

of the Rosa and Raymond Parks Institute for Self-Development. Parks co-founded the non-profit group in 1987 to help young people in Detroit, where she now lives.

She moved there in 1957 after losing the seamstress' job and her family was harassed and threatened. She joined the staff of Rep. John Conyers, D-Mich., in 1965 and worked there until retiring in 1988.

She now travels the country lecturing about civil rights.

A guest at Clinton's State of the Union address in January, Parks has received numerous awards, including the Presidential Medal of Freedom, the nation's highest civilian award, and the Spingarn Award, the NAACP's top civil rights honor.

Lawmakers initially used the Congressional Gold Medal to honor military leaders but began using it during the 20th century to recognize excellence in a range of fields, including the arts, athletics, politics, science and entertainment.

The first such medal was approved in March 1776 for George Washington for "wise and spirited conduct" during the Revolutionary War.

More than 320 medals have been awarded. Recent honorees include Frank Sinatra, Mother Teresa, the Rev. Billy Graham, South African President Nelson Mandela and the "Little Rock Nine," the group that braved threats and jeers from white mobs to integrate Central High School in Little Rock, Ark., in 1957.

[From the New York Times, April 21, 1999]

#### COURT ASKED TO REVIEW HOPWOOD CASE

AUSTIN, TX.—The University of Texas has asked a federal appeals court to reconsider a decision that led to the elimination of affirmative action policies at the state's public colleges and universities.

School officials asked the 5th U.S. Circuit Court of Appeals on Tuesday to reconsider its so-called Hopwood ruling.

"This case addresses one of the most important issues of our time . . . and it deserves the fullest possible hearing and a most careful decision by the federal courts," said Larry Faulkner, president of the university.

The Hopwood ruling came in a lawsuit against the University of Texas law school's former affirmative-action admissions policy.

The ruling, which found that the policy discriminated against whites, was allowed to stand in 1996 by the U.S. Supreme Court.

Former Attorney General Dan Morals then issued a legal opinion directing Texas colleges to adopt race-neutral policies for admissions, financial aid and scholarships.

Legislators asked new Attorney General John Cornyn for a second opinion. His office helped university officials write the appeal submitted Tuesday.

According to University of Texas System Regent Patrick Oxford, the Hopwood ruling left Texas at a competitive disadvantage with other public universities in recruiting students.

The appeal argues that limited consideration of race in admissions is necessary to overcome the effects of past discrimination. It also says the school has a compelling interest in a racially and ethnically diverse student body.

A state Comptroller's Office study released in January showed a drop in the number of minorities applying for, being admitted to and enrolling in some of the state's most selective public schools.

#### TEACHER SUSPENDED AFTER RIDICULE OF RACIAL SLUR REASSIGNED

LORAIN, OH.—A teacher suspended for repeating a student's racial slur disapprov-

ingly was reassigned today to observe a veteran teacher in another school.

Terence Traut, 28, a seventh-grade math teacher at Lorain Middle School, was reassigned to Whittier Middle School.

"Some of our master teachers, who have been in the district for 19 to 20 years, have been involved in difficult student situations," school spokesman Ed Branham said. "Hopefully, he can learn through observing teachers with strong classroom management skills."

He was assigned to his home, with pay, since April 1 and was suspended last week. It was not clear how long he would be observing another teacher.

Traut could not be reached for comment today. Messages were left at his new school and at his home.

Traut, who is white, became upset when he heard a black and a Hispanic student call each other "nigga," slang popularized by some rap musicians but derived from the similar-sounding slur.

As the students left for the principal's office, Traut repeated the word and told the class that it was stupid to use such language. He repeated the comment disapprovingly when one of the boys returned.

The 11,000-student district 25 miles west of Cleveland is about half white, 25 percent black and 25 percent Hispanic.

The city chapter of the National Association for the Advance of Colored People wanted Traut's dismissal and said any use of a racial slur by a teacher was inappropriate.

The school board said it might consider dismissing Traut, depending in part on his willingness to apologize.

#### FIREARM CHILD SAFETY LOCK ACT OF 1999

#### HON. JUANITA MILLENDER-McDONALD

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, May 26, 1999*

Ms. MILLENDER-McDONALD. Mr. Speaker, it is time for Congress to act on the issue of gun related violence, and pass legislation which will adequately address this issue.

The school shootings in Jonesboro, Edinboro, Fayetteville, Springfield, Richmond, West Pacucha, Littleton and most recently, Conyers, should be a wake up call for this body to act.

Gun related violence has plagued our nation and jeopardized the safety of our children.

The American people are demanding action by this body, and the people want a safe environment in our nation's urban and rural areas for our children.

Each day in America, thirteen children under the age of 19 die from gunfire. In 1996, 4,643 children were killed by firearms. Firearms cause 1 of every 4 deaths of teenagers from the ages of 15 to 19. In addition to this, firearms are the fourth leading cause of accidental death among children from the ages of 5 to 14.

The rate of gun related crimes is increasing. From 1984 to 1994, the firearm homicide death rate for youths from the ages of 15 to 19 has increased 222%, while the non-firearm homicide death rate decreased 12.8%.

It is our responsibility, as parents and leaders to protect our nation's children. These statistics illustrate the need for stronger measures from Congress. Yet, despite the statistics and recent developments, which clearly prove

that there is a problem with firearms, many Members of Congress refuse to push forward substantive gun legislation.

To address this problem, I have re-introduced my bill, the Firearm Child Safety Lock Act of 1999. My bill, H.R. 1512, the Firearm Child Safety Lock Act of 1999, will prohibit any person from transferring or selling a firearm, in the United States, unless it is sold with a child safety lock.

In addition, this legislation will prohibit the transfer or sale of firearms by federally licensed dealers and manufacturers, unless a child safety lock is part of the firearm.

A Child Safety Lock, when properly attached to the trigger guard of a firearm, will prevent a firearm from unintentionally discharging. Once the safety lock is properly applied, it cannot be removed unless it is unlocked. Public support for child safety locks is strong. 75% of Americans have voiced support for mandatory trigger locks.

This legislation will protect our children and increase the safety of firearms.

However, child safety locks are not enough. We must determine why young people commit these horrible acts of violence. We must take the proper steps to educate and counsel our children, to prevent future acts of violence. We must be proactive and diligent in our efforts to help our children, and stop these violent acts.

My bill, H.R. 1512, also has an education provision which provides for a portion of the firearms tax revenue to be used for education on the safe storage and use of firearms. The mental health of our children must also be adequately addressed.

We must determine what the problems are. Find solutions to those problems, and then act.

We can address this issue without violating the second amendment to the Constitution. The right of the people to keep and bear arms, shall not be infringed. The right to life without fear will be preserved by this legislation and other necessary legislation that should be passed by Congress.

We must have the courage to stand firm and take steps to avoid the continued senseless bloodshed and loss of life of children around this country. This bill and our efforts can do just that, we can protect our children and protect their future. In doing so, we are protecting ourselves.

#### INTRODUCTION OF THE RENTAL FAIRNESS ACT

#### HON. ED BRYANT

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, May 26, 1999*

Mr. BRYANT. Mr. Speaker, I rise to introduce the "Rental Fairness Act of 1999." This measure addresses two important issues. First, the impact of state vicarious liability laws on interstate commerce and motor vehicle renting and leasing consumers across the nation. Second, the question as to whether vehicle renting companies must be licensed to sell insurance products to their customers—insurance that is optional but frequently very important to many car and truck rental customers who are under insured or have no insurance at all.