

deepest condolences go out to her parents, Ira and Magic Love; her sisters, Bridget and Crystal; her brother, Stephen; and her grandparents. April's legacy and spirit will live on in those whose lives she touched.

REMARKS ON RYAN WHITE CARE  
ACT REAUTHORIZATION

**HON. ELIOT L. ENGEL**

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

*Thursday, September 29, 2005*

Mr. ENGEL. Mr. Speaker, tomorrow, Congress will stand by and allow the Ryan White CARE Act to expire. While this does not signify the end to the program, it does underscore our responsibility to conduct hearings and vote on its soon overdue reauthorization. We must act swiftly to ensure that this landmark program, which provides lifesaving treatment to more than half a million persons living with HIV/AIDS each year, be strengthened to meet the changing needs of their care.

New York City has always had a special respect for the opportunities the Ryan White CARE Act affords the city in serving the needs of our HIV/AIDS population. New York City comprises three percent of the nation's population, but more than 16 percent of the nation's AIDS cases. As of December 31, 2003, there were 142,085 cumulative AIDS cases in NYC, and 88,479 City residents diagnosed as Persons Living With HIV/AIDS. Although Ryan White CARE Act is widely considered the payer of last resort for people with HIV/AIDS, it fills much of the void in providing treatment and support services for those who either are uninsured or underinsured, without the necessary resources to access desperately needed care.

We must do better by CARE Act funding. This program has been virtually flat funded for years, and its AIDS Drug Assistance Programs (ADAP) only received a ten million dollar increase in this year's House Labor-HHS bill. Many very low-income people continue to be shut-out from ADAP programs due to states' varying income eligibility levels, which can range from 125 percent to 500 percent of the Federal Poverty Level. Without early, aggressive treatment people living with HIV/AIDS can experience rapid and often irreversible disease progression. Additionally, if care is interrupted drug resistance can develop, which compromises their ability to properly control their health. Now, more than ever, the President should release emergency ADAP funding to help host states care for the estimated 8,000 victims of Hurricane Katrina, who have been displaced from their homes and networks of care.

The President's Principles for Ryan White CARE Act Authorization include some troubling provisions which could have devastating results for communities' ability to provide consistent, appropriate care for persons living with HIV/AIDS. The proposed Severity of Need for Core Services Index will change funding formulas to take into account the availability of other resources, like state and local funding streams. This is bad public policy as it punishes states that have taken responsibility for their local HIV care and creates a powerful disincentive for other states to prioritize funding for HIV funding in future years, if they think

the federal government will just cover the gap. No state spends more than New York does to care for its residents with HIV and AIDS—over \$3 billion last year. New York has always viewed this funding as a partnership between the state, cities and federal government and should not lose out on future federal funding for being at the forefront of providing progressive services and treatment.

Secondly the President's proposal for a minimum of 75 percent of Ryan White CARE Act funding to be spent on core medical services should be seriously revisited. While there is no question that appropriate funding should be directed towards medical care, localities that benefit from comprehensive state funding for medical care, might better serve patients with using the funding for transportation to medical visits, emergency housing assistance for homeless patients, and other key services. This hard number fails to reflect the different resources that cities like New York utilize to care for their patients, and the changing needs of the HIV/AIDS patient population.

As a member of the Energy and Commerce Committee, I look forward to holding hearings on the reauthorization of the Ryan White CARE Act. We must work together with the Senate to strengthen and preserve the foundation of the Ryan White CARE Act program with the compassion and thoughtful consideration it deserves.

ANNIVERSARY OF THE 19TH  
AMENDMENT

**HON. DALE E. KILDEE**

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

*Thursday, September 29, 2005*

Mr. KILDEE. Mr. Speaker, I rise before you today to celebrate a true milestone in our Nation's history, the 85th anniversary of our Constitution's 19th amendment, guaranteeing that "the rights of citizens to vote shall not be denied or abridged by the United States or by any State on account of sex."

The efforts of pioneers in the fight for women's suffrage such as Susan B. Anthony, Alice Paul, Lucretia Mott, and Elizabeth Cady Stanton, served not only to advance women's rights, but also promoted equality for all Americans.

I would also like to acknowledge the contributions made by Business and Professional Women/USA during the suffrage movement, most notably the organization's oldest Michigan chapter, located in Saginaw. These women were dedicated to protecting and defending human dignity. Those beliefs remain today with the current members of BPW, who continue to strive for the betterment of women in society.

Mr. Speaker, I ask my colleagues in the 109th Congress to please join me in recognizing the 85th anniversary of the 19th amendment to the Constitution. It has helped make our country a better place in which to live.

INTRODUCING THE PUBLIC  
HEALTH AND ENVIRONMENTAL  
EQUITY ACT

**HON. ALCEE L. HASTINGS**

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, September 29, 2005*

Mr. HASTINGS of Florida. Mr. Speaker, I rise today with my good friend, Representative HILDA SOLIS, and Senators KERRY and DURBIN to introduce the Public Health and Environmental Equity Act.

It has been 5 weeks since Hurricane Katrina devastated the lives and landscapes of the gulf coast region. The floodwaters that ravaged Louisiana, Alabama, and Mississippi in the last month have finally begun to recede and America and the world have become all too aware of the losses suffered by the citizens of these areas. They have lost family and loved ones. Most have lost homes, jobs, and businesses. And in their greatest hour of need, they were left abandoned and forgotten. Our own President was forced to admit the shortcomings of the so-called "relief" effort.

While nothing can ever make up for the misery endured in the first days of the storm, there is plenty we must do to alleviate additional harm as rebuilding begins. Understandably, residents are anxious to get back to their homes and to their lives. Anxious contractors with a different agenda have vowed that such a mission can be fulfilled sooner rather than later. They want us to believe that homes, buildings, and schools fully submerged from weeks of raw sewage, pesticides, solvents, decaying corpses, and teaming with mold will magically become clean and safe to move into.

How will they accomplish such a feat? Their plan: Have the EPA completely waive every environmental mandate that has protected us for 35 years. Simply put, this means that anyone involved in Katrina rebuilding will be allowed to dump where they want, pollute where and when they want, and contaminate for as long as they want. It's a quick-but-dirty solution for cleanup and reconstruction with no regard for maintaining clean air, water, or soil. Once in place, environmental loopholes attributed to Katrina recovery in the gulf region will also be the excuse for any company to create toxic breeding grounds anywhere in the country. Your backyard could be next.

Mr. Speaker, waiving these long-standing environmental regulations is an irresponsible and unconscionable way to jump-start the rebuilding process. What we'll end up with are toxic residues that will sicken these communities for years to come. Residents who return to their homes under such EPA waivers will face a lifetime of illness and uncertainty about the water they drink, the air they breathe, and the soil they walk on every day. Failure to fully implement current environmental health and safety regulations jeopardizes every human and ethical standard we claim to hold dear. Loosening these environmental safeguards will further victimize those still struggling to regain their lives.

We know what Katrina's victims look like; we know their income level; and we know why they've been ignored. To roll back highly regarded environmental protections will add insult to an already festering injury of racial and social injustices. The citizens of the gulf coast