

Mr. President, the Blue Ribbon School initiative shows us the very best we can do for students and the techniques that can be replicated in other schools to help all students succeed. I am proud to say that in Rhode Island we can look to a school like Tiogue School. Under the leadership of its principal, Denise Richtarik, its capable faculty, and its involved parents, Tiogue School will continue to be a shining example for years to come.●

93RD ANNIVERSARY OF THE BOYS AND GIRLS CLUBS OF AMERICA

● Mr. GRAMS. Mr. President, I rise today to pay tribute to the national Federated Boys Clubs, known today as the Boys and Girls Club of America.

Although the Boys Clubs were not organized nationally until 1906, origins of the club can be traced as far back as the mid-1800s. As early as 1853, a Club-like facility was established in New York City for the purpose of lodging newsboys. However, the first Boys Club, as we know it today, wasn't established until 1860. The Dashaway Club in Hartford, Connecticut is recognized as the first known Boys Club, which provided afterschool activities for children from disadvantaged homes.

Soon the idea of a shelter for youth to spend time during non-school hours caught on. These clubs offered a safe place for children to congregate and stay out of trouble. Rapidly, Boys Clubs sprouted up around the country. In the early years, the clubs were concentrated mostly in New England. By 1906, 53 separate Boys Clubs were in existence. It was decided that these clubs should somehow work collectively. On May 13, 1906, a group of businessmen and Boys Clubs representatives met to discuss the idea of a national federation. Thus, the Boys Clubs of America was born.

Although the clubs continue to operate autonomously, the national organization provides staff recruitment and training, program research, facility construction, fundraising, and marketing. In addition, the national club addresses legislative and public policy issues affecting young people. In 1956, the Boys Club celebrated its 50th anniversary and received a U.S. Congressional Charter. As more and more clubs were formed, the organization grew and began serving girls as well as boys. In 1990, the name was officially changed to the Boys and Girls Clubs of America. Today, there are over 2,200 clubs operating nationwide, serving over three million children. Minnesota is proud to be home to 21 Boys and Girls Clubs, serving 33,456 children.

The Boys and Girls Clubs provides hope, inspiration, and the opportunity for children to realize their full potential as citizens. These clubs provide guidance, support, and leadership, while encouraging youth to abstain from drugs and alcohol, strive for scholastic achievement, become involved in community service, develop personal

talents such as music or art, and explore career opportunities. Dedicated volunteers have helped the Boys and Girls Clubs of America become a success.

Mr. President, on the 93rd anniversary of its founding, I applaud the hard work and dedication of the men, women and youth who have contributed to the success of the Boys and Girls Clubs of America. Through their persistence and encouragement, youth across the country have benefitted greatly.●

TRIBUTE TO 1998 AIR FORCE ACADEMY FOOTBALL TEAM

● Mr. ALLARD. Mr. President, I rise today to recognize the accomplishments of the 1998 United States Air Force Academy Football Team.

The 1998 "Falcons" may go down in history as one of the greatest football teams in Academy history. Their 12-1 record included their first outright Western Athletic Conference Championship, a bowl victory over the University of Washington, and the Commander-in-Chief's Trophy, which is the most prized possession of the three service academies.

This team of over-achieving young men was lead by their Head Football Coach Fisher DeBerry, and his assistant coaches Richard Bell, Todd Bynum, Dee Dowis, Dick Enga, Larry Fedora, Jimmy Hawkins, Jeff Hayes, Cal McCombs, Tom Miller, Bob Noblitt, Jappy Oliver, Chuck Peterson, and Sammy Steinmark. They are recognized as one of the finest coaching staffs in the country.

On offense, the team was lead by seniors Mike Barron, Joe Cashman, Spanky Gilliam, Ryan Hill, Frank Mindrup, Blane Morgan, James Nate, Dylan Newman, Matt Paroda, Brian Phillips, Barry Roche, Jemal Singleton, Matt Waszak, and Eric Woodring.

The defense was lead by seniors Tim Curry, Bryce Fisher, Billy Free, Jeff Haugh, Jason Sanderson, Mike Tyler, and Charlton Warren.

Special team seniors Jason Kirkland and Alex Wright took care of the punting and place kicking duties.

The most impressive thing about these outstanding young men is that following their graduation from the Academy they will all be moving on to serve our country as 2nd Lieutenants in the United States Air Force. They are true student athletes who play the game for the enjoyment of the sport. These young men are tremendous role models for the youth of our country, and our nation can take pride in their accomplishments.

I commend the Superintendent of the Air Force Academy, Lt. General Tad Oelstrom, and Athletic Director Randy Spetman for their leadership in developing an outstanding group of young men. They clearly possess the "right stuff."●

A TRIBUTE TO TWO GREAT NAVAL HEROES

● Mr. ABRAHAM. Mr. President, I rise today to honor the wartime heroism and distinguished military service of Commander David H. McClintock and Captain Bladen D. Claggett, retired officers of the United States Navy. Few men have exhibited the degree of bravery shown by these two men during the Second World War. While fighting for the U.S. Navy, these men took part in the greatest naval battle of all time, Leyte Gulf. Their actions at this, the most substantial attack of the Pacific War, severely limited the Japanese fleet at Leyte Gulf and eventually led to a Japanese retreat from the area.

In October of 1944, Commander David H. McClintock of the U.S.S. *Darter* discovered the Japanese main fleet and fired the first shots of the Battle for Leyte Gulf sinking the Japanese Flagship *Atago*, and crippling the Japanese heavy cruiser *Takao*. Captain Bladen D. Claggett of the U.S.S. *Dace* was also involved in the battle engaging and sinking the Japanese heavy Cruiser *Maya*. In attempting to close on the crippled cruiser, the *Darter* ran aground. The *Darter's* entire crew was rescued by the *Dace*, which ran the risk of grounding herself during the rescue.

The actions of these two brave men and their crews will be remembered forever, not only because of the heroics involved, but because they played a major role in preventing a disastrous defeat of the landing force at Leyte Gulf.

Today, I salute the captains and crews of the U.S.S. *Darter* and U.S.S. *Dace*. I commend Captain David H. McClintock and Captain Bladen D. Claggett for their distinguished careers and contributions to the United States of America. I extend my sincerest congratulations to Captain David H. McClintock and Captain Bladen D. Claggett, who will be present at a ground-breaking ceremony May 29th, 1999, to establish an exhibit to the Marquette Maritime Museum commemorating their most heroic deeds.●

TRIBUTE TO IDA KLAUS

● Mr. MOYNIHAN. Mr. President, just days ago Ida Klaus, properly described as a "labor law pioneer," died at the age of 94. I had the great privilege of working with her in the Kennedy Administration in 1961 when she advised us on the development of Executive Order 10988, "Employee-Management Cooperation in the Federal Service," a defining event in the history of federal employment. She was a brilliant person, warm and concerned for others in a way that made possible her great achievements.

Mr. President, I ask that her obituary from The New York Times of May 20, 1999 be printed in the RECORD.

The obituary follows:

IDA KLAUS, 94, LABOR LAWYER FOR U.S. AND NEW YORK, DIES

(By Nick Ravo)

Ida Klaus, a labor law pioneer who became a high-ranking New York City official in the 1950's and who wrote the law that gave city employees the right to bargain collectively, died on Monday at her home in Manhattan. She was 94.

Ms. Klaus was a lifelong labor advocate whose sympathy for the working classes was instilled in her by her mother. As a young child growing up in the Brownsville section of Brooklyn, she helped give free food from the family grocery to striking factory workers.

She organized her first union while still in her teens. She was one of three college women working as a waitress in the summer with several professional waiters at the Gross & Baum Hotel in Saratoga Springs, N.Y. One day, she heard that the hotel planned to lay off some of the waiters.

"I don't know where I got the nerve, but I said, 'Let's get together and have a meeting,'" she said in a 1974 interview in *The New York Times*.

Ms. Klaus became the spokeswoman for the waiters and waitresses, and told the hotel management that if anyone was discharged, they would all go.

"At which point, Mr. Baum said he knew he shouldn't have hired college girls," she recalled. "But he didn't fire anyone."

Ms. Klaus's desire to become a lawyer also derived from the experience of watching her mother battle the court system for 10 years over her husband's estate.

But after graduating from Hunter College and, in 1925, from the Teachers Institute of Jewish Theological Seminary of America, now the Albert A. List College, she was denied admission to Columbia University Law School because she was a woman.

She taught Hebrew until 1928, when she was admitted to the law school with the first class to accept women. She received her law degree in 1931.

After graduation, Ms. Klaus worked as a review lawyer for the National Labor Relations Board in Washington. In 1948, she took the post of solicitor for the National Labor Relations Board, a position that made her the highest-ranking female lawyer in the Federal Government.

In 1954, she was hired as counsel to the New York City Department of Labor under Mayor Robert F. Wagner. She became known as the author of the so-called Little Wagner Act, the city version of the National Labor Relations Act of 1935, which recognized workers' rights to organize and bargain collectively through unions of their choosing. The Federal Wagner Act was named for the Mayor's father, Senator Robert F. Wagner.

She also wrote Mayor Wagner's executive order creating the first detailed code of labor relations for city employees.

"She is one of the pioneers and champions of bringing law and order into labor relations," said Robert S. Rifkin, a lawyer and longtime friend whose father, Simon H. Rifkin, was a law clerk for Ms. Klaus. "She believed labor relations ought not to be under the rule of tooth and claw."

Ms. Klaus briefly worked in the Kennedy Administration in 1961 as a consultant for the first labor relations task force for Federal employees.

She returned to New York in 1962 as director of staff relations for the Board of Education, where she negotiated what was reported to be the first citywide teachers' contract in the country.

She left in 1975 to become a private arbitrator. In 1980, President Jimmy Carter appointed her one of the three negotiators in the Long Island Rail Road strike.

Ms. Klaus, was born on Jan. 8, 1905, received Columbia Law School's Medal for excellence in 1996, and an honorary doctorate in 1994 from the Jewish Theological Seminary.

No close relatives survive. •

JUSTICE CLARENCE THOMAS: A GENTLEMAN OF PRINCIPLE

• Mr. HELMS. Mr. President, Monday morning I was delighted—and highly gratified—to find that the national media are finally catching up to a fact that many of us have known all along: The Honorable Mr. Justice Clarence Thomas is one of the brightest, most principled, and intellectually engaging member of the United States Supreme Court in a generation.

An article in Monday's *The Washington Post* headed "After a Quiet Spell, Justice Finds Voice" drew a profile of a Justice who refuses to subvert to his own personal views the plain meaning of statutes passed by Congress; a Justice who is committed to protecting our basic American political structure by respecting state sovereignty; and who exercises the patient to undertake the exhaustive historical research needed to ascertain the original intent of the Founding Fathers in framing our Constitution.

Clearly, Mr. President, Mr. Justice Thomas is a remarkable American—one who bears no resemblance to the often cruel and totally false caricatures his critics have attempted to create. I shall not catalogue or dwell upon the many injustices Mr. Justice Thomas has suffered at the hands of those who—for their own petty political purposes—have heaped abuse upon this fine man except to make this simple observation: Clarence Thomas has found the strength to serve his country and remain true to his principles in the face of viciously unfair personal criticism and his courage speaks volumes about the strength of his character.

Mr. President, I ask that the article from *The Washington Post* be printed in the RECORD.

The article follows:

[From the *Washington Post*, May 24, 1999]

AFTER A QUIET SPELL, JUSTICE FINDS VOICE—
CONSERVATIVE THOMAS EMERGES FROM THE
SHADOW OF SCALIA

(By Joan Biskupic)

He's been known by the company he's kept.

For the past eight years, Supreme Court Justice Clarence Thomas has walked in the shadow of Justice Antonin Scalia. The pair have voted together more than any other two justices, staking out the court's conservative flank but also inspiring criticism that Thomas is simply a "clone" or "puppet" of the forceful, fiery-tempered Scalia.

But increasingly, Thomas has been breaking from Scalia, taking pains to elaborate his own views and securing his position as the most conservative justice on the court.

So far this term, Thomas has more than doubled the number of opinions he has written to explain his individual rationale, compared with the two previous terms. And even though the most controversial, divisive cases of the term are yet to be announced, Thomas

already has voted differently from Scalia in several significant disputes, including last week's case on welfare payments for residents new to a state and an earlier case on how public schools must treat disabled children. Through these and other opinions, a more complex portrait is emerging of the court's second black justice, who had been best known among the public for the sexual harassment accusations made against him during his 1991 confirmation hearings.

"I think Thomas has turned out to be a much more interesting justice than his critics and probably even his supporters expected," said Cass R. Sunstein, a University of Chicago law professor. "He is the strongest originalist on the court, more willing to go back to history and 'first principles' of the Constitution."

"People in conservative legal circles are definitely noticing that Thomas has found his voice," said Daniel E. Troy, a District lawyer and protégé of former conservative judge Robert H. Bork. "He is more willing to strike out on his own."

This term offers new evidence of Thomas's independent thinking. Of the 45 decisions handed down so far (31 still remain), Thomas has differed from Scalia in the bottom-line ruling of five, and in five other cases he has been on the same side as Scalia but has offered a separate rationale. It's a substantial departure from their previous pattern: Since 1991, Thomas and Scalia have voted together about 90 percent of the time. As recently as two years ago, the two voted together in all but one case.

For years, the reputations and practices of the two men have helped feed the widespread impression that Thomas was content to follow Scalia's lead. Scalia, a former law professor at the University of Chicago and a longtime judge, was already known for his narrow textualist reading of the Constitution and federal statutes when he joined the high court in 1986. His creative, aggressive approach inspired an admiring appeals court judge to call Scalia a "giant flywheel in the great judicial machine."

Thomas, meanwhile, had little reputation as a scholar when he joined the court in 1991. He had worked in the federal bureaucracy for nearly a decade, becoming prominent as chairman of the Equal Employment Opportunity Commission. His conservatism, which included opposition to affirmative action programs, was viewed mostly in political terms.

These impressions were reinforced by the two justices' behavior at the high court. Scalia, the first Italian American justice, is a stylist of the first order, with a sharp, sardonic edge. Last year, for example, when he rejected a legal standard used by the majority, he took a page from Cole Porter, saying: "Today's opinion resuscitates the ne plus ultra, the Napoleon Brandy, the Mahatma Gandhi, the Celophane of subjectivity, the 'ol' shocks-the-conscience' test. In another case, he said, "I join the opinion of the court except that portion which takes seriously, and thus encourages in the future, an argument that should be laughed out of court."

Thomas, by contrast, was quiet in his early years, rarely speaking during oral arguments and writing few of his own concurring or dissenting opinions. He let Scalia hold the pen: Whatever their joint views, Scalia, 63, tended to write them up. Thomas, 50, merely signed on. Legal scholars on both the right and left publicly criticized Thomas as a pawn.

Now, however, Thomas is showing an increased willingness to express himself, speaking before broader audiences and writing more of his own opinions.

Thomas and Scalia are still very like-minded justices. More than the other conservative members of the Rehnquist Court,