

The commitment originally that was made was that we would deal with it in February or March, and we did not do that. We did not keep faith with our commitment.

The commitment then, after a number of us got off a petition, was to deal with this issue in May. Since May, we have had a vote on a rule allowing for debate on campaign finance reform. We have had a general debate on campaign finance reform. We have had a specific debate on a constitutional amendment brought forward by an individual who did not even support the constitutional amendment the individual was bringing forward, and that is it.

Since the commitment that was made to us in April, we have not had debate of any consequence during the time in May. We are already in the middle of June. I was told last week that the second rule on campaign finance reform would be debated on Friday, in which I concurred and thought that was some progress. That was not debated. I am told we will bring it up tomorrow. I am told we will have debate on Wednesday and Thursday and Friday. Now I have been told we will have no debate next week on campaign finance reform.

In my own mind, I do not understand why this reform Republican Party would oppose dealing with campaign finance reform. I do not know why my reform-minded leadership would object to dealing with this issue now, since we are going to have an open debate with endless amendments.

But there is a point where, if the leadership refuses to allow for an open debate to take place, then it forces us to consider going back on petitions. It forces us to take other action to express our concern with the process and to force some kind of change.

I realize that I am only one Member of 435, so I cannot force anything, but 218 Members can. Ultimately, there have to be 218 Members in this House who believe that the word of our leadership should be honored and that we should take up debate on the 11 substitutes and the endless amendments.

Tomorrow we will be taking up a second rule that will make germane amendments that are not even germane. We have hundreds and hundreds of amendments. I also have some leadership that have publicly stated that it is the intention to just drag out this debate ad infinitum.

I cannot understand why Republican leadership would choose to put this debate off any longer. Is it going to be better to debate this issue later this month? Is it going to be better to take up this issue in July and debate it? Do we win more points by putting it off even further and taking it up in September? How is that living up to the commitment of my leadership to take up this issue in May?

PERMISSION FOR COMMITTEE ON RULES TO FILE REPORT ON HOUSE RESOLUTION 463, ESTABLISHING SELECT COMMITTEE ON U.S. NATIONAL SECURITY AND MILITARY/COMMERCIAL CONCERNS WITH THE PEOPLE'S REPUBLIC OF CHINA

Mr. SHAYS. Mr. Speaker, I ask unanimous consent that the Committee on Rules have until midnight tonight, June 16, 1998, to file a report to accompany House Resolution 463.

The SPEAKER pro tempore (Mr. LAHOOD). Is there objection to the request from the gentleman from Connecticut?

There was no objection.

PROTECT THE E-RATE FOR AMERICA'S CHILDREN

The SPEAKER pro tempore. Under the Speaker's announced policy of January 7, 1997, the gentleman from New York (Mr. OWENS) is recognized for 60 minutes.

Mr. OWENS. Mr. Speaker, there is an emergency in America right now, and it affects the students in school. It affects the students who go to use our libraries.

I would like to announce that it is only 7:10 Eastern Standard Time, and I hope that there are kids in America listening, because this is their fight and they ought to rally to defend their own interests, the E-Rate. The E-Rate belongs to the kids of America.

What is the E-Rate? The E-Rate is a discount that is given through a universal service fund to schools and libraries in order to enable those schools and libraries to wire their computers to the Internet, to hook up to the Internet.

Then the E-Rate also continues to provide a discount on the ongoing telecommunication services utilized by the schools. The E-Rate is the greatest thing that has happened to schools in a long, long time.

The E-Rate is the result of the 1996 Telecommunications Act. The Telecommunications Act of 1996 gave the big corporations in broadcasting and telecommunications almost everything they asked for. The one concession they made is that they would provide discounted rates for schools and libraries.

By the way, this is all schools, parochial schools, private schools, all schools are eligible for the utilization of this E-Rate, the discount from the universal fund. Libraries, all libraries, all public libraries are eligible for it.

So we have started that. There was \$2.25 billion made available or projected as the first year's expenditure. And 30,000 schools and libraries have applied already. They have met the qualifications. They have gone through the application process, and they are waiting for their funding from the E-Rate.

We have a great reduction in the E-Rate. So kids of America, they have

some monsters out here. They have some monsters out here who have stolen or who are attempting to steal the E-Rate away from the children of America.

MCI wants the E-Rate to die. AT&T. And there are a lot of misguided Members of Congress who want the E-Rate to die. These big corporations and big powerful people elect are like the Grinch that stole Christmas. Only this time the Grinch is going to steal E-Rate.

They are like the Giant that chased little Jack. They are powerful, overwhelming, abusive. They have all the power. But Jack outwitted the Giant. That means that the children of America can fight back. This is a democracy and their parents vote. I hope they are listening and they tell their parents to listen, that the E-Rate deserves to live.

We are dealing with something like the Big Bad Wolf that was in Little Red Riding Hood's grandmother's bed. Little Red Riding Hood outwitted the Wolf. The Wolf in the end was destroyed, not Little Red Riding Hood.

We are dealing with something like Yertle the Turtle. There are people that are very powerful. There are corporations that are very greedy.

AT&T has been around a long time. They have made billions of dollars. The Telecommunications Act of 1996 would enable AT&T to make more money. MCI can make more money. Tremendous amounts of additional profit will accrue to these corporations as a result of the Telecommunications Act of 1996. But they want more. They want more. They are like Yertle the Turtle.

I think I remember Yertle the Turtle correctly. I read it to my kids a long time. I have a grandson, and I have got to get ready with all of these stories and get familiar with them. Green Eggs and Ham is my favorite, but Yertle the Turtle also was a favorite Dr. Seuss story.

If you recall, Yertle is not the hero. Yertle the Turtle is not the hero. Yertle is the villain. Yertle is the turtle who wanted to be the tallest turtle in the world. He wanted to be higher than everybody else. He kept forcing other turtles to get under him so he could get higher and higher and higher. Yertle was not the hero.

There was a little turtle on the bottom of him named Mac.

□ 1915

And Mack said, I'm tired of bearing all the weight of all these turtles on top of me. So Mack decided to squeeze out of the line, and the whole pile of turtles came tumbling down.

Kids of America do not have to take this bullying by AT&T or MCI or the chairmen of the powerful congressional committees. Kids of America can rebel. They can fight back. Kids of America should stay awake, listen, they should talk to their parents. They need to know more about the E-Rate. They need to know more about the attempt of the Grinch to steal the E-Rate from the kids of America.