

benefit the Mental Health Association. Ms. Walker has also led efforts to increase voter awareness and participation in the electoral process.

Mr. Speaker, I ask my colleagues to join me in expressing our gratitude to Flora Walker for so much that has been accomplished under her presidency, and to wish her good health and happiness for the future.

INTRODUCTION OF LEGISLATION  
TO AMEND THE COMPREHENSIVE  
ENVIRONMENTAL RESPONSE,  
COMPENSATION, AND LIABILITY  
ACT OF 1980

**HON. RODNEY P. FRELINGHUYSEN**

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, January 19, 1999*

Mr. FRELINGHUYSEN. Mr. Speaker, I rise today to introduce legislation to amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA). My bill would restrict the liability of local educational agencies in the clean-up of Superfund sites.

Mr. Speaker, this change makes sense given the fact that hundreds of school boards are affected. In New Jersey alone, 57 school districts have been affected by Superfund's liability reach and have been assessed for liability under Superfund. According to the National School Boards Association, over 200 school districts nationwide have been named as defendants in lawsuits related to Superfund cases.

Most often, school boards dispose of ordinary garbage—papers, pencils, or school lunches. These materials are hardly toxic or hazardous, and in all cases, the waste is disposed of legally. In one case in New Jersey, involving the Gloucester Environmental Management Services Landfill (GEMS), 53 school boards were assessed \$15,000 each, not including additional money associated with legal costs. As a result of the tangled Superfund liability web, these precious dollars in a school's budget were diverted away from educating children and into the Superfund coffers.

Mr. Speaker, that is why I am introducing this legislation today, to exempt school boards from Superfund liability. I believe that my bill will help schools use their money the most effective way possible: in the classrooms.

INTRODUCTION OF THE RONALD V.  
DELLUMS FEDERAL BUILDING  
BILL

**HON. GEORGE MILLER**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, January 19, 1999*

Mr. GEORGE MILLER of California. Mr. Speaker, today I am introducing legislation to name the Federal building in Oakland, CA after our distinguished former colleague Ronald V. Dellums.

Ron came to Congress in 1971 with a plan to change the system and improve the Nation.

In many ways he accomplished just that. He saved us from many weapons systems that we did not need, could not afford, and probably could not control. And more than any other Member of Congress, he helped to clearly illustrate how an overfed military budget was literally starving our children, our schools, and our communities. He brought the titans of apartheid to their knees and dragged a reluctant American Government along the way. He fought for the civil rights of all Americans.

Ron Dellums was truly a unique Member of Congress. His passion was his fuel, but his passion did not blind him. He was clear, incisive, instructional, and inspirational. He was a tireless champion for peace and justice. Ron Dellums will always be remembered as one of Congress' great orators, colorfully and articulately dancing in the well of the House to draw support for his positions.

Naming this Federal building in Oakland for Ron Dellums will serve as an opportunity to rededicate ourselves to the challenges that our colleague championed. If we learn to carry the convictions of a more just society with us to work every day as he did, perhaps we will be able to make America an even better place and the world a bit safer.

I would like to thank my colleague from California, JERRY LEWIS, for his coauthorship of this bill, and the 104 members who are original cosponsors. In addition, I extend my thanks to the members of the House who approved this bill in the 105th Congress. Unfortunately we were not able to secure passage of the bill before the end of the session. But I introduce this legislation again today with confidence that it will reach the President's desk for signature. Ron will finally be recognized with a fitting monument for his 27 years of service to this institution and to our country.

The people who will go in and out of this building with Ron's name on it can take pride in knowing that he cared about them, he fought for them, and he left a mark in Congress and in this country in their names.

HONORING MR. WILLIAM R.  
SNODGRASS, FOR HIS SERVICE  
AS THE COMPTROLLER OF THE  
TREASURY FOR THE STATE OF  
TENNESSEE

**HON. BOB CLEMENT**

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, January 19, 1999*

Mr. CLEMENT. Mr. Speaker, I rise today in honor of Mr. William R. Snodgrass, and his service to the State of Tennessee, as Comptroller of the Treasury.

Mr. Snodgrass will retire from the State of Tennessee after fifty-two years of faithful service, on January 22, 1999. Forty-four of the fifty-two years he served as the Comptroller of the Treasury, which is an unprecedented feat. He will be greatly missed.

Mr. Snodgrass, a native Tennessean from White County, Tennessee, was elected Comptroller of the Treasury by the Tennessee General Assembly in January 1955, and continually reelected each successive General As-

sembly through the 100th General Assembly, after which he announced his retirement.

William Snodgrass graduated from David Lipscomb College in 1942, and then left for service in the U.S. Military forces from 1943–1946. Upon returning from his tour of duty, he continued his education, and received a B.S. in Accounting from the University of Tennessee in 1947. He began his career as an appointed research assistant at the University of Tennessee the same year. In 1953, Mr. Snodgrass was appointed director of Budget and director of Local Finance for the State of Tennessee.

William Snodgrass began his service as Comptroller of the Treasury for the state of Tennessee under my father, Governor Frank G. Clement in 1955. His friendship to my family over the years has been invaluable. As a young man I admired William Snodgrass for his work ethic, his tremendous loyalty to friends and family, and his dedication to the State of Tennessee. Today, I continue to admire him for these same qualities.

Mr. Snodgrass has faithfully served the citizens of the State of Tennessee for the past fifty-two years. His achievements have not gone unnoticed, for William Snodgrass has been recognized by his peers as well, receiving the Outstanding Municipal Performance Audit Award from the Council on Municipal Performance in 1980; the Donald L. Scantlebury Memorial Award for Distinguished Leadership in Financial Management for Joint Financial Improvement Program in 1988, the Distinguished Leadership Award from the Association of Government Accountants in 1988; and the Award for Excellence in Governmental Auditor Training Seminars from Government Finance Officers Association in 1988.

William Snodgrass has served as an outstanding example of faithfulness to his peers, his family, and the citizens of Tennessee. I wish him the best in his retirement.

INTRODUCTION OF LEGISLATION

**HON. ENI F.H. FALEOMAVAEGA**

OF AMERICAN SAMOA

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, January 19, 1999*

Mr. FALEOMAVAEGA. Mr. Speaker, I rise today to introduce a bill to provide improved administrative procedures for the Federal recognition to certain Indian groups.

Mr. Speaker, I have been working on this issue now for over seven years. In 1994, the House passed similar legislation but that effort died in the Senate. Although this legislation was defeated in the House late last year, we are still faced with an expensive, unfair process through which Indian groups seeking federal recognition must go. I still wish to help address the historical wrongs that the two hundred unrecognized tribes in this nation have faced. This bill streamlines the existing procedures for extending federal recognition to Indian tribes, removes the tremendous bureaucratic maze and subjective standards the Bureau of Indian Affairs has placed against recognizing Indian tribes, but also provides due process, equity and fairness to the whole problem of Indian recognition.