

Linda Meyer, the excellent staff and all of the members of United Bay City Credit Union a most joyous 50th anniversary, with many more successful ones to come.

HONORING LOU MATARAZZO AND
RON DEVITO

HON. GARY L. ACKERMAN

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 14, 1999

Mr. ACKERMAN. Mr. Speaker, I rise in honor of Lou Matarazzo, president of the New York City Patrolmen's Benevolent Association, and Ron Devito, 2nd vice-president of the New York City Patrolmen's Benevolent Association. They are being honored on April 15, 1999, at the Terrace in the Park in Flushing Meadows, NY, on the occasion of their retirement. Their leadership in the New York City Police Department and as officers of the PBA is truly inspirational to all New Yorkers.

Well known for his devotion to his fellow officers and for being ready, willing and able to help a colleague in need, under any circumstances, Matarazzo has combined a hands-on approach with a thorough knowledge of police and human affairs. He began his career in law enforcement as a rookie patrolman in 1964. In 1969, he was elected a PBA delegate from the 108 Precinct and held that position for 9 years, serving on both the Negotiating and the "Cop of the Month" Committees. In 1977, he was elected the PBA Queens Trustee and soon began serving as chairman of the board of trustees and chairman of the Law Committee. In February 1991, he became the PBA Recording Secretary and in June 1991, he was elected treasurer. He has held his current position as PBA president since 1995.

Matarazzo served as a member of the Police Pension Board, and is an expert in the field of disabilities. He is also a member of many civic and police groups, including the Columbia Association, of which he was a recent "Man of the Year." He has been cited for excellence by the Police Honor Legion, the New York Shields, the Nassau County Shields and the Holy Name Society. Currently, he serves as Chairman of the Public Employees Conference in New York States, which has over one million members.

A resident of Nassau County, Matarazzo has been married to his wife, Fran, for 36 years. Together they have 5 children and 6 grandchildren.

A 42-years veteran police officer, Ron Devito has been a PBA delegate since 1972. He joined the force in 1957 and was assigned to the 103rd precinct where he worked in uniform for 20 years, before being elected to the Executive Board of the Policeman's Benevolent Association.

In 1977, he was elected as the Financial Secretary for Queens County, Treasurer, and then 2nd Vice President of the PBA. During his time with the PBA, Devito has served on the Pension Board, the Tellers Committee; was an original member of the Committee on Political Action; was director of the "Cop of the Month" Committee and served as the Chairman of the Board of Directors Executive Board.

Devito has been awarded one exceptional Merit Citation, two Meritorious Police Citations,

four excellent Police Citations and the Nassau Shields "Cop of the Month" Award.

A former sergeant in the U.S. Marine Corps, Devito is married to the former Patricia Guinan. They have three children and three grandchildren.

Mr. Speaker, I ask my colleagues to join with me in honoring these two outstanding men.

ARGENTINA'S DEMOCRACY FACES
STRUGGLES

HON. EDOLPHUS TOWNS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 14, 1999

Mr. TOWNS. Mr. Speaker, I rise today to share with you my concern towards the struggles that a young democracy in Latin America is facing. I am referring to Argentina and its questioned judicial system, still so tainted by the memories of past dictatorships. I would like to talk to you about a small Buenos Aires based non-governmental organization that has to bear the harassment and persecution of a corrupt judiciary. I hope that after I share with you my concerns you will then be in a better position to discharge our responsibility of expressing some words of caution to our citizens and U.S. based corporations that are considering whether to make investments in Argentina.

On February 1st, President Clinton responded to a missive in a salvo of bipartisan letters from colleagues legislators concerning the Buenos Aires Yoga School case. Clinton began his response by observing: "I share your commitment to the protection and enforcement of human rights in Argentina and around the world." Our U.S. president then went on to note that: "Our embassy in Buenos Aires has been closely monitoring this matter [the BAYS case] for the past several years, and has raised it on several occasions with appropriate officials in the Argentine Ministry of Justice. Like other cases in the Argentine judicial system, this case has taken too long to resolve. While I agree that we cannot intervene in the Argentine judicial process, we will continue to follow the case and urge the Argentine government to resolve it as expeditiously as possible."

The BAYS case has been high on my agenda and that of many of our colleagues for much of the past year where we have expressed our unease over the treatment of this Argentine group. Many of our colleagues, in order to seek justice for BAYS, have sent letters to President Menem calling for his intervention—never receiving an answer, the case has achieved significant leverage among us, U.S. policy makers, as an important component in the hemispheric policy formulations.

Clinton's letter about BAYS's plight pointedly referred to this highly controversial case. One which was initiated over six years before when faculty and students of the Yoga school became a chosen target for Argentina's notoriously flawed judiciary vindictiveness of several relatives from BAYS members. The philosophical and culturally-centered educational institution was accused of "sexual corruption of adults" and has attracted unprecedented prosecutorial and judicial misconduct from Argentine authorities since then. Almost all out-

side observers who have examined the case considered it unfathomable why so much negative energy has been dissipated against such a small group which, in fact, has won considerable renown abroad for its artistic accomplishments and social programs. One compelling explanation is that the case has triggered a bundle of latent and overt ultramontaine, neo-Nazi and deep-seated anti-Semitic strains lying just below the surface of Argentina's historic memory, which may be fundamental to why this largely Jewish organization of 300 members has been subjected to its extraordinarily protracted ordeal. In the playing out of the case, it was also shown that the indignation of the Argentine media—to much of which venality is no stranger—is highly selective and that the press, in this case, has been revealed as a lapdog of the political establishment. It has not shown itself as a forensic lion when it came to confronting the slavishly purchased performance of the country's court system in general, and its outrageous behavior regarding the BAYS saga, where under-the-table subventions must have become the rule in forcing the prolongation of this case.

Over much of the past six years, members of BAYS have been experiencing unrelenting harassment at the hands of Argentine judicial authorities, including totally unjustified and violent illegal searches of their homes and offices, imprisonment of innocent members, the hectoring of their children, and the seizure of their personal property which to this day has not been returned. All this has transpired even though no compelling incriminating evidence has been presented by the prosecution against the Yoga School, the statute of limitations has since expired, and the Argentine Supreme Court has nullified the original charges. Some of the prosecutors and judges engaged in hounding the BAYS systematically have engaged in unprofessional behavior, which at times has included resorting to the use of scurrilous anti-Semitic remarks made in public settings—enough to result in the first judge being impeached by the national legislature. In this case, reputably, justice has been for sale.

The BAYS affair provides a telling example of the corrosive role that corruption may have played in the form of payoffs to court personnel overseeing such cases as the one involving BAYS, from several wealthy and alienated relatives of BAYS members. Even one of the more controversial judges involved in the case is ready to acknowledge that the alienated relatives have a psychological, if not neurotic need to establish that it was the organization rather than themselves who had generated their family's personal travails. In fact, a close examination of each of these plaintiffs conduct reveals that in a number of these cases, much of the social anomie brought on by intrafamily strife existed even before the founding of the organization. The harassment of the BAYS also provides an insight into the role played by an extremist ideology in Argentina's tainted judicial system, and how little has changed since the era of military rule beginning in the 1970's, when government authorities murdered, with impunity, upwards of 20,000 innocent civilians in the country. Many of the judges now on the bench were appointed to their relatively lucrative positions at that time, with their modus operandi still reflecting the low standing that people of their political persuasion traditionally have accorded

to democratic practices, judicial guarantees and the notion of civil rectitude in public office.

My concern continues to grow as each week brings even more disturbing developments in the case. We are disappointed that Justice Minister Dr. Raul Granillo Ocampo's assurances, made while he was ambassador to the United States, have not been followed up on. Despite the July 1997 rulings of the Court of Cassation confirming the earlier decision of the Supreme Court condemning the actions of the judicial authorities, the lower courts have refused to cease their continuous penal persecution.

The three documents from the Court of Appeals, Chamber VI on March 2, 1999, revoked the dismissals ordered by the lower court and ignored the decision by the Court of Cassation. The Appellate written by Carlos Alberto Elbert, Luis Ameghino Escobar and Carlos Alberto Gonzalez ordered the continuation of an investigation which has long exceeded its statute of limitations. If we add to this the lack of legal controls and malevolent obsession to persecute by the State Attorney's office the opening of a new case with the identical charges which originated the BAYS case in 1993 the denial of the right to a fair trial for the defendants, and the continuance of the processes already declared null, the picture becomes very alarming.

We have shown our concern and wish to help strengthen Argentina's democracy, but we seem to be ignored by the country's authorities. For me this is yet another opportunity to depict a number of disturbing instances where injustice has been done; where the courts have served as a persecutor of the human spirit, rather than its defendant. Let our citizens be aware of this situation, let us take care of our interests—both in the economic and the humanitarian field—and let's hope that this can break the silence that rests over this serious matter of a group of philosophers that have the admirable strength to keep on wishing to live in a democracy, like we do.

IN HONOR OF MADELINE CAIN,
MAYOR, CITY OF LAKEWOOD

HON. DENNIS J. KUCINICH

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 14, 1999

Mr. KUCINICH. Mr. Speaker, I rise today to honor the achievements and contributions of Madeline Cain, Mayor of the City of Lakewood, Ohio.

As the first woman mayor of Lakewood, Cain has focused her efforts on developing an effective economic development strategy, controlling costs, preserving high quality and safety services and protecting the residential character of the community. Cain initiated the "Mayor's Night Out" program to bring government and community members together. This program includes a door to door visit by the Mayor and an informal gathering of neighbors and city officials at the home of a host resident. Other achievements include the creation of the Economic Development Fund to encourage private investment in the community, protect and create jobs, and prevent the deterioration of commercial and industrial areas.

Cain also served as a member of the Ohio House of Representatives, where she au-

thored one of the nation's first anti-stalking laws and sponsored various bills regarding children and the disabled. While in the House of Representatives, Cain also served in leadership of the Ohio House Democratic Caucus as Chair of Policy and Research.

Mayor Cain is also active with a number of organizations, including serving as a member of the Board of Trustees for Lakewood Hospital and the Advisory Board of Malachi House (a home for terminally ill homeless).

My fellow colleagues, please join me in honoring the accomplishments of a dedicated public official, Mayor Madeline A. Cain. Her work is greatly appreciated by her constituents and I wish her continued success.

TRIBUTE TO GINA CASANOVA

HON. GARY G. MILLER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 14, 1999

Mr. GARY MILLER of California. Mr. Speaker, I rise today to honor seven young women in my district who have earned the Girl Scout Gold Award, the highest award in Girl Scouting.

The Gold Award requires the greatest achievement in career exploration, service to other people, and acquisition of skills. This award is a strong reflection of these youngsters' ability to set goals, to put value into action, to plan, and to relate to the needs of the community.

I wish to recognize Gina Casanova of Troop 439 in Brea, CA.

Mr. Speaker, I also wish to congratulate and thank Karin Carlson, Director of Program Services for the Girl Scout Council of Orange County for notifying me of their achievements. On behalf of the people of the 41st Congressional District of California, let me say that we are all proud of you.

SETON HALL VOLUNTEERS—
MAKING A DIFFERENCE

HON. DONALD M. PAYNE

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 14, 1999

Mr. PAYNE. Mr. Speaker, as National Volunteer Week approaches, it is with great pride that I rise to commend a dedicated group of individuals from my alma mater, Seton Hall University, who are making a real difference in lives every day—on campus, in their local community, and internationally. Known as the Division of Volunteer Efforts (DOVE), this volunteer service component of Campus Ministry is actively engaged in the promotion of social justice.

DOVE volunteers work to ensure that graduates of Seton Hall, in addition to being well-educated academically, also develop a keen awareness of social problems and a compassionate approach to resolving them.

Putting their faith into action, members of DOVE, which include Seton Hall graduates, undergraduates, staff and faculty, number 2,000 strong and contribute an average of 10,000 hours of service each academic year.

DOVE is involved in a wide range of volunteer activities, including Adopt a Grandparent

Month; American Red Cross Disaster Response Team; Tutoring for English as a Second Language; visits to hospitals, soup kitchens and community food banks; Carnival of Fun and Camp Fatima for the mentally and physically disabled; New Jersey Special Olympics; SHU 500; Day of Community Service; AIDS Walkathon and Softball Tournament; and The Literacy Volunteers of America. DOVE is also involved in a number of mentoring programs to address the needs of at-risk youth; efforts to aid victims of natural disasters; and an international service project for the Republic of Trinidad and Tobago.

Mr. Speaker, I know my colleagues here in the House of Representatives join me in sending the members of DOVE our congratulations on their outstanding community service and our very best wishes for continued success in their important mission.

THE TERRORIST ELIMINATION ACT
OF 1999

HON. BOB BARR

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 14, 1999

Mr. BARR of Georgia. Mr. Speaker, I rise today to introduce the Terrorist Elimination Act of 1999 that would end a decades old ban on U.S. government involvement in killing foreign military and terrorist leaders.

The ban has been in place since the late 1970s by Executive Orders, and the legislation I am introducing, would nullify the provisions of several Executive Orders that created the ban.

In several recent cases, the United States has committed extensive force to operations designed to remove a handful of elite political rulers, or military or terrorist leaders. This was our basic military goal in strikes directed at Libya, Iraq, and other sites in the Middle East and North Africa in recent years. It also appears to be the motivation behind American involvement against Slobodan Milosevic's forces in the former Yugoslavia.

It is dishonest, costly and dangerous to use massive military force to remove those leaders who threaten American lives, commit terrorist acts or war crimes, or who destabilize regions of the world. Our federal government should never put the lives of our troops at risk when there is an alternative method of accomplishing the same goals.

Terrorists leaders or war criminals should rarely be directly targeted, and any such steps should only be considered after very careful and comprehensive consideration involving our military, intelligence, and policy leaders. However, when a foreign dictator or terrorist leader threatens the lives of Americans, I believe it is entirely appropriate for us to remove that threat by any means necessary, without arbitrarily limiting our options.

Mr. Speaker I wrote to President Bill Clinton with regard to this issue on August 24, 1998. Below is a copy of the letter I sent to the President:

August 24, 1998.

In re assassination ban.

Hon. WILLIAM J. CLINTON,
President of the United States, The White House, Washington, DC.

DEAR MR. PRESIDENT: Ever since the Ford Administration, the Executive branch has