

join with the fire company's president, Mr. Bill Griffith, and many other citizens there that evening in honoring two dedicated individuals, Mr. John Williams and Mr. Ralph Morris, for going above and beyond the call of duty.

John Williams, a retired Federal employee, has served as a member of the volunteer fire company for 65 years. That is correct, he has been a member of that volunteer fire company for 65 years. During that time, he has held just about every office possible: ambulance captain, chief, treasurer, and has served as a member of the board of directors. He also served as president of the fire company for 20 years.

Mr. Williams currently serves as an administrative adviser and is every bit as active today in the operation of the fire company as he has been in the past. He resides in Delta, Pennsylvania, with his wife and two grown sons, who are also active volunteers.

Mr. Speaker, I am also proud to recognize the dedicated service of Mr. Ralph Morris, a member of the fire company for 42 years. Mr. Morris was born and raised in Delta and has given back many years of service to his community. A small business owner for much of his life, Mr. Morris also served in various capacities at the fire company. He was chairman of the board, captain, and assistant chief.

It is my understanding that Mr. Morris remains very active and often drives the fire truck in responding to emergency calls. I know his wife and daughter are very proud of his long record of dedicated public service.

All four of these individuals I have recognized this afternoon would probably never ask for this sort of individual attention and recognition, but I was moved by the common theme they all share: dedication, dedication to reaching a goal and dedication to their various efforts.

In today's fast-paced world, we so often overlook giving such deserving citizens who have distinguished themselves through hard work a pat on the back. I am pleased to have the opportunity to do just that here today in paying tribute to their service to our community and their success in their academic endeavors.

PASSAGE OF UNBORN VICTIMS OF VIOLENCE ACT

Mr. PLATTS. Mr. Speaker, with my remaining time, I just want to touch on one other issue, a very important issue, completely separate, and that is to voice my pleasure at the support of this House in the passage of H.R. 503, the Unborn Victims of Violence Act. I am pleased to be a cosponsor of that legislation, was proud to vote in favor of it with the majority of my colleagues.

I can so well remember 5½ years ago seeing the first ultrasound of my son TJ, who will turn 5 next month, at 10 weeks in utero; and that picture from

that ultrasound remains on my desk today as the first picture of our child; not of a fetus but our child. I am delighted with the success of H.R. 503.

OUR UNITED STATES STEEL INDUSTRY IS STRUGGLING

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

Mr. ENGLISH. Mr. Speaker, I am brought to the floor by two recent bits of news that were called to my attention, one that fills me with foreboding and another that fills me with hope.

Yesterday, I received sad news from my district. Another local steel company, MacInnes Steel, had filed for bankruptcy, a company that has been a long partner and a long contributor in our community; a company that I visited only a few weeks ago as I traveled my district to announce my chairmanship of the Congressional Steel Caucus; a company that is progressive and in which management has been making a major capital investment; a modern steel company. This company had filed for protection under our bankruptcy laws.

Their CEO called it, and I quote, "a last resort as it struggled with the double blow of a domestic slump in the industry and surging energy costs."

I must say this is not the first time recently this has happened in my district. Earlier this year, we received the news that an employee-owned company, Erie Forge and Steel, another long-standing institution in our community, had filed for bankruptcy. They cited a variety of reasons for this, including foreign dumping and a slow economy.

The fact is, this is part of a pattern we are seeing around the country. America's steel industry is struggling. We are experiencing a steel crisis. A major core industry of our manufacturing capacity is being threatened, and in the process we face the risk that a major strategic part of our manufacturing sector could be hollowed out in the near future.

Our companies are facing predatory trade practices from our foreign competitors, and so it was encouraging to me to read on Tuesday that the U.S. Department of Commerce had made a preliminary determination confirming that a number of our foreign trade competitors were dumping hot-rolled steel in the U.S. market. I have to say this is a very important decision and a very encouraging one. This preliminary ruling found that 11 countries had been violating our trade laws, including Argentina, China, India and Taiwan, and were benefiting from countervailable subsidies as high as 40 percent.

This finding points to major infringements not only of international trade norms but also our anti-dumping laws.

This preliminary decision is good news for our struggling domestic steel industry. It means that beginning this week, we collected a bond from the importers in the amount of the preliminary dumping margin, providing immediate relief to our employers. If, in the final determination, the decision stands that these countries are indeed dumping on U.S. markets, anti-dumping orders will be issued.

The problem of dumping, Mr. Speaker, is not unique to western Pennsylvania employers but, rather, is part of a bigger picture of what is happening nationwide with the steel industry facing a cascade of layoffs. The companies that were injured by unfair trade practices in this decision are not only from Pennsylvania; but they are also from Kentucky, Illinois, North Carolina, Indiana, and Ohio.

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This decision by the Commerce Department is an important and initial recognition of how severe the problem of dumping is as it faces our domestic industry.

I would like to commend the Bush administration for their quick action in this area. It is good to know that President Bush is willing to enforce the existing trade laws. But this is only a beginning. I urge the administration to continue to take action to protect American workers and their jobs when they face clearly unfair competition.

The economic slowdown in the United States and East Asia intensifies the need for enforcement of our trade laws. Yes, there was a drop in steel imports last month, but as we have analyzed that change, clearly this only reflects a buildup of excess inventory. The steel industry continues to be flat on its back facing a depression even as we debate whether other areas of the economy are heading toward a recession.

We must be very vigilant against dumping and unfair trade practices by our competitors. I encourage President Bush to look at all of his options, including seeking an action under section 201 and supporting our efforts to dramatically strengthen domestic trade laws that allow the administration to police our markets.

REVIEWING THE PRESIDENT'S FIRST 100 DAYS

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

Mr. BROWN of Ohio. Mr. Speaker, as we approach the 100th day of the Bush presidency, we have seen history made. President Bush just may have compiled the worst environmental record in the shortest time of any President ever.

Let us run through the milestone of the Bush administration's environmental policy: Repealed the arsenic

standard; unilaterally declared the Kyoto agreement on global warming dead; abandoned a campaign pledge seconded by his EPA administrator to reduce carbon dioxide emissions; supported drilling in the Arctic National Wildlife Refuge.

And the manner in which the Bush White House has executed its environmental policy makes matters even worse. The President, who repeatedly claimed during his campaign that the previous administration had failed to author a consistent principled energy policy, seems to be making environmental policy based on no principle at all, but rather on the basis of what he can get away with at the behest of the oil companies, at the behest of the mining companies, at the behest of the chemical companies.

It is no secret that the Bush administration owes these big polluters for the President's election last year, and they are cashing in their chips fast.

The White House even seems to be disregarding the advice of its own Environmental Protection Agency Administrator, Christie Todd Whitman. Earlier this year, Administrator Whitman publicly acknowledged the issue of global warming and said that President Bush would honor his campaign promise to regulate carbon dioxide as a pollutant. She recommended by memo that he do so, only to be publicly rebuked. It seems Administrator Whitman was told, along with the rest of us, that President Bush was simply abandoning his campaign pledge.

Then, earlier this week, Whitman was publicly rebuked again by her boss. Just 2 days ago, Bush spokesman Ari Fleischer appeared to chide the EPA administrator for speaking in "confusion" Sunday when she announced that a White House energy task force would not recommend oil drilling in the Arctic National Wildlife Refuge in Alaska. He clarified that Vice President CHENEY's task force would in fact recommend that oil drilling be allowed in the Refuge after all.

When big oil talks, this administration listens. It is no big surprise, considering Vice President CHENEY as an oil executive last year, in 1 year as an oil executive, made \$36 million.

Strangely, it now seems possible that Christine Todd Whitman, not necessarily a great friend of the environment when she was Governor of New Jersey, Whitman may become the lone administration official willing to occasionally, occasionally oppose the naked assault on the environment.

As cochair of the Water Infrastructure Caucus in the House, the Bush administration decision that has irked me most is his weakening of the arsenic standard. Those of us who pushed for a stronger, safer new arsenic standard during a 5-year administrative process know that EPA's January decision ordering arsenic levels in Amer-

ica's drinking water be reduced, strengthened, if you will to 10 parts per billion, was quite simply the right thing to do.

EPA took this action in response to a National Academy of Science report, not a partisan group, not an ideological group, a scientific group, which recommended that the 1942 standard of 50 parts per billion be reduced "as promptly as possible."

Arsenic's toxic properties have been common knowledge for a long time. Two hundred years ago, Napoleon's death was attributed by some to arsenic poisoning at the hands of the British. In 1942, there was sufficient concern about the dangers of arsenic in our country for a 50 parts per billion standard to be put into place. But during the last 5 years, in response to the Safe Drinking Water Act, EPA asked the National Academy of Science to specifically investigate the danger posed by smaller quantities of arsenic.

The Academy produced reams of evidence that arsenic is not only a toxic, which we all knew, but is a potent carcinogen that causes bladder cancer, lung cancer, skin cancer, and has also been linked to kidney and liver cancer, birth defects and reproductive problems. Newborn babies and small children are at the greatest risk of health problems from the arsenic in water.

By adopting an updated standard, the U.S. would not be leading the developing world, but joining it. Our allies in Europe and Great Britain and in Japan had already put into place arsenic standards to protect the public's health.

In the face of all this evidence, the Bush administration still put the new drinking water standard on hold. Score another win for America's largest corporations.

In my home State of Ohio, 137,000 residents may be drinking water with arsenic levels higher than the standard recommended by the World Health Organization. This standard puts the U.S. on the same levels as India, Bangladesh, Bolivia, and China.

When you look at the President's campaign finance reports, you see the reason. In the last election, mining companies gave \$5 million to Republicans, the chemical industry gave \$10 million. We ask the President to reconsider.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. LEACH (at the request of Mr. ARMEY) for today on account of touring flooded areas in home district.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. SCHIFF) to revise and extend their remarks and include extraneous material:)

Ms. NORTON, for 5 minutes, today.

Mr. SHOWS, for 5 minutes, today.

Ms. MILLENDER-MCDONALD, for 5 minutes, today.

Mr. SKELTON, for 5 minutes, today.

Mr. BROWN of Ohio, for 5 minutes, today.

Mr. SCHIFF, for 5 minutes, today.

Mr. INSLEE, for 5 minutes, today.

(The following Members (at the request of Mr. PLATTS) to revise and extend their remarks and include extraneous material:)

Mr. PLATTS, for 5 minutes, today.

Mr. ENGLISH, for 5 minutes, today.

Mr. WALDEN of Oregon, for 5 minutes, May 2.

Mr. HORN, for 5 minutes, May 2.

SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 350. An act to amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 to promote the cleanup and reuse of brownfields, to provide financial assistance for brownfields revitalization, to enhance State response programs, and for other purposes; to the Committee on Energy and Commerce, in addition to the Committee on Transportation and Infrastructure for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

ADJOURNMENT

Mr. BROWN of Ohio. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 3 o'clock and 37 minutes p.m.), the House adjourned until tomorrow, Friday, April 27, 2001, at 10 a.m.

OATH FOR ACCESS TO CLASSIFIED INFORMATION

Under clause 13 of rule XXIII, the following Members executed the oath for access to classified information:

Neil Abercrombie, Anibal Acevedo-Vilá, Gary L. Ackerman, Robert B. Aderholt, W. Todd Akin, Thomas H. Allen, Robert E. Andrews, Richard K. Armey, Joe Baca, Spencer Bachus, Brian Baird, Richard H. Baker, John Elias E. Baldacci, Tammy Baldwin, Cass Ballenger, James A. Barcia, Bob Barr, Roscoe G. Bartlett, Joe Barton, Charles F. Bass, Ken Bentsen, Doug Bereuter, Shelley Berkley, Howard L. Berman, Marion Berry, Judy Biggert, Michael Bilirakis, Sanford D. Bishop, Jr., Rod R. Blagojevich, Earl Blumenauer, Roy Blunt, Sherwood L. Boehlert, John A. Boehner, Henry Bonilla, David E. Bonior, Mary Bono, Robert A. Borski, Leonard L. Boswell, Rick Boucher, Allen Boyd, Kevin Brady, Robert A. Brady, Corrine Brown, Sherrod Brown, Henry E. Brown, Jr.,