

hard hit. According to State officials, up to 40,000 private wells may be contaminated with MTBE. Up to 8,000 of those wells may have MTBE contamination over the State health standards. Areas especially hard hit include both rural and urban areas. In the past few years I have visited, as well as received many calls and letters from, a number of the families whose wells are contaminated and they are extremely frustrated. When I was the chairman of the Environment & Public Works Committee, I held a field hearing in Salem, NH on this issue. Last Congress, I introduced legislation to clean up this contamination and ban the further use of MTBE. The bill was reported out of the EPW Committee, however, circumstances prevented the full Senate from considering that bill. Again this year, I introduced MTBE legislation, and once again the EPW Committee reported it out with a strong bipartisan vote. S. 950 will provide for the clean up of MTBE contamination, ban the additive, and ensure that environmental benefits of the clean gasoline program will be maintained. This is a hardship in many communities, and it will continue to escalate unless it is dealt with soon. No American should have to be concerned with the water they drink.

Mr. DASCHLE. Yes, I do understand the problems associated with MTBE and I recognize your hard work in helping to bring about a resolution to this important issue. I also share the concerns of the Assistant Majority Leader, co-sponsor of S. 950, with regards to the devastating contamination found in communities surrounding Lake Tahoe, NV.

Mr. SMITH of New Hampshire. Because this is such a vital issue to New Hampshire and the nation, it is my intention to do all within my power to see that the Senate acts on this matter. I appreciate all of the efforts of the majority leader to work with me in bringing this bill to the floor and would hope that the Senate will consider S. 950 in the near future. Will the majority leader provide me an assurance that this will happen?

Mr. DASCHLE. I agree that the Senate should vote on MTBE legislation in the near future and have included S. 950 in the comprehensive energy bill that I introduced with Senator BINGAMAN last week. I can assure the Senator from New Hampshire that it is my intention to bring up for debate and votes before the full Senate that energy bill, including S. 950, prior to the President's Day recess in February 2002.

ZIMBABWE DEMOCRACY AND ECONOMIC RECOVERY ACT: A SIGNAL OF U.S. COMMITMENT TO RULE OF LAW, HUMAN RIGHTS, AND DEMOCRATIC PRINCIPLES

Mr. BIDEN. Madam President, I am pleased to see that after a delay of several months, the House has acted on the Zimbabwe Democracy and Economic Recovery Act of 2001, of which I am a co-sponsor, and that we can finally send this bill to the President for his signature.

The Foreign Relations committee reported this bill in July, and it passed the Senate by unanimous consent on August 1. Since then, the situation in Zimbabwe has deteriorated rapidly. Respect for human rights and the rule of law have been systematically subverted by Zimbabwe's ruling party, and indeed by President Robert Mugabe himself. President Mugabe has supported the invasion of farms by so called "war veterans," he has intimidated judges, harassed the free press, forbidden international monitors to observe next year's presidential elections and packed the supreme court with cronies in a misguided attempt to give his actions a patina of legitimacy.

Under Mugabe's leadership the economy of Zimbabwe has been driven into the ground. The deployment of troops to the Democratic Republic of Congo was an expensive ill thought fiasco which has cost millions. The illegal farm invasions have resulted in the loss of income from the country's major cash crop. Unsound fiscal policies have resulted in a suspension of aid from the international Monetary Fund, inflation is soaring, international investment has dried up and unemployment is on the rise.

The World Food Program has had to start a food distribution program in a country that should be exporting food to its neighbors. That in itself is bad enough. Worse, however, is the fact that the Zimbabwean government has stated that private relief agencies are prohibited from delivering food to the needy. Only the government can distribute food. Given the current political climate this can mean only one thing: the government will attempt to coopt the population by giving food in exchange for votes in the upcoming presidential elections.

The bill itself is very straightforward. It offers money for a credible program of land reform, and plans for U.S. support for bi-lateral and multi-lateral debt relief if the President certifies to Congress that rule of law has been restored in Zimbabwe, including subordination of law enforcement organizations to the civilian government, that conditions for free and fair elections exist, that a credible program of land reform has been put in place, and that the government of Zimbabwe is adhering to agreements to withdraw its troops from the Democratic Republic

of Congo. No new sanctions are imposed on the government, but the legislation does very wisely ask the administration to look into personal sanctions for high level members of the Zimbabwean government and their families, such as travel bans and visa restrictions.

The actions undertaken in the last two years by Robert Mugabe can be characterized as nothing more, or less, than a shameless power grab. According to news reports current polls show that the leading opposition party has more support than Mugabe. No doubt this will cause an even more heinous crackdown on political opponents in the lead up to the elections. While I sincerely hope that Mugabe comes to his senses and allows for the presence of international observers during the upcoming presidential elections, I doubt that he will. Perhaps passage of this bill will send a signal to the government of Zimbabwe that the United States is serious about its position on the rule of law, human rights and democracy. The tragedy that has unfolded in what was once a stable prosperous country must not be ignored.

INTRODUCING ADOLFO FRANCO

Mr. MCCAIN. Madam President, last week I had the privilege of introducing Adolfo Franco, the President's nominee to be Assistant Administrator for Latin America at the United States Agency for International Development, to the Committee on Foreign Relations. The President has made a wise choice for this important position, and I commend him for it. I also commend Mr. Franco to all of my colleagues as they consider their vote on his nomination, and I ask unanimous consent to print in the RECORD, my statement introducing Mr. Franco before the Committee.

There being no objection, the statement was ordered to be printed in the RECORD, as follows:

INTRODUCING ADOLFO A. FRANCO TO THE SENATE COMMITTEE ON FOREIGN RELATIONS

Adolfo Franco was born in Cardenas, Cuba. His family emigrated to the United States in 1961, when he was 5 years old, and settled in Cedar Falls, IA.

Blessed with wonderful parents and the opportunities afforded him in a free society, Adolfo has led an accomplished life of public service. And the good and faithful service he has given our country for nearly seventeen years is a splendid tribute to his own fine character, to his parents, and to the great civilization that welcomes the genius and industry of all Americans, whether native born or newly arrived.

He is a graduate of the University of Northern Iowa and the Creighton University School of Law. He came to Washington in 1984 and in 1985 began work in the General Counsel's office at the Inter-American Foundation, where he served with great distinction for fifteen years as Deputy General Counsel, General Counsel, Senior Vice President and, finally, President of the Foundation.