

for whom the facility is named, for his generosity as a major contributor to the building campaign.

Other guests included major contributors, member charities, volunteers and political dignitaries who have played important roles in enabling the FoodBank to build the facility.

The FoodBank currently distributes over 2.5 million pounds of emergency food annually to more than 200 church and synagogue food pantries, soup kitchens, shelter for the homeless, shelter for abused women and children, day care programs for low-income children and homes for the elderly and disabled throughout Monmouth and Ocean counties.

The new facility will enable the FoodBank to provide more food for those in need. With the additional space, new programs will also be started that impact on the root causes of hunger. These include a job skills program in culinary arts and community gardens that will help people to grow some of their own food.

For continuing to make a difference in the community fighting hunger, the FoodBank of Monmouth and Ocean Counties warrants praise. Their new warehouse facility is a great step forward in their cause.

HONORING THE 46TH ANNIVERSARY OF THE INDEPENDENCE OF THE REPUBLIC OF TUNISIA

HON. KEN BENTSEN

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 19, 2002

Mr. BENTSEN. Mr. Speaker, I rise to acknowledge the Republic of Tunisia's 46th anniversary on March 20, 2001. It was 46 years ago that the Republic of Tunisia was formally established as an independent country. Over the years, Tunisia has forged a strong and solid relationship with the United States that extends beyond bilateral ties to issues of world peace and economic partnership.

The close and solid relationship between Tunisia and the United States at the bilateral level has steadily grown from U.S. assistance to the young Tunisian nation in the early years to a constructive and fruitful partnership between two countries for the sake of development and prosperity. This relationship entered a new important phase when Tunisia joined the coalition to fight the scourge of terrorism in the wake of the September 11th attacks.

The population of Tunisia numbers approximately 9.6 million inhabitants, with more than 62 percent in urban areas. The official language of Tunisia is Arabic, while French and Italian are also spoken. Increasingly, English is also spoken among a growing number of Tunisians. The overwhelming majority of the population is Muslim, and the official religion is Sunni Islam. Christian and Jewish communities practice their faith freely and contribute to Tunisia's rich cultural diversity. The family remains the basic unit of Tunisian society. Enjoying total equality of rights with men, women have gained a good measure of autonomy and are able to pursue their own careers on an equal footing with men. Tunis, the capital, with a population of about one million, is one of the principal cosmopolitan urban centers of the Mediterranean.

Strengthened by economic achievements in recent years, Tunisia is starting the new mil-

lennium with confidence and serenity. It expects to reinforce and deepen the reforms it has initiated in order to face the challenges of the new stage and integrate its productive system into the world economy. Tunisia continues to be a model for developing countries. It has sustained remarkable economic growth and undertaken reforms toward political pluralism.

Mr. Speaker, Tunisia continues to preserve the safety and security of its people and to protect its borders while moving ahead with deliberate and steadfast conviction to further strengthen the democratic values that our two countries share as foundations for free and open societies. I wish to congratulate the citizens of Tunisia and its elected officials as they commemorate their 46th Anniversary and wish them the best for many more years of continued peace and prosperity.

COMMEMORATING THE 90TH ANNIVERSARY OF THE GIRL SCOUTS OF THE USA

HON. DUNCAN HUNTER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 19, 2002

Mr. HUNTER. Mr. Speaker, last week marked the 90th anniversary of the Girl Scouts of the USA. Founded on March 12, 1912, with the belief that all girls should be given the opportunity to develop physically, mentally, and spiritually, Juliette Gordon Low assembled 18 girls from Savannah, Georgia, for the first Girl Scout meeting. From its initial 18 members, the Girl Scouts flourished to today's membership of over 3.8 million.

The mission of the Girl Scouts is to provide a venue where young girls can learn and develop the necessary skills to help them reach their full potential. They have also implemented successful programs, opening up more opportunities for girls in areas such as sports, technology, and science.

Girl Scouts are given the self-confidence that is important to developing active citizens and superior leaders. President Bush recently requested that every American perform 4,000 hours of community service over their lifetime and the Girl Scouts are in step with the President's challenge. The San Diego chapter boasts a volunteer rate of 90 percent among its girls in such projects as helping out in hospitals and planning nature trails.

I ask that my colleagues join me in congratulating the Girl Scouts for providing 90 years of positive guidance to our nation's young women and future leaders.

POSTHUMOUS TRIBUTE TO THE LATE REV. JOSEPH COATS

HON. CARRIE P. MEEK

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 19, 2002

Mrs. MEEK of Florida. Mr. Speaker, I rise to pay tribute to one of our community's most genuine and unsung leaders, the late Rev. Joseph Coats. Indeed, he was also one of the noblest of God's faithful servants. His untimely demise last Sunday, March 3, 2002 leaves a deep void in our leadership toward our ongo-

ing struggle to achieve equality of opportunity and unity among all people.

Born in Alamo, Georgia on January 28, 1927, he married Catherine Coats in 1949. Eight children were born out of this blessed union, with one son preceding him in death. He received his Theology degree from South Bible Seminary, and was subsequently ordained a minister on April 23, 1966. He was then assigned the pastorship of the Glendale Baptist Church in South Miami's Richmond Heights community. In the early days of his ministry his congregation numbered only 150 members. He would pick up in his old station wagon other members who had no way to get to church.

Historic milestones defined Rev. Coats' life of service. In 1969 he led his church in becoming the first African-American church to join the white Southern Baptist Convention. Predictably, his fellow Black ministers castigated him to no end for this move. They even ostracized him. When queried about this stance, he was wont to firmly state that "... we simply taught Christ here—not black and white. I preached impartiality and unity, and our members saw people as people..."

With great Faith in pursuing God's mission for him, he courageously persevered during that very trying period until such time when many more African American churches joined the Convention. Rev. Coats served as Pastor of Glendale for 30 years before he retired. Upon his retirement the congregation grew to some 3,000, although thousands more continue to flock to his revered church eager to hear him preach God's good news of salvation and redemption.

My state of Florida and most specifically, Miami-Dade County on the southern end, will surely miss his wisdom and expertise. The longevity of his commitment to the well-being of the less fortunate among us, particularly the voiceless and the underrepresented, has indeed become legendary. When I think of his early work in his church's involvement with the civil rights movement, it parallels much of Florida's and the nation's history as we struggled through the harrowing challenges of racial equality and simple justice.

I came to know this quintessential man of God in his understanding of and commitment to the underdogs of our community. Blessed with a lucid common sense and a quick grasp of the issues at hand, Rev. Coats was also blessed with the rare wisdom of recognizing both the strengths and limitations of those who have been empowered to govern. The acumen of his intelligence and the timeliness of his vision were felt at a time when our community and the state of Florida needed someone to put in perspectives the simmering agony of disenfranchised African-Americans and other minorities yearning to belong and pursue the American Dream.

I vividly recall the times when government and community leaders met to douse the still-burning embers of Liberty City and Overtown during the racial disturbances in the early 1980s. His was the firm voice of reason and the steadying influence of conscience. Wisely, he articulated his credo that we have got to learn to live and reach out to each other, or run the risk of shamefully reaping the grapes of wrath from those who have been left out.

Rev. Coats truly exemplified a calm but reasoned leadership whose courage and advocacy appealed to our noblest character as a

nation. While he will be missed by the men and women of good will in my community and beyond, I will join my constituents in celebrating the wonderful gift of his life at the funeral services this Monday, March 11, 2002 at Glendale Baptist Church. We will honor and thank God for sending Rev. Coats to grace our paths and take up our struggles at a time when we most needed him.

My pride in sharing his friendship is only exceeded by my eternal gratitude for all that he has sacrificed on our behalf. This is the magnificent legacy by which we will honor his memory.

IN HONOR OF JUSTICE HUGH J.
O'FLAHERTY

HON. DENNIS J. KUCINICH

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 19, 2002

Mr. KUCINICH. Mr. Speaker, I rise today to recognize former member of the Supreme Court of Ireland, Justice Hugh J. O'Flaherty as an honored guest to our country and to welcome him to celebrate St. Patrick's day with the Cleveland law firm, Collins & Scanlon. Justice O'Flaherty displayed integrity, character, and intelligence throughout his nine year tenure on the Court. We are fortunate to have him visit our country and share his knowledge.

Hugh J. O'Flaherty, was born in Killarney, County Kerry, Ireland. He studied law at the University College in Dublin. He was called to the Bar of Ireland in 1959 and became senior counsel in 1974. In 1990 Mr. O'Flaherty was appointed to the Supreme Court of Ireland. The court holds jurisdiction similar to the Supreme Court of the United States. Justice O'Flaherty carried out his duties with sound judgement and expertise. He has shared his wisdom by lecturing at the law schools at Fordham University and Duquesne University and by addressing numerous bar conferences in the United States as well as Australia.

I ask my colleagues to join me in rising to honor this truly remarkable individual for his distinguished years of service to Ireland's judicial system.

OPPOSING CERTIFICATION OF
SERBIA

HON. ELIOT L. ENGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, March 19, 2002

Mr. ENGEL. Mr. Speaker, I rise to express my opposition to certification of Serbia to receive U.S. assistance. Belgrade has not met the conditions included in the law by Senator MITCH MCCONNELL and does not deserve to be certified by President Bush. As my colleagues are aware, certification must take place by March 31, 2002.

Until Serbia releases all of the Albanian prisoners under its control, stops funding parallel institutions in Bosnia and Kosova, protects minority rights and the rule of law, and fully cooperates with the International Criminal Tribunal for the former Yugoslavia, it should not be certified to receive assistance from the

United States. While I look forward to the day when Belgrade is a constructive and cooperative player in the Balkans, the President must apply the standards Congress has laid down in law and deny certification.

In support of this position I include a letter from Richard Lukaj, Chairman of the Board of the National Albanian American Council, in the CONGRESSIONAL RECORD.

March 17, 2002.

DEAR SENATOR/REPRESENTATIVE: On March 31, 2002, the United States Congress will consider Serbia's eligibility for continued U.S. donor assistance. The National Albanian American Council would like to share with you some of its concerns, as well as point out Serbia's failure to fulfill any of the conditions posed by Congress last year.

According to Congress's decision, financial assistance to Serbia will continue after March 31, 2002 only if the President has made the determination and certification that Serbia is:

Cooperating with the International Criminal Tribunal for the former Yugoslavia including access for investigators, the provision of documents, and the surrender and transfer of indictees or assistance in their apprehension;

Taking steps to implement policies which reflect a respect for minority rights and the rule of law, including the release of political prisoners from Serbian jails and prisons, and

Taking steps that are consistent with the Dayton Accords to end Serbian financial, political, security and other support which has served to maintain separate Republika Srpska institutions.

A quick overview of these conditions indicates that Serbia and the Federal Republic of Yugoslavia (FRY) have failed to comply with any of them, and moreover, they have engaged in additional actions that run counter to Congress' intent and the administration's efforts to bring peace and stability to the region.

COOPERATION WITH THE INTERNATIONAL CRIMINAL TRIBUNAL

The trial of former Yugoslav dictator Slobodan Milosevic at the ICTY raised the hopes of many in the Balkans that the victims of war crimes will finally see justice being served. However, while the new Serbian government extradited Milosevic to The Hague at the last moment in a clear attempt to get financial support, it is doing disappointingly little to cooperate with the ICTY in the arrest of other indicted war criminals. Just last month, the Tribunal's Chief Prosecutor, Carla Del Ponte, labeled Yugoslav president Vojislav Kostunica as the "chief obstacle" to cooperation and denounced his direct complicity in the efforts to protect Ratko Mladic, the Bosnian Serb general wanted by ICTY for masterminding and executing some of the most heinous crimes against humanity during the Bosnian war. Recently, the Serbian Prime Minister Zoran Djindjic emphatically stated that his government would make no efforts whatsoever to apprehend Mladic.

In addition, four other Milosevic associates wanted for war crimes committed in Kosova remain free men and actively engage in high governmental or military positions. One of the indicted war criminals, Milan Milutinovic, maintains his post as president of Serbia, while Dragoljub Ojdanic, the former Chief of Staff of the Yugoslav Army, continues to hold a high ranking post within the Yugoslav Army. On March 9th, Kostunica's party, a key member of the ruling alliance, refused to endorse a draft law on cooperation with the UN Hague Tribunal. Moreover, both Kostunica and Djindjic, rather than seizing the opportunity presented by

Milosevic's trial to initiate a debate within Serbia on the issue of war crimes, have instead made statements denouncing the Tribunal as the "last hole on the flute," thus seriously undermining its legitimacy and credibility in the eyes of the Serbian public.

These and additional facts are mentioned in the recently published human rights report by the U.S. Department of State. The report forthrightly notes that "[w]ith the exception of the transfer of Slobodan Milosevic and a few other war criminals, the Government's cooperation with the Yugoslav War Crimes Tribunal (ICTY) decreased significantly during the year. [...] At year's end, several indictees remained at liberty, and, in at least one case, still in an official position in Serbia." The report further states that the FRY government "has been uncooperative in requests for documents regarding crimes committed by Serbs against other ethnic groups, and in arranging interviews with official and nongovernmental witnesses."

Clearly, the post-Milosevic governments of Serbia and Yugoslavia are failing utterly in keeping their international commitments for cooperating with the ICTY. The Secretary of State should use the upcoming March 31 cut-off date for U.S. assistance to the FRY government to press for full cooperation by the FRY government with the ICTY. The administration, too, should signal to Belgrade and beyond that it values international justice, and overcome perceptions that it does not fully support the tribunal's work.

RELEASE OF ALBANIAN POLITICAL PRISONERS FROM JAILS AND PRISONS AND THE RULE OF LAW

Despite Congress' unequivocal language and the pressure from the international community, Serbia continues to hold hostage 157 Kosovar Albanian prisoners, rounded up and transported to Serbia during the withdrawal of Serb forces from Kosova in 1999. These prisoners were tried in artificially created courts, tortured brutally, and forced to make false confessions under extreme duress. While President Kostunica frequently claims his respect for the rule of law, he has too easily overlooked many of the legal discrepancies involved in the cases of the Albanian prisoners. To date, Mr. Kostunica has overturned just two cases and this only after direct intervention by leading political figures of the international community.

The recently published human rights report by the U.S. Department of State also has indicated Serbia's failure to adequately address the issue of these prisoners, alongside a host of other problems in its treatment of minority populations. We could not agree more with what Senator Helms stated in the floor debate last year: "Each day Belgrade keeps people like Albin Kurti, Isljam Taci, Berisa Petrit, and Sulejman Bitici [Albanian political prisoners] locked behind bars is another day that Belgrade has continued the horrors and injustice of the Milosevic regime. And this is totally unacceptable." The United States Congress, as well as the international community, should condemn any attempt by the Serb and FRY authorities to continue to use these Albanian prisoners as hostages, should resist the temptation to equate them with ordinary convicted criminals, and should ask for their immediate and unconditional release.

Furthermore, the reality of today's Serbia and FRY is very far from our country's notions of the rule of law. Aside rampant corruption and organized crime, the government and the justice system in Serbia and FRY not only are failing to bring about any resemblance of rule of law and justice in their