

beach have been lost in areas such as Bald Head Island near Cape Fear.

In Robeson County, my home county, and in my hometown, Lumberton, North Carolina, damage estimates have been at \$20 million.

Bladen and Pender Counties have suffered almost immeasurable damage with regard to people's homes, businesses, farms, and livestock. The Black River has caused extensive flooding from this terrible storm.

Sampson and Cumberland Counties have also suffered from this vicious storm, especially with regard to agriculture.

Other needs throughout this area include more than 400 roads that have been impassable due to flooding, nearly 600 sections of highway washed out, ten bridges and drainage systems destroyed, many more under water and not yet accessible, and 600 pipelines damaged.

Water and sewage systems have bacteria, nitrates, and other pollutants that have contaminated them and many wells in the area. We are facing agricultural losses of more than \$577 million in crops and \$230 million in rural development needs. Forestry, 40,000 acres of trees have been blown down or destroyed, and 400,000 acres of our forest area is flooded. More than 30,000 homes have been flooded. Nearly 6,500 people are still in shelters.

The problems for health include raw sewage and animal waste. We have found dead animals on dry land attracting diseases and attracting flies, spreading disease. Our rivers and estuaries are facing raw and untreated sewage.

Our beaches, of course, have obviously faced significant erosion, thus adding and complicating the problem of future damage, as this area alone in the last 3 years has unfortunately seen five hurricanes.

This is a disaster of truly gargantuan proportions. The quick response by State and Federal emergency agencies has been tremendous. Once we know the full extent of the damage which we are even now assessing, it will be imperative that our fellow colleagues join us here in the U.S. Congress together to pass an emergency relief bill to address the devastation to our fellow American citizens, and especially those who have suffered such dire consequences in North Carolina.

We need help. I reach out to my colleagues from across the Nation. I rushed out of here last Wednesday as the hurricane was getting ready to strike. As I went home and saw again the devastation that our area and our homeland has faced in North Carolina, we are asking for help.

We are grateful for those who have responded personally with time and treasure and talent, for the help that we have seen come across the country, from electrical power workers to rescue workers to those in military positions to those who have given of their own food, and sent water to people who

do not even have clean water to drink, much less to bathe in. This is a disaster that has affected everyone.

We ask for help, we ask for common sense, and we ask for encouragement to help those who have suffered so much.

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 Extension of Remarks.)

THE MINING INDUSTRY IS SUFFERING

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Colorado (Mr. SCHAFFER) is recognized for 5 minutes.

Mr. SCHAFFER. Mr. Speaker, America's mining industry is suffering. The obvious culprits are predictable in a market economy. They include rising costs, declining profits, and increasing competition. However, there is one more obstruction that is not predictable, surmountable, or logical. That is, the United States Department of the Interior.

Even though mining is a basic national economic activity supplying strategic metal and minerals essential to agriculture, construction, and manufacturing, it may be dealt a fatal blow by the agenda of a hostile Washington bureaucracy. Instead of moving to bolster the mining industry, the Department of the Interior is hastening mining's demise.

Several recent opinions by the Department of the Interior's Solicitor herald a new era of bureaucratic bullying by unelected, unaccountable Federal administrators.

The first, unilateral, untouchable decision by Solicitor Leshy reinterprets the 1916 Organic Act, allowing the National Park Service to block mining activity if it can prove waters flowing into the park will be impacted. This will have the immediate effect of ending all prospecting for lead in southwest Missouri, which accounts for 85 percent of all U.S. lead production.

The second, more far-reaching and devastating Solicitor opinion reinterprets the Magna Carta mining law, the 1872 Mining Act. In this instance, the Solicitor reversed over 125 years of history and precedent with the stroke of a pen, declaring the 1872 Mining Law restricts the number of 5-acre millsites to one per lode claim. Previously, the 1872 law allowed as many five-acre millsites as necessary for the safe and practical operation of a mine. If left unchanged, this opinion will effectively end mine operation and public land exploration nationwide.

Although the decision is currently blocked by legislative action, there is no guarantee that our prohibition will remain in place.

Unfortunately, Mr. Speaker, matters get worse. The Bureau of Land Management, BLM, another Interior Department agency, has issued new hardrock mining regulations, in direct violation of congressional intent.

The BLM was directed by Congress to postpone new directives until a report by the National Academy of Sciences was issued regarding the need to revise 43 CFR, subpart 3809, concerning hardrock mining operations. Of course, the BLM pushed forward, lacking demonstrable need, with proposed regulations that will go into effect November 1 of this year.

Incorporating flawed science and flouting the will of Congress, these regulations may end any chance for mining to exist in America.

While Congress is considering a stay on this blatant power grab, we should take a moment to consider the commonsense recommendations the General Assembly of the State of Colorado has expressed in Colorado's House Joint Resolution 99-1023, sponsored by State Representative Carl Miller and State Senators Ken Chlouber and Doug Lamborn.

I submit for the RECORD the official position of the State of Colorado regarding BLM's proposed revisions to hardrock mining regulations.

Furthermore, I urge my colleagues to act favorably upon the instruction offered by the great State of Colorado.

House Joint Resolution 99-1023 is as follows:

HOUSE JOINT RESOLUTION 99-1023

Whereas, The mining industry is vital to the economy of Colorado, with direct and indirect contributions to the state's economy that exceed \$7.7 billion annually; and

Whereas, Hardrock miners are the highest paid industrial workers in Colorado, earning average annual wages of approximately \$60,000; and

Whereas, The producers of gold, silver, lead, zinc, molybdenum, gypsum, and other minerals located under the general mining laws provide a source of high paying jobs in rural areas of Colorado whose economies are highly dependent upon resource extraction; and

Whereas, Lower mineral commodity prices and other economic factors continue to challenge this industry making it important that state and local governments fashion regulatory programs that are cost effective and yet sufficient to regulate the environmental impacts of hardrock mining activities on public and private lands; and

Whereas, The "Federal Land Policy and Management Act of 1976" requires that mineral activities on federal lands protect the environment and prohibits any mining activity that would result in unnecessary and undue degradation of these areas; and

Whereas, The Bureau of Land Management within the United States Department of the Interior implements the mandate of federal law through regulations codified at 43 C.F.R. subpart 3809, and these laws and regulations are among the many laws that require mineral producers to protect air, water, cultural,