

CBU today holds the distinction as one of the most diverse college communities in the Mid-South in terms of coursework offered and student population.

For CBU's record of excellence and for the responsible role of leadership it has taken in the academic community, I ask you and my colleagues in the U.S. House of Representatives to join me in saluting the legacy of this flagship institution of higher learning, Christian Brothers University.

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TRIBUTE TO DR. FRED SAALFELD

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**HON. IKE SKELTON**

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 28, 2001

Mr. SKELTON. Mr. Speaker, it has come to my attention that a long and exceptionally distinguished career in the field of science and technology is coming to an end. Dr. Fred Saalfeld will retire as Executive Director and Technical Director of the U.S. Navy's Office of Naval Research (ONR).

Dr. Saalfeld has been a popular and highly respected scientist at the Office of Navy Research for 40 years. Dr. Saalfeld's academic career began at Southeast Missouri State University and concluded with a Ph.D. from Iowa State University, specializing in physical chemistry, inorganic chemistry and math. Soon after, his career at the Office of Navy Research began. He developed the Central Atmosphere Measuring System, now in service on the Navy's nuclear submarines. He was also instrumental in developing a new secondary ion mass spectroscopy technique that is widely used in molecular biology and medical research. After these technical successes, Dr. Saalfeld became manager of the Department of the Navy's Science and Technology research at ONR.

As Executive Director and Technical Director of ONR, Dr. Saalfeld was responsible for the entire naval research enterprise. He oversaw the development of the Research Opportunities for Program Officers program, which affords Program Officers an opportunity to undertake "bench science" in their area of scientific specialty while simultaneously managing their program. He also pushed to establish the naval research Young Investigator Program, which identifies new university faculty that possess the qualities to impact our Naval Forces. Dr. Saalfeld was instrumental in creating ONR's diversity committee and developing the ONR Corporate Diversity Plan.

Over the course of his career, he authored and co-authored more than 500 research papers, reports and presentations. He has been recognized by universities, scientific societies, the Navy, Department of Defense, and Presidents Carter, Reagan, Bush, and Clinton.

Mr. Speaker, Dr. Saalfeld shepherded Navy Science and Technology through trial and triumph for 40 years, ensuring the best was available for our fleet. I know the Members of the House will join me in paying tribute to this exceptional American and wish him all the best in his retirement.

AIRLINE SECURITY LEGISLATION  
(H.R. 3150)

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**HON. NANCY PELOSI**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 28, 2001

Ms. PELOSI. Mr. Speaker, today the American public has achieved an important victory. At long last, more than two months after September 11, Congress has bowed to our true leaders, the American people, and agreed to take airline security out of the hands of the private contractors who failed so miserably to protect us.

H.R. 3150 also will ensure that all baggage is screened for weapons and explosives, cockpit doors are reinforced, airport workers are properly screened and trained, and more air marshals are stationed on our flights. Unfortunately, the bill also requires all security screeners to be U.S. citizens. Legal permanent residents serve in the armed forces, fly airplanes, work as flight attendants, and repair airplanes. Qualified legal residents should be allowed to serve as screeners too.

Mr. Chairman, our sadness is renewed by the new tragedy in New York. But now we can travel to our Thanksgiving destinations with a greater sense of security, give thanks for the loved ones gathered safely around us.

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AFGHAN WOMEN AND CHILDREN  
RELIEF ACT OF 2001

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SPEECH OF

**HON. CAROLYN B. MALONEY**

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, November 27, 2001

Mrs. MALONEY of New York. Mr. Speaker, I rise today in strong support of this important bill.

Over the past few months, I have come to the House Floor to emphasize the suffering conditions Afghan women have been forced to endure over the past 5 years and have urged the world to recognize the need to restore the rights of all people in Afghanistan.

Thanks to my colleagues on both sides of the aisle and to the strong voices in the administration, the plight of Afghan women have been highlighted and addressed in the past weeks.

We have all learned that under the oppressive Taliban regime:

All schooling was forbidden to girls over the age of eight.

The women's university was shut down.

Women were restricted access to medical care.

But with today's bill, we will reverse the tragedies suffered by so many. This bill, introduced and supported by women, ensures that women and children living in Afghanistan will receive the proper education and health care they desperately need and deserve.

In addition to restoring these basic rights, it is essential that women be incorporated in any coalition that is assembled to run Afghanistan.

Mr. Speaker, many Afghans have been celebrating since the liberation of Kabul, Mazar-e Sharif, and other Afghan cities that were once under Taliban control. However, women are reluctant to join in the celebration

as it is unclear how the Taliban's collapse may impact their lives. Women's involvement in reconstruction and peace negotiations is essential to rebuilding that country. It will be impossible for the United States to achieve its long term goals for Afghanistan without restoring the social, human, and political rights that have been taken from women. Women must be guaranteed that their human rights are included in the constitution or legal structure of a new government in Afghanistan. This is why Congresswoman CONNIE MORELLA and I have introduced H.R. 3342, the Access for Afghan Women Act.

H.R. 3342, which I encourage my colleagues to cosponsor, proposes that aid from the United States will ensure that the economic, social, and political rights of women are recognized.

After all, excluding more than half of the Afghan population from the reconstruction process jeopardizes the long-term stability of the region.

We must ensure that Afghan women are included at each stage of the peace process and the creation of a new government of Afghanistan includes women—they are entitled to it.

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INTRODUCTION OF THE TRADE ADJUSTMENT ASSISTANCE FOR WORKERS, FARMERS, COMMUNITIES AND FIRMS ACT OF 2001

**HON. KEN BENTSEN**

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 28, 2001

Mr. BENTSEN. Mr. Speaker, I rise today to introduce the Trade Adjustment Assistance for Workers, Farmers, Communities, and Firms Act of 2001. This thoughtful and innovative legislation was originally introduced in the other body by Senators BINGAMAN, BAUCUS and DASCHLE as S. 1209, and I am pleased to introduce it in the House today along with my colleague ANNA ESHOO.

On balance, the United States benefits significantly from increased trade. Increasing productivity and enhanced means of production through new investment in plants and equipment have provided the U.S. with a comparative advantage in many sectors of our domestic economy. However, too often, proponents of trade liberalization turn a blind eye toward those sectors of our economy which do not benefit, especially our workers. Existing programs designed to help such workers are lacking and outdated. Since its enactment in 1962, trade adjustment assistance ("TAA") has been designed to help American workers cope with the changes that occur as a result of international trade. Trade adjustment assistance is based on a simple, yet important concept: that the federal government has an obligation to assist workers who lose their jobs as a direct result of U.S. trade policy. Under TAA, workers are eligible for up to 52 weeks of income support, provided they are enrolled in re-training. The program also provides job search and relocation assistance. Despite low unemployment through the second half of the 1990s, the number of workers eligible for TAA has increased. In 2000, approximately 35,000 workers received TAA benefits. However, many affected workers either exhaust benefits too soon, don't qualify or don't participate.

TAA is in need of significant reform and modification. For instance, under the existing program, the criteria for the TAA benefits are too restrictive, and excludes too many workers who are clearly dislocated by trade and need assistance, including secondary workers—such as those working for companies that supply factories or manufacturing facilities that go out of business as a result of trade. Secondly, the program contains a confusing variety of eligibility requirements, depending on which form of TAA is desired—including those under the NAFTA-TAA program, which is designed to assist workers dislocated specifically because of NAFTA. Third, the current program provides 2 years of training, but only 18 months of COBRA assistance over that same period of time. Too often when the payments stop, people are forced to discontinue their training. Fourth, if a person goes back to work at a part-time job, he or she loses eligibility for TAA training, which is contrary to recent trends in other forms of public assistance. Finally, one of the most difficult problems displaced workers face is that their next job often pays much less than their previous job. About one-third of such workers face this circumstance, and older workers are especially hard hit.

This legislation proposes improving upon the current system in a number of ways, including the establishment of allowances, training, job search, relocation and support service assistance to secondary workers, and workers affected by shifts in production. This measure would also harmonize existing TAA and NAFTA/TAA programs to provide more effective and efficient results for individuals and communities. Realizing the difficulty for older workers to change careers, this legislation would facilitate on-the-job training and faster re-employment by providing wage insurance for up to 2 years for part of the gap between old and new earnings levels. Additionally, this legislation would increase income maintenance from 52 to 78 weeks, substantially increase funds available for training, and ensure that workers who take a part-time job don't lose training benefits. This legislation would also provide a tax credit for 50 percent of COBRA payments, increase assistance for job relocation, and link TAA recipients to child care and health care benefits under existing programs. This bill would also recognize the special circumstances faced by family farmers, ranchers and independent fishermen, and would seek to provide assistance and consulting before they lose their businesses. In addition to current practice, the President, the Senate Finance Committee, and the House Ways and Means Committee would be able, by resolution, to initiate a TAA certification process for an affected industry.

To help communities respond to job losses more quickly and efficiently, this bill would strengthen the state-based Workforce Investment Act ("WIN") programs to expedite trade adjustment assistance applications. As a part of TAA reform, this measure would encourage greater cooperation between federal, state, regional, and local agencies that deal with individuals receiving trade adjustment assistance. At present, individuals receiving trade adjustment assistance can obtain counseling from one-stop shops in their region, but typically this is limited to information related to allowances and training. Information concerning funds available through other Federal depart-

ments and agencies is frequently not available, including information on health care for individuals and their families. To prevent the creation of duplicative programs and to use the funds that are currently available, this legislation would establish an inter-agency working group on trade adjustment assistance be created and that a inter-agency database on Federal, State, and local resources available to TAA recipients be established.

Mr. Speaker, passage of this legislation is extremely important, as it directly addresses the question of how Congress will assist those workers and communities negatively impacted by international trade. It is also long overdue, as Congress has discussed reform of the trade adjustment assistance programs for a number of years. I believe it is time to act, and I think we have a unique opportunity to act in that there is interest both in Congress and the Administration to improve the trade adjustment assistance programs in a fundamental and a beneficial way. Congress should pass legislation that will make these improvements in the trade adjustment assistance program, and I ask my colleagues to support this bill.

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INTRODUCTION OF THE FEDERAL ADVISORY COMMITTEE TRANSPARENCY ACT OF 2001—THE F.A.C.T. ACT

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**HON. ROBERT T. MATSUI**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, November 28, 2001*

Mr. MATSUI. Mr. Speaker, I am pleased to join today with Congressman HENRY WAXMAN, the Ranking Member of the Government Reform Committee, to introduce legislation that will require the President's Commission on Social Security to keep their meetings free and open to the public.

The Federal Advisory Committee Act (FACA), which governs the President's Social Security Commission, requires all meetings to be open to the public. However, under guidance issued quietly by the General Services Administration last summer, this Commission and others governed by FACA have been allowed to meet in secret subgroups. This was never the intention of FACA. The F.A.C.T. Act will close this loophole.

The President's Commission on Social Security has taken advantage of this loophole on at least two occasions. Each time, Mr. WAXMAN and I have written to the Commission expressing our deep concern for these secret subgroup meetings, to no avail. The Commission has refused to open its subgroup work to the public, necessitating introduction of this legislation.

Social Security Reform affects the lives of millions of Americans and is a critical source of income for retirees, disabled workers, and surviving spouses and children. The privatization of Social Security makes the financial challenges of the system substantially worse, necessitating large cuts in these critical benefits. Deliberations and decisions that result in this outcome should not take place behind closed doors. There is too much at stake for America's families.

HUMAN EMBRYO CLONING

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**HON. RONNIE SHOWS**

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, November 28, 2001*

Mr. SHOWS. Mr. Speaker, the cloning of a human embryo goes far beyond the fact that it is bad public policy. We are not a society, I say we are not a creation of God, that would make a life in order to kill it. This is what is happening and this is what we must stop now. The farming of human embryos, human lives, for use as laboratory test rats is a frightening and destructive direction this nation, this society, would take.

The single responsible measure we can take is to stop human cloning now before a slow numbing acceptance takes place.

Douglas Johnson at National Right to Life said, "Each of us began our individual life as an embryo. We were human when we were embryos, and these cloned embryos are human lives too. Once begun, human lives—including human lives begun by cloning—should be protected, not killed to provide biological raw material." He is right.

We must expand on the Human Cloning Prohibition Act, H.R. 2505, passed in July and make human embryo cloning completely illegal.

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RECOGNIZING DIANE CAREY WOODRUFF

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**HON. MIKE THOMPSON**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, November 28, 2001*

Mr. THOMPSON of California. Mr. Speaker, I rise today to recognize Diane Carey Woodruff, who is retiring after 13 years of service with Napa Valley College.

She joined the campus in 1988 and served as Vice President of Instruction and Student Services for five years. In 1992 she was selected President of the College, the first and only woman to achieve this honor in the school's 60-year history, and has served her community with distinction.

Under her leadership, a second campus was built, as were four other buildings at the main campus, the Child Care Center, the Community Education Center, the Trefethen Family Viticultural Center, and the Napa Valley Vintners Teaching Winery. The latter two facilities were 100 percent funded through community contributions.

President Woodruff also successfully persuaded employers in the community to fund five faculty positions.

During her tenure, the Napa Valley College Foundation became one of the top ten community colleges foundations in California in terms of providing mini grants, equipment, scholarships, and an endowed chair to the college.

President Woodruff also developed a "Naming Opportunities Program" to develop new programs and to increase financial support for the college. The Belle Rhodes Teaching Kitchen, the Elizabeth Brereton Conference room, the Jess and Mary Doud Distance Learning Center, the Virginia Murdoff Counseling Center, and the Ann Marie Koropkin Student Center have all benefited under her leadership.