

According to the State Department's 2009 Human Rights Report for Angola, "The government's human rights record remained poor, and there were numerous, serious problems." Last weekend, the Wall Street Journal reported that there continue to be abuses and killings by soldiers and private security guards around diamond mines in Angola. The international community should investigate these reports and ensure that Angola is fully living up to its commitments in the Kimberley Process. If it is not, there should be serious consequences.

More broadly, we should also consider whether certain gaps in the Kimberley Process, such as promoting greater protection for human rights, can be incorporated into the oversight procedures of participating countries. We need to be realistic about what is possible with a voluntary organization, but we cannot allow ongoing human rights abuses involving diamonds to be ignored.

Issues of governance are also especially important for Angola's development prospects. While the country has seen tremendous overall economic growth in recent years, most Angolans have seen little, if any, direct benefit. Corruption remains a serious and deep-seated problem in Angola, including in the oil sector. For 2009, Transparency International ranked Angola 162nd out of 180 countries in its annual Corruption Perceptions Index. A report released in February by the Senate's Permanent Subcommittee on Investigations documented how certain Angolan officials have sought to use U.S. banks and financial institutions to conceal funds acquired through corruption.

The Angolan Government has acknowledged that it needs to improve its fiscal management and practices, and President Dos Santos has called for a "zero tolerance" policy against corruption. I am pleased that the President has said this, and we should look for ways to help the government give real meaning to such a policy. At the same time, we should explore ways that we and our international partners can put pressure on corrupt officials in Angola to cease their illicit actions, including travel bans and assets freezes, and more.

In terms of governance, it is also important that the Angolan Government create the space for a strong civil society to develop—one that allows for the free flow of information and includes independent watchdog institutions that can demand accountability and transparency. We should seek to expand our engagement with civil society organizations and, as is appropriate, to help strengthen their capacity and amplify their voices in policy debates.

Within the government, Angola's National Assembly has the potential to play a strong oversight role, and I am pleased that Secretary Clinton met directly with the National Assembly during her visit to Luanda last year. We should look for ways, such as technical assistance and parliamentary exchanges, that we can support and

strengthen the National Assembly's oversight roles.

Mr. President, none of this will be easy. Some in the Angolan Government are still unwelcoming toward the United States because of positions we took during their civil war. Many Angolans are also skeptical about whether we genuinely have interests beyond accessing oil. We need to take these perspectives seriously. But I believe we can break through the suspicion and mistrust by demonstrating—through greater resources and a more visible presence—that we seek a mutually beneficial, long-term partnership with the people of Angola. In the months and years ahead, I look forward to working with the administration to that end.

REMEMBERING JUDGE GERALD W. HEANEY

Mr. FRANKEN. Mr. President, today I note with sorrow the passing of one of America's great jurists, Judge Gerald W. Heaney. Judge Heaney died Tuesday in Duluth, MN. Judge Heaney served with distinction and honor for 40 years on the U.S. Court of Appeals for the Eighth Circuit. He played a leading role in enforcing *Brown v. Board of Education* by desegregating schools in, among other places, Kansas City, Omaha, and St. Louis. A giant of the law, Judge Heaney will be remembered as not only a brilliant jurist but a judge who helped make the promise of equality under the law a reality for many Americans.

Judge Heaney received both a bachelor's and law degree from the University of Minnesota. During World War II, Judge Heaney served with distinction in the Army, landing on Omaha Beach on D-day and staying in Germany after the war to help reform local labor laws. After returning from the war, Judge Heaney practiced labor law for 20 years. He negotiated the contract that made Duluth public schools the first in the State to adopt equal pay for women.

Judge Heaney's civic accomplishments before joining the Eighth Circuit are a testament to one of Minnesota's most public-spirited sons. He was instrumental in creating Duluth's Seaway Port Authority and the local public broadcasting station. He also served as a regent for the University of Minnesota and was a lifelong champion of the University of Minnesota Duluth.

As an appellate judge, Judge Heaney was devoted to enforcing the Constitution's promise of equal protection and expanding equality to all citizens, regardless of race, sex, religion, age, or disability. On the occasion of his retirement 4 years ago, Minnesota Public Radio interviewed Latonya Davis, a former student in the St. Louis public schools. Because of Judge Heaney's desegregation orders, Ms. Davis had the opportunity to attend a suburban school that she says changed her life:

"I didn't even expect to go to college," she recalls. "My junior year in high school, I had a teacher say, 'So what college you going to?' and I was

like, 'I'm not going.' Because I just knew it was expensive, and I didn't think to go. I had bunch of teachers push me, and help me find ways to pay for it. They really wanted me to succeed in life."

Ms. Davis is now a teacher herself with an advanced degree.

For Judge Heaney, equality of opportunity was also personal: he hired the Eighth Circuit's first African-American and female law clerks.

Judge Heaney was a leading jurist on criminal justice issues. His opinions on the fourth amendment were exceedingly influential, including an argument in dissent concerning probable cause for a warrant that later was adopted by the Supreme Court. Judge Heaney's scholarship on Federal sentencing was an impassioned plea for humanity and decency in sentencing.

Judge Heaney is survived by Eleanor, his wife of 64 years, his daughter Carol, son Bill, sister Elizabeth, six grandchildren, and eight great-grandchildren. I offer my deepest sympathies to all who knew and loved him. Vice President Mondale said it best when he said that Judge Heaney was "a great and decent human being, a superb judge and a really caring human being."

Fittingly, the Federal courthouse in Duluth, MN, is named for Judge Heaney. It stands as a lasting monument to the cause of Judge Heaney's life—providing equal justice under the law.

ADDITIONAL STATEMENTS

WING, NORTH DAKOTA

● Mr. CONRAD. Mr. President, today I recognize a community in North Dakota that will be celebrating its 100th anniversary. On July 16 to 18, 2010, the residents of Wing will gather to celebrate their community's history and founding.

Wing, a Northern Pacific Railroad town site, was founded in 1910, and named after Charles Kleber Wing, who plotted many town sites, including McClusky, Wing, Pingree, Robinson, and Regan. Leslie B. Draper established the first post office on April 15, 1911. Wing was later incorporated as a village in 1921.

Today, Wing's school and residential market continue to prosper. The rural area remains rich in wildlife, attracting many out-of-state and instate hunters. The residents of Wing place great importance on involvement within the community. A strong Wing fire and ambulance service exists in town, with many local residents and farmers volunteering to perform much needed services.

Citizens of Wing have organized numerous activities to celebrate their centennial. Some of the celebratory festivities include socials, a class parade, pitchfork fondue, a concert, and a street dance.