

voice but was a megaphone in her words. She was a rock of righteousness and boasted rock solid abs from her planks and exercise regimen. She also became a fashionista icon as she donned collar necklaces and black lace gloves.

As women members of Congress, our paths would have been even tougher had it not been for Justice Ginsburg's brilliant legal strategy that built a foundation for our equality in the law. She turned the personal sex discrimination she endured into a life's mission to overcome.

Imagine being told by the dean of the law school at Harvard that she was taking a man's seat! After serving on both Harvard and Columbia's law reviews and graduating first in her class, she couldn't get a clerkship or an associate job at a New York law firm. She went on to teach as a professor of law at Rutgers and discrimination struck again—she found out she was making less than a male colleague of equal standing. When she complained, she was told that he had a wife and two kids and she had a husband in a big law firm in New York City.

She was going to file an EEOC complaint until the law school relented. She argued 300 gender discrimination cases in her career later practicing law. She challenged bogus laws that claimed to protect women but in fact discriminated against them, stating, "The pedestal upon which women have been placed has all too often, upon closer inspection, been revealed as a cage." In her work on the bench she declared women should not be discriminated against, denied control of our bodies, and deserved equal pay for equal work.

The fact that we cannot honor this titan properly because Republicans refuse to honor her dying wish adds further insult to our collective injury. Their desire to destroy the ACA and rip away health care from 135 million Americans with preexisting conditions is greater than their sense of decency. Their thirst to pack the court with four Justices selected by Presidents who lost the popular vote is anything but just.

Her fervent wish, our fervent wish may be denied but no one can deny the notorious RBG her due, her greatness, her iconic presence in the Supreme Court hall of fame. Someday, her fervent wish of nine women Justices will be a reality.

And so, we rise up. We fight for RBG's legacy and the just world she envisioned. It's time for us all to be notorious.

SUPPORTING H.R. 8472

HON. JOE COURTNEY

OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 6, 2020

Mr. COURTNEY. Madam Speaker, I rise today in support of swift passage of H.R. 8472, the Impact Aid Coronavirus Relief Act, my legislation with Representative DUSTY JOHNSON to ensure school districts with high numbers of military-connected children are not further financially impacted by the coronavirus's devastation. This bipartisan, bicameral bill would allow school districts to use their last student headcount on upcoming applications for federal Impact Aid rather than conduct a student audit during this highly un-

usual and disruptive school year, and would eliminate the risk losing funding due to an undercount.

Impact Aid supports school districts that encompass large amounts of federal land such as military installations and tribal land, and ensures they have the resources they need that would otherwise come from local taxes. With this school year's unprecedented complexities, our bill would relieve these districts' already overburdened administrators and staff of one labor intensive requirement, and ensure that they receive the full amount of Impact Aid payments they need to support our military and tribal students.

In my district in Eastern Connecticut, the Ledyard and Groton school districts rely on Impact Aid as a key funding source. As schools are under immense pressure to keep kids learning in new formats this year, these funds are more crucial than ever, and this bill would ensure that schools can count on them.

I thank my counterparts in the Senate for their work to build on the original proposal by including the Migrant Education Program as well, which requires a similar student count. This addition ensures that children of migrant agricultural workers receive the full public education they are entitled to.

Many thanks as well to Chairman BOBBY SCOTT of the Education and Labor Committee for his support of this legislation. I urge the Senate to pass this bill without delay.

PERSONAL EXPLANATION

HON. SEAN PATRICK MALONEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 6, 2020

Mr. SEAN PATRICK MALONEY of New York. Madam Speaker, I rise today to make clear my position on H. Res. 1154 which condemns the QAnon movement and the disturbing conspiracy theories which it promotes. Regrettably, my vote on this important resolution was inadvertently not recorded. But let me be clear, I strongly support this resolution and I condemn the dangerous conspiracies that this organization traffics in and continues to spread across the internet every day. The QAnon conspiracy movement is a danger to our national security and I am glad to see that this body condemned the organization in a strong, bipartisan fashion. I join with my colleagues in supporting this resolution.

**UYGHUR FORCED LABOR
DISCLOSURE ACT OF 2020**

SPEECH OF

HON. MAXINE WATERS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, September 30, 2020

Ms. WATERS. Mr. Speaker, I am including in the RECORD under General Leave for the consideration of H.R. 6270, a letter from Global Witness and the Sentry, relating to arguments made by the Chamber of Congress and other opponents during consideration of that legislation. Their letter states, in part, quote "As part of the current debate surrounding H.R. 6270, the Uyghur Forced Labor Disclo-

sure Act of 2020, which uses a similar approach to the legislative effort our organizations have worked on and supported in Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act, we have seen the same misinformation and dated analysis used to attack this bill as has been used to attempt to discredit efforts to address conflict minerals in the Democratic Republic of Congo (DRC)." End quote.

The letter includes a number of examples that show the positive impact Section 1502 has had in the DRC. The letter states, for example, quote, "In 2010, the year Section 1502 was passed, the U.N. Group of Experts stated that 'in the Kivu provinces, almost every mining deposit [was] controlled by a military group.' By 2015, just four years after the conflict minerals rule was implemented by the U.S. Securities and Exchange Commission, the International Peace Information Service (IPIS) found that over three-quarters (79 percent) of 3T miners surveyed in eastern Congo were working in mines where no armed group involvement had been reported . . . By the end of 2018, 465 tin, tantalum and tungsten and 106 gold mines have been validated green, which means that no signs of interference of armed groups or the Congolese army and no child labor have been found. These mines employ over 27,000 miners." End quote.

I realize that the notion of objective truth has taken a hit over the past few years, and that it may not hold as much sway in some circles. But I'm here to soundly reject the Chamber's denigration of a successful law that it has long opposed in an effort to persuade members to oppose a similar bill, H.R. 6270, which is before us. I urge members to reject this kind of cynicism and give their strong support to H.R. 6270.

SEPTEMBER 29, 2020.

TO THE MEMBERS OF THE U.S. HOUSE OF REPRESENTATIVES: The Sentry and Global Witness support efforts to combat corruption and human rights abuses connected to supply chains. We believe that due diligence and transparency measures can be effective in shifting behavior and supporting supply chains that are less abusive.

As part of the current debate surrounding H.R. 6270, the "Uyghur Forced Labor Disclosure Act of 2020, which uses a similar approach to the legislative effort our organizations have worked on and supported in Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act, we have seen the same misinformation and dated analysis used to attack this bill as has been used to attempt to discredit efforts to address conflict minerals in the Democratic Republic of Congo (DRC). The implementation of the 1502 Rule has not been without its challenges and it took time to set-up appropriate mechanisms in DRC but significant progress and an important foundation has been built.

In 2010, the year Section 1502 was passed, the U.N. Group of Experts stated that "in the Kivu provinces, almost every mining deposit [was] controlled by a military group." By 2015, just four years after the conflict minerals rule was implemented by the U.S. Securities and Exchange Commission, the International Peace Information Service (IPIS) found that over three-quarters (79 percent) of 3T miners surveyed in eastern Congo were working in mines where no armed group involvement had been reported. Since then, overall armed interference in 3T and gold mining sites visited by IPIS has decreased from 41% in 2015 to 26% in the period