fourth graders or one national test, and that is Federal Government test, in mathematics for eight graders, we will have ceded the control of our children's education over to faceless, nameless Washington bureaucrats deep in the bowels of the education establishment, deep in the bowels of the Department of Education, or in some consulting firm.

Mr. Speaker, I think we owe our children better than that. We cannot give away local control of our schools to Federal bureaucrats. Why would a national test do that? Members say, how can a national test be that dangerous? How can it be that threatening? The answer is a simple one: What is tested is what will be taught. We all understand that.

My daughter, Courtney, back in Phoenix, AZ, and my son, Stephen, are doing well in school, but they are doing well because their teachers, and I have faith in teachers, they are good people, their teachers learn what Courtney and Stephen are going to be tested on, and they make sure that in the curriculum they teach them what they will be tested upon.

So what is tested is what will be taught, and if we allow the test to be written in Washington, D.C., then what will be taught across America will be what some Federal bureaucrat deep in the bowels of the education department decides ought to be taught, because they will write the test, and your children's teacher and my children's teachers will be forced to teach to that test. We must block that effort to nationalize education. That fight is now, here in Washington, today. The decision will be made in Washington next week. There will be a vote in the U.S. Senate and a vote in the U.S. House.

Americans who do not want to give up control over their children's education to a bunch of nameless, faceless Washington bureaucrats need to speak out now. They need to call Washington, call their Congressman, call their Senator, and say, do not let national testing steal control away from our teachers in our neighborhood, from our school board in our neighborhood.

Some of the proponents of this idea say, do not worry, it is only voluntary. That is a hollow defense of a bad idea, because in America today there are only about 4 or 5 textbook writers. If we write one national test in Washington, D.C. and say, this will be given to all kids, sure, you will be able to opt out of of the test, but the textbook writers, the people who write the curriculum for the schools, will write to that test. They will have no choice. If you sit on a school board or if you sit in your parent-teacher council and do not like that test, do not like that curriculum, you will have no choice.

We have to reject this idea and reject it now, and reject it decisively by a vote in the U.S. Senate as early as next week. I urge Americans who care about their children's education to speak out, and not let Washington seize control of their school's education program. The price is simply too high.

There are radicals in Washington, D.C. who are writing a radical test; a test that, for example, in math does not even test basic math skills. But make no mistake about it, it does not matter whether the radicals write the test or good people write the test. If the test is a top-down, Washington-knows-best, one-size-fits-all idea, it will hurt education, because it will cost those parents and teachers in your school control of education in their neighborhoods. I hope Americans are listening.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. RYUN (at the request of Mr. ARMEY), for today after 4 p.m. and tomorrow, on account of attending his daughter's wedding.

Mr. HOUGHTON (at the request of Mr. ARMEY), for today, on account of illness.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. McNulty) to revise and extend their remarks and include extraneous material:)

Ms. WATERS, for 5 minutes, today.

Mr. CLAY, for 5 minutes, today.

Mr. OWENS, for 5 minutes, today.

Mr. PAYNE, for 5 minutes, today.

Mr. FATTAH, for 5 minutes, today.

Mr. Scott, for 5 minutes, today.

Mr. FORD, for 5 minutes, today.

Mrs. CLAYTON, for 5 minutes, today.

Ms. SANCHEZ, for 5 minutes, today.

Ms. CHRISTIAN-GREEN, for 5 minutes, today.

Ms. Brown of Florida, for 5 minutes, today.

(The following Members (at the request of Mr. Jones) to revise and extend their remarks and include extraneous material:)

Mr. METCALF, for 5 minutes, today. Mrs. MORELLA, for 5 minutes on October 28.

Mr. KINGSTON, for 5 minutes, today.

(The following Members (at their own request) to revise and extend their remarks and include extraneous material:)

Mr. SMITH of Michigan, for 5 minutes, today.

Mr. BILBRAY, for 5 minutes, today.

Mr. ROHRABACHER, for 5 minutes, today.

Mr. CUNNINGHAM, for 5 minutes, today.

Mr. Shadegg, for 5 minutes, today.

EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

(The following Members (at the request of Mr. McNulty) and to include extraneous matter:)

Mr. Lantos.

Ms. HARMAN.

Mr. Stark.

Mr. KIND. Mr. CUMMINGS.

Ms. STABENOW.

Mr. STOKES.

Mr. BARCIA.

Mr. Andrews.

Ms. SANCHEZ.

Mr. NEAL of Massachusetts.

Ms. CHRISTIAN-GREEN.

Mr. Visclosky.

Mr. KILDEE.

Mr. SERRANO.

Mr. HAMILTON.

Mr. DICKS.

Mr. Sherman.

(The following Members (at the request of Mr. Jones) and to include extraneous matter:)

Mr. GILMAN.

Mr. Pappas.

Mr. Hyde.

Mr. Bereuter.

Mrs. MORELLA.

Mr. WALSH.

Mr. Ballenger.

Mr. Calvert.

Mr. Paul.

Mr. Ehlers.

(The following Members (at the request of Mr. HOEKSTRA) and to include extraneous matter:)

Mr. Buyer.

Mr. Burton of Indiana.

Ms. KAPTUR.

Mr. Bob Schaffer of Colorado.

Mr. SPRATT.

Mr. FILNER.

Mr. Crane.

Mr. GINGRICH.

Ms. KILPATRICK.

SENATE CONCURRENT RESOLUTION REFERRED

A concurrent resolution of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. Con. Res. 56. Concurrent resolution authorizing the use of the rotunda of the Capitol for a ceremony honoring Leslie Townes (Bob) Hope by conferring upon him the status of an honorary veteran of the Armed Forces of the United States; to the Committee on House Oversight.

ENROLLED JOINT RESOLUTION SIGNED

Mr. THOMAS, from the Committee on House Oversight, reported that that committee had examined and found truly enrolled a joint resolution of the House of the following title, which was thereupon signed by the Speaker:

H.J. Res. 97. Joint resolution making further continuing appropriations for the fiscal year 1998, and for other purposes.

JOINT RESOLUTION PRESENTED TO THE PRESIDENT

Mr. THOMAS, from the Committee on House Oversight, reported that that

committee did on this day present to the President, for his approval, a joint resolution of the House of the following title:

H.J. Res. 97. Joint resolution making further continuing appropriations for the fiscal year 1998, and for other purposes.

ADJOURNMENT

Mr. SHADEGG. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 9 o'clock and 23 minutes p.m.), the House adjourned until tomorrow, Friday, October 24, 1997, at 9 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

5577. A letter from the General Sales Manager and Vice President, Commodity Credit Corporation, Department of Agriculture, transmitting the Department's final rule—Regulations Governing the Financing of Commercial Sales of Agricultural Commodities [7 CFR Part 17] received October 22, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

5578. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. Act 12-158, "Public Before-and-After School Care Exemption Temporary Amendment Act of 1997" received October 22, 1997, pursuant to D.C. Code section 1—233(c)(1); to the Committee on Government Reform and Oversight.

5579. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. Act 12–160, "Juvenile Curfew and Retired Police Officer Redeployment Temporary Amendment Act of 1997" received October 22, 1997, pursuant to D.C. Code section 1—233(c)(1); to the Committee on Government Reform and Oversight.

5580. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. Act 12–161, "Comprehensive Merit Personnel Act Annuity Offset Temporary Amendment Act of 1997" received October 22, 1997, pursuant to D.C. Code section 1—233(c)(1); to the Committee on Government Reform and Oversight.

5581. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. Act 12–166, "Comprehensive Merit Personnel Act Pilot Program Temporary Amendment Act of 1997" received October 22, 1997, pursuant to D.C. Code section 1—233(c)(1); to the Committee on Government Reform and Oversight.

5582. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. Act 12–167, "Alcoholic Beverage Control DC Arena Temporary Amendment Act of 1997" received October 22, 1997, pursuant to D.C. Code section 1—233(c)(1); to the Committee on Government Reform and Oversight

5583. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Amendment to Class E Airspace; Kutztown, PA (Federal Aviation Administration) [Airspace Docket No. 97-AEA-25] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5584. A letter from the General Counsel, Department of Transportation, transmitting

the Department's final rule—Establishment of Class E Airspace; Zelienople, PA (Federal Aviation Administration) [Airspace Docket No. 97-AEA-19] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5585. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Amendment to Class E Airspace; Belleville, KS (Federal Aviation Administration) [Docket No. 97–ACE-7] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5586. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Amendment to Class E Airspace, Kansas City, Richards-Gebaur Airport, MO (Federal Aviation Administration) [Docket No. 97-ACE-10] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5587. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Establishment of Class E Airspace; Driggs, ID (Federal Aviation Administration) [Airspace Docket No. 97-ANM-6] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5588. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Modification of Class E Airspace; French Lick, IN (Federal Aviation Administration) [Airspace Docket No. 97–AGL–26] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5589. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Amendment to Class E Airspace, Vinton, IA (Federal Aviation Administration) [Docket No. 97–ACE-13] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5590. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Establishment of Class E Airspace; East Butler, PA; Correction (Federal Aviation Administration) [Airspace Docket No. 97-AEA-02] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5591. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Establishment of Class E Airspace; Marion, VA (Federal Aviation Administration) [Airspace Docket No. 97-AEA-018] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastruc-

5592. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; AlliedSignal Inc. (formerly Textron Lycoming) Model T5313B, T5317A, and T53 (Military) Turboshaft Engines (Federal Aviation Administration) [Docket No. 97–ANE-38-AD; Amdt. 39–10160; AD 97–21–07] (RIN: 2120–AA64) received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5593. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; Short Brothers Model SD3-30 Series Airplanes (Federal Aviation Administration) [Docket No. 97-NM-220-AD; Amdt. 39-10164; AD 97-21-11] (RIN: 2120-AA64) received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5594. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; Airbus Model A319, A320, and A321 Series Airplanes (Federal Aviation Administration) [Docket No. 97-NM-265-AD; Amdt. 39-10163; AD 97-21-10] (RIN: 2120-AA64) received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5595. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Establishment of Class E Airspace; Sauk Centre, MN (Federal Aviation Administration) [Airspace Docket No. 97–AGL-22] received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5596. A letter from the General Counsel, Department of Transportation, transmitting the Department's final rule—Pressure Testing Older Hazardous Liquid and Carbon Dioxide Pipelines (Research and Special Programs Administration) [Docket No. PS-121; Amdt. 195-58] (RIN: 2137-AD 05) received October 21, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5597. A letter from the Director, Office of Regulations Management, Department of Veterans Affairs, transmitting the Department's final rule— Veterans and Reservists Education: Additional Educational Assistance While Serving in the Selected Reserve (RIN: 2900–AI79) received October 23, 1997, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Veterans' Affairs.

mittee on Veterans' Affairs.
5598. A letter from the Secretary of Defense, transmitting a report entitled "Federally Sponsored Research on Persian Gulf Veterans' Illness," pursuant to Public Law 103—337, section 722(f); jointly to the Committees on National Security and Veterans' Affairs.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. SMITH of Texas: Committee on the Judiciary. H.R. 1493. A bill to require the Attorney General to establish a program in local prisons to identify, prior to arraignment, criminal aliens and aliens who are unlawfully present in the United States, and for other purposes; with an amendment (Rept. 105–338). Referred to the Committee of the Whole House on the State of the Union.

Mr. COBLE: Committee on the Judiciary. H.R. 2265. A bill to amend the provisions of titles 17 and 18, United States Code, to provide greater copyright protection by amending criminal copyright infringement provisions, and for other purposes; with an amendment (Rept. 105-339). Referred to the Committee of the Whole House on the State of the Union.

Mr. SPENCE: Committee of Conference. Conference report on H.R. 1119. A bill to authorize appropriations for fiscal years 1998 and 1999 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal years 1998 and 1999, and for other purposes (Rept. 105–340). Ordered to be printed.

Mr. ARCHER: Committee on Ways and Means. H.R. 2621. A bill to extend trade authorities procedures with respect to reciprocal trade agreements, and for other purposes; with an amendment (Rept. 105–341 Pt. 1). Ordered to be printed.

1). Ordered to be printed.
Mr. LINDER: Committee on Rules. House
Resolution 277. Resolution waiving points of
order against the conference report to accompany the bill (H.R. 2107) making appropriations for the Department of the Interior