

Today I rise to speak about the unfortunate fact that legal immigrant children and legal immigrant pregnant women do not have access to federal matching health care funds for health care services.

Legal immigrants who enter the United States after August 22, 1996, must wait 5 years before they are eligible for either Medicaid or S-CHIP medical services. While these legal immigrants sometimes get emergency medical care, they are ineligible for basic medical services that reduce the need for such emergency care. This makes no sense and unnecessarily increases the costs to taxpayers.

The bill I have introduced, H.R. 1143, the Legal Immigrant Children's Health Improvement Act of 2001, will lift the 5-year ban currently in place for health services for lawfully present immigrant children and pregnant women who enter the United States after August 22, 1996. The bill gives States the option of extending such services. The legislation will provide coverage for between 150,000 and 200,000 legal immigrant children and about 50,000 legal immigrant pregnant women and their babies.

I ask my colleagues to please cosponsor H.R. 1143.

#### WE NEED A BALANCED LONG-TERM PLAN TO ADDRESS AMERICA'S ENERGY NEEDS

(Mrs. WILSON asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. WILSON. Mr. Speaker, this country needs a balanced long-term energy plan to address America's energy needs. We are more dependent on foreign oil today than we were at the height of the energy crisis in the 1970s. Fifty-five percent of the oil used in America comes from foreign sources, mostly in the Middle East.

We have made great strides in energy efficiency over the last two decades. We have cleaner water, cleaner air, and cleaner land today than we did 20 years ago. There is no going back, and nobody wants to. We can have conservation and an adequate energy supply.

Our energy policy must include both. We need to build the safe pipelines and the transmission systems to get our energy to where it is needed to meet the needs of a growing American people. We should expect the best energy system in the world, and we can pass a balanced long-term energy plan through this House in order to do so.

#### THE DEATH PENALTY IS NOT WORTHY OF A GREAT NATION

(Mr. LEWIS of Georgia asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LEWIS of Georgia. Mr. Speaker, another man is gone. Another human being is gone. How long will we continue to travel down this inhumane road? The death penalty is not worthy of a great Nation. It is barbaric, it is uncivilized. What do we want, retribution, to get even, or to have revenge?

I happen to believe that in every human being there is the spark of the divine, and no government, not State or federal, has the right to destroy that spark. That right is reserved for the Almighty and the Almighty alone. How can we appeal to our people, especially our young people, not to use an instrument of violence to settle their disputes, and then sanction killing, sentencing someone to death?

It is time for us to join with the majority of the world and put an end to this form of barbaric punishment. It is time to put an end to the death penalty. Enough is enough, Mr. Speaker.

#### ELECTION OF RANDY FORBES TO THE HOUSE OF REPRESENTATIVES

(Mr. HAYWORTH asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HAYWORTH. Mr. Speaker, we of course champion the role of a free press in our society, and so it is for that reason that I come to the floor today, because there is a story that some of our establishment media outlets have not really talked about. So I return to my profession as a broadcaster to inform the House that last night, in the Commonwealth of Virginia, voters displayed great common sense in electing Randy Forbes to this Chamber.

It means a political realignment probably not receiving the same prominence as a recent political alignment in the other body. Yet, it bears testimony to the common sense of Commonwealth voters because, in his election, we are seeing now the prevalence of a sound policy striking a balance between protecting our precious environment and also our economy, understanding that education is a national priority but ultimately a local concern, and the notion that the money sent here to Washington belongs not to the federal bureaucrats, but to the people.

It was a sound election. We welcome Mr. Forbes to this Chamber, and we will focus on sound policy, rather than partisan politics.

#### ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. SHAYS). Pursuant to clause 8 of rule XX, the Chair announces that he will postpone further proceedings today on each motion to suspend the rules on which a recorded vote or the yeas and nays are ordered or on which the vote

is objected to under clause 6 of rule XX.

Any record vote on postponed questions will be taken after debate is concluded on all motions to suspend the rules.

#### MAKING TECHNICAL CORRECTIONS TO MANUFACTURED HOUSING PROGRAM

Mrs. ROUKEMA. Mr. Speaker, I move to suspend the rules and pass the Senate bill (S. 1029) to clarify the authority of the Department of Housing and Urban Development with respect to the use of fees during fiscal year 2001 for the manufactured housing program.

The Clerk read as follows:

S. 1029

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

#### SECTION 1. MANUFACTURED HOUSING.

(a) AVAILABILITY OF FEES.—Notwithstanding section 620(e)(2) of the National Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. 5419(e)(2)), any fees collected under that Act, including any fees collected before the date of enactment of the American Homeownership and Economic Opportunity Act of 2000 (12 U.S.C. 1701 note) and remaining unobligated on the date of enactment of this Act, shall be available for expenditure to offset the expenses incurred by the Secretary under the National Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. 5401 et seq.), otherwise in accordance with section 620 of that Act.

(b) DURATION.—The authority for the use of fees provided for in subsection (a) shall remain in effect during the period beginning in fiscal year 2001 and ending on the effective date of the first appropriations Act referred to in section 620(e)(2) of the National Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. 5419(e)(2)) that is enacted with respect to a fiscal year after fiscal year 2001.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from New Jersey (Mrs. ROUKEMA) and the gentleman from Missouri (Mr. CLAY) each will control 20 minutes.

The Chair recognizes the gentlewoman from New Jersey (Mrs. ROUKEMA).

#### GENERAL LEAVE

Mrs. ROUKEMA. Mr. Speaker, I ask unanimous consent that Members may have 5 legislative days to revise and extend their remarks and to include extraneous material on S. 1029, the Senate bill presently under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from New Jersey?

There was no objection.

Mrs. ROUKEMA. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, S. 1029 is a technical correction to last year's Manufactured Housing Improvement Act. This bill authorizes HUD, the Housing and Urban Development Department, to continue operating its manufactured