

how great it would be if we could get that kind of participation in our own democratic elections here in the United States of America. Sometimes we take things for granted.

But the Armenian people had been denied freedom for so many years, and they were very excited about this new opportunity. As best I could determine it, Mr. Speaker, almost no one stayed home. They were all out in the streets going to the polling places. I watched people stand in line for hours to get into these small polling places and vote.

Then, after they voted, the other interesting thing was that they did not go home. They had brought covered dishes with them, and all of these polling places had little banquets afterward to celebrate what had just happened.

What a great thrill it was to join them the next day in the streets of Yerevan when they were celebrating their great victory. Ninety-eight percent of the people who voted cast their ballots in favor of independence. It was a wonderful experience to be there with them when they danced and sang and shouted, "Ketse azat ankakh Hayastan"—long live free and independent Armenia. That should be the cry of all freedom-loving people everywhere.

INTRODUCTION OF THE FORMER
INSURANCE AGENTS TAX EQ-
UITY ACT OF 1999

HON. JERRY WELLER

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 28, 1999

Mr. WELLER. Mr. Speaker, I come to the floor today with my colleagues, Mr. KLECZKA, Mr. MCCRERY, Mr. NEAL, Mr. RAMSTAD and Ms. BALDWIN, to introduce the Former Insurance Agents Tax Equity Act of 1999, a bill designed to expand a provision in the Taxpayer Relief Act of 1997 (TRA) that ensured that certain retired insurance agents are not unfairly subjected to self-employment tax. This bill will continue our efforts and will bring consistency and fairness to the tax treatment of similarly-situated former insurance agents.

Congress, recognizing that valued, long-time insurance agents with certain termination contracts were being improperly subjected to self-employment tax, enacted a provision in the TRA designed to clarify that termination payments received by former agents are exempt from self-employment tax.

In particular, the TRA amended § 1402 of the Internal Revenue Code to provide that an agent's eligibility for termination payments could be tied to the agent's length of service. Unfortunately, the provision did not also allow for the actual amounts of the payments to depend on an agent's length of service. As a result, some termination payments are exempt from self-employment tax, but others are not since insurance companies structure their agreements with agents in slightly different ways.

Some companies tie a former agent's eligibility for termination payments to his or her length of service with the company. While the agent's eligibility for payments is tied to length of service, the actual amount of the termination payment is not. Under current law, these former agents could receive termination payments indefinitely without incurring self-employment tax. (The payments, of course, continue to be subjected to income taxes.)

Other companies structure their agreements slightly differently. These companies limit the period in which a former agent receives payments and they vary the amount of the payments according to each agent's length of service and performance during his or her last year of service. This payment structure is designed to encourage agent loyalty since agents are rewarded for long-term service with the company. However, since the amount of payment is tied to the agent's length of service, these payments would be subject to self-employment tax under current law.

There is no policy justification for providing different tax treatment for these substantially similar arrangements. Both types of contracts seek to satisfy the same goal of rewarding loyal, long-time agents with more compensation. It should not matter for tax purposes whether this result is achieved by varying the actual amount of compensation rather than the term of compensation.

The Former Insurance Agents Tax Equity Act of 1999 simply would strike language in the Internal Revenue Code that prevents companies from using a former agent's length of service in determining the amount of termination payment the agent will receive. In doing so, this bill provides equitable tax treatment for similarly-situated former agents.

This provision is supported by thousands of insurance agents around the country, as well as the National Association of Life Underwriters, the Coalition of Exclusive Agents, and the National Association of Independent Insurers. This issue affects a small number of agents and any revenue implications of making this clarification should be negligible.

In the interest of ensuring that termination payments to former insurance agents are treated fairly and consistently under our tax laws, I hope that you will join me in supporting the Former Insurance Agents Tax Equity Act of 1999.

IN COMMEMORATION OF WORKERS
MEMORIAL DAY

HON. JOHN D. DINGELL

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 28, 1999

Mr. DINGELL. Mr. Speaker, in honor of Workers Memorial Day, I rise to pay tribute to the brave individuals who have tragically lost their lives or who have been injured while performing duties in service to their employers.

My district is home to numerous plants and factories which provide gainful employment opportunities for many of my constituents. We all recognize that industrial and physically intensive jobs are necessary occupations which drive our manufacturing economy but often times involve very dangerous tasks. I praise the men and women who perform these jobs and take the risks to provide for a good life for themselves and their loved ones and who produce the products that make all of our lives easier or more comfortable. Unfortunately, we seldom recognize the dangers associated with an industrialized workplace until there is an accident or incident and we in Congress need to make sure that our Nation's workplace safety laws provide for the maximum level of safety for the men and women who perform dangerous jobs day in and day out.

It is a terrible occurrence any time a worker loses his or her life or suffers an injury while on the job, but February 1, 1999 was an especially tragic day in my district. This was the day of the explosion at Ford Motor Company's Rouge Power Plant which took the lives of six workers and caused serious injuries to several more. The men who lost their lives in the explosion were Donald Harper, Cody Boatwright, Ron Moritz, Ken Anderson, John Arseneau, and Warren Blow. All were brave, loving and caring family men, proud members of the United Auto Workers and loyal Ford Motor Company employees. It is fitting on this Workers Memorial Day that we pay special tribute to our fallen brothers of the Rouge explosion and let their families and friends know that they will always be remembered.

Mr. Speaker, it is with great respect on this Workers Memorial Day that I remember and honor all our brothers and sisters who have sacrificed their lives or who have suffered an injury while on the job. I ask that my colleagues also join me in honoring the men and women to whom Workers Memorial day is dedicated.

CONDEMNING MURDER OF ROSE-
MARY NELSON AND CALLING
FOR PROTECTION OF DEFENSE
ATTORNEYS IN NORTHERN IRE-
LAND

SPEECH OF

HON. MICHAEL F. DOYLE

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 20, 1999

Mr. DOYLE. Mr. Speaker, I rise today to condemn the senseless and brutal murder of Ms. Rosemary Nelson. As a human rights lawyer who represented the rights of peace-loving Catholics in Northern Ireland, Ms. Nelson and her family endured constant threats, violence, and intimidation at the hands of the state police force, the Royal Ulster Constabulary (RUC).

Despite the massive daily threats and concerted campaign of nightly fire bombings against Catholics in the area, Rosemary Nelson continued to be an outspoken proponent of peace and the rights of the victims facing such violence. Late in 1998, she traveled to Washington to testify before the House Committee on International Relations regarding the campaign of terror perpetrated against the Catholic minority in her home land. Even though a United Nations special Rapporteur and given accounts of consistent and systematic physical intimidation against defense lawyers by RUC officers, Ms. Nelson would not be deterred from her course.

Rosemary Nelson was a true champion of peace, and gallantly defended the freedoms of a repressed minority in County Armagh in Northern Ireland. Sadly, Ms. Nelson paid the ultimate sacrifice for striving to uphold those freedoms after a cowardly placed bomb exploded under her car this past March. True to her robust Irish spirit, Ms. Nelson tenaciously fought for life, but her injuries proved to be too extensive. She passed away on March 15th, 1999.

Now, other courageous individuals must carry on with Rosemary Nelson's legacy of fighting for justice and equality. Her death has

served to draw even more attention to this troubled area, and the many grave faults of the RUC. I am proud to have voted in support of House Resolution 128 and heartened that this legislation passed the House by an overwhelming margin. Very soon, I hope to see the government of the United Kingdom launch an independent inquiry into the practices of the Royal Ulster Constabulary and their role in the murder of Rosemary Nelson.

Earlier this month, the United States, Northern Ireland, and the United Kingdom celebrated the year anniversary of the Good Friday Peace Accords. This action provides encouragement for the future of this troubled region that the youth of tomorrow will outgrow the prejudices and hatred of the past. There have been significant strides for peace made in Northern Ireland and much progress has been made, but we must be ever vigilant for those who still refuse to give up the old ways of violence. We must stand up for human rights, just like Rosemary Nelson, and continue to send a message that acts of violence will not be tolerated any longer.

ST. FRANCIS ANNIVERSARY

HON. PAUL E. KANJORSKI

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 28, 1999

Mr. KANJORSKI. Mr. Speaker, I rise today to pay tribute to Saint Francis of Assisi Church, in my hometown of Nanticoke, Pennsylvania, on the occasion of its 125th Anniversary Celebration. I am pleased and proud to bring the history of this fine parish to the attention of my colleagues.

The church's origins go back to the early settlers along the Susquehanna River near what is now Nanticoke. The City was named for the Nanticoke Indians, who had emigrated from the Chesapeake Bay area in the 1770's. By 1825, Nanticoke was a coal mining town and most of the settlers were of English, Irish, and Welsh descent. As mining operations expanded, the need for labor increased and the area saw a wave of immigrants from Ireland and Central Europe. The need for a place of worship for these miners became apparent.

In September of 1874, Bishop O'Hara laid the Cornerstone of St. Francis Church with several hundred faithful in attendance. The parishioners built a wooden structure which served their needs until a larger more elaborate building was finished in 1879.

A succession of dedicated Pastors expanded the church and its services over the years. By 1888, a school and a convent had been added. By early 1900, the church had a choir under the leadership of Father James Martin. Father Moylan succeeded him and was an outstanding community leader, organizing temperance societies, the Boy's Cadets, the men's association, and the Holy Name Society. He remodeled the church during his tenure, adding its beautiful stained glass windows.

Mr. Speaker, this proud church withstood the storm of the Depression and two world wars. Its parishioners married there, baptized their children, and buried their loved ones there. This Church, St. Francis of Assisi, has been an integral thread in the fabric of life in Nanticoke for 125 years. It has been a place

of spiritual comfort to the community it faithfully serves. I am extremely proud to congratulate St. Francis on this milestone in its proud history. I send my sincere best wishes as this historic parish celebrates 125 years of service to the faithful and prepares to enter a new century and new millennium.

TRIBUTE TO THE HONORABLE KENNETH J. FULTON

HON. WILLIAM O. LIPINSKI

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 28, 1999

Mr. LIPINSKI. Mr. Speaker, I rise today to pay tribute to the Honorable Kenneth Fulton, a remarkable public servant who is retiring after forty years of service to the citizens of Tinley Park, Illinois. The Honorable Kenneth Fulton will be recognized on the evening of April 29th, at an event hosted by the President, Clerk, and Trustees of the Village of Tinley Park.

The Honorable Kenneth Fulton's service to the Village of Tinley Park began in 1959, when he was elected Village Trustee. From 1963 to 1965, Kenneth Fulton was appointed Chairman of the Civil Service Commission of the Village of Tinley Park. In 1965, Kenneth Fulton was elected to the office of Village President, where he served until 1969. The Honorable Kenneth Fulton served as Bremen Township Collector from 1969 to 1971. From 1971 to 1999, Kenneth Fulton once again served Tinley Park as Village Trustee.

Honorable Kenneth Fulton saw the Village of Tinley Park, Illinois through forty years of growth and prosperity. When Kenneth Fulton began his involvement in Tinley Park, the village population was merely 5,000 citizens. There are currently over 46,000 citizens in Tinley Park. The Honorable Kenneth Fulton has been associated with a number of accomplishments during his years of service. These accomplishments include the first Cable TV contract for the Village and the region and the development of the concept of life safety assistance through the establishment of defibrillator equipment to be placed in all Police and Fire Department vehicles.

Mr. Speaker, it is my distinct honor to pay tribute to Kenneth Fulton. I am certain that the community of Tinley Park, Illinois will miss his presence as a public servant. It is my hope that Kenneth Fulton enjoys good health and good memories in his retirement.

RECOGNITION OF U.S.-JAPAN CO- OPERATION ON EMERGENCY VE- HICLE PRIORITY CONTROL

HON. EDOLPHUS TOWNS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 28, 1999

Mr. TOWNS. Mr. Speaker, I would like to bring to my colleagues' attention the attached statement for the CONGRESSIONAL RECORD, "Emergency Vehicles Priority Control," following the highly successful Intelligent Transportation Systems conference in Washington last week.

As a follow up to last weeks highly successful Intelligent Transportation Systems

conference in Washington, I would like to join my congressional colleagues in recognizing the cooperative efforts between the United States and Japan to provide emergency vehicle priority control in Japan. This exchange of Intelligent Transportation technology by the United States, Japan's National Police Agency and the Universal Traffic Management Society of Japan is expected to improve response for emergency vehicles.

The United States Congress supports this important joint implementation of its technology between the two countries and applauds the leadership and commitment of Japan and the United States in improving public safety through improved emergency vehicle priority control.

INTRODUCTION OF THE CONSUMER FOOD SAFETY ACT OF 1999

HON. FRANK PALLONE, JR.

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 28, 1999

Mr. PALLONE. Mr. Speaker, I rise today to announce the introduction of the Consumer Food Safety Act (CFSA) of 1999, a comprehensive food safety bill that I introduced in the 105th Congress as well. I am very pleased to note that a companion bill was introduced today in the other body.

Food-borne illnesses continue to wreak havoc on the American people. Each day, new accounts of tainted foods and sick children are detailed in media reports. One such report that is in this month's issue of Glamour magazine details the experience of a long-time friend of mine who is also a constituent, Lynn Nowak of Metuchen. At an event earlier today at which I discussed the introduction of this bill, Lynn recounted the horrors of becoming ill from food poisoning while pregnant, which resulted in severe complications for both her and her daughter Julia. While Lynn has recovered her health, her life has been forever changed. Julia's motor development is far from what it should be at her age. Twenty months old, she receives physical therapy twice a week and her prognosis is uncertain.

The Consumer Food Safety Act of 1999 proposes a host of common sense measures to protect children like Julia and all Americans against food-borne illnesses. Most importantly, it proposes to modernize the Food and Drug Administration (FDA) to fight the newest breed of food-borne illness agents, like E. Coli 0157:H7. And let me assure you, these modernizations are badly needed.

While the FDA oversees food safety for fruits, vegetables, juices and seafood, it receives less than one-third of the resources that the U.S. Department of Agriculture receives for its food safety responsibilities. Over the last five or so years, the volume of fruits and produce being imported into the United States has doubled while the number of FDA inspectors has decreased during the same time. Today, less than .2 percent of fruits and vegetables are tested for microbial contamination.

This neglect is producing severe consequences for the American public. A recently completed report from the Center for Science in the Public Interest compiled an inventory of 225 food-borne illness outbreaks between 1990 and 1998 and found that "foods regulated by the Food and Drug Administration