

further delay in passing a comprehensive aid package to Colombia will result in more violence, more attacks, and could threaten the very existence of the Colombian government.

Mr. Speaker, if we fail to act now, we will leave our friends in Colombia vulnerable to the narcoterrorists who will freely build their power and wealth upon the broken lives of our children. I urge support for the supplemental.

FAMILY FARMERS

(Mr. PITTS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PITTS. Mr. Speaker, the small family farm is quickly becoming an endangered species in this Nation. And with farmers being hit by the inheritance tax or what we should call the death tax, it is no surprise. Many family farmers work hard their whole lives struggling to make ends meet as they feed not only their own families, but families around the world. But instead of showing gratitude to farmers for their lifetime of work, our government instead punishes these farmers when they pass their farm on to the next generation.

When a farmer dies, the Federal Government assesses a tax of up to 55 percent on the value of his or her farm. This is ridiculous. It is tragic. For many people, the American dream is to build up a business or a farm and then pass it on to their children. Yet many times the children have to sell the farm just to pay the taxes.

Death should not be a taxable event. We are losing our farms. We should repeal the death tax.

I urge all of my colleagues to work towards this end. Farmers deserve a thank you, not an IOU.

TRADING WITH THE ENEMY

(Mr. GIBBONS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GIBBONS. Mr. Speaker, soon this august body will be debating the trade status of the United States with the People's Republic of China. We will begin discussing whether or not the U.S. should expand its trade relationships with a nation that has, one, stolen top secret nuclear technology from the United States and its laboratories; two, continues to be a known violator of human rights; and three, has threatened the United States with nuclear war.

Just a couple of weeks ago, China threatened to fire long-range nuclear missiles at the United States if we defend Taiwan. Mr. Speaker, how can we trust a nation that has stolen U.S. technology and secrets, oppressed its own people, and now threatens the United States with nuclear war?

The actions of China appear no different from those of the Soviet Union during the Cold War. We did not consider an open trade policy with the USSR then, and we should not consider granting normal trade relationships with China today.

I yield back the dangerous Clinton trade policies which force Americans to give to a nation that is all ready and willing to launch a nuclear attack on us.

CONGRESS SHOULD REPEAL THE GAS TAX TODAY

(Mr. COLLINS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. COLLINS. Mr. Speaker, the lead story on most all newscasts today is about the high price of gasoline and fuel.

In just the past 2 weeks, the price has risen 12 cents per gallon, with a national average today at \$1.53 per gallon as compared to less than \$1 one year ago. For the past two weeks the people at home have asked, what is Congress going to do about the high price of gasoline?

Mr. Speaker, the only controlling factor the Congress has pertaining to the price of gas or fuel is the tax imposed by Congress. In 1993, the Congress increased the gas tax by 4.3 cents per gallon for deficit reduction. Today there is no deficit. Today Congress can repeal the 4.3 cents gas tax and help with the cost of gas and fuel.

Mr. Speaker, I am aware of the needs and the challenges of infrastructure, but the Congress must adjust its needs, the same as a family adjusts its budget to meet its needs.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. BALLENGER). Pursuant to clause 8 of rule XX, 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 6 of rule XX.

Any record votes on postponed questions will be taken after debate has concluded on all motions to suspend the rules, but not before 6 p.m. today.

ESTABLISHING A JOINT CONGRESSIONAL COMMITTEE ON INAUGURAL CEREMONIES

Mr. THOMAS. Mr. Speaker, I move to suspend the rules and concur in the Senate Concurrent Resolution (S. Con. Res. 89) to establish a Joint Congressional Committee on Inaugural Ceremonies for the inauguration of the

President-elect and the Vice President-elect of the United States on January 20, 2001.

The Clerk read as follows:

S. CON. RES. 89

Resolved by the Senate (the House of Representatives concurring),

SECTION 1. ESTABLISHMENT OF JOINT COMMITTEE.

There is established a Joint Congressional Committee on Inaugural Ceremonies (in this resolution referred to as the "joint committee") consisting of 3 Senators and 3 Representatives, to be appointed by the President of the Senate and the Speaker of the House of Representatives, respectively. The joint committee is authorized to make the necessary arrangements for the inauguration of the President-elect and Vice President-elect of the United States on January 20, 2001.

SEC. 2. SUPPORT OF THE JOINT COMMITTEE.

The joint committee—

(1) is authorized to utilize appropriate equipment and the services of appropriate personnel of departments and agencies of the Federal Government, under arrangements between the joint committee and the heads of those departments and agencies, in connection with the inaugural proceedings and ceremonies; and

(2) may accept gifts and donations of goods and services to carry out its responsibilities.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. THOMAS) and the gentleman from Maryland (Mr. HOYER) each will control 20 minutes.

The Chair recognizes the gentleman from California (Mr. THOMAS).

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

Mr. Speaker, everyone, I think, is becoming aware that this is a presidential election year, but it is not just a political event. It is, in fact, an important governmental institutional event. It is, in the long history of governments, the longest peaceful transition between those who hold the executive position in this government.

Senate Concurrent Resolution 89 is the traditional start of this institutional process. The chairman of the Senate Committee on Rules and the ranking member have cleared through the Senate and presented to the House this concurrent resolution, which will establish the Joint Congressional Committee on the inaugural ceremonies surrounding the selection of the President of the United States on the first Tuesday after the first Monday in November of the year 2000 for that ceremony on January 20, 2001.

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

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

Mr. Speaker, I rise in support of this resolution. This routine concurrent resolution will create, as the chairman has said, the customary joint committee of this Congress to prepare for the inauguration of the 43rd President and the 46th Vice President of the United States on January 20, 2001.

The joint committee will consist of three Senators and three Representatives who will plan the ceremony transferring the highest office in the land to the person chosen as our next chief executive.

That simple but elegant, dignified ceremony is the grandest in our national life, and symbolizes our commitment to peaceful, democratic self-governance. The chairman correctly pointed out that ours is the longest-standing democracy in history. That transfer of power is a magnificent testimony to the people of the United States and our commitment to democracy.

I urge all Members to support the resolution.

Mr. Speaker, I yield back the balance of my time.

Mr. THOMAS. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. THOMAS) that the House suspend the rules and concur in the Senate Concurrent Resolution, Senate Concurrent Resolution 89.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the Senate concurrent resolution was concurred in.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. THOMAS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on the subject of S. Con. Res. 89, the Senate concurrent resolution just concurred in.

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

There was no objection.

AUTHORIZING USE OF CAPITOL ROTUNDA BY JOINT CONGRESSIONAL COMMITTEE ON INAUGURAL CEREMONIES

Mr. THOMAS. Mr. Speaker, I move to suspend the rules and concur in the Senate concurrent resolution (S. Con. Res. 90) to authorize the use of the rotunda of the Capitol by the Joint Congressional Committee on Inaugural Ceremonies in connection with the proceedings and ceremonies conducted for the inauguration of the President-elect and the Vice President-elect of the United States.

The Clerk read as follows:

S. CON. RES. 90

Resolved by the Senate (the House of Representatives concurring),

SECTION 1. USE OF THE ROTUNDA OF THE CAPITOL.

The rotunda of the United States Capitol is authorized to be used on January 20, 2001, by

the Joint Congressional Committee on Inaugural Ceremonies in connection with the proceedings and ceremonies conducted for the inauguration of the President-elect and the Vice President-elect of the United States.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. THOMAS) and the gentleman from Maryland (Mr. HOYER) each will control 20 minutes.

The Chair recognizes the gentleman from California (Mr. THOMAS).

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

Mr. Speaker, this is obviously an adjoining resolution which, having created the structure of the committee to assist in this inaugural ceremony, the facilities of the Capitol Rotunda are made available.

Oftentimes, the Rotunda is used for, in essence, social and ceremonial activities. However, those Members who were here might remember that January day of 1985 at the inaugural ceremony of the second term of then President Ronald Reagan.

His 1980 election was a balmy spring-like day with the West Front being the focal point for the inauguration. In January of 1985, it was an extremely cold and bitter snowy January, and in fact, the swearing-in ceremony had to take place in that Rotunda, packed as tightly as I have ever seen it packed with people anticipating, once again, the inauguration of a president of the United States.

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This Senate concurrent resolution offered by the chairman of the Senate Committee on Rules and the ranking member, as it states quite clearly, would be in connection with the ceremonies. Let us hope that it is, in fact, a social and ceremonial use of the rotunda rather than cover because of the kind of weather that no one wants to accompany an inauguration of the President of the United States.

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

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

Mr. Speaker, all of us were very pleased that the judgment was made to move into the rotunda, and, that in fact, the rotunda was available on January 20, 1985. I think the temperature outside with the windchill was many degrees below zero. It was a very cold period. Very frankly, the health of all of those in attendance, including the President himself, would have been at stake had we remained outside.

More than that, however, the rotunda, of course, is one of our most historical sites, in the middle of the United States Capitol, which is perceived around the world as the center of democracy.

I rise in support of this resolution.

Mr. Speaker, I yield back the balance of my time.

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

Mr. Speaker, no matter how cold that day was, the event certainly warmed the hearts of all Americans. We look forward to the ceremonies surrounding the next President of the United States, and it certainly will warm all of our hearts once again.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore (Mr. STEARNS). The question is on the motion offered by the gentleman from California (Mr. THOMAS) that the House suspend the rules and concur in the Senate concurrent resolution, S. Con. Res. 90.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the Senate concurrent resolution was concurred in.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. THOMAS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on Senate Concurrent Resolution 90.

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

There was no objection.

SMALL BUSINESS INVESTMENT CORRECTIONS ACT OF 2000

Mrs. KELLY. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3845) to make corrections to the Small Business Investment Act of 1958, and for other purposes, as amended.

The Clerk read as follows:

H.R. 3845

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Small Business Investment Corrections Act of 2000".

SEC. 2. DEFINITIONS.

(a) SMALL BUSINESS CONCERN.—Section 103(5)(A)(i) of the Small Business Investment Act of 1958 (15 U.S.C. 662(5)(A)(i)) is amended by inserting "regardless of the allocation of control during the investment period under any investment agreement between the business concern and the entity making the investment" before the semicolon at the end.

(b) LONG TERM.—Section 103 of the Small Business Investment Act of 1958 (15 U.S.C. 662) is amended—

(1) in paragraph (15), by striking "and" at the end;

(2) in paragraph (16), by striking the period at the end and inserting "; and"; and

(3) by adding at the end the following new paragraph:

"(17) the term 'long term', when used in connection with equity capital or loan funds invested in any small business concern or smaller enterprise, means any period of time not less than 1 year."

SEC. 3. SUBSIDY FEES.

(a) DEBENTURES.—Section 303(b) of the Small Business Investment Act of 1958 (15