

efforts to give the administration all possible tools to meet its promises to get wood to the mills of the Pacific Northwest in the next 18 months.

While the first portion of the Gorton amendment is national in scope, these last two sections will assist the President in meeting his commitments to the workers, families, and environment of both western and eastern Oregon and Washington.

I came to the floor in 1989 to offer the Northwest timber compromise because we were witnessing what was then a crisis for the rural communities of my State. Since that time, 213 mills have closed in Oregon and Washington and over 21,800 workers have lost their forestry-related jobs. In addition, the forests in the eastern half of these two States are in the worst health in a hundred years.

These national forests and communities cannot wait through another fire season like 1994 for Congress to finally meet its commitments to rewrite the Nation's forest management laws. I have every confidence that the new Republican Congress will do its best to meet that challenge, but the Gorton amendment is necessary to help us bridge that gap. It is a much needed piece of legislation for our Nation's forests and timber dependent communities.

There are those whose agenda is to prevent people from managing our forests altogether. They would rather let our dead and dying forests burn by catastrophic fire, endangering human life and long-term forest health, than harvest them to promote stability in natural forest ecosystems and communities dependent on a supply of timber from Federal lands. The Gorton amendment says we can be reasonable in what we do in the forests and harvest trees for many uses—forest health, community stabilization, ecosystem restoration, and jobs for our workers.

I urge my colleagues to support the Gorton amendment to the fiscal year 1995 rescissions bill.

The PRESIDING OFFICER (Mr. BENNETT). All time has expired.

Mrs. MURRAY. Mr. President, I ask for the yeas and nays.

Mr. GORTON addressed the Chair.

The PRESIDING OFFICER. The Senator from Washington.

Mr. GORTON. I move to table the Murray amendment, and I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The question is on agreeing to the motion of the Senator from Washington to lay on the table the amendment of the Senator from Washington [Mrs. MURRAY]. On this question, the yeas and nays have been ordered, and the clerk will call the roll.

The legislative clerk called the roll.

Mr. FORD. I announce that the Senator from North Dakota [Mr. CONRAD], the Senator from North Dakota [Mr. DORGAN] and the Senator from Florida [Mr. GRAHAM] are necessarily absent.

Mr. LOTT. I announce that the Senator from North Carolina [Mr. FAIRCLOTH] is necessarily absent.

I also announce that the Senator from Kansas [Mrs. KASSEBAUM] and the Senator from Minnesota [Mr. GRAMS] are absent due to a death in the family.

The PRESIDING OFFICER. Are there any other Senators in the Chamber who desire to vote?

The result was announced—yeas 48, nays 46, as follows:

[Rollcall Vote No. 121 Leg.]

YEAS—48

Abraham	Gorton	Murkowski
Ashcroft	Gramm	Nickles
Bennett	Grassley	Packwood
Bond	Gregg	Pressler
Brown	Hatch	Reid
Burns	Hatfield	Santorum
Campbell	Helms	Shelby
Coats	Hutchison	Simpson
Cochran	Inhofe	Smith
Coverdell	Kempthorne	Snowe
Craig	Kyl	Specter
D'Amato	Lott	Stevens
DeWine	Lugar	Thomas
Dole	Mack	Thompson
Domenici	McCain	Thurmond
Frist	McConnell	Warner

NAYS—46

Akaka	Feinstein	Lieberman
Baucus	Ford	Mikulski
Biden	Glenn	Moseley-Braun
Bingaman	Harkin	Moynihan
Boxer	Heflin	Murray
Bradley	Hollings	Nunn
Breaux	Inouye	Pell
Bryan	Jeffords	Pryor
Bumpers	Johnston	Robb
Byrd	Kennedy	Rockefeller
Chafee	Kerrey	Roth
Cohen	Kerry	Sarbanes
Daschle	Kohl	Simon
Dodd	Lautenberg	Wellstone
Exon	Leahy	
Feingold	Levin	

NOT VOTING—6

Conrad	Faircloth	Grams
Dorgan	Graham	Kassebaum

So the motion was agreed to.

Mr. GORTON. Mr. President, I move to reconsider the vote by which the motion was agreed to.

Mr. DOLE. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

Mr. BAUCUS addressed the Chair.

The PRESIDING OFFICER. The Senator from Montana.

HONORING JEREMY BULLOCK

Mr. BAUCUS. Mr. President, I would like to welcome some special friends to Washington today. They are Penny Copps of Butte, and Penny's son, Steve Bullock, late of Montana and now living here in Washington, DC.

Just about a year ago, the entire Bullock family weathered about the worst blow any family can take.

Eleven-year-old Jeremy Bullock—the grandson of Penny and her husband Jack; Steve's nephew; the son of Bill and Robin; Joshua's twin; the elder brother of Sam, Max and now Kaitlyn—was shot and killed, on the playground at the Margaret Leary Elementary School, by an emotionally troubled fourth grader.

The family and the whole Butte community, has been through a terrible

test. The loss can never be repaired. But they are working together to use this tragedy to make our State of Montana, and all of America more sensitive to and aware of the violence that has hurt so many of our youth. They have a spent a year teaching, learning, and doing their best to make sure no other family suffers such a loss.

It is now my great privilege to read to you a statement written by the Bullock family in memory of their son, Jeremy.

There is nothing more infectious than a child's laugh.

Nothing more disarming than the innocence of a child's question.

What fills the void when our children's voices can no longer be heard?

On April 12, 1994, Jeremy and Joshua, eleven-year-old-identical twins, woke, dressed, had breakfast and left for school that day, the same as any other day. It was library day, so Jeremy's backpack was heavy with books he had read and was returning.

Weeks later, a police officer worked up the courage to give Jeremy's family that backpack. He had tried to scrub the blood from the canvas, trying to ease the pain in the only way he knew how. For on April 12, 1994, eleven-year-old Jeremy was shot and killed at his school by a child whose only explanation was "No one loves me."

Jeremy Michael Seidlitz Bullock lived in a home in Montana where violence was not condoned. He was not allowed to watch violence on television or play games glamorizing violence. Instead, he was active in sports. Jeremy loved to sing. He listed his hobby as getting good grades. School was his second home, a place where children laughed and learned.

Jeremy wanted to become a teacher or an environmental engineer. Jeremy and his brother Josh would spend hours on hikes, coming home with their pockets overflowing with garbage they picked up along the way. Jeremy believed that leaving places he visited better than the way he found them was a good way to live.

Jeremy loved and was deeply loved. Yet, he was not safe because collectively we allowed Jeremy's voice to be silenced.

Every day in America the voices of 10 of our children are silenced by violent acts. Over three million of our children ages 3 to 17 are exposed to parental violence every year. Our children will witness over 200,000 acts of violence on television by the time they turn 18. A new handgun is manufactured every 20 seconds in America. And many of them wind up in the wrong hands.

We passively listen and accept the statistics, but do we listen for the voices lost?

On behalf of Jeremy's family and children everywhere, we will designate April 12 as a day of remembrance of

Jeremy and dedicate ourselves to creating a safe world for all of our children.

We dedicate ourselves to taking that walk with Jeremy, and accepting his simple challenge: Are we leaving this place that we visit better than the way we found it?

Our children need not lose their voices while we stand by, overwhelmed by the magnitude of the problem.

There is much we can do. We can tell the media we will not be consumers of glorified violence. We can direct our children toward nonviolent entertainment and help them find acceptable ways to express anger and resolve conflict. We can extend the boundaries of our families to include caring about and caring for the children of our community.

And when we become discouraged, we must rededicate ourselves by straining our ears, to hear the empty void left behind. Listen for the voice of eleven-year-old Jeremy Bullock, and listen for the voices of others that have been silenced. For the pain in remembering is little compared to the pain in realizing that others may soon forget.

Mr. President, April 12 is the first anniversary of this tragedy. And on that day, the Bullocks will join the Margaret Leary School and the whole Butte family in dedicating a soccer field to the memory of Jeremy Bullock.

Every so often, people in Washington—and, I suppose, people anywhere—lose sight of what really counts. We get wrapped up in policy arguments, debates over bills and so on. People like the Bullocks can remind us of what is truly important—our families, our communities, our children.

I hope all of us—here on the floor, up in the galleries, watching on C-SPAN—will listen to this courageous family.

Mr. President, I yield the floor.

EMERGENCY SUPPLEMENTAL APPROPRIATIONS ACT

The Senate continued with the consideration of the bill.

Mr. GRASSLEY addressed the Chair. The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. Mr. President, I am going to offer an amendment. I am going to take about 15 seconds.

Mr. HATFIELD. Will the Senator yield for just a moment, please?

Mr. GRASSLEY. Yes.

Mr. HATFIELD. We are in a situation where we really have the D'Amato amendment as the pending business.

Mr. GRASSLEY. Can I ask to set that aside?

Mr. HATFIELD. For how long?

Mr. GRASSLEY. For about 60 seconds.

Mr. HATFIELD. Mr. President, I ask unanimous consent to set aside temporarily the D'Amato amendment in order for the Senator from Iowa to offer a 60-second amendment.

Mr. DODD. Reserving the right to object, I have no objection. You are not

going to offer your amendment at this point but just to make a statement?

Mr. GRASSLEY. It has been accepted, and I want to offer it.

Mr. HATFIELD. It is noncontroversial.

Mr. DODD. I have no objection.

The PRESIDING OFFICER. The Senator from Iowa.

AMENDMENT NO. 430 TO AMENDMENT NO. 420

(Purpose: To prohibit the use of funds by the Secretary of Agriculture to delineate new agricultural wetlands, except under certain circumstances)

Mr. GRASSLEY. Mr. President, on behalf of Senator DORGAN and myself, I send an amendment to the desk and ask for its immediate consideration.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows:

The Senator from Iowa [Mr. GRASSLEY], for himself and Mr. DORGAN, proposes an amendment numbered 430.

Mr. GRASSLEY. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

At the appropriate place, insert the following:

SEC. . PROHIBITION ON USE OF FUNDS TO DELINEATE NEW AGRICULTURAL WETLANDS.

(a) IN GENERAL.—Except as provided in subsection (b), during the period beginning on the date of enactment of this Act and ending on December 31, 1995, none of the funds made available by this or any other Act may be used by the Secretary of Agriculture to delineate wetlands for the purpose of certification under section 1222(a) of the Food Security Act of 1985 (16 U.S.C. 3822(a)).

(b) EXCEPTION.—Subsection (a) shall not apply to land if the owner or operator of the land requests a determination as to whether the land is considered a wetland under subtitle C of title XII of the Food Security Act of 1985 (16 U.S.C. 3821 et seq.) or any other provision of law.

Mr. GRASSLEY. Mr. President, my amendment prohibits the Secretary of Agriculture from expending funds to continue the wetland certification and delineation process on agricultural land, unless requested by the landowner.

It is my understanding that the amendment has been cleared by both the Agriculture Committee and the Environment and Public Works Committee and will be accepted by the managers of the bill.

My amendment safeguards the property rights of our Nation's farmers by prohibiting the Secretary of Agriculture from expending funds to delineate new wetlands on agriculture land until the end of the year. This rescission will allow Congress the opportunity to reform wetlands policy through new legislation. It will also allow the public to have input into the process. Thus far, the landowners have been shut out of the process.

As you know, no less than four Federal agencies claim jurisdiction over the regulation of wetlands. Just think of how impossible it must be for the

family farmer to understand what four different Federal agencies want him to do in regard to wetlands on his private property.

Last year, these agencies entered into a memorandum of agreement. Although the MOA was intended to streamline the regulatory process and clarify the role of each agency, it has increased the level of confusion and frustration among those farmers affected by it.

The delineation of wetlands on agricultural land has been a confusing proposition for some time. On the other hand, the consequences of the delineations are very clear. A farmer who alters a wetland without authorization from the Federal Government faces potential civil penalties, criminal action, and loss of farm programs benefits. Because the stakes are so high, we must ensure that the delineation process is accurate and reasonable. And we must ensure that the voice of the farmer is allowed to be heard when the process is put into place.

As I speak, new wetland delineations are being conducted in the State of Iowa pursuant to the MOA. It will soon cover every other State affected by agricultural wetlands. So farmers in all States will soon be deprived of the right to farm their land or improve their property because a Federal bureaucrat decides that such activity interferes with a protected wetland.

This process is being done in a laboratory, by people unknown to the farmers, who take soil surveys and aerial photography and try to find evidence of wetlands, in order to get more farmers under their regulatory umbrella. This process disturbs me greatly.

The old Soil Conservation Service worked alongside farmers for the past 60 or 70 years. There was a close relationship between the farmer and SCS officials. They shared a common goal of promoting conservation of the land. That sort of cooperation has resulted in more benefit to the environment than any other USDA program. But I am afraid that this cooperative spirit has been lost.

The current process has shut out the farmer. The bureaucrats are making decisions without consultation with farmers. We have gone through this process before—with the passage of the swampbuster and sodbuster provisions of the 1985 farm bill. For the most part, farmers did not complain about the process then—because there was an open effort on the part of the bureaucracy to work with the farmers, to educate them on the process and to solicit the farmers' input. But that is not the case this time around.

Mr. President, I want to make it very clear that I am not opposed to protecting valuable wetlands. My vote for the antisodbuster and antiswampbuster provisions in the 1985 farm bill is proof of that. And I am making no attempt