

Another problem that I will be soon meeting with the Department of Education about is an amendment that former Congressman Solomon and I passed on the student loans that said if you are convicted of a drug offense, you lose your loan for 1 year. If you are convicted a second time after you come back in, you lose it for 2 years, and a third time and you are out.

The Department of Education has put out a form that over 100,000, probably 150,000 students, did not even check.

We need to take aggressive action to make sure that those students who did not check that cannot get their loan if they do not check that box. Furthermore, we need a random sampling procedure to make sure that they are actually telling the truth, that the Department of Education partly in my opinion as a gutting process said this applied to everybody in all their years prior to going to college.

This was an accountability provision, not before you went to college. But once you take a student loan, we expect you to be clean, because you cannot be learning if you are on drugs. You cannot be exercising your responsibility if we give you a subsidized loan and then you are on drugs.

I also had an amendment that said if you test clean twice during that process of your first suspension, you can get your loan back. I believe education is critical. But if we are really committed in this country, forget about just talking about Mexico or Colombia or Panama or Peru or Bolivia, if we are committed in this country and we really care about our kids and we care about the violence in the streets and violence in the families, we need to take some serious steps in this Congress to put some accountability at the high school level, at the elementary school level, at the college level and at the adult level, and put some dollars as well as some restrictions behind it.

TRAGEDY IN MOUNT MORRIS TOWNSHIP, MICHIGAN

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Indiana (Ms. CARSON) is recognized for 5 minutes.

Ms. CARSON. Mr. Speaker, I speak today about the devastating tragedy in Mount Morris Township, Michigan, at Buell Elementary School, where a 6-year-old girl was shot and killed by a 6-year-old schoolmate. My thoughts and prayers go out to the families and to the schools and to the communities in this very devastating period of their lives.

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Gun violence is an invasive problem within our society, with children often becoming the victims, perpetuated, unfortunately, by children. Unfortu-

nately, the tragedy in Michigan is not the first. We have all too often witnessed horrific school violence throughout the Nation, tragic stories of children being killed in schools in West Paducah, Kentucky; Jonesboro, Arkansas; Littleton, Colorado; and now in Mount Morris township, Michigan.

We have been shown that Americans are devastated by the impact that gun violence has on our children. Nearly 12 children die each day from gunfire in America, approximately one every two hours. That is equivalent to a classroom of children every 2 days. Gun violence is an equal opportunity disaster. Of the nearly 80,000 children killed by gunfire since 1979, 61 percent were white and 36 percent were black.

The National School Boards Association estimates that more than 135 guns are brought into the U.S. schools each day. Ten percent of all public schools experienced one or more serious crimes such as murder, rape, suicide, physical attack with a weapon, or robbery during the 1996-1997 school year that were reported to law enforcement.

Within my district, Indianapolis, Indiana's Tenth Congressional District, guns were confiscated on the Indianapolis public school property in 14 separate incidents. In December in Indianapolis, a 7th grader shot an eighth grader while riding a bus home from school.

I am outraged and saddened by the school violence that invades our schools, our communities, and our homes. Schools should be a safe haven for children to learn and to thrive and grow, where violence is not a fear for our children.

The bill that I introduced, H.R. 515, the Child Handgun Injury Prevention Act, which is a bill to prevent children from injuring themselves with handguns, requires child safety devices on handguns, and establishes standards and testing procedures for those devices. It does not describe specifically what kind of safety device, but it does, indeed, ask for a safety device.

At present it has only 66 cosponsors, not nearly enough. I would encourage my colleagues to rise to the challenge, avoid the resistance from anti-gun control lobbying advocates, take a strong stance against violence in our schools, and stand up for our children.

Promoting strong child handgun prevention legislation is not only the right thing to do; indeed, it is the moral thing to do.

GUN SAFETY AND THE CONSTITUTION

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Texas (Ms. JACKSON-LEE) is recognized for 5 minutes.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I would like to associate myself with the remarks of the gentlewoman from Indiana.

Mr. Speaker, I rise on the floor of the House today to offer my sympathies for those who are now in danger in Pittsburgh, Pennsylvania, held hostage, at least as of the last notice that we received, by someone holding innocent individuals hostage with a gun. Several of these individuals have been shot, and that area is in crisis.

Additionally, of course, yesterday I think America got either a wake-up call or one of the most shocking exposures to gun violence that we have had I would say in the last 20 years, even as we watched the little, small children run to safety in California with a crazed gunman at the Jewish Community Center, a hateful act with a gun.

But here we find in Michigan that it was not an adult, it was not a 15-year-old, it was not a teenager, an adolescent, but it was a 6-year-old little boy that shot a little girl in the neck with a gun that apparently he secured from his home, a home that, as news reports have indicated, was not the best and most supportive situation for a child.

Without commenting on the support system that that family needs and the crisis and the ultimate criminal procedures that will follow, or whether or not there will be indictments of those parents, and what will happen in this situation in Pittsburgh, the question has to come, what now, America? What will this Congress do? What have we delayed in doing?

I can tell the Members that as a member of the Committee on the Judiciary and a member of the conference committee set up last year, 1999, to deal with gun safety and juvenile justice, we have yet to have another meeting. The first meeting ended with disagreement and opening statements, but no action.

I would commend to my colleagues, for those who argue vigorously about the privileges of the Constitution in the second amendment, I would argue for them to understand the Constitution as a living document.

The Second Amendment was drafted and promoted at a time that this was an embryonic country. It was a beginning Nation. It was a Nation that feared to be taken over by those who had once been its colonizer, if you will. The Second Amendment related to a well-armed militia. I have no problem with people legally retaining their guns in their homes, but I do have a problem with criminals getting guns.

It is tragic that the House conference committee has not seen fit to meet and to deal with what America wants us to do: one, reasonable, safe gun safety laws; two, to close the loopholes so criminals do not get guns, so a little baby 6 years old does not have the opportunity, in a home that may not be the best, that may have a criminal element, to access a gun.

Mr. Speaker, it is extremely tragic that we would have a situation where a