Man Charged with Clinton Assassination Attempt

WASHINGTON

By David G. Savage

The leading Republican proposal to end prayer in public schools or at least to make it more voluntary has been introduced in Congress by Rep. Peter Istook, R-Okla., who introduced the constitutional amendment on school prayer. "It does not require that prayers be held. But why should an ACLU lawyer representing a student in the public schools of New York City tell the people in Charleston, Oklahoma, that they can't say a prayer in the public schools?" Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

Judge David E. Schwartz, who heard the case, said he would vacate the order for prayer. "I don't think the court has the power to order prayer," Schwartz said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.

The amendment would make prayer voluntary if the students had no objection to it. However, if the students had an objection to prayer, another amendment would be necessary to allow them to have prayers in their classes. Isn't that as it should be? Istook said.