

That evidence came together and identified a suspect and we arrested this man on November 30, 2001. We had him on four counts.

When we arrested him, we drove up to his place of work, where he worked for 31 years. He was married for over 13 years to the same woman. He was a member of the community. People were shocked, surprised, and amazed that he was identified as the person responsible for around 50 deaths. We arrested him. We drove up to him and we said, you are under arrest for the murder of four women connected with the Green River cases, and he shrugged his shoulders and he said, okay. He got into the police car and we took him to jail. He was not upset. It was not a big deal.

I share this with you to share a little of his personality. He is a psychopath, a pathological liar, and has no remorse whatsoever about the lives that he took. The women he killed, he killed because he could, and that is what his answer was to that question. When we arrested him, we spent 6 months interrogating him to try to pull out every piece of evidence and all information that we could.

There were three other cases we were able to charge him with, and that evidence came from microscopic paint spheres. Those paint spheres were collected in 1982. Let me give one example.

I mentioned first the body that took 6 years to find. In September of 1982, a young woman was missing. We found her body 6 years later. And as we were processing that scene, we found a piece of cloth at that site where she was buried. It was decomposing, and it decomposed to the point where if you were to try and lift it with your fingers, it would crumble between your fingertips and onto the ground. We collected that, put it together, and we saved it.

In 2002, when the science again was to the point where they could find those microscopic spheres and compare them to the paint at a trucking company where this suspect worked as a truck painter for 31 years, we were able to take that paint from that decomposing piece of cloth and the paint spheres from a ligature that was on a victim who was floating in the river. One might assume that the evidence on the victim had been washed away, but it still had microscopic paint spheres. We were able to collect those, have them examined by the scientists.

Those microscopic paint spheres in 1987 were also discovered in his locker. So we have a connection between three victims who had microscopic paint spheres attached to them, and we also had microscopic paint spheres that were found in his locker at work, which connected him back.

Once we had seven cases on him, his attorneys quickly came to us and said we want to talk to you. We were hoping for that, and I will tell you why. Most people might say this man, if anyone, and I would agree with this, if

anyone deserved the death penalty, this man deserved the death penalty. But one of the things that had happened over the years as we worked with the families is we had become friends with the family members. We were their link to their loved ones.

They had questions: Where is my daughter? Is she alive? People were still hoping their daughter could be found. If my daughter is dead, who killed her and why? And, Mr. Speaker, I would say that every one of us in this room today would say I want to know. I would want to know. I would want someone to talk to the guy and find out; find out why and where my daughter is buried. So we did.

We had choices of going forward with seven cases and following that through the court system. We had seven strong cases. But what if he was found not guilty? Stranger things have happened. What if he was found guilty and we went to the penalty phase and the jury decided to give him life in prison without parole. We only had seven cases solved.

We decided to take a chance and interview this monster, and we spent 6 months, as I said before, 6 months interviewing him and pulling out every piece of information and fact that we could about every one of these cases. The last day that I talked to him was on December 31, 2003, before he was sent to prison. I spoke to him for about an hour, and I will never forget what he said to me, the last thing he said. He said, I have killed 71 and you are too stupid to find the others. And it is my belief, as I said earlier, he has probably killed near 80.

So now you have an idea of the difficulty of this case. I have really only scratched the surface of how tough this case was. But the importance of bringing this case to the floor today, Mr. Speaker, is that we must never forget the victims. We must never forget the families whose pain still is being endured today, and we must always be able to say thank you to the men and women in law enforcement, the criminal justice system, and those who are in the forensic science field coming up with new and innovative ways every day to help law enforcement solve these cases, cases like the BTK case.

And then, as a reminder, we need to stop and think about why these young ladies are on the street? I mentioned earlier some of the reasons, but what can we do about it? Are we willing to do anything about it? Yes, there are people out there working with young people on the street, working with young people who are on drugs and alcohol, and we are trying to make a difference there, but it has to start earlier.

One of the places that does that in Seattle, just south of Seattle in a small town called Kent, where I grew up, is a place called the Pediatric Intensive Care Center. This facility takes in babies who have been born to drug-addicted mothers, some of these mothers

who have been on the street. These babies are placed into homes where they have a chance to live a life, a real life, the life that I talked about earlier: A life of hope, a life with dreams for those little girls who have dreams.

And you know what, it is our duty, Mr. Speaker, every one of us in this Nation, to protect those dreams, to make sure that the hopes and dreams of our children are not stolen away by something we might do at home and not stolen away by someone who lures them out of our homes with the promise of a better life somewhere else. It is our responsibility to step up and act.

People talk about human trafficking, and it is an international problem. Human trafficking is a problem right here in this country. It happens on our Nation's streets every day. I hope to join with my colleagues here in Congress to begin to make a difference in the lives of our children so that we can protect them and they can enjoy a life of freedom and safety.

I want to end, Mr. Speaker, by reading a list of each of the victims whose lives were taken by this monster in the northwest:

Marcia Fay Chapman; Cynthia Jean Hinds; and Opal Charmaine Mills. She's the one I found on the river bank.

Carol Ann Christensen, Wendy Lee Coffield, Gisele Ann Lovvorn, Debra Lynn Bonner, Marcia Fay Chapman, Cynthia Jean Hinds, Opal Charmaine Mills, Terry Rene Milligan, and Mary Bridget Meehan. She was the one 9 months pregnant.

Debra Lorraine Estes, Linda Jane Rule, Denise Darcel Bush, Shawnda Leea Summers, Shirley Marie Sherrill, Colleen Renee Brockman, Alma Ann Smith, Dolores Williams, Gail Lynn Mathews, Andrea Childers, Sandra Kay Gabbert, Kimi-Kai Pitsor, Marie Malvar, Carol Christensen, Martina Authorlee, Cheryl Wims, Yvonne Antosh, Carrie Rois, Constance Elizabeth Naon, Kelly Marie Ware, Tina Thompson, April Buttram, Debbie Abernathy, Tracy Winston, Maureen Sue Feeney, Mary Sue Bello, Pammy Avent, Delise Plager, Kimberly Nelson, Lisa Yates, Mary West, Cindy Smith, Patricia Barczak, Roberta Hayes, Marta Reeves, Patricia Yellow Robe.

And then there are four others who have not been identified: Unidentified victim number ten, unidentified victim number sixteen, unidentified victim number seventeen, and unidentified victim number twenty.

□ 1545

#### APPOINTMENT OF MEMBERS TO HOUSE OF REPRESENTATIVES PAGE BOARD

The SPEAKER pro tempore (Mr. DAVIS of Kentucky). Pursuant to 2 U.S.C. 88b-3, and the order of the House of January 4, 2005, the Chair announces the Speaker's appointment of the following Members of the House to the House of Representatives Page Board:

Mr. SHIMKUS, Illinois,  
Mrs. CAPITO, West Virginia.

#### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. FORD (at the request of Ms. PELOSI) for today.

Ms. HARRIS (at the request of Mr. DELAY) for February 28 and the balance of the week on account of a family emergency.

Mr. LEACH (at the request of Mr. DELAY) for today on account of illness.

#### SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. SCHIFF) to revise and extend their remarks and include extraneous material:)

Mr. SCHIFF, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Mr. BROWN of Ohio, for 5 minutes, today.

Mr. PALLONE, for 5 minutes, today.

Mr. CUMMINGS, for 5 minutes, today.

Mr. ENGEL, for 5 minutes, today.

Ms. LEE, for 5 minutes, today.

(The following Members (at the request of Mr. WELDON of Florida) to revise and extend their remarks and include extraneous material:)

Mr. WELDON of Florida, for 5 minutes, today.

Mr. FOSSELLA, for 5 minutes, today.

Mr. POE, for 5 minutes, today.

#### EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

Mr. SCOTT of Virginia and to include extraneous material, notwithstanding the fact that it exceeds two pages of the RECORD and is estimated by the Public Printer to cost \$1,880.

#### ADJOURNMENT

Mr. REICHERT. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 3 o'clock and 45 minutes p.m.), under its previous order, the House adjourned until Monday, March 7, 2005, at noon.

#### EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

1016. A letter from the Regulatory Contact, Grain Inspection, Packers and Stockyards Administration, Department of Agriculture, transmitting the Department's final rule—United States Standards for Wheat (RIN: 580-AA86) received February 15, 2005, pursuant to

5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1017. A letter from the Congressional Review Coordinator, APHIS, Department of Agriculture, transmitting the Department's final rule—Karnal Bunt; Revision of Regulations for Importing Wheat [Docket No. 02-057-2] (RIN: 0579-AB74) received February 24, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1018. A letter from the Congressional Review Coordinator, APHIS, Department of Agriculture, transmitting the Department's final rule—Brucellosis in Swine; Add Arkansas, Louisiana, and Michigan to List of Validated Brucellosis Free States [Docket No. 04-103-2] received February 17, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1019. A letter from the Congressional Review Coordinator, APHIS, Department of Agriculture, transmitting the Department's final rule—Golden Nematode; Regulated Areas [Docket No. 04-093-2] received February 15, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1020. A communication from the President of the United States, transmitting a request for FY 2005 supplemental appropriations from the Legislative Branch and the Judicial Branch; (H. Doc. No. 109-14); to the Committee on Appropriations and ordered to be printed.

1021. A letter from the Assistant General Counsel for Regulations, Department of Housing and Urban Development, transmitting the Department's final rule—FHA TOTAL Mortgage Scorecard [Docket No. FR-4835-F-03] (RIN: 2502-A100) received February 10, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

1022. A letter from the Assistant General Counsel for Regulations, Department of Housing and Urban Development, transmitting the Department's final rule—Eligibility of Mortgages on Hawaiian Home Lands Insured Under Section 247 [Docket No. FR-4779-F-02] (RIN: 2502-AH92) received February 10, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

1023. A letter from the Secretary, Department of Education, transmitting the Department's final rule—Scientifically Based Evaluation Methods (RIN: 1890-ZA00) received February 2, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

1024. A letter from the Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department's final rule—Secondary Direct Food Additives Permitted in Food for Human Consumption [Docket No. 2003F-0128] received February 10, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1025. A letter from the Special Counsel, WCB/CPD, Federal Communications Commission, transmitting the Commission's final rule—Unbundled Access to Network Elements [WC Docket No. 04-313] Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers [CC Docket No. 01-338] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1026. A letter from the Chief, Policy and Rules Division, Federal Communications Commission, transmitting the Commission's final rule—Revision of Part 15 of the Commission's Rules Regarding Ultra-Wideband Transmission [ET Docket No. 98-153] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1027. A letter from the Legal Advisor to the Bureau Chief, Media Bureau, Federal Com-

munications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b) Table of Allotments, FM Broadcast Stations. (Security and Genoa, Colorado) [MB Docket No. 04-367, RM-11070] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1028. A letter from the Legal Advisor to the Bureau Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), FM Table of Allotments, FM Broadcast Stations. (Corydon and Lanesville, Indiana) [MB Docket No. 04-380, RM-11069] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1029. A letter from the Legal Advisor to the Bureau Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations. (Weatherford, Blanford, Elmore City, and Wynnewood, Oklahoma) [MB Docket No. 03-181, RM-10758, RM-11123] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1030. A letter from the Legal Advisor to the Bureau Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations. (Yazoo City and Benton, Mississippi) [MB Docket No. 04-249, RM-10999] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1031. A letter from the Legal Advisor to the Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.622(b), Table of Allotments, Digital Television Broadcast Stations. (El Dorado, Arkansas) [MB Docket No. 04-282, RM-11042] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1032. A letter from the Legal Advisor to the Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations. (Centre Hall, Mount Union, and Huntingdon, Pennsylvania) [MB Docket No. 03-231, RM-10818] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1033. A letter from the Legal Advisor to the Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.622(b), Table of Allotments, Digital Television Broadcast Stations (Thief River Falls, Minnesota) [MB Docket No. 00-163; RM-9934] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1034. A letter from the Legal Advisor to the Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.622(b), Table of Allotments, Digital Television Broadcast Stations (Appleton, Wisconsin) [MB Docket No. 04-185; RM-10860] received February 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1035. A letter from the Secretary, Federal Trade Commission, transmitting the Commission's final rule—Rule Concerning Disclosures Regarding Energy Consumption and Water Use of Certain Home Appliance and Other Products Required Under the Energy Policy and Conservation Act ("Appliance Labeling Rule")—received February 15, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.