

Resolved by the Senate (the House of Representatives concurring), That Congress declares the memorial service held in Roanoke, Virginia, and sponsored by the National Emergency Medical Services (EMS) Memorial Service Board of Directors to honor emergency medical services personnel who have died in the line of duty as the "National Emergency Medical Services Memorial Service".

SEC. 2. RULE OF CONSTRUCTION.

Nothing in this resolution shall be construed to place the National EMS Memorial Service under Federal authority or to require any expenditure of Federal funds.

Mr. GREGG. Mr. President, I rise today to submit a resolution for myself and the two Senators from Virginia, honoring emergency medical services [EMS] personnel across the country. I was asked by Martin Singer, chief of the bureau of emergency medical services in New Hampshire, to submit this resolution, recognizing this important annual event. I am pleased to be joined by my two colleagues from Virginia, Mr. WARNER and Mr. ROBB, as original cosponsors.

In 1993, the Virginia Association of Volunteer Rescue Squads, Inc., and the Stanley Wise Foundation organized the first annual National Emergency Medical Services Memorial Service in Roanoke, VA. As the first State in the Nation to have a volunteer rescue squad, Virginia has taken the lead in recognizing the importance of these members of our communities both through the establishment of a museum devoted to EMS personnel called To The Rescue and now a memorial service to honor those EMS personnel who have died in the line of duty. They have opened their doors to communities across the Nation giving them the opportunity to honor these selfless individuals. It is time now that we, as a Nation, recognize Virginia's efforts and let EMS personnel across the country know that we appreciate their efforts and honor those who have given their lives to save the lives of others with this national memorial service.

The memorial service which has been held in Virginia annually for 5 years has now honored 119 EMS personnel from 35 States. My own State of New Hampshire has had three providers who had served our State honored for their extraordinary service. Most recently, in the ceremony held on May 24, 1997, Mr. Lawrence A. Volz of Newington, NH was honored. Mr. Volz lost his life in 1971 at age 48 while driving a community ambulance. This memorial service lets the family and friends of these very important people know that the ultimate sacrifice made by their loved ones for their fellow man is recognized and honored.

It is my hope that the introduction of this resolution will make this very special service more widely recognized by the country as a whole to let all EMS personnel know that their dedication and contributions to their communities are greatly appreciated.

SENATE RESOLUTION 137—TO AUTHORIZE TESTIMONY

Mr. LOTT (for himself and Mr. DASCHLE) submitted the following resolution; which was considered and agreed to:

S. RES. 137

Whereas, in the case of *United States v. Tara LaJuan Edwards*, Case No. M12677-97, pending in the Superior Court of the District of Columbia, subpoenas have been issued for testimony by James E. LePire and Billy R. Smith, and Kristine D. Brown, employees of the Secretary of the Senate;

Whereas, in the case of *United States v. Robbin Tiffani Stoney*, Case No. M12598-97, pending in the Superior Court of the District of Columbia, subpoenas have been issued for testimony by James E. LePire and Billy R. Smith, employees of the Secretary of the Senate;

Whereas, pursuant to sections 703(a) and 704(a)(2) of the Ethics in Government Act of 1978, 2 U.S.C. §§288b(a) and 288c(a)(2), the Senate may direct its counsel to represent Members and employees of the Senate with respect to any subpoena, order, or request for testimony relating to their official responsibilities;

Whereas, by the privileges of the Senate of the United States and Rule XI of the Standing Rules of the Senate, no evidence under the control or in the possession of the Senate may, by the judicial process, be taken from such control or possession but by permission of the Senate;

Whereas, when it appears that evidence under the control or in the possession of the Senate may promote the administration of justice, the Senate will take such action as will promote the ends of justice consistently with the privileges of the Senate: Now, therefore, be it

Resolved That James E. LePire, Billy R. Smith, and Kristine D. Brown, and any other Senate employee from whom testimony may be required, are authorized to testify in the cases of *United States v. Tara LaJuan Edwards* and *United States v. Robbin Tiffani Stoney*, except concerning matters for which a privilege should be asserted.

SEC. 2. That the Secretary of the Senate is authorized to release Senate records and documents relevant to these cases.

SEC. 3. That the Senate Legal Counsel is authorized to represent James E. LePire, Billy R. Smith, and Kristine D. Brown, and any other Senate Employee from whom testimony may be required, in connection with *United States v. Tara LaJuan Edwards* and *United States v. Robbin Tiffani Stoney*.

NOTICE OF HEARING

COMMITTEE ON GOVERNMENTAL AFFAIRS

Mr. THOMPSON. Mr. President, I would like to announce for information of the Senate and the public that a hearing of the Governmental Affairs Committee will be held on Friday, October 24, 1997, at 10 a.m. The subject of the hearing is H.R. 1953, concerning State taxation of individuals working at certain Federal facilities straddling State borders.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON FOREIGN RELATIONS

Mr. CHAFEE. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized

to meet during the session of the Senate on Tuesday, October 21, at 10 a.m. and 2 p.m. to hold hearings.

The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON ADMINISTRATIVE OVERSIGHT AND THE COURTS

Mr. CHAFEE. Mr. President, I ask unanimous consent that the Subcommittee on Administrative Oversight and the Courts, Senate Committee on the Judiciary, be authorized to meet during the session of the Senate on Tuesday, October 21, 1997, at 2 p.m. to hold a hearing in room 226, Senate Dirksen Building, on: "Overview of the National Bankruptcy Review Commission Report."

The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON SURFACE TRANSPORTATION AND MERCHANT MARINE

Mr. CHAFEE. Mr. President, I ask unanimous consent that the Surface Transportation and Merchant Marine Subcommittee of the Committee on Commerce, Science, and Transportation be authorized to meet on Tuesday, October 21, 1997, at 2:30 p.m. on S. 803, S. 668, and the Domestic Cruise Ship Trade.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADDITIONAL STATEMENTS

TRIBUTE TO MR. R. NOEL LONGUEMARE

• Mr. SANTORUM. Mr. President, I rise today to recognize the professionalism, dedication, vision, and public service of Mr. R. Noel Longuemare, who is retiring from the Department of Defense [DOD] after serving 4 years as the Principal Deputy Under Secretary of Defense for Acquisition and Technology, and most recently as the Acting Under Secretary of Defense for Acquisition and Technology.

Mr. Longuemare's tireless support for improved acquisition management practices, work force empowerment, and reduced life cycle support costs dramatically improved the DOD's acquisition management. He was instrumental in establishing Integrated Product Teams [IPT's] in all acquisition decisionmaking activities within the acquisition community. As the acquisition work force has been significantly reduced, IPT's have enabled commands to focus their expertise and to empower their managers in ways unmatched by traditional, functionally aligned organizations. Through his emphasis on IPT's, he has generated a climate of cooperative problem solving between industry and its DOD customers.

Along with IPT's, Mr. Longuemare led the efforts to redefine the ways in which DOD specifies the products it acquires. He was the driving force in the shift to performance specifications for complex defense articles. Through his

emphasis on what new systems should do rather than how they should look, industry has enjoyed unparalleled opportunities to bring technical creativity to bear on the most complex requirements. Mr. Longuemare successfully ushered the reform of military specifications and standards. In fact, nearly 2,700 specifications and standards have been rescinded as formal acquisition requirements since the program's inception. Thus, barriers to industry's own rate of technology acceleration have eroded, and industry continues to improve the way they do business with the Department of Defense.

In addition to his leadership through difficult institutional changes, Mr. Longuemare personally pioneered many innovative acquisition concepts such as cost as an independent variable [CAIV] and the single process initiative [SPI]. CAIV provides program managers and engineers a practical method for treating cost as a true systems design criterion, and it directly supports the DOD transition to performance specifications. The SPI approach, which replaces separate Government and commercial processes, is one of the most powerful techniques available for reducing overhead and accelerating process proficiency.

Mr. Longuemare has been a champion within the DOD for more effective communications. He initiated a systems engineering directorate to better define this crucial, but often elusive, discipline within the acquisition system. He advocated continuing education for the acquisition work force and fostered significantly improved coordination between the military departments, particularly in the requirements definition process.

Mr. President, the work of this exceptional public servant will continue to have a lasting impact on the DOD for many years to come. Mr. Longuemare has rightly earned the highest respect of all who know him in Congress, the DOD, and private industry. I ask my colleagues to join me in extending the Senate's best wishes to Noel, his wife Julie, and their daughter Maria.●

OUTRAGE OVER MALAYSIAN REMARKS

● Mrs. BOXER. Mr. President, I rise today to express my outrage and disgust at recent comments by Dr. Mahathir Mohamad, the Prime Minister of Malaysia. According to reports by official Malaysian news agencies, the Associated Press, and Reuters, Dr. Mahathir speculated last week that the collapse of Malaysian currency and the subsequent turmoil in its stock market may have been the result of an international Jewish conspiracy to oppress his predominately Muslim nation.

Malaysia is in the midst of an economic crisis. Its currency, the Ringgit, has depreciated over 25 percent, which has sent its stock market to all-time

lows. The Prime Minister has blamed the crisis on currency speculators, most notably the famous hedge fund manager George Soros, who is Jewish. Soros has denied trading extensively in the Ringgit and most financial analysts agree that currency traders could not have triggered the Ringgit crisis.

I do not want to mischaracterize Dr. Mahathir's remarks, so I will quote them directly, as reported by the Associated Press. According to the AP, Dr. Mahathir said, "The Jews robbed the Palestinians of everything, but in Malaysia they could not do so, hence they do this, depress the Ringgit."

Referring to the economic progress made by Malaysia over the past decade, Dr. Mahathir said, "Incidentally, we are Muslims, and the Jews are not happy to see the Muslims progress." Finally, he speculated about a global anti-Malaysian conspiracy saying, "We may suspect that they [Jews] have an agenda, but we do not want to accuse."

Mr. President, I was shocked by these comments. They are patently outrageous, hateful, and blatantly anti-Semitic. I thought it appropriate that the Simon Wiesenthal Center, which is based in Los Angeles, immediately demanded a clarification from the Malaysian Government.

Today, the Simon Wiesenthal Center shared with me a letter it received from Hashim Makaruddin, Press Secretary to the Prime Minister. Rather than clarify Dr. Mahathir's remarks, Mr. Makaruddin's letter confirms a hostile attitude among Malaysia's leaders.

Mr. Makaruddin denies that the Prime Minister specifically alleged a Jewish conspiracy to stifle Malaysia's economic growth. He writes that Dr. Mahathir "was merely explaining that the currency crisis now being faced by Malaysia was the doing of George Soros, who is a Jew, and that among the victims which suffered were Malaysia and Indonesia, which are Muslim countries. Because coincidentally Mr. Soros is a Jew and Malaysia and Indonesia are Muslim countries, there are people who thought that this currency manipulation was a Jewish 'conspiracy' against the Muslim countries. This was what Dr. Mahathir told the crowd at the rally."

Mr. President, in other words, the Prime Minister's explanation is that he was not advancing his own anti-Semitic views, he was simply repeating the anti-Semitic conspiracy theories advanced by others without refuting them. Clearly, it is wrong for any government leader to lend official credence to such anti-Semitic views by repeating them at a widely attended rally.

I find Mr. Makaruddin's explanation of the Prime Minister's remarks wholly unsatisfactory.

I call on Prime Minister Mahathir to apologize to those who have taken offense at his remarks. I do not believe any other course of action can undo the damage done by these hateful and irresponsible comments.●

JOE CENARRUSA

● Mr. KEMPTHORNE. Mr. President, integrity. That one word encompasses the life of Joe Cenarrusa. Today, family, friends, and the people of Idaho bid farewell to a man filled with integrity whose life ended tragically on September 9, 1997.

Joe Cenarrusa, the son of Idaho Secretary of State Pete Cenarrusa and his wife Freda, was first and foremost a family man. But he was also a successful businessman who was very active in his community.

Joe Cenarrusa was born on the family ranch in Carey, ID. He was Pete and Freda Cenarrusa's only son. Joe had a love for flying—a love which he inherited from his father who was a Marine fighter pilot during World War II. At the age of 4, Joe would sit on his father's lap in the cockpit and Pete would let him take over the controls. It was clear from that early age that Joe would continue to soar to new heights.

The day he turned 16, Joe took his first solo flight. He then took his FAA check rides for the instrument, commercial, and airline transport ratings on the days he became age-eligible for them. Joe graduated from the University of Idaho where he was a flight instructor and was also active in the sky-diving club.

In 1974, he returned home to take over the ranch. He brought with him new ideas and innovative techniques which turned the operation into one of the most successful livestock operations in Idaho.

Joe Cenarrusa never shied away from a challenge. "You just can't take; you also have to give." That's how Joe lived his life, always finding ways to give back to his community—especially for causes that helped children.

Joe felt every child needed a bicycle. A young child riding a bike was only natural, but there were some children in the community whose families couldn't afford bikes. So Joe decided to do something about that. As the owner of Red Robin Restaurants, Joe would offer deluxe hamburgers for anyone who would donate a bicycle. Those bikes would be refurbished by a friend, Mike Cooley, and then donated to needy children at the start of each school year. "Burgers For Bicycles" was a program that made Joe happy. It made his friend Mike Cooley happy. And it made thousands of school-children happy each fall.

Joe also had a place in his heart for battered and neglected children who ended up at the Hays Shelter Home. He'd bring the children and staff from the home down to his restaurant once a week and let them order whatever they wanted off the menu—including dessert. What a wonderful opportunity and a very visible sign to these neglected children that someone in their community cared.

Joe is remembered as a "good, decent man, a visionary, a man of integrity, a man who loved his family, and a man