

sey; Messrs. Bereuter of Nebraska; Ridge of Pennsylvania; Roth of Wisconsin; McCandless of California; Baker of Louisiana; Nussle of Iowa; Thomas of Wyoming; and Sam Johnson of Texas; Ms. Pryce of Ohio; Messrs. Linder of Georgia; Knollenberg of Michigan; Lazio of New York; Grams of Minnesota; Bachus of Alabama; Huffington of California; Castle of Delaware; and King of New York.

Committee on the Budget: Messrs. Kasich of Ohio; McMillan of North Carolina; Kolbe of Arizona; and Shays of Connecticut; Ms. Snowe of Maine; Messrs. Smith of Texas; Cox of California; Allard of Colorado; Miller of Florida; Lazio of New York; Franks of New Jersey; Smith of Michigan; Inglis of South Carolina; and Hoke of Ohio.

Committee on the District of Columbia: Messrs. Bliley of Virginia; Rohrabacher of California; and Saxton of New Jersey.

Committee on Education and Labor: Messrs. Goodling of Pennsylvania and Petri of Wisconsin; Mrs. Roukema of New Jersey; Messrs. Gunderson of Wisconsin; Arney of Texas; Fawell of Illinois; Henry of Michigan; and Ballenger of North Carolina, when sworn; Ms. Molinari of New York; Messrs. Barrett of Nebraska; Boehner of Ohio; Cunningham of California; Hoekstra of Michigan; McKeon of California; and Miller of Florida.

Committee on Energy and Commerce: Messrs. Moorhead of California; Bliley of Virginia; Fields of Texas; Oxley of Ohio; Bilirakis of Florida; Schaefer of Colorado; Barton of Texas; McMillan of North Carolina; Hastert of Illinois; Upton of Michigan; Stearns of Florida; Paxon of New York; Gillmor of Ohio; Klug of Wisconsin; Franks of Connecticut; Greenwood of Pennsylvania; and Crapo of Idaho.

Committee on Foreign Affairs: Messrs. Gilman of New York; Goodling of Pennsylvania; Leach of Iowa; and Roth of Wisconsin; Ms. Snowe of Maine; Messrs. Hyde of Illinois; Bereuter of Nebraska; Smith of New Jersey; and Burton of Indiana; Mrs. Meyers of Kansas; Mr. Gallegly of California; Ms. Ros-Lehtinen of Florida; Messrs. Ballenger of North Carolina, when sworn; Rohrabacher of California; Levy of New York; Manzullo of Illinois; Diaz-Balart of Florida; and Royce of California.

Committee on Government Operations: Messrs. Clinger of Pennsylvania; McCandless of California; Hastert of Illinois; Kyl of Arizona; Shays of Connecticut; Schiff of New Mexico; Cox of California; and Thomas of Wyoming; Ms. Ros-Lehtinen of Florida; Messrs. Machtley of Rhode Island; Zimmer of New Jersey; Zeliff of New Hampshire; McHugh of New York; and Horn of California; Ms. Pryce of Ohio and Mr. Mica of Florida.

Committee on House Administration: Messrs. Thomas of California; Gingrich of Georgia; Roberts of Kansas; Livingston of Louisiana; Barrett of Nebraska; and Boehner of Ohio.

Committee on Natural Resources: Messrs. Young of Alaska and Hansen of Utah; Mrs. Vucanovich of Nevada; Messrs. Gallegly of California; Smith of Oregon; Thomas of Wyoming; Duncan of Tennessee; Hefley of Colorado; Doolittle of California; Allard of Colorado; Baker of Louisiana; Calvert of California; McInnis of Colorado; Pombo of California; and Dickey of Arkansas.

Committee on the Judiciary: Messrs. Fish of New York; Moorhead of California; Hyde of Illinois; Sensenbrenner of Wisconsin; McCollum of Florida; Gekas of Pennsylvania; Coble of North Carolina; Smith of Texas; Schiff of New Mexico; Ramstad of Minnesota; Gallegly of California; Canady of Florida; Inglis of South Carolina; and Goodlatte of Virginia.

Committee on Merchant Marine and Fisheries: Messrs. Fields of Texas; Young of Alas-

ka; Bateman of Virginia; Saxton of New Jersey; Coble of North Carolina; Weldon of Pennsylvania; Inhofe of Oklahoma; Ravenel of South Carolina; Gilchrest of Maryland; Cunningham of California; and Kingston of Georgia; Ms. Fowler of Florida; Messrs. Castle of Delaware; King of New York; and Diaz-Balart of Florida.

Committee on Post Office and Civil Service: Messrs. Myers of Indiana; Gilman of New York; Young of Alaska; and Burton of Indiana; Mrs. Morella of Maryland; and Mr. Ridge of Pennsylvania.

Committee on Public Works and Transportation: Messrs. Shuster of Pennsylvania; Clinger of Pennsylvania; Petri of Wisconsin; Boehlert of New York; Inhofe of Oklahoma; Emerson of Missouri; and Duncan of Tennessee; Ms. Molinari of New York; Messrs. Zeliff of New Hampshire; Ewing of Illinois; and Gilchrest of Maryland; Ms. Dunn of Washington; Messrs. Hutchinson of Arkansas; Baker of California; Collins of Georgia; Kim of California; Levy of New York; Horn of California; Franks of New Jersey; Blute of Massachusetts; McKeon of California; Mica of Florida; Hoekstra of Michigan; and Quinn of New York.

Committee on Rules: Messrs. Solomon of New York; Quillen of Tennessee; Dreier of California; and Goss of Florida.

Committee on Science, Space and Technology: Messrs. Walker of Pennsylvania; Sensenbrenner of Wisconsin; Boehlert of New York; Lewis of Florida; Henry of Michigan; and Fawell of Illinois; Mrs. Morella of Maryland; Messrs. Rohrabacher of California; Schiff of New Mexico; Barton of Texas; Zimmer of New Jersey; Sam Johnson of Texas; Calvert of California; Hoke of Ohio; Smith of Michigan; Royce of California; Grams of Minnesota; Linder of Georgia; and Blute of Massachusetts; Ms. Dunn of Washington; Messrs. Baker of California and Bartlett of Maryland.

Committee on Small Business: Mrs. Meyers of Kansas; Messrs. Combest of Texas; Baker of Louisiana; Hefley of Colorado; Machtley of Rhode Island; Ramstad of Minnesota; Camp of Michigan; Johnson of Texas; Zeliff of New Hampshire; Collins of Georgia; McInnis of Colorado; Huffington of California; Talent of Missouri; Knollenberg of Michigan; Dickey of Arkansas; Kim of California; Manzullo of Illinois; and Torkildsen of Massachusetts.

Committee on Standards of Official Conduct: Mr. Grandy of Iowa; Mrs. Johnson of Connecticut; Messrs. Bunning of Kentucky; Kyl of Arizona; Goss of Florida; and Hobson of Ohio.

Committee on Veterans Affairs: Messrs. Stump of Arizona; Smith of New Jersey; Burton of Indiana; Bilirakis of Florida; Ridge of Pennsylvania; Spence of South Carolina; Hutchinson of Arkansas; Everett of Alabama; Buyer of Indiana; Quinn of New York; Bachus of Alabama; and Linder of Georgia.

Committee on Ways and Means: Messrs. Archer of Texas; Crane of Illinois; Gradison of Ohio; Thomas of California; Shaw of Florida; and Sundquist of Tennessee; Mrs. Johnson of Connecticut; Messrs. Bunning of Kentucky; Grandy of Iowa; Houghton of New York; Herger of California; McCrery of Louisiana; Hancock of Missouri; and Santorum of Pennsylvania.

When said resolution was considered and agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

#### ¶1.31 EXTENSION OF SECRET SERVICE PROTECTION

On motion of Mr. BROOKS, by unanimous consent, the joint resolution of

the Senate (S.J. Res. 2) to authorize the United States Secret Service to continue to furnish protection to the former Vice President or his spouse; was taken from the Speaker's table.

When said joint resolution was considered and read twice, ordered to be read a third time, was read a third time by title, and passed.

A motion to reconsider the vote whereby said joint resolution was passed was, by unanimous consent, laid on the table.

*Ordered.* That the Clerk notify the Senate thereof.

#### ¶1.32 INAUGURAL CEREMONIES OF THE PRESIDENT AND VICE PRESIDENT

Mr. GEPHARDT submitted the following privileged resolution (H. Res. 10):

*Resolved.* That at 10:30 ante meridiem on Wednesday, January 20, 1993, the House shall proceed to the West Front of the Capitol for the purpose of attending the inaugural ceremonies of the President and Vice President of the United States.

When said resolution was considered and agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

#### ¶1.33 ORDER OF BUSINESS—RECESSES

On motion of Mr. GEPHARDT, by unanimous consent,

*Ordered.* That it may be in order on Wednesday, January 6, 1993, for the Speaker to declare recesses at any time subject to the call of the Chair, for the purpose of preparing for the joint session to count the electoral votes for President and Vice President.

#### ¶1.34 HOUR OF MEETING

On motion of Mr. GEPHARDT, by unanimous consent,

*Ordered.* That when the House adjourns today, it adjourn to meet at 12 o'clock noon on Wednesday, January 6, 1993.

#### ¶1.35 DIRECTOR OF NON-LEGISLATIVE AND FINANCIAL SERVICES

The SPEAKER pro tempore, Mr. MFUME, announced that pursuant to provisions of clause 1(a) of rule LII and the order of the House of Monday, October 5, 1992, permitting appointments authorized by law or by the House, the Speaker, Majority Leader and Minority Leader, did on Friday, October 23, 1992, jointly appoint Lt. Gen. Leonard P. Wishart III, U.S.A. (Ret.), to the position of Director of Non-legislative and Financial Services for the United States House of Representatives.

The SPEAKER pro tempore, Mr. MFUME, by unanimous consent and pursuant to clause 1(a) of rule VI, announced the reappointment of General Wishart to that same position for the One Hundred Third Congress.

#### ¶1.36 HOUSE OF REPRESENTATIVES POSTMASTER

The SPEAKER pro tempore, Mr. MFUME, laid before the House a communication, which was read as follows:

CONGRESS OF THE UNITED STATES,  
HOUSE OF REPRESENTATIVES,  
December 28, 1992.

Hon. THOMAS S. FOLEY,  
*Speaker, U.S. House of Representatives,  
H-204, the Capitol,  
Washington, DC.*

DEAR MR. SPEAKER: This letter is to inform you that, pursuant to the authority vested in the Committee on House Administration by House Resolution 423 (102nd Congress), and other laws, rules and regulations, the Committee has directed the following effective just prior to noon on January 3, 1993:

1. All functions, entities, duties and responsibilities under the House Postmaster are transferred to the Director of Non-legislative and Financial Services.

2. There is established an Office of the Director of Non-legislative and Financial Services, which office shall be comprised of the Director of Non-legislative and Financial Services (Director) appointed pursuant to House Rule 52, an Executive Assistant to the Director to be appointed by the Director, an Administrative Assistant to be appointed by the Director, and a Director of House Postal Operations to be appointed by the Director, subject to the following requirement: the Committee directs that the initial appointee to the position of Director of House Postal Operations shall be the person serving as House Postmaster immediately prior to the abolition of the position of House Postmaster by virtue of the transfer made pursuant to paragraph 1 above.

3. Until otherwise provided by law, the above positions under the Director, and all positions transferred to, or created for the Director, are hereby approved by the Committee and the Director pursuant to the criteria established in the House Employees Position Classification Act and other applicable laws, rules and regulations. The Committee will establish the appropriate grade and level for the positions so transferred or created.

By copy of this letter, the Clerk of the House has been authorized and directed to disburse from the contingent fund or other appropriate account, such sums as may be necessary for salary disbursement for the above personnel, and for supplies and materials reasonably necessary for the operation of the Office of the Director of Non-legislative and Financial Services until otherwise provided by law.

With my very best wishes,  
Sincerely,

CHARLIE ROSE,  
*Chairman.*

¶1.37 JOINT COMMITTEE FOR THE  
INAUGURATION OF THE PRESIDENT-  
ELECT AND THE VICE PRESIDENT-  
ELECT

The SPEAKER pro tempore, Mr. MFUME, by unanimous consent, pursuant to the provisions of Senate Concurrent Resolution 2, One Hundred Third Congress, on behalf of the Speaker, reappointed as members of the joint committee to make the necessary arrangements for the inauguration of the President-elect and the Vice President-elect of the United States on the 20th day of January 1993, the following Members of the House: Messrs. FOLEY, GEPHARDT, and MICHEL.

*Ordered,* That the Clerk notify the Senate of the foregoing appointments.

¶1.38 JOINT COMMITTEE ON THE  
ORGANIZATION OF THE CONGRESS

The SPEAKER pro tempore, Mr. MFUME, by unanimous consent, pursu-

ant to the provisions of section 1 of House Concurrent Resolution 192, 102d Congress, as enacted by section 317 of Public Law 102-392, on behalf of the Speaker, reappointed to the Joint Committee on the Organization of the Congress the following Members of the House: Messrs. HAMILTON, OBEY, SWIFT, GEJDENSON, SPRATT, and Ms. NORTON.

*Ordered,* That the Clerk notify the Senate of the foregoing appointments.

¶1.39 JOINT COMMITTEE ON THE  
ORGANIZATION OF THE CONGRESS

The SPEAKER pro tempore, Mr. MFUME, laid before the House a communication, which was read as follows:

WASHINGTON, DC,  
January 5, 1993.

Hon. THOMAS S. FOLEY,  
*Speaker of the House, House of Representatives,  
Washington, DC.*

DEAR MR. SPEAKER: Pursuant to Section 1, H. Con. Res. 192, 102nd Congress, as enacted by Section 317 of Public Law 102-392, I hereby appoint the following Members of the House to serve on the Joint Committee on the Organization of the Congress: Mr. Gradison of Ohio, to serve as Vice Chairman; Mr. Walker of Pennsylvania; Mr. Solomon of New York; Mr. Dreier of California; Mr. Emerson of Missouri; and Mr. Allard of Colorado.

Sincerely yours,

BOB MICHEL,  
*Republican Leader.*

*Ordered,* That the Clerk notify the Senate of the foregoing appointments.

¶1.40 HOUSE OFFICE BUILDING  
COMMISSION

The SPEAKER pro tempore, Mr. MFUME, by unanimous consent, pursuant to the provisions of 40 United States Code 175 and 176, on behalf of the Speaker, appointed Mr. GEPHARDT and Mr. MICHEL as members of the House Office Building Commission to serve with the Speaker.

¶1.41 DESIGNATION OF DEPUTY CLERK

The SPEAKER pro tempore, Mr. MFUME, laid before the House a communication, which was read as follows:

WASHINGTON, DC,  
January 5, 1993.

Hon. THOMAS S. FOLEY,  
*The Speaker, House of Representatives, Wash-  
ington, DC.*

DEAR MR. SPEAKER: Under Clause 4 of Rule III of the Rules of the U.S. House of Representatives, I herewith designate Mr. W. Raymond Colley, Deputy Clerk, to sign any and all papers and do all other acts for me under the name of the Clerk of the House which he would be authorized to do by virtue of this designation, except such as are provided by statute, in case of my temporary absence of disability.

If Mr. Colley should not be able to act in my behalf for any reason, then Mr. Dallas L. Dendy, Jr., Assistant to the Clerk or Mr. William R. Long, Assistant to the Clerk should similarly perform such duties under the same conditions as are authorized by this designation.

These designations shall remain in effect for the 103rd Congress or until modified by me.

With great respect, I am  
Sincerely yours,

DONNALD K. ANDERSON,  
*Clerk, U.S. House of Representatives.*

¶1.42 COMMUNICATIONS

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

643. A letter from the Acting Assistant Secretary for Legislative, Department of State, transmitting the Acting Secretary's determination with respect to assistance for humanitarian relief in Somalia, pursuant to 22 U.S.C. 2261; to the Committee on Foreign Affairs.

719. A communication from the President of the United States, transmitting requests for fiscal year 1993 emergency appropriations language for the Departments of Housing and Urban Development and the Interior to provide housing assistance in Florida, Louisiana, Hawaii, and Guam to victims of Hurricanes Andrew and Iniki and Typhoon Omar, and relief to the drought-stricken western United States, and support to Louisiana in studying and repairing ecological damage caused by Hurricane Andrew, pursuant to Public Law 102-368, chapter 10 (106 Stat. 1158) (H. Doc. No. 103-45); to the Committee on Appropriations and ordered to be printed.

And then,

¶1.43 ADJOURNMENT

On motion of Mr. WALKER, pursuant to the special order heretofore agreed to, at 7 o'clock and 21 minutes p.m., the House adjourned until 12 o'clock noon on Wednesday, January 6, 1993.

¶1.44 PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. FORD of Michigan (for himself, Mr. CLAY, Mr. MILLER of California, Mr. MURPHY, Mr. KILDEE, Mr. WILLIAMS, Mr. MARTINEZ, Mr. OWENS, Mr. SAWYER, Mr. PAYNE of New Jersey, Mrs. UNSOELD, Mrs. MINK, Mr. ANDREWS of New Jersey, Mr. REED, Mr. ROEMER, Mr. ENGEL, Mr. BECERRA, Mr. SCOTT, Mr. GREEN of Texas, Ms. WOOLSEY, Mr. ROMERO-BARCELÓ, Mr. KLING, Ms. ENGLISH of Arizona, Mr. STRICKLAND, Mrs. SCHROEDER, Mrs. ROUKEMA, Ms. SNOWE, Mr. SWETT, Mr. FORD of Tennessee, Mr. MATSUI, Mr. BONIOR, Mr. SANDERS, Mrs. KENNELLY, Mr. GORDON, and Mr. WELDON):

H.R. 1. A bill to grant family and temporary medical leave under certain circumstances; jointly, to the Committees on Education and Labor, and Post Office and Civil Service and House Administration.

By Mr. SWIFT (for himself, Mr. GEPHARDT, Mr. BONIOR, Mr. HOYER, Mr. LEWIS of Georgia, Mr. DERRICK, Mrs. KENNELLY, Mr. RICHARDSON, Mr. FAZIO, Mr. ROSE, Mr. CONYERS, Mr. CLAY, Mr. GEJDENSON, Mr. FROST, Mr. MANTON, Mr. KLECZKA, Mr. KILDEE, Mr. MAZZOLI, Mr. SCHUMER, Mr. DURBIN, Mr. DICKS, Mrs. MORELLA, Mr. MCDERMOTT, Mrs. UNSOELD, Ms. CANTWELL, Mr. INSLEE, Mr. KREIDLER, Mr. KLEIN, and Mr. BROWN of Ohio):

H.R. 2. A bill to establish national voter registration procedures for Federal elections, and for other purposes; to the Committee on House Administration.

By Mr. GEJDENSON (for himself, Mr. GEPHARDT, Mr. BONIOR, Mr. DERRICK, Mrs. KENNELLY, Mr. LEWIS of Georgia, Mr. HOYER, Mr. FAZIO, Mr. ROSE, Mr. KLECZKA, Ms. DELAURO, Mr.