

to mankind in those days, I cannot believe that a young Madeleine Albright would have accepted that we cannot, that the United States could not be too harsh on Adolph Hitler and his goons because, after all, we had to preserve a multifaceted relationship with Adolph.

In fact, throughout the 1930's, the United States did try to appease Adolph Hitler's Germany and fascist Japan, despite the full knowledge of the atrocities that were being committed in Czechoslovakia and Poland and elsewhere to the Jews and the gypsies and others.

Appeasement did not work. Leaving the subject out of conversations did not work. It led to World War II, and it led to a massive loss of American lives.

There is a relationship between peace and freedom and democracy. What do we need to do? Again, let us refrain from referring to the Communist Chinese as strategic partners. Let us label them what they are, potential enemies of the United States.

Let us develop a missile defense system for ourselves and our friends and our allies. Let us encourage those people who are struggling for democracy and dictatorships everywhere but especially in Communist China.

Let us today commit ourselves that the Cox committee report, which will disclose this treachery, this betrayal of American interests, this transfer of weapons of mass destruction that we develop with our own tax dollars, that this transferred technology, the upgrading of Communist Chinese rockets, and their capability of hitting the United States, that we need to have that verified for the American people.

The Cox committee report must be made public. I urge the White House to release the entire document. But I was outraged yesterday when the White House selectively declassified information in the Cox report and leaked it to the press. It leaked it in order to rebut the committee's recommendations which were aimed at preventing weapons of mass destruction and related technology from being sold to Communist China.

So here, instead of disclosing all the information, just little pieces of it was disclosed so that friendly members of the press could then use it to defeat the very purpose of the select committee that the gentleman from California (Mr. Cox) headed.

Does this administration have no shame? Is there no level to which it will go? We are all in jeopardy. Then they play this kind of game. I do not care what administration it is. If a hostile power has been helped by American technology, and we know about it, and they know about it, the American people should know about it, and they should know the details. Every one of us should be insisting that this be done.

The Chinese must know that we are on the side of the Chinese people who long for democracy. But the Communist Chinese leadership must know

that there are political and diplomatic consequences for the actions that they are taking and that we will be willing to stand strong, and that we are Americans, the same Americans that stood for freedom.

We may be losing the Save Private Ryan generation, those people who saved the world from the Nazis, those people we are so proud of. I lost my father recently who fought in World War II. But we are the same American people, and we stand for those same principles.

We are on the side of people who love freedom. We are not on the side of ghoulish dictators like the Nazis or the Communists or like the Chinese who make their deals with American billionaires. We need to act as a people, the freedom loving people of the world need to act together, and we as Americans need to lead them.

#### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. CARSON (at the request of Mr. GEPHARDT) for today on account of official business.

Mr. DEUTSCH (at the request of Mr. GEPHARDT) for today and the balance of the week on account of a death in the family.

#### SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mrs. JONES of Ohio) to revise and extend their remarks and include extraneous material:)

Mr. HOYER, for 5 minutes, today.

Mr. BLUMENAUER, for 5 minutes, today.

Ms. JACKSON-LEE of Texas, for 5 minutes, today.

Ms. NORTON, for 5 minutes, today.

Mr. PALLONE, for 5 minutes, today.

(The following Members (at the request of Mr. Duncan) to revise and extend their remarks and include extraneous material:)

Mr. WELLER, for 5 minutes, today.

Mr. MORAN of Kansas, for 5 minutes, today.

Ms. ROS-LEHTINEN, for 5 minutes, today.

Mr. DUNCAN, for 5 minutes, today.

Mr. YOUNG of Alaska, for 5 minutes, today.

Mr. GOODLING, for 5 minutes, today.

#### ADJOURNMENT

Mr. ROHRBACHER. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 8 o'clock and 36 minutes p.m.), the House adjourned until tomorrow, Wednesday, February 3, 1999, at 10 a.m.

#### A REPORT REQUIRED BY THE CONGRESSIONAL ACCOUNTABILITY ACT OF 1995

U.S. CONGRESS,  
OFFICE OF COMPLIANCE,

Washington, DC, January 6, 1999.

Hon. DENNIS HASTER, *Speaker of the House of Representatives, Washington, DC.*

DEAR MR. SPEAKER: Section 102(b) of the Congressional Accountability Act of 1995 (CAA) mandates a review and report on the applicability to the legislative branch of federal law relating to terms and conditions of employment and access to public services and accommodations.

Pursuant to section 102(b)(2) of the CAA, which provides that the presiding officers of the House of Representatives and the Senate shall cause each such report to be printed in the Congressional Record and each report shall be referred to the committees of the House of Representatives and the Senate with jurisdiction, the Board of Directors of the Office of Compliance is pleased to transit the enclosed report.

Sincerely yours,

GLEN D. NAGER,  
*Chair of the Board of Directors.*

Enclosures.

OFFICE OF COMPLIANCE—SECTION 102(b) REPORT—REVIEW AND REPORT ON THE APPLICABILITY TO THE LEGISLATIVE BRANCH OF FEDERAL LAWS RELATING TO TERMS AND CONDITIONS OF EMPLOYMENT AND ACCESS TO PUBLIC SERVICES AND PUBLIC ACCOMMODATIONS

Prepared by the Board of Directors of the Office of Compliance Pursuant to Section 102(b) of the Congressional Accountability Act of 1995, 2 U.S.C. §1302(b), December 31, 1998

#### GLOSSARY OF ACRONYMS AND DEFINED TERMS

The following acronyms and defined terms are used in this Report and Appendices:

1996 Section 102(b) Report—the first biennial report mandated by §102(b) of the Congressional Accountability Act of 1995, which was issued by the Board of Directors of the Office of Compliance in December of 1996.

1998 Section 102(b) Report—this, the second biennial report mandated under §102(b) of the Congressional Accountability Act of 1995, which is issued by the Board of Directors of the Office of Compliance on December 31, 1998.

ADA—Americans with Disabilities Act of 1990, 42 U.S.C. §12101 et seq.

ADEA—Age Discrimination in Employment Act of 1967, 29 U.S.C. §621 et seq.

ADR—Alternative Dispute Resolution.

AG—Attorney General.

Board—Board of Directors of the Office of Compliance.

CAA—Congressional Accountability Act of 1995, 2 U.S.C. §1301 et seq.

CAA laws—the eleven laws, applicable in the federal and private sectors, that are made applicable to the legislative branch by the CAA and are listed in section 102(a) of that Act.

CG—Comptroller General.

Chapter 71—Chapter 71 of title 5, United States Code.

DoL—Department of Labor.

EEO—Equal Employment Opportunity.

EEOC—Equal Employment Opportunity Commission.

EPA—Equal Pay Act provisions of the Fair Labor Standards Act, 29 U.S.C. §206(d).

EPPA—Employee Polygraph Protection Act of 1988, 29 U.S.C. §2001 et seq.

FLRA—Federal Labor Relations Authority.

FLSA—Fair Labor Standards Act of 1938, 29 U.S.C. §201 et seq.