

law enforcement agencies with senior citizen volunteers to help reduce fraud and other crime especially against the elderly. There are 725 countries with TRIADs nationwide which help more than 16 million of our seniors.

Mr. Speaker, American seniors are disproportionately victims of telemarketing and sweepstakes fraud. Even though Americans over the age of 50 account for only 27 percent of the United States population, they comprise 56 percent of the so-called "mooch lists" used by fraudulent telemarketers. Unfortunately, fraudulent telemarketers prey upon trusting seniors who by their nature are often trusting and compassionate individuals.

As a result, seniors in our country lose approximately \$14.8 billion, that is almost \$15 billion, every year to fraudulent telemarketers.

Mr. Speaker, I reserve the balance of my time.

Mr. SCOTT. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of S. 3164, the Protecting Seniors From Fraud Act. I would have preferred to have seen the bill developed through the normal legislative process of hearings and markups at the committee level so that we could have judged more fully the need that we are seeking to address. However, I am prepared to support the bill since its primary function is to reauthorize funding for the TRIAD program, a proven community policing program that partners law enforcement agencies with senior volunteers to reduce crime and fraud amongst the elderly. The TRIAD program operates in 47 States and 725 counties and assists over 16 million seniors nationwide.

The bill also creates a clearinghouse for information to educate seniors about the dangers of fraud, including telemarketing and sweepstakes fraud. It requires the U.S. Attorney General to conduct a study of crimes against seniors.

The bill requires the inclusion of seniors in the National Crime Victims Survey, and it encourages State and local governments to fully incorporate fraud avoidance information in their aging services programs.

Seniors are often the target of telemarketing and sweepstakes fraud. There are over 140,000 telemarketing firms operating in the United States. The AARP estimates that about 10 percent of them, fully 14,000 firms, use fraudulent practices.

The FBI estimates that consumers lose about \$40 billion a year to telemarketing fraud. The AARP estimates that while seniors make up about 27 percent of the United States population, they incur about 37 percent of the \$40 billion loss.

Despite considerable efforts to address these issues in recent years, many seniors are still not aware of these problems and of their rights and protections against them. According to

the AARP, Americans over 65 are the least likely to know about Federal protections from fraud.

Adopting this bill will allow us to continue the partnerships and cooperative efforts with seniors and with State and local governments to prevent and address senior fraud.

I want to thank the gentleman from Alabama (Mr. BACHUS) for his leadership on this bill. I urge my colleagues to support the bill.

Mr. Speaker, I yield back the balance of my time.

Mr. BACHUS. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the crimes that the gentleman from Virginia (Mr. SCOTT) spoke about, these crimes which cost our elderly citizens \$15 billion a year, many of them can be prevented if seniors are educated about their consumer rights and if they are informed about methods available to them to confirm the legitimacy of an investment or product offered to them over the telephone.

According to a national survey, 70 percent of older fraud victims say it is difficult for them to identify when fraud is happening. Forty percent of older Americans say that they have difficulty distinguishing between a legitimate and a fraudulent telemarketing sales call.

There is definitely a need to educate seniors about the dangers of fraud and how to avoid becoming a victim of fraud, and that is what this legislation attempts to do. It addresses this problem by authorizing a million dollars each year for 5 years to ensure the continuation of programs which try to educate seniors.

The bill also requires the Secretary of Health and Human Services to disseminate information to seniors on fraud prevention through the area agencies on aging and other existing senior-focused programs.

The bill continues a provision which would require the statistics concerning crime committed against seniors be included in the Annual Crime Victims Survey performed by the Department of Justice and would also require the Attorney General to conduct a specific study of crimes committed against seniors.

In conclusion, let me say that protecting seniors from fraud is of great importance to all of us. Our senior population continues to grow as our population ages and more seniors are saving money for their retirement, and anything this body can do to help them protect their retirement income and retirement money is important.

Our seniors deserve to know about those who would defraud them, and this program will help inform them of various schemes and devices used to defraud them. It has the strong support of the law enforcement community, bipartisan support.

I urge all my colleagues to support this bipartisan legislation.

Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Alabama (Mr. BACHUS) that the House suspend the rules and pass the Senate bill, S. 3164.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

WAIVING CONGRESSIONAL REVIEW OF CHILD IN NEED OF PROTECTION AMENDMENT ACT OF 2000

Mr. DAVIS of Virginia. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 5537) to waive the period of congressional review of the Child in Need of Protection Amendment Act of 2000.

The Clerk read as follows:

H.R. 5537

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. WAIVER OF CONGRESSIONAL REVIEW PERIOD.

Notwithstanding section 602(c)(1) of the District of Columbia Home Rule Act (sec. 1-233(c)(1), D.C. Code), the Child in Need of Protection Amendment Act of 2000 (D.C. Bill 13-796) shall take effect on the date of the enactment of such Act or the date of the enactment of this Act, whichever is later.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Virginia (Mr. DAVIS) and the gentleman from Maryland (Mr. CUMMINGS) each will control 20 minutes.

The Chair recognizes the gentleman from Virginia (Mr. DAVIS).

GENERAL LEAVE

Mr. DAVIS of Virginia. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on H.R. 5537.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Virginia?

There was no objection.

Mr. DAVIS of Virginia. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 5537, a bill to waive the period of congressional review of the Child in Need of Protection Amendment Act of 2000.

The legislation will waive the 30-day congressional review period for the District of Columbia bill 13-796, the Child in Need of Protection Amendment Act of 2000, a critical bill which will have a direct impact on the D.C. Child and Family Services Agency and the children in its care.

Ordinarily, the congressional review period is required under the D.C. Home Rule Act before any D.C. legislation can be enacted. However, due to the CFSA crisis, it is imperative that H.R. 5537 pass in order to protect the Child in Need of Protection Amendment Act of 2000 to take effect on the day it is enacted by the City or on the day that H.R. 5537 is enacted, whichever is later.

CFSA has languished in receivership for 5 years. Even under direction of its second court-appointed receiver, CFSA has continued to demonstrate extreme deficiencies in the delivery of expected service. In fact, one child, Brianna Blackmond, died when she was returned to her neglectful mother. This was a tragic death which may have been avoided if CFSA had provided the court with all of the relevant information regarding Brianna's home environment.

As a result, this year the Subcommittee on the District of Columbia held two hearings regarding this receivership. We heard promises about CFSA's court appointed reform efforts, which are required so that the agency can function efficiently and return to the District of Columbia Government.

Unfortunately, the operational breakdowns at CFSA have continued and the receivership has not delivered on their promises.

At our second hearing, in September, the subcommittee called on all parties involved in this situation: CFSA, the plaintiffs, the court system, and the District Government to come together to create and implement an emergency plan to reform CFSA and the receivership. The City's legislation will accomplish just that.

The Child in Need of Protection Amendment Act of 2000 will reorganize CFSA as a separate and distinct agency with personnel authority. The legislation ends the bifurcation of the abuse and neglect system to provide better care and protection for the children. It also includes provisions to limit the amount of time that a child is required to spend in foster care, to provide financial support for neighborhood-based family support services to at-risk families, to amend the confidentiality provisions to allow foster and adoptive parents greater access to information about the needs of a child, streamline the court process, and provide more placement options for children who cannot return home.

I would like to thank the gentleman from Texas (Mr. DELAY), the majority whip, for his involvement and assistance with the Child and Family Services Agency crisis in the District. As a foster parent himself, the gentleman from Texas (Mr. DELAY) has a strong personal interest in helping and protecting abused and neglected children in the child welfare system. His leadership has helped the City obtain the necessary resources to make informed decisions about the organizational reforms needed at CFSA in order to comply with the court orders and return the agency to the District Government.

I also want to thank my colleague, the gentlewoman from the District of Columbia (Ms. NORTON), for her leadership and support as we have examined the progress of this agency as well as the other D.C. agencies under receivership.

With the District's most vulnerable and underrepresented voices in dire

need of our assistance, we must let them know that help is on the way by working together to institute the best course of action needed to correct CFSA's systematic inadequacies. Therefore, I urge all of my colleagues to join me in support of H.R. 5537.

Mr. Speaker, I reserve the balance of my time.

Mr. CUMMINGS. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 5537, a bill to waive the period of congressional review of the Child in Need of Protection Amendment Act of 2000. This noncontroversial legislation is necessary to ensure the District of Columbia's swift compliance with the consent order to return the Child and Family Services Agency now in receivership to the District Government.

The District of Columbia Home Rule Act requires that all civil legislation passed by the Council and signed by the Mayor undergo congressional review for 30 legislative days before taking effect. H.R. 5537 merely waives this requirement for legislation that will be passed shortly by the D.C. City Council to restructure the District's Child and Family Services Agency.

Earlier this year an infant, Brianna Blackmond, was found dead after being returned to her mother's care. The decision to return Brianna to her mother was criticized because her mother had previously been found in neglect of Brianna and her seven siblings.

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The tragic death of baby Brianna prompted the Subcommittee on the District of Columbia to hold two hearings examining the District's Child and Family Services Agency and to pass legislation, now on its way to the President for his signature, requiring receiverships to adhere to best practices and cost controls. H.R. 5537 is a continuation of congressional efforts to assist the District government in its efforts to reform the District's foster care system.

The Child and Family Services Agency has been under court receivership since 1995 because of serious failings in the delivery of child welfare services. However, despite court control, fiscal and management problems persist in the agency, necessitating a return of the agency to the control of the District government. The recent consent order returning the agency to the District requires the city to pass legislation that restructures its processes for delivery of child welfare services. H.R. 5537 will ensure that the District's legislation will take effect upon passage without any congressional delay.

H.R. 5537 has the support of the city's elected representation to this Congress, the gentlewoman from the District of Columbia (Ms. NORTON), and the District of Columbia government. I urge its passage.

Mr. Speaker, I yield back the balance of my time.

Mr. DAVIS of Virginia. Mr. Speaker, I urge adoption of this measure.

Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore (Mr. BARRETT of Nebraska). The question is on the motion offered by the gentleman from Virginia (Mr. DAVIS) that the House suspend the rules and pass the bill, H.R. 5537.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

JAMESTOWN 400TH COMMEMORATION COMMISSION ACT OF 2000

Mr. DAVIS of Virginia. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 4907) to establish the Jamestown 400th Commemoration Commission, and for other purposes.

The Clerk read as follows:

H.R. 4907

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Jamestown 400th Commemoration Commission Act of 2000".

SEC. 2. FINDINGS AND PURPOSE.

(a) FINDINGS.—Congress finds that—

(1) the founding of the colony at Jamestown, Virginia in 1607, the first permanent English colony in the New World, and the capital of Virginia for 92 years, has major significance in the history of the United States;

(2) the settlement brought people from throughout the Atlantic Basin together to form a multicultural society, including English, other Europeans, Native Americans, and Africans;

(3) the economic, political, religious, and social institutions that developed during the first 9 decades of the existence of Jamestown continue to have profound effects on the United States, particularly in English common law and language, cross cultural relationships, and economic structure and status;

(4) the National Park Service, the Association for the Preservation of Virginia Antiquities, and the Jamestown-Yorktown Foundation of the Commonwealth of Virginia collectively own and operate significant resources related to the early history of Jamestown; and

(5) in 1996—

(A) the Commonwealth of Virginia designated the Jamestown-Yorktown Foundation as the State agency responsible for planning and implementing the Commonwealth's portion of the commemoration of the 400th anniversary of the founding of the Jamestown settlement;

(B) the Foundation created the Celebration 2007 Steering Committee, known as the Jamestown 2007 Steering Committee; and

(C) planning for the commemoration began.

(b) PURPOSE.—The purpose of this Act is to establish the Jamestown 400th Commemoration Commission to—

(1) ensure a suitable national observance of the Jamestown 2007 anniversary by complementing the programs and activities of the State of Virginia;

(2) cooperate with and assist the programs and activities of the State in observance of the Jamestown 2007 anniversary;