Davis (FL) Peterson (MN) Kaptur Kennedy (MA) Davis (IL) Pickett DeFazio Kennedy (RI) Pomeroy DeGette Kennelly Poshard Delahunt Kildee Price (NC) Kilpatrick DeLauro Rahall Dellums Kind (WI) Rangel Kleczka Reyes Deutsch Dicks Klink Rivers Dingell Kucinich Rodriguez Roemer Dixon LaFalce Doggett Lampson Rothman Roybal-Allard Dooley Lantos Doyle Levin Lewis (GA) Edwards Sabo Sanchez Lipinski Engel Lofgren Lowey Etheridge Sandlin Luther Evans Sawyer Maloney (CT) Schumer Fattah Maloney (NY) Scott Markey Fazio Serrano Martinez Filner Sherman Flake Mascara Sisisky Forbes Matsui Skaggs Ford McCarthy (MO) Slaughter Frank (MA) McCarthy (NY) Smith. Adam McDermott Snyder Furse McGovern McHale Gejdenson Spratt Gephardt Goode Stabenow McIntyre Stark Gordon McKinney Stenholm Green Meehan Stokes Strickland Gutierrez Meek Hall (OH) Menendez Stupak Millender-Hall (TX) Tanner McDonald Hamilton Tauscher Harman Miller (CA) Thompson Hastings (FL) Minge Thurman Hefner Tierney Hilliard Mollohan Torres Moran (VA) Hinchev Towns Hinojosa Murtha Turner Holden Nadler Velazquez Hooley Neal Vento Oberstar Visclosky Hoyer Jackson (IL) Obey Olver Waters Watt (NC) Jackson-Lee (TX) Jefferson Ortiz Waxman Owens Wexler John Pallone Weygand Johnson (WI) Pascrell Wise Johnson, E. B. Woolsey Pastor Kanjorski Pelosi Wynn

ANSWERED "PRESENT"—3

Wamp

Coburn Tiahrt

NOT VOTING—19

Archer Manton Souder Weldon (FL) Barrett (NE) McNulty Moakley Weldon (PA) Cubin Foglietta Pavne Yates Pryce (OH) Young (AK) Frost Gekas Schiff Gonzalez Skelton

□ 2005

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.

PRIVILEGES OF THE HOUSE—DIS-MISSAL OF CONTEST IN 46TH DISTRICT OF CALIFORNIA UPON EXPIRATION OF OCTOBER 31, 1997

Mr. DOOLEY of California. Mr. Speaker, I rise to a question of the privileges of the House, and I send to the desk a privileged resolution (H. Res. 297) pursuant to clause 2 of rule IX and ask for its immediate consideration.

The SPEAKER pro tempore (Mr. HEFLEY). The Clerk will report the resolution.

The Clerk read as follows:

Whereas, Loretta Sanchez was issued a certificate of election as the duly elected Member of Congress from the 46th District of

California by the Secretary of State of California and was seated by the U.S. House of Representatives on January 7, 1997; and

Whereas A Notice of Contest of Election was filed with the Clerk of the House by Mr. Robert Dornan on December 26, 1996; and

Whereas the Task Force on the Contested Election in the 46th District of California has met only three times; and

Whereas the allegations made by Mr. Robert Dornan have been largely found to be without merit: charges of improper voting from a business, rather than a resident address; underage voting; double voting; and charges of unusually large numbers of individuals voting from the same address. It was found that voting from the same address included a Marines barracks and the domicile of nuns, that business addresses were legal residences for the individuals, including the zoo keeper of the Santa Ana zoo, that duplicate voting was by different individuals and those accused of underage voting were of age: and

Whereas the Committee on House Oversight has issued unprecedented subpoenas to the Immigration and Naturalization Service to compare their records with Orange County voter registration records, the first time in any election in the history of the United States that the INS has been asked by Congress to verify the citizenship of voters; and

Whereas the INS has complied with the Committee's request and, at the Committee's request, has been doing a manual check of its paper files and providing worksheets containing supplemental information on that manual check to the Committee on House Oversight for over five months; and

Whereas some Members of the House Oversight Committee are now seeking a duplicate and dilatory review of materials already in the Committees possession by the Secretary of State of California; and

Whereas the Task Force on the Contested Election in the 46th District of California and the Committee have been reviewing these materials and has all the information it needs regarding who voted in the 46th District and all the information it needs to make judgments concerning those votes; and

Whereas the Committee on House Oversight has after over nine months of review and investigation failed to present credible evidence to change the outcome of the election of Congresswoman Sanchez and is pursuing never ending and unsubstantiated areas of review; and

Whereas Contestant Robert Dornan has not shown or provided credible evidence that the outcome of the election is other than Congresswoman Sanchez's election to the Congress; and

Whereas the Committee on House Oversight should complete its review of this matter and bring this contest to an end and now therefore be it;

Resolved, that unless the Committee on House Oversight has sooner reported a recommendation for its final disposition, the contest in the 46th District of California is dismissed upon the expiration of October 31, 1997

The SPEAKER pro tempore. The resolution presents a question of the privileges of the House.

MOTION TO TABLE OFFERED BY MR. SOLOMON

Mr. SOLOMON. Mr. Speaker, for the eighth and last time, I move to table the resolution.

The CHAIRMAN. The question is on the motion to table offered by the gentleman from New York [Mr. SOLOMON].

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

RECORDED VOTE

Mr. DOOLEY of California. Mr Speaker, I demand a recorded vote. A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 208, noes 192, answered "present" 4, not voting 28, as follows:

[Roll No. 565] AYES—208

Aderholt Gilman Pappas Goodlatte Armey Parker Bachus Goodling Paul Baker Goss Paxon Graham Ballenger Pease Peterson (PA) Barr Granger Bartlett Greenwood Petri Barton Gutknecht Pickering Bass Hansen Pitts Pombo Bateman Hastert Bilbray Hastings (WA) Porter Bilirakis Hayworth Portman Blilev Hefley Quinn Blunt Herger Radanovich Boehlert Hill Ramstad Hilleary Boehner Redmond Hobson Regula Riggs Riley Brady Hoekstra Bryant Horn Bunning Hostettler Rogan Burr Houghton Hulshof Rogers Rohrabacher Burton Ros-Lehtinen Hunter Callahan Hutchinson Roukema Royce Calvert Hyde Inglis Camp Campbell Istook Salmon Johnson (CT) Canady Sanford Saxton Cannon Johnson, Sam Scarborough Castle Jones Schaefer, Dan Chabot Kellv Chambliss Kim Schaffer, Bob King (NY) Chenoweth Sensenbrenner Christensen Kingston Sessions Coble Klug Knollenberg Shaw Collins Shays Kolbe Shimkus Combest LaHood Shuster Cook Cooksey Skeen Largent Latham Smith (MI) Crane LaTourette Smith (N.J) Smith (TX) Lazio Crapo Cunningham Leach Smith, Linda Davis (VA) Lewis (CA) Snowbarger Lewis (KY) Solomon Deal DeLay Linder Spence Diaz-Balart Livingston Stearns Dickey LoBiondo Stump Doolittle Sununu Lucas Manzullo Dreier Talent Duncan McCollum Tauzin McCrery Taylor (MS) Dunn McDade Taylor (NC) **Ehlers** Emerson McHugh Thomas English McInnis Thornberry McIntosh Thune Ensign Traficant Ewing Metcalf Upton Fawell Mica Walsh Miller (FL) Watkins Watts (OK) Fowler Moran (KS) Weller Morella Fox Franks (NJ) Myrick White Whitfield Frelinghuysen Nethercutt Wicker Gallegly Neumann Ney Northup Wolf Young (AK) Gekas Gibbons Young (FL) Norwood Nussle Gillmor Packard

NOES-192

Abercrombie Bonior Condit Ackerman Borski Convers Allen Boswell Costello Andrews Boucher Coyne Baesler Boyd Cramer Brown (CA) Barcia Cummings Danner Davis (FL) Barrett (WI) Brown (FL) Brown (OH) Becerra Bentsen Cardin Davis (IL) Berman Carson DeFazio DeGette Clay Berry Clayton Delahunt Bishop Blagojevich Clement DeLauro Blumenauer Clyburn Dellums

Kilpatrick Kind (WI) Price (NC) Deutsch Dicks Rahall Dingell Kleczka Rangel Dixon Klink Reyes Rivers Kucinich Doggett Dooley LaFalce Rodriguez Dovle Lampson Roemer Edwards Lantos Rothman Engel Levin Roybal-Allard Lewis (GA) Eshoo Rush Etheridge Lipinski Sabo Evans Lofgren Sanders Farr Lowey Sandlin Fattah Luther Sawyer Maloney (CT) Fazio Schumer Maloney (NY) Filner Scott Serrano Forbes Martinez Shadegg Ford Mascara Sherman Frank (MA) Matsui Sisisky McCarthy (MO) Furse Skaggs Gejdenson McCarthy (NY) Slaughter Gephardt McDermott Smith, Adam Goode McGovern Snyder Gordon McHale Spratt Green McIntyre Stabenow Gutierrez Meehan Stark Stenholm Hall (TX) Meek Stokes Strickland Hamilton Menendez Millender-Harman Hastings (FL) McDonald Stupak Miller (CA) Tanner Hefner Hilliard Minge Tauscher Hinchey Mink Thompson Hinojosa Mollohan Thurman Moran (VA) Holden Tiernev Hooley Nadler Torres Hover Neal Towns Jackson (IL) Oberstar Turner Jackson-Lee Obey Velazquez (TX) Olver Vento Jefferson Ortiz Visclosky Waters Watt (NC) Owens Johnson (WI) Pallone Johnson, E. B. Pascrell Waxman Kanjorski Pastor Wexler Weygand Kaptur Pelosi Kennedy (MA) Peterson (MN) Wise Kennedy (RI) Pickett Woolsey Kennelly Pomerov Wynn Kildee Poshard

ANSWERED "PRESENT"-4

Coburn Tiahrt Sanchez Wamp

NOT VOTING-28

Hall (OH) Archer Pryce (OH) Baldacci Jenkins Schiff Barrett (NE) Kasich Skelton Smith (OR) Bereuter Manton McKinney Souder Weldon (FL) Bono McNulty Cubin Ehrlich Moakley Weldon (PA) Foglietta Murtha Yates Frost Oxley Gonzalez Payne

□ 2027

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.

REREFERRAL OF S. 459 TO THE COMMITTEE ON EDUCATION AND THE WORKFORCE

Mr. GOODLING. Mr. Speaker, I ask unanimous consent that the Committee on Resources be discharged from further consideration of the Senate bill, S. 459, and that the bill be rereferred to the Committee on Education and the Workforce. This bill amends and reauthorizes the Native American Programs Act of 1974.

The SPEAKER pro tempore [Mr. HEFLEY]. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

MAKING IN ORDER ON FRIDAY, OCTOBER 31, 1997, OR ANY DAY THEREAFTER CONSIDERATION OF CONFERENCE REPORT ON S. 858, INTELLIGENCE AUTHORIZA-TION ACT FOR FISCAL YEAR 1998

Mr. GOSS. Mr. Speaker, I ask unanimous consent that it be in order on Friday, October 31, 1997, or any day thereafter to consider the conference report to accompany S. 858; that all points of order against the conference report and against its consideration be waived; and that the conference report be considered as read when called up.

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

There was no objection.

□ 2030

AUTHORIZING SPEAKER TO DES-IGNATE TIME FOR RESUMPTION OF PROCEEDINGS ON REMAINING MOTIONS TO SUSPEND RULES CONSIDERED MONDAY, SEPTEM-BER 29, 1997

Mr. GOSS. Mr. Speaker, I ask unanimous consent that the Speaker be authorized to designate a time not later than November 7, 1997, for resumption of proceedings on the seven remaining motions to suspend the rules originally considered on Monday, September 29, 1997.

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

There was no objection.

AGREEMENT FOR COOPERATION BETWEEN UNITED STATES AND FEDERATIVE REPUBLIC OF BRAZIL CONCERNING PEACEFUL USES OF NUCLEAR ENERGY—MESSAGE FROM PRESIDENT OF THE UNITED STATES.

The SPEAKER pro tempore (Mr. HEFLEY) 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 am pleased to transmit to the Congress, pursuant to sections 123 b. and 123 d. of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2153(b), (d)), the text of a proposed Agreement for Cooperation Between the Government of the United States of America and the Government of the Federative Republic of Brazil Concerning Peaceful Uses of Nuclear Energy, with accompanying annex and agreed minute. I am also pleased to transmit my written approval, authorization, and determination concerning the agreement, and the memorandum of the Director of the United States Arms Control and Disarmament Agency with the Nuclear Proliferation Assessment Statement concerning the agreement. The joint memorandum submitted to me by the Secretary of State and the Secretary of Energy, which includes a summary of the provisions of the agreement and various other attachments, including agency views, is also enclosed.

The proposed agreement with Brazil has been negotiated in accordance with the Atomic Energy Act of 1954, as amended by the Nuclear Non-Proliferation Act of 1978 and as otherwise amended. In my judgment, the pro-posed agreement meets all statutory requirements and will advance the nonproliferation and other foreign policy interests of the United States. The agreement provides a comprehensive framework for peaceful nuclear cooperation between the United States and Brazil under appropriate conditions and controls reflecting a strong common commitment to nuclear nonproliferation goals.

The proposed new agreement will replace an existing United States-Brazil agreement for peaceful nuclear cooperation that entered into force on September 20, 1972, and by its terms would expire on September 20, 2002. The United States suspended cooperation with Brazil under the 1972 agreement in the late 1970s because Brazil did not satisfy a provision of section 128 of the Atomic Energy Act (added by the Nuclear Non-Proliferation Act of 1978) that required full-scope International Atomic Energy Agency (IAEA) safeguards in nonnuclear weapon states such as Brazil as a condition for continued significant U.S. nuclear exports.

On December 13, 1991, Brazil, together with Argentina, the Brazilian-Argentine Agency for Accounting and Control of Nuclear Materials (ABAAC) and the IAEA signed a quadrilateral agreement calling for the application of full-scope IAEA safeguards in Brazil and Argentina. This safeguards agreement was brought into force on March 4, 1994. Resumption of cooperation would be possible under the 1972 United States-Brazil agreement for cooperation. however, both the United States and Brazil believe it is preferable to launch a new era of cooperation with a new agreement that reflects, among other things:

—An updating of terms and conditions to take account of intervening changes in the respective domestic legal and regulatory frameworks of the parties in the area of peaceful nuclear cooperation;

 Reciprocity in the application of the terms and conditions of cooperation between the Parties; and
Additional international nonproliferation commitments entered into by the Parties since 1972.

Over the past several years Brazil has made a definitive break with earlier ambivalent nuclear policies and has embraced wholeheartedly a series of important steps demonstrating its firm commitment to the exclusively peaceful uses of nuclear energy. In addition to its full-scope safeguards agreement