the majority's inability to address the need to end the U.S. dependence on imported oil.

Renewable energy development is our best hope of moving away from foreign oil, and moving toward environmentally sound energy choices. Support for the Department of Energy's Energy Efficiency and Renewable Energy Programs is vital for our national energy security, particularly as renewables become increasingly cost-competitive and effective.

In addition, DOE's Energy Efficiency and Renewable Energy Programs support 45,000 iobs nationwide.

It is inconceivable to me that the majority would phase out our investment in renewables. The long-term cost savings renewables promise should make these programs a national priority, not a target for short-term budgetary gains.

I urge the Congress to reject the budget resolution's treatment of renewable energy. We should restore and reaffirm our national commitment to renewable research and devel-

The CHAIRMAN. Under the rule, the Committee rises.

Accordingly the Committee rose; and the Speaker pro tempore (Mr. NOR-WOOD) having assumed the chair, Mr. CAMP, Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the concurrent resolution (H. Con. Res. 178) establishing the congressional budget for the U.S. Government for fiscal year 1997 and setting forth appropriate budgetary levels for fiscal years 1998, 1999, 2000, 2001, and 2002, pursuant to House Resolution 435, he reported the concurrent resolution back to the House.

The SPEAKER pro tempore. Under the rule, the previous question is or-

The question is on agreeing to the concurrent resolution.

Pursuant to clause 7, rule XV, the yeas and nays are ordered.

The vote was taken by electronic device and there were—yeas 226, nays 195, not voting 12, as follows:

[Roll No. 179]

YEAS-226

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

Graham Greene (UT) Greenwood Gunderson Gutknecht Hall (TX) Hancock Hansen Hastert Hastings (WA) Havworth Heineman Herger Hobson Hoekstra Hoke Horn Hostettler Houghton Hunter Hutchinson Hyde Inglis Istook Johnson (CT) Johnson, Sam Jones Kasich Kelly Kim King Kingston Klug Knollenberg Kolbe LaHood Largent Latham LaTourette Laughlin Lazio Leach Lewis (KY) Lightfoot

Abercrombie

Andrews

Baesler

Baldacci

Beilenson

Bentsen

Berman

Bevill

Bishop

Bonio

Borski

Boucher

Brewster

Browder

Cardin

Clay

Chapman

Clayton

Clement

Clyburn

Coburn

Coleman

Convers

Costello

Coyne

Cramer

Danner

DeFazio

DeLauro

Dellums

Deutsch

Dicks

Dixon

Doyle

Durbin

Edwards

Dingell

Doggett Dooley

Cummings

de la Garza

Collins (IL)

Brown (CA)

Brown (FL)

Brown (OH)

Bryant (TX)

Barcia Barrett (WI) Livingston Scarborough LoBiondo Schaefer Longley Schiff Seastrand Lucas Martini Sensenbrenner McCollum Shadegg McCrery Shaw McDade Shays Shuster McHugh McInnis Skeen Smith (MI) McIntosh McKeon Smith (NJ) Smith (TX) Metcalf Smith (WA) Mevers Solomon Souder Montgomery Spence Moorhead Morella Stearns Stockman Myers Myrick Stump Nethercutt Tate Tauzin Neumann Taylor (MS) Nev Taylor (NC) Thomas Norwood Nussle Thornberry Oxley Parker Tiahrt Torkildsen Petri Upton Pombo Vucanovich Porter Walker Portman Pryce Walsh Quinn Wamp Watts (OK) Radanovich Weldon (FL) Ramstad Weldon (PA) Regula Weller Riggs Roberts White Whitfield Rogers Rohrabacher Wicker Wolf Ros-Lehtinen Young (AK) Roth Young (FL) Roukema Royce Salmon Zeliff Zimmer Sanford

NAYS-195

Engel Levin English Lewis (GA) Eshoo Lincoln Lipinski Evans Lofgren Fattah Lowey Luther Fazio Fields (LA) Maloney Filner Manton Flake Markey Flanagan Martinez Foglietta Mascara Matsui Ford Frank (MA) McCarthy Frost McDermott Furse McHale Gejdenson McKinney Gephardt Gibbons McNulty Meehan Gilman Meek Menendez Gonzalez Gordon Millender-Green (TX) McDonald Miller (CA) Gutierrez Hall (OH) Minge Hamilton Mink Moakley Harman Hastings (FL) Mollohan Hefner Moran Hilliard Murtha Hinchey Nadler Holden Neal Oberstar Hoyer Jackson (IL) Obey Jackson-Lee Olver (TX) Ortiz Jefferson Orton Johnson (SD) Owens Johnson, E. B. Pallone Johnston Pastor Kaniorski Payne (N.J) Kaptur Payne (VA) Kennedy (MA) Kennedy (RI) Pelosi Peterson (FL) Kennelly Peterson (MN) Kildee Kleczka Pickett Pomeroy Poshard Klink LaFalce Rahall Rangel Lantos

Richardson Rivers Roemer Rose Roybal-Allard Rush Sabo Sanders Sawyer Schroeder Schumer Scott Serrano Sisisky Skaggs Collins (MI)

Traficant Skelton Slaughter Velazquez Spratt Vento Stark Visclosky Stenholm Volkmer Stokes Ward Studds Waters Watt (NC) Stupak Tanner Waxman Tejeda Williams Thompson Wilson Thornton Wise Woolsey Thurman Wynn Torricelli Yates Towns

NOT VOTING-12

Lewis (CA) Packard Ehlers Manzullo Paxon Miller (FL) Hayes Quillen Jacobs Molinari Talent

□ 1648

Mr. CHAPMAN changed his vote from "yea" to "nay." So the concurrent resolution was

agreed to.

The result of the vote was announced as above recorded.

GENERAL LEAVE

Mr. BROWNBACK. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on House Concurrent Resolution 178, the concurrent resolution just agreed

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

There was no objection.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 582 AND H.R. 1972

Ms. LOFGREN. Mr. Speaker, I ask unanimous consent that my name be removed as a cosponsor of H.R. 582 and H.R. 1972

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from California?

There was no objection.

LEGISLATIVE PROGRAM

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

Mr. FAZIO of California. Mr. Speaker, I yield to the esteemed leader of the majority, the gentleman from Texas [Mr. ARMEY], to give us the schedule for the coming week and perhaps beyond.

Mr. ARMEY. Mr. Speaker, I am pleased to announce that we have concluded our legislative business for the week and I might say in time for Mr. KIKA DE LA GARZA to make his 5 o'clock plane which has worried me all day long.

Mr. FAZIO of California. I am sure that is greatly appreciated.

Mr. ÄRMEY. Mr. Speaker, I am pleased to announce that we have concluded our legislative business for the week.

On Monday, May 20, the House will meet in pro forma session. There will be no legislative business—and no votes—on that day.

On Tuesday, May 21, the House will meet at 12:30 p.m. for morning hour and 2 p.m. for legislative business. Members should note that we do not anticipate votes until after 5 p.m. on Tuesday, May 21.

Mr. Špeaker, on Tuesday next, the House will consider: Seven bills under suspension of the rules—a list of which will be distributed to Members' offices; the rule for H.R. 3259, the Intelligence Authorization Act for Fiscal Year 1997; and H.R. 3415, a bill to repeal Clinton's 1993 gas tax, which will be subject to a rule

On Wednesday, May 22, the House will meet at 10 a.m. to consider H.R. 1227, a bill relating to payments for employees who use employer-owned vehicles and H.R. 3448, the Small Business Job Protection Act, both of which will be subject to the same rule.

On Wednesday we will also take up H.R. 3259, the Intelligence Authority Act for Fiscal Year 1997. Members should be prepared to work well into the evening on Wednesday, May 22.

On Thursday, May 23, the House will meet at 10 a.m. to consider H.R. 3144, the Defend America Act of 1996, which will be subject to a rule.

Mr. Speaker, we should finish legislative business and have Members on their way home by 6 p.m. on Thursday, May 23.

I thank the gentleman for yielding.

Mr. FAZIO of California. Mr. Speaker, I am interested in knowing whether there is any time in the future where the dime that was added to the gas tax by Senator DOLE will be brought before the Members for a vote.

Mr. ARMEY. I thank the gentleman for the inquiry. It was rather interest-

Mr. FAZIO of California. On a more relevant note on the schedule, I wondered if the gentleman could tell me, looking down the road at the long-term schedule, with the House returning from Memorial Day on Wednesday, May 29, after 2 p.m., many Members are really wondering whether or not there would be some possibility of a further movement of that 2 p.m. time frame to perhaps 5 p.m. so perhaps members from the Far West could travel and be here for votes. How immutable is the 2 p.m. on return from the Memorial Day break?

Mr. ARMEY. Let me thank the gen-

Mr. ARMEY. Let me thank the gentleman for that inquiry. That is something we have under consideration. We certainly want to be sure that we are able to resolve that early next week so that Members can have an opportunity to make whatever plans they can. I should only say that it is something that is possible at this point. I just do not feel comfortable with saying anything more definitive than that.

Mr. FAZIO of California. But it is possible that perhaps early next week we could have some notice that you have made that change?

 $\mbox{Mr.}$ ARMEY. I would hope to have that.

Mr. FAZIO of California. I appreciate that.

ADJOURNMENT TO MONDAY, MAY 20, 1996

Mr. ARMEY. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at 2 p.m. on Monday next.

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

There was no objection.

HOUR OF MEETING ON TUESDAY, MAY 21, 1996

Mr. ARMEY. Mr. Speaker, I ask unanimous consent that when the House adjourns on Monday, May 20, 1996, it adjourn to meet at 12:30 p.m. on Tuesday, May 21, for morning hour debates.

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

There was no objection.

DISPENSING WITH CALENDAR WEDNESDAY BUSINESS ON WEDNESDAY NEXT

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

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

There was no objection.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 3415, REPEAL OF 4.3-CENT INCREASE IN TRANSPORTATION FUELS TAXES

Mr. LINDER, from the Committee on Rules, submitted a privileged report (Rept. No. 104–580) on the resolution (H. Res. 436) providing for consideration of the bill (H.R. 3415) to amend the Internal Revenue Code of 1986 to repeal the 4.3-cent increase in the transportation motor fuels excise tax rates enacted by the Omnibus Budget Reconciliation Act of 1993 and dedicated to the general fund of the Treasury, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVID-ING FOR CONSIDERATION OF H.R. 3259, INTELLIGENCE AU-THORIZATION ACT FOR FISCAL YEAR 1997

Mr. LINDER, from the Committee on Rules, submitted a privileged report (Rept. No. 104–581) on the resolution (H. Res. 437) providing for consideration of the bill (H.R. 3259) to authorize appropriations for fiscal year 1997 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVID-ING FOR CONSIDERATION OF H.R. 3144, DEFEND AMERICA ACT OF 1996

Mr. LINDER, from the Committee on Rules, submitted a privileged report (Rept. No. 104-582) on the resolution (H. Res. 438) providing for the consideration of the bill (H.R. 3144) to establish a United States policy for the deployment of a national missile defense system, and for other purposes, which was referred to the House Calendar and ordered to be printed.

CONTINUING NATIONAL EMER-GENCY WITH RESPECT TO IRAN— MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 104–214)

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 International Relations and ordered to be printed:

To the Congress of the United States:

I hereby report to the Congress on developments since the last Presidential report of November 28, 1995, concerning the national emergency with respect to Iran that was declared in Executive Order No. 12170 of November 14, 1979. This report is submitted pursuant to section 204 of the International Emergency Economic Powers Act, 50 U.S.C. 1703(c). This report covers events through March 1, 1996. My last report, dated November 28, 1995, covered events through September 29, 1995

1. Effective March 1, 1996, the Department of the Treasury's Office of Foreign Assets Control ("FAC") amended the Iranian Assets Control Regulations, 31 CFR Part 535 ("IACR"), to reflect changes in the status of litigation brought by Iran against close relatives of the former Shah of Iran seeking the return of property alleged to belong to Iran (61 Fed. Reg. 8216, March 4, 1996). In 1991, Shams Pahlavi, sister of the former Shah of Iran, was identified in section 535.217(b) of the IACR as a person whose assets were blocked based on proof of service upon her in litigation of the type described in section 535.217(a). Pursuant to that provision, all property and assets located in the United States within the possession or control of Shams Pahlavi were blocked until all pertinent litigation against her was finally terminated. Because the litigation has been finally terminated, reference to Shams Pahlavi has