

The Thrift Savings Plan is a very successful retirement plan that enables federal employees to save for their retirement. The provisions in this legislation will also provide federal employees the same flexibilities enjoyed by their private sector counterparts who participate in 401(k) plans. This provision also allows federal employees to borrow against their accounts for any reason.

The second provision is the Veterans Employment Opportunities and Improvement Act. This legislation has passed the House by voice vote and makes some positive reforms in the application of our Veterans' preference laws. By attaching this provision to S. 868, the majority expects that we will be able to engage the Senate in a conference on this legislation and break the current deadlock.

Finally, the manager's amendment incorporates a provision that was introduced by Senator SARBANES and passed the Senate by voice vote. This is more a technical provision and will help remedy a situation that affects only a limited number of employees. I support the effort to enact this correction.

Again, I support this legislation and the manager's amendment. I hope it will have my colleagues' support as well.

Mr. BUYER. Mr. Speaker, I want to congratulate and thank Chairman MICA and his subcommittee for their magnificent efforts on this very important piece of legislation and for their dogged determination to shepherd this bill through the legislative process.

I had the honor of testifying before Mr. MICA's subcommittee, and I am doubly pleased that some of the points I brought out during the hearing are in the bill. I wish to stress that the most important provision—that of an administrative and judicial method for veterans to pursue their employment claims—is not an expansion of veterans preference, but a necessary provision to ensure just protection of their rights as veterans.

And to those who feel that veterans don't need the protections being provided to them in this bill, let me just quote an internal memo from Postmaster General Marvin Runyon to his Board of Governors. Mr. Runyon states that veterans preference will, "have a detrimental impact on the Postal Service," it would "tie our hands," and it would, "be costly and make our personnel decisions more difficult and onerous." Finally, recognizing the average American's support for veterans he says, "this is a difficult issue to oppose publicly, especially in an election year."

The Postmaster almost got it right, but I would offer this. I would say that it is an issue that should never be opposed—election year or not—because veterans preference must remain the cornerstone of federal employment, simply because it is the right thing to do.

Veterans preference knows neither color nor gender, nor ethnic origin, whether the veteran is a Christian, Jew, Muslim or atheist. It is based on what is becoming a novel idea in this country—a willingness to sacrifice one's life for the good of the nation. I challenge anyone to point out a more appropriate group of citizens to receive some small advantage in securing and maintaining federal employment.

This bill will do much to reverse what I call a growing anti-veteran culture among bureaucrats. There is no doubt that women and minorities have suffered employment discrimination in both the federal and private sector. But let me stress that our military forces have

been in the forefront of promoting women and minorities among the ranks, and it is time for federal hiring managers to put veterans first.

I am also pleased that S. 868 will apply veterans preference to non-political employees of the Congress, the White House, and the Judiciary Branch. The only thing special here is the nation's commitment to a very special class of person—veterans. The approach taken in the bill to these principles is reasonable and is not unduly restrictive.

Mr. Chairman, let me close by noting that a little over 50 years ago, we were just winding up the bloody Pacific Campaign. A few years later, our forces were fighting and dying to maintain democracy's foothold on the Korean Peninsula. Slightly less than 30 years ago, our forces distinguished themselves in turning back the Tet Offensive. And just five years ago, the men and women of this nation struck like lightning against Saddam Hussein. In less than 60 years those wearing the nation's uniform have earned this small benefit at the cost of nearly 520,000 deaths. This is a benefit that costs the government nothing while honoring what is truly national service.

I strongly urge my colleagues to join all the major veterans service organizations in their support of this bill and to vote in favor of S. 868.

Mr. MICA. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore (Mr. WICKER). The question is on the motion offered by the gentleman from Florida, [Mr. MICA] that the House suspend the rules and pass the Senate bill, S. 868, as amended.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the Senate bill, as amended, was passed.

A motion to reconsider was laid on the table.

#### GENERAL LEAVE

Mr. MICA. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks on S. 868, the Senate bill just passed.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

#### CLARION RIVER NATIONAL WILD AND SCENIC RIVERS DESIGNATION

Mr. HANSEN. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3568) to designate 51.7 miles of the Clarion River, located in Pennsylvania, as a component of the National Wild and Scenic Rivers System.

The Clerk read as follows:

H.R. 3568

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is amended by adding at the end the following new paragraph:

"( ) CLARION RIVER, PENNSYLVANIA.—The 51.7-mile segment of the main stem of the Clarion River from the Allegheny National Forest/State Game Lands Number 44 bound-

ary, located approximately 0.7 miles downstream from the Ridgway Borough limit, to an unnamed tributary in the backwaters of Piney Dam approximately 0.6 miles downstream from Blyson Run, to be administered by the Secretary of Agriculture in the following classifications:

"(A) The approximately 8.6-mile segment of the main stem from the Allegheny National Forest/State Game Lands Number 44 boundary, located approximately 0.7 miles downstream from the Ridgway Borough limit, to Portland Mills, as a recreational river.

"(B) The approximately 8-mile segment of the main stem from Portland Mills to the Allegheny National Forest boundary, located approximately 0.8 miles downstream from Irwin Run, as a scenic river.

"(C) The approximately 26-mile segment of the main stem from the Allegheny National Forest boundary, located approximately 0.8 miles downstream from Irwin Run, to the State Game Lands 283 boundary, located approximately 0.9 miles downstream from the Cooksburg bridge, as a recreational river.

"(D) The approximately 9.1-mile segment of the main stem from the State Game Lands 283 boundary, located approximately 0.9 miles downstream from the Cooksburg bridge, to an unnamed tributary at the backwaters of Piney Dam, located approximately 0.6 miles downstream from Blyson Run, as a scenic river."

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Utah [Mr. HANSEN] and the gentleman from American Samoa [Mr. FALEOMAVAEGA] each will control 20 minutes.

The Chair recognizes the gentleman from Utah [Mr. HANSEN].

Mr. HANSEN. Mr. Speaker, I yield myself such time as I may consume.

(Mr. HANSEN asked and was given permission to revise and extend his remarks.)

Mr. HANSEN. Mr. Speaker, this is a good bill, introduced by our colleague Mr. CLINGER, which provides for the designation of 51.7 miles of the Clarion River in Pennsylvania under the Wild and Scenic River Act. About 60 percent of the river courses through Forest Service and State game lands, and the balance is abutted by private property owners. The Forest Service has studied this river pursuant to a directive by Congress several years ago. The Forest Service found strong local support for designation of the river, as attested to by a proclamation issued by Gov. Tom Ridge designating June 1996 as Clarion River Month.

The administration fully supports this legislation and I am aware of no objections to it, therefore, I urge my colleagues to support H.R. 3568.

Mr. Speaker, I reserve the balance of my time.

Mr. FALEOMAVAEGA. Mr. Speaker, I yield myself such time as I may consume.

(Mr. FALEOMAVAEGA asked and was given permission to revise and extend his remarks.)

Mr. FALEOMAVAEGA. Mr. Speaker, H.R. 3568 would designate 51.7 miles of the Clarion River in Pennsylvania, as a component of the national wild and scenic rivers system. I would note for the RECORD that we are being asked to