

invasion of Iraq. The group included numerous senior administration officials, including Lewis "Scooter" Libby, Karl Rove and Condoleezza Rice.

It appears much of the administrations support for the Iraq invasion came from the WHIG, and it helped create materials for use by administration officials.

The materials were then used to make claims which it appears the members of the WHIG knew or had reason to know were questionable or false.

In the buildup to the war, these materials included but were not limited to possible erroneous claims that Iraq sought uranium from Niger; that Iraq's aluminum tubes could be used only for nuclear weapons purposes; and that Iraq was a training ground for Al Qaeda operatives.

Following these and similar claims, an aggressive media assault continued. In mid-September 2002, Condoleezza Rice stated that action on Iraq was necessary because, "We don't want the smoking gun to be a mushroom cloud."

Vice President Cheney also appeared that month on "Meet the Press" stating that Saddam Hussein was "actively and aggressively" working towards a nuclear bomb.

President Bush himself claimed during a 2002 major speech in Cincinnati: "We've learned that Iraq has trained al Qaeda members in bomb-making and deadly gases."

The American people deserve answers regarding the truth about information peddled by WHIG.

I urge my colleagues to do no more than their Congressional service demands—we must investigate possible wrongdoing by the Executive Branch.

If you do not fear the truth, you will vote to report this resolution favorably.

PERSONAL EXPLANATION

HON. MIKE PENCE

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 10, 2005

Mr. PENCE. Mr. Speaker, I was detained the afternoon of November 9, 2005. Had I been present, I would have voted in the following manner:

Rollcall 581 (On Passage—H.R. 2862)—"aye"; rollcall 582 (On Passage—S. 1894)—"aye"; rollcall 583 (On Agreeing to the Scott #9 Amendment)—"nay"; rollcall 584 (On Motion to Recommit with Instructions—H.R. 1751)—"nay"; and rollcall 585 (On Passage—H.R. 1751)—"aye."

REMARKS REGARDING VETERANS DAY

HON. AL GREEN

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 10, 2005

Mr. AL GREEN of Texas. Mr. Speaker, it is because of the great sacrifices of the men and women in our armed forces that we are able to live in freedom. We are committed and indebted to America's veterans who have risked their lives to protect liberty and defend freedom both here in the United States and abroad. Today, I take the opportunity to recognize the sacrifices our veterans have made serving our country and I extend to them my deep felt admiration.

On this Veterans Day, we must not just recognize the war heroes among us with our words, rather we must recognize them with our deeds. Members of our armed forces serve our Nation with distinction and we must honor them with more than just our gratitude. We must honor them by providing them with the most basic benefits, access to health care, education, job training, and full receipt of the disability compensation to which they are entitled. Tragically, we are failing our Nation's veterans.

It is our duty to provide men and women returning from service with the resources to seamlessly resume their lives as civilians. This means providing them with exceptional educational opportunities, job training and health care.

We must abolish the Disabled Veterans Tax, a tax that forces disabled military retirees to give up one dollar of their pension for every dollar of disability pay they receive. Abolishing this tax is critical to the nearly 400,000 military retirees who continue to pay it. We should work together in the U.S. House of Representatives to increase the benefits veterans receive and to make them mandatory.

Our soldiers and veterans have made the ultimate sacrifice by placing themselves in harm's way to protect democracy in our country and around the world. I am grateful to these brave men and women for the sacrifices they have made, the patriotism they have demonstrated, and the courage and love they have displayed for our country. Let us all take a moment to reflect and to thank our Nation's soldiers who have served and those who are still serving to protect liberty and justice for us all.

KID SAFE CHEMICALS ACT OF 2005

HON. HENRY A. WAXMAN

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 10, 2005

Mr. WAXMAN. Mr. Speaker, today, I am pleased to introduce the "Child, Worker and Consumer-Safe Chemicals Act of 2005," also known as the "Kid Safe Chemicals Act." I am particularly pleased that Representatives SOLIS, SLAUGHTER, and PALLONE are joining me in this effort to create a non-toxic environment to protect the health of children, workers and others.

The legislation we introduce today is companion legislation to an important bill that was introduced in the U.S. Senate earlier this year. Senators LAUTENBERG and JEFFORDS introduced S. 1391 with Senators BOXER, CLINTON, CORZINE, KENNEDY and KERRY to address the major problem of inadequate chemical regulation in this country.

The United States' current regulatory approach to chemicals is in dire need of being modernized. As Congress begins to take up this issue, the European Union is starting to resolve a multi-year process to achieve the same goal and is developing what may become the state-of-the-art approach to chemicals regulation. While this issue is proceeding overseas, we cannot sit upon our hands here in the United States. It's clear that our system must be modernized, and I have no doubt that it will be modernized. Our goal is that Congress begin this process sooner rather than later.

The Kid Safe Chemicals Act responds to the growing body of scientific literature which identifies chemical exposures as a factor in the rise of disorders and diseases such as birth defects, asthma, neurological and developmental disorders, infertility and certain types of cancer.

Study after study reveals alarming evidence of our exposure to industrial chemicals and pollutants. Bio-monitoring studies report the presence of hundreds of synthetic chemicals in our bodies—even in the bodies of infants and fetuses. These chemicals are not household names: bisphenol A, brominated flame retardants, phthalates, and perfluoro compounds. Yet we are exposed every day—on the job, through our food and water, and in our homes. Computers, cosmetics, even children's toys can contribute to our collective "body burden" of chemical contamination.

Tens of thousands of chemicals have never been properly assessed for their potential health and environmental risks. The problem can be traced to the 1976 federal law that was meant to empower the Environmental Protection Agency (EPA) to take action on such threats. The Toxic Substances Control Act (TSCA) has been in place for 29 years, but has failed to protect Americans from dangerous chemicals.

A July 2005 report by the Government Accountability Office documented the abysmal results of this federal policy. Of the 62,000 chemicals on the market when the law took effect, the EPA has used its authority under the Toxic Substances Control Act to evaluate less than two hundred, and invoked its power to regulate just five groups of chemicals.

This system is badly broken.

The Kid Safe Chemicals Act will reform our failed approach to chemical regulation and put us on track to reassert U.S. leadership. This legislation will protect kids by recognizing their special vulnerabilities and requiring manufacturers to provide health and safety information prior to distributing a chemical in consumer products. This will end the false presumption that we have relied upon for too long—that a substance is safe until proven dangerous.

This legislation is endorsed by the American Public Health Association, the Natural Resources Defense Council, and over a dozen pediatricians, other physicians and researchers from the National Centers for Children's Environmental Health. This legislation is a strong starting point in a debate our country needs to have. I am proud to introduce Senator LAUTENBERG's legislation in the House and look forward to working with colleagues in both chambers to act upon it as soon as possible.

GYNECOLOGICAL RESOLUTION FOR ADVANCEMENT OF OVARIAN CANCER EDUCATION

SPEECH OF

HON. BOBBY L. RUSH

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Monday, November 7, 2005

Mr. RUSH. Mr. Speaker, on Monday, when the House considered H. Res. 444, a Gynecological Resolution for Advancement of Ovarian Cancer Education, I was unavoidably detained in my Chicago district. I would like to take this

opportunity to express my support for this resolution, which has been sponsored by my good friend and colleague, RALPH HALL of Texas, to bring attention to a disease that has afflicted one of his long time staff members, Grace Warren.

That disease is ovarian cancer.

Mr. Speaker, ovarian cancer is the fourth leading cause of cancer mortality among women in the United States. Research has proven that early detection of the disease can improve the long term survival rates among those with the disease dramatically yet, unfortunately, there are few, if any, effective methods of early detection. As a result, often when the disease has been diagnosed, it is often far advanced.

While the mortality rates have decreased in the United States for other cancers, they have remained high for women with ovarian cancer. This is the result, in part, because the symptoms of the disease are not well understood and in part, because there are no reliable and reasonably priced screening tests to detect the disease in its early stages. Statistics from the Centers for Disease Control and Prevention indicate that more than 22,000 American women will be diagnosed with the disease this year, yet last year, the National Cancer Institute dedicated approximately one-fifth of the research dollars to ovarian cancer as it does to breast cancer.

Earlier this year, when Ralph advised me that he was sponsoring legislation to increase the awareness of ovarian cancer and to dedicate resources to research on its causes and cures, I agreed to cosponsor the legislation. Not only as a testament to Grace, and to the strength and courage which she has demonstrated while battling this devastating disease, but to all of the women in this country who are the victims of ovarian cancer and other gynecological cancers.

Mr. Speaker, I am pleased and proud that the House has passed this resolution overwhelmingly. It is my hope that the Senate will soon follow suit and pass similar legislation. Grace Warren, and the other victims of this disease, deserve no less.

SECURE ACCESS TO JUSTICE AND COURT PROTECTION ACT OF 2005

SPEECH OF

HON. BETTY McCOLLUM

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 9, 2005

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 1751) to amend title 18, United States Code, to protect judges, prosecutors, witnesses, victims, and their family members, and for other purposes:

Ms. McCOLLUM of Minnesota. Mr. Chairman, I rise today to make known my position on H.R. 1751. Although I was on the floor yesterday during the debate on this important legislation and intended to cast an affirmative vote, my vote was not recorded. The record will reflect that I was present for the preceding votes.

I strongly support the Secure Access to Justice and Court Protection Act of 2005. This legislation was written in response to recent

violence against judges and employees of the courts. It increases penalties against those who threaten, assault, or murder judges, as well as court and law enforcement personnel. Members of the judiciary and their staff are critical to ensuring that all Americans have access to our courts and to guaranteeing that justice and fairness remain essential values of our society.

Many Democratic amendments were accepted during debate in the Judiciary Committee that make this a stronger bill. The changes focused on providing increased grants to state and local governments to prevent violence. This bill includes grant programs for states to assess court safety, to improve witness protection programs, to create databases to track domestic crime and terrorism and to develop programs to help juvenile witnesses.

Court officials in Minnesota have stated that these dollars will be extremely useful in protecting witnesses who are often reluctant to testify for fear of their safety. The courts can use this funding for temporary or permanent relocation to help keep witnesses, who are vital to successfully prosecuting criminal cases, remain safe. In addition, special training for court staff, judges, and attorneys will help make juvenile witnesses more comfortable and able to deal with their important role in trial.

Mr. Chairman, this is an important step in preventing and prosecuting violence against the judiciary and I am pleased that H.R. 1751 passed the House overwhelmingly.

CONFERENCE REPORT ON H.R. 2862, SCIENCE, STATE, JUSTICE, COMMERCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2006

SPEECH OF

HON. BOB ETHERIDGE

OF NORTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 9, 2005

Mr. ETHERIDGE. Mr. Speaker, I rise in support of the Fiscal Year 2006 Science, State, Justice, Commerce Appropriations act because it includes several meritorious provisions, including a directive to the Federal Trade Commission to investigate price gouging by oil companies as well as continued funding for Economic Development Assistance grants.

Unfortunately, once again the House Republican leadership has slashed State and local law enforcement assistance grants despite the growing responsibilities of our First Responders in the ongoing efforts on homeland security.

I am also concerned that this bill cuts the Small Business Administration's 7(a) loan program. Small businesses are the backbone of our nation's economy, and now, when they are struggling with a weak economy and the high cost of fuel and transportation, is not the time to reduce our support.

And finally, I am sorely disappointed that the Republican leadership has stripped out the Freedom to Read provision that passed this House with strong bipartisan support on June 15th of this year, as it has in previous years. Despite the support of an overwhelming majority of Members, the Administration threatens

to veto the bill because it protects people's right to privacy. This is the wrong message to be sending to the citizens of the United States.

Despite the bill's serious shortcomings, it contains important investments in federal research and development as well as law enforcement and crime prevention initiatives. On balance, this bill merits passage, and I urge my colleagues to join me in voting Yes.

SAYING FAREWELL TO HOUSE PARLIAMENTARIAN MUF'TIAH MCCARTIN

SPEECH OF

HON. JERRY LEWIS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 9, 2005

Mr. LEWIS of California. Mr. Speaker, I rise in tribute to an outstanding member of the House Parliamentarian's office who is retiring today after nearly 30 years of service. Muftiah McCartin will be retiring from her position as Associate Parliamentarian. She will truly be missed.

Muftiah has been a part of this institution longer than most Members. She began her career with the Parliamentarian's office in 1976, 3 years before I came to the House. She started as a Clerk and worked her way up to one of the senior positions in the office. As a Clerk, she continued her education and eventually earned her law degree. She became the first woman to be appointed a Parliamentarian in 1991. Her story is truly one of personal and professional excellence, initiative, and dedication to her responsibilities.

Mr. Speaker, the Committee on Appropriations is particularly sad to see Muftiah leave. Her knowledge of parliamentary rules and precedents as they pertain to appropriations bills is unsurpassed, as is her knowledge of the budget process. The Committee has always had tremendous confidence in her skills and ability to proffer accurate advice. With numerous regular and supplemental appropriations bills coming to the House floor each year, the Committee relied on her expertise extensively. The words "check with Muftiah" were heard over and over again in the Committee's offices.

The Committee's high admiration of Muftiah's professional skills is matched by the Committee's appreciation of the calm and composed manner in which she performed her duties. She is always approachable and willing to take time to work on any matter, even when the other demands on her time are huge. She always approaches her work with a smile and keeps her sense of humor. In addition to the professional relationships she developed with the staff of the Committee, many highly valued personal friendships arose during her time with us.

Muftiah will now be able to spend more time with her family—her husband Terry, and her children Marissa, Elaine, Sandra, and Luke. She and her family have made a lot of sacrifices over the years. I hope that now she will have more time to attend her children's basketball, soccer, and baseball games as well as other family activities that are so important.

Mr. Speaker, on behalf of the Members and staff of the Committee on Appropriations, I