REVEREND JACQUELINE McCULLOUGH

HON. EDOLPHUS TOWNS

OF NEW YORK IN THE HOUSE OF REPRESENTATIVES

Thursday, May 16, 1996

Mr. TOWNS. Mr. Speaker, Rev. Jacqueline McCullough has spent most of her life in the church. She is the daughter of two preachers, Reverend and Evangelist Percival Phillips. Presently, she is an associate pastor at Elim International Fellowship and has been under the tutelage and pastoralship of Bishop Wilbert McKinley for over 20 years.

After 7 years of working as a nurse, Reverend McCullough left the medical field to enter full-time ministry. She has traveled for over 20 years nationally and internationally conducting and attending revivals, seminars, workshops and conferences. She is often seen on religious cable television and heard on religious talk show. Reverend McCullough is accredited with master of arts in philosophy from New York University. She is presently working toward a doctorate degree in Bible— Old Testament—at the Jewish Theological Seminary.

In 1986, Reverend McCullough founded the Daughters of Rizpah, a nonprofit religious organization where she is the president and director. This organization underwrites all of her extra-church ministerial activities and community involvements. She is also the proprietor of Biblion—The Family Bookstore, the author of "Daily Moments—In Quietness and Confidence" and publisher of a semiannual newsmagazine "Mended Bridges".

This recount only serves to give an overview of her life, work, and godly commitment. It does not reflect her passionate love for God, His word, the innumerable sacrifices for the work of the Lord and her sensitivity to the needs of God's people.

WESTHILL'S DOUBLE CHAMPIONSHIP SEASON

HON. JAMES T. WALSH

IN THE HOUSE OF REPRESENTATIVES

Thursday, May 16, 1996

Mr. WALSH. Mr. Speaker, today I ask my colleagues in the House of Representatives to join me in congratulating the young women athletes of the Westhill Senior High School soccer and basketball programs for their New York State Class C Championships during the past season.

From a small school of 600 in the Town of Onondaga in Central New York, two outstanding coaches have inspired, instructed, led cajoled, and pushed in order to get the best from their girls. In each case, their best was indeed good enough.

Before I name the players, I would also like to congratulate the entire Westhill High School community—led by Superintendent Mar DeSantis, Principal Richard Cavallaro, Board President Anthony Sidoni, Athetic Director Matt Whilpple and the hundreds of parents and students who make up the support infrastructure at Westhill.

Being a parent in the Westhill School District, I am especially proud today. Many of the players are well known to me and my neighbor. We have watched these athletes grow, become stronger, become young adults, never losing their school spirit, their pride, never faltering in support of one another.

We are now gratified to see them succeed so completely. We will recognize them, and all our district's scholastic athletes, at Sports Night on June 6. These two teams give us reason to cheer, but as parents everywhere understand they also give us an opportunity to give a final round of applause this year to all the students who partake in school sports.

Members of the New York State Class C Championship Varsity Girls Basketball Team from Westhill Senior High School were coached magnificently by Sue Ludwig. They are: Jessica Adydan, Erin Davies, Sarah Detor, Lauren Fitzpatrick, Leigh Halsey, Laurie Hughes, Mellissa Johnson, Sarah Johnson, Stephanie Mancini, Maura Satalin, and Kathleen Sheridan.

Members of the New York State Class C Championship Varsity Girls Soccer Team from Westhill Senior High School, Coached by Ann Riva, are: Jessica Adydan, Ellen Bronchetti, Carolyn Butler, Shannan Card, Jennifer Conway, Erin Davies, Julie Donahue, Sharon Gates, Julie Guinn, Karen Guinn, Alissa Hoover, Laurie Hughes, Jennifer Kirsch, Lindsay Lazarski, Sara Murphy, Kirsten Parody, Wallis Patulski, Megan Rogers, Courtney Spencer Sarah Thornton, Sarah Ungerer and Jessica Vosseteig.

Westhill was further honored this year when Coach Riva was named by the National Soccer Coaches Association of America as Coach of the Year for the Northeast Region of the United States.

Under her direction, the Westhill team has won State Sectional titles for the last 4 years, and Onondaga High School League championships for the last 5 years. During 22 seasons, her teams have recorded 208 wins against 85 losses and 20 ties.

Everyone at Westhill is very proud. I salute the coaches, parents, administration, faculty, and staff and most of all, the teams.

TRIBUTE TO WILLIAM WHITNEY AND MOUNTAIN VIEW ELEMEN-TARY SCHOOL

HON. JOSEPH M. McDADE

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES Thursday, May 16, 1996

Mr. McDADE. Mr. Speaker, it was my pleasure today to meet with the sixth grade class from Mountain View Elementary School in Kingsley, PA.

Across our great land, there are people who dedicate their lives to the education of our children. Through their tireless efforts they give the gift of learning to their students, helping make a better future for our families, our communities, and our Nation.

The people of whom I speak are the teachers in schools across America. Today, I would like to especially recognize William Whitney of Mountain View, who is one of those dedicated teachers who not only excels in the classroom, but also makes those extra efforts to enrich his students' learning experiences.

Today's visit by the Mountain View Elementary School marks the 25th consecutive year

in which Mr. Whitney has brought his students to our Nation's Capital. In addition, Mr. Whitney also coaches several athletic teams. I commend him for his dedication to his students.

Mr. Speaker, I would like to take this opportunity to express my gratitude to all the teachers who play such an important role in the lives of our children. Teachers like Mr. Whitney exemplify, and impart in our children, the true meaning of citizenship in this great democracy in which we live.

ANNOUNCING COMPREHENSIVE BI-PARTISAN CHILD SUPPORT RE-FORM

HON. NANCY L. JOHNSON OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

Thursday, May 16, 1996

Mrs. JOHNSON of Connecticut. Mr. Speaker, I rise to announce yesterday's introduction of an outstanding bipartisan bicameral bill that will have a tremendous impact on the lives of millions of American families—the Child Support Improvement Act of 1996 (H.R. 3465). My colleague from Connecticut, BARBARA KEN-NELLY, as well as Senators OLYMPIA SNOWE and BILL BRADLEY, have joined me as sponsors of this important legislation.

The Child Support Improvement Act is not new language; it is the child support title of H.R. 4, the welfare reform bill that has been bogged down in negotiations for over a year. Because we have reached agreements on all aspects of the child support title of the welfare reform bill, we believe it is imperative that we liberate these provisions of the bill so that they are ready to move forward independently if necessary.

Let me make this clear—we prefer sending to the President a comprehensive, bipartisan welfare reform bill that includes our child support enforcement provisions. But no matter what happens with welfare reform this year, our goal is to have the child support enforcement provisions signed into law by the time this Congress adjourns.

Imagine this—as recently as 8 years ago, just about every State had its child support orders in file cabinets. We approved legislation in 1988 that brought us into the 20th century by requiring computer automation of this information. The bill we introduced yesterday will take us to the next level by linking States to a central Federal databank. At one time a deadbeat parent from Connecticut could find work in California and never have to worry about being tracked down to pay child support.

To all deadbeat parents, you are now on notice. Once this bill is enacted, you will not be able to hide. We will find you. We will make you live up to your parental responsibilities of supporting your children.

END VIOLENCE AGAINST WOMEN

HON. CLIFF STEARNS

IN THE HOUSE OF REPRESENTATIVES

Thursday, May 16, 1996 Mr. STEARNS. Mr. Speaker, the statistics are bone chilling. Three out of four American women will be a victim of a violent crime in their lifetime. For every 5 minutes that passes, another women is raped. Every 9 seconds another woman is abused.

And don't think it doesn't happen in your community. While most men are respectful toward women, the statistics indicate that in every community there lives at least one weak, cowardly, and spineless man who feels the compulsion to humiliate and torment a woman.

Don't fool yourself into believing that you couldn't know a woman who is suffering. These women are someone's mother, someone's sister, someone's daughter, someone's coworker, someone's friend. This abuse breeds fear, pain, and shame in women.

It's time to alert and educate the public about the violence that is being inflicted on women and how to stop it. Violence is inexcusable in any civilized society. Only by exposing this destructive vile behavior will there be an end to the pain and suffering. Anything less is unacceptable. I urge everyone to do their part to end the violence.

TRIBUTE TO ANNA CHERNEY, PEACE AND COMMUNITY ACTIVIST

HON. LYNN C. WOOLSEY

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, May 16, 1996

Ms. WOOLSEY. Mr. Speaker, I rise today to pay tribute to Anna Cherney, one of California's long-time social and peace activists who passed away on April 18, 1996, at the age of 94. Until her death she was active throughout the community as a vigorous worker for civic activities, involved with the peace and labor movements, and supporting the struggle for equality.

Anna is well known for giving generously of herself and her finances. Seldom did she withhold her financial support for her beliefs.

Anna is attributed with making her community, the city of Sebastopol, CA, a nuclear-free zone. She has helped raise money for student art scholarships at the local Santa Rosa Junior College, the Sonoma County Peace and Justice Center, and continued fund raising activities, rallies, and peace marches until just recently. Her friends call her "one feisty lady," and it is her spirited nature that will be remembered and cherished by her many followers who will pick up the torch and carry it to the generations who follow.

Mr. Speaker, Anna Cherney's commitment to her community, her legacy of generosity, and her selflessness serve as an example to all Americans. It is people like Anna, working together in communities throughout America, who make our Nation so great and bring out the best in us. We can celebrate the power of one individual, Anna Cherney, by waking the giants that live within all of us to help our neighbors, our community, and our Nation. Anna Cherney did, and for this, I say thank you, Anna.

H.R. 2594 AND TECHNICAL CHANGES TO ICC TERMINATION ACT

HON. BUD SHUSTER

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, May 16, 1996

Mr. SHUSTER. Mr. Speaker, today I would like to announce that H.R. 2594, the Railroad Unemployment Insurance Amendments Act, is scheduled to be considered on the House Floor next week. This bipartisan bill improves unemployment and sickness benefits for rail workers, with no additional cost to the Federal Government.

H.R. 2594 was approved by the Transportation and Infrastructure Committee by voice vote last November. It is a consensus measure, supported by both rail labor and rail management.

Unemployment and sickness benefits for rail workers are handled under a national, employer-financed system that is administered by the Railroad Retirement Board. H.R. 2594 makes a number of changes to railroad unemployment and sickness benefits that will produce a more equitable and up-to-date program.

The reforms contained in H.R. 2594 will bring the railroad industry benefits more into line with the State unemployment benefits that apply to all other industries. Daily benefits will be increased from \$36 to \$42. Currently, most States have higher daily benefits than the railroad unemployment program. In addition, the waiting period before benefits begin to accrue is reduced from 14 days to 7 days. Again, most States have a shorter waiting period than under the railroad unemployment system. The bill also limits the amount of benefits that can be paid based on an individual's outside income, and reduces the maximum number of days of extended benefits.

Because the railroad unemployment system is financed by taxes imposed on the railroad industry, the federal taxpayer will not be saddled with additional costs as a result of this bill. Thanks to the efforts of our colleagues on the Budget Committee, the budgetary impact of the bill has been resolved so that we are able to bring the bill to the floor under suspension of the rules.

In the motion to suspend the rules and pass H.R. 2594, I will also include several technical corrections that are necessary to eliminate minor drafting ambiguities in the ICC Termination Act, which was enacted at the end of 1995. The changes are intended only to restore the status of related laws to the way they were at the time of the enactment, or to correct purely clerical errors in the text of the ICC Termination Act. The text of these technical changes follows.

One of the technical changes is necessary to carry out the explicitly stated intent of the ICC Termination Act that its enactment did not "expand or contract coverage of employers or employees under the Railway Labor Act." 49 U.S.C. 10501(c)(3)(B). The technical correction is drafted merely to restore more clearly the exact legal standards for coverage under the Railway Labor Act that existed prior to the enactment of the ICC Termination Act. Otherwise, the current text of the law could cause needless ambiguity and confusion.

H.R. 2594 will provide for much-needed reform of the railroad unemployment system and I urge your support of this legislation.

TECHNICAL CHANGES TO ICC TERMINATION ACT TO BE INCLUDED IN H.R. 2594

SEC. 6. TECHNICAL AMENDMENTS.

(a) REFERENCES.—(1) Section 24307(c)(3) of title 49, United States Code, is amended by striking "Interstate Commerce Commission" and inserting in lieu thereof "Surface Transportation Board".

 $\widehat{}$ (2) Section 24308 of title 49, United States Code, is amended—

(A) by striking "Interstate Commerce Commission" in subsection (a)(2)(A) and inserting in lieu thereof "Surface Transportation Board"; and

(B) by striking "Commission" each place it appears and inserting in lieu thereof "Surface Transportation Board".

(3) Section 24311(c) of title 49, United States Code, is amended—

(A) by striking "Interstate Commerce Commission" in paragraph (1) and inserting in lieu thereof "Surface Transportation Board": and

(B) by striking "Commission" each place it appears and inserting in lieu thereof "Surface Transpiration Board".

(b) CLARIFYING AMENDMENT.—(1) The first paragraph of section 1 of the Railway Labor Act (45 U.S.C. 151) is amended by inserting "The term 'carrier' includes any express company or sleeping car company subject to subtitle IV of title 49, United States Code, within the meaning of such terms under this section as in effect on December 31, 1995." after "in any of such activities.".

(2) The amendment made by paragraph (1) is made for the purpose of clarifying the policy stated in section 10501(c)(3)(B) of title 49, United States Code, that the enactment of the ICC Termination Act of 1995 did not expand or contract coverage of employees and employers by the Railway Labor Act.

(c) TITLE 49.—Title 49, United States Code, is amended—

(1) in section 13102(10)(A) by inserting after "her dwelling" the following: "and if the transportation is at the request of, and the transportation charges are paid to the carrier by, the householder";

(2) in chapter 151 by striking "CHAPTER 151–GENERAL PROVISIONS" the second place it appears;

(3) in chapter 153 by striking "CHAPTER 153—JURISDICTION" the second place it appears;

(4) in chapter 157 by striking "CHAPTER 157—OPERATIONS OF CARRIERS" the second place it appears;

(5) in chapter 159 by striking "CHAPTER 159—ENFORCEMENT: INVESTIGATIONS, RIGHTS, AND REMEDIES" the second place it appears;

(6) in the table of sections for chapter 159 by striking the item relating to section 15907;

(7) in chapter 161 by striking "CHAPTER 161—CIVIL AND CRIMINAL PENALTIES" the second place it appears; and

(8) in section 41309(b)(2)(B) by striking "common".

(d) TITLE 28.—Section 2342(3)(A) of title 28, United States Code, is amended by striking

"part B or (C)" and inserting "part B or C". (e) ICC Termination Act.—Effective December 29, 1995—

(1) section 308(j) of the ICC Termination Act of 1995 (109 Stat. 947) is amended by striking ''30106(d)'' and inserting ''30166(d)''; and

(2) section 327(3)(B) of such Act (109 Stat. 951) by inserting "each place it appears" before "and inserting in lieu thereof".

(f) ARMORED CAR INDUSTRY RECIPROCITY ACT OF 1993 AMENDMENTS.—Section 5(2) of