

EXTENSIONS OF REMARKS

CONGRATULATIONS TO THE BOROUGH OF WEST VIEW ON ITS CENTENNIAL ANNIVERSARY

HON. MELISSA A. HART

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 19, 2005

Ms. HART. Mr. Speaker, I would like to take this opportunity to congratulate the Borough of West View as it celebrates its centennial Anniversary.

West View will turn 100 years old on March 20th, 2005. The community will celebrate during the week of July 10th with a parade, picnics and fireworks that have been planned by the Centennial Celebration Committee. The Committee has been working very hard planning the festivities for over a year and the celebration promises to be a festive event.

I ask my colleagues in the United States House of Representatives to join me in honoring the rich history and tradition of the Borough of West View. It is an honor to represent the Fourth Congressional District of Pennsylvania and a pleasure to congratulate West View on its 100th anniversary.

HONORING DAVID BENFER, FACHE, 2005 RECIPIENT OF THE TORCH OF LIBERTY AWARD

HON. ROSA L. DeLAURO

OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 19, 2005

Ms. DeLAURO. Mr. Speaker, today, in New Haven, Connecticut, friends, family and colleagues will gather to pay tribute to one of our community's most outstanding citizens. I am proud to stand today and join the Connecticut Anti-Defamation League as they honor David Benfer, FACHE with the 2005 Greater New Haven Torch of Liberty Award.

Each year, the Connecticut Anti-Defamation League presents the prestigious Torch of Liberty Award to an outstanding leader in the community, recognizing their unique commitment and dedication. As President and Chief Executive Officer of the Saint Raphael Hospital System, David manages one of New Haven's leading employers as well as one of the largest providers of healthcare in Connecticut. During his tenure of six years, Saint Raphael's has furthered its reputation as a clinical pioneer in cardiac, cancer, orthopedic, neurosciences, and geriatric services. The outstanding success of Saint Raphael's is a reflection of the deep commitment that David has demonstrated since his arrival just six years ago.

I have had the opportunity and honor to work with David on a number of projects. I am in awe of his unparalleled dedication. A trustee of the Catholic Health Association, an advocacy organization that represents more than two thousand Catholic healthcare facilities na-

tionwide, David recently asked me to get involved with a very special mission—the "Lend Your Voice" campaign, a national campaign to bring awareness to lawmakers of the seriousness of today's healthcare crisis. As the administrator of a healthcare facility, David knows only too well the plight of uninsured Americans. At a recent event he said, "This is not only a moral responsibility, but it is an economic opportunity to improve health care and reduce costs in the long run by providing care at the appropriate time." It is this leadership and vision that will continue to spark debate and, hopefully, allow for a time when every American is insured.

It is not only his professional contributions that have made David such a special member of our community. Arriving to New Haven only six years ago, David not only took on his responsibilities at Saint Raphael's, but immediately became involved in a number of local service organizations. The New Haven Symphony Orchestra, Community Soup Kitchen and the International Festival of Arts and Ideas are just some of those who benefit from having David as a member of their Boards. It is not often that you find individuals who so quickly and willingly delve into their new communities. With his compassion, generosity, and kind heart, David represents all that a community leader should be.

I am honored to rise today and join his wife, Mary, his three children, family, friends, and colleagues to pay tribute to David Benfer, FACHE for his many invaluable contributions. I cannot think of a more appropriate honor than the Torch of Liberty Award to recognize the generosity and commitment David has shown to our community.

THE SREBRENICA MASSACRE OF 1995, HOUSE RESOLUTION 199

HON. BENJAMIN L. CARDIN

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 19, 2005

Mr. CARDIN. Mr. Speaker, I am pleased to join our colleague and Chairman of the Helsinki Commission, Mr. SMITH of New Jersey, in cosponsoring House Resolution 199, regarding the 1995 massacre at Srebrenica in eastern Bosnia-Herzegovina.

For us, the congressional debates regarding the nature of the Bosnian conflict and what the United States and the rest of the international community should do about it are increasingly part of history. Now focused on other challenges around the globe, it is easy to forget the prominence of not only Bosnia, but the Balkans as a whole, on our foreign policy agenda.

It would be a mistake, however, to ignore the reality of Srebrenica ten years later to those who were there and experienced the horror of having sons, husbands, fathers taken away never to be seen again. Their loss is made greater by the failure to apprehend and

transfer to The Hague for trial people like Ratko Mladic and Radovan Karadzic who were responsible for orchestrating and implementing the policies of ethnic cleansing.

Following the Srebrenica massacre, the United States ultimately did the right thing by taking the lead in stopping the bloodshed and in facilitating the negotiation of the Dayton Agreement, the tenth anniversary of which will likely be commemorated this November. Thanks in large measure to the persistence of the U.S. Congress and despite the resistance of some authorities particularly in Belgrade and Banja Luka, cooperation with the International Criminal Tribunal for the former Yugoslavia remains a necessary precondition for improved bilateral ties and integration into NATO and the European Union. Meanwhile, the United States and many other countries have contributed significant resources, including money and personnel, to the region's post-conflict recovery.

It is therefore appropriate that we, as the leaders of the Helsinki Commission, introduce and hopefully pass this resolution on Srebrenica ten years later, not only to join with those who continue to mourn and seek closure, but also to understand why we have done what we have done since then, and, more importantly, to learn the lesson of failing to stand up to those in the world who are willing to slaughter thousands of innocent people. The atrocities committed in and around Srebrenica in July 1995, after all, were allowed to happen in what the United Nations Security Council itself designated as a "safe area."

In confirming the indictments of Mladic and Karadzic, a judge from the international tribunal reviewed the evidence submitted by the prosecutor. His comments were included in the United Nations Secretary General's own report of the fall of Srebrenica, which described the UN's own responsibility for that tragedy. Let me repeat them here:

After Srebrenica fell to besieging Serbian forces in July 1995, a truly terrible massacre of the Muslim population appears to have taken place. The evidence tendered by the Prosecutor describes scenes of unimaginable savagery: thousands of men executed and buried in mass graves, hundreds of men buried alive, men and women mutilated and slaughtered, children killed before their mothers' eyes . . . These are truly scenes from hell, written on the darkest pages of history.

Regardless of one's views of the Yugoslav conflicts—who started the conflicts, why, and what our response should have been—there is no denying that what happened to the people of Srebrenica was a crime for which there are no reasonable explanations, no mitigating circumstances, no question of what happened. As a result, it is inconceivable to me that anybody can defend Radovan Karadzic or Ratko Mladic, let alone protect them from arrest.

There should also be no mistake, Mr. Speaker, that Srebrenica was only the worst of many incidents which took place in Bosnia and Herzegovina from 1992 to 1995. Like the

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.

shelling of Sarajevo and the camp prisoners at Omarska, the July 1995 events in Srebrenica were part of a larger campaign to destroy a multi-ethnic Bosnia and Herzegovina, which manifested itself in atrocities in towns and villages across the country. It does, indeed, meet the definition of genocide.

I hope, Mr. Speaker, that the House will express its views regarding this massacre, which may fade in our memories but is all too recent and real to those who witnessed it and survived. Joining them in marking this event 10 years ago may help them to move forward, just as we want southeastern Europe as a whole to move forward. I call on my colleagues to support this resolution.

INTRODUCTION OF THE PAYCHECK
FAIRNESS ACT OF 2005 AND THE
FAIR PAY ACT OF 2005

HON. ELEANOR HOLMES NORTON

OF THE DISTRICT OF COLUMBIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 19, 2005

Ms. NORTON. Mr. Speaker, today I am pleased to join my House colleague ROSA DELAURO and Senator HILLARY CLINTON as original cosponsors of the Paycheck Fairness Act and Senator TOM HARKIN as an original cosponsor of the Fair Pay Act. The Equal Pay Act has been a highly successful civil rights statute, but it is creaky with age and to be useful, it must be amended to meet the changed economy in which it must now do its work. The Fair Pay Act also amends the EPA but it picks up where the EPA leaves off.

Huge changes in the economy and the workplace have occurred since the EPA was passed, and most important is the emergence of a highly educated workforce of women with even 75 percent of women with small children working for pay. However, women are vastly underused because of employer steering and because of deeply rooted wage stereotypes that result in pay according to gender and not according to the skills, efforts, responsibilities and working conditions necessary to do the job. We introduce the Fair Pay Act because the pay problems of most women today stem mainly from this sex segregation in the jobs that women and men do. Two-thirds of white women, and three quarters of African American women work in just three areas: sales and clerical, service and factory jobs. Only a combination of more aggressive strategies can break through the ancient societal habits present throughout human time the world over as well as the employer steering of women into women's jobs that is as old as paid employment itself.

The FPA recognizes that if men and women are doing comparable work, they should be paid a comparable wage. If a woman is an emergency services operator, a female-dominated profession, for example, she should be paid no less than a fire dispatcher, a male-dominated profession, simply because each of these jobs has been dominated by one sex. If a woman is a social worker, a traditionally female occupation, she should earn no less than a probation officer, a traditionally male job, simply because of the gender associated with each of these jobs.

The FPA, like the EPA, will not tamper with the market system. As with the EPA, the bur-

den will be on the plaintiff to prove discrimination. She must show that the reason for the disparity is sex or race discrimination, not legitimate market factors. Corrections to achieve comparable pay for men and women are not radical or unprecedented. State employees in almost half the state governments, in red and blue states, have already demonstrated that you can eliminate the part of the pay gap that is due to discrimination. Twenty states have adjusted wages for women, state employees, raising pay for teachers, nurses, clerical workers, librarians, and other female dominated-jobs that paid less than men with comparable jobs. Minnesota, for example, implemented a pay equity plan when they found that similarly skilled female jobs paid 20% less than male jobs. There often will be some portion of the gap that is traceable to market conditions, but twenty states have shown that you can tackle the discrimination gap without interfering with the free market system. The states generally have closed the discrimination gap over a period of four or five years at a one-time cost no more than 3 to 4 percent of payroll.

In addition, routinely, many women workers achieve pay equity through collective bargaining. And countless employers on their own see women shifting out of vital female dominated occupations, and the resulting effects of the shortage of workers, see the unfairness to women, and are raising women's wages with pay equity adjustments. Unequal pay has been built into the way women have been treated since Adam and Eve. To dislodge such deep seated and pervasive treatment, we must go to the source, the female occupations where pay now identifies with gender and always has.

The Paycheck Fairness Act is important simply to meet our obligation to keep existing legislation current. It simply updates the 42-year old Equal Pay Act. Recently, I thought we were seeing progress when the census reported that black college educated women actually earned more than white college-educated women, although the overall the wage gap for black women, at 65 percent, remains considerably larger than the gap for white women.

No explanation was offered for the progress for black women but other data and information suggest that even when women seem to catch up it may not be what we had in mind. I suspect that African American women are represented disproportionately among the 50% of all multiple job holders who are women. I am certain that this progress for African American women also tells a tragic story. The decline in marriageable black men, eaten alive by ghetto life, also means that many college educated black women are likely to be single with no need for even the short time-out for children white women often take that affects their wages.

The best case for a strong and updated EPA occurred here in the Congress in 2003, when the women custodians in the House and Senate won an EPA case after showing that women workers were paid a dollar less for doing the same and similar work as men. Had they not been represented by their union they would have had an almost impossible task using the rules for bringing and sustaining an EPA class action. The FPA simply modernizes the EPA the first of the great civil rights statutes of the 1960s to bring it in line with later passed civil rights statutes. Because I en-

forced the EPA as chair of the Equal Employment Opportunity Commission, I know all too well the several ways that this historic legislation needs a 21st century make-over.

We file these two bills today to say start with the Fair Pay Act or start with the Paycheck Fairness Act. Start where you like, but Congress should be ashamed to let another year go by while working families lose more than 200 billion annually—more than \$4,000 per family—because even considering education, age, hours worked and location, women are paid less than they are worth. Let's start this year to make pay worthy of the American women we have asked to go to work.

IN RECOGNITION OF ELAINE
GROTHMANN FOR HER 30 YEARS
OF SERVICE TO THE CONTRA
COSTA COUNTY DEPARTMENT OF
EMPLOYMENT AND HUMAN
SERVICES

HON. ELLEN O. TAUSCHER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 19, 2005

Mrs. TAUSCHER. Mr. Speaker, I rise today to honor the career accomplishments of Elaine Grothmann for her 30 years of service to the Contra Costa County Department of Employment and Human Services.

Ms. Grothmann represents the highest standards of professionalism in her life work with the Department. She is respected and trusted by her colleagues for her sincerity, constancy, and the outstanding quality of her work. Her managers know that when Elaine takes on an assignment, the end product is going to be assured, timely, and a credit to the Department.

Over her career, Elaine's work has benefited a wide range of the Department's customers, including dependent children, refugees, foster children, and parents entering and reentering the job market after having received welfare. She has been an innovator and mainstay of programs for CalWORKs participants, creating and implementing services in child care, substance abuse, mental health, and learning disabilities that buoy employability. The training program she spearheaded for CalWORKs participants to become licensed child care providers and preschool teachers is an inspired, lasting design that continues to meet multiple, compatible needs of the participants.

Elaine's respect for those who are served by the Department shows in her work on their behalf and confers respect on the Department. Her creativity, expertise, dedication, and amiability—not to mention her affinity for good times and monthly trips to Disneyland—are going to be missed by everyone who has worked with Elaine and benefited from her good work.

I thank Elaine Grothmann for her career contributions to the Contra Costa County Department of Employment and Human Services, and I wish her a well-deserved retirement in the community she has done so much to improve