

and I would like to ask my colleagues in the U.S. House of Representatives to join me in saluting him.

A native of Lake Ronkonkoma, Long Island, where he attended Sachem High School, Major Hills is departing as the Commanding Officer of the Marine Corps Recruiting Station in Albany on Saturday, July 20. Under his command, Recruiting Station Albany has earned four consecutive Commandant of the Marine Corps' Superior Achiever Awards for recruiting excellence, an indication of the overall excellence with which Major Hills has served his country.

Major Hills joined the U.S. Marine Corps after graduating from East Stroudsburg University in Pennsylvania, in December of 1976 with a bachelor of arts degree in history and political science. At East Stroudsburg University, he earned All-Conference and All-Pennsylvania honors as a member of the 1975 undefeated championship football team.

He completed Basic School for Marine Corps officers in May 1977, and has served in a variety of commands and assignments during a distinguished and decorated career. Upon graduating Naval Air Training Command, he served as an A-6 pilot with the Marine All Weather Attack Squadron 121. After two deployments in the western Pacific, where he made the Marine Attack Squadron of the Year, he transferred to Recruiting Station-Northern New Jersey for 3 years. He returned to the Fleet Marine Force in July of 1986, where he became Commanding Officer of Combat Service Support Detachments 24 and 27. Between August 1990 to April of 1991, Major Hills participated in operations Desert Shield, Desert Storm and Eastern Exit—the evacuation of the U.S. Embassy in Somalia.

During his career, Major Hills garnered many decorations and awards, including: the Navy Commendation Medal with gold star; the Navy Achievement Medal; the Navy Unit Citation with bronze star; the Meritorious Unit Citation with three bronze stars; the National Defense Medal; the Southwest Asia Service Medal with two bronze stars—signifying service during Desert Shield and Desert Storm; the Kuwait Liberation Medal; and the Sea Service Deployment Ribbon with two bronze stars.

Major Hills is married to the former Kathryn Gaughan, of Scranton, PA, who is a first-grade teacher at the Albany Academy for Girls. They have two sons, David and John, who are a senior and a freshman, respectively, at Shaker High School, in Loudonville, NY. Upon his retirement Major Hills will serve as the senior Marine instructor and teach leadership science for the Marine Corps Junior ROTC unit at Amsterdam High School, in Amsterdam, NY.

The men and women in the Armed Forces, like Maj. Wallace W. Hills, perform a service for this country that too often goes unrecognized. America has achieved and maintained a position of leadership and respect throughout the world because of the sacrifice and effort offered by our Armed Forces. The rest of America should pause more frequently to think of these men and women in uniform who keep this Republic safe, so we may enjoy the fruits of democracy. That is why I urge my colleagues in the House of Representatives to take a moment and recognize Maj. Wallace W. Hills for his service to America.

AVAILABILITY OF VOA, RADIO MARTI MULTILINGUAL COMPUTER READABLE TEXT AND VOICE RECORDINGS

HON. BENJAMIN A. GILMAN

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 1996

Mr. GILMAN. Mr. Speaker, today I am introducing a bill H.R. 3916 along with my colleagues Mr. ANDREWS of New Jersey and Mr. FOX of Pennsylvania to provide university level linguistic researchers the use of Voice of America transcripts for the purpose of research. This authority sunsets in 5 years.

This legislation is necessary since the U.S. Information Agency is banned from domestic dissemination of the materials they produce. The legislation waives this prohibition allowing USIA to provide computer readable multilingual text and recorded speech in various languages specifically to the University of Pennsylvania's Linguistic Data Consortium. The authority to release the VOA transcripts is carefully targeted to the university-level research community.

All the data to be received by the consortium will be processed in electronic form by computers to create statistical tables and models of speech and written language, in which content is not even recoverable. Thus there is no question of the data being redistributed as news or as any kind of product other than a data base for linguistic research and development.

The Linguistic Data Consortium is a non-profit organization founded in 1992 with a mission to make resources for research in linguistic technologies widely available. About 80 companies, universities, and government agencies are members of the consortium.

Accordingly, I urge our colleagues to support this measure.

H.R. —

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

SECTION 1. AVAILABILITY OF VOICE OF AMERICA AND RADIO MARTI MULTILINGUAL COMPUTER READABLE TEXT AND VOICE RECORDINGS.

(a) IN GENERAL.—Notwithstanding section 208 of the Foreign Relations Authorization Act, Fiscal Years 1986 and 1987 (22 U.S.C. 1461-1a) and the second sentence of section 501 of the United States Information and Educational Exchange Act of 1948 (22 U.S.C. 1461), the Director of the United States Information Agency is authorized to make available, upon request, to the Linguistic Data Consortium of the University of Pennsylvania computer readable multilingual text and recorded speech in various languages. The Consortium shall, directly or indirectly as appropriate, reimburse the Director for any expenses involved in making such materials available.

(b) TERMINATION.—Subsection (a) shall cease to have effect 5 years after the date of the enactment of this Act.

NORTH BONNEVILLE, FEDERAL GOVERNMENT RESOLVE DISPUTE

HON. LINDA SMITH

OF WASHINGTON

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 1996

Mrs. SMITH of Washington. Mr. Speaker, I am pleased that the House of Representatives has approved my legislation to resolve a longstanding dispute between the Federal Government and the city of North Bonneville.

The city has been embroiled in a conflict with the Army Corps of Engineers since 1972, when the city was relocated to accommodate the construction of the Bonneville Dam powerhouse. Everyone agrees that it is time to resolve all of the outstanding issues between the Corps of Engineers and the city. The legislation that is part of the Water Resources Development Act will finally put this controversy to rest and most importantly, move Skamania County into an era of economic recovery.

A key provision in this bill will transfer certain lands to the city for their long-term economic development plans. Skamania County has a tremendous amount of Federal and State-owned lands. There is very little property in the county with developed infrastructure to attract business to this beautiful area. The transfer of land to the county for development will be a real shot in the arm for an area that has suffered severe unemployment with the downturn in the timber industry. The citizens of the area will have economic opportunity and the county will have an expanded tax base.

I want to take this opportunity to thank Mayor Keith Chamberlain, the Skamania County Commission, Rep. Marc Boldt and all the other individuals who have helped me convince my colleagues that this bill should be given high priority in the House of Representatives.

I will be working in the final days of the 104th Congress to make sure this bill is signed into law by the President.

DR. J. EDWARD ROUSH'S ENDURING LEGACY TO INDIANA'S FOURTH DISTRICT

HON. MARK E. SOUDER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 1996

Mr. SOUDER. Mr. Speaker, on April 22, 1996, I respectfully requested that when the Committee on Transportation and Infrastructure met to consider the Water Resources Development Act, that the Huntington Reservoir in Huntington County, IN be renamed in honor of a distinguished citizen and former Indiana Congressman, Dr. J. Edward Roush of Huntington, IN. This provision has eventually become section 505 of the bill before us today.

Dr. Roush's entire life has been dedicated to the advancement of the interests of the Hoosier State and our great country. His service began early in his life, when he fought for 4 years in World War II. At the conclusion of that cataclysmic conflict, Dr. Roush was elected to the Indiana General Assembly, where he served from 1949-1950. In 1950 he was once again called to duty to defend his country, this time serving 2 years in the Korean war. He returned to Huntington after his second military

tour to practice law, and became the prosecuting attorney of Huntington County. He served in this capacity from 1955–1959.

Dr. Roush's sights were set higher. He was elected to the U.S. House of Representatives in 1958, and served the people of Northeastern Indiana until 1969. In 1970, he was reelected as a Representative of our district, and served until 1976. Mr. Roush's initiatives on behalf of his constituents are too numerous to mention. Among his many contributions, Dr. Roush established the 5th district scholarship program, which brought high school students from each of the schools in his congressional district to Washington for seminars on the governmental process, was instrumental in establishing the 911 emergency telephone hotline, and he inaugurated an institute on the legislative process for high school government teachers and an annual legislative seminar for women.

From 1977 to 1979, Dr. Roush was appointed by President Carter to serve as Director of the Office of Regional and Intergovernmental Operations of the Environmental Protection Agency. Additionally, he has served as both a member and chairman on the board of directors of the Huntington College, as a member of the board of directors of the Merry Lea Environmental Center in Albion, IN, as a member of various veterans' organizations, and as a member of the Indiana Society of Washington.

Mr. Speaker, such dedication deserves recognition. Dr. Roush's service to what is now the Fourth District of Indiana should be memorialized for generations to come. Changing the name of Huntington Reservoir to Roush Lake would ensure that Dr. Roush is duly recognized for his many contributions as a statesman. I urge my colleagues to support this provision of H.R. 3816.

CALL FOR REFORM OF THE
ENDANGERED SPECIES ACT

HON. WILLIAM M. THOMAS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 1996

Mr. THOMAS. Mr. Speaker, in the 20 years since its inception, the implementation of the Endangered Species Act has undermined the rights of private landowners and is jeopardizing the Nation's food supply.

The people of the Central Valley of California, in which my district is located, have on more than one occasion been penalized for simply trying to irrigate, cultivate, or otherwise use their own property. This illustrates one fundamental flaw in the Endangered Species Act: one section of the population is paying a disproportionate share of the cost of protecting endangered species. We, the people of the United States, decided to protect endangered species. Yet, while the farmers and business people of the Central Valley pay the cost of administering endangered species habitats on their property, those Americans who do not own and work the land are exempted from the cost of protecting endangered species.

A second, and more disturbing, result of the implementation of the act is that it threatens America's food supply. Tulare and Kern Counties, both located within my district, are the second and third largest agricultural producing

counties in the United States. Tulare County annually produces over 260,000 bales of cotton, over 1 million tons of citrus, over 340,000 head of cattle, and over 568 million gallons of milk. Kern County produces over 730,000 tons of grapes, over 590,000 bales of cotton, over 600,000 tons of citrus, and over 104 million gallons of milk. The Central Valley of California feeds the Nation. In enforcing the Endangered Species Act, the Government is not only acting against the property rights of private landowners, it is also hindering the production of the Nation's food. Let me give some examples.

Federal and State agents force landowners to pay outrageous fees and penalties in order to resolve concerns for the well-being of endangered species, including various rodents and lizards, living on private property.

One farmer who tried to build a turkey ranch had to forfeit some of his land to the Government and pay \$50,000 for the management of a habitat for the Tipton Kangaroo Rat, among other species.

One farmer, hoping to build a dairy, plowed 160 acres of his own land. The Fish and Wildlife Service did not approve, fearing for the kangaroo rat, and the farmer was forced to sell the Government 112 acres of his land and provide \$14,000 for the area's management.

On yet another occasion, an environmental assessment was required during the sale of land in southern Tulare County. The assessment team found no endangered species on the property in question, but, as they were returning to their car, they spied a Swainson's Hawk, a threatened species, flying overhead. The hawk never landed on the property, but the team still believed it might feed on rodents living on the property. As a consequence, the farmer who owned the land had to pay an outrageous \$165,000 in mitigation fees.

These fees not only represent an exorbitant cost for the farmers involved, they also show how a small group of citizens are paying for a solution to a problem we as a society decided to address. In reforming the Endangered Species Act we must balance the rights of landowners with the rights of threatened animals, and we must ensure that society as a whole contributes to the cost of protecting such animals.

The Endangered Species Act not only poses a threat to the California farmer and businessperson, it poses a threat to all citizens. Production in the richest agricultural region in the United States has time and again been obstructed by overzealous Government agents enforcing the act.

In 1991 California farmers were in the middle of a 6-year drought, and the Kern County Water Agency proposed drilling emergency wells to irrigate crops. Before it could begin to recover much-needed groundwater, however, the Water Agency was forced to complete surveys for the presence of the kangaroo rat, at a cost of over \$27,000. Not a single endangered species was ever identified. The environmental assessment caused a delay of 3 months in the drilling of the wells, and thousands of acres of valuable crops were put in jeopardy.

In another incident, the Kern County Water Agency, along with the State of California, purchased 20,000 acres of land to construct an underground reservoir. "Water banks" such as these are a very cost-effective way of collecting water for irrigation, and California tax-

payers invested close to \$60 million in the project. The Water Agency, regardless of the fact that it spent over \$100,000 on a comprehensive conservation plan for the area, was told it must set aside 12,000 acres for an endangered species habitat, leaving only 8,000 acres for the water bank. The Water Agency understandably believed this was unreasonable and abandoned the project.

I support H.R. 2275, the Endangered Species Conservation and Management Act, which says those who enforce the Endangered Species Act must consider economic impacts and property owners' rights when taking action to protect endangered species. The bill would require the Government to pay landowners fair market value when, in creating and administering habitats for endangered species, it causes the value of the property to diminish.

H.R. 2275 also requires that the Secretary of Interior use only the best scientific or commercial data in determining which species are threatened or endangered, delegates authority to the individual States to protect endangered species that reside within each State, and establishes a National Biological Diversity Reserve to help preserve the existence of threatened and endangered species.

Effective reform of the Endangered Species Act should be on our agenda. I urge support for the Endangered Species Conservation and Management Act to better protect the property rights of landowners and preserve agricultural production in the Central Valley, while accommodating the society-wide goal of preserving truly endangered species.

RESOLUTION TO BRING DR. HANS
JOACHIM SEWERING TO JUSTICE

HON. LYNN C. WOOLSEY

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 30, 1996

Ms. WOOLSEY. Mr. Speaker, today, I am introducing a concurrent resolution with Senator RICK SANTORUM calling for an official investigation of Dr. Hans Joachim Sewering by the German Government. At the time of Hitler's reign in Germany, Dr. Sewering was a member of the Nazi SS and the medical director of the Schenbrunn Sanitarium in Bavaria, Germany. During his tenure at this clinic for mentally and physically handicapped children, Dr. Sewering ordered the deaths of 909 innocent children.

After the war, Dr. Sewering was not punished. His crimes were never even acknowledged by the German Government. In fact, Dr. Sewering went on to achieve a successful medical career in the German State of Bavaria. He thought that the world had forgotten the children that he sent to death.

But, in 1993, four Franciscan nuns who were witnesses to this atrocity broke their vow of silence in order to bring Dr. Sewering to justice. Yet, to date, the Bavarian Government refuses to investigate this matter or press charges.

Thanks to the Anti-Defamation League and my constituent, Michael Franzblau, M.D., the world has not forgotten the helpless children who dies at the hands of this man.

Dr. Hans Joachim Sewering must be exposed for what he is, a Nazi war criminal.