

“dollars for the classrooms,” which is really dollars to the governors and state bureaucracies to play around with Federal money.

But when it comes to straight bulleting of money for construction, which most school boards in America realize is one of their greatest needs. They understand that they need help; they cannot get local or state dollars. Why not bring home our Federal dollars? All taxes are local. They come from the local level. They just print money here. They do not really have taxes based in Washington. It comes from the local level. Give it back to the local level, without strings attached.

This is the best deal ever for local school boards and states. It says you can have the money. You can float the bonds, and the Federal Government will pay the interest on the debt you accumulate to build classrooms. What better deal is there; or has ever been offered? The Republicans are blocking dollars to build classrooms in America.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. RIGGS). 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 the vote is objected to under clause 4 of rule XV.

Such rollcall votes, if postponed, will be taken after debate is concluded on all motions to suspend the rules, but not before 3 p.m. today.

EXTENDING VISA PROCESSING PERIOD FOR DIVERSITY APPLICANTS DUE TO EMBASSY BOMBINGS

Mr. GEKAS. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 4821) to extend into fiscal year 1999 the visa processing period for diversity applicants whose visa processing was suspended during fiscal year 1998 due to embassy bombings.

The Clerk read as follows:

H.R. 4821

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

SECTION 1. EXTENSION INTO FISCAL YEAR 1999 OF VISA PROCESSING PERIOD FOR DIVERSITY APPLICANTS WHOSE VISA PROCESSING WAS SUSPENDED DURING FISCAL YEAR 1998 DUE TO EMBASSY BOMBINGS.

(a) EXTENSION OF PERIOD.—

(1) IN GENERAL.—Notwithstanding clause (ii)(II) of section 204(a)(1)(G) of the Immigration and Nationality Act (8 U.S.C. 1154(a)(1)(G)), in the case of an alien described in paragraph (1) or (2) of subsection (b)—

(A) the petition filed for classification under section 203(c) of such Act (8 U.S.C. 1153(c)) for fiscal year 1998 is deemed approved for processing for fiscal year 1999, without the payment of an additional \$75 filing fee; and

(B) the priority rank for such an alien for such classification for fiscal year 1999 is the earliest priority rank established for such classification for such fiscal year.

(2) VISAS CHARGED TO FISCAL YEAR 1999.—Immigrant visas made available pursuant paragraph (1) shall be charged to fiscal year 1999.

(b) ALIENS ELIGIBLE FOR BENEFITS.—

(1) PETITIONING ALIEN.—An alien described in this paragraph is an alien who—

(A) had a petition approved for processing under section 203(c) of the Immigration and Nationality Act (8 U.S.C. 1153(c)) for fiscal year 1998; and

(B)(i) had been scheduled for an immigrant visa interview on or after August 6, 1998, and before October 1, 1998, at the United States embassy in Nairobi, Kenya, at the United States embassy in Dar Es Salaam, Tanzania, or at any other United States visa processing post designated by the Secretary of State as a post at which immigrant visa services were suspended in fiscal year 1998 as a result of events related to the August 7, 1998, bombing of those embassies; or

(ii) had been interviewed for such a visa but refused issuance under section 221(g) of such Act (8 U.S.C. 1201(g)) during fiscal year 1998 at such an embassy or post.

(2) FAMILY MEMBERS.—An alien described in this paragraph is an alien who—

(A) is a family member described in section 203(d) of the Immigration and Nationality Act (8 U.S.C. 1153(d)) of an alien described in paragraph (1); or

(B)(i) is a family member described in such section of an alien described in paragraph (1)(A); and

(ii) meets the requirement of clause (i) or (ii) of paragraph (1)(B).

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Pennsylvania (Mr. GEKAS) and the gentleman from New Jersey (Mr. PAYNE) each will control 20 minutes.

The Chair recognizes the gentleman from Pennsylvania (Mr. GEKAS).

GENERAL LEAVE

Mr. GEKAS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on H.R. 4821.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. GEKAS. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, last August 7, as everyone will recall, our Nation was shaken by the news that our embassies in Kenya and Tanzania were bombed and hundreds of natives and American diplomats as well were killed.

As tragic as that is, and it still has tragic consequences in leftover items that will haunt us for years to come, there was another unintended but serious consequence of those bombings. That is, there were many people filing into those embassies prior to this bombing who were making application for diversity visas to which they might have been entitled.

Now, with the extinction of these embassies, these people, who might have a right to come to the United States to exercise their skills, were denied that privilege of applying for this diversity visa. What has happened is they may lose that chance forever, unless we pass

this piece of legislation, because what this does is in effect put a hold on the deadlines that would have ordinarily applied to these applicants for diversity visas, thus, allowing the system to move ahead into 1999, without allowing it to come to an end by the process that would have come to an end this year, but for the bombings of the embassies in those countries.

We urge the passage of this legislation as one that is absolutely necessary. This would not guarantee, by the way, that those applying would automatically be granted the visa, but we do not want to rob them of the opportunity to file an application to receive such a visa. That is the purpose of the bill, and what it does is make up for lost time by reason of the destruction of the embassies.

Mr. Speaker, I reserve the balance of my time.

Mr. PAYNE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, let me thank the gentleman from Pennsylvania (Mr. GEKAS) for his support of this legislation. I rise in support also today of H.R. 4821, a bill to extend into next year the visa processing period for Nairobi, Kenya, and Dar es Salaam, Tanzania, due to the U.S. embassy bombings.

This is one of the most heinous acts of state-sponsored terrorism that has been done anywhere in a long time. The bombs that exploded on August 7th at the U.S. embassies in Nairobi and Dar es Salaam killed 247 people in Kenya and 10 people in Tanzania and left more than 5,500 people injured, including many Americans. Sadly, on August 7th of this year, the U.S. embassies in East Africa were the target of state-sponsored terrorism backed by financier Osama Bin Laden.

Fighting terrorism is a complex and very, very difficult task, and in the aftermath of every sinister terrorist act a rebuilding process must occur to restructure buildings, send food and shelter and rehabilitate the lives of the victimized men, women and children, so I am pleased to hear that the U.S. will extend a helping hand to the innocent victims during this tragic period.

Our immigration process is oftentimes complicated, as we know. It is mired with confusion and, at many times, is discriminatory. The annual diversity visa lottery permits 50,000 applicants from countries that are underrepresented in legal immigration to qualify for a U.S. immigrant visa.

At the time of the bombings, hundreds of visa applicants were suspended because of lack of manpower to operate our counselor services. The temporary closure meant that applicants were unable to process their visas.

One story that has particular meaning to me was from a young lady named Maritee who lived in Nairobi. She had told her family she was looking forward to coming to the United States of America with her sister. She was at the U.S. embassy's consular office waiting in line filling out an application to come to her dream country,