

We cannot sit on our hands and watch the President shred the Constitution and ignore the will of the Representatives of the American people. We must let everyone know that this body looks out for the interests of the American people, not the Government of Mexico.

#### CALCULATION OF CONSUMER PRICE INDEX SHOULD BE OUTSIDE POLITICS

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

Mr. WYDEN. Mr. Speaker and colleagues, I am a Member of the House who has felt that the calculation of the Consumer Price Index for our country should be a concern that was outside politics, one that was going to be non-partisan. Making sure that the Consumer Price Index is calculated accurately is of enormous importance to, for example, low-income senior citizens who depend on their Social Security to pay for their necessities, but it is also important to millions of middle-income taxpayers, because our brackets are now indexed for inflation, and the tax brackets and the personal exemption, the standard deduction. A number of these concerns for middle-income people are affected by the Consumer Price Index.

But recently it seems to me politics has been introduced to these discussions, because the Speaker has said that unless the Consumer Price Index is changed within the next 30 days, the agency that calculates it, the Bureau of Labor Statistics, would be zeroed out.

I think this is very unfortunate. We understand why someone might want to do this, because if you lower the Consumer Price Index, you can have a no-fingerprints way to cut the deficit by about \$150 billion, if you cut the Consumer Price Index by just 1 percentage point. But what you will do in the process is hurt those low-income seniors and, ironically, there are some new studies by the Bureau of Labor Statistics that show because of the high medical expenses of seniors their Consumer Price Index may be understated rather than overstated. So you will hurt those seniors.

But you will also hurt the middle-income taxpayers who will find they will be paying more in taxes as a result of these changes.

Now, I am one of the Democrats who voted on the first day of the session to make it tough to raise income taxes, because I thought it was important to protect small businesses and seniors and others. So last Friday, with the minority leader, the gentleman from Missouri [Mr. GEPHARDT], and a number of our colleagues, I introduced a piece of legislation stipulating that to cut the Consumer Price Index in this Congress and raise the taxes on middle-

income people and hurt low-income senior citizens you would have to comply with rule XXI that was passed the first day saying that a tax increase has got to be approved by a three-fifths majority. I am very hopeful that this bill will not be necessary.

I want that Consumer Price Index calculated on nonpartisan bases by professional economists, but if there is going to be an effort to politicize the Consumer Price Index, it will come out on the floor of the House of Representatives and cutting it and hurting the senior citizens and the middle-income taxpayers, for those who want to do it, they will have to comply with the rule making it tougher to raise income taxes.

#### SUPERFUND LIABILITY MORATORIUM

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

Mr. CANADY of Florida. Mr. Speaker, I rise today to offer an avenue of relief to small businesses and individuals throughout the country who have done nothing wrong, but are nonetheless being held liable for the expensive task of Superfund site clean up.

As you know, Mr. Speaker, Congress passed the Superfund law in 1980 to clean up the country's most polluted waste sites. The merits of the Superfund effort are without question. Superfund sites are environmental disaster areas which have a clear potential for impact on public health and safety. Superfund sites must be cleaned up.

But while the Superfund law may have a noble purpose, the details are a nightmare. The framers of Superfund, adhering to the concept of "polluter pays," created a scheme of joint and several and retroactive liability. This wrongheaded provision has forced many individuals and small businesses to pay a portion of the clean up costs although they are not in fact responsible for the pollution.

Mr. Speaker, this structure has resulted in a notorious tangle of litigation and enforcement, and it has wreaked havoc on the lives of innocent citizens while accomplishing very little in the way of actual clean up.

These innocent individuals had no knowledge of the release of hazardous substances into the environment. They were simply trying to do the right thing by contracting with a third party for proper disposal. Now they are liable, under Superfund, for the cleanup of environmental disasters they did not create.

Such liability without culpability is patently unfair. It runs contrary to common sense and the fundamental requirements of justice. Further, it can be financially devastating to innocent individuals who are caught in the Superfund trap.

There is general agreement, in this body and elsewhere, that the Superfund liability structure must be changed. I am aware that the appropriate committees and subcommittees in both Houses of Congress are working on a comprehensive reform effort. I support this effort.

However, as Congress debates the shape and scope of reform, individuals in my district and elsewhere continue to be pursued and persecuted for something they did not do. This is not right, Mr. Speaker. We must stop this injustice and prevent this law from further disrupting the lives of innocent individuals.

It is for this reason that I introduced H.R. 795 last week to provide relief for innocent parties while we proceed with comprehensive reform of the law. My bill instructs the Administrator of the Environmental Protection Agency [EPA] to cease all agency actions against the nonpolluters. It also places a moratorium on the authority for contribution actions under the statute.

It is important, Mr. Speaker, to explain what my bill does not do. It does not abolish the Superfund Program, it does not repeal Superfund funding authority and it does not stop the clean up of Superfund sites. It allows the EPA to continue its enforcement actions against the true polluters—the culpable owners and operators of the contaminated sites and all others who had prior knowledge of illegal or environmentally harmful disposal activities.

H.R. 795 simply suspends the practice of financing Superfund clean ups on the backs of innocent people who had no knowledge of wrongdoing and no intent to harm the environment.

This legislation is needed to provide relief to the innocent individuals caught in the Superfund liability trap. The Superfund nightmare has gone on far too long. We should stop the injustice without further delay. I encourage my colleagues to join me in this effort.

#### THE LINE-ITEM VETO

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

Mr. DEFAZIO. Mr. Speaker, today we have before the House the issue of the line-item veto, or did we really have a viable form of the line-item veto pending before this House? This could be a useful tool in the armamentarium of a President who is truly concerned about reducing the budget, a President who just does not want to use it in a political or punitive manner to go after a few programs, that he or she in the future could not convince the Congress to otherwise not fund.

But the question is, is this a viable form, or is it a grandly symbolic gesture, a gesture intended for the 84th birthday of ex-President Ronald