Remarks on the Office of Management and Budget Memorandum in Seattle

October 23, 1994

I've been—when I gave my statement over there, one of you asked me a question—and I left—about Mr. Gingrich’s charge that it was hypocritical for someone to have a memo which speculated about the recommendations that the Kerrey commission and others might have. Now, I've told you what my position is. And my position is, I haven’t and don’t support cuts in Social Security, and I would support savings in the Medicare program only if they’re used to advance the cause of health care.

Now, Mr. Gingrich has leveled a charge which is not right. It doesn’t have anything to do with how the list came about. But he can solve this whole problem if he would say what I said. So just ask him if he and Senator Dole will say what I said. Will they say they support—they don’t support cuts in Social Security, and they won’t support using Medicare savings for anything other than helping health care?

If they have the same position, they can make this issue go away. Then they have to answer, what about their trillion dollar contract, because they will explode the deficit by a trillion dollars and start sending jobs overseas again.

The answer to this is for him to say what I have said to you today. So ask him if he’ll take the same position. And then the only question is whether he’s going to abandon his contract for all these tax cuts and spending increases.

Thank you.

NOTE: The President spoke at approximately 3:45 p.m. at the King County Airport. In his remarks, he referred to House Republican whip Newt Gingrich. A tape was not available for verification of the content of these remarks.

Statement on Signing the Bankruptcy Reform Act of 1994

October 22, 1994

The “Bankruptcy Reform Act of 1994,” H.R. 5116, stands out as a significant achievement of the 103rd Congress, and I am pleased today to sign this measure into law. Breaking through years of gridlock that prevented the enactment of meaningful bankruptcy reform legislation, the chief sponsors of this measure worked tirelessly on a bipartisan basis with the Justice Department and other agencies of this Administration to pass this bill. Senator Howell Heflin, Chairman of the Senate Judiciary Subcommittee on Courts and Administrative Practice, Senator Charles Grassley, Ranking Member of that Subcommittee, House Judiciary Committee Chairman Jack Brooks, Congressman Hamilton Fish, Jr., Ranking Member of that Committee, Congressman Mike Synar, and their respective staffs are to be commended for their efforts.

This is the most broad-based bankruptcy reform measure to be signed into law in 16 years. Bankruptcy plays a pivotal role in the dynamic American economy and is a critical element of our civil justice system. The Act will update the bankruptcy system so that it may better serve the needs of debtors and creditors, from individuals and small business owners to large corporations and financial institutions. The role of government agencies in bankruptcy proceed-
ings will also be clarified, assuring enhanced collection of debts owed to the public treasury.

Of particular significance are the provisions of this Act directed at accelerating the reorganization process for small businesses. The current version of chapter 11, which embodies a single set of procedures for all types of reorganizations, has proven to be particularly burdensome and time consuming to both small business debtors and creditors, resulting in unnecessary costs and delays. The Act will create a simplified “fast-track” system for businesses with debts totaling less than $2 million, meaning far quicker and less costly disposition of approximately 70 percent of the business reorganizations handled by the bankruptcy system. This is precisely the kind of reform that will restore public faith in the ability of our courts to perform in a timely and cost-effective manner.

This Act also expands the use of “consumer reorganizations,” allowing individuals with debts up to $1 million to file for bankruptcy under chapter 13. This provision provides an alternative to the harsher process of liquidation while maintaining safeguards against fraud and abuse.

I am also pleased to note the enactment of new bankruptcy fraud measures. Creation of a criminal bankruptcy fraud offense will enhance the integrity of the bankruptcy process and give prosecutors new tools to use against those who would abuse the system.

Finally, and perhaps of the greatest, long-range importance, is the creation of a National Bankruptcy Review Commission to study and report on the issues and problems relating to bankruptcy. Beyond the numerous specific deficiencies in the Bankruptcy Code, it is also time to look at critical policy issues concerning the bankruptcy system. These issues include the relationship of the bankruptcy system to the health of the economy in general and of individual communities, the interaction between bankruptcy law and other legal disciplines, and encouraging the use of alternatives to litigation. I look forward to the expeditious appointment of members of the Commission, drawn from diverse backgrounds of legal, academic, business, and practical experience.

WILLIAM J. CLINTON


NOTE: H.R. 5116, approved October 22, was assigned Public Law No. 103-394. This statement was released by the Office of the Press on October 24.

Interview With Chuck Meyer of WWWE Radio in Cleveland, Ohio

October 24, 1994

Mr. Meyer. President Clinton, good morning, and welcome to Cleveland. President Clinton, can you hear me?

The President. I can. Can you hear me?

Mr. Meyer. Yes. This is Chuck Meyer, and welcome to Cleveland. Good morning to you, sir.

The President. Thank you, Chuck, it’s nice to hear your voice.

OMB Memorandum

Mr. Meyer. Now, let’s clear up a matter here of this budget memo. This story broke yesterday in the Washington Post, and your reaction to it came on the West Coast yesterday. And some people in Cleveland may not be caught up on it, but apparently there was a budget memo that was leaked to the Washington Post indicating that one of your administration’s options in the future might be a reduction in Social Security benefit COLA’s and a raising of some taxes. What’s the straight story on that?

The President. The straight story is that that was not an options memo for us, it was a memo which simply cataloged all the things that we might be confronted with over the next couple of years by this commission on entitlements that’s meeting, this bipartisan commission, as well as if the Republicans make substantial gains in the Congress and try to implement their Contract With America. You know, they’ve made a trillion dollars’ worth of commitments to the American people: big tax cuts for the wealthy, and they’ve promised to balance the budget while cutting taxes to the wealthy and increasing