

In the realm of healthcare, the disparities are startling. Minority Americans are at least twice as likely as white Americans to be uninsured. More than 30 percent of Latinos and 20 percent of African Americans do not have health insurance.

Minorities remain disenfranchised from the political process. The precious right to vote was repeatedly violated in the much contested Presidential election of 2000. In the state of Florida and at polling booths across the county, a disproportionate number of people of color were excluded from the political process.

In addition to the modern day disparities that serve to undermine the Act, several Supreme Court decisions have whittled away at some of its key protections. In *Alexander v. Sandoval*, 532 U.S. 275 (2001), the Supreme Court held that there is no private right of action to enforce Title VI regulations forbidding practices that have an unjustified discriminatory effect on the basis of race, national origin, or color. Also, a dangerous precedent may have been set in *Barnes v. Gorman*, 536 U.S. 181 (2002), a case in which the Supreme Court held that punitive damages are unavailable for intentional violations of laws protecting those with disabilities. We must ensure that such punitive damages that are awarded for intentional discrimination under Title VI and Title VII are protected. We must also ensure that the true intent of the Act is adhered to.

THE FUTURE OF THE 1964 ACT

Congresswoman NORTON's resolution encourages all Americans to recognize and celebrate the important historical milestone of the passage of the Civil Rights Act of 1964. However, rather than engaging in mere self congratulation, we should recommit ourselves to continuing and building on the progress created by the 1964 Act. We must pledge to acknowledge and address the modern day disparities that prevent the country from fully realizing the potential embodied in the Civil Rights Act. I look forward to working with every Member of Congress in doing just that in the months and years ahead.

HELPING HANDS FOR HOMEOWNERSHIP ACT OF 2004

SPEECH OF

HON. MICHAEL G. OXLEY

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Monday, June 21, 2004

Mr. OXLEY. Mr. Speaker, I rise today to express my support for H.R. 4363, the Helping Hands for Homeownership Act of 2004. This bill will be considered under the suspension of the rules. This legislation passed the House Financial Services Committee, by a unanimous bipartisan voice vote on June 3, 2004.

This legislation was introduced by the distinguished gentleman from Wisconsin (Mr. GREEN). This bill will simply make a technical correction to the "Housing Opportunity Program Extension Act of 1996" to permit families who receive homes from groups such as Habitat for Humanity (Habitat) to fulfill the "sweat equity" requirement for receiving Self-Help Homeownership Opportunity Program (SHOP) funds by helping to build other Habitat homes in the community, in addition to their own.

In 1996, Congress created the SHOP, which provides competitive grants for groups such as

Habitat to help with land and infrastructure expenses. In order to receive SHOP funds, the recipients of a home from groups such as Habitat must contribute a certain amount of physical labor to the home-building process, also known as "sweat equity." In FY 2004, the Department of Housing and Urban Development (HUD) for the first time interpreted the law to preclude the families who receive these homes from fulfilling their "sweat equity" requirements by working on program homes other than their own.

This new interpretation could cause problems for Habitat affiliates all over the country. Habitat allows its home recipients to obtain its "sweat equity" requirement by working on Habitat homes for others in the community, as well as their own home. H.R. 4363 makes the needed technical change to make sure that Habitat and similar programs can continue to promote homeownership.

Furthermore, H.R. 4363 also contains a provision which names the U.S. Department of Agriculture (USDA) Section 502 single-family loan guarantee program after my friend and colleague, the distinguished gentleman from Nebraska (Mr. BEREUTER). This program, like Habitat, promotes the goal of homeownership among those who might otherwise find it out of reach. Those are precisely the people that Mr. BEREUTER has spent his career serving, and this provision represents a small thank-you for those efforts.

As many of you know, the distinguished gentleman from Nebraska (Mr. BEREUTER) is leaving the House at the end of August to become the President of the Asia Foundation. He was elected to the House in 1978 to represent the constituents of the First District of Nebraska. Mr. BEREUTER has served on the House Financial Services Committee and its predecessor, the House Banking Committee, since 1981. During his service on these committees, he has authored a number of significant bipartisan bills which were enacted into law.

One of his most successful legislative accomplishments is the USDA Section 502 single-family loan guarantee program. This initiative was enacted into law as part of the Cranston-Gonzalez National Affordable Housing Act in 1990 and authorizes the Department of Agriculture to guarantee a single-family loan made by a commercial lender to moderate-income families in small towns and rural areas where conventional mortgage financing may not always be available.

Since the program's creation in 1991, 316,625 single-family loans have been guaranteed by the USDA. The State of Ohio has been a major beneficiary with 629 single-family loans valued at over \$58 million having been guaranteed in Ohio under this program so far this year. This program, like Mr. BEREUTER's legislative career, has been a huge success.

In conclusion, I want to urge your support for H.R. 4363. This bipartisan bill contains important provisions to promote homeownership.

HONORING THE LIFE OF MATTHEW
STEPANEK

HON. STENY H. HOYER

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Friday, June 25, 2004

Mr. HOYER. Mr. Speaker, this June 22nd, a courageous young man was taken from our midst. Thirteen-year-old Matthew Stepanek was full of life, happiness, and brilliance.

Mattie, as he liked to be called, had a life-long struggle with muscular dystrophy, but never let the disease curb his enthusiasm, nor hinder his creativity. In 2001, Mattie courageously stated, "My life mission is to spread peace to the world." Despite losing his battle with muscular dystrophy at such a young age, Mattie managed to spread happiness to the world through his poems.

Mattie began writing poetry at age three to cope with the death of a brother. In his short life, this tireless young man wrote five volumes of poetry that sold millions of copies. Three of the volumes reached the New York Times' best-seller list.

Mattie is survived by his loving mother Jeni, who first recognized Mattie's talent and wrote down his poems for him. Unfortunately, Jeni also suffers from the adult-onset form of the disease. The disease also took the lives of his two brothers and sister.

Mr. Speaker, today, I ask this House to celebrate and remember the life of Mattie Stepanek. He was a brave young man whose genius impacted everyone who encountered him. His selflessness, courage, and talent are something we can all honor and admire.

HONORING CALIFORNIA ASSEMBLYMAN
MERVYN DYMALLY

HON. BARBARA LEE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, June 25, 2004

Ms. LEE. Mr. Speaker, I rise today to honor the historic achievements of California Assemblyman Mervyn Dymally, on the occasion of the thirty-year anniversary of his election as the first African American Lieutenant Governor in California and the United States.

Assemblyman Dymally's distinguished political career began in 1962 when he was elected to the California State Assembly. After serving for four years, in 1966 he became the first African American to be elected to the California State Senate. Following his service as a State Legislator, Dymally again made history by becoming the first elected African American Lieutenant Governor in 1974.

In 1980 Dymally ran for Congress representing South Los Angeles County, and became the first foreign-born black to serve in the United States Congress. While serving in the 97th through 101st Congresses, he was Chair of the Congressional Black Caucus and of the Subcommittee on Africa within the Committee of Foreign Affairs. After retiring from Congress in 1992, he has served in numerous academic positions and remained an active participant in international affairs. In 2002 Assemblyman Dymally returned to the California State legislature, where he currently represents the fifty-second district.