believe that starting at 10 makes sense. I understand we want to use all of the time that is available that day, so I am not suggesting that we change that. It is the time when we start votes, and then I am sure there will be a series of votes at some point in time that evening, as we have every Tuesday when we return at night.

But perhaps we can discuss it a little further after the colloquy, and then perhaps, if there is any change, inform Members of that change.

Regarding the energy bill, under what type of rule would the gentleman expect that to be considered; and how late would the gentleman expect votes to go on Friday? First of all, the energy bill and the kind of rule the gentleman expects on the energy bill.

And I say that to my friend in the context, as the gentleman knows, that the bill was introduced Monday of this week. It is my understanding there were 16 hours of markup yesterday, going until 1 a.m. this morning. So there has been little time, really, to review this bill.

Obviously, there will be over the week, and we will not get back until Thursday, so there will be that time. But can the gentleman tell us what kind of rule he might expect on that bill? I yield to my friend.

Mr. BLUNT. I appreciate the gentleman yielding, and I appreciate the question. In fact, I serve on that committee and that committee was voting until after midnight last night.

The bill is available and will be available for Members to look at during the week. In terms of the rule, we will have to defer that, I think, to the Committee on Rules, and I expect they will go through their normal evaluation of the bill and determine the rule at that time.

In terms of Friday, we are really trying to move to the earliest possible conclusion on Friday, which is one of the reasons, again, to try to be sure we are getting our work done on Thursday. Another reason for Thursday, not only the 10 a.m. start but the effort for Members to return, is I know a number of chairmen are hoping to take advantage of that day in their committees as well. And our friends from the west coast would want to be and I hope are able to be part of that.

Mr. HOYER. I thank the gentleman for that information, and I am sure the Members will be pleased about that objective as well.

The week of October 17. I know that is some time away, but we will not be having a scheduling colloquy next Friday, probably. Can you give us any indication as to what bills may be on the floor?

Mr. BLUNT. We have not finalized our plan for the week of October 17 yet, Mr. Speaker, but there are a number of litigation reform bills coming out of the Judiciary Committee. I think those are likely candidates for that week, and there may be some other legislation develop. But those bills from the Committee on the Judiciary are likely to be ready and be coming to the floor that week.

Mr. HOYER. Mr. Speaker, I thank the gentleman for that information.

APPOINTMENT OF HON. MAC THORNBERRY TO ACT AS SPEAK-ER PRO TEMPORE TO SIGN EN-ROLLED BILLS AND JOINT RESO-LUTIONS THROUGH OCTOBER 6, 2005

The Speaker pro tempore laid before the House the following communication from the Speaker:

The Speaker's Rooms,

HOUSE OF REPRESENTATIVES,

Washington, DC, September 29, 2005. I hereby appoint the Honorable MAC THORNBERRY to act as Speaker pro tempore to sign enrolled bills and joint resolutions through October 6, 2005.

J. DENNIS HASTERT,

Speaker of the House of Representatives The SPEAKER pro tempore (Mr. THORNBERRY). Without objection, the

appointment is approved. There was no objection.

APPOINTMENT OF MEMBERS TO CANADA-UNITED STATES INTER-PARLIAMENTARY GROUP

The SPEAKER pro tempore. Pursuant to 22 U.S.C. 276d, and the order of the House of January 4, 2005, the Chair announces the Speaker's appointment of the following Members of the House to the Canada-United States Interparliamentary Group in addition to Mr. MANZULLO of Illinois, Chairman, and Mr. McCotter of Michigan, Vice Chairman, appointed on March 8, 2005:

Mr. OBERSTAR, Minnesota

Mr. SHAW. Florida

Ms. SLAUGHTER, New York

Mr. STEARNS, Florida

Mr. STEARNS, FIOTIUA

Mr. ENGLISH, Pennsylvania

Mr. SOUDER, Indiana

Mr. TANCREDO, Colorado

Mr. LIPINSKI, Illinois

NOTIFICATION TO CONGRESS RE-GARDING PROPOSED USE OF PUBLIC SAFETY FUNDS PRO-VIDED TO DISTRICT OF COLUM-BIA-MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 109-58)

The SPEAKER pro tempore 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 Appropriations and ordered to be printed:

The SPEAKER pro tempore laid before the House the following message To the Congress of the United States:

Consistent with title I of the District of Columbia Appropriations Act, 2005, Public Law 108-335, I am notifying the Congress of the proposed use of \$10,151,538 provided in title I under the heading "Federal Payment for Emergency Planning and Security Costs in the District of Columbia." This will reimburse the District for the costs of public safety expenses related to security events and responses to terrorist threats.

The details of this action are set forth in the enclosed letter from the Director of the Office of Management and Budget.

GEORGE W. BUSH. THE WHITE HOUSE, September 29, 2005.

IN HONOR OF CONGRESSMAN TOM DELAY

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

Mr. WILSON of South Carolina. Mr. Speaker, I rise today in strong support of the gentleman from Texas (Mr. DELAY).

Congressman TOM DELAY has been one of the most effective leaders in the history of the House of Representatives. Under his leadership, over 4 million Americans have found new jobs, Medicare beneficiaries have gained prescription drug coverage, and U.S. troops have received unprecedented support to protect American families. I am proud of his accomplishments and grateful for his service.

While Congressman DELAY's effectiveness has greatly helped American families, it has unfortunately motivated his critics. By issuing an indictment yesterday against Mr. DELAY, liberal Democrat Ronnie Earle is demonstrating politics at its worst by politicizing his position as prosecutor and is continuing his personal vendetta against Republican leaders.

In 1994, Earle indicted U.S. Senator Kay Bailey Hutchison, and his charges were proved false. I am confident that Congressman DELAY will also be vindicated from this blatant partisan attack.

In conclusion, God bless our troops, and we will never forget September 11.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair will recognize Members for Special Order speeches without prejudice to the possible resumption of legislative business.

\Box 1745

SPECIAL ORDERS

The SPEAKER pro tempore (Mr. THORNBERRY). Under the Speaker's announced policy of January 4, 2005, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

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