

United States. The vast majority of the cocaine entering the United States continues to come from the source countries of Colombia, Bolivia, and Peru. For the past two decades—up to recent years—criminal syndicates from Colombia ruled the drug trade with an iron fist, increasing their profit margin by controlling the entire continuum of the cocaine market. Their control ranged from the wholesale cocaine base production in Peru, Bolivia, and Colombia, to the cocaine hydrochloride, HCL, production and processing centers in Colombia, to the wholesale distribution of cocaine on the streets of the United States.

In response to this threat, the DEA carries out cutting-edge, sophisticated investigations like Millennium and White Horse which have led to the dismantling of major portions of the most significant drug trafficking organizations operating not just out of Colombia, but throughout the world. DEA's accomplishments could take hours to review in detail, but let me mention just a few here today.

In 1999, Operation Millennium successfully targeted major traffickers who had previously operated without fear of capture or prosecution in the United States, believing that only their low-level operatives were at risk. This enforcement operation effectively demonstrated that even the highest level traffickers based in foreign countries could not manage drug operations inside the United States with impunity. Operation Millennium was made possible by direct support from the governments of Colombia and Mexico, and underscored the importance of cooperation among international drug law enforcement agencies.

In November 2000, DEA, FBI, and U.S. Customs culminated an 18 month investigation targeting a multi-ethnic, transnational MDMA, Ecstasy, and cocaine distribution organization, following up on enforcement action by Dutch police in the Netherlands. The investigation, known as Operation Red Tide, was a textbook example of the new multi-agency, multi-national law enforcement cooperation needed to thwart organized crime in the 21st Century. As a result of this cooperative effort, 1,096 pounds, 2.1 million tablets, of MDMA, the largest single seizure of the drug in history, were seized by U.S. Customs agents. The head of the organization, Tamer Adel Ibrahim, fled the U.S. after the seizure, but was quickly traced to Mexico and then to Europe by the multi-agency team. Ibrahim, along with others, were arrested and 1.2 million tablets of MDMA were seized by the Dutch National Police.

Cases similar to Operation Red Tide exemplify the unprecedented level of international law enforcement cooperation in effect today. The investigation targeting the transnational MDMA and cocaine trafficking syn-

dicate was a cooperative effort by the U.S. law enforcement agencies, as well as the Dutch National Police/Regional Team South, Mexico's Fiscalia Especializada Para La Atencion De Delitos, FEADS, the Israeli National Police, the German Federal Police, Bundes Kriminal Amt, the Cologne, Germany Police Department, the Duisburg Germany Police Department, the Italian National Police and the French National Police.

This investigation is extremely important because MDMA, Ecstasy, is a new threat with a potential to cause great damage, especially to America's youth. Operation Red Tide has ensured that a large volume of ecstasy that would have made it into the hands of our youth never hit the streets. It has sent a strong message to the traffickers that the United States and DEA is leading a global response to the drug threat.

Last December, the DEA, again together with U.S. Customs and the FBI, completed Operation Impunity II, resulting in 82 arrests and the seizure of 5,266 kilograms of cocaine, 9,708 pounds of marijuana, and approximately \$10,890,295 in U.S. currency. Impunity II follows earlier successes dating back to 1996 in Operation Limelight and Operation Impunity I—and was the result of the outstanding coordination between Federal, State, and local law enforcement officials and prosecutors across the country.

Operation Impunity II was a multi-agency law enforcement program that targeted a wide ranging conspiracy to smuggle thousands of pounds of cocaine and marijuana from Mexico, across the southwest border into Texas, for distribution throughout the United States. The organization placed managers in the United States and retained the organizational command and control elements in Mexico. In addition to remnants from the Carrillo-Fuentes organization, U.S. agents learned that some members of the Mexican Gulf Cartel had also become associated with the organization, including Osiel Cardenas-Guillen, allegedly a former Gulf Cartel lieutenant.

You may remember that Cardenas-Guillen is also charged with assault on an FBI agent and a DEA agent in Matamoros, Mexico, on November 9, 1999. Clearly this operation sends a clear signal that if traffickers threaten or harm a federal agent, they will not get away with impunity.

In January of this year, Operation White Horse targeted a large scale heroin trafficking organization, directed by Wilson Salazar-Maldonado, which was responsible for sending multi-kilogram quantities of heroin from Colombia to the Northeastern United States via Aruba. The investigation was conducted jointly by the Colombian National Police, DEA Bogota, Curacao, Philadelphia and New York, and the

Special Operations Division. This investigation resulted in 96 arrests, as well as the seizure of multi-kilograms quantities of heroin and cocaine, weapons and U.S. currency.

DEA remains committed to its primary goal of targeting and arresting the most significant drug traffickers in the world today. Their successes include not only the operations I just mentioned, but also the historic destruction of the Cali and Medellin Cartels. DEA meets the ultimate test of bringing to justice the drug lords who control their vast empires of crime, which bring misery to so many nations. As we sustain a relentless assault against drug traffickers, we must insist that these drug lords be arrested, tried and convicted, and sentenced in their own countries to prison terms commensurate with their crimes, or, as appropriate, extradited to the United States to face justice in U.S. courts. I hope other Senators will join with me in acknowledging the fine work by DEA, and in supporting their efforts in the future.

MUSCULAR DYSTROPHY COMMUNITY ASSISTANCE, RESEARCH AND EDUCATION AMENDMENTS OF 2001

Mr. REID. Mr. President, S. 805, introduced on May 1, 2001 by Senator WELLSTONE, is a vital step toward the day when advanced research will find ways to halt, and even cure, the maladies of muscular dystrophy.

Muscular dystrophy is a genetic disorder—actually, nine separate genetic disorders that cause wasting of muscle tissue throughout the body. One-quarter of a million Americans of all ages suffer from the disease. One form of it, Duchenne's, strikes young boys, and usually takes their lives before they reach their twentieth birthday. All forms of it are disabling and costly.

Since 1966, the entertainer Jerry Lewis has conducted a telethon on Labor Day, calling the nation's attention to muscular dystrophy, and asking help for its victims and their families. The Muscular Dystrophy Association, which Jerry Lewis chairs, has raised hundreds of millions of dollars for the treatment and relief of this disease. It supports over two hundred clinics, and makes wheelchairs and braces available to people suffering from muscular dystrophy.

Part of the money the association raises—about \$30 million yearly—goes to support research projects. But for the breakthroughs to occur that will enable scientists not just to treat, but to halt the disease, research funding must be substantially increased. This is the purpose of S. 805.

S. 805 calls upon the National Institutes of Health (NIH) and the Centers for Disease Control to establish Centers of Excellence, in which intensified

clinical research can be conducted that will speed the discovery of cures for the various forms of muscular dystrophy. This legislation would provide the Director of the NIH, and the Directors of the several institutes within the NIH where research into muscular dystrophy is being conducted, with authority and responsibility to concentrate and intensify that research effort, with the funds needed to conduct clinical trials. In short, it gives NIH the organization and the mandate to exploit recent advances in gene therapy. The goal is the swiftest possible rescue for children and adults whose lives will otherwise be lost or badly damaged by muscular dystrophy.

The Congress has responded generously and often to the demand for research funding aimed at other diseases that shorten or impair the lives of Americans. It is time to add muscular dystrophy to the list of those diseases. I commend my colleagues for introducing S. 805, and I ask that my name be added as a cosponsor of the bill.

LOCAL LAW ENFORCEMENT ACT OF 2001

Mr. SMITH of Oregon. Mr. President, I rise today to speak about hate crimes legislation I introduced with Senator KENNEDY last month. The Local Law Enforcement Act of 2001 would add new categories to current hate crimes legislation sending a signal that violence of any kind is unacceptable in our society.

I would like to describe a heinous crime that occurred August 11, 2000 in New York City. A 17-year-old, who announced to his parents he was gay earlier this year, was recovering after his parents severely beat him. Police say that Hendrick Paterson, 49, and Sharon Paterson, 36, allegedly repeatedly smashed their son with a lead pipe at a relative's home as they yelled anti-gay slurs. "God will punish you for your lifestyle!" "You can't be gay," the couple is quoted as saying. The son was rushed to the hospital where he was treated and released for multiple welts to his body.

I believe that government's first duty is to defend its citizens, to defend them against the harms that come out of hate. The Local Law Enforcement Enhancement Act of 2001 is now a symbol that can become substance. I believe that by passing this legislation, we can change hearts and minds as well.

THE MIDDLE EAST PEACE PROCESS

Mr. CLELAND. Mr. President, the latest round of violence in the Middle East has dealt more pain and suffering to the people of that region, as well as another blow to the peace process. And though I remain firmly convinced that a final status agreement—which pro-

vides firm and enforceable security guarantees for Israel—remains not only the most desirable way out of the cycle of violence but indeed the only way to achieve lasting peace and security for all of the people in the region, the fundamental problem at present is whether or not Yasir Arafat is capable of ever becoming a reliable partner in the peace process. The answer, as unfortunate for future generations of Palestinians as for Israelis and for all of those who crave peace in the Middle East, would seem to be an emphatic NO, as indicated by his dismissal of the historic compromise offered by then-Israeli Prime Minister Ehud Barak late last year. Unless and until Chairman Arafat, or a successor, can demonstrate the capacity to make peace as well as war, the outlook for the Middle East peace process will remain bleak.

Thomas Friedman makes this case effectively and forcefully in a May 22 editorial in the New York Times, entitled "It Only Gets Worse." I ask unanimous consent that the Friedman editorial be printed in the RECORD.

There being no objection, the editorial was ordered to be printed in the RECORD, as follows:

[From the New York Times, May 22, 2001]

IT ONLY GETS WORSE

(By Thomas L. Friedman)

The long-awaited Mitchell commission report about Israeli-Palestinian violence was released yesterday, and now there is a debate over what to do with its recommendations. I have a suggestion. It's kind of a two-for-one deal. Take all the Mitchell reports, make a big pile out of them, and set them ablaze into a gigantic bonfire. It would surely generate enough heat, and light, to make a small contribution to the Bush energy plan.

Am I being unfair? Yes, just a bit. George Mitchell is a good man, and the central argument of his report is right, in the narrowest sense: If you want to stop the latest Israeli-Palestinian slide into the abyss, first there must be a cessation of all violence, and then confidence-building steps, including a settlements freeze and Palestinian security measures.

My problem with the Mitchell report is that it fundamentally ignores how we got into this abyss and the only real way out. It is not because of Israeli settlements. The settlements are foolish, and their continued expansion is a shameful act of colonial coercion that will meet the fate of all other colonial enterprises in history. The inability of American Jewish leaders or U.S. governments to speak out against settlement expansion—which should be stopped under any conditions for Israel's sake—is a blot on all of them.

But the settlements are not the core problem. The core problem right now is Yasir Arafat—the Palestinian leader who cannot say "yes" and will not say "uncle."

President Bill Clinton and Prime Minister Ehud Barak put on the table before Mr. Arafat a historic compromise proposal that would have given Palestinians control of 94 to 96 percent of the West Bank and Gaza—with all the settlements removed, virtually all of Arab East Jerusalem, a return to Israel of a symbolic number of Palestinian refugees and either the right of return to the West Bank and Gaza or compensation for all the others.

Not only would Mr. Arafat not take it, he would not even say: "Well, this was insufficient, but this is the most far-reaching and serious proposal Palestinians have ever seen. Now, I want to enter into a dialogue with the Israeli people and government to see if I can get them to 100 percent."

No, instead, Mr. Arafat launched this idiotic uprising. He did so because he is essentially a political coward and maneuverer, who apparently has not given up his long-term aim of eliminating Israel and who was afraid in the short run that if he took 99 percent, he would be killed for the 1 percent he left on the table. Mr. Arafat has never been willing to tell his people he got them most of what they wanted and now is the time to end the suffering of as many Palestinians as possible and move on.

This truth is what the Mitchell "investigation" should be telling the world and the Palestinians. There was an Israeli leader, and a slim Israeli majority, for a fair historic compromise. But there was no Palestinian equivalent, and unless there is a Palestinian partner, and a Palestinian leader, for a historic compromise roughly along the Clinton lines, no cease-fire is going to hold.

The best Hebrew biography of Israeli Prime Minister Ariel Sharon is entitled "He Doesn't Stop at Red Lights." Mr. Arafat's biography should be entitled "He Doesn't Go at Green Lights."

Now Mr. Sharon—who was elected in the Israeli backlash against the failure of Camp David—is trying to pummel Mr. Arafat into submission. That won't work either. Because Mr. Arafat is as afraid to say "uncle" to Sharon as much as he was afraid to say "yes" to Clinton. He fears he would be killed for saying uncle as much as he would be killed for saying yes to 99 percent. The Palestinians will never be bombed into submission. One hundred years of Palestinian history tells you that.

The real problem is that the Palestinians are leaderless today, and that is what the U.S., the U.N. and the Arab world have to face up to. Deep down, they all know it and they admit it to each other in private. There is no Palestinian leader right now willing or able to say yes to a fair historic compromise, and we simply fool ourselves with commissions that don't acknowledge that. Unless the Arabs can stiffen Mr. Arafat by supporting him in any grand compromise, or by creating a context in which an alternative leadership can emerge, this bonfire will rage on and it will consume many, many others.

THE VERY BAD DEBT BOXSCORE

Mr. HELMS. Mr. President, at the close of business yesterday, Monday, June 4, 2001, the Federal debt stood at \$5,668,781,838,668.70, five trillion, six hundred sixty-eight billion, seven hundred eighty-one million, eight hundred thirty-eight thousand, six hundred sixty-eight dollars and seventy cents.

Five years ago, June 4, 1996, the Federal debt stood at \$5,139,964,000,000, five trillion, one hundred thirty-nine billion, nine hundred sixty-four million.

Ten years ago, June 4, 1991, the Federal debt stood at \$3,489,526,000,000, three trillion, four hundred eighty-nine billion, five hundred twenty-six million.

Fifteen years ago, June 4, 1986, the Federal debt stood at \$2,053,350,000,000,