

goal to restore harvestable, sustainable fish and wildlife populations in the Columbia Basin, consistent with the ESA, the NW Power Act, the U.S.-Canada Pacific Salmon Treaty, and the Clean Water Act.

Second, the bill establishes a Natural Resources Recovery Fund. This Fund will aid us in paying for restoration of fish and wildlife in the Columbia Basin, the fish mitigation and enhancement requirements of the Northwest Power Act, and the water quality standards under the Clean Water Act. Funding would come from a 3 mills/kilowatt hour charge on all retail power sales in the northwest.

Third, this bill provides accountability. The bill provides for an improved accounting system for BPA expenditures, based upon GAO recommendations. Under these provisions, Treasury repayments are met; WPPSS debt obligations are met; costs for flood control, navigation, power generation, irrigation, and fish & wildlife are independently assessed and reported; and accounting records are made publicly available.

Finally, this legislation creates a cost recovery mechanism that would give BPA authorization to adjust the rates of its customers up to the market rate.

At this critical time for salmon in the Northwest, bold steps are needed to ensure that these fish do not go extinct. I know that my colleagues continue to lead the fight to protect salmon and restore the greatness of these Northwest icons after I'm gone.

DANTE B. FASCELL NORTH-SOUTH
CENTER ACT OF 1991

SPEECH OF

HON. E. CLAY SHAW, JR.

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Monday, October 12, 1998

Mr. SHAW. Mr. Speaker, I rise today in support of H.R. 4757, a bill to name the North-South Center after our former colleague, Dante Fascell.

It is fitting that Congress is naming the North-South Center, which Dante helped found, in his honor. During his long and distinguished career in the House, Dante used his position as chairman of the Foreign Affairs Committee to promote understanding and cooperation between nations of the Western Hemisphere. To advance this view, in 1984 Dante helped establish the North-South Center, located in Miami. This educational institution helps promote better relations between the United States and the other nations of the Western Hemisphere through cooperative study, training and research. Today, the North-South Center plays an essential role in the conduct of American diplomacy.

Mr. Speaker, one of Chairman Fascell's top priorities in Congress was to promote closer relations among our allies in this hemisphere. Dante was also a tireless fighter against tyranny and oppression in Latin America and the Caribbean. Since the North-South Center is essentially carrying on Dante's work, it is fitting that this organization be named in his honor. I hope the naming of the North-South Center will remind future generations, and especially South Floridians, the gratitude we owe Dante Fascell for his tireless efforts.

I urge my colleagues to support H.R. 4757.

DANTE B. FASCELL NORTH-SOUTH
CENTER ACT OF 1991

SPEECH OF

HON. AMO HOUGHTON

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Monday, October 12, 1998

Mr. HOUGHTON. Mr. Speaker, I rise today to applaud the University of Miami for naming the North-South Center after one of their most esteemed graduates and one of the greatest Members of Congress to sit in this chamber—Dante Fascell.

My experience with Dante really started when I joined the International Relations Committee in 1988. Dante was Chairman. He was always fair, even handed, and very knowledgeable in all matters of international relations—especially on issues pertaining to the U.S.-Latin America relationship. That's why I feel that naming the Center after Dante is particularly appropriate.

Dante Fascell has contributed so much to the North-South Center, the University of Miami, the Congress, the Nation, and the world. I'm so glad that he's been honored so appropriately. I think I speak for everyone, Mr. Speaker, when I say that we all miss him dearly.

TRIBUTE TO SPOTTSWOOD W.
ROBINSON, III

HON. ELIJAH E. CUMMINGS

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Wednesday, October 14, 1998

Mr. CUMMINGS. Mr. Speaker, I rise today to recognize Spottswood W. Robinson, III. Judge Robinson died in his Richmond, Virginia home on Sunday, October 11, 1998. He was 82 years of age.

Spottswood W. Robinson, III was a federal appeals judge, law school dean, civil rights attorney, husband, father, son, friend, and HERO. The world is less one phenomenal individual, and I rise because I must pay tribute to his life and his many accomplishments. As a Howard University Law School graduate, I was inspired by those civil rights giants who also inspired and taught Judge Robinson. It is upon the back of Judge Robinson on which I rise.

A graduate of Virginia Union University in Richmond, Judge Robinson entered the Howard Law School in 1936, at age 20. His arrival came at a time when Charles Hamilton Houston, a pioneering black lawyer, was building the law school into a think tank for civil rights. According to U.S. Court of Appeals Chief Judge Harry Edwards, "Robinson graduated from Howard Law School with what is still reputed to be the highest scholastic average in the school's history." He received his law degree in 1939 from Howard, magna cum laude.

Originally planning to return to practice law with his father in Richmond, he accepted a two-year teaching fellowship at Howard, which, due to World War II, turned into eight years. In 1941, Oliver W. Hill, Martin A. Martin and Spottswood W. Robinson III formed the law firm of Hill, Martin and Robinson. Mr. Robinson taught full time and practiced law part time.

Mr. Robinson became a full-time lawyer in 1947. The law firm of Hill, Martin and Robinson had been handling some civil rights cases when they received a letter in 1951 from two black high school girls in Prince Edward County, VA, who said their school was inadequate and that 450 students refused to attend classes. The decision to take this case led to their historic involvement in *Brown vs. Board of Education* in 1954. The Virginia case was combined with Brown and other cases from South Carolina and Delaware.

The Supreme Court's decision in *Brown vs. Board of Education* declared that segregation in public schools violated the constitution. When the court handed down its decisions, the justices also ruled on the four other cases.

Since Robinson had become legal representative of the Legal Defense and Educational Fund in Virginia in 1948, he was charged with arguing the constitutional history of the 14th Amendment before the Supreme Court during the *Brown* case.

Robinson's view was that the 14th Amendment had envisioned the establishment of complete equality for all people, regardless of race. Equality was denied to blacks, he held, as long as their children could not go to white schools.

Continuing his civil rights advocacy, Mr. Robinson helped lead the 1956 fight against Virginia's so-called NAACP Bills, a set of laws passed by Virginia legislators attempting to cripple the activities of the National Association for the Advancement of Colored People. The U.S. District Court in Virginia eventually threw out the laws in a decision that called them unconstitutional.

Judge Robinson was also an instrumental force in the following landmark civil rights decisions:

McGhee vs. Sipes and *Hurd vs. Hodge*, 1948 (decided along with *Shelley vs. Kraemer*) in which the Supreme Court ruled that court enforcement of race-based restrictive property covenants is unconstitutional.

Morgan vs. Virginia, 1948 where the Supreme Court ruled that State-enforced racial segregation in interstate transportation is unconstitutional.

Chance vs. Lambeth, 1951 in which the 4th U.S. Circuit Court of Appeals ruled and the Supreme Court upheld that carrier-enforced racial segregation in interstate transportation is unconstitutional.

Department of Conservation and Development vs. Tate, 1956 where the 4th Circuit ruled and the Supreme Court upheld that the denial of state park facilities on racial grounds is unconstitutional.

In addition, from 1949 to 1951, he was part of an NAACP team that defended the Martinsville Seven, a group of black men accused of raping a white woman in Martinsville, VA. The men eventually were executed.

President John F. Kennedy appointed Robinson to the United States Commission on Civil Rights where he served from 1961 to 1963. In 1964, he was appointed by President Lyndon B. Johnson as the first black to serve as a judge of the U.S. District Court in Washington. Judge Robinson was also the first black to serve as a judge of the U.S. Court of Appeals for the District of Columbia and, was chief judge of the appellate panel from 1981 until 1986.

At the courthouse, Judge Robinson was known to friends as "Spots." A self-effacing