of dollars have been spent on welfare programs. Studies show that half of AFDC families remain on welfare for more than 10 years and many are stuck there for life. The current system has made work financially unfeasible in many States. Violence in our society has increased. Felonies per capita have tripled as have violent crime arrests for juveniles, while welfare spending has increased 800%.

Mr. Speaker, the welfare system is a national disgrace. It is outrageous and arrogant for the President to tell America that Governors and State governments cannot be trusted. It is particularly incredulous since he has not presented a plan of his own and continues to leave the answer to many key questions purposely ambiguous.

ON THE EXPATRIATION TAX ACT OF 1995

HON. BILL ARCHER

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Friday, June 9, 1995

Mr. ARCHER. Mr. Speaker, in March when the Congress was working to restore a health insurance deduction for millions of self-employed persons prior to the time when tax returns were due, that urgent legislation, H.R. 831, was threatened with unnecessary delay by the desire of some to include without adequate deliberation a proposal by President Clinton to impose a tax on individuals who give up their U.S. citizenship or residence. As we learned during hearings in the Committee on Ways and Means and the Senate Finance Committee, the President's proposal raised a number of serious concerns including the scope of the proposal, human rights and constitutional issues, issues of administrability, the potential for double taxation, the application of the proposal to interests in trust, the impact of the proposal on the free flow of capital into the United States, and the impact on future U.S. tax treaty negotiations. In light of these concerns, and in light of the administration's failure to provide the Congress requested information justifying the legislation, the Conference Committee determined that the nonpartisan Joint Committee on Taxation should provide the Congress a complete report on the issues presented by proposals to modify the tax treatment of expatriation prior to our taking any action in this area.

Despite the incredible time constraints placed on the Joint Committee on Taxation, it was able to prepare what I believe is one of the most comprehensive studies of a tax issue the Congress has received in many years. The joint committee's study, delivered on June 1, revealed that the administration had greatly exaggerated the amount of tax-motivated expatriation, that the administration's estimate of the revenues that could be raised by its proposed was significantly overstated, that the administration's proposal to combat such expatriation was seriously flawed, and that the administration's proposal could encourage taxmotivated expatriation. The joint committee also found that other proposals based on the administration's proposal had similar flaws and would raise even less revenue. One such proposal, made by the House Minority leader, would lose revenue because its October 1, 1996 effective date would have provided an 18 month period during which wealthy individuals would be encouraged to give up their citizenship to avoid taxes.

In order to address the small and fairly level amount of tax-motivated expatriation that does exist, and to address certain other problems revealed by its study, the Joint Committee on Taxation made several recommendations for improvements to existing law. Today, I am introducing the Expatriation Tax Act of 1995 which is based on the recommendations made by the joint committee.

EXPLANATION OF LEGISLATION 1. INDIVIDUALS COVERED

For purposes of the present-law expatriation tax provisions (secs. 877, 2501(a)(3) and 2107), and U.S. citizen who relinquishes his or her citizenship would be deemed to have expatriated with a principal purpose of avoiding taxes if: (a) the individual's average annual U.S. Federal income tax liability for the 5 years preceding the year of expatriation was greater than \$100,000, or (2) the individual's net assets (valued at their fair market value) were \$500,000 or more on the date of expatriation. These dollar amounts would be indexed for inflation beginning after 1996.

However, an individual would not be subject to the expatriation tax provisions if such individual did not have a principal purpose of tax avoidance and is within one of the following categories: (a) the individual was born with dual citizenship and retains only the non-U.S. citizenship; (b) the individual becomes a citizen of the country in which the individual, the individual's spouse, or one of the individual's parents, was born; (c) the individual was present in the United States for no more than 30 days during any year in the 10-year period immediately preceding the date of expatriation; (d) the individual relinquishes his or her citizenship before reaching the age of 181/2; or (e) any other category of individuals prescribed by Treasury regulations. To qualify for this exception, the individual must request a ruling from the Internal Revenue Service within one year from the date of expatriation. With respect to individuals who committed an expatriating act between February 6, 1994 and February 6, 1995 but had not applied for a certificate of loss of nationality ("CLN") as of February 6, 1995, the individual must request such a ruling within one year of the date of enactment.

2. ITEMS SUBJECT TO SECTION 877

The scope of the items subject to section 877 would be expanded to include property obtained in certain transactions that occur within 10 years of expatriation and on which gain or loss is not recognized. If an expatriate exchanges any property that would produce U.S. source income for property that would produce foreign source income, then such exchange shall be treated as a sale for the fair market value of the property. However, this rule would not apply if the individual enters into an agreement with the Secretary of the Treasury specifying that any income or gain derived from the property acquired in the exchange during the 10-year period after the expatriation shall be treated as U.S. source income. The Secretary of Treasury may provide through regulations for similar treatment for transfers that occur within 5 years immediately prior to the date of expatriation.

In addition, section 877 would be expanded to include certain income and gains derived from a foreign corporation that is more than 50 percent owned, directly or indirectly, by the expatriate on the date of expatriation or within 2 years prior to the expatriation date. Such inclusion would be limited to the amount of earnings and profits accrued prior

to the date of expatriation while such ownership requirement is satisfied.

3. SPECIAL RULE FOR SHIFT IN RISKS OF OWNERSHIP

For purposes of determining the tax under section 877, the 10-year period is suspended with respect to an asset during any period in which the individual's risk of loss with respect to such asset is substantially diminished.

4. DOUBLE TAX RELIEF

In order to avoid double taxation, a credit against the U.S. tax imposed under the expatriation tax provisions would be provided for any foreign income, gift, estate or similar taxes paid with respect to the items subject to such taxation. This credit is available only against the tax imposed solely as a result of the expatriation tax provisions, and cannot be used to offset any other U.S. tax liability.

5. REQUIRED INFORMATION SHARING

The State Department would be required to collect relevant information from the expatriates, including the social security numbers, forwarding foreign addresses, new country of residence and citizenship and, in the case of individuals with a net worth of at least \$500,000, a balance sheet, and provide such information routinely to the IRS. An expatriate's failure to provide such information would result in the imposition of a penalty for each year the failure continues equal to the great of (a) 5 percent of the individual's expatriation tax liability for such year, or (b) \$1,000.

6. TREASURY REPORT

The Treasury Department would be directed to undertake a study of the compliance of U.S. citizens and green-card holders residing outside the United States with tax return responsibilities and shall make recommendations regarding the improvement of such compliance. The findings of such study and such recommendations should be reported to the House Committee on Ways and Means and the Senate Committee on Finance within 90 days of the date of enactment.

7. EFFECTIVE DATE

The provisions of the bill generally would apply to any individual who loses U.S. citizenship on or after February 6, 1995. The date of loss of citizenship would remain the same as under present law (i.e., it would be the date of the expatriating act). However, a special transition rule would apply to individual who had expatriated within one year prior to February 6, 1995 but had not applied for a CLN as of such date. Such individuals would be subject to the new expatriation tax provisions as of the date of application for the CLN, but would not be retroactively liable for U.S. incomes taxes of their worldwide income.

TRIBUTE TO GEN. GORDON R. SULLIVAN

HON. IKE SKELTON

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Friday, June 9, 1995

Mr. SKELTON. Mr. Speaker, today I wish to congratulate Gen. Gordon R. Sullivan, Chief of Staff of the U.S. Army, who will retire on June 20, 1995. General Sullivan's career spans 36 years in which he has given selfless and distinguished service as a soldier, leader, and visionary adviser to both the President and this Congress. Others have already entered a list of his accomplishments into the public record.

I want to briefly tell you about the essence of the man, his commitment to people, and leader development.

Since June 1991, General Sullivan has served as the Chief of Staff of the Army directing the Army's transformation into a power projection force, ready to defend the national interest in any corner of the world, whenever the Nation called. Throughout this period of historic change, General Sullivan provided not only the vision and energy to make the necessary changes, but also the guiding principles to keep the Army firmly focused on its fundamental purpose—fight and win the Nation's wars. He has been the epitome of responsible leadership, accomplishing tasks consistent with our Nation's values.

He is a leader who is absolutely committed to people. His personal relationship with America's Army—soldiers, civilians, families, corporate America—provide the context for his actions. He was particularly in touch with the soldier, creating a climate that allowed his subordinates to act and grow to meet the challenges of a rapidly changing world environment

Whenever and wherever soldiers deployed in support of the Nation's interests there would be Gen. Gordon R. Sullivan. He could be found at Army posts at home and abroad, in disaster relief operations in Florida and Hawaii, floods in the Midwest, fires in the Far West, and earthquakes in California, in humanitarian operations in Somalia, Rwanda, and Haiti, and greeting soldiers returning from overseas deployments.

General Sullivan himself will credit these recent successes directly to the Army's two-decade investment in leader development. The future will require no less of a commitment. The future will challenge the leaders of America's Army. They will have to operate in ambiguous, uncertain, and complex environments. The hallmark of future Army leaders will be their ability to adapt to rapidly changing situations. Through personal example and unswerving commitment, General Sullivan has touched a generation of Army leaders, influencing them to embrace leader development as one of the Army's fundamental imperatives.

General Sullivan's career has been the epitome of selfless service to our Nation and the quintessential example of all we could hope our military leaders to be. And through the decades of service and sacrifice he has been supported by a loving family. The Nation shares General Sullivan with his wife Gay, their children John, Mark, and Elizabeth, and a grandson Christopher. They, too, have served the Nation, supporting in countless ways the career of this dedicated soldier.

Throughout its great history, this country has been blessed with men and women willing to serve and sacrifice their lives for the freedoms we enjoy. One such manifestation of this spirit comes from a letter written to General Grant by General Sherman in March 1864 when General Grant took command of the Union Armies. In his letter, Sherman wrote:

Throughout the war you were always in my mind. I always knew if I were in trouble, and you were still alive, that you would come to my assistance.

That, Mr. Speaker, is what Gordon Russell Sullivan represents, what he embodies—simple words, soldiers' words—courage and loyalty. Serving the Nation and the soldiers of America's Army.

Gen. Gordon R. Sullivan—a consummate professional, a loyal servant of the Constitution, a leader of demonstrated moral and physical courage—on behalf of the Congress of the United States and the people we represent, I offer our heartfelt gratitude for your service.

THE 50TH ANNIVERSARY OF THE AMVETS DEPARTMENT OF PENN-SYLVANIA

HON. WILLIAM F. GOODLING

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES Friday, June 9, 1995

Mr. GOODLING. Mr. Speaker, I wanted to congratulate the AMVETS Department of Pennsylvania on their 50th anniversary. The AMVETS charter in Pennsylvania was originally founded March 25, 1945, as a support group for returning World War II veterans. The National and State charters were later amended to include the veterans of the Korean and Vietnam wars, and also those enlisted in the National Guard.

The AMVETS organization is united for the purpose of helping veterans help themselves, promoting world peace, and preserving the American way of life. To this end, AMVETS works to achieve their mission by their service and volunteerism to other veterans in need. AMVETS Department of Pennsylvania has 13,000 members in 70 posts across the Commonwealth.

As a veteran, I understand the sacrifices many have made to preserve the freedom and democracy the rest of the world craves. President Lincoln described veterans' sacrifices best during the Gettysburg Address, "the brave men, living and dead, who struggled here, have consecrated it far above our poor

power to add or detract. The world will little note what was said here, but it can never forget what they did here." The same corollary should be held for all veterans whose selfless acts have helped others in their respective communities.

Mr. Speaker, once again, I would like to congratulate AMVETS Department of Pennsylvania on their 50th anniversary and wish them many more years of continued service to the Commonwealth.

TRIBUTE TO LT. GEN. DANIEL R. SCHROEDER

HON. IKE SKELTON

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Friday, June 9, 1995

Mr. SKELTON. Mr. Speaker today I wish to recognize a truly outstanding American, Lt. Gen. Daniel R. Schroeder, for service to his country in the Corps of Engineers of the U.S. Army. I would like to commend General Schroeder for 34 years of faithful and dedicated service to the United States.

A lifetime career in numerous Army engineer positions, his leadership has been shown throughout his career. He retires most recently serving as the deputy commander in chief of the U.S. Army Europe and Seventh Army.

General Schroeder is to be applauded for his fine work during the 1988 activation of the Army Engineer Center at Fort Leonard Wood, MO. During this time, he served as the commanding general of the U.S Army Engineer Center and Fort Leonard Wood Commandant. This center contributes and ensures the future growth and development of the Army engineer regiment.

General Schroeder's many U.S. decorations and badges include the Defense Distinguished Service Medal, Distinguished Service Medal (with Oak Leaf cluster), Legion of Merit (with Oak Leaf Cluster), Distinguished Flying Cross, Bronze Star Medal with V Device (with 4 Oak Leaf Clusters), Meritorious Service Award (with Oak Leaf Cluster), Air Medals with V Device, Joint Service Commendation Medal, Army Commendation Medal (with 4 Oak Leaf Clusters), Combat Infantryman Badge, and Master Parachutist Badge.

I know that the Members of this body join in sending congratulations to General Schroeder and best wishes for his retirement. The Army Corps of Engineers has been fortunate to have had General Schroeder as one of its leaders.