

Starr's grand jury in Arkansas or before a grand jury here, they do not know what is happening. They do not know if they need an attorney or not. They do not know in most cases whether they are a target of an investigation or not. They are having to produce mountains of information. They are having to produce file drawers full of documents. For many of those documents, they do not know where they are. But in most cases they are trying to comply in good faith and with good intentions.

So, Mr. President, that may have been how this rumor started about the Senator from Arkansas putting a hold. I said that I might have an amendment. One amendment might be on the GATT Glaxo issue; one amendment might be to add additional funds so that we could cover those individuals who could not pay attorney's fees who are not targets of an investigation.

I remember hearing the majority leader sometime back. I tell you, I think he was right. I remember him talking about someone who had been hauled—perhaps hauled or subpoenaed—before the Iran-Contra committee. I believe that was the case. The majority leader said then that what he was going to have to do is go out and try to get his reputation back.

Those words rang in my ears, and they ring in my ears again as we continue dragging these people up from especially our State and where it is going to wreak financial devastation on some of these individuals who have had no part in creating this problem but were merely what you might call lower echelon public servants who are going to be financially destitute after all of this is over.

Mr. President, I see the distinguished majority leader is here. I want to thank once again my friend from Iowa, Senator GRASSLEY, for remaining, and he has had to leave the floor now.

Seeing no other Senators seeking recognition, I yield the floor at this time.

Mr. DOLE addressed the Chair.

The PRESIDING OFFICER. The majority leader.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. DOLE. Mr. President, I ask unanimous consent that the Senate immediately proceed to executive session to consider the following nominations on today's Executive Calendar: Executive Calendar nomination Nos. 507 and 508.

I further ask unanimous consent that the nominations be confirmed, en bloc, the motions to reconsider be laid upon the table, en bloc, that any statements relating to the nominations appear at the appropriate place in the RECORD, the President be immediately notified of the Senate's action, and that the Senate then return to legislative session.

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

The nominations were considered and confirmed as follows:

DEPARTMENT OF ENERGY

Thomas Paul Grumbly, of Virginia, to be Under Secretary of Energy.

Alvin L. Alm, of Virginia, to be an Assistant Secretary of Energy (Environmental Management).

LEGISLATIVE SESSION

The PRESIDING OFFICER. Under the previous order, the Senate will resume legislative session.

RYAN WHITE CARE ACT AMENDMENTS OF 1996—CONFERENCE REPORT

Mr. DOLE. Mr. President, I submit a report of the committee of conference and ask for its immediate consideration.

The PRESIDING OFFICER. The report will be stated.

The legislative clerk read as follows:

The committee on conference on the disagreeing votes of the two Houses on the amendments of the House to the bill (S. 641), a bill to reauthorize the Ryan White CARE Act of 1990, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses this report, signed by all of the conferees.

The PRESIDING OFFICER. Without objection, the Senate will proceed to the consideration of the conference report.

(The conference report is printed in the House proceedings of the RECORD of April 30, 1996.)

Mrs. KASSEBAUM. Mr. President, I rise in support of the conference report on the Ryan White CARE Act Amendments of 1996, S. 641. This bipartisan legislation reauthorizes critical health care programs which provide services for individuals living with HIV and AIDS. Accordingly, I urge the Senate to move expeditiously to pass this conference report, which has already moved through the House with near-unanimous support.

The Ryan White CARE Act plays a critical role in improving the quality and availability of medical and support services for individuals living with HIV disease and AIDS. As the HIV epidemic continues, the need for this important legislation remains.

Achieving a compromise on the Ryan White CARE Act reauthorization bill has been a long process, and I am delighted to see it come to a completion. The give-and-take involved in the conference rarely leaves everyone satisfied with every aspect of the final agreement. I believe, however, that the compromise bill offers constructive change, and I am particularly pleased that it provides greater equity for rural states through changes in the funding formulas.

The present distribution formulas have led to disparity in funding for in-

dividuals living with AIDS based on where they live. When the CARE Act was first authorized in 1990, the epidemic was primarily a coastal urban-area problem. Now it reaches the smallest and most rural areas of this country. Our agreement ensures that the amount of Federal AIDS support for an individual in a rural State more closely approximates the support for an individual living in a high AIDS population area. This agreement ensures that any individual living with AIDS, regardless of where he or she lives, will have similar support from the Federal Government.

Mr. President, with any formula change, there is always concern about the potential for disruption of services to individuals now receiving them. To address this concern, the bill maintains hold-harmless floors designed to assure that no entity receives less than 95 percent of its 1995 allocation over the next 5 years, and all entities are held harmless in fiscal year 1996.

The Senate-House HIV testing compromise shifts the emphasis from mandatory testing of infants to voluntary testing of pregnant women. It provides \$10 million to help States meet CDC guidelines for voluntary HIV counseling, testing, and treatment for pregnant women. I believe the emphasis on voluntary testing for pregnant women makes sense and is an appropriate compromise. Medical technology today enables us to greatly reduce the chance that a HIV-positive mother will pass HIV to her newborn if she receives proper treatment prior to delivery. This is why I felt it was so critical to focus our Federal resources on voluntary testing of mothers rather than testing newborns, when it would be too late to try to prevent most HIV transmission.

I believe that the changes proposed by this legislation will assure the continued effectiveness of the Ryan White CARE Act by maintaining its successful components and by strengthening its ability to meet emerging challenges.

Putting together this legislation has involved the time and commitment of a wide variety of individuals and organizations. I want to acknowledge all of their efforts. I particularly appreciate the constructive and cooperative approach which the Senate conferees, Senators JEFFORDS, FRIST, KENNEDY, and DODD, lent to the development of this legislation. I wish to thank both the Senate and the house conferees for their efforts in crafting the compromises reflected in this conference bill.

I also wish to thank their staffs, including Sharon Winn, Susan Ramthun, Jonelle Rowe, M.D., Joe Musker, Michael Iskowitz, Seth Kilbourn, Jane Loewenson—as well as Marty Ross, M.D., James Wade, M.D. and Kent Bradley, M.D. of my staff—for their hard work in reaching this agreement.

Mr. KENNEDY. Mr. President, it is a privilege to join Senator KASSEBAUM in