

plus years of our country, only served 1 or 2 months a year up here in Washington. And they went back home and did their businesses and did the ordinary things they do in the community. And, very frequently, they only served one or two terms. It was a rare exception for them to serve longer.

Then beginning about the middle of this century, moving on until now, Congress became a full-time, year-around job, partly because the size and scope of the Federal Government became exceptionally big.

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While I would like to reduce it, we are not going to immediately reduce it. The truth of the matter is, when that occurred there became a different breed of attitude in Congressmen here in the sense that men and women could not do the jobs back home. They basically had to give them up.

Today, there are actually laws in the books that prohibit certain occupations like attorneys and accountants from practicing their professions, and most Members of Congress today have no outside earnings outside of those investments that a few may have.

Mr. Speaker, today we have a career-oriented Congress, Congressmen who come here thinking that they have to give up a job. And many of them, for security reasons or otherwise, are looking to stay here for longer periods of time.

That has been the pattern with committee chairmen, requiring you to be in service for 12, 15 years to be one, and sometimes committee chairmen serving for 15 or 20 years. That is wrong, and it has led to rather poor decision-making.

Members seeking to make a career out of this place tend to want to please every interest group to get reelected, not to get campaign funds but to please the groups to get votes, to please the groups that are basic to them, whatever group that may be, however small it is. The idea being if you do not displease anybody then you are going to get them to vote for you next time since they are the ones that are the squeaky wheels paying attention.

Consequently, that is why we have so much trouble balancing the budget and getting some common sense in government around here.

Mr. Speaker, it seems to me only logical then that the way we can reform and the only way we can truly reform permanently Congress is to change the Constitution to make things balanced again, much like the Founding Fathers had originally thought it should be.

The best way, the only way to do that is to set term limits. I propose a 12-year limit on the House and Senate. My version of the term limit amendment that will be out here as the base bill for a vote tomorrow is one which says that we serve 12 in the House and 12 in the Senate as a permanent deal.

There is no retroactivity. There is no preemption of the States. Whatever the

Supreme Court decides in the pending cases and the Arkansas case before it will be the law of the land. If they decide against the States, then the 12-year limit will be uniform. If they decide for the States, there will be somewhat of a hodgepodge potentially out there.

Mr. Speaker, the bottom line is I think that a difference between the House and Senate terms, say 6 for the House and 12 for the Senate, would make the House an inferior body to the Senate. It would make it weaker. That does not make sense to me.

I would urge my colleagues to vote for term limits and vote for the 12-year version.

DISAPPOINTMENT WITH WELFARE BILL

The SPEAKER pro tempore (Mr. LONGLEY). Under the Speaker's announced policy of January 4, 1995, the gentlewoman from California [Ms. WOOLSEY] is recognized during morning business for 3 minutes.

Ms. WOOLSEY. Mr. Speaker, as the only Member of Congress who has been a single, working mother on welfare, I am very disappointed by the welfare plan that House Republicans approved last week.

I am disappointed because we had a real opportunity to fix our broken welfare system, and instead, House Republicans approved a plan that guts the system and shreds the safety net for 15 million children. The same safety net that enabled my family to get back on our feet 27 years ago.

As someone who came to Congress to improve the lives of our children and families, defending them from attacks by House Republicans is not the way I intended to spend my time.

Poor women and their children did not sign on the dotted line of the contract on America, but they are certainly in line to suffer its disastrous consequences.

The bill does nothing, absolutely nothing, to prepare welfare recipients for jobs that pay a livable wage.

There is no job training. There is no education. And while the Republicans have put some money toward child care, following intense pressure from the Democrats, there is still not nearly enough.

And, their bill literally takes food out of the mouths of our kids.

In my district alone, Marin and Sonoma Counties in California, almost 7,000 school children will be denied a school meal.

I have only one thing to say about their plan to wreck child nutrition programs:

"States don't get hungry, children do."

And, starving our children is not the solution to the welfare mess.

I am also disappointed that Chairman HENRY HYDE and I were not given the opportunity to offer our amendment to federalize child support collec-

tion. We believe that federalization is the best way to collect outstanding child support, and we will continue our bipartisan effort to make sure children receive the support they are owed.

Mr. Speaker, the choice comes down to this: We either punish families because they are poor, or, as was the case with my family, we invest in them so they can get off welfare permanently.

As this bill moves to the Senate, it is essential that harsh and punitive measures in the House welfare bill be removed. We can get families off welfare without punishing women and children. We can produce a welfare bill that is worthy of widespread bipartisan support.

PATENT PROBLEMS WITH GATT

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from California [Mr. ROHRBACHER] is recognized during morning business for 5 minutes.

Mr. ROHRBACHER. Mr. Speaker, today I would like to draw public attention to a great miscarriage of justice that will happen to American citizens starting June 8 unless the Congress acts now.

Most people do not understand the importance of patent rights for the American people, but let me be concise and just say that as we are entering this information age and this new era of technology unless we guarantee the protection for the creativity and genius of the American people and for the investment of American investors in new technology, America will fall behind.

Mr. Speaker, in the past, America has always led the way economically because we protected people's property rights, including their intellectual property rights. In fact, most people do not know the U.S. Constitution includes a strong provision about patent rights. So from the very beginning our Founding Fathers, like Thomas Jefferson and Benjamin Franklin, who were themselves innovators and technicians, ensured that our country would place a great deal of value on the protection of new inventions and intellectual property rights.

In fact, for 150 years the tradition has been that American citizens would have 17 years of protection in which they would own any new technology that they invented. Well, that is what has happened for 150 years.

Unfortunately, last year during the GATT process, during our negotiations with other powerful interests around the world, a provision was snuck into the GATT implementation legislation that was not mandated by the GATT treaty itself. Let me repeat that. Something was put into the legislation for the GATT which is about an international trade agreement that was not required by what we had agreed to with those other trading partners to be in the GATT legislation.