

Mr. ARMEY. Mr. Speaker, last week was Teacher Appreciation Week, and I missed my opportunity to pay my respect to a favorite teacher we have in my district in Coppell, Texas. Duane Masengill teaches world geography and current events.

Duane drives 25 miles to work every day. While that puts an extra burden on his family, his wife Jennifer says she does not mind because he is so happy doing what he does.

I have had the opportunity to visit Duane and his students. I have seen the rapport he has with his students.

Duane, while you still need a haircut, and I think the youngsters will agree with me, you are in fact a devoted teacher.

I always believe that we can tell a great deal about the quality of the effort, the quality of the commitment made by a teacher when we see the quality of morale and preparation when we stand before a classroom. Duane's students are always bright, energetic, enthusiastic, and able. They quiz us hard.

So, Duane, let me just say congratulations. Some people spend a lifetime building a career. You are spending a career building lifetimes.

BRING GOD BACK TO OUR SCHOOLS AND OUR NATION

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

Mr. TRAFICANT. Mr. Speaker, a Federal court ruled in Texas that a school program that allowed clergy that counsel troubled students was unconstitutional. Another Federal court ruled that a Florida policy of allowing prayer at graduation ceremonies was unconstitutional. Unbelievable.

These book-smart, street-stupid judges better look in the mirror of a troubled America, because it is clear, students can be counseled by convicts in our schools, not clergy. Students can read about devil worship, not God. Students can burn a flag at a school, but cannot say a prayer. Beam me up.

It is time to amend the Constitution of this country and not only bring God back into the schools, but bring God back into our Nation.

MARRIAGE IS A GOOD THING; ABOLISH MARRIAGE TAX PENALTY

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

Mr. SCHAFFER. Mr. Speaker, marriage is a good thing. This Congress has an historic opportunity to do something it should have done long ago, abolish the marriage tax penalty.

Many young couples are surprised to learn the government actually penalizes people for getting married an average of \$1,400 per year for middle income families.

The people have long known the government does a lot of foolish things. Even liberals have to admit the government has thousands of stupid taxes and regulations, programs that actually make things worse instead of better, and inefficiencies that seem to be immune to reform.

The marriage tax penalty is just so wrong that it stands among the ugliest symbols of everything wrong about a government that is too big, too arrogant, and too oblivious to the concerns of the average people who struggle every day to get ahead, make ends meet, and raise their children in peace.

Why does the government make it so much harder for people who want to get married? I urge Members on both sides of the aisle to right this terrible wrong. It is high time we abolish the tax on marriage.

IN HONOR OF CZECH REPUBLIC AND POLAND FOR CONDEMNING HUMAN RIGHTS VIOLATIONS IN CUBA

(Ms. ROS-LEHTINEN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. ROS-LEHTINEN. Mr. Speaker, tonight the Cuban American community honors the Czech Republic and Poland for their recent successful efforts to condemn the ongoing human rights violations in Cuba before the United Nations Commission on Human Rights.

The Czech President said recently that both the Czechs and the Cubans encountered similar political fates, suffering the multiple adverse effects of the same ideology still advanced by the government of Cuba.

The Center for a Free Cuba event tonight will also serve to commemorate Cuban independence, which will be celebrated during the month of May, and the role of women in the struggle for freedom in Cuba.

Because of that, Elena Diaz Verson Amos will be honored for her commitment to the cause of freedom and democracy and human rights.

I urge my colleagues to join us tonight at 6 p.m. in room 106 of the Dirksen building for the Center for Free Cuba reception.

NATIONAL MISSILE DEFENSE

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

Mr. WICKER. Mr. Speaker, as Members of Congress, we have an obligation to report that the United States is vulnerable to a missile attack. That is right. Some of the world's most dangerous and unstable dictatorships are developing weapons which could reach the United States mainland.

The bipartisan Rumsfeld Commission has said we could soon face a missile strike with little or no warning. Yet, our President is still reluctant to act on this important issue.

The North Korean missile tests last summer forced administration officials to admit grudgingly that this threat is real. But the President's response has been weak. It includes support for only a limited ground-based system with questionable value. The administration also worries that a defense shield might violate the ABM Treaty, the same pact the Soviets violated for years.

Mr. Speaker, each day we delay, the threat of a missile attack increases. Congress is taking action to deploy an effective missile defense system. I urge the President to join us in addressing this critical matter of national security.

NATIONAL POLICE OFFICERS WEEK

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

Mr. FOSSELLA. Mr. Speaker, this is National Police Officers Week. I rise today to pay tribute and offer my thanks to the law enforcement officers throughout our Nation who stand at the front line protecting the American people.

These brave men and women risk their lives every day so that our community may be safe, that our children, parents, and grandparents need not live in fear of criminals.

All too often, we see the tragic consequences that come with such awesome responsibility. Hundreds of times each year, America is forced to confront the horror that one of our finest has lost his or her life.

We mourned as a Nation last year when two officers who worked right here, Officers Gibson and Chestnut, were killed trying to protect innocent tourists when a madman entered the United States Capitol with his guns blazing.

Where I live, on Staten Island, we experienced loss twice last year, and our community still grieves for Police Officer Sal Mosomillio and Officer Gerald Carter, both of whom made the ultimate sacrifice.

I can use words like hero, courage and bravery to describe these two men, but the truth is that no words can truly do them justice. In fact, I think both officers would be embarrassed by such descriptions because, in their minds, they were only doing their job.

The same could be said of Police Officer Matthew Dziergowski, a dedicated official who was killed earlier this year and has left one son and his wife who was pregnant at the time he lost his life.

Mr. Speaker, the New York City Police Department right now and the men and women who serve our city every day are under constant attack. The morale is at an all-time low. But let them know and let them stand assured that there are a lot of people out there who appreciate the job they do, the

fact that they are willing to risk their life every day to protect us.

PROVIDING FOR CONSIDERATION OF H.R. 1555, INTELLIGENCE AUTHORIZATION ACT FOR FISCAL YEAR 2000

Mr. GOSS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 167 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 167

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1555) to authorize appropriations for fiscal year 2000 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. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Permanent Select Committee on Intelligence. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Permanent Select Committee on Intelligence now printed in the bill. The committee amendment in the nature of a substitute shall be considered by title rather than by section. Each title shall be considered as read. Points of order against the committee amendment in the nature of a substitute for failure to comply with clause 7 of rule XVI are waived. No amendment to the committee in the nature of a substitute shall be in order except those printed in the portion of the Congressional Record designated for that purpose in clause 8 of rule XVIII and except pro forma amendments for the purpose of debate. Each amendment so printed may be offered only by the Member who caused it to be printed or his designee and shall be considered as read. The chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendments the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to reconsider with or without instructions.

□ 1100

The SPEAKER pro tempore (Mr. ROGERS). The gentleman from Florida (Mr. GOSS) is recognized for 1 hour.

Mr. GOSS. Mr. Speaker, for purposes of debate only, I yield the customary 30 minutes to my colleague and friend, the gentleman from Texas (Mr. FROST), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate on this issue only.

Mr. Speaker, House Resolution 167 is a modified open rule providing for the consideration of H.R. 1555, the Intelligence Authorization Act for fiscal year 2000. What makes the rule modified is the requirement that Members wishing to offer amendments were asked to have them preprinted in the CONGRESSIONAL RECORD prior to the consideration of this bill by the House. Notice of this restriction was given to Members last week prior to the filing of the report on this bill, and at the time of the filing, when we asked for the UC, we also reminded Members of the requirement.

This requirement makes good sense, given the unique nature of the matters covered by the bill. In the past, we have found it works well to allow the Permanent Select Committee on Intelligence the opportunity to review potential amendments ahead of time in order to work with Members to ensure that no classified information is inadvertently disclosed during our floor debate. This is not about shutting out any debate on the bill but, rather, about an extra degree of caution and making sure sensitive material is properly protected.

As is customary, the rule provides 1 hour of general debate divided equally between the chairman and the ranking member, the gentleman from California (Mr. DIXON), of the Permanent Select Committee on Intelligence. The rule makes in order the amendment in the nature of a substitute recommended by the Permanent Select Committee on Intelligence as an original bill for the purpose of amendment. The amendment in the nature of a substitute shall be considered by title, and each title shall be considered as read.

The rule further waives points of order against the amendment in the nature of a substitute for failure to comply with clause 7 of Rule XVI, which prohibits nongermane amendments. This is necessary because, again, the introduced bill was more narrow in scope, as it usually is, than the product reported out by the committee.

Specifically, this provision in the rule pertains to title V of the reported bill regarding the Freedom of Information Act exemption for the National Imagery and Mapping Agency, NIMA, which is, I believe, a noncontroversial provision which makes a technical correction.

As I mentioned earlier, the rule makes in order only those amendments that have been preprinted in the CONGRESSIONAL RECORD and provides that each amendment that has been so printed may be offered only by the

Member who caused it to be printed or his designee. Each amendment shall be considered as read.

The rule allows the Chair of the Committee of the Whole to postpone votes during consideration of the bill and to reduce voting time to 5 minutes on a postponed question, if a vote follows a 15-minute vote. Nothing new there.

Finally, the rule provides the traditional motion to recommit with or without instructions. Again, a guarantee for the minority.

Mr. Speaker, this is certainly a fair rule and one without any controversy that I am aware of, but I am aware that the ranking member, the gentleman from California (Mr. DIXON), my colleague, friend and close working partner on the Permanent Select Committee on Intelligence, had hoped that we could delay consideration of this bill until next week, to give Members even more time to familiarize themselves with the provisions of this bill, especially its classified components. I know that every effort was made to be sensitive to his request. I agreed with it. But given forces beyond any one Member's control, particularly relating to other legislation that is still under discussion, we in fact were asked to be on the floor with this bill today.

That said, I encourage Members to vote for this fair rule and to support the underlying legislation, which I think is well prepared.

Mr. Speaker, I reserve the balance of my time.

Mr. FROST. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of the rule providing for the consideration of H.R. 1555, the Intelligence Authorization for fiscal year 2000. I would, however, like to make the House aware of the concerns raised by the ranking member of the Permanent Select Committee on Intelligence with respect to the timing of the consideration of this bill and the preprinting requirement for amendments.

The gentleman from California (Mr. DIXON) does not oppose the preprinting of amendments for this bill. And, in fact, Mr. Speaker, the gentleman is generally supportive of such a requirement because of the sensitive nature of much of the bill and the need to protect its classified contents. And, in fact, Mr. Speaker, the House has considered intelligence authorizations under this kind of rule for the past 6 years. What concerns the gentleman from California, as well as the Democrats on the Committee on Rules, is the timing of the consideration of this important legislation.

Since the House conducted no business on Monday, few Members were here to read the classified portions of the bill in order that they might determine if any amendments might be appropriate. Mr. Speaker, we do not object to this rule, only to the timing of the consideration of the bill and would, as has the gentleman from California, ask that the leadership consider giving