

The legislation is focused on the national needs and includes very few tribal specific authorizations. Several of the programs normally administered by the Indian Health Service headquarters would be decentralized under this legislation with more funds distributed to IHS area offices to address local priorities. The bill also includes important health care training and recruitment provisions to assist with the chronic shortage of qualified health care providers. Additionally, the bill is designed to work cooperatively with contracting and compacting provisions under the Indian Self Determination and Education Assistance Act.

I am introducing this important legislation at the request of the national steering committee on the Reauthorization of the Indian Health Care Improvement Act. All the important component of Indian health care delivery are addressed in this bill including access to, and care for, diabetes, prenatal care, ambulatory care, alcohol and substance abuse, mental health, coronary care, and child sexual abuse. Certainly, there will be changes made to the bill as it proceeds through the legislative process, but this bill provides a solid basis for us to work from.

I commend the hard work and dedication of all the members of the national steering committee and those within the Indian Health Service who helped produce this legislation. For far too long Native Americans have put up with inferior health care. I will push for swift consideration of this bill and ask all my colleagues to join me in passing legislation to ensure that our first Americans are afforded only the best health care this nation can offer. We have the responsibility to accept nothing less.

TRIBUTE TO CLIFFORD STONE, JR.

HON. SCOTT McINNIS

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Tuesday, November 16, 1999

Mr. McINNIS. Mr. Speaker, today I would like to honor Clifford Stone, Jr. for his hard work serving seniors throughout Jefferson and Gilpin Counties in central Colorado. After working in the private sector as a lawyer for over 40 years, Clifford retired. But instead of retiring, Clifford chose to help senior citizens navigate their way through the sometimes confusing world of law. By running the First Judicial District Bar Association Legal Assistance Program, Clifford has helped countless seniors with many legal problems.

Clifford and the Program have been a beacon of hope throughout Gilpin and Jefferson Counties. The Program has had to handle the changing needs of seniors from legal questions involving estate planning to grandparents' rights. The Program is a non-profit organization and is available to anyone who is 55 years of age or older.

It is with this, Mr. Speaker, that I say thank you to Clifford and all of the people that make the First Judicial District Bar Association Legal Assistance Program such a positive community resource. Due to Mr. Stone's dedicated service, Colorado is a better place.

INTRODUCTION OF H. CON. RES. 209
CONDEMNING THE USE OF CHILD
SOLDIERS AND CALLING FOR
U.S. SUPPORT FOR AN INTER-
NATIONAL AGREEMENT AGAINST
THE USE OF CHILD SOLDIERS

HON. TOM LANTOS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, November 16, 1999

Mr. LANTOS. Mr. Speaker, I recently introduced House Concurrent Resolution 209, a bipartisan resolution which strongly condemns the outrageous use of child soldiers around the world and calls on our government to support an international effort to develop an optional protocol to the U.N. Convention on the Rights of the Child.

This resolution—which is currently cosponsored by over 40 of our distinguished colleagues—is based on the deeply disturbing testimony of numerous expert witnesses before the Congressional Human Rights Caucus. They reported the most horrific practices including the forcible conscription of children—some as young as 7 years old—for use as combatants in armed conflicts around the world. As we speak, children are being conscripted into armies of some countries and warring factions through kidnaping and coercion, while others join out of economic necessity, the intention to avenge the loss of a family member, or for their own personal safety.

Many times, these children are forced to kill in the most sadistic and gruesome fashion, their victims often other children or even their own family or friends. By forcing children to perpetrate the most horrific crimes against their own families ensures that these child soldiers cannot desert and can never return home.

Mr. Speaker, our resolution clearly exposes the full scope of the problem of child soldiers. As it notes, experts estimate that in 1999 approximately 300,000 individuals under the age of 18 are participating in armed conflict in more than 30 countries around the world, and hundreds of thousands more are at risk of being conscripted. The practice of conscripting children has resulted in the deaths of two million minors in the last decade alone. In addition to those children who have been killed, an estimated six million have been seriously injured or permanently disabled. Let there be no mistake, Mr. Speaker, this truly global problem needs a global solution which can only be brought about by determined and concerned action of the world community.

For this purpose, the United Nations established a working group in 1994 to develop an Optional Protocol to the Convention on the Rights of the Child to address the issue of child soldiers. The United States and Somalia, a country without a functioning government, are the only two recognized countries in the world which have not ratified this Convention. Therefore, the U.S. cannot even be a party to this Optional Protocol. The Convention on the Rights of the Child, which establishes very stringent and necessary protections with regard to educational, labor and developmental provisions, gives the world "child" the following meaning in Article 1: "For the purposes of the present Convention, a child means every human being below the age of eighteen years unless under the law applicable to the child, majority is attained earlier."

It is simply beyond my comprehension that the same Convention—which otherwise protects children in a comprehensive manner—makes an age exception in Article 38(3) for the most dangerous profession in the world, that of soldier: "States Parties shall refrain from recruiting any person who has not attained the age of fifteen years into their armed forces. In recruiting among those persons who have attained the age of fifteen years but who have not attained the age of eighteen years, States Parties shall endeavor to give priority to those who are oldest."

In light of the global developments I have outlined, the U.N. Working Group seeks to raise the minimum age for recruitment and participation in armed conflict from 15 to 18 years of age, but the U.S. delegation to the Working Group so far opposes this overwhelming international consensus, preventing a unanimous draft protocol.

On October 29, 1998, this international consensus resulted in the decision by United Nations Secretary General Kofi Annan to set a minimum age requirement of 18 for United Nations peacekeeping personnel made available by member nations of the United Nations. On the occasion of the unanimous adoption of Resolution 1261 (1999) on August 25, 1999 by the U.N. Security Council condemning the use of children in armed conflict, Special Representative of the Secretary General for Children and Armed Conflict, Olara Otunnu, addressed the Security Council. The Special Representative urged the adoption of a global three-pronged approach to combat the use of children in armed conflict including the raising of the age limit for recruitment and participation in armed conflict from the present age of 15 to 18 years; increased international pressure against armed groups which abuse children; and addressing political, social, and economic factors which create an environment where children become soldiers.

Mr. Speaker, the international consensus is clear, and our government should not stand in the way of this consensus. Our government should not give unintentional cover to nations with deplorable human rights records by giving them an opportunity to hide behind the current U.S. position on this issue. While the U.S. accepts 17-year-old volunteers into its armed forces with parental consent, U.S. armed forces de facto already ensure that all but a negligible fraction of recruits have reached the age of 18 before being deployed in combat situations, because 17-year-old volunteers are in the "training pipeline" and do not complete their training until they are 18 years of age.

Mr. Speaker, I ask that the text of H. Con. Res. 209 be inserted at this point in the CONGRESSIONAL RECORD.

HOUSE CONCURRENT RESOLUTION 209

Expressing condemnation of the use of children as soldiers and the belief that the United States should support and, where possible, lead efforts to establish and enforce international standards designed to end this abuse of human rights.

Whereas in 1999 approximately 300,000 individuals under the age of 18 are participating in armed conflict in more than 30 countries worldwide and hundreds of thousands more are at risk of being conscripted at any given moment;

Whereas many of these children are forcibly conscripted through kidnaping or coercion, while others join military units due to economic necessity, to avenge the loss of a