

the other side try to tear down the Census head count in order to build it up with a statistical adjustment.

What seems to be forgotten is how good the 2000 Census really was. The Census Bureau announced that compared to the last Census, the undercount of African Americans may have been cut in half. The undercount of Hispanics also was cut by more than half. The undercount of American Indians was reduced by more than two-thirds, and the elderly and children have never been counted so well.

The preceding Congress appropriated an unprecedented \$6.5 billion for the Census effort. Let us take a moment to see what the American people received for their tax dollars.

This 2000 Census reversed a three-decade drop in the questionnaire mail back response rate.

The 2000 Census reached more Americans, including those living in the hardest to count communities, than ever before.

The 2000 Census established a first-time-ever paid advertising campaign that focused on educating the American people on the importance of the Census participation.

The 2000 Census included more than 140,000 local, State and national partnerships to promote Census awareness and participation. The 2000 Census included a Census in the Schools program, that reached out to millions of students and parents nationwide to promote Census awareness and participation.

And for the first time, with the 2000 Census, Americans were able to file their Census forms electronically using the Internet.

There are Members of this body who are quick to focus on the limited number of people that chose not to participate in this Census. But I will point out for the record that Census 2000 found and counted nearly 99 percent of the population, more than any other Census.

This Census dramatically reduced the traditional undercount of children, the poor, and members of minority communities.

Regardless of what side of the adjustment debate a person falls, this Census was one of the best in our Nation's history. Opponents of a real head count said it could not be done. They said we could not improve upon past Censuses. They said that the undercount would most certainly grow larger. They said we must sample and adjust people because they will not answer the call.

But we said no. We must do everything we can to get an actual head count. Get out there and advertise, educate, involve local officials, spread the word, make it easier for people to be counted. An actual enumeration is what the Constitution calls for. It is what the Supreme Court called for, and it is what public law calls for.

And now we can and should stand proud and say, it worked. An unprecedented 99 percent of our population was

counted. All the efforts to get an accurate head count paid off.

Mr. Speaker, I call on my colleagues to congratulate the hard efforts of those career civil servants in the Bureau who worked long and difficult hours.

I call upon my colleagues to remember and congratulate the thousands of State and local volunteers and countless others in each and every one of our districts who partnered with the Bureau to make the head count such a success.

While the news regarding the Census has been good, the political rhetoric surrounding the Census threatens to taint the entire effort.

For months now, relentless pressure has been placed on President Bush and Secretary Evans to use the controversial adjustment plan known as sampling to recreate people that may not have been counted.

My position on adjustment has not changed. Adjustment is a Pandora's box, filled with unintended consequences, legal uncertainty and inaccuracy. Some would have us to believe that this decision is simply about statistics. Load the numbers into the computer, hit enter, and that is your answer. Adjust or do not adjust.

These people could not be further from the truth. The adjustment decision has far-reaching legal, political and social consequences. Adjustment simply has too many risks and unintended consequences to be justified for any Census, and particularly because we have such a great Census taking these risks even seems more unjustified. Instead, we should all be thrilled with the incredible inroads made with the differential undercount. Significant reductions occurred in the undercount rates for African Americans, Hispanics and American Indians.

The 2000 Census head count is one we all can and should be proud of.

MANAGED CARE REFORM

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

Mr. GREEN of Texas. Mr. Speaker, last night, we heard our President talk all about accountability. He wants our schools and our teachers to be more accountable to their students and the parents. This literally patterns after what is in a lot of our State laws and in the State of Texas.

He wants government to be more accountable to its citizens, and I think we all agree with both of those premises.

Mr. Speaker, I also appreciate the President's support for HMO reform, and hopefully similar to what the law is in the State of Texas. HMOs should be accountable to their patients, just like schools should be accountable to their students and parents, and government should be accountable to the taxpayers and citizens.

President Bush told us last night that he wants to promote quality health care through a strong, independent review organization, and I agree. The independent review organizations had been instrumental in the success of the Patients' Bill of Rights in the State of Texas.

But the independent review organizations, the IROs, are powerless if health plans can ignore their recommendations without consequences. By providing legal remedies in State courts, patients have a layer of protection that ensures health plans will do the right thing.

As much as the President talks about frivolous lawsuits, we have not seen that thing in Texas called a frivolous lawsuit. In fact, after 3 years on the books, our patient protections there have been less than five lawsuits filed in 3 years, less than five. That is hardly the glut of lawsuits that opponents of patient protection seem to fear.

The Texas plan for HMO reform has worked because the binding independent review protects health care plans from being held liable for punitive damages. You can provide that protection in there. But on the flip side, the HMO plans, the health plans know that if they ignore those independent review organization recommendations, they will have to answer in State court.

That is a powerful incentive to do the right thing.

The Bipartisan Patient Protection Act includes these important accountability provisions, while still protecting employers and health care plans from frivolous lawsuits.

The Bipartisan Patient Protection Act ensures that HMO plans who follow the recommendations of that external review board cannot be held liable for punitive damages. It also limits the amount of damages that can be awarded so that the plans are not forced to pay arbitrary sums.

Without accountability provisions, though, patients are defenseless against their HMO plans. They have no remedy if an HMO ignores the recommendation of the review board or acts in bad faith. Without accountability, a Patients' Bill of Rights provides no protections at all.

We have to have accountability, just like we do from the government to our taxpayer. Mr. Speaker, managed care plans seem content to write the rules, but they cry foul when we want them to play by those same rules. It is time we level the playing field on the Federal level, just like a lot of our States have done, and ensure that HMOs provide the medical care that they agreed to do.

That is why we should pass the Bipartisan Patient Protection Act.

LET US SUPPORT THE PRESIDENT'S INITIATIVE

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