

The liberal extremists have fought Ronald Reagan, they fought George Bush, they have fought us all the way along. Now when it comes a time when we have an opportunity to really get a balanced budget, they are on this floor fighting again.

Mr. Speaker, we need a balanced budget. Now is the time to get one.

POINT OF PERSONAL PRIVILEGE

Mr. HOYER. Mr. Speaker, I rise to a point of personal privilege.

The SPEAKER pro tempore (Mr. McINNIS). The Chair would state that under the rules of the House, the gentleman cannot be recognized for a point of personal privilege based on debate during 1-minute speeches.

TIME TO BALANCE BUDGET IS NOW

(Mr. BOEHNER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BOEHNER. Mr. Speaker, we have heard about CR's and debt limits, all of this minutia, and we all know this is not what this fight is about. It is about whether we are going to leave for our children and theirs a better future than what our parents left for us.

Each succeeding generation in America has left for its children and its grandchildren a brighter future for them, and what are we leaving for our children? Five trillion dollars' worth of debt. That is what we are doing.

We have heard every excuse in the world why we cannot balance the budget for 30 years. We have heard every Washington gimmick used why we cannot do it. The time is now. We are going to balance the budget to save the future for my girls, my two teenage girls, and every kid of America.

NOTHING THAT HAPPENS TODAY WILL BALANCE THE BUDGET

(Mr. FLAKE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HOYER. Mr. Speaker, will the gentleman yield?

Mr. FLAKE. I yield to the gentleman from Maryland.

Mr. HOYER. Mr. Speaker, I thank the gentleman for yielding.

The gentleman from Pennsylvania, after I spoke, talked about liberal extremists and the balanced budget. As one who has voted on numerous occasions for the balanced budget constitutional amendment, as one who voted for the Stenholm balanced budget that did not pass, and as one who voted for the coalition budget which would balance the budget in 7 years, faster than the budget offered by the other side, I do not believe that I fall in that category.

I say again, nothing that happens today will balance the budget, whether

the President signs the continuing resolution or not. The fact of the matter is there would be no necessity for a continuing resolution if this House and the Senate had passed appropriation bills in a timely fashion. They cannot agree. They have not done that, and that is why we are here as we are.

COMMUNICATION FROM CHAIRMAN OF THE COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE

The SPEAKER pro tempore laid before the House a communication from the Chairman of the Committee on Transportation and Infrastructure; which was read and, without objection, referred to the Committee on Appropriations:

COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE, HOUSE OF REPRESENTATIVES,

Washington, DC, September 14, 1995.

Hon. NEWT GINGRICH,

Speaker, U.S. House of Representatives.

DEAR MR. SPEAKER: Enclosed are copies of resolutions adopted today by the Committee on Transportation and Infrastructure. One resolution approves construction of protective works at the South Water Treatment Plant in Chicago, Illinois, pursuant to section 201 of the Flood Control Act of 1965. The remaining resolutions authorize studies of potential water resources projects by the Secretary of the Army in accordance with the provisions of section 4 of the Act of March 4, 1913, and other statutes.

Sincerely,

BUD SHUSTER, *Chairman.*

There was no objection.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to the provisions of clause 5 of rule I, the Chair announces that he will postpone further proceedings today on each motion to suspend the rules on which a recorded vote or the yeas and nays are ordered or on which a vote is objected to under clause 4 of rule XV. Such rollcall votes, if postponed, will be taken after the debate is concluded on all motions to suspend the results, but not before 5 p.m. today.

□ 1430

ELECTRONIC FILING AND PRESERVATION OF FEDERAL ELECTION COMMISSION REPORTS

Mr. THOMAS. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2527), to amend the Federal Election Campaign Act of 1971 to improve the electoral process by permitting electronic filing and preservation of Federal Election Commission reports, and for other purposes, as amended.

The Clerk read as follows:

H.R. 2527

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. ELECTRONIC FILING AND PRESERVATION OF FEDERAL ELECTION COMMISSION REPORTS.

(a) SECTION 304 AMENDMENT.—Subsection (a) of section 304 of the Federal Election Campaign Act of 1971 (2 U.S.C. 434(a)) is amended by adding at the end the following new paragraph:

“(1)(A) The Commission shall permit reports required by this Act to be filed and preserved by means of computer disk or any other appropriate electronic format or method, as determined by the Commission.

“(B) In carrying out subparagraph (A) with respect to filing of reports, the Commission shall provide for one or more methods (other than requiring a signature on the report being filed) for verifying reports filed by means of computer disk or other electronic format or method. Any verification under the preceding sentence shall be treated for all purposes (including penalties for perjury) in the same manner as a verification by signature.

“(C) As used in this paragraph, the term ‘report’ means, with respect to the Commission, a report, designation, or statement required by this Act to be filed with the Commission.”.

(b) SECTION 302 AMENDMENT.—Subsection (d) of section 302 of the Federal Election Campaign Act of 1971 (2 U.S.C. 432(d)) is amended by adding at the end the following new sentence: “for any report filed in electronic format under section 304(a)(11), the treasurer shall retain a machine-readable copy of the report as the copy preserved under the preceding sentence.”.

(c) EFFECTIVE DATE.—The amendments made by subsection (a) and subsection (b) shall apply with respect to reports for periods beginning after December 31, 1996.

SEC. 2. WAIVER OF DUPLICATE FILING REQUIREMENT FOR STATES WITH ELECTRONIC ACCESS TO FEDERAL ELECTION COMMISSION REPORTS AND STATEMENTS.

Section 312 of the Federal Election Campaign Act of 1971 (2 U.S.C. 439) is amended by adding at the end the following new subsection:

“(c) Subsections (a) and (b) shall not apply with respect to any State that, as determined by the Commission, has a system that permits electronic access to, and duplication of, reports and statements that are filed with the Commission.”.

SEC. 3. FILING OF HOUSE OF REPRESENTATIVES ELECTION REPORTS WITH THE FEDERAL ELECTION COMMISSION, RATHER THAN WITH THE CLERK OF THE HOUSE OF REPRESENTATIVES.

(a) SECTION 302 AMENDMENTS.—Subsection (g) of section 302 of the Federal Election Campaign Act of 1971 (2 U.S.C. 432(g)) is amended—

(1) by striking out paragraph (1);

(2) by redesignating paragraphs (2) through (5) as paragraphs (1) through (4), respectively;

(3) in paragraph (2), as so redesignated by paragraph (2) of this subsection—

(A) by striking out “Clerk of the House of Representatives and the”; and

(B) by striking out “them” and inserting in lieu thereof “the Secretary”;

(4) in paragraph (3), as so redesignated by paragraph (2) of this subsection, by striking out “paragraphs (1) and (2)” and inserting in lieu thereof “Paragraph (1)”; and

(5) in paragraph (4), as so redesignated by paragraph (2) of this subsection, by striking out “Clerk of the House of Representatives and the”.

(b) SECTION 304 AMENDMENTS.—Section 304 of the Federal Election Campaign Act of 1971 (2 U.S.C. 434) is amended

(1) in the first sentence of subsection (a)(6), by striking out “Clerk, the Secretary,” and inserting in lieu thereof “Secretary”; and