

pollwatcher, precinct captain and vicechairman of the county party. At the time of his untimely passing, he was serving as a vice-chairman of the Alabama Republican Executive Committee. Further, Mr. Smith was a delegate to the 1968, 1972, 1976, and 1984 Republican National Conventions.

Driven by his desire to help Alabamians, Albert Lee Smith, Jr., ran for Congress to work for lower taxes and a smaller, more efficient government for the American people. Among the first in Congress to do so, Congressman Smith demonstrated concern for the strength of American families as the sponsor of the Family Protection Act. As a member of the House Budget Committee and the Committee on Veteran's Affairs, he supported tax cuts and a strong national defense.

Albert Lee Smith, Jr., knew the importance of restoring America's financial and spiritual health for our children and grandchildren. For his dedicated service, Congressman Smith was honored by several important awards: The Taxpayers Best Friend Award from the National Taxpayers' Union; the Leadership Award from the American Security Council; and the Golden Bulldog Award from the Watchdog of the Treasury, among others.

Congressman Smith was a public servant of the first order. The Alabama Republican Party nominated him as its candidate for the U.S. Senate in 1984. Following his departure from the House of Representatives, President Ronald Reagan named him in 1985 to the Federal Council on Aging, an appointment subsequently confirmed by the U.S. Senate.

An exemplary citizen, leader and role model, Congressman Smith served as a board member of the Birmingham Campus Crusade for Christ and was a member of the Kiwanis Club and the Metropolitan Board of the YMCA. Mr. Smith served as a deacon at the First Baptist Church in Birmingham and was elected by the Southern Baptist Convention to the Baptist Joint Committee on Public Affairs. As a husband, father and friend, Albert Lee Smith, Jr., was a compassionate and thoughtful human being.

My prayers go out to Albert's wife, Eunie Walldorf Smith, their children, Karen, Smith, Albert Smith, and Meg Wallace, and their family and friends. The Honorable Albert Lee Smith's lifelong dedication to community and country made our world a better place.●

NATIONAL WILDLIFE REFUGE SYSTEM ADMINISTRATION ACT OF 1996

● Mr. GRAHAM. Mr. Chairman, this bill establishes wildlife observation, hunting, fishing, and environmental education as the priority public uses of the refuge system. We have found in the State of Florida that even wildlife observation can become incompatible if not carefully regulated and managed.

For example, at Crystal River National Wildlife Refuge, visitors enjoy observing the manatees that this refuge was established to protect. The favored way of observing the animals is by swimming with them in the refuge waters. A few years ago, the Fish and Wildlife Service discovered that so many people were engaging in this activity that many of the manatees were leaving the refuge that was designed for their protection. The agency determined that this form of wildlife observation was occurring at levels that were incompatible with the purpose of the refuge and had to establish certain limits on when and where people could engage in this activity and how many could do so at one time.

Am I correct that even those so-called wildlife-dependent activities that are considered priority public uses in the bill must be found to be compatible with the purposes of the refuges and the mission of the system? And, that as a part of this determination, the Fish and Wildlife Service must consider whether there are adequate funds available to administer the use in a manner that is compatible?

Mr. CHAFEE. That is correct. Even though we are designating wildlife observation, hunting, fishing, and environmental education as priority public uses the bill requires each of these to pass the compatibility test. Even these uses have occasionally been determined to be incompatible on a number of refuges in the past and may be so in the future.

Mr. GRAHAM. Mr. Chairman, this bill—for the first time in law—would establish a definition for the term "compatible." This is one of the single most important aspects of this legislation. Too often in the past, activities have been allowed on refuges that have harmed the fish and wildlife and habitats that these areas were designed to protect. There has been some concern that the definition used in the bill is overly vague. The bill defines a compatible use as one that will not "materially interfere with or detract from the purpose of a refuge or the mission of the Refuge System."

The House committee report on this bill further clarified that what this language means is that a use is compatible if it will not have a tangible adverse impact on refuge purposes. Is it also your understanding that this is what is meant by this definition?

Mr. CHAFEE. Yes. That is the correct interpretation of what is meant by this definition. A compatible use is one that will not have a tangible adverse impact on refuge purposes.

Mr. GRAHAM. Mr. Chairman, the third part of our amendment concerns the issuance of permits for such uses as electric utility rights-of-way that may be of longer than 10 years in duration.

The underlying bill requires that all non-wildlife-dependent uses be reevaluated every 10 years to ensure they are still compatible. The language of our amendment directs that for uses that

are authorized for more than 10 years, such as utility right-of-way the Fish and Wildlife Service will evaluate compliance with the original terms and conditions of the permit and not the authorization of the right-of-way itself.

Mr. CHAFEE. Your understanding is correct. This amendment is intended to address the concerns of those with permits for more permanent or semipermanent physical structures such as powerlines.

Mr. GRAHAM. Mr. Chairman, some have pointed out correctly that, in the case of unforeseen changes in circumstances, it may occasionally be necessary to adjust a use to ensure that it remains compatible. My understanding is that utility companies have been willing and able to make minor adjustments to their facilities to ensure that they remain compatible.

Mr. Chairman, am I correct to understand that this amendment will still allow the flexibility to make such adjustments to facilities that have been authorized for more than 10 years in order to ensure that they remain compatible?

Mr. CHAFEE. That is correct.●

APPLAUDING LITHUANIA AND POLAND FOR HOSTING THE VILNIUS CONFERENCE

● Mr. DURBIN. Mr. President, I rise today to applaud Lithuania and Poland for their efforts in promoting peace and security in Central and Eastern Europe. This past weekend, Lithuania and Poland hosted an international conference in Vilnius on the subject of co-existence between nations and good neighborly relations. The conference brought together the leaders of 11 countries—Lithuania, Poland, Latvia, Estonia, Ukraine, Hungary, the Czech Republic, Romania, Belarus, Finland, and Russia—to discuss practical ways to promoting peaceful relations among their peoples. Lithuania and Poland pointed to improvements in their own relationship as a model for other nations. I also commend President Clinton for recognizing the leadership of Lithuania and Poland on this issue, by sending the Deputy Assistant Secretary of State for European Affairs as the United States representative to the Vilnius conference.

In convening this conference, Lithuania and Poland stressed the essential connections between democratic institutions, free markets, and peace. Democratic institutions are founded on the values of tolerance and respect for individual and minority rights; values which promote good relations between neighbors. Free markets are providing the people of that region with unprecedented opportunities to improve their lives in material terms, giving them an incentive to put aside old animosities and differences. And of course, peace provides an environment in which democratic institutions and free markets can flourish. The work of the Vilnius conference advances major