

Helms-Burton law has been effective. Indeed, it has been a success.

Despite the decision by the Clinton administration to waive title III of the law, which is the provision that grants U.S. citizens the right to file a lawsuit against those investors who traffic in their property, the Helms-Burton law has had a significant chilling effect on the level of foreign investments flowing to the Castro regime.

Even top officials of the Castro regime have asserted the damaging effects of Helms-Burton on Castro's slave economy.

Dozens of companies have pulled out of Cuba following the implementation of the law. Some of them included Bow Valley Industries of Canada, Grupo Vitro of Mexico, Guitart of Spain, and Pemex of Mexico, among others.

Other firms, like British BAT and Beta Gran Caribe and Heenan Blauy of Canada put their operations on hold to reassess their commercial and legal risks under Helms-Burton.

Also, Grupo Domos, the large Mexican telecommunications conglomerate, recently announced plans to withdraw its offer to create a joint venture with the Cuban regime to rehabilitate the Cuban domestic telephone system.

Grupo Domos, which last year, along with the Cuban Government, announced with great fanfare this contract, failed to obtain the necessary financing to cover its obligations under the agreement.

Perhaps the most damaging effect has been on Castro's ability to finance Cuba's sugar crop, one of the regime's main sources of hard currency.

Last fall the Dutch bank, ING, pulled its financing of equipment destined for Cuba's sugar harvest. As a result, the Cuban sugar harvest is expected to be below what was expected before.

The report states that top Castro officials fault the Helms-Burton law as the cause of the problems for the regime.

Helms-Burton has helped reduce the growth of Castro's slave economy, thus weakening the regime's ability to hold on to power.

Let us remember that before the Helms-Burton law took effect, foreign investors were free to profit from legitimate American property stolen by Fidel Castro in order to exploit the Cuban worker, who enjoys no rights and no freedoms.

Castro's economy was described by a Canadian business journal as a pot of gold at the end of the rainbow. And why not? In Cuba's slave economy, the one in which many of our allies willingly and immorally participate, Castro profits while the Cuban worker suffers.

Once foreign companies are approved by the regime for investments, the Cuban Government selects the workers who will labor in the industry. The Cuban Government collects the worker's wages in dollars, estimated at about \$2,000 a month, and then pays the worker in worthless Cuban pesos, about \$10 a month.

Moreover, the companies do not have to worry about bothersome workers' rights, including the right to form labor unions, and there are no health standards nor environmental standards. Castro has one mission, obtain foreign currency, and he will do it by sacrificing the Cuban worker, or anything else that he has at his disposal.

While Helms-Burton has undoubtedly served its purpose so far, disappointing has been the reaction of our allies, particularly Canada and the European Union. The European Union has already filed a ridiculous and irresponsible challenge to Helms-Burton before the World Trade Organization. Apparently our European friends believe that our Nation has no right to determine our own foreign policy.

Even more shameful has been the behavior of Canada, a nation that has sacrificed its long reputation of promoting human rights and democracy in favor of making a quick profit off of stolen property and the exploited Cuban worker.

On a recent visit to Canada to lambast the Helms-Burton law, Canadian Foreign Minister Lloyd Axworthy highlighted the signature of an agreement with the Castro regime supporting the protection of human rights. At almost the same moment that fake document was signed, dozens of dissidents and independent journalists were being rounded up by Castro's thugs.

Helms-Burton has been a success, and we will not wait in our attempts to making sure that property rights of American citizens will be protected.

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

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

MEXICO DOES NOT DESERVE CERTIFICATION

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

Mr. MICA. Mr. Speaker, I come before the House tonight to talk about the question of whether or not the House should certify Mexico or decertify Mexico.

As my colleagues may know, the administration just recently certified Mexico as being cooperative in trying to stem the flow of drugs and illegal narcotics from that country under a certification law that, as a staffer in the other body some years ago, I had a chance to help develop.

Today, we have seen around the Capitol, scurrying around the Capitol Building, the Ambassador from Mexico and various lobbyists on various sides of the issue. But I come before the

House tonight to say not to weaken, not to cave in to the Ambassador, not to cave in to interests, trade interests or other interests, and put them before the only interests we, as representatives of the people, should be representing in the people's House, and that is the safety of our children, the safety of our schools, the safety of our streets and the very security of this Nation that I think is at jeopardy with the current situation.

Now, the question before us is whether Mexico is helping to eradicate and stop the flow of drugs. Let me talk not about what I know, but the facts that we have gathered and what others have said.

Mr. Speaker, I serve on the Subcommittee on National Security, International Affairs, and Criminal Justice that does the oversight on our national drug policy. Just prior to the certification in the House of Representatives, I was stunned, as a member of that committee, to hear Tom Constantine, the head of our Drug Enforcement Administration, the head of DEA, when he came before us just days before this administration certified Mexico. What did he say? Let me quote. "There is not a single law enforcement institution in Mexico with whom DEA has a trusting relationship."

Those are his words, not my words, words before Congress about who we can trust with cooperation. I was stunned today to hear the Ambassador from Mexico tell me that a level of cooperation unprecedented exists. Well, how can a level of cooperation exist when the DEA head says that there is not a single law enforcement institution in Mexico with whom DEA, our chief law enforcement in the drug war, has a relationship?

Assistant Secretary of State Robert Gelbard came before our committee, again just days within this certification by the administration, and said, "There is persistent and widespread official corruption throughout Mexico." And then today the administration sent folks up here to lobby us not to decertify Mexico.

Now, I know trade is important in our relationship with Mexico. It is important and there is probably billions of dollars at stake here. But there are the lives of our young people, the safety of our streets. Our senior citizens cannot sleep in their own beds at night because of fear of being broken in by someone.

Just look at the statistics. At least 200 tons of cocaine entered the United States from Mexico last year. That is 70 percent of the cocaine. This used to come through Colombia, now it comes through Mexico. In testimony before our subcommittee it was stated that just a small amount a few years ago of brown heroin came through Mexico. Now, 30 percent of all the heroin that is killing our children and our people is coming through Mexico. Over 150 tons of methamphetamines that are destroying young people in the Midwest