

RECOGNITION OF THE 40TH ANNIVERSARY OF THE VOTING RIGHTS ACT

HON. EDDIE BERNICE JOHNSON

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 28, 2005

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, the passage of the Voting Rights Act was Congress' greatest accomplishment in America's long struggle in the fight against discrimination and oppression.

This, the 40th anniversary of the Voting Rights Act, serves to remind us of the need to reauthorize and strengthen many expiring provisions. There are many who say there is no longer a need for the Voting Rights Act. Unfortunately, this is not the case.

It is true that we have made remarkable progress since 1965, including: outlawing segregationist principles such as literacy tests, poll taxes, and the grandfather clause. However, we must not relent. There is still much work to be done.

As we all saw during the 2004 elections, minorities faced the uphill battle of misinformation distributed in black communities over how and when to vote, purging of voter rolls, and election day lines where individuals were waiting eight or more hours to vote.

I am proud to serve alongside Representative Lewis, whose bravery and presence during that historic march across the Pettus Bridge in Selma changed this Nation. In this pivotal moment, Congress and President Johnson could no longer look away from the oppression and segregation America had long ignored.

There are many young people who may not know of, or did not experience this battle towards equality. However, it is imperative we recognize and celebrate our great accomplishments as a Nation. We cannot develop future policies or laws without knowing or applying the lessons we have learned from the past.

As we move forward, it is my hope that our young people will remain diligent; remembering the contributions of those who came before them, and finding new inspiration to fight for change.

HONORING THE LIFE AND SACRIFICE OF ARMY SGT. MICHAEL SCHAFER OF SPRING HILL, FLORIDA

HON. GINNY BROWN-WAITE

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 28, 2005

Ms. GINNY BROWN-WAITE of Florida. Mr. Speaker, I rise to honor the life and sacrifice of Army Staff Sergeant Michael Schafer of Spring Hill, FL. Sgt. Schafer was killed by enemy fire July 25, 2005 in Oruzgan, Afghanistan. He leaves behind his loving wife Danielle, parents Karen and Dan Barr, brother Tim, and grandparents Ron Forbes and Stand and Loretta Barr. In times when children and families need role models to look up to and emulate, Sgt. Schafer was a true American hero.

A volunteer for the Army in 1999, Sgt. Schafer performed his basic training at Fort

Benning, GA and Airborne training in Fort Bragg, NC. After he completed his training, Sgt. Schafer served in both the Iraq and Afghanistan wars, as well as Kosovo. A proud member of C Company, 2nd Battalion, 503rd Infantry, 173rd Airborne Brigade, Sgt. Schafer was one of the first paratroopers to jump into Kirkuk, Iraq during the March, 2003 invasion. Sgt. Schafer served 9 months in Iraq before being transferred to Afghanistan, and had expressed interest in going back to Iraq to be where the action was.

In addition to serving honorably in the United States Army, Sgt. Schafer was a true and dedicated family man. Married to his wife Danielle within a week of shipping out to Kosovo, the couple was in constant contact throughout his tours of duty. At the time of his death, Sgt. Schafer and his wife were looking to adopt a baby.

As a sign of the love for his family, Sgt. Schafer wrote a poem to his mother before he left for basic training.

"Mother, There comes a time in every boy's life When he leaves the warmth of the nest. Perhaps to look for all your qualities in his future wife; Or join the working class like the rest. I am standing here before you this very day. To let you know when I leave not to fear, Because I will never be that far away. And you will always be near and dear to my heart, It is where I will keep your love. I know that the bond that we have between us cannot be torn apart, And when I think of you so beautiful like a white dove, I want you to know that as I leave for the Army, If you are feeling scared, do not be afraid to show it. Your love for me won't let any one harm me. I will be back home before you know it."

Mr. Speaker, as a mother and a grandmother, I know the pain that comes when a child leaves home for the first time. What Sgt. Schafer's family must cope with today, however, is the knowledge that their child will not be returning home. I can offer them this pledge, however: that this Congress will never forget the sacrifice Sgt. Schafer made serving his country.

ARGUS COURIER'S 150TH ANNIVERSARY

HON. LYNN C. WOOLSEY

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 28, 2005

Ms. WOOLSEY. Mr. Speaker, I rise today to honor the Petaluma Argus Courier, my hometown newspaper, on the occasion of its 150th Anniversary.

The first edition of the Petaluma Journal and Sonoma County Advertiser, the forerunner of today's Argus-Courier, was published on August 18, 1855. That's 3 years before the City of Petaluma was incorporated.

It is a compliment to the Argus-Courier and its staff that the newspaper has kept in step with the vast changes that have taken place in Petaluma over this 150-year period. As the 10th oldest newspaper in the State of California and one of Petaluma's oldest business institutions, the Argus Courier is an eyewitness to Petaluma history.

The Argus-Courier has always fulfilled its obligation to its community by providing sound information and vigorous leadership on all

matters affecting its citizens since 1855—from the Civil War to the Iraq wars, from the 1906 San Francisco earthquake to Loma Prieta, and from Petaluma's fame as the "egg basket to the world" to its status as telecom valley. The fact that the Argus-Courier has been published continuously for 150 years is evidence of its devotion to the public interest and its contribution to the growth and development of the community it serves.

Mr. Speaker, I congratulate the Petaluma Argus Courier on its sesquicentennial and know that it will continue to inform, entertain, and be a valued messenger of news and information to my constituents and me for many more years to come. And, I know that the Argus-Courier derives much satisfaction from the knowledge that it has had a part in the growth and in the furtherance of the free press that has helped to make this Nation great.

TRIBUTE TO CLIFFORD J. HARVISON, NTTC, UPON HIS RETIREMENT

HON. NICK J. RAHALL II

OF WEST VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 28, 2005

Mr. RAHALL. Mr. Speaker, I rise today not to bury Cliff Harvison, but to praise him.

After, a number of decades of working in Washington, DC, and with 40 years dedicated solely to serving the cargo tank truck industry, Cliff is retiring at the end of this year.

Through the establishment of the Department of Transportation, the Environmental Protection Agency, the Occupational Safety and Health Administration, and more recently, the Department of Homeland Security; through deregulation of the trucking industry, and carrier consolidation; through the terrorist attacks on our infrastructure and upon our Nation; Cliff Harvison has kept watch at the National Tank Truck Carriers, Inc., the tank truck industry's national trade association.

In addition to working with me—for almost three decades as a Member of Congress who understands the needs and vast potential of our national transportation network to States such as West Virginia—as well as working with a great many other Members of Congress over the last several decades, Cliff has worked also with labor, with Federal agencies, and with his own carriers to improve highway transportation. In so doing, he has played a key role in the development of major legislative and regulatory initiatives aimed at highway safety, hazardous materials uniformity, and transportation security. The Motor Carrier Safety Act, the Hazardous Materials Transportation Act—and its successor, the Hazardous Materials Transportation Uniform Safety Act—the Safe Food Transportation Act, truck driver hazardous materials endorsements—these are all key pieces of legislation and regulation affecting motor carriers, and bear the stamp of Cliff Harvison's input as an honest, and honorable, broker.

Mr. Speaker, without America's cargo tank truck industry, Americans would not be able to buy gas conveniently at so many corner filling stations across the country. If we couldn't rely on the cargo tank truck industry, our chemical manufacturing sector, which is a very important manufacturing industry in parts of my

home State of West Virginia, would be impeded by a great difficulty in getting goods to help make products to serve our ever day needs. Were it not for our cargo tank truck industry, it would not be possible to move fertilizers, baking products, plastics, and many other household products we take for granted.

All of these different products, transported in so many different kinds of uniquely designed trailers to ensure safe transportation, are vital to our national interests. Likewise, the ease with which they are transported guarantees Americans more affordable gasoline and other products, and protects our way of life. In addition, the cargo tank truck industry itself employs hundreds of thousands of Americans with good paying jobs.

As the cargo tank truck industry has evolved over the last four decades to play an increasingly integral role in our national economy, one constant has been Cliff Harvison's dedicated service to the industry, and to our Nation.

For these reasons, and many more, I am pleased to be able to honor Cliff for his service.

INTRODUCING THE VOTER OUTREACH AND TURNOUT EXPANSION ACT OF 2005

HON. ALCEE L. HASTINGS

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 28, 2005

Mr. HASTINGS of Florida. Mr. Speaker, I rise to introduce legislation that will significantly alter the ways in which we conduct elections. The Voter Outreach and Turnout Expansion Act of 2005, expands upon the Help America Vote Act, HAVA, of 2002 to incorporate several necessary measures.

In the aftermath of the 2000 election, Members of Congress united in an unparalleled bipartisan effort to pass election reform legislation. HAVA was one of the most far-reaching electoral measures since the Voter's Rights Act of 1965. This one accomplishment does not, however, signify the dissolution of political disenfranchisement within our current system.

In the 2004 Presidential election, we saw numerous problems resurface. Again, voters waited for hours to cast their ballots. Across the country, newly registered voters were denied access to polls and thousands of names were wrongfully removed from voter rolls. These egregious acts of disenfranchisement affected those most vulnerable, young students, minority communities and the elderly.

Such problems will continue to persist until further action is taken to implement election reform. We must not be afraid to be innovative in our solutions. Our greatest political legacies have often been born in times of unrest and implemented under the acquiescence of skeptics.

The VOTE Act takes aim at combating voter apathy through same day voter registration, early voting, no excuse absentee voting, improved registration by mail procedures, the establishment of an Election Day holiday, and guaranteed leave on election day to allow employees to vote. Specifically, the legislation does the following:

The VOTE Act requires states to establish same-day voter registration procedures. Under

the legislation, voters who have not previously registered to vote will be permitted to register on Election Day at the appropriate polling location and vote in that election. To address concerns over voter fraud that in the past so many of my colleagues have suggested occurs, voters are required to present proof of residence and written confirmation pursuant to the Help America Vote Act. Title I of the bill is linked to the enforcement provisions of the Help America Vote Act to ensure states' compliance.

Further, the VOTE Act requires local elections supervisors to establish early voting polling locations within the jurisdiction where registered voters will be able to vote prior to election day. Early voting must commence no less than 22 days, or three weeks, prior to election day and shall be made available to voters during normal business hours each weekday. Additionally, elections supervisors must make early voting available to voters on no less than two weekend days during the three weeks.

The bill also prohibits states and local supervisors from requiring voters to provide a reason for voting absentee. All too often, voters become discouraged from voting absentee, or just voting at all, because they are required to provide a reason. Voting should not be a test where excuses are not permitted. On the contrary, absentee voting should be an option—and an easy one to take advantage of at that.

The VOTE Act also amends the Help America Vote Act to require that election supervisors provide voters with adequate time and opportunity to complete their mail-in voter registration form. In instances where the state registration deadline has already passed, supervisors are required to inform the voter of same-day voter registration opportunities that exist.

Further, my legislation requires that federal employees be given the day off on Election Day and encourages states to make Election Day a legal holiday and provide paid leave for state government employees.

Finally, the VOTE Act requires private companies with 25 or more employees to allow their staff to take up to 2 hours of paid or unpaid leave time to vote. Employees who live more than 25 miles away from their workplace are allowed to take up to three hours of leave. Enforcement of these provisions is tied into the Family Medical Leave Act. By and large, Americans who do not vote cite employment as the top reason for not voting. The VOTE Act allows them to work and vote without the fear of losing their jobs in the process.

Throughout these halls, Mr. Speaker, there have been numerous discussions of elections, yet the focus has been on who is spending what and how. We have become immersed in a discourse that is out of touch with the true needs of those we represent. As Members of Congress, it is our duty to pro actively address any and all institutional restrictions on political participation and civic engagement.

Mr. Speaker, how can we condemn the prevailing apathy among our youth if we ourselves personify that same approach? The VOTE Act will both engage new generations of voters and empower Americans in every city and State, nationwide. Our electoral concerns will not be abated unless such far-reaching legislative action is pursued. I urge my colleagues to not stand idly and watch our systems continue to weaken, lend your sup-

port to the Voter Outreach and Turnout Expansion Act.

INTRODUCTION OF SEPTEMBER 11TH HUMANITARIAN RELIEF AND PATRIOTISM ACT

HON. CAROLYN B. MALONEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 28, 2005

Mrs. MALONEY. Mr. Speaker, today, I introduce the September 11th Humanitarian Relief and Patriotism Act with Representatives PETER KING, WEINER, NADLER, HIGGINS, FARR, SERRANO, ENGEL, OWENS, McDERMOTT, LANTOS, SCHAKOWSKY, BENNIE THOMPSON, SOLIS, SCHIFF, BERMAN, PALLONE, PATRICK KENNEDY and GRIJALVA.

We are introducing this legislation because the terrorist attacks of September 11, 2001, left many surviving spouses and children of legal employment-based visa holders and undocumented workers in jeopardy of being deported, because their immigration status was linked to a family member who was employed at the World Trade Center. While the USA PATRIOT Act allowed these individuals to stay in the United States until September 10, 2002, that reprieve has expired. These individuals should not be forced to leave the country because of the actions of the terrorists.

The "September 11th Humanitarian Relief and Patriotism Act," which would provide for the adjustment of status (application for permanent residence, commonly known as "green card" status) or the cancellation of removal (and adjustment of status) for the spouse, child, dependent son, or dependent daughter of victims who were killed on September 11. While the Administration continues to act with care by not moving forward with deportation procedures for these individuals, their legal status remains in limbo unless they are given legal status in the United States. They should not continue to be victimized by the 9/11 terrorists by living in fear that they will have to leave their homes, jobs, and communities. Additionally, New York City Mayor, Michael Bloomberg, supports this legislation and is calling on Congress to act.

Finally, I would like to thank Moshe and Debra Steinberg for their assistance in preparing this legislation for introduction and for all of the work they have done on behalf of the victims of the September 11, 2001, terrorist attacks. I urge my colleagues to support this legislation and urge its swift passage into law.

TRIBUTE TO EIGHT SEWICKLEY WWII TUSKEGEE AIRMEN OF THE ALL AFRICAN-AMERICAN 99TH PURSUIT SQUADRON

HON. MELISSA A. HART

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 28, 2005

Ms. HART. Mr. Speaker, I would like to take this opportunity and join the Daniel B. Matthews Historical Society in honoring the extraordinary patriotism and valor of eight Sewickley WWII Tuskegee Airmen of the all African-American 99th Pursuit Squadron.