

But it is not necessary for the Committee to come to conclusions on these and other technical issues in order to go forward confidently to require the Secretary of Defense to tell you how he plans to carry out Title II's mandate to end the policy of deliberate vulnerability by developing theater and strategic ballistic missile defenses.

In developing his plans, the Secretary of Defense should consider that, insofar as the ABM Treaty is an obstacle to implementing Title II, he should recommend the ways in which the Treaty ought to be changed. There are, after all, provisions for amendment in the terms of the ABM Treaty. They were presumably placed there by men who realized that future circumstances might require new approaches. In this they were surely right. We should approach the Russians at the highest levels with a view to cooperatively amending the Treaty to take account of the strikingly different world in which we are now living.

But if the Russians, for whatever reason, should oppose reasonable revisions to the Treaty and insist on blocking us from defending ourselves against the North Koreans, Libyas, Iraqs and the like, we should make clear our readiness to withdraw from the Treaty under the appropriate article and after the appropriate notice. If we are prepared to withdraw, we should find it unnecessary to do so.

Mr. Chairman, the Congress has it within its power to force a reconsideration of the opposition to ballistic missile defense that prevailed during the last decades of the Cold War. It is a new Congress. I believe it is up to the task of new thinking about defense, and your hearing this morning encourages me to believe that antiquated ideas that cannot be made persuasive as we face the new millennium should be relegated to the history of the one we will leave behind.

PROPOSING A BALANCED BUDGET AMENDMENT TO THE CONSTITUTION

SPEECH OF

HON. RANDY "DUKE" CUNNINGHAM

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, January 25, 1995

The House in Committee of the Whole House on the State of the Union had under consideration the joint resolution (H.J. Res. 1) proposing a balanced budget amendment to the Constitution of the United States.

Mr. CUNNINGHAM. Mr. Chairman, I rise today in strong support of the Barton three-fifths tax limitation balanced budget amendment. As an original cosponsor of the Barton amendment, I believe it is the best choice of the various options before the House today.

It is clear that Congress is utterly incapable of controlling the growth of spending. Solution after solution has failed to get the deficit under control. We have raised taxes and found that the deficit has increased.

I think the key to understanding why the three-fifths majority is essential is to examine the recent history of tax increases. Since 1977, there have been seven major tax increases that would have failed under Barton. Had the Barton amendment been in place over these years, a total of \$558.9 billion in tax increases would have been blocked. That's half a trillion dollars that would have been spent by Americans on their priorities—new houses, new cars, college educations, and so forth. Instead, the American people got half a trillion in Federal spending, much of it

on wasteful projects that benefit parochial interests.

One, the 1977 Social Security tax.—This \$80.4 billion tax increase increased both tax rates and the taxable wage base for employers and employees. The conference report passed the House by a vote of 189 to 163. Had the Barton amendment been in place, this tax hike would have failed.

Two, the 1982 Tax Equity and Fiscal Responsibility Act.—TEFRA was the first of the series of packages that was going to take care of the deficit problem. The bill increased taxes by \$99 billion and cut Medicare and Medicaid by \$17 billion. It passed the Senate by a 50 to 47 margin. Had the Barton amendment been in place, this tax hike would have failed.

Three, the 1982 Transportation Assistance Act.—This bill increased gasoline and highway taxes by \$22 billion. The House adopted the conference report by a 180 to 87 vote. Had the Barton amendment been in place, this tax hike would have failed.

Four, the 1987 Omnibus Budget Reconciliation Act.—This bill contained a variety of tax changes and user fee increases totaling \$11.9 billion. It passed the House by a one-vote margin. Had the Barton amendment been in place, this tax hike would have failed.

Five, the 1992 Tax Fairness and Economic Growth Act.—This bill increased taxes by a total of \$77.5 billion, including a permanent increase of the top tax rate, surtaxes on incomes above \$250,000, and other tax and fee increases. It passed the House by a 211 to 189 margin. Had the Barton amendment been in place, this tax hike would have failed.

Six, 1992 urban aid tax bill.—A variety of tax changes totaling \$27 billion. The conference report was adopted by the House by a 208 to 202 vote. Had the Barton amendment been in place, this tax hike would have failed.

Seven, 1993 Omnibus Budget Reconciliation Act.—President Clinton's tax bill increased tax rates, the gas tax, taxes on Social Security benefits, and many user fees. This \$241 billion tax increase was the largest in history. It passed the Senate by a margin of 50 to 49. Had the Barton amendment been in place, this tax hike would have failed.

Now, Mr. Speaker, I support the Stenholm-Solomon amendment. It is solid legislation and will make a genuine difference in the way we deal with the budget. It will force Government to live within its means and insure that we will no longer allow deficits to spiral out of control.

However, the Barton amendment is better because it takes this debate in a new direction. Not only are we going to balance the Federal budget, but we are also going to insure that there will be no more one-vote margins for tax increases. If we truly want to restrain the power of Government, I believe the Barton amendment is essential.

Over the years, the Government has shown that it lacks the discipline needed. We have been far too eager to see the people's money as the answer to our spending problem. For that reason, I believe the Barton amendment is the best alternative before the House today.

RECOGNITION OF FRED JACKSON, SR.

HON. BENNIE G. THOMPSON

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Friday, January 27, 1995

Mr. THOMPSON. Mr. Speaker, I stand today to recognize Mr. Fred Jackson, Sr. of Jackson, MS. Mr. Jackson reached the age of 115 in January 1995. Thus, he is one of the oldest persons in the United States. He was born in the Cauldville community near Canton, MS in 1880. He was married to Mrs. Fronie Jackson who is now deceased and is the father of one son, Mr. Fred Jackson, Jr.

Mr. Jackson worked as a farmer and carpenter for many years. He has been a devoted member of the Pleasant Grove Baptist Church where he served as a deacon and Sunday school teacher. He enjoys fishing, hunting and helping people. Mr. Jackson also enjoys reading the Bible. He attributes his long life to his strong religious beliefs and treating every person with respect.

I congratulate Mr. Jackson on a long and fruitful life and his important contributions to the Jackson community.

INTRODUCTION OF THE OLD FAITHFUL PROTECTION ACT OF 1995

HON. PAT WILLIAMS

OF MONTANA

IN THE HOUSE OF REPRESENTATIVES

Friday, January 27, 1995

Mr. WILLIAMS. Mr. Speaker, I rise today to introduce the Old Faithful Protection Act of 1995. This will be the third Congress that I have introduced legislation seeking to protect Yellowstone National Park's natural wonders.

The legislation I present today is essentially the bill that passed the House Of Representatives last Congress by overwhelming margins. There are just two notable exceptions, both improvements that should provide even more support for the bill.

This legislation now provides for a land trade with the only private geothermal-rights holder adjacent to Yellowstone and it incorporates the changes suggested by the Idaho and Wyoming Governors. These changes remove any questions regarding private property rights or State acceptance issues raised each Congress by the Senate.

With, to my knowledge, all questions answered I have high hopes that this Congress we will demonstrate the legislative will to finally protect the crown jewels of our national treasure—Yellowstone National Park. Twice before the House of Representatives has passed protection for Yellowstone, and twice now the tiniest minority of antienvironmental Senators have blocked its consideration in the Senate. Twice now a few Senators have refused to allow legislation to even be heard unless everyone involved will agree with them up front.

There is no question that this Congress will be wrestling with a wide variety of environmental issues. Many believe that the Republican contract is really open warfare on this Nation's environmental law. I believe that the verdict is still out but, one thing I know for certain, failure to pass this legislation will be a

clear indication of the new majority's inability to even address the most basic environmental concerns.

This legislation recognizes the ongoing work that State and private folks have done to protect Yellowstone geothermal features while still providing clear direction and a legal framework to build on these various efforts. This legislation is the result of legislative efforts begun in the 1988 amendments to the Geothermal Steam Lease Act. That legislation established a list of geothermal resources that should not be allowed to be developed under this Nation's steam leasing laws. Yellowstone was the most threatened of these cultural sites and it was chosen as a test case for protection.

Since that time State and Federal officials have worked toward a cooperative way of protecting Yellowstone thermal wonders. All concerned agree that although gains have been made this legislation presented today is keenly necessary to complete our pledge to provide rock-ribbed, ironclad, copper-riveted protection for Yellowstone's geysers, and hot pots.

The legislation also provides a pattern for the protection of other geothermal treasures such as Crater Lake in Oregon. This legislation is a bipartisan proposal that has complete support from the State governments adjacent to the park and it shares environmental support with no known development concern.

The land exchange that is attached to the bill removes the only permit, given in any State, for drilling hot water adjacent to Yellowstone. The exchange provides solutions to access problems while granting to the Government hundreds of claims to hot water in the Corwin Springs KGRA. Public access in general is improved to federal land and the Church Universal and Triumphant is provided a welcome solution to their longstanding inholding problems.

This exchange solves a problem created by the time it has taken to address this issue and is luckily the only problem that currently exists. Failure to act will only make a final solution more difficult. Wrongheaded ideology is all that stands in the way of true statutory protection for Yellowstone and Old Faithful.

I hope we will move quickly to save the last intact geyser basin in the world. It is our duty to do so.

A TRIBUTE TO THE NEEDLES MUSTANGS

HON. JERRY LEWIS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, January 27, 1995

Mr. LEWIS of California. Mr. Speaker, I am proud to bring to your attention today a remarkable group of individuals who recently made the citizens of Needles, CA particularly proud. I am speaking of the Needles High School varsity football team—the Mustangs—who will be remembered not for their record but for the fact that they played like champions all season. To me, and many others, they are winners in every sense of the word.

The Mustangs, who started the season with only 18 players, worked extremely hard to represent their school but suffered a number of heartbreaking injuries during the season. In fact, in one game, 9 members of the team played every single play of the game on of-

fense and defense because injuries left the team with only 13 players dressed to play. For most of the season, the squad was outmanned, undersized, and overwhelmed by larger schools. But the Mustangs never quit. They fought hard and, more importantly, played with heart, winning the respect of their families, opposing coaches, and the entire community.

It would have been easy for these kids to give up going into their last game of the season winless. But they didn't. Because they would not ever quit, the Mustangs fought for every yard and persevered in the face of adversity, winning a hard fought contest, 25 to 18. When the final gun had sounded, one would have thought they had won the Super Bowl. I guess in many respects they did. Most inspiring was the fact that these young men, all from different ethnic and cultural backgrounds, demonstrated what it means to work together, to continue to work hard, and to never give up. Their committee, courage, and determination provides an example for us all to admire, and emulate. They are our greatest hope for the future of Needles and the future of our country. To me, and the many people who make Needles their home, it was truly a championship year.

Mr. Speaker, I ask that you join me, our colleagues, and the many friends of the Needles Mustangs in recognizing their commitment to winning on and off the field. They have taught all of us many things and are certainly worthy of recognition by the House today.

AN AGREEMENT WORTH PRESERVING

HON. LEE H. HAMILTON

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Friday, January 27, 1995

Mr. HAMILTON. Mr. Speaker, as you know, North Korea's efforts to acquire a nuclear weapons arsenal constitute one of the most serious national security threats facing the United States today.

Last October, Ambassador-at-Large Robert I. Gallucci negotiated an agreement with North Korea that holds out the promise of freezing and eventually eliminating North Korea's nuclear weapons program. The Congress may face no more pressing national security issue in all of 1995 than whether to permit the implementation of this accord.

Unfortunately, there exists considerable confusion about this agreement, and the press has contained a number of erroneous statements as to what this agreement does and does not permit.

Six months ago, we were on the verge of a confrontation with North Korea—a confrontation no one wanted, and which held little possibility of addressing our concerns about North Korea's nuclear program. Today, however, as a result of the Geneva agreement, Pyongyang has frozen its nuclear program and agreed to a step-by-step process that will eventually eliminate that program.

North Korea in already taken a number of significant steps under the accord, in advance in any United States concessions. The North has already shut down its only operating reactor. It has already halted construction on two new reactors. It has already sealed its repro-

cessing facility and stopped construction on a new reprocessing line. It has already refrained from reprocessing its spent fuel rods, which would have given the North enough plutonium for four or five nuclear weapons. And it has already admitted IAEA inspectors and U.S. technicians into its nuclear facilities.

By accepting the record, Pyongyang has agreed not only to resume IAEA inspections of its nuclear facilities, but to go beyond its obligations under the Nuclear Nonproliferation Treaty [NPT]. It has agreed, for instance, to forego reprocessing the spent fuel it presently possesses, and to shut down its reprocessing facility—even though the NPT permits reprocessing. And without reprocessing, the North will not be able to obtain the plutonium required for the manufacture of nuclear weapons.

Mr. Speaker, this agreement is not based on trust. It is not based on promises. It is based solely on North Korea's performance. The United States retains its ability, both through IAEA inspections and through its own national means, to verify if the North is abiding by its commitments. And if, at any time, we conclude that Pyongyang is not living up to its end of the bargain, we can back out of the deal.

The alternative to this agreement is not a better agreement. The only real alternatives are to return to the United Nations to ask for economic sanctions that no one believes will succeed, or an escalation to war.

But with this agreement, we have an accord that diminishes tensions on the Korean peninsula. An accord that protects our security interests and those of our allies. An accord that advances our global nonproliferation objectives. An accord that obligates other to pick up the overwhelming bulk of the financial costs.

Mr. Speaker, this is what I call a good bargain. I urge my colleagues on both sides of the aisle to inform themselves about this agreement and to support its implementation.

CONTROLLING THE DEFICIT

HON. THOMAS M. FOGLIETTA

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Friday, January 27, 1995

Mr. FOGLIETTA. Mr. Speaker, I share with my colleagues a grave concern for gaining control of the deficit because it stifles our national economic growth. I question the way to get there. Let me explain.

During the debate on a balanced budget, we watched Members vote for a balanced budget amendment that would protect Social Security. Others voted for a version of the amendment that would strip supermajority provisions for increasing debt limit and raising taxes, but would require a balanced budget in 7 years. Still others have urged the proponents of these measures to identify the specific cuts needed to balance the budget, but would still favor a balanced budget in 7 years, notwithstanding how cruel the answers to the plea for a balanced budget plan would be.

Allow me to state my position clearly. I do not support an arbitrary balanced budget amendment, by a certain year, to the U.S. Constitution which provides no flexibility to meet other vital national goals. I do favor a