

The biggest risk is doing nothing at all in Social Security. One thing I am concerned about is President Clinton and Vice President GORE have suggested that we simply add huge, giant IOUs to the Social Security trust fund. The problem with that is that the full faith and credit of this country is good, but the way we pay back Treasury notes now is simply to borrow more money. If we are going to borrow \$20 trillion, it is going to tremendously change the economics of this country.

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Social Security has a total unfunded liability of over \$20 trillion. The Social Security trust fund contains nothing but IOUs. That means you have to either borrow the money to pay it back, increase taxes to pay it back, or you have to reduce benefits. We have to have two things very clear: No increase in taxes, and no reduction in benefits for existing or near-term retirees.

To keep paying the promised Social Security benefits, the payroll tax will have to be increased at least 50 percent of total income or benefits will have to be cut by one-third. Neither of those options are good.

In conclusion, this is the demonstrated problem of Social Security. We are in a short range up to for the next 12 to 15 years of a little more money coming in in the Social Security payroll tax than is needed to pay benefits. But then look what happens in the out years. Twenty trillion, in today's dollars, but in those dollars that are going to have to be paid out over and above what is coming in from the Social Security tax 50 or 60 years from now, it is going to be 120 trillion of those inflated future year dollars. Huge problems. It needs to be dealt with now. We have to get a better return on the investment.

The six principles of saving Social Security that I and Senator ROD GRAMS have come up with are: Protect the current and future beneficiaries; allow freedom of choice; preserve the safety net; make Americans better off, not worse off; create a fully funded system; and no increase in taxes.

Right now the average American worker pays more in the payroll FICA tax than in the income tax. Seventy-eight percent of American workers pay more in the FICA tax than they do the income tax. Let us not increase taxes on them again. Let us do something now, so we do not pass this burden on to our kids and grandkids.

#### RYAN WHITE CARE ACT

The SPEAKER pro tempore (Mr. QUINN). Under a previous order of the House, the gentlewoman from Texas (Ms. JACKSON-LEE) is recognized for 5 minutes.

Ms. JACKSON-LEE of Texas. Mr. Speaker, it is my pleasure to be able to rise and support S. 2311, the reauthorization of the Ryan White CARE Act. This legislation needed to come to the

floor before the end of the 106th Congress. It is imperative that we continue the fight for treatment dollars to deal with those who are HIV infected and those who are affected.

Thanks to the efforts of collaboration, this legislation provides a funding formula that will actually ensure that all Americans suffering from this devastating disease are properly covered. In particular, it will work to enhance some of the devastated areas in African-American areas and Hispanic areas to provide resources for those communities.

The legislation maintains the integrity of the multi-structure of the CARE Act, allowing funds to be targeted to the areas hardest hit by the HIV and AIDS epidemic. In addition, I am pleased that the legislation maintains and, in fact, strengthens the decision-making authority of local planning councils and allows resources to be used to locate and bring more individuals into the health care system.

I am also delighted to learn that the bill will provide more individuals with early intervention services, such as counseling and testing. This is particularly important in the 18th Congressional District, where many faith-based organizations, nonprofits, are now realizing the importance of education and prevention and speaking the cultural language of the different unique communities that need to understand the dangers of not having knowledge about HIV and AIDS.

This bill, that I have supported in years past and am delighted to extend my support, extends Medicare coverage to people living with HIV. Under this legislation adopted now, States will have the ability to add poor and low-income uninsured persons living with HIV to the list of persons categorically eligible for Medicaid.

This is very important for people in the 18th Congressional District here in Houston for getting proper coverage, and it is very critical that they receive the kind of quality care that is necessary. There are HIV-infected persons in my district and across America that need some relief immediately, and thus the Medicaid provision is imperative.

Under current rules, most people living with HIV are ineligible for Medicaid until they have progressed to AIDS and are disabled. We wanted to engage individuals who are infected so they can have the proper care and treatment. We know with the new health care revolutions and the new drug treatments that have come about, it is very important to have early intervention so that these individuals can live full, active lives. New treatments, such as the highly active heart therapy, are successfully delaying the progression of HIV progression to AIDS.

Mr. Speaker, this is very exciting. We can turn this situation around. Early access to HIV treatment is imperative. I remember coming to this Congress in the early 1990s or in 1990 as a local

elected official to join with Senator KENNEDY as he introduced the Ryan White treatment dollars.

This reauthorization is a testimony that it works, that treatment works, and now we must focus on prevention. I believe the legislation must be signed by the President. The formula will add to people's lives; it will in fact save lives. I am very delighted to support this legislation, and I look forward to it being signed by the President so that it can save lives, not only in Texas and in my district, but throughout this Nation, as we continue to fight the AIDS epidemic throughout the world.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Florida (Mr. MICA) is recognized for 5 minutes.

(Mr. MICA addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

#### CONGRESS RESTORES THE UPARR PROGRAM

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Mr. MILLER) is recognized for 5 minutes.

Mr. GEORGE MILLER of California. Mr. Speaker, earlier this week the House passed the Department of Interior appropriations conference report for the year 2001 by an overwhelming margin. Many of the votes for that legislation were the result of an historic commitment of funds to efforts to preserve our national resources, including parks and other public lands, wildlife, endangered species, forest programs and others.

We are providing this support through a new \$1.6 billion Lands fund because of the severe underfunding of resource programs over the past decade that have led to a deterioration of the environment and the recreational opportunities for tens of millions of Americans who treasure their national parks, wilderness areas, coasts and other public lands.

No program has been more unjustifiably undermined than the Urban Parks and Recreation Program known as UPARR.

UPARR is a vital program that provides on a matching basis relatively small grants to towns and cities throughout America to try and provide some expanded recreational opportunities to children who have very few alternative recreational opportunities. Across this country, there are dozens of towns and cities where baseball fields are overgrown, soccer fields are short of equipment, gyms and courts are unusable, and every day tens of thousands of children pass by those vacant and useless playgrounds and gyms and have to find something to do after school and in their evening hours. These are the children who fall prey to crime and drugs and gangs and inappropriate sexual activity that place

these children and their futures in jeopardy.

UPARR answers a terrible need for these children in their communities. And yet, for the past decade, UPARR has been denied funding by the Congress. Even though dozens of cities and towns filed applications and were prepared to raise the matching funds, the Congress refused to provide even minimal funding for UPARR, despite all the statements of concern about children's well-being and about the need for after school athletics and mentoring programs.

For the past several years, I have been working with a wide range of organizations to fund the UPARR program. I want to pay special tribute to Tom Cove, the Vice President of the Sporting Goods Manufacturers Association, who has spent so much of his time helping to build a network of people outside of Washington on behalf of UPARR's revival and who has been so successful here in the Congress and the administration in persuading people of this vital program.

The UPARR coalition consists of a diverse array of organizations and interests, including the National Council of Youth Sports, which represents 46 million children through the National Youth Sports Leagues, such as Little League, Pop Warner football; the Amateur Athletic Union; the U.S. Soccer Foundation; PONY baseball; and the U.S. Conference of Mayors, especially Mayor Victor Ashe of Knoxville, Mark Morial of New Orleans, and Rosemary Corbin of Richmond, California.

We have also had tremendous help from professional sports organizations and players, who recognize the need in providing young people a safe place to play and learn. I want to recognize our friends at the National Football League, the NFL Player Association, and Major League Baseball's "Reviving Baseball in the Inner Cities" program. We have also had great support from the Police Athletic League, and I especially want to recognize them. They have fought long and hard with us for today's victory for UPARR.

I also want to pay tribute to some of the people in the Seventh Congressional District of California who have been energetic and indefatigable supporters of UPARR, including Mayor Rosemary Corbin of Richmond, California; C.A. Robertson of the Richmond Police Activities League and the statewide Police Activities League; the Greater Vallejo Recreation District and its general manager, Skip Radziewicz; and the Tri-City County Open Space Committee and its chair, Duane Krumm.

Throughout the Nation, individuals such as these have joined together and demanded that Congress provide substantial new funding for UPARR; and this week, they succeeded. When we began this effort, UPARR was receiving nothing, only a few short years ago, not one cent, despite all the rhetoric about concern for our children. So we

committed ourselves to UPARR's revival; and we began slow, finding a couple of million dollars on the House floor from here and there.

We were able to convince the Clinton administration that this was a worthy program that met the President and First Lady's goals for children, and a couple of million dollars was included in last year's budget.

This year the President asked for \$10 million; and in the bill we passed today, that number was increased to \$30 million for each of the next 6 years. I want to thank the members of the Committee on Appropriations for that increase, the gentleman from Ohio (Mr. REGULA), the gentleman from Wisconsin (Mr. OBEY), and the gentleman from Washington (Mr. DICKS). And we intend to get more, because with this program we can turn our cities around and we can change the lives of millions of young children.

Today's bill, while not the level of funding we sought in the Conservation and Reinvestment Act, is an enormous increase to \$30 million for each of the next 6 years, with the promise of more above that. With the coalition we have built, I am confident we will successfully compete for dollars within the Committee on Appropriations for UPARR dollars and build a network of recreation and athletic facilities throughout the cities and towns of this Nation.

STATEMENT OF ROANE COUNTY, TENNESSEE, HIGH SCHOOL PRINCIPAL JODY MCLLOUD CONCERNING SCHOOL PRAYER

THE SPEAKER pro tempore. Under a previous order of the House, the gentleman from Tennessee (Mr. DUNCAN) is recognized for 5 minutes.

Mr. DUNCAN. Mr. Speaker, several years ago, William Raspberry, the great columnist for the Washington Post, asked in a column these words. He said, "Is it not just possible that anti-religious bias masquerading as religious neutrality has cost this country far more than it has been willing to acknowledge?" I think that is a very good question.

In light of that, I would like to read a statement that Roane County, Tennessee, high school principal Jody McCloud read over the public address system before his school's first football game on September 1, following the Supreme Court decision outlawing or banning prayer at high school football games across the Nation.

Mr. McCloud said this:

It has always been the custom at Roane County High School football games to say a prayer and play the National anthem to honor God and country. Due to a recent ruling by the Supreme Court, I am told that saying a prayer is a violation of Federal case law.

As I understand the law at this time, I can use this public facility to approve of sexual perversion and call it an alternative lifestyle and if someone is offended, that's okay.

I can use it to condone sexual promiscuity by dispensing condoms and calling it safe sex. If someone is offended, that's okay.

I can even use this public facility to present the merits of killing an unborn baby as a viable means of birth control. If someone is offended, no problem.

I can designate a school day as Earth Day and involve students in activities to religiously worship and praise the Goddess Mother Earth and call it ecology.

I can use literature, videos and presentations in the classroom that depict people with strong traditional Christian convictions as simple minded and ignorant and call it enlightenment.

However, if anyone uses this facility to honor God and ask Him to bless this event with safety and good sportsmanship, Federal case law is violated.

This appears to be, at best, inconsistent, and, at worst, diabolical.

Mr. McCloud continued.

Apparently we are to be tolerant of everything and everyone except God and His commandments.

Nevertheless, as a school principal, I frequently ask staff and students to abide by rules with which they do not necessarily agree. For me to do otherwise would be at best inconsistent and at worst hypocritical. I suffer from that affliction enough unintentionally. I certainly do not need to add an intentional transgression.

For this reason, I shall "render unto Caesar that which is Caesar's" and refrain praying at this time. However, if you feel inspired to honor, praise and thank God and to ask Him in the name of Jesus to bless this event, please feel free to do so. As far as I know, that is not against the law yet.

That is the statement by Roane County, Tennessee, High School Principal Jody McCloud.

I can tell you that we open up every session of the House and Senate with prayer, but it is unfortunate, the recent Supreme Court decision.

I commend Roane County, Tennessee, High School Principal Jody McCloud for this very fine statement, and I close by asking the question that William Raspberry asked a few years ago in his column, is it not just possible that anti-religious bias, masquerading as religious neutrality, has cost this Nation far more than it has been willing to acknowledge?

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RESTORE FEDERAL RECOGNITION TO THE MIAMI NATION OF INDIANA

THE SPEAKER pro tempore (Mr. QUINN). Under a previous order of the House, the gentleman from Indiana (Mr. SOUDER) is recognized for 5 minutes.

Mr. SOUDER. Mr. Speaker, this afternoon I have introduced a bill to restore the Federal recognition to the Miami Nation of Indiana.

The Miami Nation of Indiana is one of our most historic Indian nations. Unfortunately, it is not currently recognized by the Federal Government. It is an ironic situation that we face. When Anthony Wayne won the battle of Fallen Timbers that lead directly to the Treaty of Greenville in 1795, the Miami Nation, at that point a defeated nation, entered into negotiations over a period of time with William Henry