square miles, people want a government that is accountable. They want to know that when they elect people to these offices that they can, in fact, trust that the job that they have elected us to do will get done and it will be done in good faith and honesty and integrity.

I am a cosponsor of a bill which I would like to see considered in this body. It is very simple. It says simply, first, no foreign contributions. That seems to be a fairly straightforward as-

sumption.

Second, it says that 65 percent of the dollars that we raise to run campaigns should come from the State or district in which we live or reside. In other words, the people that can contribute to campaigns ought to be the people who can vote for us. That too, to me, seems to be a very simple premise of campaign finance reform.

Third, it would limit PAC contributions to 35 percent of the dollars that

go into a campaign.

Those are three very fundamental, simple reforms that I think would clarify what the rules are of this process, and would enable us to have a campaign system that is much cleaner, much fairer, and that the people of this country will know that they are getting accountability from the government that they deserve.

TRIBUTE TO JUDGE GEORGE CROCKETT

The SPEAKER pro tempore. Under the Speaker's announced policy of January 21, 1997, the gentleman from Michigan [Mr. BONIOR] is recognized during morning hour debates until 9:50

Mr. BONIOR. Madam Speaker, it is with great sadness that I learned on Sunday of the death of our former colleague, Judge George Crockett. Martin Weil in his obituary today in the Washington Post I think captured it very well. This is one of the more remarkable men to have lived in this century.

Judge Crockett was a man who represented Detroit's inner city in Congress for 10 years after compiling a long and often controversial record as a defender of civil rights and unpopular causes. He was described as a kind of folk hero to his constituents of Michigan's 13th District.

Milestones in his career included his service as the defense attorney in the celebrated conspiracy trial of 11 Communist leaders in New York almost 50 years ago. Judge Crockett was cited by the trial judge for contempt of court and served a prison term.

On Capitol Hill he was known for demonstrating the same willingness to stand up for cherished beliefs in the face of withering criticism that had characterized his long career as a lawyer and a judge. In the words of the 1986 edition of the Almanac of American Politics it said, Judge Crockett was a man of steely self-assurance and has done what he considers his duty in much less friendly environments than the House of Representatives.

While in the Congress, he was one of the first Members arrested at the South African embassy and protested against the white minority government. He was an enormously powerful man who had an incredible record in law and in labor work and as a judge. He raised a beautiful family.

My condolences go out to his wife and his children and his grandchildren. He will be sorely missed. He was a man who had a great impact on this country, and I extend the condolences of Members of this body to his family.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12 of rule I, the Chair declares the House in recess until 10 a.m. today.

Accordingly (at 9 o'clock and 50 minutes a.m.), the House stood in recess until 10 a.m.

□ 1000

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore [Mr. NEY] at 10 a.m.

PRAYER

The Chaplain, Rev. James David FORD, D.D., offered the following pray-

We are grateful, O God, that we can be strong in our own faith, and yet be understanding of others; that we can express our own beliefs in word and deed, and yet be appreciative that all persons have the same freedom to express their faith; that we can be confident in our own convictions and yet be patient with those that see the world in different terms.

O loving God, who has given life and love to every person, we express our thanksgiving for the traditions of our Nation, that heritage of religious liberty that has blessed our faith and strengthened our Nation. Keep us all in Your grace, O God, now and evermore. Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

Mr. MILLER of California. Mr. Speaker, pursuant to clause 1, rule I, I demand a vote on agreeing to the Chair's approval of the Journal.

The SPEAKER pro tempore. The question is on the Chair's approval of the Journal.

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

Mr. MILLER of California. 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. Pursuant to clause 5, rule I, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from Colorado, Mr. BOB SCHAFFER, come forward and lead the House in the Pledge of Allegiance.

Mr. BOB SCHAFFER of Colorado led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one Nation under God, indivisible, with liberty and justice for all.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair will entertain fifteen 1-minutes on each side.

MOTION TO ADJOURN

Mr. MILLER of California. Mr. Speaker, I offer a privileged motion.

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

The Clerk read as follows:

Mr. MILLER of California moves that the House do now adjourn.

The SPEAKER pro tempore. The question is on the motion to adjourn offered by the gentleman from California [Mr. MILLER].

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

Mr. MILLER of California. 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 43, nays 347, not voting 44, as follows:

[Roll No. 371] YEAS-43

Allen Furse Andrews Gejdenson Gephardt Berry Hastings (FL) Bonior Coyne Davis (FL) Jackson (IL) LaFalce DeFazio Lewis (GA) DeGette Lowey Maloney (NY) DeLauro Dingell Manton Doggett Matsui McDermott Farr McNultv Millender-Filner McDonald

Miller (CA) Mink Olver Pallone Pelosi Radanovich Slaughter Stark Stump Thurman Torres Waters Woolsey Yates

NAYS-347

Abercrombie Ackerman Aderholt Archer

Bachus Baesler Baldacci Ballenger Barrett (NE) Barrett (WI) Bartlett. Barton

Gibbons Bateman Gilchrest Becerra Bentsen Gillmor Bereuter Gilman Gingrich Berman Goode Bilbray Bilirakis Goodlatte Bishop Gordon Blagojevich Goss Bliley Graham Blumenauer Granger Blunt Green Boehlert Greenwood Boehner Gutierrez Bonilla Gutknecht Bono Hall (OH) Borski Hall (TX) Hamilton Boswell Boyd Hansen Brady Harman Brown (CA) Hastert Hastings (WA) Brown (FL) Hayworth Hefley Brown (OH) Bryant Bunning Herger Hill Burr Burton Hilleary Hinojosa Buyer Callahan Hobson Calvert Hoekstra Holden Camp Hooley Campbell Horn Hostettler Canady Cannon Houghton Capps Cardin Hulshof Castle Hunter Hutchinson Chabot Chambliss Hyde Inglis Istook Christensen Clay Clayton Jackson-Lee Clement (TX) Clyburn Jefferson Jenkins Coburn John Johnson (CT) Collins Johnson (WI) Combest Condit Johnson, E. B. Cook Johnson, Sam Cooksey Jones Kanjorski Costello Cramer Kaptur Crapo Cubin Kelly Kennedy (MA) Cummings Cunningham Kennedy (RI) Danner Kennelly Davis (IL) Kildee Davis (VA) Kilpatrick Deal Kim Kind (WI) Delahunt DeLay Deutsch King (NY) Kingston Kleczka Diaz-Balart Dickey Klink Dicks Klug Knollenberg Dixon Kolbe Kucinich Dooley Doolittle Doyle LaHood Dreier Lampson Duncan Lantos Dunn Largent Edwards Latham LaTourette Ehlers Ehrlich Lazio Emerson Levin English Lewis (CA) Ensign Lewis (KY) Etheridge Linder Lipinski Evans Everett Livingston Ewing Fattah LoBiondo Lofgren Fawell Lucas Luther Fazio Flake Maloney (CT) Foley Manzullo Forbes Markey Fowler Martinez Mascara McCarthy (MO) Frank (MA) Franks (NJ) McCarthy (NY) Frelinghuysen McCrery McGovern Frost McHale Gallegly

Ganske

Gekas

McInnis

McIntosh

Spratt

Stabenow

McIntyre McKeon McKinney Meehan Meek Menendez Metcalf Mica Miller (FL) Minge Moakley Mollohan Moran (KS) Morella Murtha Myrick Neal Nethercutt Neumann Ney Northup Norwood Nussle Obev Ortiz Oxley Packard Pappas Pascrell Pastor Paul Paxon Payne Pease Peterson (MN) Peterson (PA) Petri Pickering Pickett Pitts Pombo Porter Portman Poshard Price (NC) Pryce (OH) Rahall Ramstad Redmond Regula Rivers Rodriguez Roemer Rogan Rogers Rohrabacher Ros-Lehtinen Rothman Roukema Roybal-Allard Royce Rush Rvun Sabo Salmon Sanchez Sandlin Sanford Sawver Saxton Scarborough Schaefer. Dan Schaffer, Bob Scott Sensenbrenner Sessions Shadegg Shaw Shays Sherman Shimkus Shuster Sisisky Skeen Skelton Smith (MI) Smith (NJ) Smith (OR) Smith (TX) Smith, Adam Smith, Linda Snowbarger Snyder Solomon Souder Spence

Thornberry Watt (NC) Watts (OK) Stearns Stokes Thune Strickland Tiahrt Waxman Weldon (FL) Stupak Talent Tierney Traficant Weller Tanner Turner Wexler Tauscher Upton White Whitfield Tauzin Vento Taylor (MS) Visclosky Wise Taylor (NC) Wolf Walsh Thomas Wamp Wynn Young (FL) Thompson Watkins

NOT VOTING-44

Baker Hinchey Riggs Hoyer Leach Sanders Schiff Barcia Boucher McCollum Carson Schumer Chenoweth McDade Serrano McHugh Convers Skaggs Moran (VA) Stenholm Cox Crane Nadler Sununu Dellums Oberstar Towns Velazquez Weldon (PA) Engel Owens Foglietta Parker Gonzalez Pomeroy Weygand Goodling Quinn Hefner Rangel Young (AK) Hilliard Reyes

□ 1022

SMITH of Washington and Mrs. Messrs. KINGSTON, RUSH, ČOOKSEY, CHRISTENSEN, EHLERS, REDMOND, DOYLE, and TAYLOR of North Carolina changed their vote from "yea" to 'nay.'

So the motion to adjourn was rejected.

The results of the vote were announced as above recorded.

PERSONAL EXPLANATION

Mrs. CHENOWETH. Mr. Speaker, on rollcall No. 371, I was inadvertently detained. Had I been present, I would have voted "nay."

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. NEY). The Chair will entertain fifteen 1-minute speeches on each side.

TIME TO CLEAN UP DEPARTMENT OF JUSTICE

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

Mr. BARR of Georgia. Mr. Speaker, when I served under President Reagan as U.S. attorney, one of my colleagues told me of a defendant, a public official who had just been convicted of corruption, who said, "Mr. U.S. Attorney, we knew what we were doing was wrong, but nobody ever told us it was jail wrong.

Well, Mr. Speaker, America was fortunate back then that we had U.S. attorneys and a Department of Justice that were concerned with people who were doing "jail wrong" things and prosecuted them. Now we have an Attorney General who is not only not concerned with prosecuting those who do wrong, but the best this Attorney General will do is to decide whether to decide whether to decide if we will have an independent counsel to investigate clear evidence of wrongdoing by the Vice President.

Mr. Speaker, America yearns for the days when wrongdoers faced a Federal justice system that actually went after the bad guys. The time has come to clean up the Department of Justice.

TRIBUTE TO WILLIAM PASCRELL, SR.

(Ms. HOOLEY of Oregon asked and was given permission to address the House for 1 minute.)

Ms. HOOLEY of Oregon. Mr. Speaker, I have the sad obligation today to join this House in mourning the death of the father of the gentleman from New Jersey [Mr. PASCRELL], my friend and colleague.

Mr. Speaker, I did not have the pleasure of meeting William Pascrell, Sr., but I understand that he embodied many of the personal qualities that we admire in this country.

William Pascrell, Sr., was the son of immigrants, a self-made man, a lifelong railroad worker. After retirement, he gave of his time freely to charity. We all know how difficult it is to lose a loved one, so I think I can speak for every Member of this House in saying that we are deeply saddened by this loss.

CONGRESS SHOULD CONSIDER "RENO DIVORCE"

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

Mr. HAYWORTH. Mr. Speaker, those of us in the majority join with those in the minority mourning the death of William Pascrell, Sr. We pass along best wishes to the gentleman from New Jersey [Mr. PASCRELL] and to the gentleman's family.

Mr. Speaker, I listened with great interest to the comments of the gentleman from Georgia [Mr. BARR], a former United States attorney, and the gentleman from Georgia is absolutely right.

Mr. Speaker, there is a difference between deliberation and dilatory tactics. Sadly, this Justice Department, in deciding to decide to perhaps one day to decide if there should be independent counsel to check into the alleged wrongdoing of the Vice President, is delaying and stonewalling.

Mr. Speaker, with all due apologies to the gentleman from Nevada [Mr. GIBBONS], perhaps this body should examine its own form of Reno divorce to see what we can do under the Constitution to examine the actions or the inaction of this Attorney General because, Mr. Speaker, it is important that those elected to high office obey existing law.

DEMOCRATS COMMITTED TO CAMPAIGN FINANCE REFORM

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