

Speaker, the United States is going to get credit for expenses which the military incurs supporting U.N. peacekeeping operations. Right now these costs are being double accounted for by the United Nations so that we are paying more than we ought to be paying.

It also requires that there be a genuine analysis, there be a genuine complete analysis and review of our Armed Forces situation, and not that we are going to rule the Armed Forces by committee, but that we're going to actually do the kind of analysis that President Clinton wanted to have but did not get.

Mr. Speaker, I had to address that because of the gentlewoman from Colorado's distortion of what is going on with this bill.

The other thing that I wanted to point out is that we are going to be dealing with block grants on the floor today in the crime bill, and I wanted to bring to the Speaker's attention the fact that the Washington Post this morning, in a rare moment of clarity, wisdom, and intelligence, has editorialized on the fact that this program ought to be supported, that the 100,000 cops program of the President's was a fraud. They said, quote, almost immediately that program was challenged by law enforcement experts and some local officials. In fact, the law created a 5-year matching program during which the Federal Government's share diminished and disappeared, leaving localities with the full cost of maintaining the new officers, close quote.

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I know that absolutely to be a fact, because I, like most Members in this body, were very much aware that they had mayors telling them, and police chiefs telling them, that they would not even apply for cops grants because they simply could not afford to pay for them.

We will be voting on that today. I appreciate the Washington Post's support.

SUPPORT THE JACKSON-LEE AMENDMENT TO THE LAW ENFORCEMENT BLOCK GRANTS ACT

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from Massachusetts [Mr. MEEHAN] is recognized during morning business for 5 minutes.

Mr. MEEHAN. Mr. Speaker, last September the President signed the most comprehensive, toughest, smartest crime bill in the history of this institution. It is a crime bill that put better than \$10 billion to build new prisons and combined community policing, 100,000 new police officers with prevention programs that work. It has bipartisan support at that time, Republicans and Democrats signing on, Members of the other body, prominent Republicans signing on. It was a bipartisan bill.

But, unfortunately for some people in this institution, the President apparently got too much credit for that bill.

So now we have a new bill. This bill has a Republican label on it. It attempts to throw all the money from community policing into block grants and hope that county commissioners and school committee members and hope that city councils and local officials somehow become law enforcement professionals and spend the money the right way.

Even though we have a history from 1968 where 33 percent of that money went to administrative costs, we are going to tinker and change this crime bill to take away the label of a Democratic bill or a President Clinton bill.

Before I got to Congress, I was the first assistant district attorney in Middlesex County. Our office managed 13,000 criminal cases a year. I want to tell my colleagues, fighting crime is serious business. You do not fight crime by taking a political poll. You do not fight crime by listening to a focus group. And you do not fight crime by signing on to a document that is put together by political strategists. It is very serious business.

The 100,000 new police officers on the streets, and the previous speaker talked about local governments having to match the money. Ladies and gentlemen, 95 percent of the crimes in this country are prosecuted and enforced by local government. In spite of any rhetoric or any spin you want to put on it, the Congress does not fight the majority of crimes in this country. Ninety-five percent of them are local district attorneys, local States attorneys offices and local police departments. They have that responsibility.

This bill seeks to take some funds and get them focused on community policing, because, guess what? Community policing works. There have been studies over a period of 6 years, and I know from my own experiences as a former prosecutor, community policing works. Community policing is the most effective cutting edge law enforcement tool that we have. Yet because of politics, partisan politics, it appears we want to tinker with that process.

It is working in my home city of Lowell, MA, where we have seen in 1 year 13 additional community police officers opening up a precinct station in the city which has resulted in reducing crime dramatically, 20 to 40 percent.

Now, the new Republican majority has ignored facts about prevention programs, because they have found political profit in labeling them "pork." Apparently if you have the right sound bite, you can label prevention programs pork and it works politically. And after considering all of the information available, like studies, for example, law enforcement studies, I have a hard time figuring out why the new majority is so insistent on pushing this bill. It is bad for efforts to fight crime, it is a bad bill.

I suspect the Republicans are feeling boxed in by the promises they made in the Contract With America. Their crime bill, like much of the contract's

agenda, was drafted based on polls and focus groups. But, friends, what sounds good during a campaign and what makes sense in fighting crime for America, are two very different things.

I know from experience. Republicans, like Gov. Bill Weld from Massachusetts, a former prosecutor, strongly supported this crime bill. The Republican DA in Suffolk County, Ralph Martin, strongly supports the Democratic crime bill, the Clinton crime bill. And I believe that a majority of Republican Members know it as well.

A major test of the Republican Party's ability to govern will be their willingness to admit that many of their campaign promises are unworkable. And to forge a consensus on what to do about it, judging from their work on crime offer the last couple of days, reality has yet to sink in.

I urge my colleagues to take the data that is available from law enforcement professionals all across the country and not to tinker with this crime bill, to put in the prevention programs that work.

What we face this week is serious business. Let us not tinker with this bill and hope the President is going to veto it. Let us take care of the business right here.

CLINTON ADMINISTRATION/MEXICAN PESO CRISIS: THEY SHOULD HAVE KNOWN

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from Florida [Mr. STEARNS] is recognized during morning business for 5 minutes.

Mr. STEARNS. Mr. Speaker, perhaps the most amazing aspect of the Clinton administration's \$53 billion loan bailout of Mexico—\$20 billion of which comes straight out of the pockets of the U.S. taxpayers—is that it's a bailout that should not have happened.

As the Washington Post recently reported, there were signs as early as February of last year that Mexico's economy was in serious trouble. At that time the International Monetary Fund issued a report stating that Mexico's consumption of foreign goods and services was outpacing the ability of its economy to pay for them. In other words, it was living on borrowed time—and money.

Clinton administration officials expressed no alarm, not even when foreign investors began shifting money to dollar-denominated investments that would make it easier to pull funds out of Mexico. As a former analyst for Mexico's Banca Serfin Banking group said, "That's a clear sign something was wrong * * * if the American Government didn't see that, they're blind."

But that did not stop then-Treasury Secretary Lloyd Bentsen from claiming in mid-February that Mexico "has become an example for all of Latin America." He said this one year ago.

Then in March, the Mexican financial markets suffered another shock when the ruling political party's Presidential candidate was assassinated. This prompted the Clinton administration to extend a \$6 billion credit line to Mexico, even as Mexico was using up its reserve of U.S. dollars to prop up the peso. This occurred less than 1 year ago.

Last summer, the Mexican economy had deteriorated to the point that Clinton administration officials finally recommended economic reforms. But as the Washington Post put it, "those efforts lacked urgency and never went beyond exhortations." And the administration never made a big push for Mexico to devalue its overinflated currency.

And although administration officials deny it, one has to wonder what role their desire to see Ernesto Zedillo win the upcoming Presidential election played in the decision to abandon calls for real reform. As the Washington Post quoted one official, the CIA accurately predicted Zedillo's victory, but "it didn't tell you that if he kept driving straight he would fall off a cliff."

With Zedillo safely elected, Mexico's then-President Salinas finally admitted on October 1 that his country's central bank reserves had fallen to \$17 billion from \$28 billion at the end of 1993. It became clear a devaluation was coming.

But Mexico tried to hide its financial predicament from the world. Not until mid-December did we find out Mexico's reserves had sunk to \$7 billion. Even then, Mexico's finance minister said his country would "absolutely not" devalue its currency.

We all know what happened next. On December 20 the Mexican Government reversed its policy and devalued the peso by 13 percent.

There is no good reason the Clinton administration should not have seen this coming. The signs were there a year ago. Now the U.S. taxpayers are the line for \$20 billion to rescue the economy of a country that bungled its own economy and hid the facts from us. Congress should not let his bailout deal go through unquestioned.

CRIME BILL SHOULD PREVENT CRIME

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from New York [Mr. FLAKE] is recognized during morning business for 3 minutes.

(Mr. FLAKE asked and was given permission to revise and extend his remarks.)

Mr. FLAKE. Mr. Speaker, last year we in this Congress, working with a wide array of groups, joined together and drafted a realistic and humanitarian approach to the problem of solving crime in America. In the past, crime bills have simply increased various ways by which we execute people.

They have limited the constitutional rights of individuals and they have established mandatory minimum sentences which allowed us to build more prisons, which merely supports an ever growing penal institutional industrial complex.

As we move forward in this crime bill, most of us are already aware that the bills of the past have not in any way decreased significantly enough the results of crime in this Nation. I doubt, moreover, that crime can ever be totally eradicated in America as a result of this or any other legislation.

I am, however, resolute in my belief that the radically different approaches that are being taken this year in this year's crime bill will not in any way solve our crime problem. Furthermore, in some ways they abridge the ability to protect the rights of our citizens by virtue of our constitutional rights.

We must do all in our power to protect those constitutional rights that are guaranteed automatically to those who are citizens of this Nation, and that means all of our citizens. I am not certain, nor do I see any way that this bill guards against the continued repeat offenders, the recidivists that go back to prison time and time again. They do not assure safe neighborhoods. They do not save this generation of mostly minorities who drown in oceans of despair, of hopelessness, and of pessimism.

Beyond creating new crimes and harsher crimes, last year's crime bill gave us true preventative measures. The \$7 billion crime preventative package represented a groundbreaking attempt to create new measures by which we would create opportunities and alternatives which invested in our cities and our youth.

This money was intended for 15 model programs, for intensive community services in high crime areas and grants to local governments for speedy access to flexible funds for anticrime activities.

Money had been allocated for drug courts and drug testing for first-time offenders. This is important. This package represented an important shift in resources and attention to front-end solving of the problem, the neglect of our cities and children that produced the apparent conditions in which crime and violence is allowed to thrive.

Yet today, Mr. Speaker, this Congress will begin abandonment of preventative measures to prevent crime. Instead of guaranteeing preventative measures, we are telling our citizens that we want to return to the good old days of wasteful spending by fiscally irresponsible governments and politicians who do not have the best interests of the people at heart.

In essence, we are sending them a blank check. We are failing to live up to our responsibility, and we are offering no innovative crime measures.

SUPPORT CRIME BILL

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from California [Mr. DREIER] is recognized during morning business for 5 minutes.

(Mr. DREIER asked and was given permission to revise and extend his remarks.)

Mr. DREIER. Mr. Speaker, I have taken this time this morning to focus attention on the issue which will be debated later this morning when we actually convene, and that is the crime bill. We have spent time talking about five different crime measures which have been designed to redress the problems of the 1994 crime bill. Yesterday and today we were working on the sixth measure.

When I was working on the rule down here yesterday, Mr. Speaker, I was talking about the fact that I am hard-pressed to understand why this sixth measure is the most controversial of all. This morning on NPR they talked about the fact that it was controversial. I know Chairman HYDE said it was controversial based on the fact that in the Committee on the Judiciary a wide range of members of the minority raised serious questions about it.

The reason I say it is difficult to understand why it is controversial is very simply that we in making that statement are questioning the ability of State and local elected officials, people who are elected by the same constituents who elect us, were questioning their ability to make the very tough decisions that each community faces as it relates to crime.

I have the privilege of representing a portion of Los Angeles County, and we have very serious crime problems in Southern California stemming from illegal immigration and a wide range of other problems that frankly are unique to southern California.

In the 1994 crime bill, Mr. Speaker, we were promised 100,000 new police officers, and virtually everyone has said that we would be very fortunate if we were in that period of time to possibly get 20,000 police officers. Yet the President continues to refer to 100,000 police officers.

It seems to me that we need to allow State and local officials the opportunity to make the tough decisions as to how they can best deal with the crime problems in their communities, and it is my hope that we will listen to those State and local elected officials, just as we listened to them when we dealt with the unfunded mandates legislation.

Yesterday I quoted one of my city managers, a Democrat who strongly supported the 1994 crime bill. He urged me to vote for it back last fall, and I did not. Now he has come forward and said I was correct in not supporting that, and he hoped very much that we will be able to pass this measure which will provide the block grants allowing