

told reporters. "So, in respect to this declaration, you have to keep in mind that things have changed greatly."

The United States House of Representatives has begun debating a resolution that would call on Tokyo to "apologize for and acknowledge" the military's role in wartime sex slavery.

But at the same time, in keeping with a recent trend to revise Japan's wartime history, a group of conservatives in the governing Liberal Democratic Party is stepping up calls to rescind the 1993 declaration. Mr. Abe, whose approval ratings have been plummeting over a series of scandals and perceived weak leadership, seemed to side with this group. A nationalist who has led efforts to revise wartime history, Mr. Abe softened his tone after becoming prime minister last fall. In fact, he first said he recognized the validity of the declaration, angering his conservative base.

"Some say it is useful to compare the brothels to college cafeterias run by private companies, who recruit their own staff, procure foodstuffs and set prices," Nariaki Nakayama, the leader of 120 lawmakers who want to revise the declaration, said Thursday.

"Where there's demand, business crops up," Mr. Nakayama said, according to The Associated Press. "But to say women were forced by the Japanese military into service is off the mark. This issue must be reconsidered, based on truth, for the sake of Japanese honor."

Historians believe some 200,000 women—Koreans, Chinese, Taiwanese, Filipinos, as well as Japanese, Dutch and other European women—served in Japanese military brothels. For decades, Japan denied that its military had been involved, calling the brothels private enterprises and the women prostitutes.

But in 1992, a Japanese historian, Yoshiaki Yoshimi, outraged by government denials, went to the Self-Defense Agency's library and unearthed, after two days of searching, documents revealing military involvement in establishing brothels. One was titled "Regarding the Recruitment of Women for Military Brothels." Faced with this evidence, the government acknowledged its role and issued the declaration.

But the response angered people across the political spectrum. The women and their supporters said that the government was not fully acknowledging its responsibility because the declaration was issued by Yohei Kono, then chief cabinet secretary, and not adopted by Parliament. It is known inside Japan simply as the "Kono Statement."

What is more, supporters accused the government of evading direct responsibility by establishing a private, nongovernment fund to compensate the women. Many former sex slaves have refused to accept compensation from this fund.

But conservatives said the declaration went too far in acknowledging the military's role in recruiting the women. While the documents showed that the military established the facilities, Mr. Yoshimi did not find documentation that the military had forcibly recruited the women. Conservatives have seized on this distinction to attack the declaration.

Supporters of the women say that the Japanese authorities famously burned incriminating documents or kept them hidden.

At the same time, many former sex slaves have stepped forward in recent years with their stories. Three testified in the United States Congress recently, saying that Japanese soldiers had kidnapped them and forced them to have sex with dozens of soldiers a day.

Given this recent news report, Madam Speaker, it becomes even clearer that the ex-

perience of the Comfort Women is not just an episode that belongs on the backburner of history. Instead, it is a vivid reminder that the human rights of women around the world are never fully secure. We know that rape, sexual abuse and sometimes murder of women and girls in war are still committed by armies and paramilitary forces in various countries. One thinks of Darfur, of Bosnia, of East Timor. I am sure that Members of this House and those listening to these proceedings can think of other examples.

Denial of the unimaginable atrocities committed by Imperial Japan's Armed Forces against the Comfort Women during World War II should not be tolerated. Neither are they to be forgotten nor swept under the rug by those who hope the subject will go away simply because the victims are growing old and will soon be gone. The fact that some political leaders in modern Japan hold onto the view that the Comfort Women issue is a "historic fabrication" is, in a word, appalling.

The Japan Times also recently interviewed Yasuji Kaneko, an 87 year old former foot soldier in the Japanese Imperial Army during World War II. He stated that he "still remembers the screams of the countless women he raped in China as a foot soldier . . . They cried out, but it didn't matter to us whether the women lived or died . . . We were the Emperor's soldiers. Whether in military brothels or in the villages, we raped without reluctance." His statement was no historical fabrication.

It is our moral imperative to act and act courageously on this issue. I am a strong proponent of encouraging our friend and ally, the Government of Japan, to set the record straight on the Comfort Women tragedy and educate its future generations properly about what occurred. In doing so, Japan will take an important step in our collective aim to eliminate violence against women in war by making it unambiguously unacceptable.

It is unacceptable to view rape as merely endemic to war, or an incidental adjunct to armed conflict. Rape is a unique weapon focused on non-combatants and intended to instill terror in its victims and to demonstrate the power of the perpetrators. It is a truly uncivilized act, and defending Imperial Japan's widespread use of rape during its Asian conquests is beneath modern, democratic Japan's better values and aspirations.

Madam Speaker, on January 31, along with six of our colleagues, I introduced House Resolution 121, which addresses the issue of protecting the human rights of the Comfort Women. The denial by Prime Minister Abe of Japan that Comfort Women were forced into sexual slavery is unacceptable and stands to underscore why passage of H. Res. 121 is important. It is my hope that we will be able to have a full vote by the House of Representatives sooner rather than later.

I would also like to thank the Comfort Women survivors—Jan Ruff O'Herne, Yong-Soo Lee, and Koon-Ja Kim—for journeying so far last month to testify on behalf of their 200,000 sisters who suffered under Imperial Japan. Their courage and the dignity with which they have lived their lives deserve our admiration and utmost respect.

ACKNOWLEDGING THE ACHIEVEMENTS OF WILLIAM TELL, IN CELEBRATION OF BLACK HISTORY MONTH

HON. CHARLES B. RANGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 6, 2007

Mr. RANGEL. Madam Speaker, I rise today in recognition of Black History Month and to spotlight the success of William Tell, Chairman and CEO of 1 Source Consulting Inc. a strategic consulting firm, which provides business strategy and IT solutions. Tell recently made history by acquiring a seven-year contract from the Department of Energy. Tell, whose larger clients include Homeland Security Department, Bureau of Alcohol, Tobacco, Firearms & Explosives, Justice Department and the U.S. Securities and Exchange Commission's Office of Information Technology, partnered with RS Information Systems Inc to secure the \$1.4 billion government contract, the largest contract awarded to a small business.

Beyond a commitment to excellence in the business world Tell maintains a commitment to the community to enriching the lives of others, particularly African Americans. In September 2006, 1 Source Consulting Inc. partnered with San Diego Charger Shawne Merriman, to donate \$10,000 to the Frederick Douglass High School Football Program. The company has also assisted in Hurricane Katrina relief efforts and partnered with Goodwill.

William Tell is a living testament to the ingenuity and acumen of black business leaders everywhere. His accomplishments should be celebrated in the spirit of remembering the rich legacy of African American leaders everywhere.

TRIBUTE TO UASA OF SONOMA COUNTY

HON. LYNN C. WOOLSEY

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 6, 2007

Ms. WOOLSEY. Madam Speaker, I rise today to honor United Against Sexual Assault—UASA—of Sonoma County on the occasion of its 33rd anniversary. Founded in 1974 as Women Against Rape, the agency consisted of a phone number to call for emotional support. Today that crisis line operates 24 hours a day, and the organization has an official board, paid staff, and volunteers who last year donated over 10,000 hours.

Over the past 33 years, UASA has greatly expanded the services offered to the people of Sonoma County. It provides extensive training on helping victims, including not only women and girls, but also men, children, and the families of victims. Staff and volunteers also accompany victims and their families for police reporting, court appearances, medical exams, or other personal situations.

Prevention programs include outreach to elementary through high school youths, reaching approximately 6,000 young people every year, as well as parents and school personnel. Other efforts include bilingual outreach to Hispanic teens, teen peer education training, anti-

racism curriculum which deals with violence against the lesbian/gay/bisexual/transgender community, and a unique men's program featuring men educating men. All services are offered at no cost.

UASA also plays a key role in the county's pioneering SART—sexual assault response team—which unites law enforcement, mental health, legal, and advocacy programs to support victims and families. This collaborative project makes services easily accessible and minimizes the stress felt by victims. The agency is also working with the District Attorney's office to establish a county-wide Family Justice Center.

Executive Director Gloria Young has provided visionary leadership in shepherding the agency through many of these transitions. In 2004, Gloria received the Outstanding Executive Director Award from the California Coalition Against Sexual Assault. She has postponed her scheduled retirement this year in order to remain at the helm during a time when some services are threatened by the closing of a major hospital.

Madam Speaker, UASA's long-term mission is to eliminate all forms of sexual assault. I know that with its inspired leadership, dedicated staff, and committed volunteers United Against Sexual Assault of Sonoma County has brought our community a long way towards achieving this goal and will not be satisfied until they have reached it. I salute UASA on their anniversary and look forward to the day when their services are no longer needed.

PAYING TRIBUTE TO JOHN JAMES

HON. JON C. PORTER

OF NEVADA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 6, 2007

Mr. PORTER. Madam Speaker, I rise today to honor my friend John James, a former Nevada State Climatologist who passed away on Monday, January 15, 2007.

John moved to Nevada in 1969 to help found the Sierra Nevada College at Incline Village. Soon thereafter, in 1971, John began work as a research associate for the Forest Institute for Ocean and Mountain Studies in Carson City. Following his work as a research associate, John taught at the University of Nevada, Reno where he was an associate professor of geography and served as chair of the University's Institutional Athletic Board.

John, whose interest in weather and climate patterns was sparked while serving as a military cartographer in Korea during the Korean war, was the State's climatologist for 23 years. In this capacity, John was able to study, maintain, and document the State's weather records through a network of volunteers. Under Governor Richard Bryan, John was appointed chairman of the Governor's Drought Committee when Nevada suffered during an extended drought period.

Madam Speaker, I am proud to honor the life and legacy of my good friend John James. His record of dedicated service to the State of Nevada is admirable. He will be profoundly missed.

INTRODUCTION OF THE STUDENT PRIVACY PROTECTION ACT

HON. MICHAEL M. HONDA

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 6, 2007

Mr. HONDA. Madam Speaker, I rise today to announce the introduction of my bill, the Student Privacy Protection Act.

The Student Privacy Protection Act is legislation that will restore the privacy rights of children and families that were taken away by a little-known provision of the Elementary and Secondary Education Act, the so-called No Child Left Behind Act.

Under No Child Left Behind, high schools are required to turn over lists of student contact information to the Department of Defense, which adds this information to an extensive database of children. The Department of Defense claims to need the names, addresses, and phone numbers of high school students for recruiting purposes, because it enables recruiters to contact children directly in their homes and at school, which is often done without the knowledge or consent of their parents.

As a former high school teacher and principal, I am concerned that the fundamental right of privacy has been taken away from both parents and children. U.S. Supreme Court Justice Louis Brandeis defined privacy as "the right to be left alone." Families are not being left alone, and their personal, private information is being divulged without their knowledge. Any database of personal information is subject to abuse. A government that was established for the pursuit of life, liberty, and happiness has no business collecting extensive personal data about Americans.

I have the greatest respect for Americans who choose to enter the military, as well as for those in the Armed Forces who engage in the recruiting process. Those efforts, however, should respect the privacy rights of children and their families.

No Child Left Behind requires schools to give military recruiters the names, addresses, and telephone numbers of students, unless their parents "opt-out" of the list. Schools are only required to provide one notice of the military recruiting list, so it can be easily overlooked by parents, or perhaps never received. Moreover, language and cultural barriers can prevent understanding of the opt-out process, especially in immigrant communities that are subject to aggressive military recruiting. If parents do not respond, and do not explicitly object to having their child's personal information released to recruiters, it is assumed that they have no objections. Under current law, they must "opt-out" in order to protect their rights.

The privacy rights of all Americans should be respected. One should not have to ask for these rights.

Today, I am reintroducing the Student Privacy Protection Act, which I introduced in the 109th Congress. This legislation will restore the privacy rights of parents and children. The Student Privacy Protection Act will change the military recruitment provision of No Child Left Behind from an "opt-out" system to "opt-in." Under my bill, families may still choose to "opt-in" to the recruiting database, but privacy will be respected by default.

I urge my colleagues to join me in supporting the rights of students and the rights of

families, by supporting the Student Privacy Protection Act.

RECOGNIZING ANN RICHARDS' EXTRAORDINARY CONTRIBUTIONS TO TEXAS AND AMERICAN PUBLIC LIFE

SPEECH OF

HON. CHARLES B. RANGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, February 27, 2007

Mr. RANGEL. Mr. Speaker, I rise today in recognition of the life of Dorothy Ann Willis Richards, and in full support of H.R. 42—legislation recognizing the extraordinary contributions Ann Richards made to the great state of Texas and American public life.

Ann Richards had a zest for life that was evident and infectious. She was a wonderful public speaker and found ways to intimately connect with real people by tackling difficult issues that affected their everyday lives. Ann was tremendously tenacious but possessed a quick wit. She was well known for her zingy-one-liners and warm sense of humor.

Committed to issues of equity and inclusion, Ann spent much of her life championing causes related to the marginalization of women and minorities in particular. She dedicated herself to increasing the role of women in politics. Ann organized training sessions throughout Texas designed to empower women in politics and succeeded in improving the visibility of women in the National Democratic Party. Ann became the Governor of Texas in 1991 and continued to champion the inclusion of all people in the political process.

While in office, Ann oversaw a program of economic revitalization that grew the state's economy. As governor, Ann appointed Zan W. Holmes Jr., the first African-American appointed to the University of Texas Board of Regents; she redirected revenue from the state lottery to a school fund to support public education; and launched the Robin Hood plan, an attempt to equalize funding across school districts. Through these measures, Ann was successful in changing the ways that both Texas and our country thought about and treated women, ethnic minorities, people with disabilities, and members of the Gay, Lesbian, Transgender, and Bisexual communities. Ann once remarked that she entered politics to help those who were often ignored by the Texas' male dominated establishment.

It is with great pride that I rise in support of H.R. 42 and recognize, before all, the contributions of a wonderful woman, committed leader and champion for all.

NATIONAL PEACE CORPS WEEK

HON. LYNN C. WOOLSEY

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 6, 2007

Ms. WOOLSEY. Madam Speaker, I rise today, during National Peace Corps week, to commemorate the service of the current 7,749 Peace Corp volunteers making long-lasting contributions to communities in 73 countries around the world.