is for the information of the Chair, and is thus within his discretion.

□ 1715

Ms. JACKSON-LEE of Texas. Mr. Speaker, I would like to be heard on the privileged resolution.

The SPEAKER pro tempore (Mr. BARRETT of Nebraska). The Chair will hear from the gentlewoman from Texas, and one other Member who would care to speak on the matter, and from two Members from the other side, if that should be the case, or whether the resolution constitutes a question of privilege.

PARLIAMENTARY INQUIRIES

Ms. JACKSON-LEE of Texas. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore. The gentlewoman will state it.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I would ask your indulgence. This question is a weighty question. Several Members have asked permission to speak on the privileged resolution because it is quite distinct from the previous one in that it asks that we not recess in order to work on this matter. I would ask the Speaker's indulgence on adding at least another Member to speak on each side. I would

appreciate the Speaker's indulgence on that.

The SPEAKER pro tempore. Inasmuch as a line has been pretty well determined because of the prior resolution, and the similarity of this resolution, it would be the hope of the Chair that he could limit discussion on the procedural question to the two Members per side.

Ms. McKINNEY. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore. The gentlewoman will state it.

Ms. McKINNEY. Mr. Speaker, who made that determination that the debate on this privileged resolution would be limited?

The SPEAKER pro tempore. It is the Chair's discretion as indicated on page 321 of the manual.

The Chair recognizes the gentlewoman from Texas [Ms. JACKSON-LEE].

Ms. JACKSON-LEE of Texas. Mr. Speaker, although appreciating the ruling, I disagree and believe that this is, in fact, singular and distinct.

Mr. Speaker, rule IX, section 1 in particular, speaks to questions of privilege affecting the rights of the House collectively, its safety, dignity, and the integrity of its proceedings.

But second, Mr. Speaker, it talks about affecting the rights, reputation and conduct of Members individually. And, therefore, we can see in that rule that there may be actions taken collectively by this body that would put this House in ill repute in the eyes of its constituents, in the eyes of other Members, and in the eyes collectively, of the American people.

Mr. Speaker, I would affirm that recessing this House in light of the failure of the leader's privileged resolution to pass a clean debt ceiling will befall upon this House in the eyes of the American people a reputation that we would not be proud of. The House of Representatives will be held in disrepute by world leaders, international financial institutions, and most importantly the citizens of this country, if it does not pass a bill relating to the debt ceiling.

Mr. Speaker, it is my contention that this is a grave matter, and in many ways affects the dignity and integrity of these House proceedings. The Secretary of the Treasury has stated that the Federal Government will be in default of its financial obligations if the debt ceiling limit is not raised and a \$5.8 billion interest payment made very soon.

In accordance with the responsibilities of his office, Secretary Rubin has already sent a letter on January 22, 1996, to the congressional leadership stating under the current conditions the U.S. Treasury will no longer be able to fulfill all of its financial obligations

Clearly, Mr. Speaker, we have been on notice and we are on notice that actions by this body would put it in disrepute and have it viewed as not performing its responsibilities.

As we are aware, Mr. Speaker, the financial reputation of an organization is based solely upon the financial history it has established. Mr. Speaker, it has been an undeniable fact that this House was given 38 days of notice of the impending financial dilemma. If this body fails to pass a bill, which we have already done so by rejecting the leader's privileged resolution, then we would not be in good standing. May I remind the Speaker that rule

IX of the House states questions of privilege go to the dignity and reputation of this House.

Mr. Speaker, might I also say that, if on February 26, when we have the obligation of sending out to millions of Americans Social Security checks, I can tell my colleagues that if those checks go out with no clean debt ceiling, they will bounce. If that is not a blight on the integrity of this House, then I do not know what is.

Mr. Speaker, if I may personally say, having had the privilege of going to Bosnia, visiting with the people of those nations, Bosnia, the former Yugoslavia and Croatia, when making a very weighty decision by this body as to whether we would go in as peacekeeping troops in this effort, I had the privilege of talking to the men and women who are now serving in Bosnia. The only thing they asked of us is: Will the American people be with us?

Mr. Speaker, here we stand on the House floor about to recess and go home and jeopardize the opportunity and the responsibility to pay those military personnel by March 1. Mr. Speaker, I think that we have come to a point legitimately under rule IX that we must stand up because we provide a harm to the American people. That harm is the inability to pay Social Security; the inability to pay veterans' benefits; the inability to pay our military personnel; and, yes, the disrepute that will fall upon this House and this Nation when it is not able to pay its responsibilities and uphold the full faith and credit of this Nation.

Mr. Speaker, I would ask that we not recess and we stand with the American people. Do not bring a lack of dignity on this House on the American people.

The SPEAKER pro tempore. Does any other Member wish to be heard on the question of privilege? Ms. WOOLSEY. Mr. Speaker, I rise to

address the question of privilege.

Mr. Speaker, here we go again. The folks who brought two Government shutdowns are now threatening to bring our Nation to the brink of default one more time. They are doing this in one more attempt to force their extreme agenda on the American people.

That is right, once again the Gingrich Republicans have the Nation teetering on the edge of crisis, and instead of working to avoid disaster, the Speaker and his gang want to leave town this weekend.

My colleagues heard me. They want to leave the Nation's full faith and

credit, as well as the fate of millions of Social Security and veterans' beneficiaries, hanging by a thread until Congress reconvenes 3 weeks from now.

Mr. SOLOMON. Regular order.

The SPEAKER pro tempore. The Chair would remind the gentlewoman to confine her remarks to the question of privilege.

Ms. WOOLSEY. Mr. Speaker, that is right. Mr. Speaker, I would like to ask why the motion to adjourn is a privilege and the resolution to prevent adjournment is not a privilege. I would suggest that we be able to speak on either side of adjourning or not adjourning, equally, And I would hope that I could then have another Member of our caucus speak to this same issue.

The SPEAKER pro tempore. Has the gentlewoman completed her statement?

Ms. WOOLSEY. Mr. Speaker, I would like to ask why, if the motion to adjourn is a privilege, that the motion not to adjourn is not the same privilege.

The SPEAKER pro tempore. Are there other Members who wish to speak to the matter?

The gentleman from New York [Mr. SOLOMON] is recognized.

Mr. SOLOMON. Mr. Speaker, it is not appropriate for me to refer to the next bill on Social Security that will come up, but I will advise my colleagues to look at it after we finish.

Mr. Speaker, I rise to argue briefly that the resolution does not constitute a question of the privileges of the House under rule IX.

As recently as 4:50 p.m. today, a few minutes ago, the Chair rules against a resolution purporting to raise a question of privilege, on the grounds that it effected a change in House rules by providing for passage of a specified bill.

The resolution before us is only a slight modification of the previous resolution, by requiring the Speaker to take action to keep the House in session until the House considers certain legislation. As such, the resolution attempts to change House rules by altering the duties of the Speaker as specified in House rule number I.

Presumably, the Speaker would even be required to not recognize anyone who offered a constitutionally privileged motion to adjourn. This is not only changing House rules, but it actually violates the Constitution of the United States. I would, therefore, urge the Chair to rule against the resolution in conformity with the Chair's previous rulings and House precedents, and I would urge the Speaker to rule.

The SPEAKER pro tempore. The Chair recognizes the gentleman from Pennsylvania [Mr. WALKER].

Mr. WALKER. Mr. Speaker, the resolution is obviously a resolution of the same nature as those that have been ruled on previously by Speakers extending back for several decades.

The cause being brought by the gentlewoman from Texas [Ms. JACKSON-LEE] is under rule IX. This is obviously not a question of privilege under the provisions of rule IX, and so, therefore, request that the Chair rule against

this matter as a question of privilege. The SPEAKER pro tempore. The Chair is prepared to rule.

PARLIAMENTARY INQUIRY

Ms. McKINNEY. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore. The gentlewoman will state it.

Ms. MCKINNEY. Mr. Speaker, is it not true that there is probably a rule in the rule book for anything trying to obstruct what we are trying to do over here?

Mr. SOLOMON. Regular order. That is ridiculous.

Ms. McKINNEY. Is that not true, Mr. Speaker?

The SPEAKER pro tempore. That is not a parliamentary inquiry.

The Chair is prepared to rule on this matter. The resolution offered by the gentlewoman from Texas alleges that the failure of the House to take a specified legislative action impairs its dignity and the integrity of its proceeding and lowers it in public esteem. On that premise, it resolves that the Speaker keep the House in session until it considers a pertinent legislative measure.

The resolution offered by the gentlewoman from Texas, like those offered on February 7, and December 22, 1995, and on January 3 and January 24, 1996, and earlier today, attempts to advance a legislative proposition as a question of the privileges of the House.

For the reasons just stated by the Chair when ruling that the resolution offered by the gentleman from Missouri did not constitute a question of privileges of the House, the Chair holds that the resolution offered by the gentlewoman from Texas [Ms. JACKSON-LEE] does not affect the rights of the House collectively, its safety, dignity, or the integrity of its proceedings within the meaning of clause 1 of rule IX. Rather, it proposes to impose a particular legislative schedule on the House, precluding an adjournment of the House until a specified legislative measure is considered, as an antidote for the alleged disrepute of previous inaction.

Therefore, the resolution does not constitute a question of privilege under rule IX.

Ms. JACKSON-LEE of Texas. Mr. Speaker, because I believe that we should not recess but should work, I appeal the ruling of the Chair.

The SPEAKER pro tempore. The question is: Shall the decision of the Chair stand as the judgment of the House?

Mr. SOLOMON. Mr. Speaker, I move to table the appeal of the ruling of the Chair.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York [Mr. SOLOMON] 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.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I object to the vote on the Abercrombie Ackerman ground that a quorum is not present Andrews and make the point of order that a Baesler 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 229, nays 181, not voting 23, as follows:

[Roll No. 27]

YEAS-229

Allard

Archer

Armev

Barr

Bass

Bliley

Blute

Bono

Bunn

Burr

Buyer

Camp

Castle

Chabot

Coble

Cooley

Cox

Crane

Crapo

Cubin

Davis

Deal

DeLay

Dreier

Dunn

Ehlers

Ewing

Foley

Forbes

Fowler

Fox

Frelinghuysen Frisa Funderburk Bachus Gallegly Baker (CA) Ganske Ballenger Gekas Gilchrest Barrett (NE) Gillmor Bartlett Gilman Goodlatte Barton Goodling Bateman Goss Graham Beilenson Bereuter Greenwood Bilbray Gunderson Bilirakis Gutknecht Hancock Hansen Boehlert Hastert Boehner Hastings (WA) Bonilla Haves Hayworth Hefley Brownback Bryant (TN) Heineman Herger Bunning Hilleary Hoekstra Burton Hoke Horn Calvert Hostettler Houghton Campbell Hunter Canady Hutchinson Hvde Inglis Chambliss Istook Chenoweth Jacobs Christensen Johnson (CT) Johnson, Sam Chrysler Clinger Jones Kelly Coburn Kim Collins (GA) King Kingston Combest Klug Knollenberg LaHood Largent Latham Cremeans LaTourette Cunningham Laughlin Lazio Leach Lewis (KY) Diaz-Balart Lightfoot Dickey Linder Doolittle Lipinski Dornan Livingston LoBiondo Duncan Longley Lucas Manzullo Ehrlich Martini Emerson McCollum English McCrery McDade Ensign Everett McHugh McInnis Fawell McIntosh Fields (TX) McKeon Flanagan Metcalf Mica Miller (FL) Molinari Moorhead Franks (CT) Morella Franks (NJ) Myers

Mvrick Nethercutt Neumann Ney Norwood Nussle Oxley Parker Paxon Petri Pombo Porter Portman Pryce Quillen Quinn Ramstad Regula Riggs Roberts Rogers Rohrabacher Ros-Lehtinen Roth Roukema Royce Salmon Sanford Saxton Scarborough Schaefer Schiff Sensenbrenner Shadegg Shaw Shavs Shuster Skaggs Skeen Smith (MI) Smith (NJ) Smith (TX) Smith (WA) Solomon Souder Stearns Stump Talent Tate Tauzin Taylor (MS) Taylor (NC) Thomas Thornberry Tiahrt Torkildsen Upton Vucanovich Waldholtz Walker Walsh Wamp Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wilson Wolf Young (AK) Young (FL) Zeliff Zimmer

Baldacci Barcia Barrett (WI) Bentsen Berman Bevill Bishop Bonio Borski Boucher Brewster Browder Brown (CA) Brown (FL) Brown (OH) Cardin Clay Clayton Clement Clyburn Coleman Collins (IL) Collins (MI) Convers Costello Coyne Cramer Danner de la Garza DeFazio DeLauro Dellums Deutsch Dicks Dingell Dixon Doggett Dooley Doyle Durbin Edwards Engel Eshoo Evans Farr Fattah Fazio Fields (LA) Flake Foglietta Ford Frank (MA) Frost Furse Gejdenson Gephardt Geren Baker (LA) Becerra Bryant (TX) Callahan

Chapman

Condit

Filner

Green

February 1, 1996

Gibbons

Gonzalez

Gordon

Gutierrez

Hall (OH)

Hall (TX)

Harman

Hefner

Hilliard

Hinchey

Holden

Hover

(TX)

Kaptur

Kennelly

Kildee

Klink

LaFalce

Lantos

Lincoln

Lofgren

Lowey

Luther

Maloney

Markey

Martinez

Mascara

Matsui

McHale

McNulty

Meehan

Meek

Mfume

Minge

Mink

Moran

Nadler

Neal

Obey

Hobson

Kasich

Kolbe

Kleczka

Manton

Meyers

Murtha

Oberstar

Moakley

Levin

NAYS-181 Olver Ortiz Orton Owens Pallone Pastor Payne (NJ) Hamilton Payne (VA) Hastings (FL) Peľosi Peterson (FL) Peterson (MN) Pickett Pomerov Poshard Jackson (IL) Rahall Jackson-Lee Rangel Reed Jefferson Richardson Johnson, E. B. Rivers Johnston Roemer Roybal-Allard Kanjorski Rush Kennedy (MA) Sabo Kennedy (RI) Sawyer Schroeder Schumer Scott Serrano Sisisky Skelton Lewis (GA) Slaughter Spratt Stark Stenholm Stokes Studds Stupak Tanner Teieda Thompson McCarthy Thornton McDermott Thurman Torres McKinney Torricelli Towns Traficant Velazquez Menendez Vento Visclosky Miller (CA) Volkmer Ward Waters Watt (NC) Mollohan Waxman Montgomery Williams Wise Woolsey Wyden Wvnn Yates NOT VOTING--23 Packard Johnson (SD) Radanovich Rose Sanders Seastrand Lewis (CA)

 \Box 1746

Spence

Stockman

So the motion to lay on the table the appeal of the ruling of the Chair was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I wish to raise a matter that involves a question of privileges of the House. Mr. Speaker, I affirm that the U.S. House of Representatives will be held in disrepute by world leaders, international financial institutions, and most importantly, the citizens of this country, if it does not pass a bill relating to the debt ceiling. It is my contention that this is a grave matter that in many ways affects the dignity and integrity of the House proceedings and I am more than able to prove this point unequivocably.

The Secretary of the Treasury has stated that the Federal Government will be in default of its financial obligations if the debt ceiling limit is not raised and a \$5.8 billion interest payment made very soon. In accordance with the responsibilities of his office, Secretary Rubin sent a letter on January 22, 1996, to the congressional leadership stating that under the current conditions, the U.S. Treasury will no longer be able to fulfill all of its financial obligations very soon.

Throughout our country's history, investors have relied upon the words "the full faith credit of the United States" to guarantee the financial stability of this country. As you are fully aware, the financial reputation of an organization is based solely upon the financial history it has established. Mr. Speaker, it is an undeniable fact that this House was given 38 days notice of the impending financial dilemma and if this body fails to consider a bill regarding the debt ceiling and the impending debt payment not made on time, then the standing of the House will indeed be harmed.

May I remind the Speaker that Rule IX of the House rules states that questions of privilege are those which affect the rights of the House collectively, its safety, dignity, and the integrity of its proceedings. As specified in the dictionary, the word dignity relates to "The quality or condition of being worthy," as well as "The respect and honor associated with an important position."

Hence, this body's decision not to address the debt limit problem will put into question, in the eyes of our creditors and our constituents, the reputation and fiscal integrity of this collective House. As evidence, it was announced last week by Moody's Investors Service that it is considering lowering the credit rating of the U.S. Treasury bonds for the first time in history. Under Rule IX of the House rules, this series of events and their repercussions would certainly cause our creditors, constituents, and international partners to hold this House responsible.

In addition to the irreparable damage that will be suffered, by the House, great harm will be done to millions of innocent American lives, young and old alike. The U.S. Government must make a \$30 million payment to Social Security or these beneficiaries, dependent upon their monthly stipend for food, heat, and medicine, will be left without funds to meet these basic necessities of life. Also, 2.2 million veterans with service-connected disabilities and 300,000 survivors of veterans may receive for the first time in history bad checks effectively written by every Member of the House.

Mr. Speaker, there is significant concern by many economists that our economy is headed for a recession, and any default caused by our inaction will certainly drive us to it. The default of this Government will create uncertainly and anxiety in the financial, business, and consumer markets; as a result, investments will slow, capitol spending will wither, and consumer confidence will die. The reactions will only exacerbate any recession tendencies within the economy, propelling the United States into an economic dive, no one wishes. Taken together with the additional effects already mentioned, it is plainly evident that this crisis affects the very financial underpinning of our country

The American people will be severely affected by any inability of this body to bring

forth legislation to increase the debt ceiling. I contend that as a result, they will hold us, collectively and individually, responsible for their needless suffering and trauma. If that occurs, the reputation and conduct of each of us, in our representative capacity, will be called into question. Under rule IX, this too would be sufficient justification for my privileged resolution.

Treasury Secretary Robert Rubin has nearly exhausted all other measures to avoid a Government default. This resolution must be considered privileged because the reputation of the House is at stake. American citizens are tired of the partisan wrangling that has echoed through these halls. They want the Government to fulfill its responsibilities and meet its obligations, just as they must. With complete certainty, the U.S. House of Representatives will be held responsible and the integrity of everything that we do here will be questioned for our failure to consider a bill relating to the debt ceiling.

The House has voted to rise or extend the debt limit 33 times over the last 15 years to keep intact the good will, dignity and reputation of the U.S. Government and more specifically, this House; I do not see why we should now shirk the obligations we accepted upon our oath of office. We should not recess at this time, when America needs us to work to avoid a default on our debt.

Mr. HALL of Texas. Mr. Speaker, I rise in support of the resolution not to adjourn until a debt limit extension has been approved—and yet I believe the resolution does not go far enough. I regret that we are even having to consider a debt limit extension—rather than a balanced budget proposal or, at the very least, the remaining appropriations bills that should have been approved 4 months ago. I regret that this Congress plans to adjourn for a 3-week break when we have so much work left to do.

Mr. Speaker, we should not go home until all the appropriations bills have been passed and approved by the President. We should not go home until this Congress produces a balanced budget proposal that can be supported by both parties and by the President. A majority of Americans want a balanced budget—a budget that makes the most use of their tax dollars and a budget that also is kind and fair to our seniors, our children, and our less fortunate citizens.

Throughout the past year, Congress has had a golden opportunity to streamline Government, enact some needed reforms, and produce a balanced budget. But the shifting sands of time and politics have eroded that opportunity, and we are losing ground fast.

Let us not let another opportunity pass to discharge our responsibility to our fellow citizens. Let's stay and work until we've accomplished our Nation's important business.

PROVIDING FOR CONSIDERATION OF H.R. 2924, THE SOCIAL SECU-RITY GUARANTEE ACT

Mr. GOSS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 355 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 355

Resolved, That upon the adoption of this resolution it shall be in order to consider in

the House the bill (H.R. 2924) to guarantee the timely payment of social security benefits in March 1996. The bill shall be debatable for one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Ways and Means. The previous question shall be considered as ordered on the bill to final passage without intervening motion except one motion to recommit. The motion to recommit may include instructions only if offered by the Minority Leader or his designee.

The SPEAKER pro tempore. The gentleman from Florida [Mr. Goss] is recognized for 1 hour.

(Mr. GOSS asked and was given permission to revise and extend his remarks and to include extraneous material for the RECORD.)

Mr. GOSS. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Texas [Mr. FROST], pending which I yield myself such time as I may consume. During consideration of this resolution, all time given is for the purpose of debate only. Mr. Speaker, this is a straight-

Mr. Speaker, this is a straightforward, fair rule that allows for consideration of H.R. 2924, a bill to ensure that Social Security payments will not be needlessly delayed by the administration. Let me repeat that, Mr. Speaker. This is a bill to ensure that Social Security payments will not be needlessly delayed by the administration. In other words, the checks are going to go out, they are going to go out on time, they are going to be paid in full.

Mr. Speaker, because this legislation involves a matter of simple fairness, and due to the predicted impending winter storm, we are bringing it up under the expedited authority granted earlier by this House. The rule provides for 1 hour of general debate, and preserves the right of the minority to offer a motion to recommit, with or without instructions.

Mr. Speaker, we should not really have to be working on this matter at all. Despite the fact that this Congress will pass a responsible debt limit increase prior to the March 1 deadline, and despite the fact that the President has already vetoed two debt limit increases, the administration has suddenly called into question its ability to pay for the March Social Security benefits. President Clinton made suggestive remarks along these lines at State of the Union. Well Mr. Speaker, passage of H.R. 2924 will make absolutely clear that the Secretary of the Treasury has the authority to process and send these Social Security benefit checks-which are printed in late February. I find it appalling that the sanctity of the Social Security System should be brought into question in such a cynical manner. Yet we have listened to the President and some in this body employ similar scare tactics for: School lunches, Meals on Wheels, Medicare, and so on. Each time they resort to these threats, I think their credibility drops, and certainly the President's ability to work in good faith with the majority of this Congress diminishes.