

and women is reach their hand in their pocket, grab the wallet, pull out all of their hard-earned cash, year after year, so that the working people now are paying about 40 percent of their household income in taxes.

What the Bush tax plan is saying is, hey, look, we do not need all of that money we have been grabbing out of your wallet. Let us put it back in there. Then, when the working people can control their own money, they get to save it. How, how about an education account for one of your children? How about a new dryer? How about a long, hard-earned vacation? Better still, if you want to, you go out and buy something on the economy, treat yourself. When you do that, businesses respond by increasing their inventory. They have to hire more people because of the new demand, and when they do, there are more jobs in the economy, more people are working, less people are laid off, less people are on welfare and unemployment, and we have more tax revenues coming in. It is a win-win.

Why do the Washington liberals not get it, Mr. Speaker? People know how to spend their money far better than Washington does. Let us let them keep more of their own money. Support the Bush plan.

#### SOLUTIONS TO ENERGY CRISIS

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

Mr. SHIMKUS. Mr. Speaker, I would like to take a minute to talk about the President's energy plan. I am very supportive of it.

As a member of the Subcommittee on Energy and Policy, what we have found out is that we need to have a diversified energy portfolio, just like anyone would have a good diversified investment portfolio. We need to make sure that we have baseload generating capacities using coal, nuclear, hydroelectric power. We cannot continue to rely solely on natural gas as the market, the supply and demand, will just say, the higher the demand, the more limited the market, and the higher the price is.

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Energy is an important concern to many Americans. The best way to address the national energy crisis is to increase supply of the generating fuels, and also do some energy conservation to increase the demand.

#### EXPEDITING CONSTRUCTION OF WORLD WAR II MEMORIAL IN DISTRICT OF COLUMBIA

Mr. STUMP. Mr. Speaker, I move to suspend the rules and concur in the Senate amendment to the bill (H.R.

1696) to expedite the construction of the World War II memorial in the District of Columbia.

The Clerk read as follows:

Senate amendment:

Strike out all after the enacting clause and insert:

#### SECTION 1. APPROVAL OF WORLD WAR II MEMORIAL SITE AND DESIGN.

*Notwithstanding any other provision of law, the World War II memorial described in plans approved by the Commission of Fine Arts on July 20, 2000 and November 16, 2000, and selected by the National Capital Planning Commission on September 21, 2000 and December 14, 2000, and in accordance with the special use permit issued by the Secretary of the Interior on January 23, 2001, and numbered NCR-NACC-5700-0103, shall be constructed expeditiously at the dedicated Rainbow Pool site in the District of Columbia in a manner consistent with such plans and permits, subject to design modifications, if any, approved in accordance with applicable laws and regulations.*

#### SEC. 2. APPLICATION OF COMMEMORATIVE WORKS ACT.

*Elements of the memorial design and construction not approved as of the date of enactment of this Act shall be considered and approved in accordance with the requirements of the Commemorative Works Act (40 U.S.C. 1001 et seq.).*

#### SEC. 3. JUDICIAL REVIEW.

*The decision to locate the memorial at the Rainbow Pool site in the District of Columbia and the actions by the Commission of Fine Arts on July 20, 2000 and November 16, 2000, the actions by the National Capital Planning Commission on September 21, 2000 and December 14, 2000, and the issuance of the special use permit identified in section 1 shall not be subject to judicial review.*

The SPEAKER pro tempore (Mr. RYAN of Wisconsin). Pursuant to the rule, the gentleman from Arizona (Mr. STUMP) and the gentleman from Illinois (Mr. EVANS) each will control 20 minutes.

The Chair recognizes the gentleman from Arizona (Mr. STUMP).

#### GENERAL LEAVE

Mr. STUMP. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on the legislation under consideration.

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

There was no objection.

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

Mr. Speaker, last week the House passed legislation to expedite construction of the World War II memorial by a vote of 400-15.

With the bipartisan help of the Senate leadership and the Committee on Energy, the Committee on Resources, the Committee on Appropriations, and the Committee on Government Affairs, we achieved that goal and now bring back H.R. 1696 to the House with a Senate amendment.

The compromise language accomplishes our objectives of declaring the major design elements to be approved by Congress and finalized, thus bring-

ing the bureaucratic delay to an end, and rendering moot the current litigation brought by the memorial's opponents.

Mr. Speaker, I sincerely hope that this is the last legislative action Congress will have to take before the dedication of the World War II memorial in 2004. However, let me say that no one should question our resolve to see this through. I believe Congress will do whatever it takes, because it is time to build the World War II memorial.

Mr. Speaker, the action Congress takes today is an extraordinary step, based in large part on frustration over the slow progress being achieved by the relevant commissions under the Commemorative Works Act.

I hope everyone involved in the remaining administrative process will become true advocates of getting this memorial back on track.

No one should question our desire to see this memorial begun and finished expeditiously, nor should they question our resolve to overcome any further bureaucratic delay and legal wrangling by the memorial's opponents.

A lengthy democratic process, in the best traditions of our Nation, has been conducted and all sides have been given more than ample opportunity to have their voices heard.

Just as WWII veterans fought 60 years ago for the right of the memorial's opponents to be part of the process, those opponents of the memorial should now respect that democratic process and the final decisions that have been made.

Mr. Speaker, it is time to honor the sacrifices of the World War II generation. Eight years after Congress authorized the construction of this memorial, and six years from the first of 22 public hearings on its site and design, the memorial's construction remains delayed by a procedural issue involving the National Capital Planning Commission (NCPC), one of the agencies required by law to approve the memorial, and a lawsuit filed by a small group of opponents. This legislation would remove those obstacles and require the construction process to promptly go forward.

The legislation accomplishes that goal as follows:

Through sections one and three, the site and design for the World War II Memorial are finalized, expeditious construction is directed, and the prospect of further delay through judicial challenges or other re-considerations of the selected site and design are eliminated. Section one also includes a provision regarding design modifications which is solely intended to address the highly unlikely event that a technical impossibility could occur in the course of construction that might require a limited deviation from the selected design. In light of the careful review the existing plans have already been subject to by the memorial's design, engineering, and construction management professionals, the General Services Administration (GSA), the American Battle Monuments Commission (ABMC), the National Park Service (NPS), the Commission of Fine Arts (CFA) and the National Capital Planning Commission (NCPC), no exercise of this authority is expected. Moreover, as a result of these provisions, funds donated for the Memorial would not be diverted to preparation of the additional mock-up of the Memorial or further