E260 CONGRESSIONAL RECORD — Extensions of Remarks February 5, 2007

The Prevention First Act requires that private health plans to cover FDA-approved prescription contraceptives and related medical services.

Madam Speaker, it is critical in any discussion of reproductive rights to devote time to teenagers who face the consequences of so many of these issues more acutely than other age groups. Teens face additional barriers regarding access to services and information. Sixty percent of teens have sex before graduating high school, and those who receive comprehensive sexuality education that includes discussion of contraception as well as abstinence are more likely than those who receive abstinence-only messages to delay sex, to have fewer partners, and to use contraceptives when they do become sexually active. Efforts by conservatives to restrict access to family planning services and promote abstinence-only education programs—which are prohibited from discussing the benefits of contraception—actually jeopardize adolescent health and welfare, as evidenced by the views of many mainstream medical groups.

Nearly 50 percent of new cases of STDs occur among people ages 15 to 24, even though this age bracket makes up just a quarter of the sexually active population. Clearly, teens are at risk when faced with an unintended pregnancy or an STD infection.

Moreover, 1 in 3 girls becomes pregnant before the age of 20, and 80 percent of these pregnancies are unintended. Teen mothers are less likely to complete high school. Children of teenage mothers have lower birth weights, are more likely to perform poorly in school, and are at greater risk of abuse and neglect. Improving access to contraceptive services and information does not cause non-sexual health effects, and it begins to start having sex. Instead, teens need information to help them both postpone sexual activity and to protect themselves if they do become sexually active. A November 2006 study of declining pregnancy rates among teens concluded that the reduction in teen pregnancy between 1995 and 2002 is primarily the result of increased use of contraceptives.

The Prevention First Act provides funding to public and private entities to establish or expand their teen pregnancy prevention programs. Such funds provide for comprehensive, medically accurate sex education programs that teach young people about abstinence, health, and contraceptives. Moreover, this bill requires federally funded programs that provide information on the use of contraceptives to ensure that the information is medically accurate and includes health benefits and failure rates.

Madam Speaker, virtually everyone can agree that reducing unintended pregnancies, lowering STD infection rates, and promoting the health of all women and their children, regardless of their economic or social situation, are important public health goals. It should come as no surprise that the Centers for Disease Control and Prevention included family planning services among their list of “Ten Great Public Health Achievements in the 20th Century.” My bill, the Prevention First Act, will improve access to family planning services for women in need throughout America, and will go a long way toward fulfilling the promise of this important public health achievement.

Madam Speaker, I urge every Member to stand with the women of our country and to support this important bill.

INTRODUCTION OF H.R. 800, THE EMPLOYEE FREE CHOICE ACT

HON. GEORGE MILLER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Monday, February 5, 2007

Mr. GEORGE MILLER of California. Madam Speaker, today, I am pleased to be joining 230 of my colleagues in introducing H.R. 800, the Employee Free Choice Act. The Employee Free Choice Act is a bipartisan bill designed to provide workers with a fair opportunity to bargain with employers for better wages, benefits, and working conditions.

In recent years, despite a growing economy, the middle class has been squeezed. Corporate profits and executive compensation have skyrocketed, but the middle class has seen their wages stagnate, while the costs for basic needs like healthcare, education, food, energy, and housing continue to increase. Globalization and misguided government policies have contributed to a growing income disparity and less economic security for middle class families.

One way to help the middle class is to provide them with a fair opportunity to organize and join unions, so they can have a say in what goes on in the workplace. Workers who belong to unions earn 30 percent more than nonunion workers. In addition, they are 62 percent more likely to have employer-provided health coverage and four times more likely to have pensions.

The current process for forming unions is badly broken and so skewed in favor of those who oppose unions, that workers must literally risk their jobs in order form a union. Although it is illegal, one quarter of employers facing an organizing drive have been found to fire at least one worker who supports a union. In fact, employees who are active union supporters have a one-in-five chance of being fired for legal union activities. Sadly, many employers resort to spying, threats, intimidation, harassment, and illegal activities in their campaigns to oppose unions. The penalty for illegal activity, including firing workers for engaging in protected activity, is so weak that it does little to deter law breakers.

Even when employers don’t break the law, the process is so long that it may be too late. Employees who receive anti-union messages, can force workers to attend anti-union meetings during work hours, can force workers to meet with supervisors who deliver anti-union messages, and can even imply that the business will close if the union wins. Union supporters access to employees, on the other hand, is heavily restricted.

The Employee Free Choice Act would add some fairness to the system by: (1) allowing a majority of employees the opportunity to select their own representative by compressing their decision through the signing of authorization cards; (2) provide for mediation and arbitration when workers and employers cannot agree on a first contract; and (3) increase penalties against employers who threaten, intimidate, or fire workers for engaging in protected activity.

I urge all my colleagues to join in this effort to provide working people with a real opportunity to bargain for better wages and benefits.

TO REQUIRE THAT ALL SHIPS WITH BALLAST WATER TANKS, INCLUDING VESSELS THAT ARE NOT CARRYING BALLAST WATER, TO CARRY OUT THE EXCHANGE OF BALLAST WATER OR ALTERNATIVE BALLAST WATER MANAGEMENT METHODS PRIOR TO ENTRY INTO ANY PORT WITHIN THE GREAT LAKES

HON. MARK STEVEN KIRK
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Monday, February 5, 2007

Mr. KIRK. Madam Speaker, today I introduce a bill to require all vessels, including those with no ballast water on board, NOBOBs, to undergo ballast water exchange before entering the Great Lakes.

Invasive species pose a dangerous threat to the Great Lakes. They may add and then pump out new ballast water before leaving. This mixes with residual ballast water and sediments, and provides an unrегulated pathway for the introduction of new invasive species when the ballast water is released.

In other words, the contamination begins. We must not leave 90 percent of ships entering the Great Lakes untreated. This bipartisan legislation requires all ships with ballast tanks, including NOBOBs, to undergo ballast water exchange. In addition, the bill commissions a study of the effectiveness and environmental soundness of other ballast treatment options. The language fixes a current problem and works towards an even stronger solution for the future.

Madam Speaker, this legislation, while small, has enormous consequences for the health and safety of one of our national treasures. I am proud to introduce this ballast water legislation to significantly reduce the infiltration of invasive species into the Great Lakes.
was killed by small-arms fire during the battle with the insurgents in Iraq on November 7, 2006.

He was born on December 6, 1980 in Dagupan City, Philippines. He immigrated to the United States of America in 1991 and graduated from Samuel Morse High School in San Diego, California in 2000. He enlisted in the United States Army and completed the Basic and Advanced Individual Training at Fort Benning, Georgia in 2001. He was naturalized as an American citizen in 2004.

Staff Sergeant Doria was assigned to the 25th Infantry Division at Schofield Barracks in Hawaii. He reported to the 2nd Battalion, 35th Infantry Regiment and was assigned to Alpha Company. He participated in training exercises at the National Training Center, Pohakuloa Training Area, and Operation North Wind in Japan. In 2004, he deployed with the 3rd Battalion in support of the Operation Enduring Freedom V in Afghanistan and also served with the Cacti Battalion in Operation Iraqi Freedom V. While in Alpha Company, he served as a rifleman, M203 gunner, machine gun operator, team leader, and as a squad leader.

SSG Doria was posthumously awarded the Army Commendation Medal with "V" device for valor. On November 1, 2006, his action saved the lives of his fellow soldiers following an insurgents attack. He was also posthumously awarded the Bronze Star, the fourth highest U.S. military award for gallantry in action and the Purple Heart for his courageous actions on November 7, 2006, when he made the ultimate sacrifice while covering for his fellow soldiers during an air assault and rescue mission in Iraq.

He is survived by his wife, Jasmine; daughter, Jada; parents, Fred and Rose; sister, Rowena; aunts, Zenaida and Minda, and grandfather/adopted father, Benito Doria. His last wish was to be buried at the Eternal Gardens Memorial Park in Dagupan City. Philippines was fulfilled, complete with full military honors, 21-gun salute, and the American flag was presented to the grieving Doria family by BG Lachlan.

To honor their loving care of Roseanna, memorial donations may be sent to Columbia Lutheran Home (columbialutheranhome.com) 4700 Phinney Ave. N., Seattle, WA 98103. Please join in celebration of this beloved woman on February 10th at University Congregational Church, or a difficult personality.

As a consummate gardener, Roseanna fed her family from her backyard and taught her offspring to composting, the satisfaction of baking and the skill of darning. She was a crafter—of string, rubber bands, and plastic twist ties. And, she showed us there was always hope for a dying plant, a broken chair, or a difficult personality.

Roseanna possessed a wide curiosity and believed in the power of education. A Stedham High School graduate, yet financially unable to go to college herself, she sacrificed for the education of her children and served as their constant reminder of the benefits of hard work and life-long learning.

Roseanna’s loving presence and beautiful smile were dwarfed only by her huge heart and unwavering belief in the goodness of all. She is preceded in death by her husband of 68 years, William Morrell (Mac), and survived by her children Jim, John, Lois, Mark; her grandchildren Katherine, Jim and Nicholas; and, her great grandchildren Kendall and Lachlan.

In tribute to their loving care of Roseanna, donations may be sent to Columbia Lutheran Home (columbialutheranhome.com) 4700 Phinney Ave. N., Seattle, WA 98103. Please join in celebration of this beloved woman on February 10th at University Congregational United Church of Christ at 2 p.m. (4515 16th Ave NE, Seattle).

PERSONAL EXPLANATION

HON. NEIL ABERCROMBIE
OF HAWAII
IN THE HOUSE OF REPRESENTATIVES
Monday, February 5, 2007

Mr. ABERCROMBIE. Madam Speaker, I regret that I was unavoidably detained on Wednesday, January 31, 2007, and missed rollcall No. 68. Had I been present, I would have voted "aye."

H.R. 798, DEPARTMENT OF ENERGY HEADQUARTERS SUN WALL PHOTOVOLTAIC SYSTEM

HON. JAMES L. OBERSTAR
OF MINNESOTA
IN THE HOUSE OF REPRESENTATIVES
Monday, February 5, 2007

Mr. OBERSTAR. Madam Speaker, today I introduce a bill to direct the Administrator of General Services to install a sun wall photovoltaic system, known as the "Solar Net" on the headquarters building of the Department of Energy. There is no more appropriate or symbolic federal building with which to demonstrate the power and promise of photovoltaics than the Department of Energy headquarters building, known as the Forrestal Building, located in Washington, DC.

Our energy needs continue to increase, but as a nation we have not done enough to try to meet these needs with new technologies and alternative fuels. As a result, our dependence on fossil fuels—and foreign oil in particular—continues unabated.

Yet, one of the nation’s large single energy consumer, the Federal Government is in a unique position to promote energy conservation and efficiency, particularly in the operation of Federal buildings. By applying the principles of sustainable, green design, agencies have the ability to reduce energy usage, reduce lifecycle costs, and reduce environmental impacts in the construction and operation of federal facilities.

A photovoltaic system turns light energy into electricity. Photovoltaics reduce the consumption of fossil fuels and offer distinct advantages over diesel generators and primary batteries. These systems are highly efficient panels and have no moving parts, so the need for maintenance is virtually non-existent. Photovoltaics have tremendous potential. As an example, estimates have shown that the projected energy needs of the entire U.S. could be met by installing photovoltaic panels in a 100-mile by 100-mile area in the Southwest.

The Federal Government owns or leases approximately 500,000 buildings. According to U.S. Department of Energy estimates, in FY 2005, the cost of energy consumption by Federal agencies totaled $14.5 billion—more than $5.5 billion of which was spent on buildings and facilities. The General Services Administration, through its Public Building Service, manages 218.9 million square feet of owned office space and 168.8 million square feet of leased space. Imagine the benefits if this space utilized photovoltaics and solar power.

More than 25 Federal buildings nationwide already utilize photovoltaics in some capacity. These projects have demonstrated that we have the technology and ability to provide electricity for the Federal Government office buildings with photovoltaic rays. We have the ability to keep our public buildings running on clean and quiet sources of energy, and still produce extra electricity to put back into the power grid.

The bill I introduce today addresses only one project, but it is a necessary and important step in the overall effort to increase energy efficiency in public buildings. Located in our Nation’s capital, the Solar Net project will serve as a model for the entire country, as the largest building-integrated solar energy system on any federal building in the country. The design for the sun wall project was selected in 2000 after an open competition. It is an attractive and energy-efficient design that can generate a maximum of 200 kW of electricity and includes a solar thermal installation for hot water and hot air.

A similar provision to this bill was enacted as part of the Energy Policy Act of 2005 (Pub. L. 109-58). While the Energy Policy Act authorized funding for fiscal year 2006, no funding was appropriated for that year. Today, this bill specifically sets aside federal building repair and alteration funding for construction of the sun wall project in fiscal year 2007.