

the USTR are calling for a full 30-day investigation of facts raised in that meeting. I urge the USTR to heed the advice of other agency officials calling for a full investigation.

As Appropriators and as Representatives in the people's House, we face enormous pressure to cut the federal budget. Republicans and Democrats have to give a little to get our deficit under control and balance our budget. This bill does not fulfill all of Long Island's coastal and environmental needs, but it is a good bill and I hope that as we go to Conference my colleagues will keep these priorities in mind.

INTRODUCTION OF THE MILITARY  
RETIREE HEALTH CARE TASK  
FORCE ACT

**HON. JO ANN EMERSON**

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

*Thursday, August 6, 1998*

Mrs. EMERSON. Mr. Speaker, I am here today to introduce the Military Retiree Health Care Task Force Act of 1998. This legislation will establish a Task Force that will look into all of the health care promises and representations made to members of the Uniformed Services by Department of Defense personnel and Department literature. The Task Force will submit a comprehensive report to Congress which will contain a detailed statement of its findings and conclusions. This report will include legislative remedies to correct the great injustices that have occurred to those men and women who served their country in good faith.

Let us not forget why we are blessed with freedom and democracy in this country. The sacrifices made by those who served in the military are something that must never be overlooked. Promises were made to those who served in the Uniformed Services. They were told that their health care would be taken care of for life if they served a minimum of twenty years of active federal service.

Well, those military retirees served their time and expected the government to hold up its end of the bargain. They are now realizing that these were nothing more than empty promises.

Those who served in the military did not let their country down in its time of need and we should not let military retirees down in theirs. It's time military retirees get what was promised to them and that's why I am introducing this legislation.

PRAYER FOR ROBERT JOHNSON

**HON. JAMES H. MALONEY**

OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

*Thursday, August 6, 1998*

Mr. MALONEY of Connecticut. Mr. Speaker, I want to bring to the attention of my colleagues in the House of Representatives a most unfortunate accident that occurred two weeks ago and severely injured a young man in my Connecticut congressional district. Robert Johnson, a bright, energetic and very talented young man from Oxford, Connecticut was thrown from a pick-up truck as it struck

an abandoned car that was left on the road in the darkness of night. Head injuries led to a coma that continues today.

We are all too familiar with accidents such as this that inflict injury upon the innocent, and the tremendous upheaval that results in the lives of not only those injured, but of course the families and friends of those injured, as well. We pray for the speedy recovery of Robert Johnson and that the strain of this accident be lifted from his family and friends.

As terrible as this situation is, it has also come to underscore the importance of the Family and Medical Leave Act, passed by the 103rd Congress and signed into law by President Clinton. Because of this law, Robert Johnson's immediate family are free to take unpaid leave from their jobs in order to comfort their son without the threat of losing their employment. We pass laws here with the hope they will work as we intend. The Johnson tragedy has brought home just how important the Family and Medical Leave Act is for American families.

Mr. Speaker, I ask that every concerned individual keep Robert Johnson in their prayers.

DEPARTMENTS OF COMMERCE,  
JUSTICE, AND STATE, THE JUDI-  
CIARY, AND RELATED AGENCIES  
APPROPRIATIONS ACT, 1999

SPEECH OF

**HON. DENNIS J. KUCINICH**

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, August 5, 1998*

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 4276) making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1999, and for other purposes:

Mr. KUCINICH. Mr. Chairman, I am inserting into the RECORD letters of support for the Kucinich-Sanders-Ros-Lehtinen-DeFazio-Stearns amendment to H.R. 4276, an amendment to deny funds for federal preemption of state and local laws on the grounds that they are inconsistent with international trade and investment agreements. These letters reflect the widely held conviction in meaningful, democratic government and the laws it can produce.

AMERICAN JEWISH CONGRESS,  
STEPHEN WISE CONGRESS HOUSE,  
*New York, NY, July 27, 1998.*

Hon. DENNIS J. KUCINICH,  
*United States House of Representatives, Wash-  
ington, DC.*

DEAR REPRESENTATIVE KUCINICH: On behalf of the American Jewish Congress, I am writing to express our strong support for the Kucinich-Sanders-Ros-Lehtinen-DeFazio-Stearns amendment to the Commerce, Justice, State appropriations bill, which would protect the rights of various cities to sanction Swiss banks that continue to delay settlement of claims by Holocaust survivors.

The actions of the Swiss banks and government in dealing with Holocaust assets have been unconscionable, and if local authorities want to respond in ways they deem appropriate, they should be given the opportunity to do so. If the World Trade Organization were to rule against such sanctions by American cities, the fact that the United States

government would be obligated to litigate against the cities invoking the sanctions merely adds insult to injury.

Under the United States Constitution, states and cities have rights that cannot be abridged by the federal government, and this includes the right to punish Swiss banks as long as those banks remain recalcitrant in making appropriate restitution. Your amendment denying taxpayer funds for litigation against American cities is clearly necessary to protect the rights of cities to impose such sanctions.

Thank you for your leadership in proposing this amendment.

Sincerely,

PHIL BAUM,  
*Executive Director.*

ALLIANCE FOR DEMOCRACY,  
*Lincoln, MA, July 21, 1998.*

DEAR REPRESENTATIVE KUCINICH: The Alliance for Democracy voices its strong support for the Kucinich, Sanders, DeFazio, Stearns, Ros-Lehtinen amendment to the Commerce, Justice, State Appropriations bill which prevents U.S. government agencies from taking legal action against states or communities found by the WTO to be in non-compliance with international trade and investment agreements.

We support this amendment because it helps to preserve the right of communities and states to take a stand in support of democracy and human rights. We do not believe taxpayers dollars should be used to emasculate our democracy at the local or state level or to prevent citizens from taking a stand in support of democracy abroad.

Sincerely,

RUTH CAPLAN.

THE AMERICAN CAUSE.

Re: Kucinich-Sanders-Ros Lehtinen-DeFazio-Stearns amendment to HR 4276  
To: Members of Congress

From: Pat Buchanan and Bay Buchanan  
We strongly support Kucinich-Sanders-Ros-Lehtinen-DeFazio-Stearns amendment to H.R. 4276.

The amendment provides critical protection for state and local sovereignty from decisions made by the World Trade Organization. Dozens of categories of law passed or being considered by the legislatures of every state and many cities in the nation are vulnerable to being deemed "WTO-illegal." Those laws include "buy local" requirements in state procurement, and health and safety inspections of imported foods. State and local legislatures are permitted by the Constitution to make policy on these matters. Why should we allow the WTO to trump them?

Passing the Kucinich-Sanders-Ros-Lehtinen-DeFazio-Stearns amendment to H.R. 4276 will protect state and local sovereignty. We hope that you will support it.

*August 3, 1998.*

Dear Representative, American Lands representing grassroots environmental groups across the country urges you to support of the Kucinich-Sanders-Ros-Lehtinen-DeFazio-Stearns amendment to H.R. 4276, the Commerce, State and Justice Appropriations bill.

Kucinich-Sanders would bar the use of federal funds to challenge state and local laws on the grounds that the laws violate international trade and investment agreements such as NAFTA, GATT and the proposed Multilateral Agreement on Investment (MAI).

One of industry's interests in global trade agreements is to prevent governments at the national, state, and local levels from putting conditions on trade. But what the industry