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RADIO ADDRESS TO HIS CONSTITUENTS
BY REF. GERALD R. FORD, JR., FIFTH DISTRICT, MICHIGAN
For release Sunday, June 12, 1949

Ladies and Gentlemen:

This is Jerry Ford with your 23rd weekly radio Congressional report from the nation's capital.

On Wednesday the House considered the "Federal Property and Administrative Services Act of 1949." The title of this bill would lead one to believe it was a rather innocuous matter—a measure that could be adopted with little or no dispute. Actually, however, just the opposite was true because, in the first place, it was a bill aimed at accomplishing a part or a portion of the recommendations of the Hoover Commission and, secondly, the consideration of the proposal lighted the fire under a smoldering behind-the-scenes controversy over the inexcusable delays for the adoption of the necessary enabling legislation for the Hoover Commission recommendations.

In my estimation the Congress and the President have a great responsibility to make certain that this proposed legislation becomes law immediately. From the discussion on the floor of the House on Wednesday the situation looks discouraging because of the adamant attitude, on one crucial compromise issue, by Majority Leader McCormack, who is one of the House conference. Mr. McCormack will not budge or give an inch from the House version on how Congress should eventually approve or disapprove a President's reorganization plan. Until the majority leader's attitude changes, it appears the entire Hoover Commission recommendations are doomed for a pigeonhole.

A quick review of the situation might be most helpful. On February 7, 1949, the House passed its version of the reorganization-enabling legislation and early in May the Senate did likewise, but there are three differences between the two bills. Under the rules of the Congress, immediately the Speaker appointed five House conferences, three Democrats and two Republicans, and the Vice President on behalf of the Senate did the same.

To date, the House and Senate conferences are deadlock on just one issue, even though the minority party House conferences are apparently willing to agree to the Senate proposals.

The Senate version of the enabling legislation requires that the reorganization law terminate in 1953; the House says there should be no termination date. Apparently, this difference can be easily adjusted. The House bill requires separate reorganization proposals by the President for seven governmental agencies; the Senate says no agency shall be handled separately. It appears the conferences can reconcile this difference. On the third point the conferences at present can reach no compromise. The Senate bill would permit either the House or Senate by a majority of those voting to veto a reorganization plan submitted by the President. The House version says both the Senate and House must take joint unfavorable action before a reorganization proposal can be defeated. In effect, the House bill denies the right of either the Senate or the House, acting alone without the concurrence of the other, to disapprove a reorganization plan.

On this one point Majority Leader McCormack will not yield. Many Members of the House feel this attitude is obstructing conference committee compromise. Since the majority leader in the House represents the party in power, nothing can be done until there is a change in his attitude.

To date, the Hoover Commission activities and the proposals for the reorganization of the Executive branch of the government have been a non-partisan matter. It must remain so if we are to achieve success in this long-overdue program, which citizens on a nationwide basis are demanding. However, as in all legislative controversies, there must be reasonable compromise and in this instance we have no exception.

Thanks for listening and I will be back next week with another of your weekly radio Congressional reports.
Ladies and Gentlemen:

This is Jerry Ford with your 24th weekly radio Congressional report from the Nation's capital.

Both the House and Senate during the past week have been seenig diligently away on two extremely important legislative matters. The Senate has been tussling with the proposed labor-management legislation aimed at repealing the Taft-Hartley Act, and after some verbal shadow-boxing for a couple of weeks, the toe-to-toe slugfest has now begun. The decisive question is whether the Senate will write a labor-management law like the Sines bill, which was narrowly defeated in the House a month ago, or whether the Senate will approve legislation similar to the Wood bill, which the House initially approved and subsequently sent back to committees.

The Administration is desperately striving to hold the compromise line at the Sines bill level, while the anti-administration forces in the Senate are fighting for a revised Wood bill. Then the Senate has concluded its deliberations on this vital legislation, the Senate version will come back to the House for further consideration.

The House at the same time has been considering the bill for Federal aid on slum clearance and low rent public housing. It now appears a final vote on this measure will come either late Friday or Monday. The Senate has already approved a similar bill which was supported by our Michigan Senators Vandenberg and Ferguson.

The atmosphere on the floor of the House during the debate on this issue is anything but calm and peaceful. For example, on Wednesday afternoon, 64-year-old Rep. Sabath of Illinois and 69-year-old Rep. Cox of Georgia traded a few punches because Mr. Sabath, who had charge of allocating debate time for the Democrats, allegedly would not permit Mr. Cox, who is a Democrat opposing the bill, sufficient time to discuss his point of view on this legislation.

I am certain this display of fisticuffs supplied more heat than light on the merits or demerits of the proposed housing legislation. Later in the day it was gratifying to see apologies and handshakes all around, for nothing is gained, legislatively speaking, by inept physical violence or derogatory name calling.

The proposed legislation includes four rather distinct programs, namely, slum clearance, low-rent public housing, housing research for the development of more efficient and less costly housing construction, and financial assistance for farm housing. Unfortunately, there is a one-package deal. In other words, a Representative must either accept all or none. Few will dispute the need for Federal assistance in the field of true slum clearance, nor is there much controversy over the housing research portion of the bill. There is some question being raised over the $500 loans that can be made to sub-marginal farmers so they can put their housing facilities in better condition. The subsection of the bill that supplements the Farmers' Home Administration is desirable. I believe this to be true because last fall I personally saw how the Farmers' Home Administration operates in our district and this agency of the Federal government does do excellent work in rehabilitating farm properties.

The real controversy on the housing bill arises over Title II, which is the low-rent public housing section. This portion of the bill is opposed by many Representatives who favor the other three features in the proposal because it authorizes public housing in raw or undeveloped suburban areas and because it further involves approximately three-quarters of the estimated cost of the bill. If Title II were eliminated the rest of the bill would be given nearly unanimous approval. As of now, no one can predict whether the bill in its entirety will be approved by the House.

Thanks for listening and I will be back next week with another edition of your weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 26th weekly radio Congressional report from the nation's capital.

The rough and tumble, ding-dong battle between the Administration forces and Republicans continued unabated this past week in both the Senate and the House. The labor-management issue for all practical purposes was lost by the Administration in the Senate by the slim margin of two votes on the crucial Lucas amendment. In the House, the Administration prevailed on the housing bill, but only after the tide of battle had shifted first one way, then another.

On the all-important roll call vote on the Rees amendment the margin of victory was a slim five votes.

The vote for or against the housing bill on final passage was not the real test. Actually, the showdown on this knockdown struggle took place on three separate votes on the Rees amendment Wednesday afternoon.

A play by play analysis might be helpful and enlightening. During the consideration of the housing bill, Rep. Rees of Kansas offered an amendment striking out Title II of the committee bill. Title II provided for the low-rent public housing. The other provisions in the bill included a legitimate slum clearance feature, provisions for housing research and development in order to cut down costs and for the improvement of methods, plus farm housing assistance and extensions of F.H.A. financing. The Administration launched its most powerful forces against the Rees amendment. Every persuasive method was used. The salvos by the Administration were countered by effective and determined opposition from those who did not favor low-rent public housing. After considerable vehement debate the initial vote was taken and the Rees amendment was defeated 136 to 135. By a subsequent teller vote the Rees amendment was approved 166 to 165.

This see-saw battle continued with both sides doing their utmost to achieve victory and no one could hazard a guess as to the eventual outcome. On the final roll call vote where each representative was called upon to go on record for or against the specific question of low-rent public housing, the Rees amendment was defeated 209 to 204. On all occasions I voted down the line for the Rees amendment to delete Title II from the bill.

As inevitably happens some members of the House are absent when roll calls are taken. In this specific instance certain absences were crucial, particularly for the anti-Administration forces. I believe the record will show that four and possibly five members of the House, who would have voted against the low-rent public housing provision, were in the hospital because of injury or sickness. These absences might have turned the tide.

After the Rees amendment was defeated by the slimmest of margins, a motion to recommit the bill was offered by Rep. Wolcott. This motion to recommit also would have deleted the controversial Title II but at the same time would have provided for true slum clearance. I also favored this motion to recommit but unfortunately we were again defeated, 241 to 170.

Beginning next week the House moves its activities from the Capitol building to a large caucus room in the Old House Office Building. We are being evicted so that badly-needed and long-overdue repairs can be made in the House Chamber. It is hoped that the necessary repairs, which were delayed during World War II, can be accomplished before we convene next January, but in the meantime, members of the House, the Senate, visitors and the press will put up with cramped quarters.

Thanks for listening and I'll be back next week with another edition of your Washington Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with the 27th edition of your weekly radio Congressional report from the nation's capital.

Three matters of consequence were on the agenda this past week in the House of Representatives. As you probably know, both the Senate and House have been evicted from the Capitol in order that long-overdue and badly-needed repairs could be made. As a sort of warm-up or preliminary for the more difficult controversies to follow, on Tuesday, when we convened in our cramped temporary quarters the House considered the Yugoslav Claims Act of 1949. This legislation in some form appeared necessary in order to facilitate equitable distribution among American claimants of 17 million which the State Department retained from Yugoslavian assets frozen in this country during World War II. By the terms of the bill, an International Claims Commission under State Department jurisdiction will be set up and the commission's job is to hear all American claims and within four years parcel out this 17-million-dollar kitty to the legitimate claimants. There are several encouraging points to be noted: First, the setting up of this commission is in keeping with the policy recommended by the Hoover Commission, and, secondly, all administrative costs of the commission will come out of the 17 million and not out of general treasury funds.

On Wednesday the House began work on the job of removing the fog and fuzz from the "basing point" dispute. The need for this legislation has been urged ever since the recent decisions of the United States Supreme Court in the Cement Institute and Rigged Steel Conduit cases. The fundamental problem is whether the absorption of freight rates by basic producers of cement, steel or any other product is illegal per se. The proposed legislation, which has strong bi-partisan support and which has already been overwhelmingly approved by the Senate, clarifies the right of sellers—for example, cement manufacturers—in the absence of combination, conspiracy, or collusive agreement, or monopolistic, oppressive, deceptive, or fraudulent practices, to quote and sell at delivered prices, to absorb freight, and to meet competition in good faith. The two Supreme Court decisions have disrupted long-established business practices and seriously injured the competitive position of western Michigan, according to a number of small manufacturers in our district.

It is contended by others, however, that certain businesses such as independent grocery and drug stores will be harmed by this legislation unless corrective amendments are added. The proponents of the bill strongly dispute this assertion and are therefore opposed to any amendments. In the Senate two amendments were offered by Senator Kefauver and both were accepted. The House Committee on the Judiciary did not include these amendments because of a strong feeling that the law should not discourage active business competition by preventing the meeting of competition in good faith.

As you can see, this is extremely technical legislation with plenty of arguments pro and con that would confuse even the best Philadelphia lawyers. The bill has the recommendation of the chairman of the Federal Trade Commission, officials in the Department of Justice and Senator O'Hare, a strong believer in the rights of small business. Many members of the House feel that the opponents of the proposed legislation are dragging in a few of the well-known "red herrings" in order to cover up and protect other alleged interests.

The House also will have legislation before us pertaining to increases in salaries for top executives in the federal government. The Hoover Commission recommends some increases but the conversation between members on the floor can be summed up in this way: Will salary increases mean better and more qualified appointments by the President or will higher pay simply mean bigger and better political plums.

Thanks for listening and I will be back next week with another edition of your weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 28th weekly radio Congressional report from the nation's capital.

This past week was significant primarily because of the statements made by President Truman in his Mid-year Economic Report to the Congress. When the President made his initial address on January 5th to a joint session of the House and Senate, we and the nation were told that "the state of the Union was good" and, at the same time he strongly suggested certain legislative proposals, including a four-billion dollar tax increase. Last Monday's report stated the United States is "in a transition period" economically speaking and with that comment I agree. However, a careful scrutiny and survey of the President's legislative recommendations as contained in the latest report reveals a concurrence in part and a disagreement in certain respects. I cannot, for instance, follow the President's recommendations when he says we should retain our wartime-imposed excise taxes on such items as railroad tickets, luggage, handbags, electric light bulbs, toilet articles and many other commodities and services. The President indicates such taxes should remain even though the basic reason for enactment during world war II has now vanished. You will recall that the prohibitive excise tax rates were imposed in order to curtail rail and air travel and to restrict the sale and purchase of certain items that were indirectly and directly essential to the national defense. I ask you, is it now fair and equitable to keep these rates at the present high level? If we do, it penalizes both consumers generally and certain industries specifically.

A concrete example is the excise tax on musical instruments. In our district we have at least two piano factories, a band instrumental company and numerous retail stores selling such merchandise. During the war a prohibitive excise tax was imposed on all musical instruments. The manufacturers, the retailers and the consumers did not object, for it was part of the war effort, but now this segment of our society demands equality of treatment and I think they should get it without further delay. If not, unemployment conditions in this industry will be seriously aggravated. I repeat, these are not luxury items; actually, musical instruments are a distinguishing part of our over-all educational program and should be so treated under our internal revenue laws.

You should know what is being done to relieve the situation. President Truman says no action should be taken. Many members of Congress, including myself, feel otherwise. The Senate Finance Committee on June 30th approved a bill which would greatly reduce these taxes. Several months ago Rep. Kartin introduced a similar bill to reduce most of the wartime-imposed excise taxes, but the Administration leaders in the House have refused to take any action. To force the issue Rep. Kartin initiated a discharge petition which must be signed by 218 Members of the House before the bill can be brought to the floor for consideration. To date about 100 Representatives, including myself, have signed this petition. I see no reason for pigeon-holing this important proposal. Undeniably some Federal revenue will be lost, but that is not a sound argument for the everlasting perpetuation of an outdated method of taxation which is discriminatory.

Next week the House will consider legislation aimed at giving the Brannan farm plan a trial run—at least, the Administration wants to give it a fling on a few select commodities. Actually, the flight on the floor of the House will go far deeper, with plenty of political implications. The issue will revolve around three fundamental alternatives, namely, the presently-in-effect straight 90% of parity program, the Aiken flexible price support long-range program, and the Brannan outright subsidy plan. what the outcome on this all-important legislation will be is a hazardous guess. I am no prophet. Next week I will make a full report on the House action.

Thanks for listening.
Ladies and Gentlemen:

This is Jerry Ford with the 29th weekly radio Congressional report from the nation’s capital.

As indicated in my previous broadcast, the House of Representatives for the past few days has been laboring—and that puts it mildly—over the intricate question of a future farm policy. Few will deny the basic importance of agriculture in our over-all economy and the necessity for at least a minimum of agricultural stability. The statisticians can illustrate graphically, and I should say convincingly, that our total national income moves, upward or downward, with farm income and, further, that every depression or period of prosperity begins with the farmer.

Assuming that to be true, the $64 question is, “What can be done on a legislative level to stabilize our farm economy so the farmers are protected from the perils and disasters of a severe depression without gouging consciences and bankrupting the Federal treasury?” Over the years several plans have been tried and discarded as unworkable. After a good bit of experimentation, the present law is with us, including a complicated parity formula and a price support system for many commodities. Few claim it is utopia, but until Secretary Brannan let fly his “golden goose, all things to all people” program, no one wanted to junk completely the existing law.

Early this year the Brannan Plan made its initial appearance as the panacea or sure cure for all evils. Hardly a member of the House anticipated any action on this proposal by the Congress during this session. Instead, it was generally assumed the Committee on Agriculture was to propose corrective amendments to the present law in order to obviate for example re-occurrences of the potato fiasco of recent years. Somehow, signals were missed and the House was presented with a trial run of the Brannan Plan.

During the debate, Secretary Brannan’s proposal was logically and mercilessly condemned by both Democrats and Republicans. Loyal Administration stalwarts led the battle against Speaker Rayburn, who made a futile last-minute plea for party unity. Sound logic and reason were victorious by a 69-vote margin and for the time being at least the Brannan Plan is on the shelf.

The Administration wanted a “trial run” for the Brannan Plan on three commodities: Eggs, potatoes and shorn wool. Rep. Gore of Tennessee, normally a staunch supporter of the President’s policies, ripped into the proposed egg experiment. According to Mr. Gore, under the Brannan Plan the four million families that sell eggs regularly in the United States would dispose of their products each week at the current market price. The difference between the market price and the support price for each dozen eggs would in turn be paid to the four million farmers by the Secretary of Agriculture from the treasury with general tax dollars. What would these day-to-day transactions involve? First, every farmer (remember, four million) who sold eggs at the market must send to the Department of Agriculture a receipt showing the sale; a second copy as evidence of the sale must be kept by the purchaser and lastly the chicken raiser who sells the eggs must keep a copy of the receipt for future verification when he gets his subsidy from the government. Simple arithmetic illustrates the red tape involved in just this one commodity. The four million egg producers selling their eggs in one year would produce automatically over 200 million such receipts in triplicate.

The peculiar thing about the debate on this issue was the failure of the proponents to show or even claim that the Brannan Plan would work effectively or that it would cost less. Neither was it denied that the proposal involved absolute control over all land and production.

The House action was decisive. The Committee on Agriculture now has the job of correcting the faults in the present agriculture laws. This can and must be done.

Thanks for listening and I’ll be back next week with another report from the nation’s capital.
Ladies and Gentlemen:

This is Jerry Ford with your 30th weekly radio Congressional report.

The legislative activity in the House of Representatives has been mighty slow during the last week, principally because we are well ahead of the Senate and while they catch up our schedule is somewhat lighter.

Perhaps a few may be interested in the question of when the first session of the 81st Congress will adjourn. Speaker Rayburn has interpreted the law so that Congress can go beyond the July 31st date without taking formal action to extend the present term. Under the rules of the Congress, adjournment on July 31st each year is mandatory unless a state of emergency is proclaimed by the President, or unless the United States is at war. The prescribed adjournment date under the rules can be changed by a concurrent resolution approved by both the Senate and the House, but on this particular occasion Sam Rayburn obviated the need for such action by ruling that the United States is still at war, or at least World War II has not been terminated. This decision indicates that we will probably be in session through the month of August, maybe longer.

On Monday the House renewed one of the battles that has been on the legislative agenda every other year in the House for the past ten years. I refer to the proposal which seeks to ban or outlaw poll taxes in all Federal elections.

On four previous occasions the House has approved this type of legislation but the measure has always died in the Senate where it was invariably road-blocked by a threatened Senate filibuster by the southern Democrat. The House this year approved the anti-poll tax bill overwhelmingly by a vote of 273 to 116. Under the new anti-filibuster rule in the Senate favorable action may result in that body and if so, the long-sought Congressional action may become a reality.

In the House during the consideration of this bill, the Southerners did everything legitimately possible to delay and hinder passage. In the first place, the Committee on Rules refused to schedule the bill. Consequently, Hon. Norton, chairman of the committee reporting the bill, took advantage of the new House rule which permits the by-passing of the Rules committee.

In order to further delay the consideration of the anti-poll tax bill, the Southerners used every conceivable parliamentary maneuver. On Monday, the House had eight roll calls and each roll call takes approximately 30 minutes. For example, there were two motions to adjourn, both of which were defeated. The opponents also forced a vote on whether the House should approve the journal as read, then a separate vote on whether the journal itself should be approved. All of these and several other roll calls had no relationship whatever to the business of the day and in the long run were ineffective, for the bill was approved the following day by a substantial margin.

The merits of the problem perhaps should be discussed. The opponents of anti-poll tax legislation claim it is purely a state problem under the Constitution of the United States. Their purely legal arguments are rather convincing but failed to affect the results. The Southerners contend Congress should take the necessary steps to submit a Constitutional amendment on the question, rather than resolve the issue by statutory enactment. The proponents of the bill, to the contrary, claim Congress itself has authority to regulate voting requirements in Federal elections, including state primaries. If the Senate now takes favorable action the Constitutional question will eventually be resolved for certainly someone in the South will fight the issue to the Supreme Court.

The battle that has been waged for over ten years in Congress has brought substantial results for those interested in civil rights. Ten years ago 15 states had poll tax restrictions on the voting privilege, while now only eight retain this requirement and Taxes will probably abolish its law this year. It may seem that justice has a tortuous course but I am certain that, if nothing else, will correct the present situation.

Thanks for listening and I'll be back next week with another edition of your radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 31st weekly radio Congressional report from the nation's capital.

The most publicized issue during the past week was the action taken by Congress for the more complete unification of the National Military Establishment. Many members of the House, including some of the best-informed members of the Committee on Armed Services, have grave and serious doubts as to the need and necessity for this legislation. The misgivings expressed during the debate do not stem from any super loyalty to any single branch of the armed services, but rather from a sincere distrust of a colossal concentration of power in the hands of any one governmental department, particularly the military.

At the outset, you should know that my vote was for the proposal, principally because so many people in the Fifth district favored the legislation and because there are some desirable features included, but at the same time I think our citizens should become acquainted with a dangerous philosophy that is slowly but surely sweeping over influential personnel in the military establishment and some of our civilians.

A vast majority of the Representatives favored the new bill because the proponents promised a tremendous financial saving in our military expenditures. It was also alleged that the Hoover Commission favored this or a similar proposal, better known as the Tydings bill.

Just what are the facts? Little or no specific evidence of any annual billion-dollar saving was actually produced before the committee during its long deliberations on this proposal. It will be interesting to see if this predicted result does accrue. Personally, I think the monetary savings would have resulted from the fiscal and procurement reforms which were included in the original bill passed by the House several weeks ago.

However, the House bill was not far-reaching enough for some of the folks who want more power concentrated in the hands of the Secretary of National Defense and the Joint Chiefs of Staff. Under the law enacted on Tuesday the Secretary will unquestionably have clear-cut and unlimited authority to run his department. Congress retained only limited safeguards. For example, the Secretary on his own initiative cannot transfer, re-assign, abolish or consolidate combatant functions of any branch of the service, nor can he accomplish the same purpose by indirection. It is hoped this provision will protect the Marine Corps and other important branches of the service. Further, there were certain limitations placed on the chairman of the Joint Chiefs of Staff.

These were but a few of the wise curtailments of power but despite these restrictions we are constantly edging closer and closer to the concept of a super-powerful General Staff philosophy in conjunction with a single executive department for the entire military establishment. Actually, the Hoover Commission task force report recommended against a single executive department and many able and well-informed civilians have counselled against a general staff controlling our military preparations and operations. Germany had a general staff set-up which looked good in an unsavory political atmosphere in peace-time but in the last war its weaknesses predominated.

The desire for an ultimate merger of all branches: The Army, Navy, Air and Marine Corps, has come from a small group of military-minded individuals. No longer is this group suggesting only military legislation for the military establishment. Instead they now propose civilian legislation for the military establishment. This bill was a good example. If this military clique takes the next step, namely, civilian legislation for civilians, the United States will no longer be a republic, but rather a military dictatorship.

The bill was approved overwhelmingly by the Congress and I voted for it, but it is my intention, now that the Secretary of National Defense has all the authority he wanted, to hold him entirely responsible for any and all errors or omissions in the performance of his duty. The burden is on him to effectuate the stipulated savings and at the same time strengthen our military forces.

Thanks for listening and I'll be back again next week with another radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 32nd weekly radio Congressional report.

On Tuesday the House had as its guest the President of the Philippine Republic, President Quirino. President Quirino made a rather good impression, which was aided by the fact that he spoke to us in English. This was in contrast to the President of Brazil who spoke in Portuguese to a joint session of the Congress several months ago. Most of us on that occasion were a little confused, and I think understandably so.

The important business last week on the House legislative calendar was the proposed changes in the law prescribing minimum wages and maximum hours for some 20 million employees throughout the United States. The original Fair Labor Standards Act, which is the accurate but seldom-heard title of the law, was enacted in 1938 with a 40¢ minimum wage. In reality the increase in the minimum wage was a bi-partisan measure with only a few of the Southern Democrats opposed to an increase from 40¢, but for some unknown reason in the past few years no action has been taken.

The big dispute, and this may account for the delay, was really limited to whether or not the coverage of the law should be extended in order to include many new businesses and their employees. Early in this session, the Administration proposed and supported a bill that would have gone far afield by putting every little small town corner-store businessman under the terms of the act. Furthermore, the Administration's original bill planned to give to the Wage-Hour Administrator almost unlimited rule-making authority.

However, as this session of Congress rolled along it became increasingly evident that the House was not going to abdicate its legislative authority by turning over to non-elected public officials such unlimited power to harass and brow-beat small business.

Several weeks ago the Administration proposed a compromise in the form of a new bill by Rep. Lesinski, chairman of the Committee on Education and Labor, but even this was unacceptable, so a counter proposal was prepared by Rep. Lucas of Texas. The Lucas bill had one new and interesting feature, namely, a base minimum of 65¢ per hour with a sliding scale tied to the cost of living index. In other words, on January 1, 1950 the minimum wage would be set at 65¢ but if the cost of living went down the minimum wage would be correspondingly less and vice versa if the cost of living index went up.

The Lucas bill also redrafted many of the coverage provisions where the Wage-Hour Administrator had gone astray and usurped authority in the last eleven years. The evidence indicates that on many occasions since 1938 the administrator has constantly sought to extend his control and authority in direct contravention of the previous intent of Congress. This is typical bureaucratic procedure and the House was ready and anxious to do something about the situation.

When the compromise Lesinski bill came to the floor of the House for consideration the Lucas bill was immediately substituted under permissible parliamentary procedure. The Administration used all its influence to defeat the Lucas bill but to no avail. On the crucial vote, 225 favored the Lucas substitute and 181 were opposed. Rep. Lesinski and the Administration followers were decidedly in the minority but despite his adverse vote an Associated Press news story indicated that Mr. Lesinski was pleased at the outcome. This attitude by a Representative who fought the bill to the end is a little confusing.

The Lucas bill while going through the House legislative mill was amended to some extent. The principal change being the rejection of the sliding scale minimum wage provision and the substitution of a flat 75¢ as the wage floor. The possible complexities of a sliding scale provision spoiled defeat for that proposed innovation.

The Senate plans to consider this same legislation next week and I hope they are as successful as the House in clearing up some of the past abuses and ambiguities.

Thanks for listening and I'll be back next week with still another of your regular weekly radio Congressional reports from the nation's capital.
Ladies and Gentlemen:

This is Jerry Ford with your 34th weekly radio Congressional report.

In the House for the past few days the spotlight has been focused on the Mutual Defense Assistance Act of 1949. The proposal is officially designated as a bill to promote the foreign policy and provide for the defense and general welfare of the United States by furnishing military assistance to foreign nations.

This legislation has followed in the shadow of the Atlantic Pact and now that the Pact has been ratified by the Senate the question arises: Is the United States necessarily obligated or is it desirable to furnish substantial military aid because this nation has become a member of a group of nations that will aid and abet each other in the event any aggressor commits an overt military attack.

The House Committee on Foreign Affairs held exhaustive hearings and the bill as sponsored by the Administration ran the committee gauntlet fairly well despite serious attack by both the Democratic and republican committee members. The divergence of opinion on the committee was so pronounced that 11 of the 25 members signed minority reports indicating partial or complete disapproval of the program.

The proponents who go down the line with the Administration, the State Department and our military leaders say we must authorize one billion, 450 million for military aid to our Atlantic Pact allies, as well as aid for Greece, Turkey, Iran, Korea and the Philippines. This group contends such aid is essential if the anti-communist nations throughout the world are to resist successfully invasion by an unfriendly and aggressive enemy. The best argument for the full authorization is the unanimous recommendation of skilled military leaders like Generals Marshall and Bradley, who now warn us against half-hearted defense measures like those of the 1930's.

Another group on the committee agrees that some military assistance is essential at the present time but doubt the advisability of going more than halfway immediately. In their estimation any additional military aid after our first commitment should depend upon the degree of mutual cooperation attained and the development of agreed, unified plans for the common defense. Although plans are in the making as yet there has been no opportunity for agreement on a unified defense program. Rep. Vorys of Ohio and Rep. Richards of South Carolina, who sponsor the 50% cut say we should authorize half the requested amount now to show our basic support and then okay the rest later, only if the participating European nations forget petty jealousies and rivalries in an effort to fully cooperate in a common defense program.

There are, however, some on the committee who oppose all military aid. Their arguments are numerous but can be summed up in the following: The program is militarily indefensible. It will destroy the integrity of the United Nations. The probable cost to the United States will be prohibitive. That it is just another military alliance and that such agreements, allegedly for the preservation of peace, inevitably end in disaster.

It appears quite evident that the full-scale program as requested by the Administration will have rough sledding in the House. Unless there is a substantial reduction in cost the bill might well be and probably should be recommitted for further study.

During the debate a statement was made by Rep. Vorys and I quote, "The Administration wants too much too soon for Europe and too little too late for Asia." That comment will express my point of view.

Thanks for listening and I'll be back again next week for still another edition of your radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 35th weekly radio Congressional report from the nation's capital.

Before discussing any of the legislative matters of the past week I would like to remind all veterans of World War II who have had in the past or now have a national service life insurance policy to be sure to make immediate application for your refund. The blanks will be available Monday, August 29th through all veteran organizations, the Red Cross, post offices and local Veterans Administration offices. I hope no veterans have been defrauded by the fact that these have been distributed throughout the country in the past few weeks. If so, contact the local V.A. office immediately.

The insurance refund results from an overcharge and ever since a decision of the U. S. Supreme Court over a year ago the V.A. has been struggling through a maze of red tape to make the repayments to the G.I.'s. A few of us in Congress were disturbed because of some inexcusable delays and as a result have been hounding the Veterans Administration urging that the process be expedited in every way possible. Our valid complaints appear to have been helpful. At least we have finally dislodged the defunct and legally expired liar Assets Administration from badly-needed office space so the Veterans Administration can take over. It was a little irritating to find that the liar Assets Administration, which was supposed to move out of their quarters three or four months before, was still dilly-dallying around apparently without getting the boot even though V.A. needed the space.

I repeat. G.I.'s, get your applications Monday, August 29th. This is a legitimate repayment based on a decision of the United States Supreme Court. Those who get their applications in promptly should receive the refunds early in 1950.

One of the most heartening news announcements in many a day was the order by the Secretary of Defense that 135,000 civilian employees, in addition to some officers, would be released from the Federal payroll in the next few months. If there is no backtracking on this promised economy move there will be a saving of 200 million in fiscal 1950 and 500 million in 1951, without any decrease in our military effectiveness.

Several Congressional investigations have occupied the Washington political spotlight in the past week. A few of the most notorious five percenters have been exposed and some of the findings paint a pretty dismal and discouraging picture. The "deep freeze" revelations make one wonder a bit but I consider more reprehensible the behind-the-scenes aid given certain individuals who wanted to build a California race track at the very time veterans badly needed housing. Do you remember how difficult it was in 1946 to get lumber, nails and other essential home building materials? It now appears that authority to build the Tanforan race track was given during this crucial period by certain high-placed governmental officials. In my estimation this situation has a particularly bad aroma.

The latest revelations on the B-36 investigation were most surprising but I believe they reveal the fundamental issue involved, namely, the question of what branch of the armed services should be assigned the strategic air bombing missions and whether or not the Navy and the Marine Corps should gradually be stripped of all wartime offensive assignments. All evidence presented so far to the House Committee on Armed Services indicates that the Air Force officials are free and clear of questionable practices in the procurement of the B-36 but there may be some further developments on the basic issue in dispute.

This is all for now but next week I will discuss the proposed changes in the Social Security legislation. Until then, thanks for listening.
Ladies and Gentlemen:

This is Jerry Ford with your 36th weekly radio Congressional report from the nation's capital.

As I said at the conclusion of my last weekly program, I intend to discuss what the House Committee on Ways and Means has been doing for the last six months on proposed changes in Social Security legislation. On August 15th a mammoth 200-page bill was reported out by the House Committee on Ways and Means. The proposal goes far in meeting the Administration's requests for a broadening of the coverage and an increase of benefits under the Old Age and Survivors' Insurance system and the Old Age Assistance program. Its estimated coverage will include 11 million additional workers, among whom self-employed businessmen bulk largest, approximating some four million, five hundred thousand. For example, however, doctors, dentists, lawyers, editors and engineers are still to be exempt.

The committee approved half of the disability recommendations which had born the brunt of lobby pressures. The bill includes the permanently and totally disabled under the public assistance program but rejects an Administration proposal to provide against temporary disability, including maternity benefits under the insurance program. Therefore, while the bill extends benefits "to the grave" by including death lump sum payments, it does not begin benefits "at the cradle." Under the bill as it came from the committee, all types of established benefits would be raised rather substantially.

The committee statisticians estimate that the additional cost of the newly proposed program will be approximately $36 million annually. The present system now in effect costs approximately $26 million yearly.

If the Committee recommendations are followed Social Security taxes will be permitted to rise to 1½% on both employers and employees, as required under present law. In previous years annual Congressional action has frozen the contribution rate by all parties at 1%.

The Administration requested additional coverage for 20 million people, including all except those already covered by retirement systems on railroads and in the Federal government. The committee recommends the addition of 11 million under the proposed new coverage. This new coverage would include about 6½ million non-farm self-employed businessmen, excepting, however, physicians, dentists, lawyers, editors and engineers. The new coverage would include 750 thousand domestic servants and about 200 thousand farm processing workers. The bill would repeal the Gearhart resolution which exempts commission salesmen, contract loggers, taxi drivers, industrial home workers and others not technically "employees" under the common law. The new proposal would include about 600 thousand employees of non-profit institutions, who would receive only one-half credit unless their employers elect to participate in the program. In addition, about 100 thousand Federal employees not now covered by retirement systems would be included in the new program. The three million, eight hundred thousand employees of state and local governments could also come under the new program if the local governing agency approves and there is the further concurrence of the local government employees themselves who are already covered by their own retirement systems.

The Committee increased benefits, raising them about 70% for workers already retired and doubling benefits for those who retire in the future. The bill provides a minimum retirement payment from 10 to 25 dollars a month and a maximum benefit payment from $5 to $150 dollars per month.

This is all for the present time but next week I will continue the discussion of the proposed changes in the Social Security legislation. You can readily see it is a most important legislative matter. Thanks for listening and I will be back next week with another edition of your weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 37th weekly radio Congressional report from the nation's capital.

The program this week will be a continuation of the discussion on proposed changes in the existing Social Security legislation. It is a vast subject to cover in two five-minute programs but I think we can spot the highlights in the committee bill in the time allotted.

The committee recommends to Congress the continuation of the present eligibility rules with some slight modifications. One important change is the recommendation to raise the limit on earnings by a beneficiary while he or she is receiving benefit payments. Under the present law the limitation is $45 monthly. Under the proposed law this would be increased to $90 with no limitations at age 75.

The committee followed Administration requests in recommending full retirement benefits in case of permanent disability but the members of the committee balked on the issue of temporary disability and maternity benefits. The committee did, however, go along with Administration requests for lump sum payments for all insured persons.

A number of veterans felt that they should be given credit for time spent in the service during world war II and as a result the committee agreed to a proposal for computing veterans' wages on the basis of $60 a month for every month in the military service for Social Security purposes.

The tax increases to carry the new load, if Congress follows the committee recommendations, would be as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1950</td>
<td>$12</td>
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<tr>
<td>1950 thru 1959</td>
<td>$12</td>
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<td>1960 thru 1964</td>
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<td>1965 thru 1969</td>
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<tr>
<td>1970 and thereafter</td>
<td>$15</td>
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The maximum taxable wage is set at $3,600.

The committee agreed to increase Federal contributions to states, especially those low-income states below the Hasen-Hixon line.

The big question in the minds of many, and rightly so, is whether or not this proposal will be on the agenda for consideration by the House and Senate during this session of the 86th Congress. The bill might come before the House sometime during the month of October but it unquestionably will not be considered by the Senate during 1949. The House Rules Committee will have to act on the proposal before it can come to the floor of the House and the "insiders" predict no action even in the House until the second session beginning January 3, 1949. I believe the Administration does not want to start a row at this stage of the game.

This voluminous proposal is the result of over six months' hard work by the House Committee on Ways and Means. Only three members of the committee voted against the proposal. Because the hearings and deliberations were more or less secret for most of the six months' period no one in Congress outside of the committee members had any idea what the bill would be like in its final form. Because of the intricacies and complications in a proposal of this sort, most of the experts have withheld judgment until a complete analysis has been made. There are some who condemn any and all changes without bothering to look at the need and necessity, or the proposed method of accomplishing results. Others, and I place myself in this category, think we should go over the proposal with a fine tooth comb before condemning or praising the committee bill.

The various pressure groups, both for and against a proposal of this kind, are now generating steam and as a result all members of Congress are beginning to receive reams of literature condemning or praising the committee bill. No measure of this sort could possibly satisfy everyone and if I analyze the propaganda received so far, the extremists on both sides say it is a terrible proposal. Most of the oldtimers in Congress think this indicates the committee did a pretty good job in compromising the divergent points of view.

Thanks for listening and I'll be back next week with another edition of your weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 36th weekly radio Congressional report from the nation's capital.

I know all of you are interested in what has happened to the governmental reorganization program that was to follow the excellent work of the Hoover Commission. President Truman sent to Congress seven reorganization plans and six out of the seven survived the 60-day test in Congress and as a result went into effect at midnight, August 19th. Two of the surviving plans traveled rocky roads but emerged unscathed. Plan No. 2 struggled by rather serious opposition in both the House and Senate. Plan No. 7 was never considered by the House and only discussed for a short time in the Senate. Four of the President's proposals had no opposition from Congress. The seven plans were all submitted to Congress in June by President Truman, in accordance with the Reorganization Act passed earlier during the first session of the 81st Congress. Under this enabling legislation Congress was given 60 days to approve or reject the proposals by the President.

The Senate blocked President Truman's Reorganization Plan No. 1 by a 60 to 32 roll call vote. This was 11 more than the 49 votes needed to veto the plan for under the enabling legislation either House can veto a plan submitted by a constitutional majority, that is, more than one-half the total membership of the House or Senate.

The main bone of contention in the Senate was whether President Truman's Reorganization Plan No. 1 did or did not conform with the Hoover Commission recommendations. The submitted plan called for the creation of a new department in the government embracing welfare, education and public health. A new cabinet post would have been created for the head of the department. Debate on the floor of the Senate brought out the following points. Senator Donnell of Missouri said the President had no authority under the Reorganization Act to create a new cabinet post. Senator Mcmillan of Arkansas claimed that since Mr. Oscar Ewing, now head of the Federal Security Agency, and a firm supporter of President Truman's health insurance program, would no doubt be picked for the proposed cabinet post, then approval of the President's plan would be a long step toward socialized medicine. Our own Senator Ferguson said a vote against the plan is merely an insistence that the Hoover Commission recommendations be followed faithfully. Senator Taft contended that the Administration was just picking out parts of the Hoover plan that gave the President more power. Senator Hunt of Wyoming said the proposed plan gave government bureaus and agencies more power, more prestige and more influence than they ever had before. Senator Lodge of Massachusetts said he didn't think the plan should stand or fall on whether the Senate liked Mr. Oscar Ewing. Senator Humphries of Minnesota contended the Hoover Commission recommendations were followed and Senator Allen of Vermont claimed the plan did not conflict with the Hoover recommendations nor did it invoke the issue of socialized medicine, compulsory prepaid health insurance or whether Mr. Ewing is a good administrator.

Senator Ellender of Louisiana read into the record during the debate a telegram from former President Hoover, which telegram gave cautious endorsement to President Truman's plan but called for full execution of the rest of the Hoover Commission recommendations regarding health, labor and welfare agencies.

The defeat of Reorganization Plan No. 1 does not mean that Congress will disapprove any future proposals submitted by President Truman. The setback should be a warning that Congress will not accept reorganization proposals unless they are in full conformity with the proposals of Mr. Hoover and his associates. I truly hope and expect that the President and the Congress can get together so the reorganization plans in the future will become effective and the predicted savings be realized.

Thanks for listening and I'll be back again next week with still another edition of your weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 39th weekly radio Congressional report from the nation's capital.

A number of folks at home have repeatedly asked this question: How does a legislative proposal grow from a mere thought in a person's mind to a law on the statute books?

The procedure is fundamentally the same in all instances but there are some slight variations depending on the subject matter. In other words, a new taxation proposal follows a different legislative route from a river and harbor law. Both must be approved by Congress and the president but in the initial stages the proposals pursue different courses.

Let's be specific and find out how a particular harbor development may materialize; and I will use as an example the proposed Holland harbor improvements.

Early in 1948 the citizens in Holland indicated a desire for certain new improvements in their harbor. First, a preliminary survey must be authorized by either the Senate or House Committee on Public Works. In this instance a resolution was approved by the House committee of which I am a member and the Army Engineers immediately undertook the job. Public hearings were held in Holland and the District Army Engineer, Colonel Coloma at Milwaukee, subsequently made his report and recommendations. This report must be cleared with the state and local authorities before being transmitted to the Army Division Engineer at Chicago. The division engineer reviews the recommendations and sends them with his approval or disapproval to the Army Board of Engineers in Washington. If this top Army Board of Engineers in Washington concurs, the recommendations go to the Bureau of the Budget to see if the plan coincides with the program of the President. If the Bureau of the Budget says okay, the proposal is presented to the House or Senate Committee on Public Works. Extensive committee hearings are then held, with both proponents and opponents stating their points of view. Oftentimes there is plenty of local opposition, particularly where the Army Engineers have been asked to build a flood control dam. Inevitably the citizens who are repeatedly flooded out want the dam while those whose land must be condemned to build the dam are opposed.

In the Holland harbor case the matter is now before the Army Board of Engineers in Washington. During the next session of the 81st Congress I hope to get a hearing before our committee, providing an omnibus river and harbor and flood control bill is on the agenda.

Approval by the House and Senate next year would mean that the proposed improvements would simply be authorized. In other words, the necessary legislative authority would be granted for the harbor changes. This is the first major hurdle or obstacle for after this step Congress must still appropriate the money, and that is often hard to get, believe it or not.

Assuming that Congress makes the necessary legislative authorization sometime during 1950, we must then strive for an appropriation for construction in 1951. This entails appearances before the House or Senate Committee on Appropriations where the "watchdogs" of the Treasury scan each project with an eagle eye. If the respective committees on appropriations give a green light by including the project in the public works bill then the biggest battle is won. Seldom is a project deleted from a bill on the floor of the House or the Senate. Once Congressional approval is obtained, the President must sign the bill just as he does in any legislative matter.

It is a long hard row to hoe and at times interested citizens may become discouraged and disillusioned but that's the way it works. We are on our way in the case of the Holland harbor, I would say about one-third through the battle, but unless unexpected obstacles occur we will achieve the desired results.

Thanks for listening and I'll be back again next week with another of your weekly radio Congressional reports.
RADIO ADDRESS TO HIS CONSTITUENTS BY
REP. GERALD R. FORD, JR., FIFTH DISTRICT, MICHIGAN
For Release Sunday, October 2, 1949

Ladies and Gentlemen:

This is Jerry Ford with your 40th weekly radio Congressional report.

In a rather amusing way the very controversial issue of farm legislation and which political party was doing the most for the farmer popped up on the House floor last Wednesday. On several occasions since the Republican Sioux City farm conference, Republican representatives have made several speeches in the House giving the facts as to what transpired in Iowa. This "politicking" was a little too much for the Democrats so they sent one of their members to the rostrum to read a prepared speech. Well, it all ended up with Rep. McCormack of Boston, Massachusetts and Rep. Sabath of Chicago, Illinois, both big-city Democrats, saying how much the Democratic party had done for the farmer. Republican Rep. Clarence Brown, of Ohio, then asked this question, "Then is the Sabath-McCormack farm bill coming to Congress for consideration?"

Leaving aside the humourous incidents, and the question of proper farm legislation is no easy matter, there are at the moment four possibilities. All proposals have ardent advocates. Perhaps by the time we adjourn a non-partisan, non-political solution will result.

Briefly, here is a summary of what has been suggested from all sides. First, the so-called Aiken long-range plan which provides for limited production payments to farmers, an adjusted parity formula, support prices on a sliding scale of 60 to 90% of parity, depending on supply, and mandatory supports for eight specified crops. This proposal, which was enacted by the 80th Congress, will go into effect January 1, 1950 unless the law is changed. Second, the proposal by Senator Anderson, formerly Secretary of Agriculture under President Truman. The Anderson plan is quite similar to the Aiken Act, using the same parity formula except for the addition of labor costs. The Anderson bill supports prices on a sliding scale of 75 to 90% of parity, depending on supply, plus mandatory price supports on 12 specific crops. The third is the Brennan Plan, sponsored by the Administration, and it would allow market prices on perishable products to fall to the supply and demand level with the U. S. Treasury making up the difference to farmers by production payments. Also, the Brennan Plan would have an "income support standard" instead of a "parity" formula. In addition there would also be price supports at 100% of support standard, a mandatory support for ten products with meats and dairy products favored and eligibility restrictions favoring "family-sized" farms. I might add that the Administration was willing to give up the "family-sized" farm provision in order to eliminate the large southern land owners who definitely are not small farmers. This one point in the Brennan Plan was a good feature and if we are to adopt anything from the Brennan Plan certainly we should encourage the "family-sized farm" provision.

Fourth, there is the so-called Gore bill which has already passed the House. This proposal is principally an extension of the present farm legislation, under which 12 commodities are supported at 90% of parity and in addition ten other products are supported at 60 to 90% of the old parity formula.

At the moment no one can predict what the eventual result will be but several observations are pertinent and true—namely, that the differences are being compromised and neither the House nor the Senate are apparently willing to swallow in toto the Brennan Plan.

Thanks for listening and I'll be back next week with another weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 41st weekly radio Congressional report.

The House of Representatives this past week considered and approved the mammoth 201-page bill aimed at amending the Social Security Act. Inasmuch as I have discussed in some detail the bill as a whole on previous broadcasts I will not restate again what the proposal seeks to accomplish. Instead, a recapitulation of the parliamentary procedure seems apropos. The whole subject matter of old age security is particularly pertinent at this time, with the steel and coal strikes being fought on that sole issue.

The Committee on Ways and Means for over two months heard testimony from all interested parties and then for the next four months plowed together this all-important bill before presenting it to the House.

It was doubted that the bill would be scheduled for House action during this session but regardless of any such prognostications by so-called insiders the bill finally did get the green light from the Committee on Rules.

Normally, important legislation of this sort comes out from the legislative committee under an open rule, which means that the House membership can amend the committee's proposal as it sees fit. In other words, each individual member can offer or propose amendments and on each amendment a separate vote is taken. Then, after all points have been fully considered, the House must vote on the bill in its entirety.

The opposite and seldom-used procedure is known as a closed rule. This type of rule in effect stifles or muzzle any individual expression by the Members of the House for under a closed rule no amendments of any sort can be offered from the floor. This street-jackaling parliamentary maneuver forces a representative to accept all or none, the good with the bad or vice versa. There is no other choice.

Regardless of what some may say, a closed rule is undemocratic and the best evidence is what took place this past week. In the Committee on Ways and Means a number of decisions on crucial provisions in the bill were decided by one or two votes. The committee has 25 members, a fraction of the entire House membership, yet under the closed or gag rule there was no opportunity given for the House to work its own will. The House took the committee's version or else.

The first and most crucial vote for all Members was the issue of whether or not the closed rule itself should be rejected. I voted against this gag procedure for I sincerely believe the House itself, as a whole, is fully capable of approving or rejecting amendments to the Social Security Act or any other legislative proposal. The complete stifling methods of the Committee on Rules did prevail by an extremely close vote and with that defeat died any chance of changing any individual provision in the bill. In my estimation the adoption of this procedural limitation was indeed regrettable.

One further attempt was made to remedy some of the defects in the Ways and Means proposal. Those of us who believe the existing Social Security Act can be properly modified and strengthened favored a substitute prepared by Rep. Keen of New Jersey, and it was offered in the motion to recommit. The motion to recommit in effect said that the original bill, which had been forced on the House by the gag rule, should go back to committee but that the Committee on Ways and Means should immediately thereafter report out the Keen bill as a substitute. The Keen proposal, which did in itself broaden coverage and extend benefits, could then have come to the floor uninhibited by a closed rule.

After the motion to recommit was also defeated the battle was lost. The bill as finally passed does have good features, no one will deny it, but at the same time there are some new provisions which may, and I repeat MAY, upset the soundness of the whole program.

Thanks for listening and I'll be back next week with still another weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford with your 42nd weekly radio Congressional report from the nation's capital.

The 150th anniversary of the founding of the nation's capital will be celebrated in Washington in 1950. The plan for a National Capital Sesquicentennial Celebration has considerable merit. Hardly anyone disputes the general justification for such a proposal but there has been bitter controversy over the method by which such a "birthday party" should be financed. The big promoters in Washington wanted the Congress to appropriate three million dollars out of the Federal treasury while a number of us sincerely felt that the businessmen in the District of Columbia should themselves finance the sesquicentennial celebration.

Three times this session the House of Representatives refused to appropriate any money for the celebration but on each occasion the President and the Senate came to the promoters' rescue. In the final showdown in the House on Tuesday, the controversy became rather violent. After a bitter debate that found Democrats and Republicans shouting at each other while Speaker Sam Rayburn banged his gavel to restore order, a roll-call vote was taken. On the first tabulation the Republicans, with the assistance of some Democrats, were victorious 165 to 160, but House majority Leader, Rep. John McCormack, who was keeping a watchful eye on developments during the roll call, cracked the whip and seven Democrats switched their votes before the final tally. This last-minute change of heart by a few members produced a three-million-dollar victory for the "carnival boys." It was amusing to hear the arguments that the Washington birthday party would bring additional funds into the Federal treasury because of increased tourist traffic to the capital, by answer to that is simple: Won't the celebration here take tourist trade from our home bailiwicks—Michigan and elsewhere?

Some may wonder why this particular controversy has any significance as far as the Fifth district is concerned. In the first place, I believe this three-million-dollar appropriation was totally unnecessary and a gross example of utter extravagance. Everyone admits that some big-time lobbyists really did their utmost to pressure this item through the Congress. Rep. Taber told the House the lobbying for "sesqui" money was the most persistent in his 27 years as a member of the House of Representatives. He further stated, the lobbyists have annoyed members to death, particularly the costume jewelers and hot-dog men.

Secondly, and this is likewise important, this same appropriation bill left out any funds for the activation of the Coast Guard reserve training program. The Coast Guard, which did a magnificent job as a part of the Navy during World War II, requested at this time three million dollars to build up an adequate reserve training program. If the funds were appropriated it was anticipated that reserve training facilities might be set up in Grand Haven. Admiral Farley, Commandant of the Coast Guard, had assured me some time ago that as the result of a recent survey Grand Haven would be given top consideration because of that community's long-standing interest in the Coast Guard.

I ask, does it make sense to appropriate three million dollars for a sesquicentennial—some call it a "promoters' dream"—and at the same time refuse to appropriate an identical sum for the Coast Guard, an organization which is an integral part of our national defense set-up? I fail to see how there can be any justification for this "sesqui" money when at the same time we cut out greatly-needed funds for defense training. The Administration certainly put the cart before the horse on this deal.

Rep. Jacobs of Indiana, usually an Administration stalwart, hit the nail on the head when he stated that the promoters in Washington need "weaning." In the estimation of those of us who voted against the "birthday party" appropriation, the residents of Washington should develop a little more self-reliance and stop depending on Congress each time a little cash is needed for the "kitty."

Thanks for listening and I'll be back next week with your final radio Congressional report for this session of the 81st Congress.
Ladies and Gentlemen:

This is Jerry Ford with your 43rd and final weekly radio Congressional report from the nation's capital.

The first session of the 81st Congress was on its last wobbly legs this past week. Many had hoped for an earlier expiration date—last Saturday, for example—but the inevitable always happens, last-minute disputes, new legislation that must be rushed through, and as a result we stayed on to the very end.

Several friends have written in recent weeks asking for a quick run-down or summary of what Congress has or has not accomplished since January 3rd. That would be quite a job to tackle in the time allotted so I'll just touch on a few of the high spots.

In the field of foreign affairs, Congress continued E.C.A. and supplemented that economic rehabilitation plan with the Military Assistance Program which is an adjunct to the Atlantic Pact. On the domestic scene, the Taft-Hartley Act was not repealed or modified although both the Senate and the House made conscientious attempts to remove alleged discriminatory features in the law. The Fair Labor Standards Act, more commonly known as the Minimum Wage Law, was approved by both the House and the Senate with an increase in the minimum to 75¢ and revisions in the coverage. Rent control was extended to June 30, 1950 with a local decontrol provision and we now have public housing on an expanded basis. There have been pay adjustments for a number of federal employees, including military personnel, top-ranking government executives, postal employees and others. The Congress has also approved an extension of our reciprocal trade policy, plus the necessary enabling legislation to effectuate the Hoover Commission recommendations. Some of the Hoover Commission proposals have been put into effect but in my estimation altogether too few of the recommendations are now in operation. Federal funds have been appropriated for the operation of the government, too much to be sure, but the President and the Administration leaders in Congress apparently believe in deficit financing so those of us on the minority side are temporarily hamstrung in this regard.

The "action-not-completed sign" can be hung on a number of proposals and possibly this means no action even during the second session, which begins January 3rd, 1950. In this category one finds Federal aid to education, socialized medicine, oleomargarine tax repeal, veterans pensions, social security expansion, F.E.R.C. and other civil rights legislation.

Aside from legislative action or inaction, the highlights of the session include speeches to the Congress by President Dutra of Brazil, President Quirino of the Philippines, and Prime Minister Nehru of India. The Prime Minister of the newly-founded Indian republic made a distinct, and I think favorable, impression as he addressed the House last week. The chambers of the House and Senate literally become a Hollywood movie set with numerous flood lights and movie cameras when such foreign dignitaries address the Congress. One can't blame the honored guest for being a bit uneasy.

There have been a number of Congressional investigations, some most revealing, others purely routine. The "five percenter" probe brought out some startling facts with the disturbing news about "deep-freezers and race track construction during the acute housing shortage. After making a good beginning this committee has closed up shop. One wonders who issued the stop order and why.

The B-36 investigation with its complete ramifications has occupied the spotlight in recent weeks. Everyone knew the initial allegations were only a starting point for the basic point at issue, which can be stated as follows: Have recent decisions as to future military plans, particularly in relation to the future of the Marine Corps and Naval aviation by the Secretary of Defense and the Joint Chiefs of Staff been harmful to national defense? I believe the full and complete hearing accorded everyone by the Committee on Armed Services will be helpful in straightening out the mess.

Thanks for listening, folks, to this and the preceding programs during this session of the 81st Congress and I'll be back next January when Congress reconvenes.
This is Jerry Ford with the first of a new series of weekly radio Congressional reports aimed at giving you my impressions of the news here in Washington.

The big event of the week was of course the President's State of the Union message to a joint session of the House and Senate. Such an occasion always packs the gallery. Visitors like to see the Senators in a body march into the House chamber. The Senators are followed by the always colorful entourage of foreign dignitaries. Then the President's cabinet and finally Mr. Truman himself escorted to the rostrum by three members of the House and three from the Senate.

This year the ceremony was even more impressive than usual for the House chamber was completely reconditioned and renovated during the past year. The steel beams and girders, that were installed as an emergency measure a few years ago when the ceiling threatened to collapse, have been removed. The walls in the visitors' gallery have been brightened considerably by the application of Williamsburg blue wallpaper or paint. The architects have done an excellent job in good taste. The House and Senate chambers are safer, more attractive and more comfortable for visitors and members of Congress.

The President's State of the Union message, although somewhat conciliatory in tone and manner of presentation, was principally a reiteration of the Fair Deal legislative program. Mr. Truman cautioned Congress against "the folly of attempting budget slashes" which might cripple "essential" expenditures, and he asked in addition for a "moderate amount of additional revenue."

The text of the President's speech was a general review of the problems confronting the United States domestically and in foreign affairs. In the field of domestic legislation he recommended sixteen goals or objectives and on the question of foreign affairs there were five rather specific proposals. In most instances there was no discussion of what should be done concretely to meet the various problems although close scrutiny of the speech indicates his firm belief in such programs as the Brannen Farm Plan, socialized medicine, and other proposals for the extension of bureaucratic control and regimentation.

One amusing incident occurred while the President read his speech. Mr. Truman condemned the 80th Republican Congress for reducing your personal income taxes. This statement in the speech brought chuckles and laughter from Republicans and a good-natured smile from the President who obviously intended the comment for purely political purposes.

One significant omission should be noted. Mr. Truman rather completely ignored the Hoover Commission recommendations for the reorganization of the federal government. I hope his failure to indicate support for this program, which will save an estimated four billion dollars annually, does not mean he will take no affirmative action in this regard.

The President spoke of the achievements of the European Recovery Program, the Atlantic Pact and the Military Aid program in stopping the spread of Communism, particularly in Europe. However, he made no direct mention of the crisis we now face in China and the Far East, which has resulted from Secretary Acheson's program of too little aid too late. I believe the Administration and the President must immediately define our policy toward the communist-dominated Chinese government. The United States has already dilly-dallied too long and as a result the State Department finds itself faced with almost impossible alternatives. A strong statement of policy in the President's speech might well have strengthened the anti-communist forces in China.

Thanks for listening, folks, and Jerry Ford, your Congressman, will be back again next week with another edition of your weekly radio Congressional reports.
Ladies and Gentlemen:

This is your Congressman, Jerry Ford, with the second edition of your weekly radio Congressional report.

No discussion is entertaining or enjoyable by the recitation of voluminous figures, yet an occasion it is wise to examine a few cold facts, laborious as that chore might be. Because President Truman a few days ago presented his all-important budget message to the Congress and to the citizens of the United States, and because our federal fiscal policies are of prime importance to us all, I will review the facts and proposals in the President's speech.

The Administration wants Congress to appropriate over $2 billion dollars for the fiscal year beginning July 1, 1950. The President anticipates approximately 37 billion dollars in federal revenue for the same 12-month period. Simple arithmetic leaves the President in the unhappy position of strongly advocating another year of bankrupt financing. If the Congress goes along with Mr. Truman's proposed budget, the federal government will again operate in the red, this time to the extent of five billion, one hundred million.

Many raise the question, does President Truman himself dictate all fiscal policies in Washington? The answer is precisely this: The President is not all-powerful but he wields a big stick and when Mr. Truman wants to crack the whip on fiscal or other legislative matters his majority party members in the House and Senate usually fall into line. In other words, as long as President Truman openly advocates, and the Democratic party is committed to a continuation of deficit spending, it will be a rough and tumble fight for the Republicans or any others to make any sizeable dent in the budget requests.

Now that Congress has heard the President's proposals the House Committee on Appropriations initiates the job of cutting the money requests into legislation. Witnesses testify before the committee, conferences are held, and finally a bill or bills come to the floor of the House, where the legislation is finally approved by the House it follows a similar process in the Senate. Eventually the completed legislation goes back to the President for his approval or veto.

Many ask who is to blame for our deficit financing policy. As Al Smith used to say, "Let's look at the record." Last year there were eleven major appropriation bills. The House of Representatives appropriated less money than Mr. Truman demanded in ten out of the eleven cases. The record of the Senate was also better than the President's from the economy point of view. As a result, the only hope for any real economy rests with the Congress.

It should be of interest to know where your tax dollar will be spent if Mr. Truman's deficit spending policy is approved. Thirty-two per cent out of every tax dollar would be for national defense. Fifteen per cent for veterans' benefits. Thirteen per cent for interest on the national debt. Eleven per cent for our international or foreign aid programs. Six per cent for domestic social welfare programs and 23 per cent for all other government expenses.

What is the source of our federal tax dollar? The breakdown, if Congress carries out Mr. Truman's policies would be as follows: Individual income taxes: 41%; corporation taxes: 23%; excise taxes: 18%; new taxes and proposed borrowing: 12%; customs and other miscellaneous taxes: 6%.

We should note with considerable interest the President's thoughts about new taxes and his apparent policy on the issue of the wartime-imposed excise or luxury taxes. More details on this when the President unveils his specific requests for more federal taxes.

Frankly, the situation is critical. If Congress follows Mr. Truman's recommendations the federal debt will go still higher. It is discouraging to see no amenable desire for economy. An increase in taxes will only impose a further drain upon the economy of the country. The only alternative is for Congress to be hard-boiled and tight-fisted in this financial crisis.
Ladies and Gentlemen:

This is Jerry Ford, your Congressman, with the third weekly radio Congressional report during the second session of the 81st Congress.

In the first two weeks of the session there was very little legislative action in the House of Representatives. The fireworks, however, are now popping all over the capital. Apparently, the tranquility since January 3rd was nothing but the calm before the storm for extreme bitterness and violent partisanship now prevails.

On Thursday a proposal came to the floor of the House calling for 150 million dollars in financial aid for Korea. You undoubtedly recall that after World War II by agreement it was decided that approximately one half of Korea was to be temporarily under the jurisdiction of the U.S. and the other half under the protection of Soviet Russia. The millions of Koreans who were freed from the yoke of the Japanese dictatorship live on a peninsula between Manchuria and the islands of Japan.

The State Department under Secretary Acheson has strongly urged a 150 million dollar grant of American funds for the development of Korean coal mines, electric power plants, and transportation facilities. The Administration leaders contend the U.S. must maintain a "toe-hold" in the Far East and, according to them, the American portion of Korea which is below the 38th parallel, is our last chance of keeping a base on the mainland of Asia.

The opponents of Korean aid opened up on the floor of the House the entire issue of U.S. foreign policy in the Pacific area with particular reference to China. The Administration spokesmen during the debate were hard put to defend logically and adequately the lack of an American policy for combating of communist forces in China. It was difficult for the disciples of the State Department viewpoint to explain why the U.S. should go all out to whip communism in Europe and at the same time pursue a whimpering retreat when the communists overrun Asia.

The Korean aid bill was condemned as "conscience money" to make up for our failure to help our friends and allies in China. The Administration originally requested 150 million for this foreign rehabilitation project. The opposition pointed out that the 150 million was just a starter—that in the end a total of 385 million would be needed to build up Korea industrially.

The question was raised: "Can southern Korea be defended by the native military forces if the Russians decide to cross the border?" Everyone admitted that Korea is defenseless against the Soviet military machine. The next question "If Korea can't be defended, why should the U.S. give at least 150 million to the Koreans at this time?" The answers seemed unconvincing, particularly in view of the Administration's China policy.

The members of the House who have favored a strong anti-communist foreign policy, and I put myself in that category, have lost faith in the State Department. The U.S. during World War II was committed to a policy of non China. The state Department now ignores that pledge. Instead of helping our anti-communist friends in China, Secretary Acheson wants to spend millions in Korea which is an isolated country, 500 miles from Vladivostok and 7000 miles from San Francisco. The logic of such a program is confusing to say the least.

Thanks for listening and I'll be back again next week with another edition of your radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford, your Congressman, with your fourth weekly radio Congressional report.

In the past week two items of interest dominated the scene in the House wing of the Capitol. On Monday the Congress received the President's tax message and last Friday the House decided an important issue on parliamentary procedure.

Parliamentary activities as a general rule are not of widespread interest. I feel, however, that what transpired in the House in the last few days is of fundamental importance to you as citizens so I will discuss the situation in some detail, giving my views on what seems significant.

On January 3, 1949, when the 81st Congress convened, the rules of the House were changed so that legislative proposals in the future would not be bottled up in the Committee on Rules. Previously, this committee of twelve members of the House had refused in certain cases to allow various bills to come to the floor for consideration by all members. A year ago I voted to remove this arbitrary power of the Committee on Rules.

This year the issue bobbed up again. Some argued that the House should give the old power back to the Rules Committee because that was the only way the Truman Fair Deal program could be defeated. Those who oppose dictatorial power in the Committee on Rules believe that each legislative proposal should stand or fall on its merits. As you know, the proposal to change the rule was defeated and as a result all members of the House will be called upon to stand up and be counted on a number of controversial issues in the months ahead.

Frankly, it would have been very easy to vote to put all the old power back in the hands of the twelve members on the Rules Committee. Sixty-four Republicans, including myseif, voted to continue the liberalized rule. It was our feeling that the Committee on Rules should not be used as a shield. I firmly believe that all proposals, good or bad, should be decided strictly on their merits. I intend to fight any and all unsound legislation. The best method of defeating bad legislation is to expose weaknesses by full debate and discussion and not by hiding behind the arbitrary power and protective wing of the Rules Committee.

The President's tax message can be summed up as follows: Mr. Truman wants no decrease in federal revenues. He does favor repeal of most wartime-imposed excise taxes but at the same time the President seeks additional taxes to make up for the lost revenue from the excise repeal. Mr. Truman implies that he will veto any tax bill which repeals excise taxes and does not add more tax revenue from other sources.

In all fairness, there are several tax loopholes that can and should be plugged, but the President seeks to go beyond that objective. In other words, Mr. Truman seeks to add more tax burdens in areas where there is already a heavy load. At the moment no one can predict the eventual outcome but in the meantime, while the Committee on Ways and Means is working on the problem, determined efforts will be made in the House and Senate by Republicans and some Democrats to obtain immediate excise tax repeal.

Thanks for listening, friends, and I'll be back next week with another edition of your weekly radio Congressional report.
Ladies and Gentlemen:

This is Jerry Ford, your congressman, with your fifth weekly radio Congressional report.

For the past several weeks the House of Representatives has gone through the pretense of legislative deliberations but in actuality very little constructive legislation has resulted. It is unfortunate but true that same pretty effective filibustering has been going on in the House since we reconvened January 3rd.

You might well ask, what's behind this legislative slowdown? The answer is simple but the issue is complex. The Southern Democrats are unalterably opposed to F.E.P.C. legislation. Northern Democrats allegedly favor Rep. Powell's F.E.P.C. bill. Most Republicans seem to approve some sort of F.E.P.C. although I doubt if there is much support for the so-called Powell bill as it now stands.

The net result of the bitter dispute within the ranks of the Democratic party is a very harmful legislative slowdown. It is difficult to filibuster a bill to death in the House but deliberate delaying tactics can prevent the consideration of a bill. The Southerners are doing just that and Speaker Sam Rayburn of Texas seems to be cooperating with his colleagues below the Mason-Dixon line.

For example, under the Rules of the House Speaker Rayburn has the right to recognize any chairman of a standing committee under the so-called 21-day rule, when certain requirements have been fulfilled. Last week Mr. Rayburn saw fit to recognize Rep. Peterson instead of Rep. Lesinski. Rep. Peterson wanted to bring up bills for Alaska and Hawaii while Mr. Lesinski allegedly wanted to consider F.E.P.C. Both Peterson and Lesinski from the floor of the House were saying, "Mr. Speaker, Mr. Speaker." Speaker Rayburn obviously overlooked Rep. Lesinski and carefully picked out Mr. Peterson of Florida.

Another sidetrack in the F.E.P.C. battle was a recent dispute between Rep. Clarence Brown of Ohio and Rep. Franklin D. Roosevelt, Jr. Seems that F.D.R., Jr. lambasted his Republican colleague for voting as a member of the Rules Committee against F.E.P.C. On Monday Clarence Brown answered the Roosevelt accusations one by one and then brought out some interesting facts about young Roosevelt's record in the House. Rep. Brown checked the voting record of Franklin D., Jr. and for your information I'll read part of Brown's speech and I'm now quoting:

"I checked this morning, and I find that on 129 roll calls in the House between the time he entered it and January 27, Mr. Roosevelt was absent on 69 roll calls, or failed to respond, and answered on only 60 roll calls; that on 65 roll calls on important measures in that period of time, he voted on only 35, and was absent 35 times when the roll was called, or at least failed to answer.

"In conclusion, . . . . let me speak just a few words of general political philosophy. I would like to say to all of the Members of the House . . . . that I am convinced that no one can learn the rules of procedure for this House in any New York night club. I am also convinced . . . . that no one can solve any of these great social and legislative problems which confront us through nocturnal musings on Fifty-second Street. We can solve them only by staying on the job right here."

May I add this from my own experiences, a Representative should be on the job in Washington or else quit and take up some other occupation.

Thanks for listening and I'll be back next week with another edition of your radio Congressional report.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford with your sixth weekly radio congressional report.

The legislative mill really moved forward this last few days. The House tackled several problems which are of widespread interest, one a domestic issue, namely a proposal to increase postal rates, and the other a foreign policy issue, namely the Far Eastern Economic Assistance bill.

In the fiscal year 1949, the Post Office Department operated with a deficit of $550,000,000. For a number of reasons the Postal Service has had annual operating deficits practically every year. The Hoover Commission came to the conclusion that the department could reduce its costs by further mechanization of its methods of handling the mail and by eliminating all politics and political influence in personnel policies. Others contend the deficits could be avoided by cutting out certain alleged subsidies to airlines and shipping interests. The Postmaster General wanted the deficit reduced by an increase in various rates. In addition the Department suggested certain restrictions on the several special services rendered by the Postal Service.

The opponents to an increase in rates and a reduction in service contended the Post Office Department should not be operated on a self-sustaining basis but rather as a public service agency just like the Departments of Agriculture, Commerce and Interior. Those who opposed an increase also argued that any boost would adversely affect business operations. In addition it was pointed out that much of the current deficit resulted from various free mail privileges accorded government agencies.
The debate on this very technical bill brought out a serious difference of opinion among members of the House Committee on Post Office and Civil Service. A minority report was filed pointing out that the Committee had failed to give adequate consideration to all the complex problems presented by the legislative proposal. After listening to all the debate and analyzing the bill and its various amendments, I concluded it was best to recommit the bill for further committee action. My decision was supported by the recommendations of the Hoover Commission which contended the real solution was not an increase in rates.

Also this past week the House reconsidered the question of economic aid to several of our Pacific Allies including Korea and the anti-communist Chinese forces on Formosa. Several weeks ago I voted against a bill which would have authorized a substantial sum of U. S. dollars for economic assistance to the Republic of Korea. At that time there had been some very wishy-washy Far Eastern policy statements by the Secretary of State. Mr. Acheson was seemingly ready to abandon the Chinese once and for all. Much to the Administration's surprise the Korean aid bill was defeated. This licking has had two beneficial results: first, the State Department has now come to realize that Congress has something to say about our foreign policy. For the past few years the State Department has been prone to make policy decisions and then tell Congress to rubber stamp the action. The defeat of the original Korean aid bill has awakened Mr. Acheson to the appreciation that Congress and the Executive branch of the government must work in partnership in the determination of our foreign policy.

Secondly, the initial defeat brought a change in the State Department's attitude toward anti-communist forces in China. The new Far
Eastern aid bill which was approved by the House authorized, on behalf of China and Formosa, the expenditure of limited funds already appropriated.

I voted on this occasion for the proposal because our State Department has now reversed its former position and taken a strong stand against the Soviet dominated forces on the Chinese mainland.

Thanks for listening friends, and I'll be back next week with another edition of your regular radio report from the nation's capital.
LADIES AND GENTLEMEN - This is Jerry Ford with your 7th weekly radio Congressional report.

Congressional business this past week has been at a standstill in the House. Out of deference to the birthday of Abraham Lincoln the House and Senate did very little business on Monday or Tuesday. Wednesday was a bit different. Only one bill was approved but the parliamentary atmosphere was fortunately cleared on an issue which has been bumped from pillar to post ever since the Congress convened in January of this year. It now appears that after considerable stalling, hemming and hawing the issue of F.E.P.C. will be brought to the floor of the House for full consideration and debate.

For the past six weeks the two widely divergent elements in the Democratic Party have been bitterly feuding with each other over this very serious legislative issue. The southerners want no part of F.E.P.C. and have done their utmost to prevent the proposal from getting to the floor for a hearing on its merits. Some of the northern Democrats have been pushing just as hard the other way.

The end result of this inter-party fighting and feuding has been the totally unnecessary delay of other important legislative proposals and further the full consideretion of some minor bills and problems that could have well been approved on the consent calendar. Wednesday was a typical example of the poor programming. It was calendar Wednesday and on that day the Committee on the District of Columbia was supposed to have the floor for any bill that committee had previously approved.

Finally, after 8 roll calls, with each roll call taking about 25 minutes, the District Committee eventually brought up a bill to permit the federal incorporation of the Girl Scouts of America. This bill was entirely meritorious. No one denied the desirability of putting the Girl Scouts on the same basis as the Boy Scouts who now have a federal charter. Needless to say, the bill was approved.

However, during the hour of debate it was finally agreed that F.E.P.C. legislation by one method or another would be on the agenda next week. It can come to the floor in one of several methods. If the Committee on Rules takes the necessary action, there will be three or four days debate followed by an item by item vote on each provision and any amendments thereto. The bill could be brought up by a discharge petition or on calendar Wednesday. If either of these methods are used, debate will be seriously restricted and the pros and cons not adequately considered.

The question of whether or not the Congress should approve a fair employment practice law is a major issue. There is much of importance to be said on both sides. In my judgment the bill should come to the floor and be given a full and complete hearing by the members of the House. There will be acrimonious debate, charges and countercharges, but eventually the issue will be decided on its merits and I hope without the befogging of political implications.

It is my intention on the next program on which the bill is scheduled to discuss the pros and cons of F.E.P.C. The issue is complicated by the intense emotional factor. In the end the decision or decisions must be made on the basis of clear thinking and all the facts.

Thanks for listening friends, and I'll be back next week with another edition of your regular Congressional radio report.
LADIES AND GENTLEMEN - This is Jerry Ford with your 8th weekly radio Congressional report.

Last Wednesday at 12 noon a marathon session began in the House of Representatives. Adjournment finally came in the wee small hours of the next day after the House had been in continuous session for 15 hours and 20 minutes. The longest session in 6 years.

In this 15 hour period the tide of battle ebbed and flowed. One roll call followed another until a final total of 11. As dawn approached faces became tightly drawn; eyes and voices weary; tempers short; arguments faltering and illogical. It was truly a survival of the fittest.

At the start of the 15 hour session the House galleries were packed with partisans, pro and con. Initially the spectator enthusiasm was intense but as the proceedings progressed hour after hour the galleries thinned until they were virtually empty. At least the members of the House outlasted the spectators.

It took the first 5 hours for the F.E.P.C. issue to get to the floor for consideration on its merits. The next 7 hours were devoted to debate, on whether or not the House should approve an F.E.P.C. bill with strict and rigid enforcement provisions or one, which to start with, relies on education and conciliation.

At midnight many of the members became a little weary. The House almost adjourned out of sheer fatigue. Some of the older members thought it time to quit but after a momentary lull in the debate while several record roll calls were held the battle began anew. Finally it was agreed that debate on the McConnell bill and all amendments thereto should be concluded at 2:30 A.M. The McConnell bill had been submitted as a substitute for the proposal advocated by Representative Powell of New York.

The Powell bill goes aed length in providing cease and desist orders by another and new government agency supported by Court injunctions and criminal sanctions. It is very similar to the state laws now in existence in New York, Massachusetts, New Jersey and Connecticut. The McConnell bill adopts a different approach, namely education and mediation.

There is no denial that we in the United States should sincerely and seriously work toward the elimination of any discrimination based on race, creed or color. The issue, however, is how to solve the problem most effectively. Should we start slowly and yet work surely toward the desired result by an educational program? Or, should the Congress approve legislation which immediately sets up a new Federal bureau that has rather unlimited enforcement provisions, both criminal and injunctive.

In the end the Powell bill was defeated. The McConnell bill got House approval. I voted for the moderate proposal rather than support the extreme view of Representative Powell. The matter now goes to the Senate and it will be interesting to see the developments on the other side of the capital.

In closing let me comment about an official chart dated February 22, 1950, which shows the exact status of major bills in the second session. This chart indicates zero action even though Congress has been in session 8 weeks. Certainly the Administration leadership cannot be proud of this record.

Thanks for listening. I'll be back next week with another edition of weekly radio reports.
LADIES AND GENTLEMEN - This is Jerry Ford, your Congressman, with the ninth weekly radio Congressional report.

Let me at the outset comment on the crisis precipitated by the prolonged 9 month old coal strike. In my estimation we are in this disastrous mess principally because the Taft-Hartley national emergency provisions were not invoked by the President soon enough or with sufficient vigor. It's another case of too little executive action too late.

The Legislative mill has been grinding steadily for the past week. The matters have been of a routine nature but several proposals which have been considered by the House do deserve some attention on this broadcast.

For over a year the Congress has worked on legislation affecting the basing point problem. It is a vague but important issue. The bill would permit freight absorption by steel producers, cement manufacturers and other similar industries where there has been no wrongful collusion or combinations in restraint of trade. This remedial legislation is necessary because of a recent decision by the United States Supreme Court which has been improperly interpreted by some of the lower federal courts to mean that no freight absorption of any kind is permissible.

The House took affirmative action and I voted for the motion. If you had been on the floor of the House I'm sure you would have done likewise. If this legislation is not approved there will be considerable concentration of major industries in and around cities like Pittsburgh and a corresponding loss of industry in other areas. Nonpassage of this bill would definitely harm Western Michigan industrial areas. For example many of our steel fabricating plants would close down and move from their present location. The proposed legislation for obvious reasons is vitally important for small business. Furthermore it should be approved for national defense purposes for the U.S. would be extremely vulnerable if all our industrial plants were highly centralized. The need for immediate action was clearly evident to a majority in the House.

The House also approved a bill to set up a National Science Foundation. The proponents argued that the United States needs a new federal agency to sponsor and correlate scientific research. Some opponents contended that the federal government could not afford an additional appropriation of 15 million dollars each year. In addition some felt the bill was poorly drafted. The opponents in this latter category claimed the personnel security requirements were inadequate. The recent atomic spy disclosures in England and the Alger Hiss incident emphasized the need for extreme caution in the protection of our vital military secrets.

The debate on the House floor brought out clearly and forcibly the difference between basic and applied science. In recent years the U.S. has been behind European nations in basic scientific research. Basic science involves the fundamentals while applied science is the practical application of the original research. If the National Science Foundation legislation had been limited to basic science the bill would have been more enthusiastically received.

Although it was approved I voted in the negative. Why? Well, it means a new 15 million dollar additional burden on the Treasury, a new federal bureau or commission, and furthermore, and this is important, the purpose of the bill was not limited to basic science.

Thanks for listening and I'll be back next week with still another report from the nation's capital.
LADIES AND GENTLEMEN — This is Jerry Ford, your Congressman, with the 10th weekly radio congressional report from the nation's capital.

Should Alaska and Hawaii be admitted to the Union? In other words, should the United States comprise 50 instead of 48 states? The House of Representatives acted favorably in both cases. The bill for Alaska received a vote of 186 to 146 and the Hawaiian authorization proposal was approved 260 to 110. Both bills now go to the Senate where it is rumored there will be considerable opposition from members of both major political parties. Reports indicate some Senators will not vote or to make room for additional colleagues.

Under the House bills for Alaska and Hawaii each of the new states would have two Senators and one Representative. If the Senate acts favorably this would increase the number of Senators from 96 to 100 and the membership in the House from 435 to 437.

The opponents of Statehood for the two territories used a number of arguments which I am sure were repeats or retreads from the days when other states were admitted to the Union.

A number of Representatives from New York, both Democrats and Republicans, vigorously fought the proposals. Here is a typical statement from one New York member of the House, and I quote, "Surely the peoples of New York and other large states should not blindly acquiesce in the further dilution of their already under-representation in the Senate by the admission of additional Senators of very small communities. New York State, with a population of 14 million people, is represented by two Senators only. Yet we are asked to give two Senators to the 500,000 population of Hawaii and two Senators to the population of 100,000 in Alaska." End quote.

This type of argument is a good illustration of the "have nates" fighting the "have nots". The same argument has been used repeatedly when other states sought admission. These statements today simply echo the debates of yesterday. Certainly no such harm has resulted from the admittance of some of our newer states.

Here are some interesting facts. Hawaii now has a larger population than any other state at the time of admission to the union with the exception of Oklahoma. Also, Alaska's present population is larger than that of at least 10 states at the time of their admission into the Union.

After listening to the arguments pro and con it seemed logical and desirable to favor statehood in both instances. There was substantial evidence that both territories are ready to join the Union and furthermore their admission now will materially strengthen our vitally important national defense set-up.

For a moment let's turn to a domestic matter, one that has been bitterly debated in the Congress and elsewhere for over half a century. The Congress during this past week completed legislative action for the repeal of all federal taxes on colored oleomargarine. When the bill was before the House during the last session in 1949 I voted for the repeal of such taxes. Early this year the Senate took similar action but in approving the repeal legislation a dangerous "sneaker" provision was included in the Senate bill. The so-called "sneaker" provision grants vast new authority to the Federal Trade Commission. The provision was hooked on to the oleo repeal bill without any testimony or hearings before the appropriate Senate and House Committees. The inclusion of this provision is a prime example of bad legislative procedure. Many who favored the repeal of the taxes on oleomargarine did not approve the legislation in its final form because of this new far-reaching and possibly dangerous Federal Trade Commission authority. It is regrettable that the two issues became intermingled.

Thanks for listening friends, and I'll be back next week with another congressional report from Washington.
LADIES AND GENTLEMEN - This is your Congressman, Jerry Ford, with the 11th weekly radio report from the nation's capital.

Rather appropriately on Wednesday, March 15th, the chamber of the House was filled with acrimonious political comment from both sides of the aisle on the issue of taxation. Some accusations were political pure and simple. Democrats were chided by their Republican colleagues for the excessive federal tax burdens including excises. The Democrats countered by attacking their traditional scapegoat and whipping post, the 80th Congress, and further denounced the income tax reduction law approved by that Republican controlled Congress, Former Speaker of the House Rep. Martin, Republican of Massachusetts, advised and suggested that if the Democratic leadership was so disturbed and upset by the Republican tax reduction law of several years ago, President Truman and his leaders in the House and Senate could now, if they so desired, introduce legislation repealing the law. The 81st Congress, being heavily Democratic supposedly could and would follow the recommendations of the President and his Congressional leaders if they were sincere in their desire to remove the old tax rates which the 80th Congress had reduced. As you will recall, this tax reduction law removed over $7 million low income citizens from the payment of income taxes with 71% of the tax relief accruing to people making $5,000 a year or less.

Some of the comments on taxation resulted from the problems presently confronting the House Committee on Ways and Means which has the initial responsibility on tax matters. As you well know, there is considerable demand for the repeal of the wartime imposed excise taxes. These taxes were initially imposed prior to and during World War II in order to curtail the use of certain commodities and services necessary in the war effort. Admittedly the continued existence of such taxes after the end of the war has resulted in serious unfair discrimination against workers and employers in certain industries. Consumers also have become rightfully indignant.

For the past six weeks, the members of the Committee on Ways and Means have heard considerable testimony as to the need and necessity for immediate action. On Monday, March 13th, the following resolution was presented to the committee by Rep. Woodruff, Republican of Michigan, and I quote, "Whereas the public hearings have revealed many areas in which certain excise taxes are causing numerous hardships by reason of consumer resistance, production cut-backs and unemployment; and whereas the public hearings have further revealed that it is essential to relieve this condition at once, I move that the committee immediately prepare excise relief legislation providing for reduction and/or elimination of excise taxes to relieve this condition and report such legislation to the House forthwith prior to consideration of other revisions of the Internal Revenue Code," end quote. The resolution was defeated 15 to 10 with all Democrats on the Committee voting against the resolution and all Republicans voting in the affirmative.

The resolution was defeated by the Democratic members of the committee because of President Truman's insistence that there be no tax reduction including excise tax cuts unless various additional or new taxes are imposed. In fact, Mr. Truman in his tax message to the Congress implied that he would veto any excise tax repeal bill if it did not provide for an increase in federal revenues from other sources.

It is regrettable that the President and his Congressional leaders will not permit the House and Senate to consider the excise tax repeal legislation immediately and thereafter work on legislation aimed at closing tax loopholes. The President by forcing the consideration of both problems simultaneously will cause unnecessary delay. This delay will bring additional untold hardships on consumers, small businessmen, and workers and employers in various businesses.

Thanks for listening friends, and I'll be back next week with still another Congressional report from the nation's capital.
LADIES AND GENTLEMEN - This is Jerry Ford, your Congressman, with the 12th weekly radio report from the nation's capital.

This past week the big issue concerned the cooperative housing bill. The Senate had previously stricken the "coop" provision but the bill was brought to the floor of the House with that proposal still included. After some initial sparring with the proponents trying to sweeten up the proposal the cooperative feature was defeated 218 to 19.

Here are some facts of interest. Under the controversial section of the bill as it was originally introduced 250,000 housing units would have been built. An entirely new federal agency would have been set up calling for approximately 5000 additional federal employees. Down payments totaling 5% of the cost were required. In other words, $4000 on an $80,000 home and $300 on a $6,000 residence. The interest rates were set at 3% with the term of the mortgages 50 to 60 years.

During the debate I attempted to evaluate the arguments pro and con. Was the legislation needed in our district? Was it essential in the nation as a whole? Although each individual representative must consider the country's over-all needs, we also have a definite responsibility to reflect the views, understand the problems and seek answers for the citizens who live in our own congressional districts. With this in mind, I voted to strike out the cooperative provision. I did, however, vote for the housing bill after that undesirable section was removed. The regular F.H.A. parts of the bill were definitely needed now and in the future.

There are many sound arguments against the cooperative proposal. In the first place, it was definitely discriminatory against those 4023 veterans of World War II in Kent and Ottawa Counties who have already purchased homes under the G.I. bill. Those G.I.s who bought their homes at 4% with a 25 year mortgage would have gotten very unfair treatment if the Administration bill had been okayed, for under the cooperative proposal new home purchasers could have acquired homes at 3% with mortgages running 50 to 60 years. I certainly have no desire to penalize the 4000 G.I.s in our district who have already committed themselves for the purchase of a home.

What does a 50 to 60 year mortgage mean? Let's take this example. John Jones is 25 years old. He buys a house with a 50 year mortgage. This means John Jones will pay for his home when he reaches the age of 75 years. If it was a 60 year mortgage, Mr. Jones would be 85 years old before all payments were made. This unsound provision was in the cooperative housing section and it didn't make sense to me.

One of the big problems facing all G.I.s when they want to buy a home is how and where to get that down payment, however small. Would the "coop" provision in the housing bill have remedied that problem? No, it would not have. In fact, the G.I. or any other purchaser would have had to pay 5% down in order to qualify as a cooperator. It is interesting to note that right today under existing laws a veteran of World War II has a better opportunity to buy or build a home in Grand Rapids without a down payment by combination G.I.-F.H.A. loans than he would have if the coop proposal had become law.

The proponents of the cooperative provision repeatedly stated it would not cost the federal treasury any money. Theoretically that may be correct; actually that statement is untrue. The provision would have set up a new federal agency with approximately 5000 additional federal employees. The annual cost, just for the administration of the law, would be at least 20 million dollars each year. At a time when the Federal treasury is deep in red ink and at a time when Uncle Sam owes 253 billion, any further financial burdens seemed undue to me, particularly when there were so many discriminatory features in the proposal.

Thanks for listening friends, and I'll be back next week with still another Washington radio report.
LADIES AND GENTLEMEN - this is your Congressman, Jerry Ford, with the 13th weekly radio report from the nation's capital.

For the past week the House of Representatives has been tussling rather violently with a bill which principally seeks to extend our European Recovery Program for another twelve month period. In addition to the request for E.C.A. funds the proposed legislation called for further economic aid to non-Communist areas in China and Korea. The bill also sought U.S. funds for Palestine Refugees plus the President's controversial Point IV program.

As you can see, it was a one package proposition with many angles, and as a result the debate was long and bitter. The E.C.A. fight, however, dominated the debate. The opponents in both parties did their utmost to defeat or cripple the continuation of economic assistance to our allies in Europe and elsewhere. The isolationists contended, as they have in the past, that our funds were being thrown down a rat-hole.

The defenders of the Marshall Plan pointed to the excellent record of E.R.P. in the past several years. It was admitted by all that Paul Hoffman, Administrator of the program, a sound thinking and successful businessman, had done an excellent job in seeing that our American dollars had been spent wisely and economically. Furthermore, no one could deny this important fact that if there had been no Marshall Plan, if the European recovery Program had not been in effect, the Communist influence of Joe Stalin and his politburo pals would have already taken over France, Italy and many other European countries.

It must be admitted that the E.C.A. costs us money, that we are spending large sums from the federal treasury but I ask what is the alternative. How would you answer this question: Is it worthwhile to spend some of our dollars in an effort to prevent World War III?

The cost of World War II in money and lives was terrific. We all dislike the mere thought of another world war. The best insurance I know against such a possibility seems to be a continuation of the European Recovery Program. It's a gamble but so far the effort has been successful.

This year's request for E.C.A. funds totalled approximately $3 billion dollars. An attempt to cut the amount by 300 million failed but a compromise reduction of 250 million did prevail. This cut in funds should not hamper the effectiveness of our cold war against Soviet Russia. At the same time by topping off the 250 million Congress is pressuring Mr. Hoffman and his aides into saving each and every U.S. dollar.

The problem of what to do with our farm surpluses became involved in the European aid bill. Representative Voris of Ohio wanted E.C.A. to use up one billion of government held surplus farm commodities. Representative Burleson of Texas advocated the earmarking of 1 billion of E.C.A. funds for the purchase of American farm commodities in the open market. At the same time another group contended both amendments would hamstring our efforts in winning the cold war. There will be some close votes on those amendments.

On occasion the House does some very strange and quite irresponsible voting. This last Wednesday an amendment to the E.C.A. bill was tentatively approved which cut off all aid to England unless all of Ireland was liberated from British domination. Last year the same amendment was overwhelmingly defeated on the basis that the United States should not interfere with the internal affairs of any other nation. For some unknown reason the good judgment of a year ago was forgotten. Speaker of the House Sam Rayburn described this amendment as "terribly unfortunate" and said, "It has probably done us great harm in the world situation." Regardless of our individual feelings about the Irish-British dispute, our Congress should not try to dictate the solution.

Thanks for listening and I'll be back next week with still another edition of your Washington Congressional report.
LADIES AND GENTLEMEN — this is your Congressman Jerry Ford, with the 14th weekly radio report from the nation’s capital.

Without a doubt the most important legislation to be considered this session is now before the House of Representatives. I refer to the consolidated or omnibus appropriation bill and when that subject is mentioned we’re involved in big "dough" and no penny ante issue. This bill if approved without change will cost the taxpayers over 29 billion dollars. I repeat with emphasis, over 29 billion dollars in the 12 months beginning July 1, 1950.

The printed copy of the proposed legislation in itself is quite a hefty volume. The 431 printed pages weigh one pound six ounces — I did the weighing myself on my son Mike’s new baby scales at home. The report of the Committee on appropriations, which explains in detail the why and wherefore of the legislation, covers another 377 pages in rather fine print. The testimony of hundreds of witnesses who appeared before the 40 subcommittees fill numerous volumes. Laid side by side these volumes occupy at least 16 inches in any book case.

The big question after all this still remains — Did the Committee on appropriations do a good job in recommending how your federal tax money should be spent? The answers indicate a wide divergence of opinion. Many of the Washington Bureaucrats are complaining bitterly because their special programs and projects felt the economy bite of the committee. Others who are just taxpayers and not highpowered propagandists contend the Congress must cut expenditures still further.

Frankly I am convinced that the single appropriation bill, big and complicated as it may be, is an improvement over past procedures. Last year, for example, there were approximately 10 separate and distinct appropriation bills and each was considered individually without any over-all plan or limitation. This old procedure was similar to the policy of a spendthrift individual or a spendthrift businessman who buys a number of separate items without any knowledge as to his combined total expenditures. Under the new procedure the House and later the Senate consider all or most of the appropriation problems as a single unit. This one package bill makes sense in that it gives a Congressman and our citizens an opportunity to see at a glance what the over-all federal spending policies in the coming year appear to be.

Here are some dry but important details. The appropriations bill recommends direct cash appropriations totalling over 27 billion. It also recommends contract authorizations totalling about 1.6 billion, and this additional amount is in effect a cash drain on the federal treasury. These outlays do not include "permanent" appropriations for debt interest, new spending proposals of the President, nor proposed funds for foreign aid.

In summary, the 27.3 billion cash appropriation total is one billion 300 million less than the amount requested in President Truman’s Budget Message for the same items. It is 800 million less than the amount appropriated for the current fiscal year. The Committee’s 1.6 billion grant of contract authority is 180 million under the President’s estimate and a billion 800 million less than the amount granted last year.

Judging the situation solely by these over-all figures it must be admitted the Committee has taken a definite step in the right direction. However, to be honest with ourselves as citizens and taxpayers another question must be asked. Will the contemplated reductions balance the budget? The answer is no, despite the Committee’s saving of a billion dollars under Mr. Truman’s money requests. In other words, the federal government, even if this bill is approved, will spend more than it takes in.

In the last week some folks from home have complained because of certain cuts in individual items. I have said to them and I now say to you, unless all of us will sacrifice just a bit this great nation will go bankrupt and thereafter inevitably collapse. This is a real danger. Economic chaos would make the United States mighty easy pickings for the Soviet Union.

Thanks for listening and I’ll be back next week with still another Washington radio report.
LADIES AND GENTLEMEN - This is your Congressman Jerry Ford with the 15th weekly radio report from the nation's capital.

Oftentimes while the House is in session, transacting its day to day business there are many dull and uninteresting hours of debate. On occasion, however, sparks fly, particularly when a basic difference of opinion arises on a major issue. Then, a lively and colorful debate takes place between members who frequently come from the same political party. This was the case when Representative Vinson of Georgia, Chairman of the Committee on Armed Services, objected strenuously to the proposed appropriations for the various branches of the military service. Representative Mahon, Chairman of the military appropriations subcommittee, followed Mr. Vinson and ably defended the criticism leveled at his committee's recommendations.

This particular debate, involving as it does the adequacy of our national defense, was of prime importance. Just how much should the United States spend for military preparedness? Representative Vinson vigorously contended that the Committee on Appropriations by cutting some military requests for funds had scuttled the defense program of the Army, Navy and Air Corps. He particularly denounced the possible lack of adequate funds for military aircraft pointing out that the Congress had previously authorized a 70 group air force and that this appropriation bill would cut the air groups to 46. Representative Vinson in his discussion leveled some rather sharp criticism at the President and Secretary of Defense Johnson for withholding previously appropriated funds which the Congress had set up for a larger air group program.

After listening to the speech by Mr. Vinson I began to wonder if the Committee on Appropriations had acted wisely in cutting the defense budget approximately 250 million dollars for the next fiscal year. Most of my fears were dispelled, however, after hearing the arguments in rebuttal by Representative Mahon. Mr. Mahon answered the attack by showing just how much the federal government will spend next year on national defense, and this figure is astounding, amounting to over 2 billion dollars. This total, of course, includes everything, atomic energy and aeronautical research, the stock piling of critical and strategic materials, guided missile developments, military public works and a number of other projects and programs. The member from Texas in addition pointed out that on July 1, 1950 the Army, Navy and Air Corps would have five billion 300 million dollars to spend for the purchase of new and improved military aircraft. Representative Mahon didn't contest that this huge sum of money would build a 70 group air force today or even this year, but he argued most effectively that the funds would build up our various military air groups to an adequate strength for the defense of our people.

This further point was made. The airplanes we buy next year, the B-36 for example, will probably be outmoded and ineffective two years hence. Representative Mahon argued that it was shortsighted to purchase an overabundance of military equipment of any kind which in a short period of time might become useless museum pieces. He advocated, and I say most convincingly, that we should concentrate on research and development so that if war should come and God forbid that it should, we would have the best and newest equipment ready for immediate production. Representative Mahon illustrated by facts and figures that in the meantime with the proposed funds now in the bill we would have adequate aircraft, ships and men to protect our shores from attack.

During this historic debate on the military problems of the United States the House galleries were filled with high school students from all over the country who were visiting Washington during their spring vacations. It was obvious to me, if not to them, that the decisions we in Congress make from day to day vitally concern our younger generations. I hope we may have the intelligence, the foresight and the conviction to decide right for their future well-being.

Thanks for listening and I'll be back next week with still another Washington radio report.
LADIES AND GENTLEMEN - this is your Congressman Jerry Ford with the 16th weekly radio report from the nation's Capitol.

When the House of Representatives recessed the day before Easter we had started the big job on the "one package" appropriation bill. As you know, this involves the serious problem of how to spend approximately 29 billion of your federal tax dollars, money collected from personal income taxes and from those altogether too numerous hidden excise taxes.

Before the recess the pros and cons of the bill were discussed generally. Last Wednesday the House finally faced up to the real problem - how many cuts if any can be made and how deep can the reductions go. Some members advocate "across the board" cuts, better known as the "slew axe" method while other economy minded Representatives believe in selective reductions. The selective policy tries to eliminate the excess fat in obvious spots without reducing essential government services in those departments that do a good job.

The first concrete economy move was an amendment by Republican Representative Taber to cut the annual federal appropriation for the District of Columbia by one million 200 thousand dollars. The records show that for the past several years Congress has appropriated 12 million annually for the operation of the City of Washington as a supplement to the regular property taxes, license fees, etc. The same amount was recommended by the Committee for the coming year. The Taber amendment cut this 10%.

As soon as the economy amendment was offered, you should have heard the violent screams and howls from the District supporters which in effect implied that Congress should cut everybody else but leave us alone, we need the money. It was argued that the District of Columbia needed every penny of the 12 million; that a saving of a million 200 thousand was just a drop in the bucket so why take it out on the City of Washington.

Several Representatives who favored this specific reduction contended that every cut, however small, would be helpful in the over-all picture. This is sound logic. If we expect other individuals and departments to spend less federal funds in the coming year, certainly the District of Columbia can absorb a 10% reduction. Any economy program must be a joint effort. This is true in a family as well as in government. It would be foolish for a wife to pinch pennies if her husband continued on a spending spree and vice versa. The numerous government departments must be treated in a similar fashion. If Congress says no to one, the others must expect about the same treatment.

After the usual debate the Taber amendment came to a vote. It was a somewhat significant test. The Taber amendment, aimed at saving a million 200 thousand, carried by 4 votes. It was practically a straight party vote, the Republicans favoring the economy and the Administration forces opposing the economy amendment.

Later in the day another 500 thousand was knocked off the Congressional printing bill. There wasn't much objection to this cut. As a result, the total saving for the day's session a million 700 thousand, providing, of course, these decisions are not later reversed when pressure groups start their insidious work.

From all indications the House of Representatives will be working on this 431 page, 29 billion dollar bill for the next three weeks. A good start has been made in an attempt to save some of your tax dollars. I hope the results to date are an indication of a trend. With your wholehearted support, substantial money savings can be made by Congress in the days ahead. It would be a real achievement if a billion dollar reduction were approved before the job is finished.

Thanks for listening and I'll be back again next week with still another radio Congressional report.
LADIES AND GENTLEMEN - This is your Congressman Jerry Ford
with the 17th weekly radio congressional report from the nation's Capitol.

After three weeks of hard and rough going the House of Representa-
tives has finished about a third of the 29 billion dollar appropriation
bill. You should know the results so I'll attempt to give a play by play de-
scription of what has happened. Frankly, no substantial governmental econo-
 mies have been effected thus far. There have been some cuts but in one
single amendment the total of all minor reductions were wiped out.

Last week I discussed how a one million two hundred thousand
dollar cut was made in the appropriations for the District of Columbia. Later
there was an additional 300 thousand saving in the Congressional printing funds.

These first economy successes soon came to an abrupt end when an
amendment offered by Representative Vursell, a veteran Republican Congressman
of Illinois, was defeated by a 10 vote margin. The Vursell amendment amounting
to 7 million 300 thousand would have sliced approximately 10% off the State
Department funds. This economy move was defeated on practically a straight
party vote, the administration forces defending the State Department and the
Republicans contending our diplomatic forces could economize along with the rest.

The first increase over the Committee's recommendations came
about when an amendment on behalf of the Coast Guard reserve training program
was proposed by Representative Canfield of New Jersey. Originally the Coast
Guard had requested 4 million 100 thousand to set up a reserve training pro-
gram similar to that operated by the other branches of the Armed Services.
This request was rejected by the Committee. The Canfield amendment proposed a
1 million appropriation instead of 4.1 million and this smaller amount had the
support of Secretary of Defense Johnson on the ground that the training of
personnel for the protection of our ports was essential. This slight increase
was approved by a 5 vote margin with party lines split rather evenly.

Subsequently the R.F.C. came in for some heavy criticism when
Republican Representative Taber offered an amendment to cut this agency's admin-
istrative funds 2 million. The Republicans attacked R.F.C.'s loans to the defunct
Lustron Corporation, and several other big companies which are now nearing
bankruptcy. This 2 million economy amendment was also defeated. Only 5 votes
but a miss is as good as a mile. Again practically a straight party vote with
the Democrats opposing the cut and the Republicans favoring the reduction.

Later several amendments were offered by Republicans to cut ap-
propriations totaling approximately a million 700 thousand for the Department
of Labor. These amendments, which would have cut the enforcement and investigat-
ing staffs of the Wage-Hour Administration were likewise defeated by close
near straight party votes.

Up to this point in the consideration of the appropriation bill
the economy forces were slightly in the lead. Any over-all reductions were
immediately wiped out, however, when a 75 million increase in hospital con-
struction funds was approved by a substantial margin. The Committee after
thorough study of the problem had recommended a 75 million dollar federal
appropriation for local hospital construction. The House as a whole bumped
this an additional 75 million so that in the next fiscal year 150 million in
federal funds will now be spent in local communities.

An analysis of the voting on the various amendments, both for
and for increases, indicates that there is in the House in the 8lst Con-
gress a rather close division between those who favor economy and those who
oppose such efforts. If we had a few more members who would consistently
vote for reductions some tax dollars would unquestionably be saved. With the
federal deficit certain to be 6 billion next year we are in dire need of those
few additional members who do not want us to borrow any more money in order to
operate the United States government.

Thanks for listening friends, and I'll be back next week with
still another edition of your radio Congressional report.
LADIES AND GENTLEMEN - this is your Congressman Jerry Ford with the 18th weekly radio congressional report from the nation's capital.

Since the discussion of last week there is little news of note on the single package appropriation bill. The Republicans generally continue to offer and support amendments which would reduce federal expenditures. The Democratic Representatives in contrast offer amendments to increase the spending or vote in near unison to defeat any Republican economy proposals. This process has been going on for the past few weeks and will continue for another two weeks until this $2 billion bill is finally voted up or down. As you know, so far the proponents of economy have been conspicuously unsuccessful despite sincere and determined efforts to reduce appropriations. However, this result is inevitable when you realize that the Administration has a 90 vote majority in the House of Representatives. In other words, any time the Democrats want to approve or defeat a particular amendment or a specific bill, the Administration leaders crack the whip and their members usually toe the mark.

Last Wednesday another significant legislative matter, the River and Harbor and Flood Control authorization bill came up for final consideration. The House had previously approved this proposal nine months ago during the first session of the 81st Congress. As originally okayed in the House, the bill authorized slightly over $119 million for 65 river and harbor projects and $98 million for flood control programs throughout the country. All things considered in its original form it was sound and reasonable legislation. Our Committee listened to over 2 months of testimony before sending the proposal to the floor for consideration by the House as a whole. For example, the bill was considerably less costly than similar legislation in 1944 and 1946. On this basis I actively supported the bill during the floor debate last year.

The Senate as usual was mighty slow in taking up the matter. In fact, the Senate only approved the bill a few weeks ago and in so doing added over $72 million to the cost.

This difference between the House version and what the Senate approved had to be compromised in conference. Unfortunately the less extravagant House bill was boosted rather substantially by the conference. In other words, the Senators would not recede and our 5 House conferees relented too generously. Under the circumstances, I felt it unwise to go along with the higher figure. Nevertheless, the compromise authorizing approximately $1.8 billion in river and harbor and flood control authorizations was approved by the House, 210 to 137.

Perhaps some may wonder what effect this public works legislation will have on our Grand River flood control project and the Grand Haven and Holland Harbor expansion proposals. Inasmuch as all three are still being considered by the Army Engineers, the particular legislation did not affect our district directly. However, the authorization of additional funds for survey work by the Army Engineers is important, if we in Western Michigan want our flood problems investigated and solved and our harbors expanded to handle increased water borne traffic. I am glad to report to you that we are getting excellent cooperation from the Army Engineers who in my estimation do a superb job for the United States in peace and war. The Army Engineers are nonpolitical technicians and will continue to have my support both in committee and on the floor of the House.

Thanks for listening, friends, and I'll be back next week with still another Washington report.
LADIES AND GENTLEMEN - this is your Congressman Jerry Ford with the 19th weekly radio congressional report from the nation's capital.

The House finally completed consideration of the 29 billion dollar single package appropriation bill after more than a month's work on this one legislative proposal. If you have heard my recent broadcasts you will undoubtedly recall I have not been too optimistic about any success on the side of governmental economy. It seemed as though we were butting our head against a stone wall. However, on the final day two sizeable economy amendments proposed by Republicans were approved. The combined saving will total approximately a billion dollars. In other words, the House of Representatives reduced the Committee bill from approximately 29 billion to 28 billion dollars. After the sizeable reductions were approved, the legislation was adopted 362 to 21.

There will undoubtedly be some criticism of the cuts but an analysis of the bill in its final form indicates that nearly all federal agencies and departments were treated alike. This approach was imminently fair. It should be pointed out, however, that the Department of Defense, for obvious reasons, was not cut proportionately. In fact, the Air Force and Navy upon the recommendation of Secretary Johnson and the Joint Chiefs of Staff were given a 350 million increase so that we will have adequate aircraft for our protection against attack. In addition the funds were not reduced for the care and treatment of disabled veterans. Outside of these two exceptions the cuts were pretty much down the line and across the board.

The so-called Taber-Thomas amendment which will save 600 million dollars will force most federal agencies to get along with 10 per cent less than the President's budget for salaries. The Jensen amendment which will save an estimated 400 million dollars in the next fiscal year prohibits federal agencies from filling more than 10 per cent of their job vacancies. As your Representative I voted for both amendments.

Frankly, the billion dollar reduction resulted because the House considered the appropriation problem in a single bill rather than by eleven separate appropriation proposals. To prove this point, let me say that after the battle was over one of the top Democratic members said to me that the Republicans certainly put over a big victory and the Administration can only blame the single appropriation bill for the defeat.

The final day of the debate and just before the record votes were taken, Representative Arends, a Republican of Illinois, made a speech that had considerable effect on the outcome. He stated to the members of the House that in the month long debate 95 amendments had been offered to reduce or cut various appropriation items and only 3 of the economy amendments were offered by Democrats. To put it another way, 31 of the 36 economy amendments were sponsored by Republicans.

The bill as approved by the House now goes to the Senate. No one at this stage of the game can predict what the Senate will do. It is my hope that the Senate will hold the line and possibly make other reductions for even with the billion dollar saving in the House bill the federal treasury will show a deficit in the next fiscal year. The House did a reasonably good job but if the federal government is to operate economically our Senators must do some additional pruning.

Thanks for listening, friends, and I'll be back next week with still another Washington report.
LADIES AND GENTLEMEN — this is your Congressman Jerry Ford with the 20th weekly report from the Nation's Capitol.

The next few weeks will vitally affect the eventual success or failure of the governmental reorganization program. During the 1st session of the 81st Congress approximately 20% of the Hoover Commission recommendations were put into effect either by Executive Order, by legislation, or as the result of a Presidential reorganization plan. As a whole, last year the Executive and Legislative branches of the federal government worked together on this program. In fact, only one reorganization plan submitted by Mr. Truman during the first session was rejected and the Senate said "No" on that occasion, because Mr. Truman was trying to promote indirectly his socialized medicine scheme. In addition, it was fairly obvious that the specific reorganization plan, which was aimed at giving Mr. Oskar Wing cabinet status, was not a bona fide Hoover Commission recommendation.

This year the President in March submitted 21 reorganization plans to Congress. All 21 were alleged to be recommendations of the Hoover Commission. Immediately there was a mighty roar of objection raised against Plan 12 and several other Presidential proposals. The objects to the various plans contend that Mr. Truman has not followed the recommendations of the non-partisan Hoover Commission, but instead is attempting to achieve certain political objectives by the use of the Commission's good name.

The first 21 plans submitted this year, in part have had a rough time. To date the Senate has killed 4 of the President's proposals. Others may suffer a similar Congressional fate.

Reorganization Plan 12 was the most controversial. The President proposed that the office of General Counsel of the National Labor Relations Board be abolished. The Taft-Hartley Act set up the independent office of the General Counsel and Mr. Truman himself appointed Mr. Robert Humph to the job. Under the old Wagner Act the NLRB had the full authority to investigate complaints, prosecute alleged violations of the law and finally determine whether or not there were any violations of the law. In other words, the NLRB under the Wagner Act was prosecutor, judge and jury. The Taft-Hartley Act separated the various responsibilities, leaving the NLRB as judge of alleged violations of the law and making the General Counsel the prosecutor. President Truman in Plan 12 wanted to merge the two functions, thereby reinstating the old Wagner Act set-up.

The Senate rejected Mr. Truman's Plan 12 by a vote of 51 to 29 for several reasons. In the first place, the Hoover Commission did not recommend the abolition of the General Counsel's office. The Citizens Committee for the Hoover Report, a nationwide non-partisan group of citizens seeking economy and efficiency in government, deplored that Plan 12 was a recommendation of the Hoover Commission. Furthermore, it was pointed out that it was against fundamental American traditions to have one man, or a single group of individuals, investigate, prosecute and judge violations of any law.

Three other reorganization plans were subsequently rejected by the Senate. Plan 1, which would place the functions of the Controller of Currency under the Secretary of the Treasury was scuttled 65 to 13. In addition the Senate defeated two other reorganization plans that would have revamped the Interstate Commerce Commission and the Federal Communications Commission. The Senate debate indicated a fear that the proposed changes would put too much authority and power in the hands of the Executive branch of the Federal government. It is interesting to note that Senator McClellan, a member of the Hoover Commission, voted against the President's plans claiming that Mr. Truman's proposals were not aimed at saving money or making the government more efficient.

Thanks for listening folks, and I will be back next week with another Washington radio report.
RADIO TALK BY GERALD R. FORD, JR. FOR USE IN
FIFTH CONGRESSIONAL DISTRICT - MAY 26, 1950

LADIES AND GENTLEMEN - this is your Congressman Jerry Ford with
the 21st weekly report from the Nation's Capitol.

Last Wednesday the House of Representatives overwhelmingly
approved a modified two year extension of the draft law. The vote was
216 to 11. The bill now goes to the Senate where action must be taken
before June 24th when the present law expires.

The President and our military leaders had requested that Congress
extend the existing law for two years without change. The House Committee
on Armed Services after exhaustive hearings presented to the House a bill
which is considerably different from that advocated by the Department of
Defense. However, a careful analysis of the facts reveals that the
Committee acted wisely in proposing various changes in the law. For
example, there have been no inductions since January 1949. In other
words, the Army, the Navy and the Air Force have had sufficient enlist­
ments for the past 18 months so there has been no need for the drafting
of our young men under the Selective Service Act. During this same year
and a half period, however, all 18 year old youths have been registered
and classified in case an emergency, similar to Pearl Harbor, did occur.

The House Committee favored an extension of the law but cur­
tailed all future inductions until a concurrent resolution declaring
the existence of a national emergency has been approved by a majority
of the House and Senate. If this bill is approved without revision by
the Senate it means that no federal official can order inductions unless
and until the Congress passes a national emergency resolution.

Frankly, such a restriction makes good sense. Certainly the
Congress will act promptly, probably within 48 hours, if a crisis arises.
The armed services admittedly would not be in a position to receive
inductees for several weeks or even a month once a crisis arises so no
harm will result in having final induction authority in the hands of
Congress.

The title of the proposed law was changed from the Selective
Service Act to the Manpower Registration Act. This new title more
appropriately describes what the bill seeks to accomplish. It will require
the continued registration of all young men who reach the age of 18 years.
Upon registration the various local boards will classify each individual
so that the records will be immediately available in case of an emergency.
In my estimation this precautionary legislation was desirable.

During the debate on this important matter several members criti­
cized the apparent discrepancies between recent statements made by General
Bradley and President Truman on the status of the cold war. In urging the
enactment of the new draft law General Bradley said, and I quote, "May I
point out again, that the international situation has not improved in the
last eight months." End quote. Several weeks later Mr. Truman stated upon
his return from his Florida vacation that the international picture was
better than at any time since 1946. These two statements are obviously
in conflict. Representative Miller of Nebraska asked the chairman of the
Committee on Armed Services which statement was correct. Representative
Vinson replied that in military matters he was inclined to follow the
recommendations of General Bradley. This sounds like good advice for Mr.
Truman was obviously making his statement for political reasons whereas
General Bradley was shooting straight from the shoulder and not concerned
with any political implications.

Thanks for listening folks, and I'll be back next week with still
another Washington report.
RADIO TALK BY GERALD R. FORD, JR. FOR USE IN FIFTH CONGRESSIONAL DISTRICT - JUNE 4, 1950

LADIES AND GENTLEMEN - this is your Congressman Jerry Ford with the 22nd weekly radio report from the nation's capital.

Ever since the end of World War II there has been a persistent demand for the reduction or repeal of the so-called wartime imposed excise taxes. Purchasers of the various articles and services so taxed have shied away whenever possible for the continued wartime levies have added materially to the cost. When Jack Public does not buy a musical instrument or does not make a trip by railroad because the cost plus the tax is too much for his pocketbook, inevitably there is a loss of business to the particular industry. Where business falls off workers lose their jobs. We have a specific case in point in our own Congressional district. In 1941 a 10% excise tax was imposed on all musical instruments, including pianos. In Grand Haven there are several piano factories. For the past year or more piano sales have decreased considerably and the employees in that industry are consequently faced with a serious loss of employment.

The reduction or repeal of the 10% excise tax on pianos will undoubtedly increase business and employment in that industry. What's the prospect for a change in the excise tax rate on pianos? President Truman in his tax message to the Congress did not recommend any reduction in the tax on musical instruments. However, the House Committee on Ways and Means has tentatively agreed to a 50% cut in the excise tax on such items thereby reducing the tax from 10% to 5%. It is estimated that this particular tax cut will reduce federal revenues by approximately $3 and a half million dollars.

This prospective loss of federal revenue not only on this item but on all items brings up one of the big problems facing the President and the Congress. Mr. Truman despite the need for cuts in excise taxes has strongly intimated that he will veto any tax reduction bill which does not at the same time increase tax revenues in other respects. In other words, the President contends the federal government because of the spending policies of the Administration cannot afford to have any net reduction in federal revenues.

The Committee on Ways and Means so far has tentatively agreed to repeal and reduce taxes, principally excises, by over a billion dollars. Some additional revenue producing provisions have been accepted by the Committee but the proposed increases have fallen far short of the President's demands in this regard.

The Committee actually has a thankless job. During World War II most of the new excise taxes were imposed in order to restrict civilian consumption and use of necessary products and services necessary in the war effort. At the present time the President says such taxes are needed principally for revenue purposes. The Committee is trying to be selective in reducing or eliminating these obnoxious and harmful taxes. The problem is how to draw the line. Every business and employee group vigorously contends its product or its service needs relief. The House Committee has been working on the problem for over 5 months and within a few weeks other members of the House will see the final draft of the tax bill. It's a safe bet the proposed legislation will not please everybody.

Because the bill will undoubtedly contain some good and some bad features an individual member of the House has the problem of weighing the good against the bad. The bill will be on a "take-it-or-leave-it" basis. In other words, the gag rule will be in effect. This means no amendments can be offered on the House Floor to the Committee's recommendations although the bill can be revised in the Senate at a later date. Such strict jacketing parliamentary rules put a great deal of responsibility on the Committee on Ways and Means. I only hope the Committee's judgment will be basically sound for I firmly believe the Congress must eliminate a number of the basic tax inequalities and injustices.

Thanks for listening friends, and I'll be back next week with another Washington Report.
LADIES AND GENTLEMEN - this is your Congressman Jerry Ford with the 23rd weekly report from the nation's Capitol.

At this time there is considerable speculation as to when Congress may adjourn. The Congress according to law is supposed to close up shop each year on July 31st unless a national emergency exists or unless the session is extended by a resolution approved by both the House and Senate. You may recall that during the first session of the 81st Congress Speaker Sam Rayburn ruled that such an emergency did exist and that therefore the House could continue beyond the July 31st deadline in 1949 without the necessity of a joint resolution. As a consequence last year the Congress remained in session until October 19th.

As a rule the date of adjournment rests with the leadership in the majority party. This hierarchy includes the Vice President, Senator Lucas, the Senate Majority leader, Speaker Rayburn and House Majority Leader Representative McCormack. Naturally the wishes of the President are influential in any decision by his legislative lieutenants. We in the minority, on this issue anyhow, must simply sit and wait out the majority's verdict.

Recently Senator Lucas, who incidentally is up for re-election this year, stated that he hoped Congress would adjourn by July 31st. He made the statement following a conference of Democratic Senators where a "must" list of legislative proposals was discussed. According to Senator Lucas a tentative list of required legislation included an extension of rent control, changes in the social security law, continuation of the foreign military aid program and the passage of the various appropriation bills. The Senator also stated that another attempt would be made to bring up in the Senate the controversial F.I.R.C. bill.

It is interesting to note that in the list of scheduled bills proposed by the Senator from Illinois who apparently speaks for the Administration, there is no mention of the excise tax reduction legislation. In fact, the Senate Majority Leader is quoted as saying it is "rather doubtful" that a tax reduction bill would be approved even though such legislation will undoubtedly be considered, and I hope approved, by the House before the end of June.

Frankly, this news concerning the prospects for the needed excise tax relief is extremely discouraging to say the least. If cuts in federal excise taxes are not made the blame rests squarely with the majority Party leadership. The House Committee on Ways and Means has been working on such a bill for over 3 months and it would be regrettable if this effort should now be wasted because of poor scheduling of legislative matters or because of the desire on the part of some members of the House and Senate to leave Washington prematurely for electioneering purposes. A good tax reduction and readjustment bill is a must for many reasons and the Congress should stay on the job until such legislation has its day in court.

As usual the Senate is behind schedule. To put it another way, the House has its legislative docket rather clear while the Senate has a heavy backlog of bills. For example, the House has already approved changes in the Social Security Act. This House bill with some changes has been okayed in the Senate Committee on Finance but hasn't been touched by the Senate as a whole. In addition, the Senate has taken no action on the 29 billion dollar omnibus bill which alone consumed approximately six weeks in the House. Because of the reductions made by the House, which have been strenuously condemned by the Administration leaders, there may well be a long and bitter fight in the Senate on this matter. All in all it looks like July 31st is an optimistic adjournment deadline.

Thanks for listening friends. This is Jerry Ford signing off and I'll be back again next week with still another Congressional Report from Washington.
LADIES AND GENTLEMEN—this is your Congressman Jerry Ford with the 24th weekly radio report from the Nation's Capitol.

Periodically it is desirable to report on the progress of the proposals of the Hoover Commission for the Reorganisation of the Executive Branch of the Federal Government. The fate of the original 21 plans submitted this year by the President was decided on May 26th, so the time has come to know where we stand.

You recall the recommendations of the Hoover Commission which were submitted early in 1949 offered a possible saving of 4 billion dollars a year. Many people now, as then, have the impression that the Hoover Report is one general plan. Actually the Report of this non-partisan commission carries 265 different recommendations. About 60% of these can be adopted by the President without action whatsoever by Congress. The remainder requires Congressional action or concurrence. Now, as Al Smith used to say, "Let's look at the record."

In the first session of the 81st Congress, the House and Senate took the first big step by providing that any reorganisation plans submitted by the President should automatically become law in sixty days unless specifically rejected by either the House or Senate.

Last year the President submitted 7 plans. One was rejected by the Senate, 6 became law. This year Mr. Truman submitted 22 plans in the first batch. 5 were rejected by the Senate, 16 became law May 26th. Thus the batting average to date, including the one rejection last year, is 22 to 6.

It is estimated that to date 35% of the Hoover program has been adopted, but we have hardly begun on the 4 billion dollar saving. Within the exception of the reorganisation of the Armed Services, better known as "unification" and the setting up of the General Services Administration, few of the Hoover recommendations providing for actual and down to earth economy have been presented by Mr. Truman to the Congress.

It might be well to examine and see why the 6 reorganisation plans submitted by the President were rejected by the Senate. The first rejected last year, was an attempt to set up a new Department of Welfare. The proposal was not in accord with the Hoover Plan but rather was an attempt by the President to drag Compulsory Health Insurance in through the back door. This year the President resubmitted his plan for a Welfare Department but it appears the Senate will say NO again. The same basic objections are present. The retreated Plan still looks like the first step toward Socialized Medicine and furthermore in the sphere of health and education the President has not included the entire recommendations of Mr. Hoover and his associates.

Two other plans were rejected this year for nonconformity with the Hoover proposals. Plan 12 would have nullified the Taft-Hartley Law, which Congress has refused to repeal, and another Plan would have made Mr. Brannan the Supreme Potentate of Government Farming, a step toward the Brannan Plan, likewise rejected by the Congress. In addition, a fourth would have put politics into our banking business. The Senate said NO here because there was a feeling that the Comptroller should retain an independent status. These four plans were, I believe, properly rejected. They were not recommended by the Hoover Commission. Frankly, I favored all the rest, including the other two rejected by the Senate. I also regret that Congress and the President have not acted on a number of other proposals for there is still much to be done.

Congress doesn't get an "A" on its report card, but its record is certainly at least "Fair". Furthermore, Congress can do only a part of the job. Sixty per cent of the basic responsibility is in the hands of the White House. In addition, you can't recognise the Government by simply passing laws. Success or failure to a large measure depends on the various Government heads.

Thanks for listening friends. This is Jerry Ford signing off and I'll be back again next week with still another Congressional Report from Washington.
I introduced the necessary bill. It was referred to the Committee on the Judiciary and from there to the appropriate subcommittees. The husband and I appeared before the subcommittees where our testimony was heard and our documentary evidence submitted. Frankly, the committee members were pleasant but not too receptive. We were told to get more evidence.

The G.I. and I wrote more letters. We kept pounding away at the State Department asking for the full cooperation of their officials in Ireland. We hounded the Department of Justice and the Immigration officials. It took a lot of work but the cause was just. Finally we convinced the administrative officials and they put their approval in writing.

A new hearing before the subcommittee was held. The Chairman and the other members with the benefit of the additional evidence approved the bill and referred it to the full committee. We figuratively held our breath for the next ten days. The Committee on the Judiciary finally reported the bill favorably.

The next step was the private calendar where all private bills are approved or rejected by the House members as a whole. It went through without objection.

The proposal still needed the okay of the Senate. Senator Ferguson was our friend at the other end of the capitol. With his aid and assistance the Senate Committee reported favorably on the legislation. Then the long wait until the Senate as a whole took up a number of private bills. Finally the Senate gave it the green light and then the President's signature. It was a long, hard pull with some dark and discouraging moments but as long as the cause was fundamentally just the proper result accrued in the end.

It might be interesting to have a few facts on the number of bills which have been introduced in the 86th Congress. A total of 34,251 pieces of legislation were introduced by Senators and Representatives between January 3, 1949 and the first week of June, 1950. This total includes 13,035 bills and joint resolutions and 2116 concurrent resolutions. Concurrent resolutions merely express opinion or deal with strictly Congressional matters and cannot become federal laws. In the 10th month senators introduced 4,296 bills or resolutions and members of the House in the same period dropped in the hopper 10,093 legislative proposals.

Despite these imposing totals only 8 percent of the bills or joint resolutions have become laws. The House and Senate approved a total of 1097 measures but the President vetoed 36 of the proposals.

One veto by the President has been overridden by the Congress.

As the session nears to an end relatively few bills or joint resolutions will get the nod from here on in. If a legislative proposal isn't well on its way by now, there isn't much chance for approval by the adjournment deadline of August 1st. Necessary legislation will be called up but other matters will probably languish in the various committees for action during the next Congress.

Thank you for listening friends. This is Jerry Ford signing off and I'll be back again next week with still another Congressional Report from Washington.
The House of Representatives last Thursday finally approved a bill which if eventually enacted into law by Senate concurrence will make substantial changes in federal tax laws. As is the case in almost all legislative proposals, there are good features and some bad provisions in the new tax bill. The bill frankly doesn't give enough tax relief in certain instances while in other cases obvious tax loopholes are virtually untouched. However, all things considered, a critical analysis of the bill in its entirety, would lead most people to believe that the legislation should get the green light. I can assure you of one fact, that if this particular tax bill were not changed, there would be no tax legislation of any sort during this session. No tax bill for example would mean no excise tax relief for consumers, retail businesses and certain manufacturing concerns and their employees. Certainly excise tax reductions are long overdue and Congress would violate its previous promises if no action were taken at this time.

When tax legislation is considered in the House an unusual and seldom used parliamentary procedure is followed, namely, a "closed rule". This means that no amendments or changes can be made in the bill once it gets to the floor of the House. In other words, a member must approve the entire bill or vote against the bill as a whole. This parliamentary rule unquestionably confuses the issues. It also prevents an individual representative from expressing his attitude concerning a particular provision which he thinks should have been left out or one that should have been included. Again I emphasize such a bill requires the weighing of the good against the bad. On the basis of this type of analysis the members of the House overwhelmingly voted for the bill.

In general here is what the proposal will do. Excise taxes will be reduced 910 million. The 20% tax on baby oils, etc. has been eliminated. The 20% tax on furs, jewelry and cosmetics has been reduced to 10%. Photographic supplies were helped by a reduction from 15% to 10%. The 10% manufacturers tax on athletic equipment for use in schools was dropped entirely. Admission taxes were reduced. Your telephone bill won't be quite as high for the tax on household phone service was reduced from 15% to 10%. Long distance calls were helped a bit by a cut from 25% to 20%. The tax on passenger fares for trains and planes was reduced from 15% to 10%. These are just a few examples. Bear this in mind, however - this bill is but the first step in the legislative process. The Senate must still act and that might well mean several months delay.

Other reductions have likewise been approved in the House bill principally in an attempt to strengthen the competitive position of small business. At the same time tax rates have been increased on the more profitable corporations. In effect the bill will cut the taxes of approximately 206,000 corporations earning between $5,000 and $166,667. 161,000 corporations with profits less than 5000 annually would not be affected. Shares of 23,000 corporations earning more than $166,667 will have an increase in taxes from 38 to 41 percent if the bill becomes law. The net result of the various corporate tax rate changes means approximately $425,000 in additional federal revenue.

Because, in the past some corporate dividends to individuals have disappeared or rather failed to show up on individual income tax returns, the House bill will require a 10% withholding on all dividend payments. The corporation will simply deduct 10% from the dividend to a shareholder and pay that amount to the Treasury. Cooperatives will do the same on patrons' dividends. Individual taxpayers when filing income tax returns will handle their dividend withholdings just as wage earners do at the present time. It is estimated that the Treasury will, as the result of the plugging of this loophole, receive approximately 170 million dollars which heretofore was unpaid although legally owed to the government.

A start was made in this bill for the taxing of business operations of educational, religious and charitable organizations. The new provisions are not perfect in this regard, but progress has been made and more equitable changes are bound to come in the future for it is most unfair for tax-exempt organizations to compete with fully taxed businesses.

Thanks for listening, friends. This is Jerry Ford signing off and I'll be back again next week with still another Congressional Report from Washington.
JULY 1, 1950

LADIES AND GENTLEMEN — this is your Congressman Jerry Ford with the 27th and final weekly radio report from the Nation’s Capitol.

Periodically we should analyze the progress of the Hoover Commission recommendations. As you know, this non-partisan commission of 12 outstanding citizens recommended over 200 departmental changes in the federal government. The Commission promised annually savings of $4 billion dollars if its proposals were effectuated and further stated that if the changes were made there would be no loss in the various services rendered to the public by the numerous federal departments.

The major portion of the Hoover Commission recommendations must be initiated by the President. For example, the President submits to the Congress a reorganization plan, presumably based on the recommendations of the Hoover Commission, and unless either the House or Senate reject the plan within 60 legislative days by a constitutional majority, the proposal becomes the law of the land. This method of legislating is really legislation in reverse for normally either the House or Senate must start a bill or proposal on its way.

Repeatedly in the past it has been pointed out that the President has not always acted in good faith in submitting reorganization plans. In other words, Mr. Truman has on occasion during this Congress proposed changes which were not in accord with the Hoover Commission recommendations, yet the White House would want you to believe that he was following the suggestions of Mr. Hoover and his bi-partisan associates. Fortunately in most cases the Congress has rejected practically all of these phony reorganization plans. Those which were bona fide Hoover Commission proposals have been okayed without dispute.

One of the worst examples of a presidential reorganization plan which was definitely not a Hoover Commission recommendation was the one calling for the transfer of the R.F.C. to the Department of Commerce. The Hoover Commission straightforwardly in black and white proposed that the Reconstruction Finance Corporation be transferred to the Treasury Department, yet the President in Reorganization Plan 24 proposed that R.F.C. be put in the Department of Commerce. This is a clear cut case of wide divergence from the recommendations of the Hoover Commission. Unfortunately the House of Representatives did not reject the President's proposal in this instance.

On July 10th the House will vote on whether or not to approve Reorganization Plan 27 which is another attempt by the President to start the ball rolling for his compulsory health insurance program, better known as socialized medicine. This Presidential Reorganization Plan again is not in accord with the Hoover Commission recommendations. During the Committee hearings on this Plan a witness for the Citizens Committee for the Hoover Report, a non-partisan group of experts, testified that the President’s Plan 27 was definitely not in accord with the recommendations of the Hoover Commission. Any objective analysis of Plan 27 would convince a fair-minded individual that the President was not submitting a bona fide commission proposal in this instance. Under these circumstances the House or the Senate should definitely reject the proposal.

This broadcast concludes my weekly radio reports from the nation’s Capitol during the 81st Congress. In 1949 during the first session there were 42 weekly broadcasts and 27 similar reports in the second session. It has been a real privilege and pleasure for me as your Congressman to participate in this program. I hope you have enjoyed and benefited from them. At this time I would like to thank this radio station for its cooperation in providing the time for such a public service program.

This is Jerry Ford signing off. Thanks for listening, and remember, a well-informed nation is a strong nation.
LADIES AND GENTLEMEN - this is your Congressman Jerry Ford with the first weekly radio report from the Nation's Capitol for the newly convened 82nd Congress.

Its predecessor, the 81st Congress, praised by some and condemned by others, closed up shop on January 2nd. The 'lame duck' session, lasting about 4 weeks, had turned out a surprising amount of "war emergency" legislation; it will remain for the 82nd Congress to carry on. From all appearances the next two years will be devoted principally to matters dealing with the over-all national defense effort. The opening message of the re-elected Speaker of the House, Representative Sam Rayburn of Texas, emphasized that domestic legislation would take a back seat until Congress had done all in its power to build this great nation strong and capable of protecting our citizens and our principles from the ruthless aggression of the Communist dictators in Russia and China.

Just a word or two concerning this weekly report from Capitol Hill. In 1949 each week for 42 weeks I discussed on this program Washington news, particularly legislative matters of mutual interest. Again in 1950 there were 27 such programs. This year it is planned to continue on the same basis with some added features, such as special guests from both the Congress and the executive branch of the federal government. These guests will be experts in their fields and should be helpful in the analysis of the great problems now confronting us.

There were two notable features of the opening session of the 82nd Congress. For the first time in many, many years the House and Senate met in renovated and redecorated chambers. Frankly, I like the appearance of the new surroundings and no one, even the die-hards who wanted everything left the way it was in Lincoln's time, can deny that the working facilities are far superior.

There was an important legislative matter on the agenda the first day. Most of you recall the fight of several years ago when the wings of the House Committee on Rules were clipped. For a number of years prior to January 3, 1949 the Rules Committee, composed of 12 members, 8 from the majority Party and 4 from the minority, had controlled the scheduling of legislation on the floor of the House. In most instances this group of 12 were fair and square with the other members. By that I mean most legislative proposals did get a chance to be considered by the membership as a whole. At times, however, the 12 members of the Rules Committee refused to give the "green light" to certain bills even though the proposed legislation had been approved previously by one of the major standing committees.

This practice of pigeonholing bills in effect deprived the other 423 members of the House from a chance to vote YES or NO. On January 3, 1949, at the opening of the 81st Congress a revision in the rules was proposed which took some of the dictatorial powers from the Committee on Rules. I voted for the change. A year later in 1950 the same problem arose and I again voted with those who were against this pigeonholing of legislation by the Rules Committee.

During the 81st Congress the new rule worked quite well although considerable authority and discretion was, under the new set-up, put in the hands of the Speaker. Despite the fact that the new rule hadn't worked too badly in the last two years, its opponents upset the apple cart by a substantial margin and returned the old power to the Rules Committee. I voted as I had in the past. In other words, I strongly believe that all 435 members of the House should be given a chance to vote YES or NO on legislative matters instead of having the Rules Committee act as a protective screen. In these critical times individual members of Congress should be willing to go on record for or against a bill. Unfortunately the new rule may provide a shield for those who don't like to be recorded.

This is your Congressman Jerry Ford signing off till next week.
RADIO TALK BY GEORGE B. FORD, JR. FOR USE IN FIFTH CONGRESSIONAL DISTRICT — JANUARY 11, 1951

LADIES AND GENTLEMEN, this is your Congressman Jerry Ford with the 2nd weekly radio report from the Nation's Capital.

It is traditional that the President present to the Senate and House a State of the Union message each year at the outset of the new session. As a result Mr. Truman on January 5th appeared before a joint session of the 82nd Congress. The usual fanfare was in evidence. After the Senators joined their Congressional colleagues by marching in a body, the various ambassadors and ministers from foreign lands took their seats in the House Chamber. The Russian Ambassador was conspicuous by his absence. Supposed to be ill, but a delegation from the Soviet Embassy heard the President's speech from the galleries.

The Capitol, that is the building itself, was guarded on the outside in all directions by a sizeable contingent of Army G.I.'s with rifles and bayonets. Inside the Capitol, police in great numbers roamed the corridors and blocked the stairways. Everyone had to present credentials and the new members of Congress who were not recognized by the Guards had to show their tickets of admission. Old timers contend it was the most closely guarded speech before the Congress by any President.

President Truman's message straightforwardly pointed up our difficulties whether or not you agree with his approach to our crucial problems. After hearing the President read it before an anxious audience I and many others felt uninspired. The text read better the next day. It is the consensus that if Franklin D. Roosevelt had delivered the same State of the Union message those present and perhaps the nation would have been inspired in this hour of peril.

The President stated in plain words that the Soviet Union had only one purpose — domination of the remaining free world. Mr. Truman painted an austere picture by predicting that for a long time to come we in America must put our shoulders to the wheel in a supreme effort to prevent worldwide domination by Stalin and his ruthless and Godless cohorts.

The Chief Executive set forth some cold, hard facts that oftentimes are forgotten or their importance not appreciated. His exact words are as follows, and I quote, "if Western Europe were to fall to Soviet Russia, it would double the Soviet supply of coal and triple the Soviet supply of steel. If the free countries of Asia and Africa should fall to Soviet Russia, we would lose the sources of many of our most vital raw materials, including uranium, which is the basis of our atomic power. Soviet control of the manpower of the free nations of Europe and Asia would confront us with military forces which we could never hope to equal." End quote. There is considerable disagreement in this nation as to what should be done to meet the crisis we face but hardly anyone can dispute these facts which indicate that if we stand alone shorn of past, present and potential allies, Russia would hold the preponderance of military and economic power of the world.

During his talk Mr. Truman wisely offered an olive branch to Congressional critics. Congress has felt for some time that the President was literally jamming the Department of State's foreign policy down its collective throat. Many Members of the House and Senate haven't liked being rubber stamps for Secretary of State Acheson but there wasn't much we could do about it in the 81st Congress. With the political complexion of the 82nd Congress somewhat different from its predecessor, President Truman indicated he would welcome a full scale debate in the Congress on foreign policy issues. Many hope that this means Congress rather than the Department of State will have more to say about the decisions ahead.

In summary, the President's State of the Union message possibly provided a springboard for some changes in foreign policy. Sketchily he touched on domestic issues such as housing needs, labor-management problems, and educational deficiencies. The details on these home front recommendations will be filled in by later messages to the Congress.

Thanks for listening. This is Jerry Ford signing off till next week over this same station.
LADIES AND GENTLEMEN - this is your Congressman Jerry Ford from the Nation's Capital.

The President a few days ago in presenting his budget for the next fiscal year turned over to the new Congress its top mission in the all-out struggle to save the Nation. The Congress will have secondary targets for there is other legislation of importance but if the House and Senate fail to cut the President's demands for excessive nonessential domestic spending, Uncle Sam will inevitably go through the financial wringer.

President Truman said his proposed budget amounted to 71 billion. That figure is startling but it does not point out the true picture. By digging deeper in the maze of figures one finds the President in reality asked for 98 billion. The additional 28 billion, which was glossed over, in his message to the Nation, would be for contract authorizations. This is a technical term, but the end result is more federal spending of your hard-earned tax dollars, let's take an example. When the Air Force is given a 10 million dollar contract authorization that means a binding contract can be signed by the Air Force for the delivery of 10 million dollars worth of aircraft. The bills for this contract probably won't come due during the next fiscal year but the government is nevertheless obligated to pay the manufacturer on delivery. This, of course, means that when the President seeks 71 billion in cash outlays plus 27 billion in contract authorizations for the next twelve months, he wants to tap the U.S. Treasury for a total of 98 billion.

It is unfortunate that the President did not recommend any retrenchment in nonmilitary expenditures. According to the budget message Uncle Sam would spend your tax dollar in the following proportions: 56 per cent for military rearmament; 30 per cent for foreign aid; 6 per cent for interest on the federal debt; 7 per cent for veterans benefits, and 17 per cent for all other government expenses.

Such a breakdown vividly illustrates the percentage of federal taxes flowing into the rearmament program. Military security is the first consideration. If the Department of Defense can justify its requests, Congress will readily give it's O.K. Other items, however, in the President's budget must of necessity get the Congressional axe because of the Nation's precarious financial condition and the tremendous tax burdens already carried by our citizens.

A disappointing feature in the Truman budget was his failure to curtail some "pet" home front domestic programs. For example, the essence of the Brannan plan is included in the name of rearmament. Funds, 300 million to be exact, are requested for federal aid to education. The President still wants the Nation to embark on a program of socialized medicine. There are many other similar programs wrapped up in this huge request for funds but these are the best examples of where the new Congress and the President will part company. Naturally the President has many influential friends in the Congress who will fight to push his program to the limit, but the opposition, if I accurately gauge their attitude, will battle just as hard to cut some billions from the nondefense proposals.

So far only expenditures have been mentioned. What does the President's budget mean in the way of new taxes if the U.S. is to operate on a "pay-as-we-go" basis? Mr. Truman's proposal estimates a deficit of 15 billion. This startling deficit figure must be added to the already staggering federal debt of 27 billion unless Congress cuts expenditures to the bone or in the alternative adds new taxes. The President advocated new taxes or continued deficit financing. The Congress will perform a service to the Nation by flatly rejecting new spending schemes during the present emergency.

Before closing I'd like to make this suggestion. I deeply appreciate letters from home with your observations and recommendations. Such correspondence is answered as completely and promptly as possible, but help us out by including your full address. Unfortunately in some recent cases my replies have been returned to Washington due to insufficient addresses.

Thanks for listening. This is your Congressman Jerry Ford signing off till next week over this same station.
This past week several important but not very spectacular legislative matters were approved by the House of Representatives. By a unanimous vote of 377 to 0 the House passed a bill for the renegotiation of defense contracts. The avowed purpose of such legislation is the recapture of "excessive profits." A similar law was on the books in World War II and resulted in the recovery of billions of dollars on defense contracts. The new law follows the pattern of previous legislation, but has been somewhat revised based on the experiences in the last war. The experts predict it will create less administrative hardship to the government as well as contractors. An important new provision has been included which gives government officials the authority to renegotiate broker contracts. This is aimed directly at "five percenters" who heretofore have been immune from a reduction in any excessive profits in the rearrangement effort.

What's the basis for this legislation? Its aim is to save tax dollars by cutting down the cost of buying tanks, guns and airplanes. In the mad rush to rearrange contracts cant's always predict with accuracy the cost of producing 1000 jet airplanes and as a practical matter when bids must be submitted there isn't time to figure the contract too closely. Time is of the essence. A contract must often be hurriedly signed by the government and the manufacturer. After the plans have been delivered this legislation authorizes the agents of Uncle Sam to check costs and profits. If "excessive" the government recaptures the extras. This contract renegotiation legislation along with the recently enacted boosts in corporation taxes will help the U.S. Treasury considerably.

Later in the week there was another unanimous vote in the House. By 390 to 0 a gratuities indemnity of $10,000 was approved for the survivors of those who have given their lives in the Korean War, but it will not cancel existing G.I. insurance contracts. Previously a serviceman could buy a $10,000 G.I. insurance policy, pay the premiums to the government while on active duty and continue his policy after his discharge. In other words, the federal government was in the insurance business in a big way. For example, between 1940 and 1949 approximately 26 million individual insurance files were set up to handle G.I. insurance applications. The new law would eventually take the government out of the insurance business. At the same time all servicemen and their survivors will be covered by the $10,000 protection, not just those who bought G.I. insurance. The bill provides that a G.I. is covered at all times while on active duty and for 90 days after his release. If he cannot obtain life insurance from commercial insurance companies after his discharge because of a physical defect, the government must issue him a policy similar to the present National Service Life Insurance.

This legislation is essential for several reasons. First, all G.I.'s are covered while on active duty. This is important right now because many who have made the supreme sacrifice in Korea did not have time to apply for the old G.I. insurance before going into combat. Second, the government will save in the future many millions of dollars in administrative expenses. The Controller General estimates that if this new program had been in effect in World War II, the cost to the Treasury would have been reduced by approximately 500 million dollars.

Here's a different, but equally important matter. Attention all prisoners of war of World War II, their wives, children and parents. The War Claims Commission has asked me to announce that the deadline for filing claims for the $1-a-day payments to prisoners of war or their survivors is March 1, 1951. If you or a member of your family were a prisoner of war during World War II, you may be entitled to these special PW payments. For further information, call or see the Veterans Administration Office in Grand Rapids, the Service Officer of your veterans organization, or write the War Claims Commission, Washington 25, D.C. Don't delay — March First is not far away.

Thanks for listening. This is Jerry Ford signing off till next week over this same station.
LADIES AND GENTLEMEN - this is your Congressman Jerry Ford
from the Nation's Capital.

The President's budget message involving 98 billion dollars
for the next 12 months is the big concern and worry of most members
of Congress. This is particularly true of the 50 Congressmen, 30 Democrats
and 20 Republicans, that make up the House Committee on Appropriations.
Thus a hard band of men, and I'm one of them, have the honor and
actually the most important responsibility for the slashing and pruning
of President Truman's budget.

Most members of the Appropriations Committee have been chafing
at the bit for there's a big job to do and the sooner done the better.
At the first organization meeting of the group a real bombshell exploded.
It was a closed gathering - just the members of the committee - but the
reverberations were heard well beyond the four walls. On two matters
the Committee gave the Chairman a very bad time and I might say that
seldom in the Congress does a committee rebel against a chairman.
However, in this instance the committee uprising should result in addi­
tional cuts in nonmilitary, nonessential items in the President's budget.

The big problem before the Committee was precisely this.
Should the Congress continue to handle all appropriations in a single
bill or consider the necessary legislation in ten separate bills. Last
year the Congress experimented and tried the so-called "one package"
plan. For many years previous the other method had been used.

Both methods had their firm advocates. It wasn't a partisan
political issue for the Democratic and Republican leaders in the House,
Speaker Rayburn and Minority Leader Martin, were together in favoring
the separate bill proposal. In contrast Representative Cannon of Missouri,
Chairman of the Appropriations Committee, had strong support from a few
well known Senators, Republicans as well as Democrat. Before the
committee meeting, lobbying organizations of all kinds approached those
of us on the committee urging that we do this or that; depending on their
point of view. In the showdown vote the Chairman's single package pro­
posal was defeated 31 to 18.

I was one of the 31 who favored the system of individual bills.
You should know my reasons for such action. After listening to all the
arguments, pro and con, I firmly believe there is a better opportunity
for substantial cuts in the President's budget by the separate bill
method. In theory perhaps the single package proposal sounds good, but
in actual practice that method of handling expenditures doesn't work
for economy.

By handling the appropriations in separate or individual bills
the Committee members and the House as a whole can pin point items that
might well be lost in one huge bill involving the 98 billion proposed
by the White House. By bringing up one bill at a time before the House,
for example the appropriations concerning the Department of the Interior,
every possible effort for economy can be directed at this one proposal.
There are no side issues involving the military, the Post Office De­
partment, etc. In other words, the President's request for funds for each
department or agency of the government must stand alone and get by
the close scrutiny of the Committee and the Congress without being
tacked on to a military item.

On the surface perhaps this sounds like a rather technical
problem of no interest to our citizens. I assure you, however, that
the Committee's decision to abandon the single package scheme for
appropriations may well save several billion in your tax dollars.

The much condemned 80th Congress cut President Truman's
budget by over 7 billion in two years and balanced the budget both
years by using the separate appropriation bill method. In contrast,
the 81st Congress using the single package proposal actually made
few cuts in the President's gigantic money requests. I voted for the
method which on the record offers the best hope for a 6 to 7 billion
cut in President Truman's request for funds.

Thanks for listening. This is Jerry Ford signing off till
next week at the same time over this same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

The House of Representatives last week considered Reciprocal Trade Legislation for the seventh time in the past 17 years. As usual, the debate brought forth considerable oratory from the Free Traders who rubberstamp the views of the Department of State under Mr. Acheson and counter-argument from the old line High Protectionists.

The Free Traders advocate no trade barriers of any sort, regardless of the effect on American labor and industry. For the past years Secretary Acheson and his predecessors reduced tariffs to lower and lower levels. At this moment State Department officials are in Torquay, England, negotiating for further reductions in our import duties.

In contrast the High Protectionists would erect an insurmountable tariff wall against practically every foreign made product. As a result of the Hawley-Smoot Tariff Act of 1930 the foreign trade of the United States practically evaporated, for other nations throughout the world, finding that their exports to us were stopped by this tariff wall, in turn erected tariff and other trade barriers against goods from the United States.

In between the Free Traders and the High Protectionists is a sound middle ground. One can vote for the Reciprocal Trade legislation as long as the net result of such a policy is not detrimental to our national security. Unwise trade policies have ruined certain industries in the United States which are essential to our national defense. For example, the Department of State in recent years, by drastically lowering tariffs on foreign-made watches and wool, has left us practically without facilities for the building of precision bombing instruments and an adequate supply of wool for the Army and civilian consumption. At the same time, a high protection policy would hamper our preparedness effort by making it impossible for Uncle Sam to buy strategic and critical materials in the markets of the world.

The middle ground approach says we should have a Reciprocal Trade policy, but incorporates safeguards for American labor and industry. During the debate on the Reciprocal Trade bill, three vital amendments were sponsored by Republican members of the House which do provide this essential protection.

Two amendments were significant. Under the Republican-sponsored Peril Point procedure the President is simply obliged to report to Congress when the State Department makes tariff cuts below the danger point set by the Tariff Commission. The Tariff Commission has the initial responsibility to determine at what point a further lowering of the tariff will injure American labor and industry. The Peril Point amendment does not hamper the Reciprocal Trade program. It simply warns our officials when a danger point is reached.

The other Republican amendment provides that "escape clauses" must be included in all trade agreements. The "escape clause" is needed to assure those industries, where the State Department has made tariff cuts, that sound standards and procedures for relief will exist where industries may be threatened by foreign competition.

The most important amendment was offered by Republican Representative John Byrnes of Wisconsin. Congressman Byrnes is a guest on our program. I am asking him for a quick resume of his amendment. Congressman Byrnes -

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Since June of 1950 when the Communist forces of the world started on the march against the United States and our allies, the inflationary spiral at home has been steadily rising. The "cost of living" has zoomed upward in this 8-month interval. The President in January finally imposed price and wage controls but the situation at the present time is far from being stabilized by the unwarranted delay in cracking down and the lack of organization in the Executive branch of the government for the handling of this gigantic job.

Unfortunately the public generally will suffer in the months ahead but there is one segment of our population that will be hit the hardest. I refer specifically to the "white collar workers," a forgotten group.

Who is a "white collar worker"? That's hard to define but it includes anyone who is paid a set or fixed salary or wage. Office workers in private industry fall in this category. Government workers including school teachers and post office employees are in this group. Employees of the government, local, state and federal, in times where the cost of living is rising, are in a very bad spot for their wages cannot be easily or quickly adjusted. Furthermore, their occupation is affected by the "public interest" and they cannot as a group forcefully place their demands before their employers for wage increases. These citizens are at a serious disadvantage in adequately maintaining their homes and families because there is always a lag between a price level increase and their wages.

Many vivid examples could be given but let us quote some statistics from a friend who happens to be a post office employee. His monthly gross salary, fixed by law, totals $255.00. After deducting his income tax and retirement payments this white collar worker receives $225.00 per month. This amounts to approximately $7.50 per day to maintain his family. There are certain fixed monthly expenses which he must pay including coal, rent, food, insurance, etc. In the month of January his total family expenses, and there are no frills, amount to $237. In other words, this government employee, a typical white collar worker, is $12 in the red when all bills are paid. He doesn't like deficit financing in his home anymore than the public generally likes deficit financing by the federal government.

This condition must be remedied if this nation is to remain strong at home in the crucial days ahead. All our citizens cut out of pure patriotism will cut corners if that will mean victory in the battle for survival against Red Russia. However, there should be an equality of sacrifice. All segments of our population should be treated alike. An honest appraisal of the present predicament of our fixed income groups indicates that to date their burdens are greater than those in other categories. Their families deserve a square deal along with the rest.

What can be done to alleviate this inequitable situation. Government bodies, including the Congress, must raise wages to a fair and just level. Price controls on the necessities of life must be replaced during this critical inflationary period. Our tax burden, particularly the new taxes suggested by President Truman, must be carefully reviewed to make certain that each one every member of our nation pays its just share. Long overdue tax loopholes must be closed shut. In the long run the United States can best overcome inflation by increasing our production, individually and collectively, in private business and in government. This means more plants producing steel and other basic materials and products, more working hours and more efficient production. In the meantime, however, let's make certain that equity is done and a solution reached for those who are caught in the vice of rising prices and fixed wages.

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Details of President Truman's multi-billion dollar tax increase program were recently spelled out in detail before the House Committee on Ways and Means. As outlined, his tax boosts would impose the highest tax rates in history on individual and corporation incomes. Mr. Truman indicated he wants the higher individual income taxes made retroactive to January 1, 1951.

The President's tax message to the Congress proposed immediate action on legislation to produce an additional ten billion dollars right away. This hurried boost would be followed by another six and one-half billion dollar increase before the end of 1951.

If the 82nd Congress carries out the White House recommendations, the American public, rich and poor alike, will have far less to spend for themselves and their families in the days ahead. For example, Mr. Truman advocates a new tax bite in individual incomes by proposing a four percentage point increase in all rate brackets. This across the board jump means tax increases ranging from 20 per cent in lower income brackets to around five percent in top brackets.

Corporations, under the proposed legislation, would likewise share substantially in the new tax burdens. Corporate taxes would rise by 8 percentage points under Mr. Truman's proposal. This boost would apply to all corporations, big and little.

Excise tax increases on a number of items are included in the plan to add additional federal revenue. Liquor and cigarette taxes would have sizeable bumps. Mr. Truman proposes that the federal gasoline tax be doubled from 1½ to 3 cents per gallon. In addition, the levies on automobiles purchased would be jumped 7 to 20 percent. Housewives should be interested in this. The President asked Congress to increase taxes on electrical appliances, such as vacuum cleaners, washing machines, etc.

The new tax plan includes proposals for the closing of various tax loopholes which presently exist in Federal revenue law. One would be a withholding system for the collection of taxes on corporation dividend payments similar to the method now in force on wages and salaries. According to the Commissioner of Internal Revenue, such a tax collecting program probably would net the Treasury an additional 250 million annually. Another so-called loophole closing involves the repeal of tax exemptions for State and municipal bonds. Still another is the establishment of a different system for taxing life insurance companies. There are many other suggestions for the tightening of Uncle Sam's tax laws, many involving minute problems and most of them very technical. Truthfully, the President has secured the field to find every possible tax dollar for the federal coffers.

What will Congress do with Mr. Truman's tax bill? One thing is certain, the proposals won't be rubberstamped. The Committee on Ways and Means intends to conduct extensive hearings so many citizens can be heard pro and con, with the thought that perhaps someone besides a Washington bureaucrat might have some constructive ideas.

Further, it appears that Congress would like to see first of all what reductions can be made in the gigantic budget which the President has proposed. If cuts are made in federal expenditures, then the President's tax bill wouldn't have to be quite as rough on everyone's pocketbook.

Mr. Truman and the Congress agree that the United States government during this emergency mobilization period should be on a "pay as you go" basis. The Truman budget for the next 12 months if adopted will require 16 billion in new taxes to forestall more deficit spending. From the other point of view, namely that of economy, every dollar Congress saves on the proposed budget means less taxes. At the moment no one can predict the outcome of this two front battle, but it should be obvious to everyone that it is for the best interest of the American people to put Uncle Sam on a "pay as you go" basis with the lowest possible federal taxes.

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So far the 82nd Congress is proceeding cautiously on the various legislative problems on the agenda. Members of the House and Senate strongly feel that plenty of study, investigation and analysis should be devoted to the proposed changes in the Selective Service Act, the President's $6 billion dollar tax hike, and his $50 billion dollar budget. During the past two years in the 81st Congress there was always great haste to rubberstamp Mr. Truman's programs. Now, however, careful consideration with a critical eye is the prevailing attitude of Congress on any White House suggestion.

With many legislative matters getting careful scrutiny in the confines of House and Senate committees, the Washington spotlights have been largely focused on the numerous special investigating committees. Seems like every day some new group of Congressional investigators turn up with a fresh batch of wordid and peculiar revelations.

The Senate subcommittee taking a look at the operations of the Reconstruction Finance Corporation has exposed some unusual conditions in and about that government agency. The investigating committee's original report contended that "favoritism and influence" from high sources entered into the granting of million dollar loans by the R.F.C. When the report was first published the President called the committee's accusations "assumed". Additional witnesses have now testified, including many who were attacked by the committee report, and to say the least the plot thickens. Some of the testimony has been startling, particularly the story about an eight thousand dollar air force for a White House stenographer.

Charges and counter-charges have been made before the Committee. It looks like some previously hidden skeletons will finally be dragged out in the open. They should be with the chips falling where they may regardless of the consequences.

Naturally people ask what in a constructive way is being accomplished by the Senate investigation of the R.F.C.? As I see it, there are at least two desirable results that may accrue, First and foremost, the alleged peddlers of "influence and favoritism" are being exposed to possible criminal prosecution. In addition, the R.F.C. will probably be reorganized. Some critics say the R.F.C. should be abolished. In this regard it is worthwhile noting that the Hoover Commission pointed out in its recommendations of several years ago that there were serious dangers and pitfalls where the federal government made direct loans of public funds. The Hoover Commission made no accusations in reference to the R.F.C. but simply stated that adequate safeguards be maintained so that public funds would not be misused. From all indications the Hoover Commission was right again and the Senate's investigating Committee is doing and will continue to do a real public service by relentlessly pursuing the behind-the-scenes operations of this government agency.

Other investigations by Congressional committees are turning up equally bad situations. The Senate Crime Investigating unit has delved into the notorious operations of "big time" mobsters throughout the United States. A very recent report by the Crime Investigating Committee charges the Bureau of Internal Revenue has not made a real effort to crack down on fraudulent income tax returns of known gangsters. This interim report by the Committee should be widely distributed among our citizens. If you will write me in Washington I will try to get a copy of the report for you. The facts from the report show that "big crime syndicates have throughout the country and points out how the federal government is being defrauded of millions of dollars in tax revenues by these sinister racketeers.

Other Congressional committees are probing into problems both in and out of government. The House Committee on Un-American Activities is starting new investigations on Communist activities in the United States. You will recall, this committee exposed Alger Hiss and William Seidemann as subversives despite President Truman's "red herring smear" and his contention that they were loyal government workers. Beyond any doubt this Committee has been vindicated, and it should relentlessly continue its investigations of communists and "fellow travelers".

Thanks for listening. Don't forget, help your Red Cross for it helps everyone in need. This is Jerry Ford signing off till next week at the same time over this same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

Several weeks ago I discussed some aspects of the President's 98 billion dollar budget. Following that broadcast a number of friends asked - Now what happens to the Truman budget?

After the President submits his budget the initial job of analyzing and evaluating the specific items falls on the 50 members of the House Committee on Appropriations. This group to a large extent is the most important Congressional check rein on the federal purse strings.

Can the Committee this year cut the President's 98 billion dollar budget? Yes, reductions will be made. The exact amount can't be predicted at this moment. The full story will not be told on this score for several months, for the President's budget has a long and I trust rough path ahead.

One sad situation, however, from the economy point of view, has developed. Past history proves rather conclusively that the Democrat members of the House usually go along and support President Truman's budget proposals whatever they might be. In contrast the Republican Congressmen as a rule oppose many of the President's requests for federal expenditures outside of those related to the Defense effort. Consequently if there are more Democrats in the House or more of the President's own political party on the Committee on Appropriations, then there is a likelihood that Mr. Truman's 98 billion dollar budget will be okayed without much change unless some in the President's political party desert his ranks.

What are the facts on this particular point? The House Committee on Appropriations has 30 Democrats and 20 Republicans. In other words, 60 per cent of the members of the committee will be rather inclined because of political party affiliations to side with their party leader. This means if every Democrat voted down the line with President Truman on each and every budget item, the 20 Republicans by voting as a block could not cut one penny from the White House fiscal requests.

The problem is further complicated. The House Committee on Appropriations is divided into 11 subcommittees. Each of the subcommittees handles a portion of the President's budget. For example, one group, 4 Democrats and 3 Republicans, examine the proposed expenditures of the Treasury and Post Office Departments. Another subcommittee, the one handling Agriculture, has a ratio of 9 to 2.

There are two of the 11 subcommittees where in the past cuts have been made, and I might add to the violent displeasure of the bureaucrats affected. In order to make certain that this doesn't happen again and the funds of the Department of Interior are not reduced this year, the Administration forces out 4 Democrats against 2 Republicans on this particular subcommittee. With an identical purpose in mind, the same ratio, 4 to 2, prevails on the group handling the budget requests for the Departments of State, Justice, Commerce and the Judiciary.

It should be pointed out that in the House of Representatives in the 82nd Congress there are 199 Republicans and 233 Democrats. The Republicans have 46 per cent and the majority party 53 per cent of the membership. With this overall ratio or party division among the entire House membership, it is difficult to understand the inequitable stacking of certain appropriation committees. As events unfold in the months ahead, the Nation will have an opportunity to see whether or not this "stacking" is a plot to prevent substantial cuts in the President's budget. I hope the "stacking" will not result in the adoption of the White House free spending policies, but only time will tell.

My own subcommittee, with the title of Deficiencies and Army Civil Functions and a ratio of 3 Democrats and 2 Republicans, has jurisdiction over
Public works, including river and harbor, flood control, power and navigation projects. The President wants this group to okay the expenditure of $30 million for the initiation, continuation and completion of public works projects in the next fiscal year. Our subcommittee has an excellent chance to knock out of the President's budget the 7 new projects he has recommended at an initial cost of over $30 million. At the same time we will make a determined effort to impose a percentage cut on the projects that are already under way.

The toughest job this subcommittee has is the rejection of new projects which other members of Congress and local pressure groups from all over the country try to include. Most of such proposals are small in dollar value but if many were included the budget would be even higher. The pressure is already on the subcommittee for a harbor improvement here or a flood control project somewhere else. I doubt if any such projects will sneak in, for the Nation just can't stand any "pork barrel" or "log rolling" during this emergency.

Thanks for listening; Don't forget, help your Red Cross for it helps everyone in need. This is Jerry Ford signing off till next week at the same time over this same station.
RADIO TALK BY CONGRESSMAN GERALD R. FORD, JR.
FOR USE IN FIFTH DISTRICT - MARCH 17 and 18, 1951

LADIES AND GENTLEMEN, this is your Congressman, Jerry Ford from the Nation's Capital.

The Senate investigatory committee which has the spotlight on the Reconstruction Finance Corporation every day seems to turn up new evidence of "favoritism and influence." Best known is the "rage-to-riches" rise in the R.F.C. of E. Meri Young whose wife is a White House Stenographer and the recipient of the nine thousand dollar mink coat. Someone after reading of this and other disclosures remarked, if Horatio Alger could return and read of the fast and big money making deals that seem to prevail in Washington among certain politicians and their special friends, Horatio Alger would be sure that America is still a "land of opportunity."

A Congressman friend of mine as the result of the R.F.C. disclosures has introduced a House resolution which should be of considerable interest to all Americans. Representative Hazel of New York, an able lawyer and a member of the Committee on the Judiciary submitted the following resolution, and I quote:

Resolved, That the Committee on the Judiciary . . . . be authorized and directed to conduct an inquiry, make findings, and make such legislative recommendations as it may deem proper with regard to the following matters:

"(1) What standards of morality or ethics, if any, have been established for the personnel employed in the Executive Office of the President?

"(2) If none have been established, what steps can properly be taken by the Congress to insure that action be taken . . . . to lay down moral and ethical standards to govern the conduct of White House employees at all levels?

"(3) If standards of moral and ethical conduct have been established, what action has been taken to enforce the maintenance of those standards?

"(4) If no action or insufficient action has been taken in that regard, what can Congress properly do to assist the Chief Executive in restoring morality and ethics to the White House staff?

"(5) What revision of the statutes of the United States, if any, is necessary to give effect to the findings and recommendations of the committee with relation to the foregoing?" end quote.

This is one approach to a serious problem. The House make take some action on this proposal. Obviously under present circumstances it should.

The Senate investigating committee which has the spotlight on the Reconstruction Finance Corporation created its report exposing favoritism and influence in the R.F.C. on February 27th. The Senate is in a depression. The agency was initially authorized to extend financial aid to business enterprises in order to prevent further unemployment. Originally there were certain safeguards in the basic R.F.C. legislation which prevented the existence of widespread "influence and favoritism." Unfortunately over the years these safeguards were gradually whittled away.

The Hoover Commission Task Force recognized the dangers now brought to light and recommended that R.F.C. itself. The members of the Hoover Commission were divided on this specific recommendation, consequently, instead of proposing R.F.C.'s extinction, suggested that it be transferred to the Treasury Department and the old safeguards be re-enacted.

Instead of following the Hoover Commission recommendations in reference to R.F.C. President Truman recently submitted a hastily prepared reorganization of this federal agency. Here are the facts. On February 27th the Senate investigating committee filed its report exposing favoritism and influence in the R.F.C. Three days later the President called this report "assinine." On February 12th, four days after this statement, President Truman reappointed the same five directors to manage the billion dollar R.F.C. loans. In other words, on February 12th the President had no intention of recommending a change in R.F.C. Seven days later, the President submitted his Reorganization proposal to Congress to concentrate R.F.C. authority in one person rather than a board of directors of five men.

Careful analysis of the President's plan indicates it is loosely prepared without the necessary "checks and balances" that must exist where huge sums of public funds are involved.

Mr. Truman's proposal does not conform to the Hoover Commission recommendations. The inference might well be drawn that his plan was not submitted on its merits but rather as a means of diverting adverse publicity on the charges of "influence and favoritism."

The fate of the superficial R.F.C. reforms has not as yet been decided by the Congress. Even if the President's plan is approved, that only scratches the surface. Congress should then undertake a full scale review of the present need, if any, for the R.F.C. If proper and effective safeguards cannot be imposed on R.F.C. by the Congress, then the agency should be abolished.

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LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the nation's Capital.

This past week I was requested to substitute for a Congressman who had to be out of town on his Appropriations subcommittee concerned with the departments of State, Justice, Commerce and the Judiciary. The subcommittee composed of 4 Democrats and 2 Republicans was conducting hearings on proposed supplemental appropriations as recommended by the President. Supplemental items are those that come before Congress after the regular appropriations for the government have been approved. Sometimes the supplemetnals are indicative of poor management in the various departments for under normal circumstances the agency or bureau should be able to predict within reasonable accuracy their expenditures and then live within the money allotted. Other items in supplemental appropriation bills are the result of emergencies not foreseeable in advance. The total requested by President Truman for this additional spending amounted to over 260 million.

Our particular subcommittee did not have jurisdiction over the entire amount proposed by the President, but this group of six did have the initial responsibility of digging out the facts on over 113 million or close to 50 per cent of the over-all total. The subcommittee did a good job in checking and analyzing the facts and figures which the various departments presented in justification of their alleged needs. Our group recommended reductions totalling 89 million.

The Committee for its work uses a small room under the Capitol rotunda. The six committee members and the two clerks are lined up on one side of a long table. On the other side sit the Department heads and the Bureau of Budget experts with reams of figures and charts at their disposal. On the surface the bureaus and agencies can justify their proposed expenditures, but the committee members must be convinced, and under grilling cross examination by the members of committee oftentimes the department justifications can't stand up.

For example, the Department of Justice claimed it needed 160 thousand dollars to hire new personnel to condemn land for the Department of Defense and the Atomic Energy Commission. Finally after some probing by the committee the department official admitted it could use for the job 130 thousand in other funds already appropriated but unexpended.

The committee had its ire aroused when the Civil Aeronautics Administration requested almost a million and a half for airport claims. We couldn't do much about this particular item for Uncle Sam already has made the contracts, but language was inserted in the bill to slow down, and I hope stop, such future obligations by the executive branch of the federal government.

Mr. J. Edgar Hoover of the FBI appeared before the subcommittee to request an additional six million 500 thousand. Because Mr. Hoover and his department have a superb record the FBI funds were cut very little. The threat of communist infiltration in the United States is greater than ever before. Much of the testimony by J. Edgar Hoover was confidential and off the record. I can only say that Mr. Hoover confirmed my opinion that our Nation is in grave danger from subversive elements who are just waiting for the opportunity to commit wholesale sabotage. Needless to say, the committee with minor exceptions approved the funds for the FBI.

The big reduction involved funds for the Voice of America. The Department of State requested 97 million. The Committee, and it was not a partisan decision, did not feel the officials from the Voice of America had justified this particular request. The cut does not indicate disapproval of the over-all idea of the Voice of America, in fact, all but one on the committee sided with the committee's recommendation.

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To summarize, our subcommittee has recommended reductions totalling approximately 89 million out of 113 million. Before the bill gets through the House and Senate, there may be some changes up or down, but our little group of six did the best possible job.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

This past week Washington has had an international flavor. The Senate debated the "troops to Europe" resolution. The Foreign Secretaries of the North and South American republics opened their fourth meeting with speeches by Mr. Truman and the Brazilian Minister of Foreign Affairs. The President of France arrived in town and was dully welcomed by a sizeable parade and all kinds of fancy official fanfare.

In addition to all this there recurs the vital problem of the 38th parallel in Korea. General MacArthur is practically straddling the 38th parallel, before crossing he called upon the enemy to quit fighting and talk peace. General MacArthur's initiative has thrown the Department of State into a sweat of worry about protocol and prerogative.

Should the commander of the U. S. forces in Korea be criticised for issuing this call and extending this invitation to the enemy? It was obvious that somebody in authority had to act. General MacArthur on half a dozen occasions has declared publicly that at the 38th parallel the decisions from then on would be primarily political. Instead of heeding this advice the President has contended such decisions are military matters and rest with General MacArthur. Now that the General has acted on this plain statement from the White House, our Department of State officials are considerably upset. Our diplomats contend the General has gone beyond his authority.

To most observers the present situation in Korea is primarily political, just as it was the last time the U. S. army reached the 38th parallel in October, 1950. As happened last time, the Department of State has dallied and dallied, having no policy that the public knew anything about. The excuse is the State Department's contention that our war or peace aims are on record with the U. N., and the United Nations not the United States has the sole responsibility to act. This point of view looks very much like old fashioned buck passing.

Unfortunately this buck passing is not limited to a game between the President and the General. The State Department tossed the ball to the Department of Defense. The Secretary of Defense passed the buck to the Joint Chiefs of Staff. The White House leaves the matter in the hands of the U. S. Perhaps General MacArthur's initiative will now galvanize some leadership among our top policy making diplomats.

The job of ending a war and making peace is not military, but civilian. The President and the Secretary of State have this jurisdiction and should work with the U. S. on such vital matters. If the civilians charged with this responsibility cannot honorably negotiate for peace with the communists, then they must guide General MacArthur in the political zone in which the U. S. forces are now entering. If the diplomats duck this responsibility, General MacArthur as a military man must maintain physical contact with the enemy.

The lack of any affirmative U. S. policy for General MacArthur to follow now that the Communists have been driven from South Korea will inevitably lead to greater casualties among our troops. The lack of a policy in one case and too much control in another makes General MacArthur's problems most difficult. On the one hand our Department of State hamstrings General MacArthur by refusing to let him use the Air Force to bomb strategic military targets in Communist China. In addition the diplomats refuse to let the General impose an all-out blockade on the Chinese Communist coastline and furthermore immobilise 250 thousand Chinese Nationalists on Formosa when these anti-Communist soldiers could be assisting our embattled G.I.'s in Korea. On the other hand, the White House and the State Department dodge the issue of what to do now that the 38th parallel is again a major problem.

General MacArthur had no alternative but to act as long as our civilian policy makers continued to pass the buck. It is to be hoped that his action will stimulate some forward looking decisions by the White House and our diplomats, for altogether too many American lives are involved for the U. S. to waste time for the niceties of international protocol.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
RADIO TALK BY GERALD R. FORD, JR. FOR
USB IN FIFTH DISTRICT OF MICHIGAN - APRIL 7, 1951

LADIES AND GENTLEMEN, this is your Congressman Jerry Ford, from the Nation's Capital.

Several months ago one of the oldtimers in the House of Representatives told me that a member of the Committee on Appropriations learned 'murk' more about the federal government and how it operates than any other member in the Congress. At the time I was doubtful of the validity of such a statement. Now, after serving on this important committee for several months, I am already appreciating the basis for such a statement. When you have to investigate the proposed expenditures of a federal agency or bureau a member of Congress inevitably learns in considerable detail how that particular phase of the executive branch operates and it isn't always good.

Here's an example. Last week the Governor of the Panama Canal and his staff came before the Army Civil Functions subcommittee on the Committee on Appropriations and requested authority to spend quite a chunk of federal funds. The Panama Canal set-up is somewhat different from other federal agencies and bureaus for under legislation approved in the 8lst Congress the Canal tolls and other business operations in the zone are supposed to defray all expenses. In other words, Canal Zone revenues and expenditures are expected to balance with some annual surplus to reimburse Uncle Sam for the initial Construction costs.

However, our committee while delving into the maze of figures which the Governor of Panama and his staff presented exposed a situation which is extremely undesirable. In my estimation something must be done to put a stop to such practices.

For example, the Panama Canal officials want our committee to approve a 6 million dollar fund for new housing units for Canal Zone employees. On the surface you would imagine that the need for such an item was based on sound business practices. You would expect that the federal government after constructing housing units would charge adequate rents over the life of the structures to pay back the initial cost plus maintenance and upkeep. Such is not the case. Under the proposed set-up the tenants will really reap a harvest at somebody's expense, certainly not their own.

According to the Governor of the Panama Canal Zone the 6 million dollars will be spent to build housing units at an average cost of eleven thousand dollars each. The tenants will pay a monthly rent of approximately $9. It was admitted that the monthly rental will only pay maintenance and repair on the units with the federal treasury getting nothing back on its original expenditure of 6 million.

I asked the Panama Canal officials how they could justify such a program. In their answer it was claimed the government had to provide special benefits for Canal Zone employees or no employees would go to work for Uncle Sam in that area.

Frankly, that sounds good but it isn't true in these days. Back in the early 19 hundreds when the canal was first built it probably was necessary to give special inducements to get American citizens to leave home to work in the Canal Zone. Plenty of inducements were provided by law. For example, until very recently there were no federal income taxes on wages paid in the Canal Zone. Even today all Canal Zone employees get a 25 per cent wage differential over similar government employees in the United States. On top of that very low rentals on housing accommodations with the Federal Treasury putting up 6 million and getting nothing in return.

You naturally wonder what will be done about such a situation. I hope to eliminate the 6 million item from the bill. If that isn't possible, then force the Canal Zone officials to charge a reasonable rental on the housing units so Uncle Sam gets some return on his capital investment.

In closing, let's turn to another subject. While we are preparing our defenses against a possible foreign enemy we are also building our defenses against a domestic enemy which it is estimated will take 215,000 American lives this year. This enemy is cancer. Over 20 million Americans now living will die of cancer if the present rate continues.

We must support the American Cancer Society in its great research and educational program to stop this disease and take such a tremendous toll of lives. Great progress is being made, but much still remains to be done. This great effort costs money - and lots of it. The Congress appropriates some funds each year but our citizens must help by private donations. I urge you to join the Cancer Crusade of 1951 by contributing generously to the American Cancer Society.

Thanks for listening. This is your Congressman Jerry Ford signing off till next week, at this same time, over this same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford, from the Nation's Capital.

As you can imagine, Washington has been a madhouse since President Truman fired General MacArthur. Bitter and vitriolic charges and counter charges have filled the halls of Congress. I can recall no incident which has provoked such violent controversy. Deep scars will remain that inevitably will injure the future solution of our domestic and foreign problems. The action taken by the President may well be one of the darkest hours in the history of this great Nation.

My office in Washington has been flooded with long distance telephone calls, telegrams, and letters, and in practically every instance there was a bitter denunciation of President Truman and Secretary of State Acheson. In a majority of the communications impeachment is demanded of both President Truman and Secretary Acheson.

So there will be no doubt where I stand on this issue, let me repeat a statement I released to the press and radio the morning after this tragic announcement by the White House. My statement reads as follows, and I quote.

"My firing General MacArthur the President has unfortunately created great disunity among the American people. Mr. Truman, by such action, in effect has aligned himself with the old Alger Hiss gang in the Department of State. For all practical purposes the President like Mr. Acheson refuses to turn his back on Alger Hiss.

How can the President fire General MacArthur and still refuse to dismiss his White House aides who are involved in the R.F.C.mess? Mr. Truman fires General MacArthur but retains on his staff an employee who received the infamous $9,500 mink coat.

In my opinion the President's housecleaning should have started in the White House and not on the battlefields in Korea.

What is the fundamental issue involved? It is precisely this, Is the United States to follow the Acheson-Marshall-Alger Hiss policy of appeasement in the Pacific or is our nation to carry out the strong anti-communist policies of MacArthur in that area of the world?

Few individuals will contend that the President did not have legal, I repeat legal, authority to dismiss General MacArthur. The President as Commander-in-Chief does have the Constitutional authority to relieve a subordinate but that is not the real issue.

The citizens of our nation see the dismissal of General MacArthur as a capitulation to communism. Let's take a look at those who are pleased with MacArthur's firing by Truman. The biggest Communist newspaper in the U.S., the Daily Worker, and it follows the party line laid down by the Kremlin, applauded the firing of MacArthur. For some time the Communist newspapers throughout the world have been yapping for MacArthur's scalp. The Commies and Reds are now happy with their success.

The British Socialists and the Communist appeasers like Nehru of India have obviously won a victory. To the delight of the old Alger Hiss gang in the Department of State General MacArthur has been relieved of his command.

Fortunately the General is returning to the United States to report to the American people. I firmly believe he should address a joint session of the Congress. In addition, the House and Senate Committees on Armed Services and Foreign Affairs should hear the General's side of the story. For the past six years Secretary Acheson and General Marshall have propagated Congress with appeasement policies in reference to the Chinese Communists. It's about time the anti-communist policies of General MacArthur were told first hand to the Congress and the American people.

As I listened to Mr. Truman's speech defending his dismissal of General MacArthur it sounded very much like the words and phrases we heard before World War II when the English capitulated to Hitler at Munich. The appeasement of Hitler at Munich didn't prevent the last war. The President's appeasement of the Communists by his dismissal of MacArthur will not win the war in Korea.

The shabby firing of MacArthur has boosted Communist morale and strength. As a result, the battle for our freedoms and our nation has been made more difficult and the American lives lost in Korea may now have been in vain.

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LADIES AND GENTLEMEN, This is your Congressman Jerry Ford, from
the Nation’s Capital.

The welcome which Washington extended General MacArthur was a tribute
which he richly deserved. Of course, there were one or two unfortunate
incidents such as President Truman designating the not well thought of
General Vaughan as the White House emissary to greet General MacArthur.

Everyone in the Nation’s Capital felt the emotion of the day. This
was particularly true among Members of the House and Senate, Democrats
and Republicans alike. Staid old timers of long experience in the House
hurried to get a seat in the chamber. Those who arrived at the last
minute, regardless of seniority, stood up to hear the General’s momentous
address. Those who were present, either on the floor or in the gallery,
were not disappointed. It was a speech that will go down in history, for
it touched your heart yet the logic captured your mind.

The General’s words were a masterpiece of statesmanship. At no time
did he contend that President Truman had no legal authority to dismiss
him. General MacArthur believes in our Constitution
and under the Constitution of the United States the President,
as commander-in-chief, can fire anyone in the military organization.

It appears also that General MacArthur expected the President to re­
lieve him of his command. Mr. Truman has been and is now committed to
the policies promulgated by Secretary Acheson. If the President was to
to continue his support for Mr. Acheson and his policies, he had to fire
General MacArthur.

During his speech the General with a convincing sincerity said this
about those who brought his dismissal, and I quote, “I address you with
neither rancor or bitterness in the fading twilight of life but with one
purpose in mind: To serve my country.” End quote. The General did not
discuss personalities; he discussed fundamentals.

The real issue boils down to this: Have our policies in the past and
will the future policies as outlined by Mr. Truman and Secretary Acheson
be for the best interests of the Nation? General MacArthur as a fellow
citizen disagrees with the President’s policies and the General feels so
deeply and with such conviction he obviously courted dismissal in order
to bring his views to his fellow Americans.

The night before General MacArthur addressed the Congress I listened
attentively to a radio speech by Secretary Acheson. My analysis of the
two views, and it’s strictly a personal opinion, is as follows: The State
Department claims it opposes appeasement but in the final analysis Mr.
Acheson will virtually surrender if it can be done without losing face.

General MacArthur in contrast stands as the symbol of the opposition to
appeasement. The General honestly believes that a firm position will pre­
vent an all-out World War III. He contends that phony “peace” talk will
only invite and sponsor a spread of the present conflict and greater casual­
ities on the battlefields.

Last week I mentioned the appeasement at Munich and how it led to and
failed to prevent World War II. At that time Winston Churchill in condem­
ing the Munich sellout said, and I quote, “Gentlemen, you have chosen be­
tween war and dishonor. You have chosen dishonor. You shall have war.”
End quote.

General MacArthur has given us the same warning that appeasement
leads to war and does not prevent it.

In closing, I pay high tribute to our great and good Senator Vandenberg.
We mourn his passing, but all Americans should be forever grateful for his
untiring and unselfish efforts in alerting and reinforcing the citadels
of freedom against the towering menace of Communist totalitarianism. It
is a tragedy that this superb statesman and leader should leave us at
this critical hour in our Nation’s history, but his record should forever
be a guiding light for our people.

Thanks for listening. This is your Congressman Jerry Ford, signing
off till next week, at this same time, over this same station.
This past week has been quite a let down with General MacArthur temporarily out of Washington. It can be assumed, however, that the tension will return to fever pitch when the General appears within a few days before several Congressional committees investigating the failures of the President's Far Eastern foreign policy. In the interim the House of Representatives has literally kept its nose to the legislatice grindstone.

For three days the House considered the Department of Interior Appropriations bill involving close to 600 million dollars. Last January the President proposed that the Congress appropriate $599,266,000 for the activities of this department of the federal government for the next fiscal year. During the current fiscal year the Department of Interior has a budget of over 578 million. In other words, Mr. Truman did recommend a reduction of approximately 19 million dollars in the Department's funds for the next twelve months.

This proposed cut was certainly desirable, but was it sufficient? Recent action by the House Committee on Appropriations and the House itself indicates rather conclusively that the members of the House felt the President's knife was not quite sharp enough when he examined the money requests of the Department of Interior.

For example, the subcommittees on the Department of Interior of the Appropriations Committee cut an additional $99,264,900 from the Department's budget or a reduction of slightly over 7 per cent below the proposal by President Truman. The biggest slice, $6 million, came out of the Bureau of Reclamation construction funds. Will there be irreparable harm to the Bureau's work because of this cut? Definitely not, for the Bureau still has over 207 million for its work in the next year. Another cut of over 6 million dollars came out of the 65 million the President proposed for the Bureau of Indian Affairs. This sizeable cut was principally based on the Bureau's rather bad record of management over the past few years. Last year the members of this committee, both Democrats and Republicans, didn't like the way the Bureau of Indian Affairs was being handled so an investigation was made. I'm certain good results will accrue as the result of this Congressional probe.

When the bill came to the floor of the House the economy axe was sharpened still further. For example, I introduced an amendment to cut 5.5 million dollars from the construction and acquisition funds of the Bonneville Power Administration. The so-called Ford amendment was approved by a vote of 110 to 92.

You are probably interested in the facts in reference to this amendment. The Bonneville Power Administration is the federal agency that has jurisdiction over the construction and acquisition of electric power transmission lines in the Northwest Pacific better known as the Columbia River basin. The President recommended 69.5 million dollars for this agency. The Committee on Appropriations cut 2 million. My amendment reduced the amount an additional 4.5 million dollars. An investigation of the situation revealed that the Bonneville Power Administration could well get along in the next 12 months with $62,000,000.

The members of the House also knocked out $3,400,000 for power transmission lines in the Virginia-North Carolina area on the basis that a private power company is ready, willing and able to supply the necessary service at a nominal rate to the federal government. It just doesn't make sense for the federal government to duplicate already existing power lines. The federal government has enough places to spend its funds building up the Armed Forces without engaging in wasteful duplication of already existing transmission lines.

I hope this play by play discussion of how we are trying to save your tax dollars is interesting. It is sometimes technical but I assure you mighty important.

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LADIES AND GENTLEMEN, This is your Congressman Jerry Ford from the Nation's Capitol.

Here is some good down to earth economy which the House of Representatives achieved last week. The President in his budget for the Department of Interior requested $99.2 million. The House Committee on Appropriations reduced this by $39.2 million. By a series of amendments on the floor of the House further reductions totalling $23,267,000 were approved.

Several months ago President Truman "dared" the Congress to cut his budget. In this one bill involving funds for the Department of Interior, the House has cut $62,467,000 from the President's budget. This is better than a 10 per cent reduction. If the Senate will now concur in the House reductions, Mr. Truman's "dare" will have been successfully challenged and some relief given to the American taxpayers.

Let's turn to another subject. Presumably most of you saw the admission by the British trade officials that since the outbreak of the Korean War the English have sold 120,000 tons of rubber to Communist China and 40,400 tons to Soviet Russia. During debate in the House of Commons it was admitted that the British sold in 1949, the year before the Korean War, only 27,500 tons of rubber to Red China. In other words, British sales of rubber to the Communists have increased heavily since the United Nations undertook to stop Communist aggression in Korea.

Frankly, this deplorable situation, in my estimation, calls for strong action. It is unthinkable that the British Labor Government should permit such transactions. How can the British officials in good conscience allow the sale of critical and strategic materials to the enemy when substantial portions of the materials sold to the Communists will eventually be used against our forces on the battlefields?

Several months ago when there were rumors of heavy rubber sales by the British to the Reds, I contacted our own State Department concerning the matter and strongly urged that the United States use its influence to stop such sales. The Department of State gave no adequate answer and didn't appear too eager to intervene.

The situation can and must be corrected by the United Nations and our Department of State should take the lead in forcing the necessary action. The United Nations has a grave responsibility to the men fighting in Korea. The United Nations through collective action can impose effective embargoes on the shipment of goods, including rubber, to Red China and Russia. Failure of the U.N. to curtail such shipments is additional evidence of a lack of policy by the diplomats in the Korean War. If the diplomats in the United Nations condone and permit the sale of rubber and other strategic materials to the Reds, it proves much of what General MacArthur has said since his return. General MacArthur has repeatedly stated that the U.N. had no real policy in Korea, that he and his troops had to operate in a vacuum while the diplomats talked on and on. General MacArthur has repeatedly urged an all out embargo on the shipment of rubber and other materials to the Reds. Unfortunately, the British have fought him on this and other issues. As the facts come to light it is becoming increasingly evident that the British Labor Government has not supported the Korean War to the fullest extent. It is regrettable that the British have sold rubber to the enemy at a sizeable profit and in addition blocked any effort in the United Nations for an embargo or economic restrictions. In the light of the disclosures by the British that the enemy has been aided and abetted by English trade practices in the Far East, the Department of State under Secretary Acheson and the American delegation in the U.N. must demand long overdue action by the U.N.

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Radio Talk by Gerald R. Ford, Jr., FOR USE IN FIFTH DISTRICT OF MICHIGAN - May 12th and 13th

Ladies and Gentlemen, this is your Congressman Jerry Ford from the Nation's Capital.

Each of the news on Capitol Hill still revolves around the abrupt dismissal of General MacArthur by the President. The Senate hearings continue with General Marshall and others trying to justify the unceasing war in Korea which each week tolls off 1500 American casualties. These hearings which will last for some time should give the American people practically all the facts concerning the basic differences in foreign policy in the Far East. All of us hope and trust that as a result of the Senate hearings the diplomatic errors and mistakes of the past can be remedied in the future.

The Department of State seems to have a knack for doing things the wrong way. For example, the latest where a State Department stenographer, unknown to General MacArthur, surreptitiously sat behind a screen and took notes of the Truman-MacArthur conference at Lake Island. The State Department with a straight face contends this young lady wasn't planted behind the screen.

In reply these questions should be asked and answered. Did it just happen that the stenographer was sitting behind the screen so she couldn't be seen but at the same time could hear the words of the President and the General? Did it just happen that the stenographer hid her shorthand notebook in her possession? It is ridiculous for the State Department to contend this was not all pre-arranged. There is no objection to notes being recorded on such an important conference, in fact it seems vital that discussions of this importance should be in writing. However, the State Department's statement should be denounced that none of this behind-the-scene plot was pre-arranged. The State Department by this time should realize the American citizens are not gullible and will not swallow fish stories of this magnitude.

It was recently reported that General Wedemeyer has requested his retirement. As you know, in July, 1947, President Truman sent Gen. Wedemeyer to the Far East with orders to appraise the political, economic, psychological and military situations—current and projected—in China and Korea.

This was designed as a fact-finding mission to provide a base for future American policy in that area.

General Wedemeyer was instructed to report his estimate of the character, extent, and probable consequences of any American assistance in that area of the world.

The requested reports and recommendations were made to the President in September, 1947. Subsequent events have revealed their accuracy and foresight. It is one of the tragedies of history that these reports were suppressed until they were no longer of value in determining American policy.

Unfortunately, instead of being rewarded for distinguished public service of the highest degree, Gen. Wedemeyer was demoted from his position on the Army General Staff to a relatively less important field command.

The Wedemeyer reports, which presented plans to save China and Manchuria from Communism, were suppressed until July, 1949. The report on Korea was denied to the public until a few days ago. It contained, and I quote, this warning:

"The Soviet-equipped and trained North Korean Communist Army of approximately 125,000 is vastly superior to the United States-organized Constabulary of 16,000 Koreans equipped with Japanese small arms. . . . The withdrawal of American military forces from Korea would, . . . result in the occupation of South Korea either by Soviet troops, or, as seems more likely, by the Korean military units trained under Soviet auspices." Those units, Gen. Wedemeyer said, maintained active liaison "with the Chinese Communists in Manchuria," end quote.

This was written nearly four years ago!

To meet this threat, Gen. Wedemeyer recommended a native force in South Korea, "sufficient in strength to cope with the threat from the North," to prevent the "forcible establishment of a Communist government.

Since 70 per cent of the Korean population was in the American occupation zone south of the 38th Parallel, the manpower advantage was in our favor, if we had used it. But the sound Wedemeyer proposal was ignored, and, when the predicted invasion by the Reds began in June last year, American troops had to be rushed to the scene because sufficient South Korean troops were not available. The State Department because it ignored the Wedemeyer report seems responsible for this decision.

Because of its private war with Chiang Kai-shek, the Department of State decided to abandon China to the Reds. To be consistent in that position, the Department also chose to abandon Korea by withdrawal of American forces before the Communist aggression. When that decision was reversed by Pres. Truman in 1950, Americans had to do the fighting not in process. This was the pay-off on the State Department's disastrous post World War II flirtation with the Communist "agrarian reformers" in China.

Thanks for listening, folks. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

In January of this year President Truman, in a message to the Congress, recommended a 10 billion dollar boost in federal taxes. The President stated this move would not only balance the federal budget but would provide a large additional revenue for the next fiscal year.

President Truman’s request for 10 billion in new taxes made everyone of us agriculturists, manufacturers, retailers, and others who operate businesses of one kind or another, very uneasy. The President said the additional revenue was needed to offset a drastic increase in the cost of living. This increase in the cost of living is the result of the recent disclosures of our corrupt bookies, number racket operators and others who operate gambling set-ups.

The Committee promised by Mr. Truman and the Treasury officials had promised a drastic increase in federal income taxes. The Treasury Department had proposed a 3 billion boost in such taxes. Personal income taxes were tentatively increased by 3 percentage points and the Secretary of the Treasury approved the tax increases which were recommended by Mr. Truman.

In addition, the Committee on Ways and Means is drafting a bill that seems to be more equitable to all segments of our nation. For the last several weeks this Committee has periodically released information on what its tax bill will look like. Here is one provision that is new and which undoubtedly is the result of the recent disclosures of the nefarious crime committees. Although President Truman had not recommended such a provision, the Treasury and the Committee on Ways and Means has approved a 10% federal tax on the gross receipts of bookies, number racket operators and others who operate gambling set-ups.

The Committee also approved a 2 billion dollar increase in corporate income taxes. The Treasury Department had proposed a 3 billion boost in such taxes. Personal income taxes were tentatively increased by 3 percentage points. The President and his tax advisors had proposed a much larger increase. A number of excise taxes will be revised, some up and a few down. For example, the manufacturers excise tax on automobiles would be increased from 7 per cent to 10. The Treasury officials wanted this tax on cars boosted to 20 per cent. The excise tax on domestic telegrams will probably be lowered from 2½ to 20%, and some other items will receive similar favorable consideration.

The Committee has in effect adopted the provisions of a bill I proposed last year. Under present law, when you sell your home there is a tax on the capital gains. This provision in existing law is particularly unjust to the individual who is forced to sell because he is called back to the Armed Forces or his company moves him to another community. By adopting a provision similar to my bill the committee provides an exception under the capital gains tax for a home owner who sells his house and puts the money into a new home.

Ladies and gentlemen, don’t forget your family businesses. More information will come later. In the meantime, thanks for listening. I’ll be back next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

My remarks in this report will be in the nature of a progress summary relating to 1952 appropriations for the Army Corps of Engineers. This agency is requesting of Congress $622,000,000 to carry on its civil functions work for the fiscal year 1952. With this amount of money the Corps proposes to complete, continue, and initiate a large number of projects concerned with rivers, harbors, and flood control. The rivers and harbors program involves 44 projects. There are 65 projects in the scheduled flood control program.

The purpose of these programs is to improve and control the waterways of the nation. This means the dredging of harbors and rivers, the construction of locks and canals, the building of levees, and the erection of dams. The benefits derived from such activities are important and significant. Levees reduce flood losses, dredging locks and canals, speed commerce, and tremendous power in the form of electricity is derived from harnessing our rivers. This is the work of the Army Engineers; it is important work; at the same time it is costly work.

For the past month a subcommittee of the Appropriations Committee has held extensive hearings with the Corps of Engineers to determine the validity of the requested $622,000,000 for next year. I am a member of this committee. While these long and extensive hearings have been in progress, Professor Brainard, on loan to my staff from the Economics Department of Michigan State College, has made a careful and detailed study of each project. The hearings are now finished, and within a short time the subcommittee will determine the amount of money to be recommended to the Appropriations Committee and the House as a whole.

During the past week Professor Brainard and I have reviewed thoroughly the vast amount of information that has been submitted to the committee. This has been done so that I can make specific and sound recommendations to the Appropriations Committee and to the Congress with respect to funds for the Corps of Engineers. It is perfectly clear to me that, under present conditions, the full request of the Corps of Engineers will have to be reduced. I am also convinced that much of the work of the Corps must be continued, but it can be done on a reduced scale without jeopardy to the public welfare.

Based on these convictions we have worked out a plan by which substantial savings can be made on a sound basis. In the first place, I am going to suggest that several projects be postponed at this time. These are new undertakings for which plans have been prepared but on which there has been no actual construction. I do not argue that these projects are not desirable; my position is that other things are more important at this time. The savings in this particular category will be about $29,700,000. Many projects are of the continuous type, or almost so. For example, a flood control program will provide for a series of levees which are to be built over a period of years. It is my recommendation that work in progress continue in such instances but that no new phases of such projects be started next year. If this suggestion is followed, another $17,542,000 can be deleted from the requested appropriation. For all the rest I am suggesting a uniform 10 per cent reduction in the request for each project, with certain specified exceptions. For example, there are several projects which contribute materially to national defense. Funds for such projects should be available for completion as soon as possible. The savings achieved by this 10 per cent cut omitting any reductions on national defense projects will total $50,618,000.

To summarize, the Army Engineers this year are requesting $622,000,000 to carry on their civil functions activities. On the basis of hearings and the work of Professor Brainard, I am suggesting that $523,340,000 be recommended to the Congress. This represents a savings of $98,660,000. A savings which, in my opinion, will in no way limit the effectiveness of the work of the Corps of Engineers.

The recommendations for cuts I shall make to the other members of our subcommittee are economically sound and thoroughly justified. Essential work will, of course, be done; nonessential activities must wait.

Thanks for listening, folks, I'll be back next week, same time, same station.
\'Ladies and Gentlemen, this is your Congressman Jerry Ford from the Nation's Capital.\n
The past several months I've discussed with you numerous problems related to current legislation. The topic today is a little different although certainly of considerable interest. I shall try to explain the price war between Macy's and Gimbels - the big department stores in New York City. Why all of a sudden are these two stores selling nationally advertised merchandise at prices way under those established by the manufacturer? The reason is simple, the Supreme Court recently ruled on the nonsigner provision of the retail price maintenance laws. Let me explain briefly what the decision was and why Macy's and Gimbels, as well as others in some areas, are cutting prices.

We have all come to accept the fact that many nationally advertised products are sold at a standard price anywhere and everywhere in the United States. Such has not always been the case. You ask, how has this situation been possible under our antimonopoly legislation which allegedly prohibits restraint of trade. Frankly it is a restraint of trade, but the government has not accepted the court's logic that the courts have no jurisdiction over interstate commerce.

About three years ago, the Supreme Court decided in the Hudson case that it had jurisdiction over interstate commerce, even the price fixing of large dealers. The court ruled the Miller-Tydings act to permit retail price maintenance.

Because of this adverse decision by the United States Supreme Court on this law the price war is on.

Most of us remember the depression days of twenty years ago when business was mighty tough on small retailers. It was a common practice then for retailers, principally the larger ones, to sell nationally advertised products at cut rate to attract customers. Many small stores couldn't survive this loss-leader practice. As a result the Congress and the various state legislatures were called on for help.

Here is some interesting historical background on this type of legislation and the related problems. California in 1931 passed a law permitting a manufacturer and retailer to enter into a contract whereby the retail price would be fixed by the producer. This law was deficient because it made no provision for the retailer who did not sign such a contract, the law was amended in 1933 to provide that all retailers were bound by the manufacturers contract if one or more within the state signed the agreement. This was known as the nonsigner clause. By 1937 many states had followed the example of California.

Because interstate commerce was clearly involved and because, in 1932, the Supreme Court had declared retail price maintenance contracts invalid, Congress in 1937 amended the Sherman Act to permit the operation of these state laws. Forty-five states, including Michigan, now have retail price maintenance laws with the nonsigner provision.

It was the legality of this nonsigner provision which the Supreme Court decided on May 21st of this year. The question was raised by a liquor dealer in Louisiana who refused to sell certain nationally advertised brands of liquor at prices set by the distillers. This dealer had not signed a contract with the producers although other retailers in the state had done so.

By a vote of 6 to 3 the Supreme Court ruled the Miller-Tydings amendment to the Sherman Act applied only where an actual contract existed. This meant the liquor dealer in question was not legally bound by the Louisiana law. In other words, he could sell the whiskey at any price he might choose.

The New York City price war is possible because Macy's and Gimbels apparently have not signed retail price agreements with the manufacturers of certain nationally advertised products. They are nonsigners and can now sell at whatever prices they please and they apparently are doing just that, the pattern set in New York City is spreading to other parts of the country. I can't predict what will happen elsewhere. Your guess is as good as mine.

However, the effects of this decision will be interesting to watch, especially those of us who are consumers.

Thanks for listening. This is Jerry Ford signing off. I'll be back next week, same time, same station.
The committee established these fundamental principles, essentially the same as those I discussed on earlier programs. The first principle was that no new projects should be started in the coming year. This means that new projects were deleted totaling $30,000,000. The ultimate total cost of these projects would be $471,365,000. The second principle was that no funds should be used for planning new projects. The saving thus achieved was $3,000,000. The Corps now has over $5 billion dollars' worth of projects under way. The Committee believed that it was time to call a halt on proposed programs until some of these projects already in process are nearer completion. The third principle was that parts of projects, where just being started, should be delayed, especially if this could be done without impairment of work already done. Many projects fall in this category and the savings achieved were substantial. Finally, it was agreed that some projects could be slowed down for a year or so without harm. In these instances the Committee recommended reduced funds in line with reduced operations.

This is the method by which it was possible to recommend a bill representing a substantial reduction from the amount requested. The members of the House of Representatives discussed the bill at length on Tuesday and Wednesday there was a vote. Before final passage, however, many amendments were offered by various Congressmen who sincerely believed that in one respect or another the reductions suggested were too drastic. For the first time this session efforts were made to increase the appropriation; previously the tendency has been to make further cuts.

As finally passed the bill will provide about $50 million dollars for the next fiscal year. Within a few weeks the Senate will take action on the same bill and then differences will be ironed out in conference at a later date. When the final act is passed and sent to the President there will be a final report.

Thanks for listening. This is your Congressman Jerry Ford, signing off until next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

For the past few weeks I've discussed with you the various appropriation bills which thus far have been considered by the House of Representatives. Let's turn today to the other side of the ledger - where is the Treasury to get the money to pay the bills.

This past week a new tax bill was before the House. Frankly as a whole it isn't a fair and properly proportioned tax measure. It does contain some good features and the Committee should be commended in proposing these changes, but there appear to be as many bad as good provisions in the 153 pages comprising the recommendations.

If this tax bill is approved by the Congress it will be the second increase in federal taxes in the last 12 months. Right after the start of the Korean War President Truman recommended a sizeable raise in federal taxes. Congress whittled down the President's first tax increase proposal. When the 82nd Congress convened in January of this year Mr. Truman recommended more and more federal taxes, in fact the President's tax message called for 16 billion in new taxes immediately.

Fortunately the House Committee on Ways and Means decided that the Congress ought to look rather closely at this gigantic 16 billion dollar tax increase recommended by Mr. Truman. After long hearings with many witnesses giving their views, the Committee on Ways and Means produced a tax bill. It's a far better proposal than the 16 billion dollar recommendation made by the President but it isn't sound legislation by a long ways. For example, instead of taking 16 billion in new federal taxes the proposal will raise approximately 7½ billion annually in new taxes.

Here's a small item but it illustrates how illogical the new tax bill appears to be. An excise tax has been recommended for electric razors and no comparable excise tax has been proposed for razor blades. Although I use the old hand method of shaving every morning with my double edge blade, I fail to see why the man who uses an electric razor should be taxed and my shaving blades not taxed. Obviously our tax laws should be fair for all and this particular provision is certainly discriminatory.

If this tax bill is finally enacted, it will mean that personal income taxes will be increased approximately 17 per cent in the last 12 months. In other words, you will be paying 17 per cent more to the federal treasury in direct income taxes under the tax program based on the recommendations of the President and the majority members of the Committee on Ways and Means.

The basic justification for a new tax bill is a "pay as we go" policy during the present emergency. With a federal debt of over 230 billion dollars a "pay as we go" program is essential. It should be brought out, however, that excessive taxation is not the best or soundest method of balancing the federal budget. The budget could and should be balanced by reductions in nondefense - nonessential spending. If the President would only cooperate in slashing the budget, there would be less need for his new tax bill which by the way is the biggest tax increase proposal in the history of federal tax legislation.

It would be inaccurate to say there will be no increases in federal taxes in the months ahead but the bill as proposed by the President and the Committee is far out of balance. I feel the bill should go back to the Committee for further revision. If that fails the Senate will have to correct the inequalities which obviously exist in the bill considered by the House.

Thanks for listening. This is Jerry Ford signing off. I'll be back next week, same time, same station.
Ladies and Gentlemen, this is your Congressman Jerry Ford from the Nation's Capital.

About a month ago while I was in New York I spent most of a day seeing how the Voice of America operates its worldwide broadcasting set-up. Several weeks ago I visited with America's top experts in psychological warfare. It was possible for me to see and hear what the United States is doing in the war of ideas. Mr. Morton Glatzer who is a top official of this important phase of our struggle against communism is a guest on this program. He will give us some inside into what Uncle Sam is doing to win the war of men's minds and hearts.

Mr. Glatzer, I realize that there are many things you told me in the briefing that for security reasons cannot be widely discussed. However, there are some questions about our government's international information program which you may explain to us. For instance: Mr. Glatzer, a while the United States has been the target of intense communist propaganda, directed by the Kremlin. It's quite clear that the communists make every effort to discredit our country so that the world will look on us as money-grabbing, bloodthirsty people who seek only to dominate the world while the Soviet Union sprouts wings and flourishes the dove of peace. That poses a problem of how we counteract these Soviet lies and distortions. Just how does our government's international information program cope with this, Mr. Glatzer?

Congressman Ford, you've pinpointed the major task confronting us in our work. Our international information program, of which the Voice of America is a part, aims to keep the world informed of the true story of the United States to keep the record straight, and above all, to show up our Soviet Big Lies. To get our story into the Iron Curtain areas, into Poland, Latvia and Russia itself, we use radio - the Voice of America, which is now broadcasting in 45 languages. We have certain supplementary press features, booklets, even cartoon books, to get the written word into other areas. More than 75,000 editors, political writers, speech-makers, government officials and other public opinion leaders in foreign countries are supplied regularly with these pro-American materials by our information men stationed in American posts abroad. Then, there's educational and documentary movies, which have a universal appeal. Everybody likes them and in some of the more backward areas - where the illiterates are the leading targets of the communists - the people wait in the hot sun or the pouring rain for hours to see our movie shows, produced through our program.

That's very interesting, Mr. Glatzer. It indicates that the U.S. International Information program has set up a vast communications network for the job. Would you tell us the story of how you countered communist propaganda. As an example, the Eisenhower case.

Yes, Congressman, that is a good example. From the standpoint of our psychological efforts, particularly in Europe, one of the most important events in recent history was the appointment of General Eisenhower as Supreme Commander of the North Atlantic Forces. General Eisenhower's appointment brought forth savage communist propaganda attacks, particularly in Western Europe. The communists organized street demonstrations. They used their controlled communist press and other mouthpieces to describe Eisenhower as a monster, a murderer and a Frankenstein. They widely advertised another of their lies - that Eisenhower was a dangerous foreigner whose main purpose was to subjugate the people in the North Atlantic union and threatened Eisenhower and warned him to go home.

Yes, I recall that the communist anti-Eisenhower campaign was gaining momentum for several weeks before he visited there. How did you offset this? Well, Congressman Ford, the anti-Eisenhower drive by the communists never did accomplish its purpose. These are some of the reasons: First, we were able to make good psychological use of Eisenhower's tremendous moral stature, by broadcasting over the Voice of America steady and dramatic sketches of Eisenhower as a man, as a human being, an educator and a great leader. Overseas information officers worked closely with contacts we established among local newspapers and radio commentators in all the Western European countries to see that truthful, honest portrayals were presented to the people of the free nations. And in two weeks time, our motion picture operation produced a tenminute documentary movie to illustrate the General's humanitarian qualities and his recognized ability as a military man. All of this was timed and coordinated so that we could cripple the communist propaganda even before Eisenhower visited Europe. The movie was shown in the North Atlantic countries to coincide
with his visit to each country. As a result of these efforts on our part and the efforts of local organizations and groups which are anxious to help in the fight against communism, the communist-rigged demonstrations against Eisenhower failed and he went on to receive a hearty reception in every country he visited.

Thank you Mr. Glatzer, and thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
Radio Talk by Gerald R. Ford, Jr., for Use in Fifth Congressional District - July 7, 8, 9 and 10, 1951.

Ladies and Gentlemen, this is your Congressman Jerry Ford from the nation's capital.

For the past ten days officials in Washington have been wondering what success would come from the Korean cease-fire overtures. Ever since Mr. Molotov on behalf of Russia suggested a cease-fire arrangement every citizen has asked privately and publicly, Should the United States accept the Soviet proposal? The Korean War marked the beginning of the overt phase of Russia's drive to subjugate all Asia. Stalin ordered the attack on the Republic of South Korea not merely because he thought it could easily be taken, but because in taking it he could remove a democratic thorn from his side and be in a position to threaten Japan and our Pacific bases. With South Korea in the bag, the Communists could mop up their remaining foes in southern China and perhaps also those on Formosa, and concentrate their energies upon winning Indo-China. Had these objectives been won in accordance with the timetable laid out at the secret Stalin-Mao meetings in Moscow a year ago February, Korea, Northeast and Southeast Asia would now be in Communist hands, and the Moscow-Peking Axis would be ready to enter the next major phase: that of the conquest of India and Pakistan. With all Asia under his domination after a relatively short campaign, Stalin would have been able to have things pretty much his own way in Europe, for the pressure upon Europe would have become well-nigh irresistible.

The intervention of the United Nations in the Korean War delayed, and perhaps altered radically, the timetable outlined above. First we destroyed the North Korean Army and the best of Red China's armies. These facts have made it impossible for Stalin to take South Korea, risky to attempt the conquest of Indo-China and Formosa, and extremely difficult even to quell the anti-Communist still fighting in the south of China. These facts, however, imposed a great if not dangerous strain upon Peking's resources, have probably forced Mao to sue for peace through Moscow. The Moscow-Peking Axis has been compelled to revise its original strategy and to seek a compromise in Korea that will permit it to save face and to retain at least its old position. In short, to Stalin and Mao, half a Korea seems better than none.

The Soviet proposal brings the United Nations face-to-face with this big question: Should we too, settle for half a loaf? On the face of it, the answer would appear to be yes, for the arguments in favor of halting bloodshed in Korea are impressive. First, the very fact that it is the Politburo that sets the pace for peace is in itself a great moral victory, since it is finally convinced that the UN cannot be driven out of Korea. Second, cessation of Korean hostilities would enable the UN to deploy valuable and experienced military forces to important points elsewhere. Third, it would remove a sore point between the Allies that has already damaged their political unity. Fourth, a serious drain on U. S. manpower and material would be ended. Fifth, it would, in general, give the free world a breathing spell, relieve tension, and answer the desire of people everywhere for a period of peace. These factors cannot be dismissed. And, as was illustrated the Communists' ability to play their cards astutely, for they reckoned on making "peace" so tempting that, under the emotional impact of a specific proposal, the free world would not dare reject it. But emotionalism and confusion are precisely the enemies we must first overcome; we need, more than anything else, to view Mr. Molotov's proposal coldly and analytically.

The United Nations should: 1. Accept the Molotov proposal to discuss a cease-fire, although it was conched in vicious and deceiving terms. 2. Seek a UN mandate over Korea. Peace can be secured in Korea only through the establishment of a nonpartisan UN commission, whose function should be to conduct free elections for the purpose of creating an all-Korea government. 3. Refuse to remove our forces from Korea until agreement is reached on the complete unification of that war torn nation. 4. The return of all U. S. prisoners of war. This is an absolute necessity. Every American prays the terrible war in Korea can be ended on just and honorable terms without further bloodshed. General Ridgeway has my full support in his great task. I sincerely hope the President will make full use of our best military negotiators, both military and civilian, without regard to political affiliation. Bipartisanship in Far Eastern foreign policy matters could be re-established if the President would use in the negotiations the best informed authorities and top leaders in both major political parties. The situation is so critical the United States needs its best team at the conference table to avoid another Yalta. Our negotiators must make certain our heroic and valiant defenders of freedom have not sacrificed in vain.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

Because of the Korean War and the other worldwide military threats by Soviet Russia the United States has undertaken in the last 12 months a tremendous national defense mobilization effort. A vast rearmament program is most essential if America is to remain free. We must not forget the threat of Red Russia will remain even though there may be a cessation of hostilities in Korea.

The new military preparedness program has been and will continue to place tremendous burdens on all our citizens and our domestic economy. When billions of dollars are spent for guns, planes and tanks, inevitably there has to be less steel, aluminum and other basic raw materials available for consumer products, the things all of us use everyday. Here are some interesting facts. In fiscal year 1950 the Department of Defense spent 13 billion for the Army, Navy and Air Force. Because of Korea, next year Uncle Sam will spend about 50 billion dollars for national defense. This immense rearmament impact on the economy is the basic cause of the inflationary trends of the last year.

What has been done and what will be done in the future on this problem by your federal government? In July of last year, after the Korean War started, President Truman suggested to Congress that he be given very limited economic controls, Mr. Truman in July of 1950 wanted no authority to control prices. He wanted only indirect controls.

The House of Representatives last August rejected the weak controls requested by the President and approved a bill that went much further. The Senate and House on September 8, 1950, nearly eleven months ago, enacted the Defense Production Act which gave Mr. Truman full power and authority to impose immediately price and wage controls. The President, however, took no steps to exercise his vast powers under this law until January, 1951, four months after Congress had acted. Naturally in this 4 month interval, while the President failed to act, prices increased generally and serious dislocations took place in our economy.

In March of this year the President reversed himself and urged Congress to enact a far different anti-inflation law from the kind he advocated last year, long and extensive hearings on his proposals were held by the House and Senate Committees on Banking and Currency. The issues were so complicated and controversial so intense the job wasn't done in time to finish the new law before the old one was about to expire on June 30th of this year. To prevent chaos and more confusion, the House and Senate extended the present law for 31 days.

Several weeks ago the Senate passed its new anti-inflation bill. For the past ten days the House has been acting on its version. A rather unusual parliamentary procedure is being followed by the House as it considers this vitally important legislation. The present law, the one enacted in September of last year, is the starting point for the House debate. The Committee on Banking and Currency approved 57 amendments and each of these have to be submitted and voted on by the entire House membership. In addition, there are many other amendments from Congressmen who are not members of the Committee. This means that close to 100 amendments will be before us during the extended debate on this legislation. Individual members will have the responsibility to vote on each separate amendment and then there will be a final vote on the original act as amended. This sounds like a very time-consuming procedure and doubtless it is. However, we must not forget this is the democratic process and is the only way the fundamental rights of all our citizens can be given fair and impartial treatment.

What will the new law be when finally approved? At this stage of the proceedings that is impossible to answer. In my judgment I believe it will be reasonably fair to all concerned. There will be honest compromises, some of which I don't like or that you may disapprove of, but in the final analysis the law should be acceptable to the majority of Americans if properly administered by the President and his advisors.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN: This is your Congressman, Jerry Ford, from the Nation's Capitol.

In the last few days the legislative agenda of the House of Representatives has been jammed with important and vital legislative problems. Of course, top billing has been the Defense Production Act, better known as the Price and Wage Control Bill. In addition, however, the House has approved $35 million dollars in emergency relief funds for the Kansas flood disaster and acted on a conference report on the Labor - Federal Security appropriations bill.

Many undoubtedly wonder what is meant by a conference report on an appropriation bill? A conference report is simply the recommended final version of any Congressional legislative or appropriation action. Are conference reports always agreed to by the House and Senate? Definitely not. In fact the House on this particular report rejected the recommendations and sent the matter back to conference for further reductions.

Why did the House turn down the report? The answer is simple. The appropriations were not cut deeply enough. The President in January of this year recommended approximately $2 billion 744 million dollars for the Department of Labor and the Federal Security Agency for the fiscal year 1952. The House of Representatives originally cut about 103 million dollars from the President's budget for these departments of the Federal Government and recommended approximately $2,641,000,000. The Senate went a little deeper on this bill. In order to work out a compromise 7 Senators and 7 Representatives were appointed to a conference committee. After a number of meetings the conference came up with recommendations totaling $2,511,000,000 or about 233 million dollars below President Truman's budget requests for these two agencies.

On the surface this appears to be a fairly good cut in the President's budget for these departments. In reality, however, the reductions were insufficient because the conferees failed to take into consideration two extremely important amendments, one approved by the House called the Jensen amendment and the other sponsored by Michigan's economy-minded Senator Ferguson and okayed by the Senate, known as 10 per cent cut across the board.

On a roll-call vote 222 to 169 the House rejected the conference report and definitely instructed its conferees to insist on the terms of the Jensen amendment which prohibits federal agencies and bureau from filling more than 25 per cent of their personnel vacancies. I voted for this economy proposal in hopes that the House and Senate conferees will come up next time with some honest-to-goodness reductions in this 2 billion dollar appropriation measure.

As you well know one way to control inflation and reduce your federal tax burdens is to cut federal expenditures. This particular Congress since January has made a real effort to slash President Truman's outrageous budget of 94 billion tax dollars. For your information in the House of Representatives there have been 19 economy roll-call votes since January 3. The outcome of each of these votes reflected a handsome victory for the Democrats and Republicans with a majority of the Republicans voting for economy and a majority of Democrats going along with Mr. Truman and his unlimited spending program. On 15 of the 19 economy votes I voted to slash the President's budget. In the future you can rest assured your Congressman will work and vote for additional reductions in the federal budget.

Here's a tip which will help you and the national defense effort. The wise consumer of winter fuels (coal, oil, etc.) will stock up now. House- hold and industrial users of coal and oil should lay aside maximum supplies this summer for next winter's use.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
Last Monday a top priority report came across my desk that rates the attention of all citizens. It was an up-to-the-minute summary of the status of the Hoover Commission recommendations by the non-partisan Citizens Committee that has done its best for the past several years to get action on these vital reorganizations programs aimed at efficiency and economy in the federal government.

Here's what the Citizens Committee for the Hoover Report said and I quote:

"Just over two years ago the bipartisan Commission on Organization of the Executive Branch of the Government...completed its...Report to the Congress....Some Fifty percent of the Commission's recommendations were adopted by the 81st Congress in the form of 20 Public Laws and 26 Presidential Reorganization Plans. As a result, many substantial improvements and economies have been instituted in important areas of government. This shows what can be done when legislators and officials work together toward goals that transcend politics.

We now note with dismay, however, that the first six months of the 82nd Congress have been characterized by a singular lack of legislative activity. We recognize that exceptional circumstances prevail. Yet we feel justified in pointing out that a serious legislative logjam is developing.

If the reasons for action on the Hoover Report were compelling in 1949-1950 they are doubly so today. The unenacted fifty percent of the Hoover Commission's recommendations have profound bearing on all the current problems of government.

To date, however, little action has been taken. The legislative logjam threatens a delay which, if prolonged, might prove fatal to full adoption of the Hoover Commission Report.

This would be a serious loss to the nation. In fairness to the Congress, it should be pointed out that the Administration shares responsibility for adoption of the Hoover Report. Under the Reorganization Act of 1949, which the Hoover Commission recommended, the President is authorized to submit reorganization plans for the realignment of agencies in the Executive Branch. Unless either House rejects such plans within sixty days, they automatically become law. The Reorganization Act of 1949 is by far the strongest instrument of its kind ever authorized by Congress.

With equal dismay, therefore, we note that President Truman has submitted only one Reorganization Plan to the Congress during this Session. This is an unhappy contrast with 1949 and 1950. By June 30, 1949, seven Presidential Reorganization Plans were before the Congress. At the same time last year, 27 such plans had been presented, and 20 had already received final Congressional action.

Fully recognizing the huge new burdens which have fallen upon the Administration since the Korean invasion, we feel bound to point out that the Hoover Commission's Report is clearly and fundamentally linked to the successful prosecution of the national defense effort. We, therefore, urge the President to act affirmatively in the near future by submitting plans based squarely on the recommendations of the Hoover Commission.

We do insist that anything so valuable as the Hoover Report should be made the subject of prompt, frank, open public and Congressional discussion, debate—and action, pro or con. The Hoover Report is above and beyond politics. It has done much to reawaken the long-dormant interest of the free citizen in the management of his government. It is one of the most hopeful signs of our times.

The Hoover Commission's Report must not be "piggedholed." We strongly urge Congress and the Administration to move swiftly and vigorously in behalf of federal reorganization, efficiency and economy. End quote.

This rather scathing denunciation of the President and the 82nd Congress will undoubtedly bring some action. Those of us in the Congress who have supported the bipartisan Hoover Commission plans in the past are anxious to have the President and his Congressional leaders give a green light to the remaining 50 per cent of the non-partisan Hoover Commission proposals.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTS, this is your Congressman Jerry Ford with a weekly report from the Nation’s Capital.

The Congress has enacted and the President has approved the Defense Production Act of 1951. For the next year there will be plenty of debate, pro and con, on the effectiveness and desirability of this legislation. Although it is a law that please practically no one in its entirety, I do believe inflation can be held in check providing the law is effectively administered.

The mere passing of the anti-inflation law is definitely not the end of the problem as far as Congress is concerned. This was forcibly brought to my attention inasmuch as I have been recently appointed to an appropriations subcommittee having jurisdiction over the various War Emergency Agencies. To pay for the expenses of the Office of Defense Mobilization and the numerous subordinate agencies President Truman has recommended for this year federal expenditures totaling $38 million dollars. In addition Mr. Truman has proposed expenditures for the Civil Defense Administration in the staggering total of $73 million dollars. In other words, our subcommittee has the initial responsibility to determine whether or not a billion dollars should be appropriated for a vast number of civilian agencies connected with the current crisis.

This subcommittee is composed of 9 members, 6 Democrats and 3 Republicans. The hearings have lasted about a week so far and undoubtedly will continue for another two weeks. The lead off witness was Mr. Charles Wilson and he has been followed by the top men in the National Production Administration, the Defense Production Administration, the Departments of Commerce, Interior, Agriculture, Labor, Justice, and others connected with prices, wages, and production and allocation of strategic materials. All of the witnesses contend their jobs cannot be accomplished unless all of the funds requested are appropriated.

Will the Congress appropriate the billion dollars requested by Mr. Truman for these programs? Frankly in my opinion there will be substantial cuts. You can be certain some of us on the subcommittee will do our best to wield the economy axe in order to save some of our federal tax dollars. It may be a bitter fight for I suspect some of the members on the subcommittee will be inclined to go along with the President's budget requests. I’ll give you a further report in detail as the hearings progress.

Let’s turn to another matter. An admitted lapse from certain ethical standards has cost Brigadier General David J. Crawford his command of the Detroit Bank Arsenal and an official reprimand. General Crawford accepted favors from representatives of manufacturers who are doing business with the Government. Secretary of the Army Pace, who announced the punishment, had only one alternative.

He might have announced instead that while General Crawford was weighed and found wanting, it would be inconsistent with current practice to take official note of such deviations from the code of ethics or morality.

Secretary Pace might have said, one of Brigadier General Crawford’s superior officers, Major General Harry Vaughan, now on duty as the President’s military aide, was defended by the Commanded in Chief after being accused by another investigating committee in Congress as the man who made possible the “outrageous activities” of “outright thieves” by the name of John Maragan and that General Vaughan is still riding high, wide and handsome, with no official reprimands or relief from office.

He might have gone on to say that a Mr. Donald Dawson, aide to the President and adviser on personnel matters, also accepted free hotel accommodations (one of General Crawford's delinquencies) from a hotel manager which secured an RMC loan, and was charged by another investigating committee with having "secretly exercised considerable influence over certain directors of the RMC." However, Mr. Dawson still remains in high favor at the White House.

I commend Army Secretary Pace for his forthright action. It’s too bad the same standards do not apply all along the line.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford with a weekly report from the Nation's Capital.

Now that the Congress has almost completed its regular appropriation bills let's turn to the emergency or defense portion of the federal budget. The Department of Defense recently requested that Congress appropriate this year $9 billion 1 hundred million dollars for the Army, Navy and Air Force. The top budget officials of all 3 branches of the Armed Forces testified before the House Committee on Appropriations for 11 weeks in an effort to justify the many individual items in this multibillion dollar bill. These long and detailed hearings convinced the fifty members of the House Appropriations Committee the Department of Defense budget could stand some reductions and as a result the Committee recommended a cut of $1 billion 500 million dollars. These reductions amount to approximately a 3 per cent reduction in the funds for the Army, Navy and Air Force.

Actually the Committee was very cautious in slashing the budget requests for the Department of Defense. It is the conviction of the Congress that in this crisis, as far as the military is concerned, it would be better to gamble on the side of generosity where the military security of the nation is at stake. I emphasize this attitude prevails only in reference to military funds.

The Committee on Appropriations in its report on this bill did, however, strongly condemn the Defense Department for extravagance in civilian employment and specifically ordered the Pentagon brass to make sharp reductions in their publicity and information staffs. In the opinion of the Committee the $9.6 billion dollars will assure a defense sufficient to avert a disaster at home and provide the Armed Forces with sufficient men and equipment to retaliate successfully in the event of attack by the enemy. The cost of the current mobilization effort does not fall entirely on the Defense of Defense. Setting up and maintaining an emergency equipment and wage controls is terribly expensive. For example, President Truman recently submitted a budget of $238 million dollars for administrative expenses for the numerous defense production activities. For the past two weeks nine members of the Appropriations Committee on Appropriations have listened 5 and 6 hours per day to Mr. Charles Wilson, Eric Johnston, Mike McGee and others who have tried to justify this tremendous request for funds.

Here are some highlights on what the President proposes for the operation of O.P.S. and other related agencies. Seventy five per cent of the $238 million would be used to pay the salaries of approximately 34,000 new federal employees whose average pay would be about $3,000 annually. Nearly 15 million dollars would be spent on travel alone. For just printing forms Mr. Truman has requested 83 million dollars. Other supplies, materials and equipment would come to about 73 million dollars. In other words, the cost of administering a press by their votes in effect spend your money. Consequently it behooves every taxpayer to know quite specifically whether a Senator or Representative votes for extravagance or for economy in the handling of your tax dollars.

In closing let me emphasize one point. Every citizen should make a real effort to know exactly how his Senators and Representatives vote on economy issues in the Congress. Remember this--the millions and millions appropriated from the federal Treasury come from all the taxpayers, big and small. Members of Congress claim a right to spend your money wisely. Consequently it behooves every taxpayer to know quite specifically whether a Senator or Representative votes for extravagance or for economy in the handling of your tax dollars. Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
Several days ago what appears to be a very timely book came across my desk in Washington. It is entitled "The Nineteen Fifties Come First" by Mr. Edwin G. Nourse, formerly Chairman of the Council of Economic Advisors to the President. Last week and I had the opportunity to read rather hurriedly this stimulating and forceful discussion of how our children can be more free and prosperous if we fight now for a sound dollar instead of collaborating with inflation. Dr. Nourse, who several months ago resigned from the chairmanship of the Council of Economic Advisors to the President when he found that under existing circumstances the Council could not operate as a professional and nonpolitical agency, feels that inflation is the great threat to our economy of the 1950's. He concludes his hard-hitting book with this short paragraph, and I quote - "So I have spoken out frankly in the belief that it is better to face stern realities at the outset than to deny or try to hide them till accumulating weaknesses lead to more serious troubles. For myself, I would rather risk criticism now for being a partisan of hard-won solvency than live pleasantly as a collaborationist of inflation." End quote. If you have the time, this short but very much to the point book is well worth reading.

Dr. Nourse vigorously condemns those who believe in letting the federal government slip into deficit spending as a way of life. He pulls no punches and puts a share of the blame on Members of Congress who look at the immediate benefits of high agricultural supports, liberalized pensions, a lavish pork barrel, enlarged veterans' benefits and increased government personnel costs all along the line. The point is made that such added costs of the federal government cannot be justified when paid out of or by continuous deficits in the federal treasury.

Several months ago my subcommittee on Appropriations, after a careful project by project analysis, and in conformance with a carefully considered formula, succeeded in trimming the President's pork barrel river and harbor and flood control budget by $126 million dollars. These cuts totalled approximately 20 per cent.

This past week the Senate, despite the vigorous and militant objection of Senator Ferguson, increased this appropriation bill $123 million dollars. Frankly the Senate used the recent Missouri Valley disaster as public justification for the increase. Restoration and enlargement of projects throughout the nation, most of which have no connection whatsoever with actual flood prevention in recently stricken areas. The Senate's action smacks too much of business as usual, politics as usual and spending as usual.

Can the House of Representatives now do anything to cut down the increases made by the Senate in this $65 million dollar appropriation bill? Honestly, I think we can salvage in this instance some relief for the American taxpayers. The House and Senate conferees must get together to work out the differences in the two bills. Inasmuch as I will be one of the House conferees, I will be able to give you at a later date a play by play report on what happens when we sit down to resolve differences with the Free-spending Senate conferees, Offhand predictions are that it will be a knockdown, drag-out series of conferences. The Senators will undoubtedly try to hold out for their $123 million dollar increase but the House conferees can be just as adamant for economy and our cuts of $126 million.

If your Congressman doesn't get home this Fall, you will find him in Washington at a conference table wrangling with the Senators who want to up rather than cut pork barrel appropriations.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
RADIO TALK BY GERALD R. FORD, JR., FOR USE IN FIFTH DISTRICT OF MICHIGAN - AUGUST 25, 26, 27, 28, 1951

LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

It is disheartening to hear from the lips of a British Cabinet Minister in the House of Commons the argument that Great Britain cannot afford to give up her trade with the Communist countries. What strange doctrine this is to be transmitted across the sea to us from a sister democracy which has always professed adherence to the ideal that human life was more precious than profit! American boys in large numbers - and a small but brave band of British soldiers too - have died on the battlefields of Korea because of a belief in the idealism of democracy.

It seems incredible that shameful materialism should be offered now as more important than human life itself.

Does this mean that we can protect our youth only by using our dollars - by buying off the British Government so she will not desert the basic principles of the economic alliance against our enemies recently entered into through the United Nations? This policy, of course, would be better than to sacrifice any more lives needlessly in a war that thus far has not been won but which can be won if the allies stick together on the issue of an economic embargo.

Surely all the revenue from trade between Britain and the Communist bloc countries is a drop in the bucket - a mere fraction in dollars or pounds when measured by the billions proposed by the President and Congressional leaders in United States aid to foreign countries.

Several months ago Congress enacted a provision into law that prohibited U. S. foreign aid to any country doing business with the Communists. The President almost immediately gave a blanket exception thereby nullifying the intent and action of Congress.

Right now Congress has before it another amendment to an appropriation bill which would prohibit the granting of military or economic assistance to any foreign government which allows trade in strategic materials with the Communist countries. Such an amendment should pass by overwhelming vote if only to keep faith with the 80,000 Americans who have given their blood to a great cause in Korea - the fight against Communist imperialism. If it does pass, and I am sure it will, it is hoped President Truman will not again nullify what Congress has done.

Several weeks ago I discussed the appropriation bill for the War Emergency agencies and the Civil Defense Program. You will be interested in what the House of Representatives did on this problem. The President recommended that the Congress appropriate over 2 billion 300 million dollars. The House Committee on Appropriations sliced 625 million dollars from the total. This amounted to a 25 per cent reduction in the funds for the various price and wage administrative agencies and an 80 per cent cut in the funds for the federal civil defense authorities.

Several months ago the House Committee on Appropriations recommended a concept of civil defense based on the training and education of the general public in matters of self protection and the coordination of the civil defense efforts in the several states and municipalities. Unfortunately the plans and estimates submitted to the committee in justification of the new appropriations did not reflect this concept. It was the unanimous opinion of the committee that the confidence of the American people in a civil defense program cannot be won merely by making large appropriations of federal funds.

Here is a typical example. The federal civil defense authorities want the House to appropriate 35 million dollars for the stockpiling of 1,900 miles, I repeat 1,900 miles, of 8th steel pipe, and 150 miles of 16th steel pipe. It was the unanimous opinion of the committee that this item along with many others was not needed at this time. Perhaps it's a calculated risk but first things must come first, including some savings for the American taxpayers.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

The restrictions put upon General MacArthur by the State Department in his purely military conduct of the Korean War were brought sharply into focus by the recent B-29 bombing raids on the city of Rashin in Korea. A glance at your world map will indicate the Korean harbor of Rashin is 17 miles south of the Soviet Siberian border. It is the principal port through which Communist war material has been shipped from Russia to the Red forces in Korea.

If these recent bombing attacks by American B-29's raise the question why General MacArthur was denied this same authority in August of last year when our G.I.'s in Korea were under heavy attack by the North Koreans. In reference to this point, General MacArthur in the Senate Investigation testified as follows, and I quote:

"I was very anxious to destroy that (Racin). Its usefulness to the enemy was self-evident. Great accumulations, depot accumulations, were made there. It was a great distributing center. They could run—the Soviets could run stuff from Vladivostok right down there. We asked to bomb that (Racin) and we were forbidden."

End quote.

The records show one bombing raid on Rashin was carried on by the United States Air Force on August 12, 1950. However, since that date, and that was 12 months ago, the State Department laid down the law so vigorously that the Joint Chiefs of Staff never again dared to authorize such a raid until the belated attack of a few days ago.

Secretary Acheson, who is not a military man and who has never been in Korea, told the Senate Investigating Committee, and I quote, "The view that this (Rashin) is an important supply point, . . . is not borne out by the facts." End quote. As a result of State Department intervention in military strategy the build-up of Russian supplies through the strategic port continued for over a year without interference. Now at this late hour we find the Korean port is admitted to be an important supply point which the Communists have been using to good advantage.

The recommendations of General MacArthur on this issue were confirmed by General "Bosey" O'Donnell, Commander of the Far Eastern Air Force Bomber Command when he said, and I quote:

"So I scheduled a mission on Racin (Rashin) which was the northernmost town of Korea. . . . the marshalling yard at Racin was the focal point through which most of the supplies coming from Russia had to go down through the east coast to the support of the North Korean troops. . . . the squadron got up there. . . . they bombed through the overcast and I heard later on that people back home were concerned about our hitting Siberia, but Siberia is 17 miles from Racin, and we don't make that kind of error."

"And there was no question in my mind that we should have stayed on. . . ." End quote.

All Americans should ask this question—Why, since Rashin was so important in the summer of 1950, was General MacArthur as a military man told by the Secretary of State, a nonmilitary man, how the Armed Forces should fight the war in Korea? The responsibility for 80,000 battle casualties and 70,000 noncombat casualties is involved in the answer. If General MacArthur's advice a year ago had been followed, conceivably our losses in dead and wounded would have been far less. The danger of provoking war with Russia is as great now as it was then and in the interval America has suffered over 150,000 casualties. It would appear on military matters perhaps the Joint Chiefs of Staff should make up their own minds and be guided by the advice of men in the battle area rather than be guided and controlled on military strategy by State Department diplomats.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
For the past two weeks the House of Representatives has been in recess. Meanwhile the Senate kept plugging along trying to catch up. Inevitably the Senate takes longer to do its share of the legislative job and as a result toward the end of a session the House knocks off to let the "Upper Body" make up for lost time.

During the short recess I was home for a few days. The remainder of the recess was spent attending committee hearings in Washington and preparing for some rugged conferences on the river, harbor and flood control appropriation bill with the Senators who as you know increased the bill about 12A million dollars or almost as much as my committee slashed it. These House-Senate conferences, particularly on "pork-barrel" appropriation bills, can be long drawn out sessions. For example, in 1949 the House and Senate conferences started their negotiations for a compromise on June 1st and reached no settlement until October 6th, or some four months later. It is hoped there will be no such delay this year, although if the Senate insists on its free spending policies, we in the House will be just as determined on the side of economy.

Two recent public statements by well known Americans have provoked considerable editorial comment by newspapers and radio commentators. Herbert Hoover's stirring call for higher standards of honesty and decency in public life hit the right note. In contrast the demand by Supreme Court Justice Douglas that the United States recognize the Chinese Communist government struck a very sour key.

Mr. Hoover properly warned that reform must go beyond written codes of ethics. He pointed out that dishonesty is not only a matter of graft, but of false propaganda and half-truths. Particularly helpful was Mr. Hoover's reminder that "our strength lies in spiritual concepts" and his rejection of the cynicism which accepts legal but unethical practices. Unfortunately there are some officials in our federal government who seem to feel that unethical practices and corruption are necessary evils in a free government. Certainly the overwhelming majority of Americans disagree and as a result there is a grass-roots movement for a code of public morality based on the Ten Commandments and the Sermon on the Mount.

The rebirth of public morality should not be a partisan issue. The American people did not approve of the corruption under Presidents Grant and Harding and they don't like it one bit better at the present time with all the revelations of Kick coats, deep freezes, and the R.F.C. scandals. The graft and corruption of 50 or 25 years ago does not excuse what has been going on in recent years. It is not a sound or logical argument to contend that corruption is permissible now just because it existed many years before. Our citizens rightfully expect high standards in public life at all times and it is encouraging to know there is an expanding moral crusade to bring about the long overdue results.

The statement by Supreme Court Justice Douglas advocating recognition of Red China was a bombshell that will damage American prestige at home and abroad. The Russians and all communist sympathizers applauded Justice Douglas' statement just as the Communist newspaper, the Daily Worker, recently commended him for voting against the conviction of the 11 top commies. The United States should not recognize Communist China and it is difficult to understand how a Supreme Court Justice can favor a government that mistreats our missionaries of all faiths in China and whose army kills our soldiers in Korea. Justice Douglas was appointed to the Supreme Court in 1939 by President Roosevelt and confirmed by the Senate. If the Senate could pass on his confirmation now, it is very doubtful if he would be confirmed.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
Wfur - 12:00-12:05 P.M. SATURDAYS
Wgrd - 11:55-12:00 M. SUNDAYS
Whtu - 7:55- 8:00 P.M. MONDAYS
Wnrs - 12:05-12:10 TUESDAYS

RADIO TALK BY GERALD R. FORD, JR., FOR USE IN FIFTH DISTRICT OF MICHIGAN - SEPTEMBER 14th, 16th, 17th and 18th, 1951

LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

This past week in Washington a sizeable verbal fracas developed on the issue of expenditures by the federal government. President Truman stated at the dedication ceremonies of a new 25 million dollar government offices building that economy advocates who have criticized his 100 billion dollar budget base their arguments on ''butterfly statistics'' which would not stand up under honest analysis. The President admitted that federal expenditures have been and will be very large but at the same time he contended "our budget is as tight and solid as we can make it."

Immediately Members of Congress, both Democrats and Republicans alike, directly and indirectly attacked the President's statements. For example, Representative Martin of Massachusetts said Mr. Truman's remarks make it clear that Congress can expect no help from the President in the elimination of waste, extravagance and corruption.

The most dramatic response to the President, even though it was an indirect attack, came from Democrat Senator Paul Douglas of Illinois. For many months Senator Douglas, along with Senator Ferguson of Michigan, and Byrd of Virginia, has consecutively and intelligently hammered away at waste and overspending by the President and his various advisors in the Executive Branch of the federal government. Senator Douglas reached the climax of his economy efforts last week when he proposed certain cuts in the 61 billion dollar military appropriations bill.

For two hours in the debate the Senator cited item after item, example after example, of waste in the military establishment. It was not his object to cut defense funds by the most axo method and thereby weaken our military strength, but he was attempting to make certain that our taxpayers were not overpaying for their defense, that a lot of money was not going down the drain.

At the end of Senator Douglas' fine speech he was bitterly attacked on the floor of the Senate by Senator O'Mahoney, Democrat of Wyoming. At this point Senator Douglas impulsively let go a wild sound, variously described as a shriek, a scream and a piercing emotional outcry.

Later Senator O'Mahoney said he had no intention of implying that Senator Douglas by his remarks and economy efforts was giving aid and comfort to the enemy. Yes, I think Senator O'Mahoney truly regretted his caustic criticism, for Senator Douglas, a combat marine hero of World War II, was only doing his best to cut down the inexcusable waste and inefficiency that predominate in the President's 100 billion dollar budget.

It might interest you to know that during this session of the Congress I have worked with both Senator Douglas and Senator Ferguson in an attempt to reduce the expenditures in the so-called pork barrel portions of the federal budget. As a Member of the Appropriations Committee I had acquired considerable information on river, harbor and flood control projects which clearly indicated waste and extravagance all along the line. This data convinced the House of Representatives we could cut the President's budget 25 per cent or about 126 million dollars on certain items. Senators Douglas and Ferguson used this material from our office but unfortunately didn't get much cooperation from their colleagues in the so-called "Upper Body". This accumulation of frustration had much to do with Senator Douglas' emotional outburst of despair.

The President in his speech condemning Congressmen for economy said, and I quote "I don't want to lose a horse thru being too stingy to buy enough rope to tie him with." In reply, someone appropriately said, quote "A rope raveled by waste and extravagance will never hold any horse." And quote.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
First an important message from the National Production Authority. This emergency agency has notified me that it needs our help in conducting a nationwide scrap iron and scrap steel drive. There is an urgent need for heavy industrial scrap for our steel-producing industries. Without steel we cannot produce guns, tanks, ships, all vital to our defense program... or the tractors, binders, factories, freight trains, gas ranges, the important things we need at home—in business—on the farm. I sincerely urge all our citizens to scour every nook and cranny of their plants, business establishments, and farms for this unused scrap—scrap that should be making the steel we so desperately need for our defense program and civilian economy. Start your own scrap metal drive—put unused scrap to work making the things this country desperately needs. In other words, let's get in the scrap metal for the defense effort.

Several months ago it appeared that Congress would adjourn or recess on October 1st. This schedule would have permitted Senators and Representatives to get back home where they could spend some time finding out what citizens feel about the state of the Nation. Frankly, in my judgment, Congressmen should spend as much time as possible talking with individuals and groups at home but it is mighty difficult if not impossible when Congress is in session nearly 12 months each year. Obviously a member of the Congress can't be home and in Washington at the same time and as long as Congress is in session it seems to me your representative should be on the job in the Capital.

One of the principal reasons for the delay in adjournment is a new proposal and a very expensive one recently submitted to the Congress by President Truman. The President has proposed a 400 million dollar flood indemnity program for those who were affected by the Kansas-Missouri flood disaster. This 400 million dollar program would be in addition to the 25 million dollars in emergency funds Congress has already appropriated to help the citizens of the stricken areas. The funds would also be supplemental to the money the Red Cross and other organisations have donated to the relief of those whose homes and businesses were devastated by the greatest flood in history.

Will the Congress appropriate 400 million dollars for this purpose? It's hard to tell at this point. The President wants the federal government to reimburse directly the citizens of Kansas and Missouri for their flood losses. In other words, if a corporation's manufacturing plant was flooded, Mr. Truman proposes that Uncle Sam reimburse the company for its losses. On the same theory, farmers and home owners would be paid directly for their flood losses by the federal treasury.

Obviously this new program would be very expensive to all the taxpayers of the United States. It is doubtful if the 400 million dollars recommended by Mr. Truman would cover all the claims in this one geographical area. Furthermore once such a policy was inaugurated it would have to prevail for all future disasters throughout the country. In addition, what about past floods? Should the federal government go back and reimburse citizens in other areas throughout the United States who have suffered flood damages in previous years. These are important questions to all our taxpayers that cannot and should not be decided by the Congress without careful study. It would be unwise for Congress to embark on such an expensive program without understanding the past and future commitments on all the taxpayers of the nation and for that reason we may be in session longer than originally anticipated.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
President Truman this past week stirred up another extremely bitter controversy by invoking a news blackout on what goes on in the various agencies and bureaus of the federal government. A good many folks believe the President's censorship regulation goes far beyond the reasonable limits of military security. The news blackout directive from the White House gives to a federal official the right to withhold any information with any bearing, however remote, on national defense. For example, the R.P.C. could have covered up its unfortunate loans, many of which went to alleged defense plants. The Department of Agriculture could hide the quantity of potatoes bought for industrial alcohol on the basis that industrial alcohol relates to the national defense program. Apparently under the President's iron curtain order the "top secret" label, already used by the Departments of State and Defense to cover up their blunders, will now be available to any federal official who feels he has something to conceal. This so-called security program could be available to hide the truth from the American people. In light of the recent scandals concerning the R.F.C. and other federal agencies it would seem the emphasis at this point should be on full disclosure rather than more secrets.

In the last few days Members of Congress have been swamped with mail protesting the President's "iron curtain" censorship order. Apparently citizens are wondering by what authority the President can abridge the freedom of the press. Congress under the Constitution could not pass any law to bottle up news or gag public officials. The American people appear to question the authority of the President to suppress legitimate public information. One of the letters of protest received in my office goes to the nub of the issue. Let me read a paragraph: Quote "As one who has actually lived in a Communist dominated country - Hungary - for almost ten months, I am quite aware of the terror and unrest resulting from suppression of information and truth. What is the reason for such tactics in our Executive Branch? Many of the past flagrant actions of the President have been criticised and apparently brushed off - however, this action is almost sinister and makes one wonder where we are headed." End quote.

What can Congress do to rescind the President's order? A number of Members of the House and Senate including myself have introduced legislation to repeal the censorship order. It is hoped that legislative action will result but if the President and his advisors remain adamant it is doubtful if the desired results can be achieved.

It seems almost unbelievable that young Americans are fighting in far off lands for the protection of our freedoms while at the same time those same freedoms are being wiped out by administrative action at home. Americans are fighting on the battlefields and giving their tax dollars to lift the Iron Curtain in Europe and in Asia. Can Americans stand idly by while the Iron Curtain is placed upon us at home? This censorship order is a fundamental challenge to our basic freedoms. Truth and full information should be available to all Americans. Secrets and distortions of the news are for Russia and the Communists. To keep faith with our young men who are fighting for the perpetuation and expansion of our freedoms the President's iron curtain order must be repealed or rescinded.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

One of the most controversial problems in the Congress this year has been the St. Lawrence Seaway & Power Project. The legislation has been kicked around in the Congress for several decades. In July of this year it was turned down by the House Committee on Public Works on a 15 to 12 vote. However, the proponents of a deeper link between the Great Lakes and the Atlantic Ocean are forcing a new vote. From all indications there is some chance the previous decision will be reversed.

The issue now is simply this: Will the Canadian government build and control the project alone or will the St. Lawrence Seaway and Power Project be a joint effort with the financial burdens, control and benefits shared equally by the two nations?

Canada, weary of waiting for the U.S. to cooperate, now is offering to complete the St. Lawrence Seaway alone. The U.S., once the chief promoter, is dragging its heels.

Electric power, more than shipping, is sparking Canada's interest in the development. Canada, like the U.S., is short of electric power and wants to tap the hydroelectric resources at the rapids of the St. Lawrence River. The U.S. Government wants, along with power development, a 27-foot channel to permit a flow of iron ore from Labrador mines to American steel mills in the Great Lakes region.

Most of the Seaway, stretching 2,312 miles from Duluth to the Atlantic Ocean, can be used now by deep-draft vessels. Some dredging is required in the St. Lawrence and in waterways connecting the Great Lakes. Most of the work that remains to be done is concentrated in a single 114-mile section of the St. Lawrence between Oswego, N.Y., and Montreal. Into that stretch would go two dams; a 27-foot channel with seven locks and the world's second largest hydroelectric power plant.

The remaining cost is estimated officially at $128 million dollars, roughly as much as the cost of four modern aircraft carriers. The U.S., if Congress agrees, is to pay $67 million. Canada $51 million. All but $9 million is intended for the 114-mile bottleneck.

Canada already has spent $32 million, chiefly for the Welland Canal that links Lake Erie with Lake Ontario. The U.S. has spent $32 million, for the MacArthur Lock and deeper channels between lakes.

An immense power plant is planned at a site astride the international boundary near Massena, N.Y. Once in operation, this plant can produce an estimated 12.6 billion kilowatt hours of power a year. That is enough for two industrial cities as large as Detroit. Canada would get half the output, the U.S. the other half.

Canada, if it actually starts the project alone, looks forward to paying off the entire cost within 50 years. Power sales are counted upon to meet a large part of the expense, ship tolls the remainder. Instead of 23 or 24 cents of every dollar in tolls from a joint Seaway, Canada could pocket every penny of revenue from an all-Canadian waterway.

U.S. Government experts predict that the Seaway can pay for itself easily, chiefly from tolls on U.S. ships carrying iron ore, coal, grain and oil through the waterway during the seven ice-free months. Others in U.S. challenge these estimates and insist that both the Seaway and the power project are unnecessary, and needlessly expensive. This dispute has held up congressional action on St. Lawrence development for years.

Affirmative action by the House Committee on Public Works at this time does not mean the project will be started immediately. Committee action would be an important step in bringing this vital project into reality but the legislation would still have a number of roadblocks to hurdle including the Committee on Rules, the House as a whole, and then the Senate. If the Public Works Committee gives its O.K., this legislation will have top billing when Congress reconvenes next January. Canada in the meantime will be marking time but any negative action by the Congress will be a green light for Canada to go it alone on the St. Lawrence Seaway & Power Project.

Thanks for listening. This is Jerry Ford signing off till next week, same time, same station.
LADIES AND GENTLEMEN, this is your Congressman Jerry Ford from the Nation's Capital.

Economy in the federal government took another beating last Wednesday. A real effort was made to convince the members of the Senate conference and the House as a whole that pork barrel legislation and log rolling was unwise, but to no avail. Some time ago I told you about a flood control and river and harbor appropriation bill that passed the House at a figure of 514 million. The Senate upped it to 638 million dollars. The House and Senate conferences compromised at 597 million which is 83 million more than the House figure. You can see the Senators got two thirds of what they wanted. Because the compromise was a bad deal, the two House Republican conferences including myself refused to sign the report. Congressman Davis of Wisconsin and I fought against the acceptance of such a proposal on the ground that it involved too much of the taxpayers' money and in addition the funds that were approved were badly distributed among the various projects.

Frankly, the experience in this appropriations subcommittees was most revealing. In 9 months one learns plenty about "cloak-room" politics, "log-rolling" and "pork-barrel" appropriations. In the final days of the House and Senate conference when we were trying to work out some kind of a compromise I was badgered night and day by various Congressmen to support appropriations for their particular projects. One has to be sympathetic to the individual problems, but if we on this small committee agreed to every request for funds the Treasury of the United States would be in the red worse than it is at the present time.

One attitude by certain Congressmen was a little hard to understand. On last Tuesday a majority of the Members of the House voted against a new tax bill. The next day some of the same members who voted against new taxes refused to cut the appropriation bill for river and flood control projects. In other words, some of my colleagues favored new financial obligations for Uncle Sam but were opposed to raising the money to pay for the same obligations.

Let me make my own position clear. I am strongly in favor of a balanced budget and therefore have voted for economy whenever and wherever possible. However, when economy hasn't been accomplished, when sufficient cuts in the President's budget have not been achieved to balance the budget, there is no alternative but to vote for higher taxes.

Here is an appropriate analogy. Occasionally my good wife will suggest that we buy something for the family which admittedly is desirable but which I don't think we can afford at the present time. We discuss the proposed purchase, Betty says yes; I say no. Let's assume she makes the purchase on credit despite my opposition. Should I then refuse to pay the bill? Definitely not. I can still object to the purchase but in good conscience the bill must be paid. The same holds true as far as the federal government is concerned. I'm against all of the free spending policies of President Truman and I've voted to cut his budget every time the opportunity was presented, but when such economy efforts fail because we don't have enough votes, there is no choice but high taxes to pay the cost of an expensive and insufficient government.

This is the last broadcast this year as the Congress is closing up shop until January 3, 1952. Thanks for listening. I'll be back next year over this same station with more weekly reports from the Nation's Capital.
RADIO TALK BY GERALD R. FORD, JR. FOR USE
IN FIFTH CONGRESSIONAL DISTRICT - JANUARY 26, 27,
28 and 29, 1952

This is your Congressman Jerry Ford with the first weekly
radio report from the Nation's Capital during this crucial session
of the 82nd Congress.

In 1949 there were 43 weekly radio reports from Washington.
In 1950, 27, and during 1951, 42. This year unless there are un-
foreseen obstacles there will be a report each week on the Con-
gress and related matters.

The big news in Washington in the past few days concerned
President Truman's proposal budget for the next fiscal year.
The President's budget message to the House and Senate took a
reading clerk 47 minutes to drone out the summary of his recom-
mandations. The budget itself, a sizeable volume weighing over
5 pounds, covers 1222 pages of fine print including thousands
of charts and a maze of statistical detail.

Mr. Truman proposes that in the next 12 months starting
July lst the federal government spend $5 billion 400 million
dollars. One of the Congressmen after listening to the Presi-
dent's recommendations said, "It's a volume destined to break
a taxpayer's heart, sprain his arm if he has to carry it far,
and ruin his eyes if he must read the astronomical figures."

To be serious, and this is a most serious problem, there
is considerable doubt as to whether the President's budget mes-
sage can be accepted as an adequate summary of the nation's
economic position or as a sound program for legislative action.
There is a basic unhealthy economic condition in America which
we must recognize, namely, the fact that so much of the economy
of the United States is dependent on military and foreign aid
billions, not merely to prime the pump but to run it. Added in-
fation is a continuous and very real danger, particularly with
Mr. Truman's budget indicating a deficit of 8 billion dollars in
the coming year and 16 billion in the year to follow.

What does President Truman propose to cure the anticipated
deficits totalling 26 billion dollars in the next two years? Mr.
Truman's only remedy is more federal taxes piled on top of the
burden already carried by our citizens. Unfortunately the
President's budget message failed to present any suggestions for
economy in the operation of the federal government. The White
House said "True economy" is desirable but offered no concrete
proposals for reductions in the budget.

As long as the President refuses to do much about cutting
expenditures it is again up to Congress to see what can be done
to relieve the excessive burdens on our taxpayers. At the pres-
ent time there are three definite opportunities for substantial
savings. First, the waste of manpower and material in the Army,
Navy and Air Force is unbelievably high. Several Congressional
Committees are working on this problem right now and will come
up in the near future with some astounding revelations and
sound recommendations. Second, there must be careful scrutiny of
the foreign aid programs which in the past few years have total-
ed many billions. There is a growing feeling in the Congress
that the Administration is wastefully spending foreign aid funds
for political reasons rather than on the security. In addition, sizeable reductions in the budget could be
achieved if the remainder of the Hoover Commission recommendations
were put into effect immediately. Presently the President and
his legislative leaders are dubbing the Hoover Commission pro-
posals because certain lobbyists are opposed to the necessary
reforms and economies.

This we should remember. For every dollar Mr. Truman pro-
poses to spend, he plans to have the federal treasury borrow 17
cents. This budget is another example of spend, spend, tax, tax,
borrow, borrow. This country can borrow and waste itself into
helplessness as readily as it can be reduced to such a condition
by Russian aggression.

This is Congressman Jerry Ford signing off. I'll be back
again next week, same time, same station.