January 9, 2009 CONGRESSIONAL RECORD—Extensions of Remarks

Of the some 8,000 former patients buried in Kalaupapa, only some 1,300 have marked graves. A memorial listing the names of those who were exiled to Kalaupapa and died there is a fitting tribute and is consistent with the primary purpose of the park, which is "to preserve and interpret the Kalaupapa settlement for the education and inspiration of present and future generations."

Ka 'Ohana O Kalaupapa, a non-profit organization consisting of patient residents at Kalaupapa National Historical Park and their family members and friends, was established in August 2003 to promote the value and dignity of the more than 8,000 persons—some 90 percent of whom were native Hawaiian—who were forcibly relocated to the Kalaupapa peninsula. A central goal of Ka 'Ohana O Kalaupapa is to make certain that the lives of these individuals are honored and remembered through the establishment of a memorial or memorials within the boundaries of the park at Kalawao or Kalaupapa.

Ka 'Ohana O Kalaupapa has made a commitment to raise the funds needed to design and build the memorial and will work with the National Park Service on design and location of the memorial.

I have met with the elderly residents of Kalaupapa; many have expressed a strong desire to know that the memorial will be built before they die. I also read the heartfelt and compelling testimony submitted by current patients and family members of former patients who want to make sure not only that the story of Kalaupapa is told but that the patients are recognized as individuals by having the names of each of those exiled to Kalaupapa and buried there recorded for posterity. Families that have visited Kalaupapa and Kalawao searching in vain for the graves of their family members will find comfort in seeing those names recorded on a memorial.

The National Park Service is supportive of this legislation. I am hopeful that the Senate will soon pass an omnibus bill including the text of this legislation and other public lands bills.

I urge my colleagues to join me in supporting this important legislation.

INTRODUCTION OF H.R. 374

HON. JANE HARMAN

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, January 9, 2009

Ms. HARMAN. Madam Speaker, today we are introducing legislation that will begin a long-needed course correction in U.S. interrogation policies.

In the months and years after the September 11 terrorist attacks, I repeatedly urged the Bush administration to establish a legal framework that allowed the United States to identify, detain, and interrogate those who would harm us while protecting our fundamental values. Instead, the administration claimed for itself the right to ignore core provisions of U.S. law regarding the treatment of detainees. It brushed aside international agreements like the Geneva Convention, which have both protected our troops and set the bar for human rights. The result is that United States has paid a steep price in eroded moral authority. We've flouted the very legal protections that we've tried to export to the rest of the world. We've undermined the international human rights standards that we helped create. And we've provided a huge recruiting tool to al Qaeda.

For many years, the sponsors of this legislation have fought to restore respect for the law and human rights to our detention and interrogation policies.

Now, with the election of a new President, we believe that goal is within reach. This legislation is an essential first step.

First, the bill requires the closure of the prison facility at Guantanamo Bay. The prison is so widely viewed as illegitimate, so plainly inconsistent with America's proud legal traditions, that it has become a stinging symbol of our tarnished standing abroad.

The Supreme Court has brought the curtain down on the legal fiction on which the prison was premised. It's time for Congress to take the next step and close it permanently.

Our bill would require the President to close the facility within 1 year of enactment and give him a range of choices for dealing with the detainees. These options include transfer to a detainee's country of origin, so long as that country provides certain assurances regarding treatment of the detainee; transfer to a facility in the United States to be tried before military or civilian authorities, like the first 1993 World Trade Center bombers, who are currently being held in Supermax prisons in the United States; transfer to a qualified international tribunal; or, if appropriate, outright release.

Second, the bill prohibits the interrogation of any individual held by a U.S. intelligence agency or its contractors using any technique or treatment not authorized by the United States Army Field Manual on Human Intelligence Collector Operations. Torture and abusive treatment is not only contrary to American values, the law, and international human rights agreements, there is no evidence that it yields reliable intelligence. This legislation will require that our intelligence agencies do not engage in such practices.

Third, the bill forbids the Central Intelligence Agency from using a contractor or subcontractor to carry out an interrogation, ending a practice that has been fraught with abuse.

Finally, the bill requires that the intelligence community provide the International Committee of the Red Cross with access to any individual in its custody, providing transparency and accountability that will restore the world's confidence in our detention and interrogation practices. The notion that our country essentially "disappeared" some detainees is abhorrent—we are not the Soviet Gulag or the Chilean military.

The portions of the legislation relating to the prison facility at Guantanamo Bay are identical to H.R. 2212, which I introduced in the 110th Congress, and the remaining provisions are identical to legislation introduced earlier this week by Senator DIANNE FEINSTEIN.

We urge swift passage in both Chambers.

HONORING THOMAS MAYFIELD

HON. GEORGE RADANOVICH

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, January 9, 2009

Mr. RADANOVICH. Madam Speaker, I rise today to honor the life of Thomas Mayfield for his dedication to his family, business and community. Mr. Mayfield lost his fight against lymphoma on December 9, 2008; three days shy of his seventy-eighth birthday.

Thomas Mayfield was born on December 12, 1930 in Holtville, California and was raised in Imperial County, California. As an adolescent his family moved to Hughson, California where he attended and graduated from Hughson High School in 1948. As a young man, Mr. Mayfield worked in construction in Alaska for 1 year before joining the Air Force. He served in the Air Force from 1950 to 1951, and returned to work in Alaska until 1953. In 1954 he married his wife, Anita, and moved back to Hughson. They began a small farm growing walnuts, almonds and grapes. The business eventually grew to include a hulling division. Up until a few months ago Mr. Mayfield was still working out in the fields on the family farm.

Mr. Mavfield has a long history of involvement in the Hughson community. He was a member of the Stanislaus County Farm Bureau, the Hughson Chamber of Commerce and heavily involved with Saint Anthony's Church. He also served 10 years on the Hughson Elementary School Board. In 1992. he decided to run for an open seat on the Stanislaus County Board of Supervisors District 2, he was elected and began his 16-year run on the Board in 1993. Supervisor Mavfield was a strong voice for agriculture on the board and a proponent of family issues. He served on numerous committees and commissions; including serving as Vice President in 1996 and as the chairman of the board in 1997. He was the Board's representative to the Commission on Aging, Fish and Wildlife Committee, General Plan Update Committee, Joint Powers Authority Committee and member of the LAFCO Commission. He served as an alternate to the San Joaquin Valley Unified Air Pollution Control District Board of Directors, Safety Committee, Stanislaus Area Association of Governments Executive Committee and an alternate to the Emergency Medical Services Board of Directors and the Stanislaus-Ceres Redevelopment Committee. He was serving as chairman this year until he became too ill to attend meetings. Supervisor Mayfield was completing his fourth term on the board and did not run for re-election this year. He was an advocate, a dedicated public servant, a leader and a great friend to all that knew him.

Supervisor Mayfield is survived by his wife of over 50 years, Anita; a daughter, Lisa Mayfield-Rigg; a son, Tom Mayfield; and three grandsons. He was preceded in death by a daughter, Laurie Woodward.

Madam Speaker, I rise today to posthumously honor Supervisor Thomas Mayfield for his dedicated services to his family, his business and his community. I invite my colleagues to join me in honoring his life and wishing the best for his family.