

TRIBUTE TO RONALD DONNELL
WALKER

(Mrs. JONES of Ohio asked and was given permission to address the House for 1 minute.)

Mrs. JONES of Ohio. Mr. Speaker, I rise today, my first opportunity to speak from this well, on a solemn note, to memorialize and make part of the CONGRESSIONAL RECORD the life of the late Ronald Donnell Walker, the husband of my sister, Barbara Walker, and my brother-in-law.

Ronald Walker, who we affectionately call Uncle Ron, was born in Chattanooga, Tennessee on October 20, 1947. He attended Chattanooga public schools, graduating from Howard High School in 1965.

He attended Morris Brown College in Atlanta, Georgia where he majored in history and excelled at football. Upon graduation, he was drafted by the Detroit Lions football organization. However, his football career was cut short by a football injury.

In 1970, Ron married his college sweetheart, my sister, Barbara Tubbs. From this union, one son, Khari Walker, was born.

Ron was a certified property manager, and his professional career took his family to many cities. In each of these cities, he became actively involved with the church.

Ronald and Barbara were a team. When you asked for one, you always got two. So it was, from the beginning of their marriage right up to the end.

My sister Barbara was my campaign manager in my successful bid for Congress. It is as a result of their hard work that I stand before my colleagues today.

Most recently, Ron organized a bus trip to Washington for the 106th Congress swearing in. My last opportunity to see him. Thank God it was a joyous occasion, and all of my family was here to witness it.

God blessed me and the 11th Congressional District with this wonderful couple. I know that his work on earth will bring heavenly rewards.

Mr. Speaker, I include Ron's obituary for the CONGRESSIONAL RECORD.

The document is as follows:

THE OBITUARY OF RONALD DONNELL WALKER

Ronald Donnell Walker, son of Lenora Walker and the late John H. Walker, was born October 20, 1947, in Chattanooga, Tennessee. Ron attended Chattanooga public schools, graduating from Howard High School in 1965. He attended college at Morris Brown College in Atlanta, Georgia, where he majored in History and excelled at football. Ron was a member of Omega Psi Phi Fraternity Inc. and was nicknamed Ron "Freeway" Walker. He graduated in 1969 and was drafted by the Detroit Lions football organization. His football career was cut short by a football injury. He then began to pursue a career in property management.

In 1970 Ron married his college sweetheart, Barbara Tubbs. To this union, one son, Khari Walker, was born. The Walkers lived in many cities beginning in Cleveland, later moving to Atlanta, Washington, D.C., Hartford, back to Cleveland, Dayton, Pittsburgh and most recently, to Cleveland again. Ron

was very active in the campaign to elect Congresswoman Stephanie Tubbs Jones (OH-11) and had recently returned from the official congressional swearing-in in Washington, D.C.

Ron professed his faith at an early age. In each city, in which the family lived, he found a church home and became very active. At First Baptist Church in Hartford, he was an ordained deacon and member of its housing corporation. In Dayton, Ron joined Canaan Missionary Baptist Church, in Pittsburgh, Mount Arat Baptist Church. Each time they returned to Cleveland, Ron and Barbara reunited with Bethany Baptist Church, where he served as a deacon and she served as a missionary. They both worked with the pastor's aid and with the young people of Bethany.

Ron was devoted to his family and he left a host of family and friends to celebrate his life. Among them are his wife of twenty eight (28) years, Barbara Walker, sons, Khari Walker (Atlanta, GA.) and Kevin Erskine (Deborah, Murfreesboro, Tenn.) and three granddaughters, Jalysa, Jenne and Jenysa. He is also survived by his mother, Lenora Walker (Chattanooga, Tenn.), two sisters Julia Tousaint (New York, N.Y.) and Althea Jackson (Chattanooga, Tenn.), one brother, Rev. Anthony Walker (Lagail, Atlanta, GA.), one aunt, Dorothy Gilliam (Queens, N.Y.) his in-laws, Mr. and Mrs. Andrew Tubbs (Mary) sisters-in-law, Stephanie Tubbs Jones (Mervyn and Mervyn II) and Mattie Still (Robert, San Francisco, CA.). His brother, John H. Walker Jr. predeceased him.

Ron loved the Lord and he let his work speak for him. His generous size camouflaged his gentle nature. His captivating smile and infectious personality will be missed by all.

BRONCOS SUPER BOWL VICTORY

(Mr. TANCREDO asked and was given permission to address the House for 1 minute.)

Mr. TANCREDO. Mr. Speaker, although the rules of the House prevent me from donning this beautiful capeau, I will hold it here nonetheless for the world to see.

Mr. Speaker, last Sunday in front of 75,000 fans in Miami and before around 800 million or so around the globe, a group of men from Colorado gave a clinic in the art of football. Of course I am speaking of the world champion Denver Broncos who convincingly passed, ran, and kicked for a 34 to 19 Super Bowl victory.

In a football season where many were calling on the NFL to bring back the instant replay, the Broncos did, and they have matching trophies to prove it.

This does not surprise anyone from my home State, but others had to learn the hard way that you cannot beat a balanced attack or a defense that only allows 25 points during the entire post season.

In conclusion, Mr. Speaker, I would like to point out to my colleagues that no NFL team has ever won three Super Bowls in a row. Next year, however, this standard of dominance could finally fall, but only to one team, the Denver Broncos. Speaking as a Coloradoan, this is how it should be. I look forward to coming back to the floor one year from today and honoring the Broncos again.

GUADALUPE-HIDALGO TREATY
LAND CLAIMS ACT OF 1999

(Mr. UDALL of New Mexico asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. UDALL of New Mexico. Mr. Speaker, I rise today to introduce a bill to right long-standing injustices. One hundred fifty-one years ago the Treaty of Guadalupe-Hidalgo was signed by the United States of America and the Republic of Mexico. In that the government, our government, promised to respect and protect the culture, property rights and language of the residents who would later become United States citizens.

These promises by our government were broken. Many land grant communities no longer exist. Many individuals have lost their land. This bill starts the long process to resolve these disputes and to bring our government in line with its treaty obligations.

Exactly 151 years ago today, the United States and Mexico signed the Treaty of Guadalupe-Hidalgo, officially ending the Mexican-American war.

Under the treaty, signed February 2, 1848, Mexico ceded to the United States more than 525,000 square miles of land, including all of what is now California, Nevada and Utah, as well as parts of four other states including my state of New Mexico.

As part of the treaty, the United States also agreed to honor the land holdings of the existing residents of its vast new territory. In many cases, however, the government ignored that pledge and the protections provided by the Constitution as more and more new settlers moved into this land covered by numerous Mexican and Spanish land grants.

Mr. Speaker, for 151 years, the United States government has turned its back on this issue. For 151 years, land grant heirs of New Mexico have cried out for justice.

Robert Kennedy once said that "Justice delayed is democracy denied."

Mr. Speaker, it is time to stop denying the full blessings of democracy to the land grant heirs. It's time to start hearing their cries.

In 1997, then-Representative Bill Richardson of New Mexico introduced legislation that would create a Presidential Commission to study the claims of the land grant heirs.

Last year, my predecessor, Mr. Redmond, introduced similar legislation in this body. With tremendous bipartisan support, the Guadalupe-Hidalgo Treaty Land Claims Act of 1998 passed overwhelmingly. Its supporters and co-sponsors included not only the current Speaker of the House, but former Speaker Gingrich and members of the leadership of both parties.

With the passage of this bill, the House of Representatives sent a clear message that it was time to undo 151 years of injustice.

Unfortunately, Mr. Speaker, the legislation never made it through the Senate. And so I stand here today urging my colleagues to once again take a stand for justice.

The bill I introduce today is substantively the one passed by this body last year. The bill will:

(1) Create a five person Presidential Commission, called the Guadalupe Hidalgo Treaty Land Claims Commission, to review the claims of the land grant heirs.

(2) This commission will examine land claims, made by three or more eligible descendants of the same community land grant.

(3) The members of the commission will be appointed by the President by and with the advice of the Senate.

(4) The bill also creates a Community Land Grant Study Center at the Oñate Center in Alcalde, New Mexico. The center will provide the means by which to conduct research, study and investigate the land grant claims.

(5) The bill authorizes a total of \$8 million over the next eight years to pay for this.

This bill is a beginning, Mr. Speaker. It is my hope that this bill will be the conduit to continue to focus on this issue. I am confident that this body, and specifically members of the New Mexico delegation, can work together on this important matter.

Mr. Speaker, this bill rights a wrong. It creates a Presidential Commission to study the claims of the land grant heirs whose land was improperly taken over the past 151 years in the absence of protection by the U.S. government over the past 151 years.

It is time for our government to stop turning its back on the people of New Mexico. It is time for our government to stop turning its back on the Constitution.

Simply, Mr. Speaker, it is time for Congress to do the right thing.

This bill creates a commission that will evaluate each individual claim and make recommendations to Congress for final consideration.

It provides a fair solution. It provides a reasonable solution. And most importantly, Mr. Speaker, it provides a just solution.

POLL REVEALS AMERICAN WOMEN ARE CONSERVATIVE

(Mr. STEARNS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. STEARNS. Mr. Speaker, I would like to share with my colleagues the results of a recent poll conducted by the Princeton Research Association for the Center for Gender Equity.

Mr. Speaker, the poll found that 53 percent of the females who responded thought abortion should be allowed only in cases of rape, incest, and to save the life of the mother. This is up from 45 percent in 1996.

Forty-one percent believe the issues that the Christian Coalition stands for would improve the lives of women, compared with 18 percent who said the group's issues make the lives of women worse.

Seventy-five percent said religion is very important in their lives, compared to 69 percent just two years ago. And 46 percent said politicians should be guided by religious values, compared to 32 percent six years ago.

To quote my former colleague, Randy Tate, "We are the mainstream. When two-thirds of American women agree with our agenda, even when they are asked by a liberal organization about us in their own poll, that is all the proof anyone needs."

I call these statistics to my colleagues' attention. I think it shows

that American women are moving in a conservative stream.

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SIERRA LEONE AND INTRODUCTION OF BILL DEALING WITH JOB LOSS INITIATIVE TASK FORCE ACT

(Ms. JACKSON-LEE of Texas asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. JACKSON-LEE of Texas. Mr. Speaker, in Sierra Leone we have seen rebel offenses going after civilians day after day after day. Three thousand civilians dead have created a terrible, terrible tragedy in Sierra Leone and has created an acute need for medicine and health care and sanitation in this war-ravaged African nation. Rebels are attacking Sierra Leone's democratically-elected government. And so this week, Mr. Speaker, I will ask the State Department to do a thorough review of this tragedy and recommend solutions to this Congress that will protect these innocent people.

Domestically, Mr. Speaker, let me turn to another subject very quickly and talk of the thousands of layoffs in this country. Although the economy is good, we have seen the energy industry losing thousands of jobs. We have seen the aviation industry losing thousands of jobs. This week, Mr. Speaker, I propose to file a bill entitled the Job Loss Initiative Task Force Act to help those around the Nation who have lost their jobs be prepared for the 21st century with a variety of specific programs that will assist them to secure training and then new jobs so that they, too, can be part of this good economy.

PRESCRIPTION DRUGS

(Mr. GREEN of Texas asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GREEN of Texas. Mr. Speaker, I would like to take the opportunity to talk about a serious problem not only in my own district but around the country. Last week in our district in Houston we released statistics showing the high cost that fee-for-service Medicare recipients pay for prescription drugs. The minority staff of the Committee on Government Reform and Oversight conducted an investigation in the 29th District of Texas and found that seniors pay inflated prices for medication that they need to maintain their health. The five best-selling drugs for older Americans are almost twice as expensive as the prices drug companies charge their most favored customers, including the United States Government.

The fundamental problems with finding affordable prescriptions for seniors are that seniors should not be forced into a managed care program just because they cannot afford their prescrip-

tions. Many seniors around the country do not even have the opportunity to join an HMO because it is not servicing their area. MediGap insurance premiums that cover prescriptions are exceedingly too high.

In the last Congress there was legislation introduced by the gentleman from Texas (Mr. TURNER), and I cosponsored it, which would have made critical drugs more affordable to seniors. Whether we consider this proposal or another, this Congress needs to address this issue for Medicare seniors.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. BURR of North Carolina). Pursuant to clause 8 of rule XX, the Chair announces that he will postpone further proceedings today on each motion to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote is objected to under clause 6 of rule XX.

Such rollcall votes, if postponed, will be taken after debate has concluded on all motions to suspend the rules.

SMALL BUSINESS INVESTMENT COMPANY TECHNICAL CORRECTIONS ACT OF 1999

Mr. TALENT. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 68) to amend section 20 of the Small Business Act and make technical corrections in title III of the Small Business Investment Act, as amended.

The Clerk read as follows:

H.R. 68

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Small Business Investment Company Technical Corrections Act of 1999".

SEC. 2. SBIC PROGRAM.

(a) IN GENERAL.—Section 308(i)(2) of the Small Business Investment Act of 1958 (15 U.S.C. 687(i)(2)) is amended by adding at the end the following: "In this paragraph, the term 'interest' includes only the maximum mandatory sum, expressed in dollars or as a percentage rate, that is payable with respect to the business loan amount received by the small business concern, and does not include the value, if any, of contingent obligations, including warrants, royalty, or conversion rights, granting the small business investment company an ownership interest in the equity or increased future revenue of the small business concern receiving the business loan."

(b) FUNDING LEVELS.—Section 20 of the Small Business Act (15 U.S.C. 631 note) is amended—

(1) in subsection (d)(1)(C)(i), by striking "\$800,000,000" and inserting "\$1,200,000,000"; and

(2) in subsection (e)(1)(C)(i), by striking "\$900,000,000" and inserting "\$1,500,000,000".

(c) TECHNICAL CORRECTIONS.—Title III of the Small Business Investment Act of 1958 (15 U.S.C. 661 et seq.) is amended—

(1) in section 303(g) (15 U.S.C. 683(g)), by striking paragraph (13);