department for luggage we took our oldest employee with us.

The life story of this particular man is unique because it is so different from that of the present day worker.

Joe Fairbrother came to work for my father as an errand boy when he was about twelve years old. Eventually he learned the trade of harness maker. He never worked for anyone else but my father and me for a period of over fifty three years.

He raised a family of eight children, owned his own little home in the west end, near where he was born. In later years he had a comfortable camp in Oneida Lake and an automobile which he never drove himself.

His wages never exceeded thirty dollars per week. He often told me "This job has never been a good paying one, but it has been d--n steady". When he passed away some years ago after a lingering illness, it was like losing a member of the family.

It may be of some interest that his granddaughter has been my secretary for ten years, and it is the only position she has ever held

Our present store is now managed by my son and partner, Robert Sheldon, who has been with me for nineteen years. When the war is over my younger son will again resume his place with us.

I often wonder when I look back over almost fifty years in the harness and luggage business just why young men with fine college training decide to engage in business that shows so little opportunity for financial gain.

What has happened in our own partnership is only one of many such instances that I know of when young men with good educations have elected to follow the retailing of Luggage and Leather Goods as their life work.

Surely there must be some spirit of romance in handling fine leather goods for I see no other reason

Why this little history of our family's business should be of interest to any one is hard for me to understand. There are probably scores of other small businesses that have equally long and honorable records.

The only unusual thing about it may be that for over one hundred years the name "Sheldon" has appeared first over a harness shop which eventually became a Luggage and Leather Goods Store and still continues.

The fourth generation of Sheldons is now in charge of our store. Possibly if one of my grandsons follow in his father's steps, we may yet crow about a fifth generation in this one business. Only time will tell us that.

At any rate I am sure that my partners grandfather and great-grandfather, though he had never seen either of them, are as proud as I am of the present management, and the manner in which it has maintained and added to the reputable standing of our firm in this our home community.

RACE RELATIONS

HON. LEE H. HAMILTON

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 8, 1995

Mr. HAMILTON. Mr. Speaker, I am inserting my Washington Report for Wednesday, November 8, 1995 into the CONGRESSIONAL RECORD:

THE STATE OF RACE RELATIONS

The verdict in the O.J. Simpson trial and the Million Man March in Washington have refocused national attention on the state of race relations in America today. Both events show that race continues to be one of the more intractable and troubling issues facing our country.

SIMPSON VERDICT

The reading of the verdict in the O.J. Simpson trial was a remarkable event. For one brief moment all Americans stopped what they were doing to hear the result. The reaction of the public to the verdict was just as striking. Most white viewers were stunned by the acquittal, thinking the evidence against Simpson was overwhelming. Many black viewers, in contrast, reacted to the verdict with joy and celebration. They believed Simpson had been framed by a rogue, racist police force.

The trial was extraordinary. Most murder trials last a week or less, not nine months, and don't involve a national celebrity and a worldwide television audience. We can talk about keeping TV out of the courtroom or reforming the rules of evidence, but we should be very careful about changing our criminal laws based on such an unusual case.

The most disturbing aspect of the trial was how differently blacks and whites reacted to the verdict. Both races appear to want the same things from our justice system—safe neighborhoods, drug-free schools, and the like—but disagree about how the system is working today. Whites generally view the system as basically fair and give high marks to local law enforcement, but say too many criminals get away with their crimes. Blacks, however, tend to think the system is biased against them and geared to lock away young black males. They believe law enforcement is racist.

Blacks often say that the high incarceration rate for black males reflects the fundamental unfairness of the system. One in three black males in their twenties has been in the care of the criminal justice system. Blacks, who make up 12% of the population, make up more than half of all people convicted of murder; blacks are also disproportionately victims of murders. Many whites respond to these statistics by saying relatively more blacks are in jail because relatively more blacks commit crimes, not because the system is inherently racist.

The basic challenge is to build confidence in the criminal justice system across racial lines. We should be able to agree on certain basic points. On the one hand, racist conduct by law enforcement cannot be tolerated. On the other hand, racism, past or present, cannot be raised as an excuse for violent conduct. Criminals, whether black or white, must be punished for their crimes.

MILLION MAN MARCH

The second event which stirred much debate on race relations was the Million Man March. The avowed purpose of the rally, which attracted over 400,000 black men to the U.S. Capitol last month, was for black men to rededicate themselves to family, personal responsibility and community. The event was an impressive gathering, marked by a sense of purpose and comraderie. Nation of Islam leader Louis Farrakhan, who organized the event and pulled it off without incident, has established himself as a leading voice for black America.

The Million Man March sent out an equivocal message. The rally showed there is much common ground between blacks and whites. In some ways, it was a march about dignity, pride and respect. Many of the speakers talked about self-help and self-discipline; the importance of family and education; and the scourge of drug use and crime, particularly among young people. I hear many of the same issues discussed approvingly at my public meeting in Indiana.

The rally, however, was also about racial division and separation. Minister Farrakhan spoke of a more perfect union, but he is a controversial figure; he is seen in many quarters as a bigot and an anti-semite, someone who stokes racial fears and animosities. To most Americans he is more a symptom of our ills than a physician who can heal them.

ASSESSMENT

White and black America continue to drift apart. Many blacks feel aggrieved. They observe that black incomes are still only 60% of white ones; black unemployment is more than twice as high; and more than half of black children live in poverty. They say whites have lost interest in their plight, cutting federal programs that benefit their communities and curbing affirmative action programs that have created eduational and job opportunities. The reponse of a growing number of blacks is not a call for more integration with white America, but separation and self-help.

Many white Americans, for their part, feel a different kind of frustration. They say this country has spent billions of dollars on fighting poverty, particularly in black communities, but poverty rates remain persistently high. They complain that affirmative action programs take jobs and college opportunities from deserving whites. They say blacks should take more personal responsibility for their actions, rather than look to the government for help. They often believe, mistakenly, that the average black is faring better than the average white in terms of access to housing, education, jobs and health.

We can argue all day about the causes of this separation—the lack of economic opportunities; racism; the burden of history; the rise of illegitimacy and single parent families—but the question Americans must answer is whether this trend toward separation is desirable. I think it is not. This country will not prosper if we do not work together to create opportunities for all of our citizens.

Sometimes I get the impression that blacks and whites live on two different planets. Both events, the trial and the march, caution that we must bridge the great divide between the two races. We must talk frankly, listen carefully, and work together across racial lines. We must talk less about separation and bitterness, and more about unity, reconciliation and shared values. We must reach out to people of different races and provide opportunity for all persons to make the most of their lives. Government can help by pursuing fiscal policies that promote job creation, enforcing anti-disrimination laws and supporting programs that are pro familv-but reconiliation will mainly come through individual contacts. We should not tolerate the existence of two Americas.

NATIONAL HOME HEALTH CARE MONTH

HON. JOHN S. TANNER

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 8, 1995

Mr. TANNER. Mr. Speaker, I rise today to bring attention to the fact that the month of November is National Home Health Care Month and National Hospice Month. Yesterday, November 6, I participated in a visit to a 32-year-old constituent who was diagnosed

with Lou Gehrig's disease back in 1988. In August 1990, the disease had progressed to the point where Tim was completely immobile and Home Health Aides were ordered to assist Tim with his personal care.

Currently, Tim's nurses visit him three times a week to assist his respiratory status and to monitor his overall condition. Two Home Health Aides visit daily to assist with bathing and personal hygiene. With the assistance of Homecare Health Services, Tim has been able to remain in his family's home. I would like to insert into the CONGRESSIONAL RECORD a letter that was given to me yesterday during my visit with this courageous young man, Tim Brewer of Big Sandy, TN.

I want to thank you, Representative Tanner, for your letter and for your visit. I want to also thank the nurses and aides from Homehealth. I am sure you understand how important home health is to those of us who need it. I know the nursing home industry has a strong lobby in Washington, but I believe it is better for patients to stay home if they can, as well as being more cost-efficient for taxpayers. I know I have saved Medicare hundreds of thousands of dollars by staying home. I have only been hospitalized a few times and I have never had even the slightest bedsore. Being at home has also allowed me to be more active in my daughter's life. Please remind the Speaker of the House that the first cuts should be from fraud and inflated medical supply cost. Remind the House that real people are behind all the numbers. Please fight for home healthcare.

Please come back to see me again.

Thank you.

TIM BREWER.

IN MEMORY OF JOHN C. TOWLE, CAPTAIN U.S. AIR FORCE

HON, GLENN POSHARD

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES Wednesday, November 8, 1995

Mr. POSHARD. Mr. Speaker, I rise today to honor U.S. Air Force Capt. John C. Towle who will be laid to rest with full military honors on Wednesday, November 8, 1995 at Arlington National Cemetery. John was born January 9. 1943, in Harrisburg, IL, to a loving family. He grew up will all the hopes and dreams of any young boy. I am sure like many youngsters he played typical childhood games and perhaps he even played soldiers; unaware of his ultimate destiny. He played in the school band and was active in his church and community. In 1961, he graduated from Harrisburg High School. He went on to attend Murray State University in Kentucky, where he was a member of the U.S. Coast Guard Reserve.

In 1968, upon graduating from college, John decided to further advance his military service and assist his country with the peace efforts in Southeast Asia. He proudly accepted a commission as an officer in the U.S. Air Force.

As a copilot during the height of the Vietnam conflict, John dedicated his life to advancing the cause of freedom around the world. Tragically, John's aircraft was shot down over hostile territory in Laos on April 22, 1970. John and 11 of his fellow crew members were listed as missing in action for 8 years until U.S. officials concluded that they had been killed in action. On September 1, 1995, the Armed Forces Identification Review

Board was able to properly identify John C. Towle and his fellow crew mates, thus officially listing these honorable servicemen as killed in action while in the service of their country.

Today, 25 years after John disappeared from the skies over Southeast Asia, I join with his family and friends in bringing him to his final resting place. Arlington National Cemetery is a monument to the men and women who paid the ultimate price in order to preserve our freedom, and help bring the light of liberty to others around the world. The loss of John's cheerful and positive being was untimely and painful to those who cherished him. It is my hope that his return to American soil will bring his family and friends the peace they have long awaited.

A TRIBUTE TO DENESE ALLEN

HON. VIC FAZIO

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 8, 1995

Mr. FAZIO of California. Mr. Speaker, I rise today to pay tribute to my longtime friend, Denese Allen. Denese is retiring from the Vacaville School Board after 12 years of honorable and highly valued service to the community.

Denese has devoted her life to enriching the lives of our youth. She has spent 31 years as a elementary school teacher where her thoughtful and caring instruction has helped guide and shape the lives of hundreds of children. Today, she continues to teach kindergarten at Fairfield, CA.

In addition to her lifelong devotion to the educational needs of our youth, Denese has also chosen to contribute her time and abilities to public service. Denese was first elected to the Vacaville School Board in 1983. She subsequently was re-elected in 1987 and 1991. Denese was appointed to the Vacaville Parks and Recreation Commission in 1982, where she served for 11 years. She was appointed to the Solano County Parks and Recreation Commission in 1992, where she served 1 year. Denese currently serves on the Solano Fair Association Board, to which she was appointed in 1994.

Denese was born in Portland, OR and educated in Portland's public schools. She earned her BA from the University of Oregon in 1964, with a teaching credential. In addition, she has done graduate work at the University of California, Davis and St. Mary's College in Moraga, CA.

Denese is married to Ward Allen, legislative representative for the Brotherhood of Teamsters in Sacramento, CA. They have a son, Mark, who is a customer service representative for AT&T in San Francisco, CA. Denese's parents, Katherine and Webb, continue to reside in Portland. Her father, retired managing general manager for Coopers & Lybrand, is currently the national treasurer for the Shrine Hospitals for Crippled Children.

Mr. Speaker, I ask my colleagues in the House of Representatives to join me today in honoring Denese Allen as I extend my sincere appreciation for all she has done for community during her many years of dedicated services.

SENTENCING INEQUITY

HON. EDOLPHUS TOWNS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES Wednesday, November 8, 1995

Mr. TOWNS. Mr. Speaker, I rise today to address a very prickly issue that confronts our judicial system: appropriate sentencing for distribution of crack versus powdered cocaine. This is a very important issue because current guidelines require a mandatory sentence of a 5-year prison term for possession of 5 grams of crack. However, it would take 500 grams of powered cocaine to receive a comparable sentence. Both of these substances are illegal, and I am astounded that there is such a disparity in the sentences for distributing these substances.

The fact of the matter is that cocaine consumption and distribution is illegal. Additionally, it is a fact that crack cocaine is the inexpensive drug of choice for many inner city citizens; while powered cocaine is consumed principally within upper income groups and suburban communities.

As our jail population explodes with additional black inmates charged with dealing cocaine, we must raise the question of why? The answer is based on simple economic principles. African-Americans dominate crack cocaine sales, whereas whites are the chief perpetrators of LSD distribution (93.4 percent), pornography (91 percent), and (100 percent) for anti-trust violations. None of these are lofty endeavors. But my point is simple. We must deal with issues of sentencing equity.

The sentence meted out for any type of cocaine distribution should be comparable, and judicial application of the law should be colorblind. Currently that is not the case. That is why the Supreme Court is reviewing this issue.

I do not condone the legalization of illicit substances. Nor do I support selective prosecution of any ethnic or economic group. But I am concerned that penal warehouses are being built, and the lion's share of the occupants are African-Americans. I say, let the punishment fit the crime, and do not favor any segment of society over another. Equity and morality require no less.

A BILL OF COMPROMISE

HON. MATTHEW G. MARTINEZ

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES Wednesday, November 8, 1995

Mr. MARTINEZ. Mr. Speaker, on November 2, I introduced legislation to require the EPA to consider the interests of a city in my district when placing a thermal destruction facility at a Superfund site.

This legislation, H.R. 2583, is intended to accomplish the same goals as a bill I introduced earlier in this session, H.R. 2267.

However, I have revised the original version to more accurately depict the true intent of my efforts.

As a former member of the California solid waste management board, I have an excellent understanding of this situation.

Over the history of operating industries Superfund site, EPA has consistently ignored