

last 4 years than it has grown in the previous 15.

This year's growth was 1.8, I believe. The last quarter was .9 when we were more accustomed to 3.5, or 4.5 growth.

Why is that? There is a great argument about why that is, of course. The Senator from New Mexico yesterday talked about a program in which the Government would decide which are class A corporations. We would have more regulation and seek to have the Government more involved. That is a point of view, and not one that I agree with.

On the contrary, it seems to me that what we need to do to spark the economy is to have tax relief so that there is more money in the private sector to invest in job creation and to do something about regulatory reform.

I come from a background of small business, and I have some idea of how costly it is to meet the requirements of the regulations. Nobody is saying do away with all regulations, but we are saying that there are ways to do it that are less expensive, that are more efficient, and that will encourage small business.

I do not know how many people have heard of small businesses who say, "I am not going to fight it anymore. It is not worth it. I have put in all of this effort and really take home very little."

So, Mr. President, that is what it is about, and we have an opportunity to do that. We have an opportunity—starting last year. And, frankly, we have had opposition from the White House. We have had opposition from the minority Democrats. They do not want regulatory reform. That is available. We can do that. Balance the budget—we are still in the process of that. What is so magic about balancing the budget, for Heaven's sake? We have not done it for 30 years. Everyone else has done it. You have to do it in your family. You have to do it in your business. It is a constitutional requirement in Wyoming. The legislature is meeting now. When they came, they knew. "Here is the revenue we have, and here is the expenditure that we are allowed to make."

They do not do as we have done in the Congress for 30 years and say, "Here is the revenue. Here is the expenditure. Put it on the kids' credit cards."

That is what we need to do in order to do something about the economy, Mr. President. I hope that we will do that.

SENATOR HENRY SCHWARTZ

Mr. THOMAS. Mr. President, I would like to acknowledge today one of my State's—Wyoming's—unsung heroes, Senator Henry Schwartz, who served our great State from 1936 to 1942.

Senator Schwartz did much for Wyoming. But today I would like to focus on his efforts during the 76th session of Congress when he had amended the Na-

tional Defense Act to establish a school specifically for the training of black pilots.

While military opportunities for minorities increased after the Civil War—like the establishment of the famed Buffalo Soldiers who fought and died for our country on the western frontier—there were very few, if any, opportunities available in the Air Force, at that time, the Air Corps.

To challenge that trend, in 1939 representatives of the African-American community asked Congress to consider allowing blacks to be military pilots. The matter had been given little consideration until Senator Schwartz submitted an amendment to the National Defense Act which established a training school specifically for African Americans. The amendment passed with a vote of 77 to 8, and history was made.

With the help of the Senator from Wyoming, legends like Benjamin O. Davis, Jr., America's first black Air Force general and commander of the 99th Pursuit Squadron—also known as The Tuskegee Airmen—was given a chance to serve this country.

Past and future aviators, from astronauts to fighter pilots, will continue to rise in the defense of America because of Henry Schwartz's work.

So today I rise to acknowledge the work of Senator Henry Schwartz and sincerely thank him. His genuine belief in affording all Americans the opportunity to achieve is his legacy to this Nation.

Thank you, Mr. President. I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. D'AMATO. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

WHITEWATER DEVELOPMENT CORP. AND RELATED MATTERS—MOTION TO PROCEED

The PRESIDING OFFICER. The clerk will report the motion to proceed to Senate Resolution 227.

The assistant legislative clerk read as follows:

Motion to proceed to consider a resolution (S. Res. 227) to authorize the use of additional funds for salaries and expenses of the Special Committee to Investigate Whitewater Development Corporation and related matters, and for other purposes.

The Senate resumed consideration of the motion.

Mr. D'AMATO. Mr. President, I believe that we have a constitutional ob-

ligation to get the facts as it relates to the Whitewater Committee and its work, which is incomplete. It is not nearly complete. It is not complete for a variety of reasons. The fact of the matter is that just this past Saturday—actually late on a Friday—this committee received a letter from a very prominent lawyer. That lawyer represents Bruce Lindsey. Bruce Lindsey is President Clinton's close friend, confidant, and assistant.

For months and months and months, Mr. Lindsey and his attorney were aware of the fact that we were seeking all notes and all relevant material that he may have had in connection with Whitewater. We know that he was part of this Whitewater strategic team. We know that. Mr. Lindsey testified that he did not take notes. We were concerned and we had reason to believe that he did take notes.

Mr. Lindsey's attorney sends us a letter, very interestingly, dated March 1. That is after the deadline for our committee's work or the appropriation for our committee. He sends us the notes that we had asked him about, which he had first denied ever having taken. There are two pages, all about Whitewater and various questions—like who made telephone calls in connection with it to Bill Kennedy, Randy Coleman, Hale, and other people involved in it. And then he tells us in his concluding sentence that he has additional documents, and he claims a privilege—not a privilege between himself, being Mr. Lindsey's lawyer—but he raises a privilege between himself and these documents being sent, that they are attorney-client discussions and communications with the President's counsel.

Now, first, we have the White House saying they would not raise the issue of privilege. Second, we have no way of knowing if this information falls within that domain. Third, in order to keep his client from obviously thwarting the will of the committee and its subpoena, he cloaks this. Understand, if anybody can simply say that these are documents or information that I shared with the President's counsel, that would automatically thwart us from getting information. That is what this is about. This is a way of keeping information from us and not, obviously, being in a position where he is in contempt of a duly authorized, issued subpoena. That is what is going on. It is incredible.

Now, our attorneys have written to him. Our attorneys have written and we have asked to see the so-called privilege log that would exist, and we have been denied that. We have been given no response to this. Here we have people who want to cut off this investigation. They want to cut it off. Well, I have to tell you that when we get information that comes in after the work of the committee, that we hoped had been concluded, and get information from key White House officials, I have to suggest that that is why it becomes