

manage the eight-member agencies, along with an additional 15 user agencies from surrounding areas. Jeffcom 911 staff persevered through over 25,000 hours of overtime to provide additional training, lectured courses, and individual observation to produce, cultivate, and develop a qualified workforce capable of providing professional support required by the agencies Jeffcom 911 serves 24 hours a day.

Jeffcom 911 commenced operations on April 4, 2018 and is now the single Public Safety Answering Point in Jefferson County, serving a community of 600,000 citizens and covering 774 square miles that range from densely populated metropolitan areas to mountainous landscapes.

I extend my deepest congratulations to Jefferson County Communications Center Authority for this well-deserved recognition.

VIOLENCE AGAINST WOMEN  
REAUTHORIZATION ACT OF 2019

SPEECH OF

**HON. CHRISTOPHER H. SMITH**

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, April 3, 2019*

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 1585) to reauthorize the Violence Against Women Act of 1994, and for other purposes:

Mr. SMITH of New Jersey. Mr. Chair, today I will vote to reauthorize the Violence Against Women Act (VAWA), historic landmark legislation with a proven track record of assisting abused and battered women. VAWA must be reauthorized.

As a matter of fact, I was the prime author of the law that provided for the first reauthorization of the VAWA in 2000—a five-year \$3.3 billion comprehensive program that was part of my anti-trafficking law, the Victims of Trafficking and Violence Prevention Act (PL 106–386/TVPA).

Today, I will vote to ensure that VAWA reauthorization overcomes expected difficulties in the Senate and moves to enactment. I will vote to reauthorize, through 2020, critical VAWA programs: legal assistance for victims; addressing housing needs for victims of domestic violence, dating violence, sexual assault and stalking; grants to combat violent crimes on campuses; grants to encourage arrest policies and enforcement of protection orders; grants for enhanced training and services to end abuse later in life.

I will also vote to extend: the critical STOP grants to educate and train law enforcement personnel to address sexual assault; the CHOOSE grants, i.e. Creating Hope Through Outreach, Options, Service, and Education for Children and Youth; training and services to end violence against people with disabilities; the sexual assault services program; rural domestic violence, dating violence, sexual assault, stalking and child abuse enforcement assistance; grants for strengthening the healthcare system's response to domestic violence, dating violence, sexual assault, and stalking; as well as extending other key programs.

This is consistent with my long record of support for VAWA.

I strongly supported passage of VAWA when it was first introduced in 1993, and again

in 1994, when this crucial legislation was signed into law. I have supported multiple reauthorizations of VAWA, and I continue to strongly support this law as it was originally intended.

As I said earlier, I was the prime author of the law that provided for the first reauthorization of the VAWA in 2000 when I included the five-year \$3.3 billion comprehensive program in my Victims of Trafficking and Violence Prevention Act (PL 106–386/TVPA).

I also cosponsored the 2005 reauthorization, fought to ensure these programs are fully funded to assist the maximum number of victims, and voted for seven of the first seven VAWA reauthorization bills offered through 2012.

Two versions of VAWA reauthorization are under consideration by the House today. As I noted, the version I will support extends the VAWA until 2020. The other—H.R. 1585—weakens several carefully crafted protections for women and girls.

By granting biological men—who self-identify as women—access to women's shelters, H.R. 1585 removes the hard-fought gains to protect women and girls from abuse and to provide them with physical, emotional and psychological security.

Under the current version of H.R. 1585, women will no longer have a secure place of their own as they flee from male-inflicted physical and emotional abuse and intimidation.

Rather, these heroic women will now have to share their place of refuge, a shelter previously reserved for women seeking protection from male abusers, with biological men who self-identify as women.

Mr. Chair, these brave women and children deserve a place where they can feel protected and secure, so they can begin the difficult process to heal as they deal with post-traumatic stress. Forcing them to share a shelter and its facilities, including showers and sleeping areas, with biological men who self-identify as women will cause these women and children to experience insecurity, discomfort, confusion, and fear of additional assault.

VAWA has always prioritized the challenges and unique needs of battered women and children but this version, if passed, no longer will.

These women's shelters—there are about 1,500 nationwide—offer a safe space where a woman does not have to fear or worry about violence and intimidation and instead allows her to take steps toward rebuilding her life.

Mr. Chair, we must first and foremost protect victims of violence.

I oppose this provision of H.R. 1585 out of genuine concern for the women and children who are forced to flee to domestic abuse shelters and base my concern on evidence from California.

In late 2018, nine female victims residing in a women's shelter in Fresno, California—Naomi's House, operated by Poverello House—filed a lawsuit against the shelter for admitting a biological man because he had self-identified as a woman. These victims stated that they had been sexually harassed by this biological man. They said that he had made “sexual advances” on them and would “stare and leer” and make “sexually harassing comments about their bodies” while they were forced to undress in the same room with him.

After repeatedly confronting the staff of Naomi's House—both verbally and in writing—with their extreme discomfort, these women were

told that they would be expelled from the shelter if they refused to comply.

Mr. Chair, if we allow biological men who self-identify as women to receive access to these women-only shelters, abused women and children will lose the ‘safe space’ they so desperately need.

These victims deserve better. They deserve our protection and support. We must work to ensure the safety of women, girls, and children.

Other shelters designed to help victims of diverse sexual orientations and identities who are victims of domestic abuse ought to be considered by separate legislation.

We can, and we must create bipartisan legislation which seeks to protect all women and girls, as this law originally intended.

We can, and must, do better.

VIOLENCE AGAINST WOMEN  
REAUTHORIZATION ACT OF 2019

SPEECH OF

**HON. ANN WAGNER**

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, April 3, 2019*

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 1585) to reauthorize the Violence Against Women Act of 1994, and for other purposes:

Mrs. WAGNER. Mr. Chair, I rise today to speak about the reauthorization of the Violence Against Women Act, or VAWA.

For the last several decades VAWA has been a positive force in our nation for the protection of some of our most vulnerable populations. Providing grants to domestic violence organizations, increasing access to housing for survivors, supporting law enforcement, addressing the scourge of sex trafficking, and reducing the rape kit backlog—these are just some of the ways VAWA has helped victims of violence in our communities.

While this should be a bipartisan effort to reauthorize VAWA, the new Democratic majority here in the House has decided to insert provisions into the legislation that advance a political agenda at the expense of sexual assault and domestic violence survivors.

Because of the importance of reauthorizing VAWA and protecting vulnerable women across the nation, I will still be supporting final passage of the Democrat-authored bill. The National Intimate Partner and Sexual Violence Survey has found that over 43 percent of women experience some form of sexual violence in their lifetime. Sexual and domestic violence are pervasive problems and reauthorizing VAWA is critical to the fight against these crimes.

However, I wanted to take a minute to highlight some of the provisions included in this legislation that I remain firmly opposed to, and would vote against if given the opportunity.

Fourth Amendment due process rights and the protection of our Second Amendment rights are inherent rights that should not be infringed upon lightly. Ensuring that due process rights are protected prior to removal of fundamental constitutional rights should not be up for debate.

The majority, however, has done just that in their version of VAWA before us today.

We agree that victims of domestic violence, sexual assault, stalking, and other types of violent behavior should have protections under the law from their abusers and stalkers. Many states have enacted measures to codify limitations on firearm possession following judicial action as it relates to domestic violence and stalking, oftentimes called red flag provisions. Let me be clear, I support such red flag provisions when the accused has the protections of due process and judicial action. But this is an effort that is best handled at the state, not federal, level.

Congress must address violence against women and girls. Restricting constitutional due process and Second Amendment protections, however, is not the right way to legislate.

While I plan to vote for the underlying bill before us today, I must reiterate my strong opposition to these provisions. It is my hope that the House majority's partisan provisions—including the firearm possession provisions and other sections that may compromise the safety of women's prisons and shelters—will eventually be removed during conference committee with the Senate and I can cast my vote for a final version that protects women and girls and maintains protections for our Fourth and Second Amendment rights.

HONORING JOE BRAMAN

**HON. MICHAEL CLOUD**

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

*Thursday, April 4, 2019*

Mr. CLOUD. Madam Speaker, I rise today to honor and recognize Joe Braman, a Refugio rancher, for his impressive accomplishments and dedication to the preservation of law and order.

Joe Braman, the great-great-grandson of Thomas O'Connor, an Irish farmer who moved to Refugio, Texas, in 1836, has received international recognition for his commitment to protecting endangered animals from poachers, as well as aiding law enforcement officers in protecting our border.

In 2018, Mr. Braman worked to assist South African National Parks with the protection of black and white rhinos. Because of the keratin in their horns, poachers had been hunting these South African rhinos to the verge of extinction.

Mr. Braman spent more than a year and a half training dogs to track the poachers and donated 20 free-running pack dogs to the Southern African Wildlife College. The trained dogs could track human scent several hours old and take down hunters more than 20 miles away.

Thanks to meticulous training, Mr. Braman's dogs successfully assisted with 27 arrests and the recovery of 10 rifles in Kruger National Park, leading South African National Parks to recognize Mr. Braman's substantial contribution to their efforts. Mr. Braman received two letters of commendation, one from the Section Rangers at Kruger National Park, and the other from South African National Parks and Southern African Wildlife College.

Mr. Braman's dogs have proved immensely valuable in Texas as well. His dogs often locate individuals with Alzheimer's and Dementia who have become lost.

They have also successfully assisted local law enforcement in manhunts and border se-

curity. This past year, two of his dogs tracked a group of illegal immigrants after the group scattered into the brush. When the available technology tools failed to get the job done, Mr. Braman's dogs led law enforcement to the immigrants, at least one of whom admitted to being a gang member. The results speak for themselves. Mr. Braman and his dogs have a 98 percent success rate with locating and capturing targets, demonstrating their potential usefulness in future border security efforts.

Joe Braman's unique and incredible ability to train dogs has made a positive difference not just in Texas but around the world, and I would like to extend to him my thanks and appreciation for his excellent work and devotion to justice.

JERRY MARKS

**HON. ED PERLMUTTER**

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

*Thursday, April 4, 2019*

Mr. PERLMUTTER. Madam Speaker, I rise today to recognize and applaud Jerry Marks for receiving the Arvada Chamber of Commerce's Man of the Year Award.

An Arvada native, Jerry Marks has served his community as a volunteer firefighter and board member of the Arvada Chamber of Commerce, Arvada Vitality Alliance, Arvada Economic Development Association, and Arvada City Council.

The involvement and generosity demonstrated by Jerry Marks is exemplary of the type of positive impact that can be made on the Arvada community. He has donated his time, treasure, and talent and has consistently supported local organizations including Community Table, The Arvada Colts, and many more.

I extend my deepest congratulations to Jerry Marks for this well-deserved recognition by the Arvada Chamber of Commerce and appreciate his ongoing contributions to our community.

RECOGNIZING DANIEL T. LYDON

**HON. ERIC SWALWELL**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, April 4, 2019*

Mr. SWALWELL of California. Madam Speaker, I rise to recognize the life of Daniel Thomas Lydon, on the occasion of his passing on Monday, March 18, 2019.

The son of two Irish immigrants, Daniel was born in Oakland, California on October 30, 1941. His roots grew deep in our community through his schooling in Oakland and Berkeley as well as his work at the Oakland Tribune, all occurring before he joined the Fremont Fire Department in March 1963.

Almost immediately Daniel sought to make a difference for his fellow firefighters. He played an instrumental role in organizing his department's personnel to establish their labor union, Fremont Firefighters Local 1689. Once formed, Daniel rose to serve as the organization's first president.

Throughout the course of his career with the Fremont Fire Department, Daniel held the rank of firefighter, inspector, lieutenant, captain,

and battalion chief before being trusted to lead the entire department as fire chief, where he served until his well-deserved retirement in 2002.

Under his leadership, the Fremont Fire Department grew to meet the needs of a large, modern, and rapidly developing city. Chief Lydon began to incorporate licensed paramedics among the fire department staff. This enabled them to begin to provide life-saving treatment of patients if they were the first to the scene of an emergency. Daniel expanded the size of the department, in the most literal sense, by adding four new stations to serve the community. Additionally, he helped ensure the safety of his personnel by assisting with key bond measures, ensuring funds were dedicated to retrofitting outdated infrastructure.

Chief Lydon's public service did not end with his retirement from the fire department. He continued to help his community grow by serving as a planning commissioner for the City of Fremont. His legacy continues as the projects he helped shape go on under construction to meet the needs of our community.

Chief Lydon passed away at home, surrounded by his loving family. He is survived by his wife of 53 years, Patricia, as well as his children, Bridget, Daniel, Kevin, Margaret, and Michael. His legacy will live on through them, his five grandchildren, and the everlasting impact he made on our community.

RECOGNIZING THE CAPE GIRARDEAU ROTARY CLUB'S 100TH YEAR OF SERVICE

**HON. JASON SMITH**

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

*Thursday, April 4, 2019*

Mr. SMITH of Missouri. Madam Speaker, I rise today to honor and congratulate the Cape Girardeau Rotary Club as they celebrate their 100th year of service to the Cape Girardeau, Missouri community.

The Cape Girardeau Rotary Club was organized on January 28, 1919 and received its charter on March 1, 1919. For 100 years, the Rotary club has promoted Cape Girardeau's history, culture, and quality of life in countless ways, including its efforts to establish Cape Rock Park, its city beautification drives, and its historical marker projects.

The Rotary Club has devoted itself to the youth of the community through its unflagging support of the Boy Scouts, Girl Scouts, Boys State, Girls State, the Crippled Children's Society, the Civic Center, and numerous other youth organizations. For the last 60 years, the Rotary Club has held the Academic Excellence Banquet which honors high school seniors in the top ten percent of their academic class.

The Rotary Club has expanded its reach in the region through the establishment of the Jackson Rotary Club and Cape Girardeau Rotary Club-West. They have supported the mission of Rotary International through hundreds of thousands of dollars in contributions to the Rotary Foundation. They have also aided the mission of Rotary International through participation in dozens of foreign exchange programs as well as medical, dental, and other humanitarian relief missions.

The Rotary Club has been an incredible force for good in Cape Girardeau. They undoubtedly foster the Rotary ideal of "Service