

of such methods of coverage, in accordance with House Rule XI, clause 4.

Rule 29—Appointment of conferees

(a) Majority party members recommended to the Speaker as conferees shall be recommended by the Chairman subject to the approval of the majority party members of the committee.

(b) The Chairman shall recommend such minority party members as conferees as shall be determined by the minority party; the recommended party representation shall be in approximately the same proportion as that in the committee.

Rule 30—Waivers

When a reported bill or joint resolution, conference report, or anticipated floor amendment violates any provision of the Congressional Budget Act of 1974, the Chairman may, if practical, consult with the committee members on whether the Chairman should recommend, in writing, that the Committee on Rules report a special rule that enforces the Act by not waiving the applicable points of order during the consideration of such measure.

UPDATE ON CUBA'S PROJECT
VARELA

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from New Jersey (Mr. PALLONE) is recognized for 5 minutes.

Mr. PALLONE. Mr. Speaker, in May of 2002, over 11,000 Cuban citizens took a courageous stand and petitioned the Cuban National Assembly to hold a nationwide referendum vote on guarantees of human rights and civil liberties. Named for the 19th century priest and Cuban independence hero, Padre Felix Varela, the Varela Project was the first-ever peaceful challenge to Castro's four-decade-long control of the island.

With its 11,000-plus signatures, the project qualified under article 88 of the Cuban constitution, which states that if the Cuban National Assembly receives the verified signatures of 10,000 legal voters, a referendum on the issue should be scheduled. Varela was the first-ever attempt to try and work within the system to bring about change in Cuba.

Not surprisingly, Mr. Speaker, instead of allowing his parliament to consider Project Varela, Fidel Castro introduced his own so-called "referendum" that would stop future consideration of Project Varela and any other democratic reform efforts. Then, late last month, a Cuban legislative committee threw out the project, officially putting an end to Varela's hopes for peaceful reform.

Despite this, Mr. Speaker, the project is far from over. The true aim of the project was not to win political support, but to bring hope to the Cuban people that peaceable change is possible. Oswaldo Paya and Varela's other organizers have worked to educate the Cuban people citizen by citizen and bring the struggles of the Cuban people to the world stage. It is my hope that many of my colleagues will support this project and it will continue.

Mr. Speaker, I would like to conclude with one final note. In response to

questions regarding the future of the Varela project, Varela's organizer Oswaldo Paya said only, "Our Varela Project continues. It's a campaign to inform the Cuban people and we will continue until all Cubans achieve their rights." I want to commend those involved in Project Varela, that they continue for a long time.

SUPPORTING NOMINATION OF
MIGUEL ESTRADA

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Colorado (Mr. BEAUPREZ) is recognized for 5 minutes.

Mr. BEAUPREZ. Mr. Speaker, like many Members of this Chamber, I have often spoken with fond affection of my grandfather, a gentleman who came to the United States as an immigrant from Belgium. He did not speak the language. He spoke Flemish. In spite of his limitations, not only did he not speak English, he basically had no formal education, he embraced this country and he embraced what we all call the American dream. I am very, very grateful to that immigrant from Belgium, my grandfather, for clinging to that dream, fostering that dream, instilling that dream in me and many other of my family members and people he came in contact with over his extended life.

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It is what America is all about. I rise tonight to talk about someone who instills those same values, those same characteristics, that same American dream: Mr. Miguel Estrada.

Mr. Estrada came to the United States of America as a teenager from Honduras. He did not speak our language. In spite of that, shortly thereafter Mr. Estrada found himself graduating Phi Beta Kappa from Columbia College in New York, later from Harvard Law School where he was also editor of the Harvard Law Review. As this Chamber knows full well, Mr. Estrada has been nominated to serve on the United States Court of Appeals for the District of Columbia. Mr. Estrada is currently serving as a partner in a prestigious Washington, D.C. law firm. He is very accomplished. He has formerly served as assistant United States Solicitor General during the Bush and Clinton administrations from 1992 to 1997, assistant U.S. Attorney and deputy chief of the appellate section for the U.S. Attorney's Office for the Southern District of the State of New York. Mr. Estrada argued 15 cases before the United States Supreme Court, both criminal and civil. He tried ten cases as a prosecutor and argued seven cases before the U.S. Court of Appeals for the second circuit as assistant U.S. Attorney, again for the Southern District of the State of New York. Mr. Estrada's credentials and achievement as a jurist are almost unprecedented, certainly well qualified for the Federal bench.

I would like to cite for the record what others are saying about Mr. Estrada. The American Bar Association rates Estrada as "well qualified." Ron Klain, former counsel to Vice President Gore had this to say: "I have no doubt that on the bench Miguel will faithfully apply the precedence of his court and the Supreme Court without regard, without regard," without regard, "to his personal views or his political perspectives. His belief in the rule of law, in a limited judiciary, and in the separation of powers is too strong for him to act otherwise."

Lastly, Mr. Speaker, here is what Raphael Santiago, national president of the Hispanic National Bar Association had to say: "Mr. Estrada's distinguished and impressive career illustrates the promise and opportunity that America offers to all immigrants, especially Hispanic immigrants . . . Mr. Estrada's confirmation will break new ground for Hispanics in the judiciary. The time has come to move on Mr. Estrada's nomination."

Mr. Speaker, I second those comments and look forward to the day that Miguel Estrada is a member of the Federal bench of the U.S. Court of Appeals representing the District of Columbia.

SUPPORTING THE NOMINATION OF
MIGUEL ESTRADA

The SPEAKER pro tempore (Mr. MURPHY). Under a previous order of the House, the gentleman from Florida (Mr. MARIO DIAZ-BALART) is recognized for 5 minutes.

Mr. MARIO DIAZ-BALART of Florida. Mr. Speaker, I also stand to support the nomination of Mr. Miguel Estrada. We just heard his incredible qualifications as a lawyer, a person who has lived the American dream, who came to this country as a teenager barely speaking a word of English but through his work, his hard work, his dedication, bettered himself to become a highly respected attorney in society.

Mr. Speaker, some of those now objecting to his confirmation have not been able to find one good reason in over a year that this process has taken place, one good reason why Mr. Estrada should not be on the bench, and yet we have heard a number of discussions d'jour about why Mr. Estrada should not be there. I want to mention some of those, Mr. Speaker, that I think are rather, frankly, amusing if I may say. Some have actually said that Miguel Estrada has never served as a judge before; therefore, he is not qualified to hold this position in this prestigious court. But, Mr. Speaker, five out of the eight judges in that same court where Mr. Estrada has been nominated by this President also never had judicial experience in the past. Why was it okay for them to not have that experience and why is it not okay for this Hispanic brilliant attorney, why does he have to have experience that the other five did not have, Mr. Speaker? I do not know. It begs the question.