

the total unresolved cases or denied requests might surpass those that were eventually resolved like Del Toro's.

There is no doubt that when individuals flee across the border, they succeed in evading justice in varying degrees. In the Del Toro case, the suspect was spared the threat of the death penalty. The same can be said of Charles Bradley Price, one of two suspects in the 1997 Oregon killings who murdered two people for "the thrill of it" and then fled to Mexico. When Martin Pang fled from Seattle, Washington, to Brazil in 1995, after setting a fire that killed four firefighters, Brazil would only allow the U.S. to try Pang for arson and not for the four deaths. Francisco Medina is wanted for the murders of at least 17 people in New York, but he is living the high life out of reach in the Dominican Republic. Convicted murderer Ira Einhorn has alluded extradition for over 18 years now and continues to live comfortably in France. Samuel Sheinbein, who is responsible for a brutal murder only a few miles from here, will walk free from Israel when he is only 33 years old.

Unfortunately, these horrible examples only scratch the surface of this problem. It is our responsibility as Federal legislators to do what we can do to improve our odds of getting these suspects back so our local prosecutors can do their jobs without their hands tied behind their backs. Preventing criminals from escaping justice should be a priority of U.S. foreign policy.

That is why I am here today to introduce the International Extradition Enforcement Act. This bill will hold foreign nations accountable for their level of cooperation with our crime-fighting efforts by placing their foreign assistance in jeopardy if they harbor U.S. fugitives. It will require the administration to produce an annual report on extradition, including the total number of pending extradition cases per country and the details of each case. This report will then be used by the administration to assess the level of cooperation for each country on extradition, and uncooperative countries could lose their foreign aid. My legislation would give the administration the ability to waive this provision if the President deems it to be in the national interest. But Congress would also have the ability to overturn the waiver with a vote.

There are also additional criminal provisions provided in this legislation. This bill would increase the maximum sentence under Federal guidelines for flight to avoid prosecution from 5 years to a maximum of 15 years. And it will make the act of transferring anything of value to someone with the intent to assist that person in resisting extradition to the United States a criminal act subject to a maximum of 10 years in prison.

Dealing with extradition cases such as Jose Luis Del Toro has been one of the most frustrating things I have faced as a Member of Congress. I

learned through the process that the victims, their families, State and local law enforcement and our prosecutors, and even Members of Congress, are helpless to do anything other than to draw attention to their cause.

And the fate of justice lies in the hands of a foreign entity, which often may have no legitimate interest in this case. This is just plain wrong. This is not justice. Every country is entitled to its sovereignty, but when the U.S. is providing a nation with millions or billions of dollars in U.S. aid, I believe we have a right to expect and demand cooperation with law enforcement efforts.

I hope that Congress will pass the International Extradition Enforcement Act next year to improve international cooperation with U.S. law enforcement. We need to ensure that criminals cannot find a safe haven anywhere in the world.

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

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

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

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

TRIBUTE TO WALTER PAYTON

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

Mr. THOMPSON of Mississippi. Mr. Speaker, although it saddens my heart to stand here before Congress today, it is an honor to pay tribute to one of the greatest football players in the history of the National Football League. Walter Payton, a giant of a man, died November 1, 1999, at the young age of 45. He is survived by his wife, Connie; two children, Jarrett and Brittney; and by his mother, Alyne; a brother, Eddie; and a sister, Pam.

There is a saying that big things come in small packages. This holds true for Walter. Hailing from Columbia, Mississippi, Walter did not play organized football until the 10th grade. It was in Columbia where he began to amaze all who saw him play. In 1970, Walter attended Jackson State University where he began his assault on the NCAA history, becoming the all-time leading scorer, earning a fourth place finish in the Heisman Trophy race in 1974.

I might add that I had the opportunity to see Walter in his many games at Jackson State University. He was, indeed, a breath of fresh air for black college football.

In 1975, Payton was selected by the Chicago Bears as the fourth selection overall. From that point on, Payton began a career that would include many accolades, including his place of honor in Canton, Ohio, at the Pro Football Hall of Fame.

For those who saw him play, you were entertained at every level. Whether it was a run, block, kick, pass or reception, Walter gave you everything at 100 percent. His running style deemed him the nickname "Sweetness," because to see him punish would-be tacklers was definitely a delight. He was a total player, involving himself in every aspect of the game. He was unselfish in his play and always put the team first. It was this unselfish attitude that fueled the Chicago Bears to a Super Bowl Championship in 1985, a fitting award for a well-deserving athlete. In 1987, Payton left the game to pursue other goals. He left the game, but not until setting many records, including the all-time leading rushing record of 16,276 yards, a record that still stands strong to this day.

After his final game, Payton was quoted as saying he played because it was fun, and that he loved to play. Mr. Speaker, the next time we see a football game where a player dives over the pile for the extra yard or a goal line, or when a player breaks free from the pack and high-steps into the end zone, let us take a moment and remember who introduced it to us. Let us take a moment and remember Walter Payton.

WHAT SHOULD BE DONE WITH THE PEOPLE'S MONEY

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

Mr. FOSSELLA. Mr. Speaker, there is a constant debate around here in Washington as to what to do with the people's money, and it seems that very often, too often as a matter of fact, there is a dismissal of the notion that the American people deserve tax relief. Right now Congress and the White House are negotiating the appropriations bills that essentially are supposed to prioritize how the American Government spends its money.

Now, Congress has done a great job, I believe, in bringing forward and passing out bills that establish priorities, like strengthening national defense, and trying to stop the raid on Social Security for the first time in years; strengthening education and trying to empower parents, as opposed to just enhancing the bureaucracies and defending the status quo and, in essence, failing our kids. And some important programs, like protecting our environment and giving our military the money and the sources they need to defend our country. But somehow, when it comes to tax relief, it becomes a taboo subject.

We constantly hear, well, the American people do not want tax cuts, so