

the CAREERS bill, which may be one of the most important pieces of legislation that comes before the House in this session, I would like to just call your attention to one area.

There are those who are working diligently to keep the monopoly that the State voc rehab people now have and enjoy that is totally opposite of what the disability community wants.

So I would hope, when you listen today, you will think about what we have received in a letter from ARC, which is formally known as the Association for Retarded Citizens of the United States. This is what they say:

To delink the vocational rehabilitation system from this new system in careers will only serve to isolate the VR system and people with mental retardation from employers. No one would gain except those professionals in the voc rehab system whose agenda is to protect turf. We do not think that is what reform is all about.

#### THE AMERICAN PEOPLE DESERVE AN INVESTIGATION, NOT A WHITEWASH

(Ms. DELAURO asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. DELAURO. Mr. Speaker, after months of stonewalling, Republicans on the House Committee on Standards of Official Conduct have reportedly agreed to appoint an outside counsel to investigate the allegations against Speaker NEWT GINGRICH. That is the good news. The bad news is Republicans on the committee now want to limit the scope of that investigation. In other words, they want to hire an outside counsel, but then they want to tie his or her hands.

In 1988, when another Ethics Committee investigation into another Speaker, considered doing the same thing, here is what NEWT GINGRICH had to say:

The American public, deserve an investigation which will uncover the truth. At this moment, I am afraid that the apparent restrictions placed on this special counsel will not allow the truth to be uncovered.

Let us hold the investigation of Speaker GINGRICH to the standards he himself set. Appoint an independent outside counsel. The American people deserve an investigation, not a white-wash.

#### POINT OF ORDER

Mr. EHLERS. Mr. Speaker, I have a point of order.

The SPEAKER pro tempore (Mr. FOLEY). The gentleman will state his point of order.

Mr. EHLERS. Mr. Speaker, my point of order is that the gentlewoman from Connecticut [Ms. DELAURO] is speaking out of order and discussing a matter that is currently before the Committee on Standards of Official Conduct.

The SPEAKER pro tempore. The gentleman from Michigan [Mr. EHLERS] is

correct. Members should not refer to issues pending before the Committee on Standards of Official Conduct.

#### FOLLOW THE SAME RULES MR. GINGRICH ASKED FOR BACK IN 1988

(Mr. BONIOR asked and was given permission to address the House for 1 minute.)

Mr. BONIOR. Mr. Speaker, today's New York Times reports that the Committee on Standards of Official Conduct has finally decided to appoint an outside counsel to investigate Speaker GINGRICH. In 1988, Mr. GINGRICH himself offered some advice on how much authority outside counsel should have.

#### POINT OF ORDER

Mr. EHLERS. Mr. Speaker, I have a point of order.

The SPEAKER pro tempore. The gentleman will state his point of order.

Mr. EHLERS. My point of order is that the Member is proceeding to discuss a matter pending before the Committee on Standards of Official Conduct and that is out of order.

The SPEAKER pro tempore. Members shall refrain from discussing issues pending before the Committee on Standards of Official Conduct.

Ms. DELAURO. Mr. Speaker, I wish to be heard on a point of order.

The SPEAKER pro tempore. The gentlewoman from Connecticut [Ms. DELAURO] will state her point of order.

Ms. DELAURO. Mr. Speaker, on March 8, 1995, Speaker GINGRICH announced a new policy concerning speech on the House floor. Let me quote directly from his announcement:

The fact is, Members of the House are allowed to say virtually anything on the House floor . . . It is protected and has been for 200 years . . . It is written into the Constitution.

My point of order is: Does this new policy apply in this case?

The SPEAKER pro tempore. The Chair informs the gentlewoman from Connecticut that the Chair has properly related the rules of the House as interpreted from the Chair.

Ms. DELAURO. So that the rules of the House have changed since 1988 when the Speaker at that time was able to make his comments?

The SPEAKER pro tempore. The rules of the House have not changed. The rules of the House are being enforced.

Ms. DELAURO. Mr. Speaker, the rules of the House in 1988 allowed the then Mr. GINGRICH to make his comment about an investigation before the Committee on Standards of Official Conduct. Have the rules of the House now changed?

The SPEAKER pro tempore. The Chair is not aware of any point of order at that time. The rule is currently being enforced in response to a point of order.

The gentleman from Michigan [Mr. BONIOR] may proceed in order.

Mr. BONIOR. Let me then, Mr. Speaker, refer, if I might, to the his-

tory going back to 1988 and the then-Member from the State of Georgia, Mr. GINGRICH, offering advice on how much authority an outside counsel should have.

He wrote,

The outside counsel should have full authority to investigate and present evidence and arguments before the ethics committee concerning the question arising out of the activities of (at that time) Speaker Wright. It should have full authority to organize and hire staff. It should have full authority to review all documentary evidence available from any source and have full cooperation from the committee. The committee shall give the outside counsel full cooperation in the issuance of subpoenas.

Mr. Speaker, I call upon my colleagues and this Committee on Standards of Official Conduct to follow the same rules that the gentleman from Georgia [Mr. GINGRICH] has asked back in 1988.

#### IT IS ABOUT TIME

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

Mr. LEWIS of Georgia. Mr. Speaker, news reports today suggest that the House Ethics Committee, composed of five Republicans and five Democrats, has concluded they must hire an outside counsel to investigate Speaker GINGRICH. All I can say is, it's about time.

Now, however, there are those who would limit the scope of the outside counsel's investigation, tying his or her hands.

#### POINT OF ORDER

Mr. EHLERS. Mr. Speaker, I have a point of order.

The SPEAKER pro tempore. The gentleman from Michigan [Mr. EHLERS] will state his point of order.

Mr. EHLERS. Once again, Mr. Speaker, I rise to make the point of order that the gentleman has mentioned a case pending before the Committee on Standards of Official Conduct and it is not in order to make those comments.

Mr. LEWIS of Georgia. Mr. Speaker, tell me why I am being muzzled. Tell me why there is a conspiracy to silence me.

The SPEAKER pro tempore. The Chair will ask the gentleman to refrain from references to issues pending before the Committee on Standards of Official Conduct. That is the precedent and the rule of the House.

#### PARLIAMENTARY INQUIRY

Mr. BONIOR. Parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman will state his parliamentary inquiry.

Mr. BONIOR. Mr. Speaker, the question I pose to the Chair to help clarify this so we can have a legitimate and coherent debate on this issue, if in fact it is relevant; the question I pose to the distinguished Speaker this morning is: Is it in fact all right for Members to