are told not to worry if their child is slower than same age peers, especially if that child is a boy. Precious time is lost waiting for children to "grow out" of their symptoms when that time could be spent receiving early intervention services.

It is important to recognize scientifically valid methods that are effective in working with people with autism. At this time, there is no cure for autism. There are, however, many effective methodologies that can improve the lives of children with autism, and Congress has a responsibility to recognize and fund practitioners and trainers of these methodologies, while also educating parents on the limitations of current treatment so that they do not fall victim to unscrupulous individuals promising easy cures.

Teachers, therapists and doctors who treat children with autism are true American heroes and deserve the best training, support and recognition we can provide. I would also like to take this opportunity to recognize some of the leading organizations in the fight for proper treatment, care and research, such as the Autism Society of America, Cure Autism Now, the National Alliance for Autism Research and Unlocking Autism.

I thank the gentleman from Massachusetts for introducing this important resolution, and I urge my colleagues to vote for it. I also urge my colleagues to promote sufficient funding this year to address the critical needs this condition presents to people living with autism nationwide.

SPECIAL EXPOSURE COHORT FAIRNESS ACT OF 2004

HON. TOM UDALL

OF NEW MEXICO IN THE HOUSE OF REPRESENTATIVES

Tuesday, *May* 18, 2004

Mr. UDALL of New Mexico. Mr. Speaker, I rise today to introduce the Special Exposure Cohort Fairness Act of 2004.

On October 30, 2000, the Energy Employees Occupational Illness Compensation Program Act (EEOICPA) was enacted into law. The purpose of this law was to provide for timely, uniform, and adequate compensation of covered employees suffering from illnesses incurred as a result of their work at Department of Energy facilities. While this law's enactment was welcome and past due, serious flaws in the program have been apparent during the years since its passage, and delays in getting compensation to workers have been numerous.

The language in Subtitle B of the EEOICPA clearly states that where it is not feasible to estimate with sufficient accuracy the radiation dose of a class of workers, and if there is a reasonable likelihood that the radiation dose may have endangered the health of the members of the group, that class of workers may petition to be included in a Special Exposure Cohort. Special Exposure Cohort status provides an automatic presumption of causation for 22 radiation-related cancers. When the law was passed, Special Exposure Cohorts were designated by Congress at four facilities.

The men and women who were exposed to harmful doses of radiation while working at the Los Alamos National Laboratory have waited years for the Secretary of Health and Human

Services to issue a rule designating the process for classes of workers to petition to be in a Special Exposure Cohort. As a result of this unfair delay, workers have been unable to file petitions to become members of a Cohort. Four years after the bill was passed in Congress, a Special Exposure Cohort rule was finally issued last night. But workers cannot wait any longer for their compensation-it is simply unfair to ask them to do so. Moreover. a report issued on May 5, 2004 by the National Institute for Occupational Safety and Health (NIOSH) of the CDC stated that some facilities are not consistently providing adequate responses to data requests for dose reconstruction. The report details the Los Alamos National Laboratory's (LANL) lack of full compliance. Data issued in the report shows that of the 548 dose reconstruction cases pending with LANL on January 15 of this year, 499 had been pending for over 150 days.

The bill I am introducing today is a step in the right direction to help many of my constituents who have suffered because of their having worked at Los Alamos National Laboratory. I continue to hear from constituents who were exposed to harmful doses of radiation and who are wondering why they have had to wait years to receive their compensation. Workers cannot wait any longer for a flawed bureaucratic process to start working.

My bill allows energy employees who were employed for at least 250 days between 1945 and 2000 at the Los Alamos National Laboratory Area G, linear accelerator, or who were security guards or construction workers, to be considered as members of a Special Exposure Cohort. In addition, the bill will allow employees who worked anywhere at Los Alamos National Laboratory, and whose records have not been received by NIOSH from the Lab within 200 days of receipt, to gualify under the Special Cohort. It is worth noting that the enactment of the legislation would not preclude additional groups of workers in New Mexico from seeking to become part of the Special Exposure Cohort.

Subtitle B is unfortunately only one component of the original EEOICPA law that needs amending. There are many outstanding issues that I will continue to work on with my colleagues, including fixing physicians panels, speeding up dose reconstructions, and locating a willing payer for all meritorious claims. This bill represents just one step in the larger fight to ensure that energy workers get the compensation they deserve.

Since enactment of the EEOICPA in 2000, the New Mexico legislature has passed two House Joint Memorials calling for the creation of a Special Exposure Cohort for the facilities listed in this bill. Hearings have been conducted; reports have been issued. Meanwhile, many of the claimants in this program are so ill that they may never see the compensation check that they deserve—a small source of comfort for them and their families in return for the harmful exposures they suffered. It is time for action. STATEMENT OF KATHY MAR-TINEZ, MEMBER OF THE NA-TIONAL COUNCIL ON DISABIL-ITIES (NCD), ON INTERNATIONAL DISABILITY RIGHTS: THE PRO-POSED UN CONVENTION

HON. TOM LANTOS

OF CALIFORNIA IN THE HOUSE OF REPRESENTATIVES

Tuesday, May 18, 2004

Mr. LANTOS. Mr. Speaker, on March 30th, the Congressional Human Rights Caucus held a groundbreaking Members' Briefing entitled, "International Disability Rights: The Proposed UN Convention." This discussion of the global situation of people with disabilities was intended to help establish disability rights issues as an integral part of the general human rights discourse. The briefing brought together the human rights community and the disability rights community, and it raised awareness in Congress of the need to protect disability rights under international law to the same extent as other human rights through a binding UN convention on the rights of people with disabilities.

Our expert witnesses included Deputy Assistant Secretary of State Mark P. Lagon; the Permanent Representative of the Republic of Ecuador to the United Nations, Ambassador Luis Gallegos; the United Nations Director of the Division for Social Policy and Development in the Department of Economic and Social Affairs, Johan Scholvinck; the distinguished former Attorney General of the United States, former Under-Secretary General of the United Nations and former Governor of Pennsylvania, the Honorable Dick Thornburgh; the President of the National Organization on Disability (NOD), Alan A. Reich; Kathy Martinez, a member of the National Council on Disabilities (NCD); and a representative of the United States International Council on Disabilities (USCID) and Executive Director of Mental Disability Rights International, Eric Rosenthal.

As I had announced earlier, I intend to place the important statements of our witnesses in the CONGRESSIONAL RECORD, so that all of my colleagues may profit from their expertise, and I ask that the statement of Cathy Martinez be placed at this point in the CONGRESSIONAL RECORD.

"INTERNATIONAL DISABILITY RIGHTS: THE PROPOSED UNITED NATIONS CONVENTION," MARCH 30, 2004, WASHINGTON, DC

NCD is an independent federal agency whose members are appointed by the President to advise the President, the Administration and Congress on disability policy issues. NCD supports House Concurrent Resolution 169, which expresses the Sense of Congress that the U.S. should support a UN Convention on the rights of people with disabilities.

As a group composed of some 600 million people worldwide, people with disabilities are a sizable global population. More compelling, however, than the sheer magnitude of this population, is the appalling history regarding the denial of even the most basic human rights of people with disabilities in both the developed and the developing countries. Even in the 21st century, the Department of State Country Reports has revealed that people in psychiatric facilities are restrained in cages and are subjected to serious human rights abuses. In the late 1990s, governments in many countries in Europe, Asia, and North America acknowledged long histories of the sterilization of people with disabilities. Additionally, there is evidence of denial of the right to vote and conscious utilization of inaccessible polling places constituting an abrogation of the democratic rights of people with disabilities in all regions of the world. As more and more countries face aging societies the public dialogue is becoming more and more critical about whether people, as they age, will be allowed to stay in their community.

Within the last thirty years the United States Congress has led the way in adopting law after law which mandate a range of choices for American citizens with disabilities equivalent to that for American citizens without disabilities: education. transportation, employment, and communication. With the passage of the proposed MICASSA legislation, this range of choices would be extended to include the right of people with disabilities to choose where they receive personal assistance services and care. The UN Convention is one way for the US to share its technical expertise and legislative achievements, provide technical assistance and the exchange of knowledge, skills, and experience to help reduce the learning curve for countries that are ready to implement new solutions. Something I've observed through my years of experience in international development is how powerful it is when the disability leadership from other countries understands how people with disabilities in the US have been able to organize themselves into an influential constituency. Disability leaders from all over the world come to this country and marvel at things we now take for granted. For example, I hosted disability leaders from Russia a few years ago. They spent a lot of time taking pictures of each other in elevators, on ramps, on bus lifts, on the accessible Metro, reading Braille menus in restaurants, and using our telephone relay services. In other words, we have a lot to share.

NCD believes the people of the United States would be well served by being involved in the historic process of drafting a Convention, and by ensuring that this Convention benefits from the American experience in implementing the Americans with Disabilities Act. U.S. disability legislation, with its core principles of choice, independence, and integration, is one of America's greatest democratic achievements. The U.S. must continue to show its leadership through its support of and involvement in the proposed Convention, in order to protect, preserve, and enforce the rights of people with disabilities everywhere. The passage of Resolution 169 will be an important step in helping to ensure that people with disabilities in other countries have the same oppor-

tunity to attain equality. The U.S. cannot afford to ignore the burgeoning momentum for the development of an international disability Convention. The United States has plenty to gain by constructive participation in the effort to fully integrate disability fully into the international human rights agenda. United States interests abroad, such as our foreign assistance work, can only be bolstered by a UN Convention. The economic cost to society of excluding people with disabilities is enormous No nation in the world will achieve its full potential for economic development while it leaves out people with disabilities.

US government support for a strong UN convention will be a validation of this country's commitment to include disability issues as a meaningful priority of US foreign policy.

Effective international collaboration in the drafting process will require consultation with and full participation by disability leaders and their allies in the United States IN HONOR OF DR. CAROLYN G. and abroad. By supporting a strong Resolution, by consulting with disability groups, and by the inclusion of people with disabilities in the drafting process, the US will establish its role as a leader in international disability rights consistent with its commitments to citizens with disabilities at home.

HONORING SENIOR CHIEF STORE-"COZY" KEEPER CORZETTA CALLOWAY

HON. LOUISE MCINTOSH SLAUGHTER

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, May 18, 2004

Ms. SLAUGHTER. Mr. Speaker. I rise today on behalf of myself, Congresswoman CAPITO and the entire Congressional Caucus for Women's Issues to recognize the 7th Annual Women in the Military Wreath Laying Ceremony hosted by the Caucus at Arlington National Cemetery. The purpose of this event is to honor our nation's servicewomen and female veterans for their courage and achievements, and to remember women who have died in service to the United States.

Today, we have the opportunity to recognize five outstanding female servicewomen, one selected from each branch of the military. These women serve their respective branches with honor, dignity, and courage. These highly decorated leaders chose to defend our freedom and embody the spirit of those that served before them.

From the U.S. Coast Guard, we will honor Senior Chief Storekeeper Corzetta "Cozv" Calloway, who is currently assigned to the Coast Guard Recruiting Command (CGRC), Coast Guard Personnel Command in Arlington, Virginia. In her position as a supervisor and a Coast Guard recruiter, SCSK Calloway helps to manage the online recruiting program and provides guidance to prospective applicants via the Coast Guard website.

Senior Chief Calloway also acts as assistant to the chief of the Recruiting Command's leasing department for all Coast Guard recruiting offices. In this capacity, SCSK Calloway performs essential duties in selecting qualified individuals and subsequently in the development of Coast Guard servicemen and women. She has shown incredible commitment to enhancing the diversity of the Coast Guard workforce. SCSK Calloway distinguishes herself as a leader in both recruiting qualified individuals and applying her specialty in supply organization and logistics. Her impressive awards that she has received include the Coast Guard Achievement Medal for serving on the Women's Advisory Council, the Coast Guard Letter of Commendation for recruiting, the Good Conduct Medal, and the Humanitarian Service Medal

Senior Chief Calloway plans to retire soon from the Coast Guard with 30 years of service, and she will be remembered for her commitment to improving the Coast Guard and her dedication to service. She continues to distinguish herself as an invaluable leader in the Coast Guard, and it is an honor for each member of the Congressional Caucus for Women's Issues to recognize the courage and commitment of SCSK Calloway and all women in the military.

BUKHAIR'S RETIREMENT FROM THE RICHARDSON INDEPENDENT SCHOOL DISTRICT

HON. PETE SESSIONS

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, May 18, 2004

Mr. SESSIONS. Mr. Speaker, I rise today to pay special tribute to Carolyn G. Bukhair, Ed.D., in honor of her retirement from the Richardson Independent School District, Dr. Bukhair is leaving her post as the Superintendent after serving 36 years as an educator and 28 years with Richardson I.S.D.

Not only admired by her own district, she commands the respect of her peers throughout the state. In 1999 she was distinguished as the Texas Association of School Librarians' Administrator of the Year. She also was the Region 10 Superintendent of the Year for 1999, and was one of five finalists for the State Superintendent of the Year award in both 1999 and 2003.

Dr. Bukhair has left her impression on the school district that she has so ably served. In recognition for her continued efforts, the RISD Board of Trustees voted to name the district's newest elementary school as 'Carolyn G. Bukhair Elementary'. Dr. Bukhair presided over many years of improvement and progress for the district. Under her leadership, the district maintained a 22:1 student/teacher ratio in grades k-4 for six consecutive years. It is so critical to provide in-depth and personal attention to our younger students, and by maintaining small class sizes; the Richardson I.S.D. has been able to better accomplish that mission. Small class sizes alone will not increase the education for students, however, when coupled with accountability in the classroom, our children greatly benefit. Dr. Bukhair instituted a strong accountability model based on continuous improvement of student performance and achievement.

I have had the honor and privilege of working with Dr. Bukhair over the last several years, and I will greatly miss her at the helm of Richardson I.S.D. I wish her, and her family, all the very best as she retires from Richardson ISD

PERSONAL EXPLANATION

HON. JIM RYUN

OF KANSAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, May 18, 2004

Mr. RYUN of Kansas. Mr. Speaker, unfortunately, I missed three votes in the House of Representatives on May 17, 2004 due to my attendance at events marking the 50th anniversary of the Brown vs. Board of Education decision. Had I been in attendance I would have made the following votes:

Vote on Passage of H. Con. Res. 420-Recognizing National Transportation Week. Had I been in attendance, I would have voted "vea."

Vote on Passage of H. Con. Res. 423-Authorizing Capitol Grounds for the Dedication of WWII Memorial. Had I been in attendance, I would have voted "yea."

Vote on Passage of H. Con. Res. 403-Condemning the Sudan for civilian attacks in