

of Khojaly, a small village in war-torn Nagorno-Karabakh overrun by Armenian forces on 25–26 February. Many were killed at close range while trying to flee; some had their faces mutilated, others were scalped.”

Time Magazine stated “While the details are argued, this much is plain: something grim and unconscionable happened in the Azerbaijani town of Khojaly two weeks ago. So far, some 200 dead Azerbaijanis, many of them mutilated, have been transported out of the town tucked inside the Armenian-dominated enclave of Nagorno-Karabakh for burial in neighboring Azerbaijan. The total number of deaths—the Azerbaijanis claim 1,324 civilians have been slaughtered, most of them women and children—is unknown.”

Members of the Parliamentary Assembly of the Council of Europe (PACE) from Albania, Azerbaijan, and the United Kingdom stated in May 2001 in Written Declaration No. 324 that the “Armenians massacred the whole population of Khojaly and fully destroyed the town.”

Khojaly was the first significant Azerbaijani settlement overrun by Armenian forces in the region of Nagorno-Karabakh. The forces next overran the Nagorno-Karabakh districts of Zangilan, Gubadli, Fuzuli, Aghdam, and Kalbajar, as well as the towns of Shusha and Lachin. Altogether, the occupied territories represent roughly 20 percent of the territory of Azerbaijan. And, altogether roughly one million Azerbaijanis were evicted from their homes over the course of the Armenian-Azerbaijan war.

On January 25, 2005 the Parliamentary Assembly of the Council of Europe overwhelmingly adopted a resolution highlighting that “considerable parts of Azerbaijan’s territory are still occupied by the Armenian forces and separatist forces are still in control of the Nagorno-Karabakh region.”

Armenian Defense Minister, in an interview with British journalist Tomas de Waal openly admitted that “Before Khojaly the Azerbaijanis thought that . . . the Armenians were people who could not raise their hands against the civilian population. We were able to break that [stereotype].” Madam Speaker, the tragedy of Khojaly was a crime against humanity and I urge Congress to join me in standing with Azerbaijanis as they commemorate this tragedy.

INTRODUCING THE SANCTITY OF LIFE ACT AND THE TAXPAYER FREEDOM OF CONSCIENCE ACT

HON. RON PAUL

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 15, 2007

Mr. PAUL. Madam Speaker, I rise today to introduce two bills relating to abortion. These bills stop the federal government from promoting abortion. My bills accomplish this goal by prohibiting federal funds from being used for population control or “family planning” through exercising Congress’s constitutional power to restrict federal court’s jurisdiction by restoring each state’s authority to protect unborn life.

Abortion on demand is no doubt the most serious sociopolitical problem of our age. The lack of respect for life that permits abortion significantly contributes to our violent culture

and our careless attitude toward liberty. Whether a civilized society treats human life with dignity or contempt determines the outcome of that civilization. Reaffirming the importance of the sanctity of life is crucial for the continuation of a civilized society. There is already strong evidence that we are on the slippery slope toward euthanasia and non-consensual human experimentation. Although the real problem lies within people’s hearts and minds, the legal problems of protecting life stem from the ill-advised Roe v. Wade ruling, where the court usurped the state’s authority over abortion.

One of the bills I am introducing today, the Sanctity of Life Act of 2005, reverses some of the damage done by Roe v. Wade. The Sanctity of Life Act provides that the federal courts of the United States, up to and including the Supreme Court, do not have jurisdiction to hear abortion-related cases. Congress must use the authority granted to it in Article 3, Section 1 of the Constitution to rein in rogue federal judges from interfering with a state’s ability to protect unborn life.

In addition to restricting federal court jurisdiction over abortion, Congress must stop the unconstitutional practice of forcing Americans to subsidize abortion providers. It is not enough to say that “family planning” groups may not use federal funds to perform or promote abortion. After all, since money is fungible, federal funding of any activities of these organizations forces taxpayers to underwrite the organizations abortion activities. This is why I am also introducing the Taxpayer Freedom of Conscience Act. The Taxpayer Freedom of Conscience Act prohibits any federal official from expending any federal funds for any population control or population planning program or any family planning activity. To paraphrase Thomas Jefferson, it is “sinful and tyrannical” to force the American taxpayers to subsidize programs and practices they find morally abhorrent.

Madam Speaker, it is my hope that my colleagues will join me in support of these two bills. By following the Constitution and using the power granted to the Congress by the Constitution, we can restore respect for freedom of conscience and the sanctity of human life.

EXPRESSING SORROW OF THE HOUSE AT THE DEATH OF THE HONORABLE CHARLIE NORWOOD, MEMBER OF CONGRESS FROM THE STATE OF GEORGIA

SPEECH OF

HON. JEFF MILLER

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, February 14, 2007

Mr. MILLER of Florida. Mr. Speaker, on behalf of the United States Congress, it is with great sadness that I rise today to recognize the passing of my esteemed colleague and friend, the Honorable CHARLES WHITLOW NORWOOD, Jr. of Georgia’s Tenth Congressional District.

Yesterday, we lost an inspiring public servant to complications from his eight year battle with idiopathic pulmonary fibrosis. All who knew him and worked with him recognized and appreciated his hard work. Throughout his

seven terms in Congress, CHARLIE served on the Education and the Workforce Committee as Chairman of the Subcommittee on Workforce Protections. He also served on the Committee on Energy and Commerce, which included two terms as Vice-Chairman of the Subcommittee on Health. Fueled by a sincere interest in helping others, his colleagues knew he was not working for himself but for the people.

CHARLIE is well-known for introducing the first comprehensive managed health care reform legislation to Congress in 1995. He truly left his mark in legislation with reforms on patient’s rights, education, private property rights, telecommunications, and environmental regulations.

CHARLIE was dedicated to public service throughout his entire life, not only as a Member of Congress, but also as a dentist, a Vietnam Veteran, a small businessman, and a man of great faith. He and wife were active in their local United Methodist Church, as well as, members of the Augusta Opera Society and Augusta Symphony Guild. In every aspect of his life, he was recognized with countless awards and honors which illustrate how his contributions to his community were limitless.

We have not lost a colleague—we have lost a good friend.

The Honorable CHARLIE NORWOOD is survived by his wife Gloria, sons Charles and Carlton Norwood, and four grandchildren, all of Augusta. We will continue to hear of his service well into the future as CHARLIE’S legacy will, without a doubt, live on.

Mr. Madam Speaker, on behalf of the United States Congress, I am proud to honor the life of the Honorable CHARLES WHITLOW NORWOOD, Jr. and his living legacy.

RECOGNIZING THE UNI-CAPITOL WASHINGTON INTERNSHIP PROGRAM

HON. ALCEE L. HASTINGS

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 15, 2007

Mr. HASTINGS of Florida. Madam Speaker, I rise today to recognize the Uni-Capitol Washington Internship Program. Since the program’s inception in 2000, I have been a proud participant.

For the past seven years, 12 students from all across Australia are selected to participate in the eight-week Uni-Capitol Washington Internship Program, an opportunity that exposes them to the administrative and legislative processes that underpin the functioning of Congress as a democratic institution. Such experiences are invaluable opportunities for these students to gain knowledge and a deep understanding of the internal workings of the United States Government while bringing their own skills and backgrounds to their respective Congressional offices.

The Uni-Capitol Program selects undergraduates from 7 universities by exclusively matching the applicants with Members and Senators who share their views, as well as with various committee offices that relate to their interests and fields of study. The students who are selected come from a variety of academic disciplines, but all have a common interest in learning about and promoting the