INTRODUCTION OF H. CON. RES. 163 CALLING FOR THE FULL INVESTIGATION OF THE BOMBING OF THE JEWISH CULTURAL CENTER IN BUENOS AIRES, ARGENTINA

HON. ANTHONY D. WEINER OF NEW YORK IN THE HOUSE OF REPRESENTATIVES Tuesday, July 27, 1999

Mr. WEINER. Mr. Speaker, today is the Tisha B’Av, 5759 by the Hebrew calendar, the most important of the tragedies in Jewish history, for it was on this day, in 3338 that the first temple in Jerusalem was destroyed by the Babylonians, and in 3828 that the second temple was destroyed by the Romans.

Although this day is primarily meant to commemorate the destruction of the Temple, it is appropriate to consider on this day the many other tragedies of the Jewish people, many of which occurred on this day, the expulsion of the Jews from Spain, Betar, the last fortress to hold out against the Romans during the Bar Kochba revolt, and so many others.

But the tragedies of Jewish history are not all so ancient. This past Sunday marked the 5th anniversary of the bombing of the Jewish Cultural Center in Buenos Aires, Argentina. On July 18, 1994, the Jewish Cultural Center in Buenos Aires, Argentina was destroyed by a terrorist bomb. Eighty-six people were killed. Over 300 people were wounded. The Argentine Mutual Aid Association’s archive of community records, which dated back to 1894, was destroyed.

While this bomb destroyed the building, and the records, and the lives of so many—Jews and non-Jews alike—it has not dampened the spirit of the Jewish population of Argentina, which at 250,000 is second only to the United States in this hemisphere.

What is dispiriting is that today, five years after that horrific bombing, we still have not brought the terrorists to justice. Though we have recently seen the arrest of more suspects, there is still no resolution, no closure for the families that still grieve for their loved ones.

That is why I am choosing today, Tisha B’Av, the ninth of Av, to introduce a concurrent resolution calling upon the Argentine Government to fully support and devote all resources necessary to the efforts of Judge Juan Jose Galeano and to fully investigate, apprehend, and prosecute those responsible for the bombing; requesting that the Argentine security forces and the judiciary of Argentina not impede this independent investigation; and requesting that Argentine President Carlos Menem appoint an independent committee to investigate and report on the integrity and competence of Argentina’s system of justice.

I urge my colleagues to cosponsor this resolution.

PERSONAL EXPLANATION

HON. ROBERT L. EHRlich, JR. OF MARYLAND IN THE HOUSE OF REPRESENTATIVES Tuesday, July 27, 1999

Mr. EHRlich. Mr. Speaker, yesterday, July 26, 1999, I missed several votes because my wife Kendel and our new baby boy were released from the hospital. Specifically, I missed the following two roll calls: 335 (Hoeffel amendment to H.R. 1074); and 336 (passage on H.R. 1074). If I had been present I would have voted “no” on roll call No. 335 and “aye” on roll call No. 336.

Likewise, I would have voted “aye” on Mr. McIntosh’s en bloc amendments to H.R. 1074; S. 604; H.R. 2565; H. Res. 172; H.R. 457; S. 1260; S. 1288, all of which were agreed to by voice vote.

FLAG CITY USA

HON. GREG WALDEN OF OREGON IN THE HOUSE OF REPRESENTATIVES Tuesday, July 27, 1999

Mr. WALDEN. Mr. Speaker, in the vast Second Congressional District of Oregon lies a city named Redmond, also known as “Flag City USA.” Redmond is called “Flag City USA,” because currently it proudly displays 878 flags that have been flown over our Nation’s Capitol. I would like to commend the citizens of Redmond for their great project that shows a strong sense of community spirit and patriotism.

The first display of flags was on July 4, 1991, the day that our nation officially welcomed home all veterans from Desert Storm and prior wars. The initial display was the conception of Mr. Mac McShannon. With the help of City Councilman Randy Povey, it became a reality. The flags displayed included 180 flags that had once draped the caskets of fallen veterans, which were made available by American Legion Post 44.

When Mr. McShannon and Mr. Povey learned that the flags from the previous year would not be available to display in the future, the Downtown Redmond Flag Committee was born. A representative of almost every civil organization of Redmond met with the American Legion, and a mission statement was developed and it reads as follows:

It is the feeling of this committee that flags should be flown on our city streets during appropriate holidays and other special occasions. Therefore, the acquisition, display, and perpetual care of the flags are now points we must address. Since this should be a community endeavor, we would like all area organizations, clubs, businesses and interested individuals to join us in a plan to perpetuate Americanism, the display of our flag and the Redmond Community Spirit.

True to their mission, community spirit is exactly what the city has shown. Since the first formal meeting on September 20, 1991, until today, the Flag Committee has obtained 687 flags, all of which have been flown over our Nation’s Capitol and their final goal is 1,000 flags. Many local businesses have donated supplies, while local community organizations like Rotary, Kiwanis, Moose, Elks, Smokey-RVFD, Boy Scouts, Veterans of Foreign Wars, American Legion, Chamber of Commerce and the City Council have kept the program going with their support.

On Saturday, July 31, the City of Redmond will receive their 700th flag, a tremendous milestone on their way to the final goal of 1,000. I am happy that I will be a part of Redmond’s celebration in achieving this milestone.

Patriotism has rarely been more apparent than when you drive down the main streets of Redmond on one of the special occasions when the 700 flags are flown. Each time I see this display, a strong sense of pride in my country and those who have served to protect our freedom is renewed. I know of no other city in the United States that comes close to matching Redmond’s efforts to honor our flag and American pride. I am proud to say that I represent “Flag City USA” in the United States Congress.

PRIVATE ACTIVITY BONDS

HON. JOHN J. LaFalce OF NEW YORK IN THE HOUSE OF REPRESENTATIVES Tuesday, July 27, 1999

Mr. LaFalce. Mr. Speaker, today, I am announcing my intention to co-sponsor H.R. 864, the “State and Local Investment Opportunity Act of 1999.” This legislation would accelerate the increase in the private activity bond cap so that it would take effect at the beginning of the next year, and index that cap in subsequent years for inflation.

I take this step in recognition of the value of expanding low interest rate financing for projects which include affordable housing, single family mortgages, student loans, environmental cleanup, and manufacturing job creation, and in recognition that politically, at least for the present, this may be the only way to accomplish these desired results.

However, I also feel compelled to express my reservations about expanding this and other tax-oriented mechanisms without a more extensive Congressional review of the merits of using the tax code for these purposes. Specifically, the issues of efficiency and accountability need to be addressed much more fully.

Every dollar of foregone tax revenue impacts the federal surplus or deficit in the exact same way as does an increased dollar of spending. Yet, the combination of tight discretionary spending caps and the popularity of tax cuts seems to have convinced lawmakers that the easiest route to increase resources for important priorities is through a tax credit or tax expenditure.

The serious drawback to this approach is that it is a very inefficient and costly way to achieve the desired purpose. For every dollar...
of foregone federal revenue, only a portion of that amount goes for the benefit of the project. A significant portion goes to the benefit of the taxpayer or entity through which the tax benefit is funneled. For example, a 1988 GAO report concluded that for every dollar of revenue foregone by the federal government through the issuance of mortgage revenue bonds, only between 12 and 45 cents of such subsidy are received by the taxpayer.

A more direct, and clearly more efficient, less costly approach, would be to provide the benefit directly in the form of spending. Of course, this approach can easily be demagogued as "tax and spend liberalism." Yet, direct program spending and tax expenditures are essentially indistinguishable—except that the tax expenditure is almost always less efficient, and therefore much more costly.

A second issue is that of accountability. The principle that the governmental unit that spends tax dollars should be the same entity that taxes its citizens to raise such dollars is a good one.

However, there are a growing number of federal tax expenditures and programs that transfer complete authority to states and localities to spend the funds as they see fit, subject only to broad general parameters. This is, in effect, "free money" to the states and localities. This is not to conclude that they make bad spending and allocation decisions, but just that such decisions are not grounded in the principle of accountability—i.e., of having the tax raiser answer directly to the taxpayers.

As Congress gets wrapped up in the day to day battles over how much to tax and how much to spend, it would do well to take a longer term, more comprehensive review of the best way to use federal resources to achieve the important policy objectives that we all share.

IN RECOGNITION OF TEXAS EASTMAN'S 50TH ANNIVERSARY

HON. RALPH M. HALL
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 27, 1999

Mr. HALL of Texas. Mr. Speaker, I rise today to pay tribute to "50 Years of Great Chemistry" by the Texas Eastman Division of Eastman Chemical Co., which has accomplished and contributed so much as a company and to the people of East Texas.

Eastman Chemical is a leading international chemical company that produces a wide range of chemicals, fibers, and plastics. In 1949, Longview, Texas, was selected as the location for the Texas Eastman Division. In 1950, plant construction began, and by 1952 products were being shipped out. From its modest beginning in 1950, the Eastman Division has grown into one of the largest petrochemical plants in Texas. The original plant in Longview, Texas, occupies a 6,000-acre site close to the East Texas Oil Field, which has provided the company with its principal raw materials—propane, ethane, and natural gas. The company also owns and operates a 300-acre underground storage facility in Tyler, Texas, where more than 250 million gallons of propane, ethane and chemical intermediates are stored. Texas Eastman uses approximately 55,000 barrels per day of its raw materials. In order to produce such a large quantity of raw material, Eastman owns and operates 11 pipelines that extend as far as 200 miles to the Texas Gulf Coast. Texas Eastman's products are high-volume, continuous processes which operate twenty-four hours a day, seven days a week. On average, the company ships more than 9 million pounds per day of chemical and plastic products to its consumers worldwide.

Texas Eastman is one of the largest employers in East Texas with approximately 2,700 employees and annual payroll and benefits totaling 175 million dollars. Eastman also employs some 16,000 men and women in 30 countries around the world. Committed to working toward an improved quality of life for our families, neighbors, and communities, Texas Eastman and its employees participate extensively in civic and community organizations throughout East Texas. Additionally, the company floods the East Texas economy with hundreds of millions of dollars each year through materials, services, Freight and local state taxes. Since 1981, Texas Eastman has spent hundreds of millions of dollars on environmental, operating, developmental, and capital projects, on its way to becoming the 9th largest chemical producer in the United States.

Eastman Chemical Company's commitment has not gone unrecognized. In 1993, Eastman won the Malcolm Baldrige National Quality Award, the first chemical company to win this prestigious national award. Texas Eastman also received the first Texas Quality Award presented to companies that are role models for quality excellence in the State of Texas. Additionally, Texas Eastman has received numerous awards for its efforts to protect the environment, such as the Environmental Protection Agency Administrator's Award for "outstanding achievements in pollution prevention." For its significant improvement in the state's environment, Texas Eastman also received the "Excellence in Environmental Awareness" award from the League of Women Voters of Texas in 1995. From the "Best in Texas" award, the Clean Industries 2000 Award, the list of honors and accolades bestowed upon Texas Eastman are numerous and distinguished.

"It is the policy of Eastman Chemical Company to carry out its business activities in a manner consistent with sound environmental management practices and in compliance with applicable environmental laws and regulations." These very words are the proud motto by which all Eastman employees stand true. The men and women of Texas Eastman proudly assume this responsibility as caring citizens, who cherish their time, talents, and energy as volunteers and civic leaders for the betterment of their communities.

Mr. Speaker, the Texas Eastman Division of the Eastman Chemical Co., is a tremendous asset to East Texas. As we adjourn today, let us honor and recognize the 50th anniversary of this committed and prosperous company.

RELIGION IN PUBLIC HIGH SCHOOLS AND SAFE SCHOOLS

HON. BERNARD SANDERS
OF VERMONT
IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 27, 1999

Mr. SANDERS. Mr. Speaker, I would like to have added in the Record statements by high school students from my home State of Vermont, who were speaking at my recent town meeting on issues facing young people today. I am asking that you please insert these statements in the CONGRESSIONAL RECORD as I believe that the views of these young persons will benefit my colleagues.

RELIGION IN PUBLIC HIGH SCHOOLS

(On behalf of Nathan Loizeaux, Larry Grace and Melissa Tobin)

Nathan Loizeaux: In opening, we would just like to thank Congressman Bernie Sanders and everyone who is involved in this to give us a chance to voice our opinion. Thank you.

We would like to address the subject of religion in the public high school. We believe that our laws need to be reformed or we need new ones, because the existing laws seem to be inadequate at this time. They seem to be very broad, and most high schools that we have attended seem to ignore most of these laws, based on the fact that we are teenagers.

I would just like to say, in the court case Rosenberg v. Reactor and Visitors of the University of Virginia, the 115th Circuit Court, 25,010, 1968, the court concluded that from a religious viewpoint religious speech was singled out for different treatment.

We have found that, in the current high school, public high schools, that religious groups are treated in a different way, and by Vermont and federal government laws, they are required to give us equal rights.

Larry Grace: At our school, the subject of religion is needed to be addressed, because it is a major issue that concerns us teenagers who have religious beliefs. Since time in school has past, we believe that the public school system is not upholding the state and federal government laws for equal rights for religious groups inside the public school system. The laws are ignored, and the school system gets away with it, because we, as students, don't have the funds to fight back. And there should be new laws or for the current laws to be better enforced, to be instituted. The federal government and state laws require for the public school system to give religious groups inside schools equal rights. We feel they should be the same as nonreligious groups inside the school, allowing them to express their thoughts and beliefs in forms of materials and displays. The public school system is not adhering to these laws of equal rights in a way that we feel the religious groups within the public school are being discriminated against because of what they are.

Melissa Tobin: If schools allow noncurricular student-led groups to use their facilities for meetings and displays, why couldn't they allow student-led prayer groups to use the facilities in the same way? If a religious group were to put up a display, it may be thought of as forcing a certain religion on fellow students. If another group were to put up a display on sexual preferences, no one would feel that it was forcing their beliefs or