

the Fairmount Presbyterian Church 175 years of dedication and service to the Licking township community and their continued remembrance of their founding and occupation of what was called the "prettiest place" the founder had ever seen.

RESTORING OUR AMERICAN
MUSTANGS (ROAM) ACT

HON. NICK J. RAHALL, II

OF WEST VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 12, 2009

Mr. RAHALL. Madam Speaker, in the 19th Century, it is estimated that as many as 2 million wild horses and burros ranged freely across the American West. Some of them were of noble birth, with blood lines stretching back to the horses which carried Spanish explorers into the New World; all of them were part of the fabric of the romance and the history of the American West.

As wild animals living on public land, management of these horses and burros fell to the Federal government, acting through the Bureau of Land Management, BLM. Unfortunately, many decades of underfunding and inhumane management practices combined to destroy these wild herds, leaving fewer than 25,000 wild horses and burros on public lands by the early 1970s.

Starting in the 1950s, the American public became aware of the cruelty, disease and death suffered by these iconic animals, thanks in large part to the actions of one woman, Mrs. Velma Bronn Johnston—better known by the nickname she earned—Wild Horse Annie. The crusade she started—which included a massive letter-writing campaign and eventually a beloved children's book—culminated in 1971 with enactment of the Wild Free-Roaming Horse and Burro Act. The Act stated clearly that:

Congress finds and declares that wild free-roaming horses and burros are living symbols of the historic and pioneer spirit of the West; that they contribute to the diversity of life forms within the Nation and enrich the lives of the American people; and that these horses and burros are fast disappearing from the American scene. It is the policy of Congress that wild free-roaming horses and burros shall be protected from capture, branding, harassment, or death; and to accomplish this they are to be considered in the area where presently found, as an integral part of the natural system of the public lands.

While this landmark legislation resulted in significant improvements in the management of these herds, our experience since 1971 has demonstrated that the law was far from perfect. While the Act identified 53 million acres of public land on which these herds could roam freely, the BLM has removed horses and burros from nearly 19 million of those acres for a variety of reasons. Since 1971, more than 200,000 wild horses and burros have been removed from public land and either adopted or placed in long-term holding facilities. Six states have lost their entire population of wild horses and burros. Recently, the BLM announced that a combination of a lack of funding, facilities and options may require the killing of as many as 30,000 healthy wild horses and burros. Clearly, the laws and policies in place since 1971 need updating.

A recent investigation by the Government Accountability Office identified many of the problems plaguing the wild horse and burro program within BLM. This legislation amends the 1971 Act to implement the changes suggested by the GAO.

This legislation would remove outdated limits on the areas where wild horses and burros can roam freely, allowing the BLM flexibility to find additional, suitable acreage. The bill would strengthen the BLM's adoption program, require consistency and accuracy in the management of these herds, allow more public involvement in management decisions, facilitate the creation of sanctuaries for wild horses and burros on public land and place significant new limitations on the authority to remove these animals from the wild. Finally, the legislation would prohibit the killing of healthy wild horses and burros.

Madam Speaker, introduction of this legislation is the beginning, not the end, of this process. There are many stakeholders—here in Congress, in the agencies and among members of the public—who are invested in this issue. I look forward to working with all parties in an effort to craft a final bill that would make Wild Horse Annie proud.

INTRODUCTION OF THE "STATE
VIDEO TAX FAIRNESS ACT OF
2009"

HON. JOHN CONYERS, JR.

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 12, 2009

Mr. CONYERS. Madam Speaker, today I have introduced, along with my Judiciary Committee colleagues RICK BOUCHER of Virginia, JIM JORDAN of Ohio, and JAMES SENSENBRENNER of Wisconsin, the State Video Tax Fairness Act of 2009. This bipartisan legislation is a consumer-minded effort to prevent States from enacting taxes that may be designed to advantage one form of video transmission over another. This legislation preserves a level playing field between competitors while protecting State revenue prerogatives.

This legislation accomplishes three goals:

First, consumers will benefit from lower prices, because States will impose only fair and nondiscriminatory video transmission taxes, on all providers.

Second, competition will strengthen in the paid television programming industry, because this legislation will ensure that no provider will be unfairly favored by discriminatory tax policies.

Third, States will continue to have the ability to raise revenue, because this legislation does not hinder their ability to do so, as long as they do so in a fair and nondiscriminatory manner.

This legislation incorporates changes adopted by the Subcommittee on Commercial and Administrative Law at markup during the last Congress. Those changes include providing grandfather protection to those States that, as of January 1, 2008, had already enacted video programming tax structures that would violate the new requirement. The six States whose tax structures would be protected are Florida, Kentucky, North Carolina, Ohio, Tennessee, and Utah.

This legislation also includes several technical changes to conform the language to certain State tax laws with respect to the methods by which multichannel video programming distribution services are delivered, and clarifies a tax as discriminatory "if the net tax rate imposed on one means of providing multichannel video service is higher than the net tax rate imposed on another."

This legislation ensures that States could not selectively reduce the effective tax rate by imposing the same tax rate on services, but then reimbursing certain costs borne by specific providers, as some States have done.

The State Video Tax Fairness Act of 2009 will give households that pay for television programming service the assurance that they can choose to receive very similar services, such as from cable or satellite providers, without having to wonder whether subscribing to a particular service will entail paying more in taxes than if they had chosen a different service.

I invite my colleagues to join with me and Representatives BOUCHER, JORDAN, and SENBRENNE, by cosponsoring the "State Video Tax Fairness Act of 2009."

A PROCLAMATION HONORING THE
100TH ANNIVERSARY OF THE
JEWETT UNITED METHODIST
CHURCH

HON. ZACHARY T. SPACE

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 12, 2009

Mr. SPACE. Madam Speaker:

Whereas, the Jewett United Methodist Church was founded in 1908 and is celebrating its 100th anniversary in Jewett, Ohio; and

Whereas, the congregation of Quinn Jewett United Methodist Church celebrated this milestone with weekend of events, ceremonies, and services between October 3rd and October 5th, 2008; now, therefore, be it

Resolved that along with the residents of the 18th Congressional District, I commend the Quinn Chapel African Methodist Episcopal Church for nearly two centuries of dedication and service to the Chillicothe community and their efforts to preach equality and faith among all races and religions throughout the years.

CONGRATULATING ERIN HAMLIN
ON WINNING THE 41ST LUGE
WORLD CHAMPIONSHIP

HON. MICHAEL A. ARCURI

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 12, 2009

Mr. ARCURI. Madam Speaker, I rise today to recognize an outstanding young athlete, Erin Hamlin, on her victory in the 41st Luge World Championship in Lake Placid, New York on February 6th, 2009.

Erin snapped a twelve-year German winning streak by posting times of 44.113 and 43.985 seconds, a new Lake Placid track record, for a combined time of one minute, 28.098 seconds. She is one of only two U.S. athletes ever to win a luge world crown.