MS. BOBBIE DAVIDSON NAMED ACHIEVER OF THE MONTH

• Mr. ABRAHAM. Mr. President, in October of 1993, the State of Michigan Family Independence Agency commemorated the first anniversary of its landmark welfare reform initiative, To Strengthen Michigan Families, naming its first Achiever of the Month. In each month since, the award has been given to an individual who participates in the initiative and has shown outstanding progress toward self-sufficiency and self-improvement. I rise today to recognize Ms. Bobbie Davidson, the recipient of the award for the month of August, 2000.

Ms. Davidson is the single mother of two children, ages 8 and 11. She is dyslexic, and because of this feared she was unable to work. Having received ADC/FIP and Medicaid since 1993, in 1999 she applied for SSI. Though she was ultimately denied, while her application was pending Ms. Davidson was referred to Michigan Rehabilitation Services. That agency helped her to enroll in West Shore Community College in order to improve her math and reading skills.

With assistance from the Work First and the Project Zero coordinators, Ms. Davidson obtained a job at Burger King in Ludington, Michigan, in March of this year. She continues to be employed there, which has resulted in the closure of her FIP case.

As a result of her determination to improve her life, not only for herself but also for her children, Ms. Davidson has become independent of the welfare system. Eventually, she would like to attend culinary school and become a chef.

Mr. President, I applaud Ms. Bobbie Davidson on being named Achiever of the Month for August of 2000. It is an honor for which she has worked very hard and that she truly deserves. On behalf of the entire United States Senate, I congratulate Ms. Davidson, and wish her continued success in the future.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. MURKOWSKI, from the Committee on Energy and Natural Resources, without amendment:

S. 2439: A bill to authorize the appropriation of funds for the construction of the Southeastern Alaska Intertie system, and for other purposes (Rept. No. 106–405). By Mr. CAMPBELL, from the Committee

on Indian Affairs, with an amendment in the

nature of a substitute:

S. 2283: A bill to amend the Transportation Equity Act for the 21st Century to make certain amendments with respect to Indian tribes (Rept. No. 106-406).

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Ms. SNOWE:

S. 3023. A bill to amend the Civil Rights Act of 1964 to protect breastfeeding by new mothers: to the Committee on Health, Education, Labor, and Pensions.

By Mr. ROBB (for himself, Mr. L. CHAFEE, and Mr. MOYNIHAN):

S. 3024. A bill to amend title XVIII of the Social Security Act to provide for coverage of glaucoma detection services under part B of the medicare program; to the Committee on Finance.

By Mr. BAYH:

S. 3025. A bill to combat telemarketing and mass marketing fraud; to the Committee on the Judiciary.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. WELLSTONE:

S. Res. 351. A resolution to designate the month of September of 2000, as "National Alcohol and Drug Addiction Recovery Month"; to the Committee on the Judiciary

> By Mr. LOTT (for himself and Mr. DASCHLE):

S. Res. 352. A resolution relative to the death of Representative Herbert H. Bateman, of Virginia; considered and agreed to.

STATEMENT ON INTRODUCED BILLS AND JOINT RESOLUTIONS

Ms. SNOWE:

S. 3023. A bill to amend the Civil Rights Act of 1964 to protect breastfeeding by new mothers; to the Committee on Health, Education, Labor, and Pensions

PREGNANCY DISCRIMINATION ACT AMENDMENTS OF 2000

Ms. SNOWE. Mr. President, I rise today to introduce the Pregnancy Discrimination Act Amendments of 2000. This bill would clarify that the Pregnancy Discrimination Act protects breastfeeding under civil rights law, requiring that a woman cannot be fired or discriminated against in the workplace for expressing breast milk during her own lunch time or break time.

When Congress passed the Pregnancy Discrimination Act in 1978, I wonder if any of my colleagues considered the definition of "pregnancy, childbirth, and related medical conditions" delineated in this law would not include breastfeeding. But unfortunately. courts across the country have not interpreted the Pregnancy Discrimination Act to include breastfeeding.

According to the U.S. Department of Labor, women with infants and toddlers are the fastest growing segment of today's labor force. At least 50 percent of women who are employed when they become pregnant return to the labor force by the time their children are three months old. Although the Pregnancy Discrimination Act was enacted in 1978 and prohibits workplace discrimination on the basis of pregnancy, childbirth, or related medical conditions, courts have not interpreted the Act to include breastfeeding.

Some employers deny women the opportunity to express milk; some women

have been discharged for requesting to express milk during lunch and other regular breaks; some women have been harassed or discriminated against; some women have had their pay withheld or been taken off of shift work for saying that they wanted to pump milk.

On the other hand, many employers have seen positive results from facilitating lactation programs in the workplace, including low absenteeism, high productivity, improved company loyalty, high employee morale, and lower health care costs. Parental absenteeism due to infant illness is three times greater among the parents of formulafed children than those that are breastfed. Worksite programs that \mbox{aim} to improve infant health may also bring about a reduction in parental absenteeism and health insurance costs.

There is no doubt as to the health benefit breastfeeding brings to both mothers and children. Breastmilk is easily digested and assimilated, and contains all the vitamins, minerals, and nutrients they require in their first five to six months of life. Furthermore, important antibodies, proteins, immune cells, and growth factors that can only be found in breast milk. Breastmilk is the first line of immunization defense and enhances the effectiveness of vaccines given to infants.

Research studies show that children who are not breastfed have higher rates of mortality, meningitis, some types of cancers, asthma and other respiratory illnesses, bacterial and viral infections, diarrhoeal diseases, ear infections, allergies, and obesity. Other research studies have shown that breastmilk and breastfeeding have protective effects against the development of a number of chronic diseases, including juvenile diabetes, lymphomas, Crohn's disease, celiac disease, some chronic liver diseases, and ulcerative colitis. A number of studies have shown that breastfed children have higher IQs at all ages.

Mr. President, this is a simple bill it simply inserts the word "breastfeeding" in the Pregnancy Discrimination Act. It will change the law to read that employment discrimination "because of or on the basis of pregnancy, childbirth, breastfeeding, or related medication conditions" is not permitted.

I believe that it is absolutely critical to support mothers across the country-they are, of course, raising the very future of our country. And we should ensure that the Pregnancy Discrimination Act covers this basic fundamental part of mothering.

I urge my colleagues to join me in sponsoring this bill.

> Mr. ROBB (for himself, Mr. L. CHAFEE, and Mr. MOYNIHAN):

S. 3024. A bill to amend title XVIII of the Social Security Act to provide for coverage of glaucoma detection services under part B of the Medicare Program; to the Committee on Finance.

THE MEDICARE GLAUCOMA DETECTION ACT OF

Mr. ROBB. Mr. President, I rise today to introduce the Medicare Glaucoma Detection Act of 2000. I'm pleased to be joined in its introduction by my colleagues Senator CHAFEE and Senator MOYNIHAN.

Mr. President, the Medicare Glaucoma Detection Act follows suit in a series of preventive health proposals I've cosponsored to help Medicare beneficiaries take a more active role in their health care. Reforming Medicare by adding preventive benefits recognizes that it is much more cost effective to prevent illness than to treat it. Over the past several years, Congress has expanded Medicare's preventive benefits, adding screening and detection services like mammography, bone mass measurements and screening for prostate and colorectal cancer to help Medicare beneficiaries. It is now time to add another important prevention benefit to Medicare: screening for glaucoma.

The Medicare Glaucoma Detection Act of 2000 will give seniors access to the best defense against glaucoma—complete eye examinations on a regular basis. Glaucoma is a significant cause of legal blindness in this country and is the single most common cause of irreversible blindness among African-Americans. In fact, the prevalence of glaucoma is an astounding four to six times higher in African-Americans that the rest of the population.

Glaucoma is often called "the silent thief of sight" because the afflicted person has no warning sign, no hint that anything is wrong. Over the years, the increased buildup of pressure causes damage to the optic nerve in the back of the eyes. Because the disease does not show any symptoms until considerable damage has been done, coverage of regularly scheduled exams is a critical step in controlling the disease. If detected in the early stages, glaucoma can be effectively treated to prevent loss of vision.

The bill I am introducing today will establish a Medicare glaucoma detection benefit that follows the guidelines set forth by the American Academy of Ophthalmology, which recommend that individuals 60 years of age or older with a family history of glaucoma receive a glaucoma screening once every two years. Too many of America's seniors are in danger of losing their vision—an estimated 120,000 persons are legally blind due to glaucoma. This bill is the first step toward reversing that trend.

Mr. President, it's important to note that blindness is not simply a medical problem—the costs of glaucoma are both the personal loss of sight and the economic costs to the individual and society associated with blindness. Annual costs to the government associated with blindness are estimated at more than four billion dollars. Moreover, eyesight is a gift that allows seniors to maintain their independence.

By helping preserve the ability of seniors to cook, to shop, to drive, to care for themselves and to recognize family and friends, the Medicare Glaucoma Detection Act of 2000 will allow seniors to stay independent longer.

We do not yet have a cure for glaucoma, but blindness from glaucoma can be prevented through early detection and treatment. I urge each of my colleagues to support this bill's passage.

ADDITIONAL COSPONSORS

S. 482

At the request of Mr. ABRAHAM, the name of the Senator from Virginia (Mr. WARNER) was added as a cosponsor of S. 482, a bill to amend the Internal Revenue Code of 1986 to repeal the increase in the tax on the social security benefits.

S. 721

At the request of Mr. GRASSLEY, the name of the Senator from New Hampshire (Mr. SMITH) was added as a cosponsor of S. 721, a bill to allow media coverage of court proceedings.

S. 779

At the request of Mr. ABRAHAM, the name of the Senator from Nevada (Mr. REID) was added as a cosponsor of S. 779, a bill to provide that no Federal income tax shall be imposed on amounts received by Holocaust victims or their heirs

S. 1020

At the request of Mr. GRASSLEY, the names of the Senator from South Dakota (Mr. DASCHLE) and the Senator from Ohio (Mr. DEWINE) were added as cosponsors of S. 1020, a bill to amend chapter 1 of title 9, United States Code, to provide for greater fairness in the arbitration process relating to motor vehicle franchise contracts.

S. 1805

At the request of Mr. Kennedy, the name of the Senator from Rhode Island (Mr. Reed) was added as a cosponsor of S. 1805, a bill to restore food stamp benefits for aliens, to provide States with flexibility in administering the food stamp vehicle allowance, to index the excess shelter expense deduction to inflation, to authorize additional appropriations to purchase and make available additional commodities under the emergency food assistance program, and for other purposes.

S. 1810

At the request of Mrs. Murray, the name of the Senator from Ohio (Mr. VOINOVICH) was added as a cosponsor of S. 1810, a bill to amend title 38, United States Code, to clarify and improve veterans' claims and appellate procedures.

S. 1900

At the request of Mr. LAUTENBERG, the name of the Senator from Hawaii (Mr. INOUYE) was added as a cosponsor of S. 1900, a bill to amend the Internal Revenue Code of 1986 to allow a credit to holders of qualified bonds issued by Amtrak, and for other purposes.

S. 2299

At the request of Mr. L. CHAFEE, the name of the Senator from Louisiana (Ms. LANDRIEU) was added as a cosponsor of S. 2299, a bill to amend title XIX of the Social Security Act to continue State Medicaid disproportionate share hospital (DSH) allotments for fiscal year 2001 at the levels for fiscal year 2000.

S. 2334

At the request of Mr. L. CHAFEE, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 2334, a bill to amend the Internal Revenue Code of 1986 to extend expensing of environmental remediation costs for an additional 6 years and to include sites in metropolitan statistical areas.

S. 2335

At the request of Mr. L. CHAFEE, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 2335, a bill to authorize the Secretary of the Army to carry out a program to provide assistance in the remediation and restoration of brownfields, and for other purposes.

S. 2365
At the request of Ms. COLLINS, the name of the Senator from Minnesota (Mr. WELLSTONE) was added as a cosponsor of S. 2365, a bill to amend title XVIII of the Social Security Act to eliminate the 15 percent reduction in payment rates under the prospective payment system for home health serv-

S. 2434

ices.

At the request of Mr. L. CHAFEE, the names of the Senator from New Mexico (Mr. BINGAMAN), the Senator from Arkansas (Mr. HUTCHINSON), the Senator from Minnesota (Mr. GRAMS), the Senator from Arkansas (Mrs. LINCOLN) and the Senator from Vermont (Mr. LEAHY) were added as cosponsors of S. 2434, a bill to provide that amounts allotted to a State under section 2401 of the Social Security Act for each of fiscal years 1998 and 1999 shall remain available through fiscal year 2002.

S. 2600

At the request of Ms. SNOWE, the name of the Senator from Minnesota (Mr. WELLSTONE) was added as a cosponsor of S. 2600, a bill to amend title XVIII of the Social Security Act to make enhancements to the critical access hospital program under the medicare program.

S. 2644

At the request of Mr. GORTON, the name of the Senator from West Virginia (Mr. BYRD) was added as a cosponsor of S. 2644, a bill to amend title XVIII of the Social Security Act to expand medicare coverage of certain self-injected biologicals.

S. 2703

At the request of Mr. AKAKA, the name of the Senator from New Mexico (Mr. BINGAMAN) was added as a cosponsor of S. 2703, a bill to amend the provisions of title 39, United States Code, relating to the manner in which pay policies and schedules and fringe benefit