

ADDRESSING ALCOHOL AND THE
COLLEGE CAMPUS**HON. DEBORAH PRYCE**

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 28, 2000

Ms. PRYCE of Ohio. Mr. Speaker, I rise today to discuss a serious problem facing our society today—the misuse of beverage alcohol on our nation's college and university campuses. This problem negatively impacts students, universities and industry as well as our communities. Therefore, it is essential that these entities work together to solve this national problem. Mr. Speaker I would like to draw the attention of my colleagues to the creative solutions being pursued by community-based partnerships across America.

On October 23rd to 25th in Washington, D.C., a number of colleges and universities, along with the Distilled Spirits Council of the United States, will convene a national conference to discuss best practices, create new partnerships and share information on solutions to this complex problem. During this weekend, students, retailers, community leaders, manufacturers, university administrators, law enforcement officials and parents will come together in partnership to discuss solutions to this challenge.

I commend these institutions of higher education and the distilled spirits industry for their leadership on this issue. As is the case with many societal problems, solutions are most effective when everyone works together.

Mr. Speaker, I know I speak for many of my colleagues in saying we eagerly await the action-oriented plans this conference will produce. I wish all the participants, supporters and planning partners the best as they work together toward a common goal.

92ND DIVISION REUNION

HON. WILLIAM J. COYNE

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 28, 2000

Mr. COYNE. Mr. Speaker, I rise today to call the House's attention to a reunion that will take place in my congressional district on October 6th through 8th. The U.S. Army's 92nd Infantry Division, the "Buffalo Division," will be holding a reunion at the Wyndham Garden Hotel in Pittsburgh.

The 92nd Infantry Division was an Army division composed of African American soldiers which saw action in both World War I and World War II. The 92nd Infantry Division served in the Meuse-Argonne region and Lorraine in World War I, and it participated in the hard fighting up the Italian peninsula during World War II. The Division saw action in World War II in the North Apennines and the Po Valley. It participated in the crossing of the Arno River, the occupation of Lucca, and the penetration of the Gothic Line, as well as an advance north along the Ligurian coast. The 92nd Division's actions demonstrated the bravery and dedication of African Americans to their country.

EXTENSIONS OF REMARKS

Until this year, the 92nd Infantry Division's annual reunions had always been held in Washington, D.C., but thanks to the initiative of the Reverend James Tillman, a veteran of the 92nd Infantry Division, the unit's 58th reunion will be held in Pittsburgh. Reverend Tillman and retired Army Lieutenant Colonel Patricia Tucker are co-chairing this reunion. The decision to hold this reunion in Pittsburgh reflects the fact that Allegheny County is home to roughly 100 of these "Buffalo Soldiers," but it also provides an excellent opportunity for raising the awareness of the region's residents about the combat service of patriotic African Americans in the U.S. Army at a time when it was operating under the shadow of racism, segregation, and discrimination. Mr. Speaker, I am proud that the veterans of the 92nd Infantry Division have chosen Pittsburgh for their annual reunion. I want to thank them for their heroic service to their country, and I want to extend a warm welcome to all of the reunion participants on behalf of the people of Pennsylvania's 14th Congressional District.

VIOLENCE AGAINST WOMEN ACT

HON. BARBARA LEE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 28, 2000

Ms. LEE. Mr. Speaker, I am pleased that the House passed H.R. 1248, the Violence Against Women Act (VAWA) of 1999 by a vote of 415–3. H.R. 1248 will reauthorize the act for 5 years and expand preventive measures against violence against women.

This measure will maintain and expand battered women's shelter programs, rape prevention programs as well as provide assistance to the growing number of victims.

While I was a state senator in California, I introduced similar legislation because I believed then, as I do now, that this issue is extremely important to the lives of women and their children. It has been ignored for too long.

In the past, domestic violence was not considered a crime. Today, however, police officers are getting trained to understand these crimes as well improve their ability to enforce the law.

VAWA has provided critical services to thousands of battered women. Since VAWA passed, the Department of Justice and Health and Human Services have awarded over \$1.6 billion in grants nationwide to support the work of prosecutors, law enforcement officials, the courts, victims' advocates, health care and social service professionals, and intervention and prevention programs.

In addition, VAWA established a domestic violence hotline, which has received over half a million calls.

Unfortunately, domestic violence still devastates the lives of many women and children. Nearly 900,000 women experience violence at the hands of an intimate partner every year. Close to one-third of women murdered each year are killed by their husbands or significant other; and domestic violence accounts for over 20% of all violent crimes against women.

Children should not have to watch their mothers get beaten. Unfortunately, some of

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these children grow up to continue the cycle of abuse. And, they end up in prison.

Again, I am pleased with the passage of the VAWA because it has helped to save numerous lives of women and their children. This law has provided battered women and their children, a safe haven, and the support necessary for their physical and emotional security.

VAWA has given a second chance to these women as well as saved many of their lives.

Violence against women should not be tolerated. This legislation provides greater protections to all the women who have been victimized and abused.

AMERICAN INTERESTS IN THE
MIDDLE EAST PEACE PROCESS

SPEECH OF

HON. JOHN D. DINGELL

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 26, 2000

Mr. DINGELL. Mr. Speaker, yesterday, the House passed H.R. 5272, the inappropriately named "Peace Through Negotiations Act of 2000." This legislation is unnecessary, ill timed and not in the best interest of our country or the Middle East peace process. I believe, like the Administration, that the Palestinian Authority should not unilaterally declare statehood outside the framework of a negotiated peace settlement. Unilateral actions by either the Palestinians or Israelis can erode, disrupt, and possibly derail a peace process that we all support and want to see to conclusion in order for future generations to be able to live a normal and stable life.

For starters, this legislation was wholly unnecessary given President Arafat's recent decision not to unilaterally declare a state because it would jeopardize the peace process. Instead of acknowledging the fact that the Palestinian Authority acted with considerable restraint in making this decision, which I will note was not popular among the Palestinian people, we have unfairly and unnecessarily condemned the Palestinian Authority at the very time discussion between Arafat and Prime Minister Barak were underway.

I ask my colleagues, have you read this legislation known as the "Peace Through Negotiations Act?" I have and that is why I am concerned, because while the message sent by H.R. 5272 was bad, its substance is worse.

In particular, I am concerned that Section 4a(1) of the legislation supercedes a portion of the Middle East Peace Facilitation Act and reverses a presidential determination on the national security of the United States. Reversing a standing law that has successfully guided our policy in the Middle East peace process should only be done after serious deliberations. Reversing a Presidential action that he determines is in the national security of the United States is even more serious. Both these actions are done by this legislation without a single hearing or public request for the President's views. Members of the International Relations Committee were given less than twenty-four hours notice of the mark-up of this legislation. The bill passed the Committee on Tuesday with barely half the Members present and voting. The full House