

of mission assignments and the possible disintegration of the Muslim-Croat federation could compel us to extend our commitment in Bosnia. We are on a slippery slope toward a lengthy deployment of 5 or even 10 additional years.

Another issue that concerns me is the continued presence of Iranians in Bosnia who are training Bosnian Government soldiers. This is a clear violation of the Dayton peace agreement. Their presence also poses a threat to the safety of our troops, as some of these groups are opposed to our peace-keeping effort.

I commend Maj. Gen. William L. Nash, commander of the American sector of NATO forces in Bosnia, who stressed his determination to withdraw on schedule. He properly stated that the burden for peace is "on the shoulders of those folks that live here."

If the people of Bosnia truly want peace, 1 year is more than enough time to get it started.

Mr. Speaker, I urge the President to stick by the commitment and have our American troops home by Christmas.

Mr. Speaker, I ask to include a copy of my letter to the President in the RECORD at this point.

The letter referred to is as follows:

HOUSE OF REPRESENTATIVES,
Washington, DC, March 28, 1996.

The PRESIDENT,
The White House.

DEAR MR. PRESIDENT: The March 21 edition of the New York Times reported the U.S. and NATO are being urged to keep our forces in Bosnia after the end of the year. International civilian and military authorities are alleged to be pressing for continued NATO presence beyond our scheduled departure.

To keep American troops in Bosnia past the announced date of departure at the end of 1996 would be a major mistake. First, it flies in the face of a clear statement by Secretary of State Warren Christopher: "This is not a permanent commitment. This is approximately a one-year commitment. . . . If it can't be done in a year, perhaps it can't be done in a longer period of time." Second, it breaks faith with our American troops who are presently stationed in Bosnia, who expect to return to their families in nine months. Third, it contradicts what the American people were told about the duration of the mission.

American forces are facing a difficult and challenging assignment in the NATO peace-keeping mission. The one-year deployment was intended to provide an opportunity for peace, not a guarantee of it. The people of Bosnia must assume the responsibility of ensuring their own peace.

Already, American and NATO peacekeepers are being diverted from their original mission to the task of rebuilding Bosnia. This assignment shifts the focus of our military forces from peacekeeping to assisting in civil projects.

Further, by several accounts, a cornerstone of the Dayton agreement—the continuance of the Muslim-Croat Federation—appears severely weakened. The U.S. and NATO could well be in a quandary if that alliance should crumble.

The push to keep U.S. and NATO forces in Bosnia, the expansion of mission assignments and the possible disintegration of the Muslim-Croat Federation could compel us to

extend our commitment in Bosnia. We are on a slippery slope toward a lengthy deployment of five or even ten additional years.

I commend Major General William L. Nash, Commander of the American sector of NATO forces in Bosnia, who stressed his determination to withdraw on schedule. He properly stated that the burden for peace is "on the shoulders of those folks that live here."

Mr. President, if the people of Bosnia truly want peace, one year is more than enough time to get it started.

Very truly yours,

IKE SKELTON,
Member of Congress.

SPECIAL ORDERS

The SPEAKER pro tempore. Under the Speaker's announced policy of May 12, 1995, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Arizona [Mr. SHADEGG] is recognized for 5 minutes.

[Mr. SHADEGG addressed the House. His remarks will appear hereafter in the Extensions of Remarks.]

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from American Samoa [Mr. FALEOMAVAEGA] is recognized for 5 minutes.

[Mr. FALEOMAVAEGA addressed the House. His remarks will appear hereafter in the Extensions of Remarks.]

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Indiana [Mr. BURTON] is recognized for 5 minutes.

[Mr. BURTON of Indiana addressed the House. His remarks will appear hereafter in the Extensions of Remarks.]

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas [Mr. GENE GREEN] is recognized for 5 minutes.

[Mr. GENE GREEN of Texas addressed the House. His remarks will appear hereafter in the Extensions of Remarks.]

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Colorado [Mrs. SCHROEDER] is recognized for 5 minutes.

[Mrs. SCHROEDER addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.]

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Wyoming [Mrs. CUBIN] is recognized for 5 minutes.

[Mrs. CUBIN addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.]

The SPEAKER pro tempore. Under a previous order of the House, the gen-

tleman from Georgia [Mr. NORWOOD] is recognized for 5 minutes.

[Mr. NORWOOD addressed the House. His remarks will appear hereafter in the Extensions of Remarks.]

THE CHILDREN'S TELEVISION ACT RULEMAKING

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Massachusetts [Mr. MARKEY] is recognized for 5 minutes.

Mr. MARKEY. Mr. Speaker, in 1990 we passed in this body the Children's Television Act. In that act we set as a requirement that the Federal Communications Commission had to go into a rulemaking on the question of what the responsibilities of local broadcasters would be to have served the educational and informational needs of the children who live within the broadcast area of every television station in the United States. During the Bush years there was no real activity on this rulemaking that had to be undertaken, and there was a delay of almost a year before Reed Hunt was in fact confirmed as the new Chairman of the FCC in 1993.

The FCC is in a rulemaking right now on this issue, and it is I think about as important a debate as we can have in this country because, while the V-chip which we passed on the floor and is now law, as signed by President Clinton, gives to the parents of the country the ability to block out excessively violent, sexually material on their screen, and that will be a technology available to parents within the next couple of years, it still does not in any way ensure that there will be quality positive children's television that will enhance the educational and informational needs of children across the country. That is what the Children's Television Act rulemaking at the Federal Communications Commission is all about.

It is my belief that the Commission has to take a very strong stand on this issue. We know that children watch, on average, 4 to 7 hours of television every day. Now, would that it was not so, but we have moved from the 1950's in the era of "Leave It To Beaver" to the 1990's in the era of "Beavis and Butthead."

Increasingly, the broadcast stations in our country have reduced dramatically the amount of children's television of educational content that they put on the air, and instead, substituted the Flintstones or the Jetsons, and argued that in fact those are programs of educational quality because the Flintstones teach children about the archaeological age and the Jetsons will teach children about the future. But parents know that they really do not serve any educationally nutritious role in the development of young people's minds.

So this debate at the FCC is quite important. I am of the opinion that the FCC has to put on the books a requirement that a minimum of 3 hours per

week, even that is embarrassingly low, but 3 hours per week be the standard, and that every broadcaster have to meet that minimal standard.

Now, we know that the good broadcasters are going to do that anyway, and they will far exceed the 3-hour minimum. But we will capture those broadcasters who think of their broadcast license as nothing more than an opportunity to print money, just take in the advertising dollars and to use it for whatever purposes they want, excluding children as a constituency. So this is very important, and it is my hope that all Members who are concerned about this issue will in fact join in the effort to advance this children's television agenda at the Federal Communications Commission.

In addition, and I want all Members to be aware of this, as part of the communications bill we also ensure that each one of the 51 public utility commissions in the United States has to go into a rulemaking to ensure that every school in the United States has access to advanced digital technologies.

□ 1415

Now why is that important? Very simply, because as we pass GATT and NAFTA here on the floor of Congress, we are basically constructing a new compact with the people in our country. One, we are letting the low-end jobs go, and increasingly that is the case across this country. But secondly, we are also saying that we are going to try to tie it to high-end jobs, the high-technology jobs of the future so that they will be based here in the United States. Well, what kind of competitive people will we have if we have not thought through a strategy to ensure that every child in the country, not just the children of the upper and the upper-middle class in our country, but every child, including those in the bottom 40 percentile, have access to the skills they are going to need, have the skill sets that they are going to need in order to compete for these higher-end jobs?

That is why we have to give parents the weapon of blocking out the excessive violence and sexual material. That is why we have to have more positive children's programming on commercial stations. That is why we have to ensure that the public broadcasting budget is kept high so that the quality programming of Sesame Street to Barney, right through the day remains on the air, and that is why we have to ensure that every child has access to these computer technologies in every classroom from K through 12 from the day they begin school.

PRESERVING THE ENVIRONMENT AND OUR NATURAL RESOURCES

The SPEAKER pro tempore (Mr. GUTKNECHT). Under a previous order of the House, the gentleman from Indiana [Mr. BUYER] is recognized for 5 minutes.

Mr. BUYER. Mr. Speaker, what I would like to do today is to address the House, and the subject is the environment and you, the environment and me, and the environment and us. I am one that believes in the preservation of our natural resources, to do that in a managed way. I also believe in clean water, our water quality, and clean air.

I want my colleagues to know that I grew up on the Tippecanoe River in Indiana. When you grow up on the river, you do not belong to anybody but the river itself. My father taught me a lot of valuable lessons on the river, not only to myself but to my brother, the same lessons that his father taught him and I am now teaching to my son. Dad bought a small little farm there on the river. Dad is kind of a Johnny Appleseed. He planned everything, from 3 acres of strawberries to all these fruit trees and an acre of vegetable garden, and that is what we did. We managed all of that since I was 9 years old. So he taught us about being good stewards of the land, and how you have to take care of the land for the preservation so that you can make sure you have good yields year in and year out. So I know what it is like to be on my hands and knees and weed 3 acres of strawberries without the use of pesticides. It is a lot of work.

The reason I took the moment to share that with you is the two issues I would like to discuss on the environment are the Superfund issue and that of out of State waste. Let me start though with out-of-State waste. I bring that up because in the Fifth District of Indiana, we receive two-thirds, almost in excess of 1 million tons of out-of-State waste is dumped into my congressional district. My constituents are forced to handle the millions of tons of waste generated by States and other localities that do not dump within their borders; they dump within our borders. And almost every day when I am on the road I get to witness, not far from the Tippecanoe River along the plains in Indiana is a mountain. This mountain is the largest thing that you could ever see, and it is a mountain of trash. It does not bother me that the trash is there. What bothers me is that in Indiana and States like Indiana who are trying to act responsibly on the issues of solid waste, and we create our solid waste districts and we minimize the amount of landfills that we have so that we can do things correctly and move toward proper management, the preservation of our environment, there are States that are not acting responsibly; all they want to do is take it and shove it into other States that are acting responsibly.

So basically what we have is in America we have a nonsystem. When you have a nonsystem, it begins to penalize States that have a system, and that is what we have here. So I am very concerned on the issue of the interstate waste. The Supreme Court has already stepped forward and says it is the Congress that has to decide this issue.

Now, it seems session in, session out, the issue has come up, and this Congress has not acted. Those in the States of New York and New Jersey have made their effort to move on the flow control issue in this House, and it failed. It failed because the issues of interstate waste and flow control must move together in this House.

And I encourage this Congress to finally move with sensibility, with ration and reason and good thought with regard to how we manage our environment, and move a bill together to address the issues of flow control and interstate waste together in this House; because if we do not, we are not acting responsibly, like I think we should.

Let me address the issue of the Superfund. The reason I want to discuss the Superfund is because we are also looking at reforming the issue. Fifteen years after the Superfund toxic waste cleanup program began, over \$25 billion have been spent and only 12 percent of the toxic waste sites have been cleaned. I have a Superfund site in my congressional district. I have to take a particular interest in it. That is only an average of five sites, though, a year are being cleaned up. I believe that we have to stop, I think, let us stop the frivolous spending of taxpayer money on litigation. That is what is happening.

This is an issue between those of us that want to preserve and clean up the environment versus those who want to line the pockets of the trial lawyers and the lawyer lobbyists. I think this game has got to end. So let us find a good balance here with regard to moving Superfund reform this year so we can stop it.

I know the President is playing the environmental game, saying, "I am an environmentalist, I want to do some Superfund reform," at the same time the trial lawyers are backing his Presidential run. You cannot have it both ways. So let us act responsibly again on the issue of Superfund, and let us act in a way that moves with our passion for how we want a healthier environment in this country, how we want not only the beauty and the spirit of what makes this country good, but also what makes us well.

YESTERDAY'S RULE VOTE WAS NOT IN ANY WAY, SHAPE, OR FORM AN UP-OR-DOWN VOTE ON THE LINE-ITEM VETO

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Massachusetts [Mr. MOAKLEY] is recognized for 5 minutes.

Mr. MOAKLEY. Mr. Speaker, first of all, I would like to thank you for your patience in allowing me to put my matters together. I rise today to correct what I believe has been a serious misunderstanding of yesterday's rules vote. Yesterday, a number of news organizations erroneously reported that a vote on the rule, House Resolution