In honor of his many achievements, David Liederman won the 1996 Award for Excellence in national Executive Leadership at the 1997 National Lifet ime Achievement Award from the national Association of Social Workers.

I am proud to have worked with David Liederman over so many years, and am proud to call him a friend. His voice will be truly missed on child welfare issues in Washington. But he has our best wishes as he seeks new challenges and opportunities in public service.

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**McDONALD COUNTY SESQUICENTENNIAL**

- Mr. ASHCROFT. Mr. President, I rise to commend the sesquicentennial celebration of the founding of McDonald County, Missouri, on March 3, 1849. The Missouri State Legislature established McDonald County, which was named in honor of a hero of the Revolutionary War, Alexander McDonald.

McDonald County is rich in hospitality, heritage, and history. During the Civil War, McDonald County was the scene of many battles, including battles at Pineville on November 19, 1862, and August 13, 1863. Through the hardships of the war, and through the challenges of peace, the good people of McDonald County stood fast for the values of faith, family, freedom, and hard work. Today, the county celebrates 150 years of history.

An exciting time came in 1938, during the Great Depression, when Hollywood came to McDonald County to make the movie "Jesse James," which starred Tyrone Powers, Henry Fonda, and Randolph Scott.

Each Christmas, the city of Noel in McDonald County receives thousands of carolers who come from all over the country to hear the "Christmas City" message on cards that wish the joy of the season to family and friends all over the U.S.

In addition to agriculture and industry, McDonald County is a paradise for outdoor recreation. Its rugged hills and valleys, watered by springs, rivers, and streams, attract thousands of anglers, boaters, hikers, and others.

It is an honor to join with the people of McDonald County in celebrating 150 years of history. Mr. President, I ask that members of the Senate join me in recognizing this historic milestone for McDonald County, Missouri.

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**RECOGNITION OF WV JUVENILE JUSTICE COMPLIANCE MONITORING BY DCJS**

- Mr. ROCKEFELLER. Mr. President, it is my honor to commend the West Virginia Division of Criminal Justice Services for its outstanding compliance monitoring program. The exceptional quality of this program has been recognized by Attorney General Janet Reno and the Department of Justice as an example of how a monitoring program should work. All new Juvenile Justice Compliance Monitors will travel to West Virginia to be trained by DCJS staff.

The West Virginia Division of Criminal Justice Services has an admirable track record of meeting or surpassing the goals set for juvenile justice systems by federal and state regulations. In August 1998, a five-year compliance audit of the DCJS reported a faultless monitoring system for its juvenile justice and delinquency programs (JJDPP).

West Virginians are right to be proud of the efficient, organized system in use by DCJS, and we can take even more pride in the fact that the DCJS compliance monitoring program will serve as a guide for compliance monitors throughout the country. West Virginia’s leadership in juvenile justice and delinquency prevention programs will be instrumental in streamlining juvenile justice and delinquency prevention programs.

The recent acclaim for West Virginia’s compliance monitoring program is a reflection of the many other virtues within the Division’s purview. The success of the Juvenile Crime Enforcement Coalition plan has prompted other states’ juvenile justice agencies to model their programs after West Virginia’s. In her speech, Attorney General Reno noted our state’s Underground Drinking Plan as a possible approach for other jurisdictions.

To their credit, the staff and management of DCJS do not invest these laurels with personal responsibility. Instead, they understand that one of their agency’s greatest strengths is the sharing of responsibility and expertise among DCJS, state juvenile justice facilities, and other state agencies in complying with regulations rather than imposing its will on the agencies with which it works.

Further, DCJS operates with a definite purpose and an open mind. The agency is firmly grounded in law, yet remains flexible with respect to improvements and changes in regulations. Such a balance is particularly important in the juvenile justice and delinquency prevention context, where frequent governmental experiments result in the involvement of new agencies and new personnel, and increased societal vigilance adds even more members to the pool of at-risk youth. Finally, through its carefully organized and straightforward monitoring program, DCJS strives to teach while it continues to serve. In so many respects, the West Virginia DCJS juvenile justice program is a model for the nation.

I wish to express my sincere admiration and heartfelt thanks to the Division of Criminal Justice Services for making juvenile justice services in West Virginia, and now the rest of America, more efficient and effective.

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**COMMEMORATION OF THE 55TH ANNIVERSARY OF THE ALLIED INVASION AT NORMANDY**

- Mr. FITZGERALD. Mr. President, I rise today to honor the 55th anniversary of the Allied invasion at Normandy. On June 6, 1944, courageous members of our Armed Forces defended the world from assaults against humanity. During that misty and chilly day, 156,000 Allied soldiers crossed the English Channel in one of history’s greatest military operations. Every soldier, every sailor, and every airman united to challenge the injustices that terrorized and enslaved Europe. With soldiers from other Allied nations, American soldiers stormed the beaches, bombed enemy encampments, fought in the front lines, and ensured Europe’s liberation.

When the paratroopers descended from the dark skies and the soldiers charged forward storming the beaches, the tide of the war changed. While we salute those who returned from this battle and World War II to enjoy the world they liberated, we also remember those who never came home. On D-Day alone, 2,500 of our GIs gave their lives for the hope of a better tomorrow. When the Allied forces defeated Nazi Germany 11 months later, it was reaffirmed that they did not die in vain. These dedicated Americans secured the future and freedoms that we now enjoy. All Americans are forever in debt to the members of our Armed Services, past and present, who put their lives on the line to guarantee our freedom.

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**CHARACTER COUNTS!**

- Mr. ROCKEFELLER. Mr. President, I am proud to be an original cosponsor of the Character Counts! initiative introduced by Senator DOMENICI and others on May 6, 1999. I avidly support education in West Virginia and the United States, and I believe this should include an emphasis on basic character and good citizenship. In the words of Theodore Roosevelt: "To educate a person in mind and not in morals is to educate a menace to society."

Character Counts! recognizes and addresses that there is a connection between one’s personal life and one’s business or political abilities. Character Counts! understands that morals and character development go hand in hand, and that it is never too late to teach the tools to help develop personal character. The promotion of healthy character development is a necessary step in reaching the ultimate goal of teaching people to take personal responsibility.

The Character Counts! training series is based in Oklahoma City, Oklahoma.
The Character Bulletin Series provides a flexible system that is designed to meet your needs and schedule. It uses a monthly four-step program to teach necessary tools for character development. The first step of every month is a Character Poster. This provides a character quality, such as virtue, along with tools to help build it. The second step contains Supplements, including the Introducing “Character” Leadership Supplement, which provides additional resources for teaching others about the character quality, and Building “Character” Leadership Notes, which challenges those in positions of leadership to hold themselves to higher standards. The third step is called Character at Home, and provides ways to use the Character Bulletin Series at home. This step is particularly helpful for parents who want to play an active role in their child’s development. The final part of the series is a Character Poster, a full color poster to remind people of the quality of the month. Recently a cooperative effort to promote Character Counts! began in Baton Rouge, Louisiana. Their city-wide effort involves government personnel, businesses, churches, schools, and others in the community. We should celebrate this city-wide effort to educate people about character and implement the Character Counts! program in other communities nationwide.

Educating people about character and citizenship is crucial to create healthy communities. Years ago, as Chairman of the National Commission on Children, I worked hard to include an entire chapter in our comprehensive report called Creating a Moral Climate because I felt strongly about the issue. Everyone of us has an obligation to create such a climate for our family, our friends, and especially children in our communities.

Character Counts! provides this type of leadership and resources to support character education which will promote continuous growth and development. It is our responsibility to educate people, and I commend Character Counts! for providing a much needed educational service.

FEDERAL PRISONER HEALTH CARE COWPAYMENT ACT OF 1999

On May 27, 1999, the Senate passed S. 704, a bill to amend title 18, United States Code, to combat the over-utilization of prison health care services and control rising federal health care costs. The bill is as follows:

SEC. 2. HEALTH CARE FEES FOR PRISONERS IN FEDERAL INSTITUTIONS.

(a) IN GENERAL.—Chapter 303 of title 18, United States Code, is amended by adding at the end the following:

"§ 4048. Fees for health care services for prisoners

"(a) DEFINITIONS.—In this section—

"(i) the term 'account' means the trust account of a prisoner;

"(ii) the term 'Director' means the Attorney General;

"(iii) the term 'prisoner' means any person who—

"(A) is subject to the jurisdiction of the Attorney General and is incarcerated in a Federal Bureau of Prisons institution, or other Federal or non-Federal institution; and

"(B) is subject to the jurisdiction of the Director;

"(iv) the term 'prisoner—'

"(A) means a visit, as determined by the Director, initiated by a prisoner to an institutional or noninstitutional health care provider; and

"(B) does not include a visit initiated by a prisoner—

"(i) pursuant to a staff referral; or

"(ii) to obtain staff-approved follow-up treatment for a chronic condition; and

"(v) the term 'prisoner—'

"(A) any inmate who is incarcerated in an institution under the jurisdiction of the Bureau of Prisons; or

"(B) any other individual, as designated by the Director, who has been charged with or convicted of an offense against the United States.

"(b) FEES FOR HEALTH CARE SERVICES.—

"(1) IN GENERAL.—The Director, in accordance with this section and with such regulations as the Attorney General shall promulgate, shall make payments to appropriate persons and organizations authorized by law to provide services to prisoners.

"(2) EXCLUSION.—The Director may not assess or collect a fee under this section for preventative health care services, emergency services, prenatal care, diagnosis or treatment of contagious diseases, mental health care, or substance abuse treatment, as determined by the Director.

"(c) PRISONERS SUBJECT TO FEE.—Each fee assessed under section 4048 shall be collected by the Director from the account of—

"(i) the prisoner receiving health care services in connection with a health care visit described in subsection (b)(1); or

"(ii) the person, who is incarcerated in an institution by a person who is licensed or certified under State law to provide health care services; and

"(d) AMOUNT OF FEE.—Any fee assessed and collected under this section shall be in an amount of not less than $2.

"(e) NO CONSENT REQUIRED.—Notwithstanding any other provision of law, the consent of a prisoner shall not be required for the collection of a fee from the account of the prisoner under this section.

"(f) NO REFUSAL OF TREATMENT FOR FINANCIAL REASONS.—Nothing in this subsection may be construed to permit any refusal of treatment to a prisoner on the basis that—

"(i) the account of the prisoner is insolvent; or

"(ii) the prisoner is otherwise unable to pay a fee assessed under this section.

"(g) USE OF AMOUNTS.—(1) RESTITUTION TO SPECIFIC VICTIMS.—Amounts collected by the Director under this section from a prisoner subject to an order of restitution issued pursuant to section 3663 or 3663A shall be paid to victims in accordance with the order of restitution.

"(2) ALLOCATION OF OTHER AMOUNTS.—Of amounts collected by the Director under this section from prisoners not subject to an order of restitution issued pursuant to section 3663 or 3663A—

"(A) 75 percent shall be deposited in the Crime Victims Fund established under section 1402 of the Victims of Crime Act of 1984 (42 U.S.C. 10601); and

"(B) 25 percent shall be available to the Attorney General for administrative expenses incurred in carrying out this section.

"(h) REPORTS TO CONGRESS.—Not later than 1 year after the date of enactment of the Federal Prisoner Copayment Act of 1999, and annually thereafter, the Director shall submit to Congress a report, which shall include—

"(1) a description of the amounts collected under this section from the preceding 12-month period; and

"(2) an analysis of the effects of the implementation of this section, if any, on the nature and extent of health care visits by prisoners.

"(i) Clerical Amendment.—The analysis for chapter 303 of title 18, United States Code, is amended by adding at the end the following:

"4048. Fees for health care services for prisoners.

"(j) SEC. 3. HEALTH CARE FEES FOR FEDERAL PRISONERS IN NON-FEDERAL INSTITUTIONS.

Section 4013 of title 18, United States Code, is amended by adding at the end the following:

"(c) HEALTH CARE FEES FOR FEDERAL PRISONERS IN NON-FEDERAL INSTITUTIONS.—

"(1) IN GENERAL.—Notwithstanding amounts paid under subsection (a)(3), a State or local government may assess and collect a reasonable fee from the trust fund account (or institutional equivalent) of a Federal prisoner for health care services, if—

"(A) the prisoner is confined in a non-Federal institution pursuant to an agreement between the Federal Government and the State or local government;

"(B) the fee—

"(i) is authorized under State law; and

"(ii) does not exceed the amount collected from State or local prisoners for the same services; and

"(C) the services—

"(i) are provided within or outside of the institution by a person who is licensed or certified under State law to provide health care services and who is operating within the scope of such license;

"(ii) constitute a health care visit within the meaning of section 4048(a)(4) of this title; and

"(iii) are not preventative health care services, emergency services, prenatal care, diagnosis or treatment of contagious diseases, mental health care, or substance abuse treatment.

"(2) NO REFUSAL OF TREATMENT FOR FINANCIAL REASONS.—Nothing in this subsection may be construed to permit any refusal of treatment to a prisoner on the basis that—

"(A) the account of the prisoner is insolvent; or

"(B) the prisoner is otherwise unable to pay a fee assessed under this subsection.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 1. SHORT TITLE.

This Act may be cited as the "Federal Prisoner Health Care Copayment Act of 1999".

CONGRESSIONAL RECORD—SENATE

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