

**SMALL BUSINESS TAX FAIRNESS  
ACT SHOULD BE SIGNED INTO  
LAW**

(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, I rise today to talk about the American dream. Of course, the American dream is different for everybody, but for a significant number of Americans, the American dream means starting up a small business, helping it to grow, and then passing on that business to their children.

Unfortunately, our Federal Government punishes these people who want to pass their life's work on to their children. Approximately 70 percent of family-owned businesses are not passed on to the next generation. Mr. Speaker, 87 percent do not make it to the third generation.

This is no surprise when we factor in the death tax. The death tax forces families to pay taxes of up to 55 percent on the value of a deceased family Member's estate, making it virtually impossible for a small business owner or family farmer to pass that on to their family. This is wrong.

The House has passed the Small Business Tax Fairness Act which will deliver some relief from the death tax. I hope the President will sign it and help more families live out the American dream.

**CENSUS BUREAU SHOULD  
CONSULT READER'S DIGEST**

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

Mr. KINGSTON. Mr. Speaker, now, we have to love that government crowd down at the Census Bureau. I mean they are so typical government. We remember this crowd. They are the ones who did not want to bother counting the people just because that strange document called the Constitution requires a head-by-head count. What they wanted to do was sample.

Now, they showed us their efficiency last week; go home and check your mail if you do not believe me. They sent out 120 million forms to the wrong address. Check it. Every address had an extracurricular "1" in it.

Well, it still got through because the Post Office, being another governmental agency, knows how to think like a governmental agency so they figured out what the Census Bureau was really trying to do. But then they put all of the instructions on the back in every language under the sun. Well, not quite, but in 40 languages, they just overlooked English.

No problem, I know a lot of people are against English first in America, and apparently the census is too. But

in it they did not put instructions in English. They have an enclosed envelope. I do not know what to do with the envelope, so I looked for the toll free number. The toll free number is not on the form.

So I just would ask the people at the Census Bureau, call the folks at Reader's Digest Sweepstakes. They will show you how to do a mailer, they will show you how to get responses and maybe we can get this thing done. But remember, they are the ones who are responsible for counting us. Does that not scare you?

**ANNOUNCEMENT OF AMENDMENT  
PROCESS FOR THE BUDGET RESOLUTION FOR FISCAL YEAR 2001**

Ms. PRYCE of Ohio. Mr. Speaker, the Committee on Rules is planning to meet the week of March 20 to grant a rule which will outline the amendment process for floor consideration of the budget resolution for fiscal year 2001.

The Committee on the Budget ordered the budget resolution on March 15 and is expected to file its committee report early next week.

Any Member wishing to offer an amendment should submit 55 copies and a brief explanation of the amendment to the Committee on Rules in room H-312 of the Capitol by 4 o'clock p.m. on Tuesday, March 21. As in recent years, the Committee on Rules intends to look more favorably toward amendments offered as complete substitutes.

Members should also use the Office of Legislative Counsel and the Congressional Budget Office to ensure that their substitute amendments are properly drafted and scored and should check with the Office of the Parliamentarian to be certain their substitute amendments comply with the Rules of the House.

**ANNOUNCEMENT OF AMENDMENT  
PROCESS FOR H.R. 3822, OIL  
PRICE REDUCTION ACT OF 2000**

Ms. PRYCE of Ohio. Mr. Speaker, I would like to make an announcement.

Today, a "Dear Colleague" letter will be sent to all Members informing them that the Committee on Rules is planning to meet next week to grant a rule for the consideration of H.R. 3822, the Oil Price Reduction Act of the Year 2000.

The Committee on Rules may grant a rule which would require the amendments be preprinted in the CONGRESSIONAL RECORD. In this case, amendments must be preprinted prior to their consideration on the floor.

Amendments should be drafted to the version of the bill reported by the Committee on International Relations.

Members should use the Office of Legislative Counsel to ensure that their amendments are properly drafted

and should check with the Office of the Parliamentarian to be certain their amendments comply with the rules.

**PROVIDING FOR CONSIDERATION  
OF H.R. 2372, PRIVATE PROPERTY  
RIGHTS IMPLEMENTATION ACT  
OF 2000**

Ms. PRYCE of Ohio. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 441 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 441

*Resolved*, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 2372) to simplify and expedite access to the Federal courts for injured parties whose rights and privileges, secured by the United States Constitution, have been deprived by final actions of Federal agencies, or other government officials or entities acting under color of State law; to prevent Federal courts from abstaining from exercising Federal jurisdiction in actions where no State law claim is alleged; to permit certification of unsettled State law questions that are essential to resolving Federal claims arising under the Constitution; and to clarify when government action is sufficiently final to ripen certain Federal claims arising under the Constitution. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on the Judiciary. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill. The committee amendment in the nature of a substitute shall be considered as read. No amendment to the committee amendment in the nature of a substitute shall be in order except those printed in the report of the Committee on Rules accompanying this resolution. Each amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against the amendments printed in the report are waived. The Chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted.