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308 ROE, I do not know him or her. To cell him a worksholic is a gross understatement And nobody, I mean nobody knows in det more about each and every piece of legisla-tion Bos Roc has brought to the floor than he does. He was a superb chairmen of the Science and Technology Committee and re-mains a forceful advocate for space explo-ration as well as the superconducting super

For the past 2 years—too short a tenure in ny view—Bos has been our leader on Public Works and Transportation. But despite his works and transportation. but despite his brief time at the helm he has shepherded landmark legislation through the Congress. Most notable, of course, is the Intermodal Sur-face Transportation Act of 1991. The entire Nation is indebted to Bob ROE for his pensist-ent refusal to give up when it looked as though the intransigence of the other body would kill the measure and stall transportation reform and highway construction for at least a

The other thing that I think sets BOS ROE apart is 'e style with which he has chaired our committee. BOS's objective has always been to do all he could to build America's infrastructure and he has never felt he had to be a partisan Democrat to do it. Highways and s, waterways and airports do not recognize party tabels. And neither has Bos when it comes to the work of the committee. He has been more than fair to the minority Members and, in fact, Public Works is known as having the most equitable ratio of Democrat to Re-publican Members in the Congress.

I setute him for all he has done for America and wish him good fortune in his future pur-suits which, knowing BOB, will be busy and productive

OPPOSE THE BROOKS BILL

HON, CRAIG T. JAMES

OF FLORIDA IN THE HOUSE OF REPRESENTATIVES Saturday, October 3, 1992

Mr. JAMES. Mr. Speaker, If H.R. 5096 comes to the floor in the closing days of this Congress, I ask my colleagues to oppose it. I oppose H.R. 5096 because it violates the

Constitution. When I was sworn in as a Mem-ber of Congress, I vowed to uphold the Con-stitution. I cannot in good conscience, vote for a bill which offends the Constitution.

I want to make it clear that I think Congress

is responsible to produce legislation that will guide telecommunications policy. Such legisla-tion, however, should encompass the entire ommunications industry. There is no ree eon for Congress to embrace a bill that shapes the future of telecommunications, but applies only to seven companies bearing the

This bill violates the Constitution in two re-

Inits oil violente the constitution in wo re-spects. First, it violates the principle of separa-tion of powers. Second, it is a bill of attainer. First, H.R. 5096 offends the fundamental principle of separation of powers. Our Con-stitution requires that Congress make the laws, not adjudicate or execute them. By at-tempting to codify the modified final judgment [MFJ], the Judiclary Committee has crossed

that line and attempts to fill the court's shoes.

The judge in the case involving AT&T and the Belt companies has already made deci-

sions about the Bell's entry into various lines of business. This bill overturns those decisions and usurps the court's authority. It is not our function to intervene in a case the court has adjudicated since the 1984 breekup of AT&T.

Of course, there is nothing wrong with pa

ing a law of general application that would apply to everyone or to a reasonable class. However, this bill's only purpose is to change the rights of the specific parties in a specific legal action. Put another way, H.R. 5096 does nothing but change a final court ruling—and violate the separation of powers.

Second, H.R. 5096 is a bill of atta bidden by the Constitution. Article i of the Constitution, which established Congress' legislative authority, mandates that "no bill of attainer" * " shall be passed." A "bill of attainer" describes any law that legislatively inflicts punishment on named groups or an identifiable entity. Accordingly, legislation that air gles out companies by name is an impersible bill of attainer.

H.R. 5096, by naming the seven Bell com-panies, clearly violates the Constitution's pro-hibition of bills of attainer. The bill essentially exempts other similarly situated large local exchange carriers in a way that discriminates against only the Bell-operating compenies. As a result, while other similarity situated compenies may enter into menutacturing, information services, and long distance, the seven Bell companies may not.

When the Judiclary Subcommittee held hearings about the need for comprehensive legislation to curb monopoly abuses, I publicly expressed my concern about legislation that named specific corporate entitles. I suggested that this was a violation of the Constitution. and recommended language which would apply to all telecommunication companies that could abuse their monopoly powers.

This bill violates the core principle of separation of powers, and is a bill of attainer. I am left with no other atternative than to vote against a bill I balleve to be unconstitutional. instead, I hope that Congress will address this critical public policy issue with legislation that applies fairly to everyone, not just companies bearing the Bell name.

HELPING FAMILIES AND COMMUNITIES AFFECTED BY THE DE-FENSE BUDGET ADJUSTMENTS

HON. PETER HOAGLAND

OF NEBRASEA

IN THE HOUSE OF REPRESENTATIVES Saturday, October 3, 1992

Mr. HOAGLAND. Mr. Speaker, on October 1, 1992, I testified before the Defense Conver-1, 1942, I testimo beneate a presented some ston Commission and presented some thoughts and suggestions on how we can ease the transition for families affected by defense base closures and realignments. I would like to share my statement with my colleagues:

ESTIMONY OF CONGRESSMAN PETER ROAGLAND BEFORE THE DEFENSE CONVER-SION COMMISSION

Chairman Berteau and members of the Commission, thank you for this opportunity to testify. My name is Peter Hosgland and I represent eastern Nebraska, including Sarpy County, the home of Offut Air Force Base, headquarters of the Strategic Command.

Until June of this year, Offset Air Force Base was the headquarters of the Strategic Air Command. BAC was the single largest employer in Nebraska, and its total Offset payroll in 1800 was just under 2600 million. Offset has seen its authorised personnel decine since 1800 from 12,181 military and 1,386 civilians by mid-1803, a reduction of roughly 3,600 authorised positions. These fleures do not include the accompanying reductions in non-clude the accompanying reductions in non-clude in military dependents living in the surrounding community. The bulk of these cuts were in a relatively short period of time during the first few months of this year.

The community did not have very much warning that these reductions were coming. The Defense Base Closure and Realignment Commission had not singled out Offset for significant reductions, so it came as a sur-

Commission had not singled out Offset for significant reductions so it came as surprise to many when the Secretary of the Air Force announced a plan to restructure the major commands on September 17, 1991. The Strategic Air Command was beptember 17, 1991. The Strategic Air Command was to be inactivated. Many of SAC's junctions and personnel were removed from Offset. A new Strategic Command was to assume only a few of SAC's previous responsibility. On Decomber 13, 1991, the specific impact of the restructuring on the affected base was announced, and received the first reliable information about how severa the impact on our community. how severe the impact on our community would be. The Strategic Air Command was officially inactivated on June 1, 1992.

DEFENSE PERSONNEL AND EMPLOYEES ARE A VALUABLE RESOURCE—ADDITIONAL TRAINING E KEY TO SUCCESSFUL ECONOMIC CON-VERSION

Scaling back our defense establishment the military and the defense industrial base Scaling back our defense establishment, the military and the defense industrial base, is taking a toll on many communities and it taking a toll on many American families. One of the most serious challenges facing us as we downsize defense is creating opportunities for the displaced workers in jobs that offer pay and benefits comparable to, if not better than, the jobs lost. We can't leave the people who worked to win the Cold War out in the cold. After all, the House passed a bill last week to help 750 Soviet high-tech dense scientizes and their families to bring their knowledge to America for the next four years. If we can take special steps to "re-employ" our people.

We must capitalise on the highly skilled and competent people who will move from defense jobs to the private sector. We must recognise that they can bring valuable tainess to many sectors of our economy. We have to improve our training and retraining effort to help defense and defense industry personnel more effectively into the private sector.

effort to help defense and defense industry personnel move effectively into the private sector. This is a two-promped challenge.

First, we must devote more recourses at all levels of government to programs like the Job Training Partnership Act, student loans and adult education. We must promote measures like my bill to enhance technology training at the nation's community colleges. The community colleges network is the largest arm of American higher education. With its roots in the local community and its tice to the local economy, a community college is in the unique position of being able to design training programs to meet the demands is in the unique position of being able to de-sign training programs to meet the demands of an economy in transition. Community col-leges are especially advantageous for adults because of their low cost and flexibility in scheduling. Today, almost 50 percent of com-munity college students are of non-college

The second aspect of helping former de fense personnel move to the private sector is job creation. It seems to me that with the problems confronting this nation, there must Document No. 136

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