East Jessamine Middle School from Nicholasville, KY on their trip to Washington, DC. Washington, enshrined in history and tradition, provides an excellent setting for both educational and exciting activities. It is always refreshing to hear of young men and women with an interest in visiting our Nation's Capital. This trip demonstrates East Jessamine Middle School's dedication to excellence in education. I wish them the best for the future.

HONORING THE AUBURNTOWN VOLUNTEER FIRE DEPARTMENT

HON. BART GORDON

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 1996

Mr. GORDON. Mr. Speaker, I am taking this opportunity to applaud the invaluable services provided by the Auburntown Volunteer Fire Department. These brave, civic-minded people give freely of their time so that we may all feel safer at night.

Few realize the depth of training and hard work that goes into being a volunteer fire-fighter. To quote one of my local volunteers, "These firemen must have an overwhelming desire to do for others while expecting nothing in return"

Preparation includes twice monthly training programs in which they have live drills, study the latest videos featuring the latest in fire fighting tactics, as well as attend seminars where they can obtain the knowledge they need to save lives. Within a year of becoming a volunteer firefighter, most attend the Tennessee Fire Training School in Murfreesboro where they undergo further, intensified training.

When the residents of my district go to bed at night, they know that should disaster strike and their home catch fire, well trained and qualified volunteer fire departments are ready and willing to give so graciously and generously of themselves. This peace of mind should not be taken for granted.

By selflessly giving of themselves, they ensure a safer future for us all. We owe these volunteer fire departments a debt of gratitude for their service and sacrifice.

EX-PROSECUTORS CRITICIZE KENNETH STARR

HON. BARNEY FRANK

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 1996

Mr. FRANK of Massachusetts. Mr. Speaker, since coming to the House and joining the Judiciary Committee, I've been involved with the independent counsel law. When that law expired just as Bill Clinton was taking office, I was one of the Democrats who insisted that it was essential that we reauthorize the law, despite the fact that it would now be once again be a Democratic administration which would be subject to its impact. I noted that the law had originally been passed by a Democratic Congress under a Democratic President, and that Republican objections during the 1980's and early 1990's that it was a partisan instrument aimed at them was obviously inaccurate.

And I am pleased that the Democratic leadership in Congress and President Clinton did everything possible to get the law reauthorized even though it did lapse temporarily because of a Republican filibuster in the Senate.

When questions arose involving accusations about the President in 1993, I was one of those urging that an Independent Counsel be appointed. I think Attorney Reno behaved with great integrity and appropriateness in doing everything she could under the law to provide for an independent investigation, even during that period when the law had temporarily lapsed because of that Republican filibuster. And I have continued to defend the institution as a necessary one.

I am therefore all the more distressed by the insensitive and disturbing pattern of behavior engaged in by the current independent counsel, Kenneth Start. First, it should be noted that Judge Sentelle, who was named by Chief Justice Rehnquist to head the panel of judges who appoint independent counsel, erred grievously by appointing someone as partisan and as politically opposed to the Clinton administration as Kenneth Starr as the independent counsel to investigate the President in the first place. Mr. Starr should have said no. And having said yes, he should have determined that he would be extremely careful in carrying out his duties in a way that minimized any concern about his objectivity and fairness.

Instead, he has behaved in a way that has bothered a wide range of objective observers, including apparently many of those who have preceded him as independent counsel. In Monday's Washington Post, R.H. Melton writes a story which is accurately headlined "Ex-Prosecutors Concur on Case Against Starr's Private Work."

In the article, R.H. Melton quotes from a wide range of former independent counsel, including several people who held important appointed office under Republican President, who agree that Kenneth Starr has erred seriously in his conduct in the independent counsel office. Particularly by taking on a wide variety of cases in which he is representing people who are legally and politically arrayed against the President he is investigating, Mr. Starr has compromised the very nature of the independent counsel office.

This investigation of the President has already gone on for a very long time, with no results in terms of any negative information being brought forward against the President. It costs an enormous amount of money for the results we have gotten, and it has called into question unfortunately the usefulness of this very important office.

Mr. Speaker, the article by R.H. Melton and the wide range of Republican and Democratic criticisms of the independent counsel so quoted in it makes it clear that this is a serious problem, and not simply a case of Democrats objecting to Mr. Starr's work. As one who has worked hard to preserve this important office, and who joined in asking for an independent counsel to look into the allegations against President Clinton, I am extremely disappointed by Mr. Starr's performance and I think it is appropriate for R.H. Melton's documentation of the view of previous independent counsel about Mr. Starr's work to be printed here.

EX-PROSECUTORS CRITICIZE KENNETH STARR (By R.H. Melton)

The former independent counsels are a varied lot, composed of Republicans and Demo-

crats, smooth-talking silk-stockings and gruff old men. Varied, too, were their assignments. Some had big cases; some worked virtual anonymity.

But from the well-heeled New York lawyer to the New Orleans septuagenarian, the former prosecutors agree on one thing; Whitewater counsel Kenneth W. Starr has put himself in a bad spot.

In separate interviews last week, former prosecutors expressed a consensus view that their old U.S. government position, with its broad investigative powers, is too important for any counsel to be distracted by the busy outside caseload and high-profile clients that Starr has kept. They advise Starr to strictly limit the non-Whitewater activity that has prompted recent criticism and focus on his wide-ranging investigation into President Clinton's decade-old real estate venture and the White House reaction to inquiries into the matter.

"He's devoting a hell of a lot of time to private practice," said Gerald J. Gallinghouse, 75, a Republican and retired U.S. attorney from New Orleans who investigated an aide to President Jimmy Carter on a drug allegation in early 1981.

"He should either get in or get out," Gallinghouse said. "I don't give a damn about the Republicans, Democrats, Bull Moose or mugwumps. He should get on with the investigation and bring it to a conclusion as soon as practicable. And you're not going to do it with the top man running all over the country making speeches and taking care of private clients."

ing care of private clients."
Starr's clients range from tobacco giants to the NFL Players Association. Last month his schedule took him from the halls of the Supreme Court to a federal appeals court in new Orleans within one week. He has some clients whose interests are inimical to those of the Clinton administration. In a major school-voucher case in Wisconsin, for example, Starr was paid by a conservative foundation that has funded some of Clinton's harshest critics.

Even though his outside work is quite legal, critics point to such cases as evidence that Starr is not as independent or devoted to his government duty as he should be. Much of the criticism has been strongly partisan, fueled by White House aides and other Democrats who want a tidy resolution to Starr's inquiry before the presidential election this fall.

Still, the observations of the former counsels are unusual in their breadth and force. Some of them know Starr personally, and others know his reputation as a brilliant legal mind with strong Republican credentials. nearly all of the seven counsels interviewed expressed surprise that Starr would load so much on his plate and stir partisan controversy, particularly in an inquiry focused squarely on a sitting president and first lady. A few of them voiced disappointment.

Starr declined to be interviewed for this article, but a month ago he issued a spirited defense against the criticism that had been mounting against his outside caseload. Starr told a bar association group in San Antonio that the independent counsel "was never expected to become a full-time employee of the government and leave his or her law firm."

"To require independent counsels . . . to become full-time employees wastes not only government resources, but the legal talents of the individuals called to serve," Starr said.

Starr noted that nearly all of the independent counsels continued to maintain their private practices. But a number of them recalled in interviews that they scaled back their practices sharply and turned down prospective clients who may have created the appearance of a conflict of interest.

Ten independent counsels were named between 1978 and 1992 and two others conducted confidential investigations. The inquiries ranged widely in complexity and cost; Irancontra cost \$47 million and lasted nearly seven years; a three-month investigation into a drug allegation against an aide to Carter cost \$3,348. The Whitewater inquiry by Starr and his predecessor has cost more than \$20 million so far and is one of three now pending against the Clinton administration

Arthur H. Christy, a New York lawyer appointed in late 1979 to investigate a drug allegation against Carter White House chief of staff Hamilton Jordan, said he declined to defend "some white-collar criminal types because I didn't think it was appropriate to be defending them on the one hand and on the other trying to put some guy in jail."

Arling M. Adams, a former federal judge from Philadelphia who looked into allegation of financial improperties involving Department of Housing and urban Development money, said that while he did not completely divorce himself from his law firm at the time, "I did substantially restrict my activities

"People might say I'm a fool" because of the lost income, he said, "but I had in mind in particular the necessity of gaining the confidence of the public and the press. I tried to avoid anything that would deflect attention from what I was doing as IC. The issue is perception and confidence."

A number of the independent counsels interviewed last week said investigating a sitting president puts a special burden of

probity on the investigator.

"It's different order of magnitude," said Lawrence E. Walsh, the Oklahoma lawyer and former judge who ran the Iran-contra investigation. "The one excuse for an IC is his independence. If not necessarily full-time detachment from everything else, he can't be involved with anything that impairs his freedom of action."

"When you're investigating a president, it's different," said Joseph E. diGenova, a Republican who was named an independent counsel in late 1992.

DiGenova, a former U.S. attorney in the District who as independent counsel looked into the State Department's search of Clinton's passport records, said that while Starr has "pristinely adhered" to the statute permitting counsels to keep their private legal practices, he should eliminate all the partisan sniping by relinquishing it for now. "It's a distraction," diGenova said. "He's

"It's a distraction," diGenova said. "He's giving the enemies of the law ammunition to use against him. He should take away the phony weapon from his adversaries."

Whitney North Seymour Jr., a New York litigator who as counsel won a prejury conviction against former Reagan White House aide Michael Deaver, said the complexities of that case forced him to work virtually full

"When we were engaged in the intensive parts of the investigation or trial preparation, I did not have time for anything

tion, I did not have time for anything else, 'Seymour said. "My practice was to be hands-on; interviewing witnesses, reading documents and presenting to the grand

jury.''

James C. McKay, a partner at the Washington firm Covington & Burling who investigated the Wedtech defense contractor and Reagan White House political director Lyn Nofziger in the late 1980s, said he regarded the assignment as a full-time job. "I shed everything I was doing after a month," McKay said. "I was devoting 99.9 percent of my time to the job I was given to do. I felt like I could concentrate on the very difficult problems much better if I did that and the job could be done more quickly and efficiently."

Added diGenova: "For the good of the office and the good of the investigation, sometimes you have to do some things you don't want to do."

PERSONAL EXPLANATION

HON. LINDA SMITH

OF WASHINGTON

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 1996

Mrs. SMITH of Washington. Mr. Speaker, I was unavoidably detained on rollcall vote 153. Had I been present, I would have voted "aye."

RECOGNIZING THE EFFORTS OF THOSE INVOLVED IN THE SEARCH FOR WILLIAM E. COLBY

HON. STENY H. HOYER

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 1996

Mr. HOYER. Mr. Speaker, I rise today to recognize the efforts of more than 100 individuals—both paid and volunteer—who spent many hours in the cold waters and on the shoreline of the Wicomico River searching for the late William E. Colby, the former Director of the Central Intelligence Agency. The search ended early Monday morning after his body was discovered near the shoreline, ending an intense search that began when his canoe was found April 28.

There were many agencies and organizations involved in the search which was headed by the Maryland Department of Natural Resources Police. I want to recognize all of the participants in this search, including Sheriff's Department who handled press inquiries and protected the Colby residence.

The search involved countless volunteer hours and assistance from: the Maryland State Police Aviation Division; the Charles County Dive Team, who were the first divers in the search; the Cobb Island Volunteer Fire Department and EMS; the Seventh District Volunteer Fire Department Boat 5 from St. Mary's County: the Marbury Volunteer Fire Department—using their rescue boat and dive team; the Bel Alton Volunteer Fire Department; the St. Mary's County Sheriff's Department Dive Team; the Calvert County Dive Team; the U.S. Coast Guard; the Prince George's County Dive Team-Companies 22, 49, and 56; the La Plata Volunteer Fire Department; Sardom Search and Rescue Dogs; the Cobb Island Volunteer Fire Department Ladies Auxiliary: the Charles County Communications Department; the Virginia State Marine Police; the Naval Surface Warfare Center EOD Dive Team and the Rescue Squad Dive Team from Dahlgren, VA; and numerous local citizens who volunteered in many different ways.

I ask my colleagues to join me today in recognizing the efforts of the paid and volunteer members of this special community. These individuals engage in hundreds of hours of specialized training and continuing education to enhance lifesaving skills just to be ready for emergency rescue calls and searches. Charles County and other communities across America benefit daily from the services of

these dedicated professionals who are ready 24 hours a day, 7 days a week and they deserve our continued thanks.

Mr. Speaker, I am proud of the efforts of the volunteer fire and rescue services personnel and other agencies involved in the intense search for Mr. Colby which lasted more than 1 week. I want each of them to know that my colleagues in Congress share my pride in the selfless manner in which they carry out their mission in our community and every community throughout America.

HONORING THE MONTEREY VOLUNTEER FIRE DEPARTMENT

HON. BART GORDON

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 1996

Mr. GORDON. Mr. Speaker, I am taking this opportunity to applaud the invaluable services provided by the Monterey Volunteer Fire Department. These brave, civic-minded people give freely of their time so that we may all feel safer at night.

Few realize the depth of training and hard work that goes into being a volunteer fire-fighter. To quote one of my local volunteers, "These firemen must have an overwhelming desire to do for others while expecting nothing in return."

Preparation includes twice monthly training programs in which they have live drills, study the latest videos featuring the latest in fire-fighting tactics, as well as attend seminars where they can obtain the knowledge they need to save lives. Within a year of becoming a volunteer firefighter, most attend the Tennessee Fire Training School at Murfreesboro where they undergo further, intensified training

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By selflessly giving of themselves, they ensure a safer future for all of us. We owe these volunteer fire departments a debt of gratitude for their service and sacrifice.

IN MEMORY OF ALLEN C. MEIER

HON. ANNA G. ESHOO

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 8, 1996

Ms. ESHOO. Mr. Speaker, I rise today before the House to celebrate the life of Allen E. Meier, Jr., who passed away peacefully in San Francisco, CA on September 10, 1993.

On Friday, May 3, 1996, the family and friends of Allen Meier gathered at Congregation Emanu-El for the rededication of the robing room of the temple in his loving mem-

The refurbishment of the robing room was made possible by the gifts of loving friends and family members to the Allen E. Meier, Jr. fund of the congregation as the first in a series of beautification and preservative projects.