Maricopa County Health Department for 15 years until her retirement in 1989.

Genie’s retirement was not close to the end of her story. She moved into full-time advocacy for immigrants. For more than a decade, my staff and I worked with her on behalf of Dreamers. She saved countless Dreamers from being deported. Genie had my office on speed dial. She frequently alerted us to Dreamers at the risk of deportation. She shared stories of Dreamers that I told on the Senate floor.

In 2011, I organized the Dream Sabbath, a gathering of faith communities around the country to put a human face on the plight of undocumented students. An event about the Dream Act would never be complete without Genie’s participation, so of course, she helped organize Arizona’s Dream Sabbath.

Genie did not seek fanfare. She quietly became one of Arizona’s most influential immigration activists. She did not want fame. I was about the Dreamers.

On the lawn of her home in Arizona, there once were signs covering the whole area for the causes she supported. Today, the house is quiet, and the lawn is empty except one sign, a stars-and-stripes one with “In our America, all people are equal” at the top. We will keep fighting on Genie’s behalf until the Dream Act is the law of the land.

Genie Zavaleta is survived by her husband Hector, her sons Dan and David, and their wives Nori and Linda. On behalf of the hundreds of people she helped, Loretta and I send our sincere condolences.

(Vote request of Mr. THUNE, the following statement was ordered to be printed in the RECORD.)

VOTE EXPLANATION

Mr. RUBIO. Mr. President: today, after delays associated with mechanical issues on the airplane I was set to travel on, severe weather in the Miami area further delayed my arrival into Washington, DC. As such, I will unfortunately miss today’s vote.

S. 1309

Mr. CARDIN. Mr. President, today I wish to discuss S. 1309, the Combating Global Corruption Act of 2019. There is heightened awareness in the United States, the Western Hemisphere region, and around the world that corruption is a serious threat to democracy, stability, and global security.

Corruption erodes trust and confidence in democratic institutions, the rule of law, and human rights protections. It damages America’s global competitiveness and creates barriers to economic growth in international markets. Today, the house operates our national and international security by fostering the conditions for violent extremism and weakening institutions associated with governance and accountability. As Transparency International noted in its 2018 Corruption Perceptions Index published this January, failure to curb corruption is contributing to a worldwide crisis of democracy. According to Freedom House, in 2017, democracy faced its most serious crisis in decades and marked the 12th consecutive year of decline in global freedom.

We have all seen the headlines, from scandals in Liberia, Hungary, and Guatemala, to the 2016 Summer Olympics, to the Panama Papers. It is clear that where there are high levels of corruption we find fragile states, authoritarian states, or states suffering from internal or external conflict, in places such as Afghanistan and Pakistan, Iraq, Syria, Somalia, Nigeria, and Sudan.

The problem of corruption and the dysfunction that follows it can be difficult to address because it is like a hydra, with many corrupt actors that can include government officials, businessmen, law enforcement, military personnel, and organized criminal groups. Corruption is a system that operates via extensive, entrenched networks that are part of the private and public sectors. It is ubiquitous and pervasive. We must address it. We can’t throw up our hands and accept corruption as the status quo because the costs of not addressing and rooting it out are too great. We must fight violent extremism, pushing young people toward violence, because they lose faith in the institutions that are supposed to protect and serve them. Corruption feeds the destructive fire of criminal networks and transnational crime. Citizens lose faith in the social compact between governments and the people. Terrorist groups use corruption to recruit followers to their hateful cause.

It is a vicious cycle. The human cost of corruption is substantial. Across the globe, millions of men, women, and children are victims of modern day slavery. Corruption enables their trafficking within and among countries. Corruption is a constant companion to modern day slavery and the suffering that it brings. We also have seen this play out in the refugee and migrant crisis, with thousands drowning in the Mediterranean, victims of trafficking networks and corruption fueling this illicit business. Make no mistake, corruption is big business. UNICEF estimates that human traffickers generate $32 billion in profits by smuggling 21 million men, women, and children through corrupt networks every year.

Let’s be clear-eyed: Any fight against corruption will be long-term and difficult. It is a fight against powerful people, powerful companies, and powerful interests. It is about changing a mindset and a culture as much as it is about establishing and enforcing laws. As my colleagues and constituents know, my attention has long been focused on fighting corruption. I was proud to support the Global Magnitsky Human Rights Accountability Act with our late colleague Senator John McCain, an unwavering enemy of corruption throughout the globe. That bipartisan bill was enacted into law in late 2016, and I applaud the Trump administration for aggressively using the act to target human rights abusers and corrupt individuals around the globe who threaten the rule of law and deny fundamental freedoms, but the problem is that perhaps more than anything, will dictate if we win this struggle against corruption. That is bipartisan political will, which as so critical in advancing the Global Magnitsky Act.

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Another example of the impact of a lack of political will on fighting corruption was the case of Largent, as this week, as we mourn the passing of our dear colleague, former Senator Richard Lugar. In 2010, Senator Lugar and I were able to get one of the most powerful anti-corruption and antipoverty laws into law.

Senator Lugar and I worked on the bill that would become section 1504 of the Dodd-Frank Act, known as the “Cardin-Lugar provision.” for several years. Over the course of our tenures on Foreign Relations Committee, we had seen clear evidence that secrecy breeds corruption and that corruption can breed instability and perpetuate poverty in resource-rich countries. The Cardin-Lugar provision requires that all foreign and domestic companies listed on U.S. stock exchanges and involved in oil, gas, and mineral resource extraction must publish the project-level payments they make to the foreign countries in which they operate. The enactment of this provision was a watershed moment in which the United States reclaimed its position as a leader in the effort to increase global accountability and transparency. It took 6 years for the Securities and Exchange Commission to finalize the requirements to implement the law—6 years. That is the length of a term of a U.S. Senator. It is college and a master’s degree. It took 6 years for the United States to act on this bill. It took that long because some people believed that less transparency is a good thing. Some groups believed that accountability should take a back seat to profitability. Unfortunately, the rule was repealed by Congress in February 2017.

Congress has a responsibility to reaffirm our bipartisan commitment to combating corruption not only to honor the legacies of our late colleagues Senator Lugar and Senator...