

La Follette has been honored a number of times for his unwavering commitment to his ideals and for his service to the people of Wisconsin and of the United States.

Recently, I was proud to support Senate passage of a bill introduced in the other body by Congresswoman TAMMY BALDWIN that will name the post office at 215 Martin Luther King, Jr., Boulevard in Madison in La Follette's honor. I commend Congresswomen BALDWIN for her efforts to pass this bill.

The Library of Congress recognized La Follette in 1985 by naming the Congressional Research Service reading room in the Madison Building in honor of both Fighting Bob and his son, Robert M. La Follette, Jr., for their shared commitment to the development of a legislative research service to support the United States Congress. In his autobiography, Fighting Bob noted that, as governor of Wisconsin, he "made it a . . . policy to bring all the reserves of knowledge and inspiration of the university more fully to the service of the people. . . . Many of the university staff are now in state service, and a bureau of investigation and research established as a legislative reference library . . . has proved of the greatest assistance to the legislature in furnishing the latest and best thought of the advanced students of government in this and other countries." He went on to call this service "a model which the federal government and ultimately every state in the union will follow." Thus, the legislative reference service that La Follette created in Madison served as the basis for his work to create the Congressional Research Service at the Library of Congress.

The La Follette Reading Room was dedicated on March 5, 1985, the 100th anniversary of Fighting Bob being sworn in for his first term as a Member of Congress.

Across this magnificent Capitol in National Statuary Hall, Fighting Bob is forever immortalized in white marble, still proudly representing the State of Wisconsin. His statue resides in the Old House Chamber, now known as National Statuary Hall, among those of other notable figures who have made their marks in American history. One of the few seated statues is that of Fighting Bob. Though he is sitting, he is shown with one foot forward, and one hand on the arm of his chair, as if he is about to leap to his feet and begin a robust speech.

When then-Senator John F. Kennedy's five-member Special Committee on the Senate Reception Room chose La Follette as one of the "Five Outstanding Senators" whose portraits would hang outside of this chamber in the Senate reception room, he was described as being a "ceaseless battler for the underprivileged" and a "courageous independent." Today, his painting still hangs just outside this chamber, where it bears witness to the proceedings of this body—and, perhaps,

challenges his successors here to continue fighting for the social and government reforms he championed.

To honor Robert M. La Follette, Sr., on the sesquicentennial of his birth, today I am introducing three pieces of legislation. I am pleased to be joined in this effort by the senior Senator from Wisconsin, Senator KOHL. The first is a resolution celebrating this event and recognizing the importance of La Follette's important contributions to the Progressive movement, the State of Wisconsin, and the United States of America.

I am also introducing a bill that would direct the Secretary of the Treasury to mint coins to commemorate Fighting Bob's life and legacy. The third bill that I am introducing today would authorize the President to posthumously award a gold medal on behalf of Congress to Robert M. La Follette, Sr. The minting of a commemorative coin and the awarding of the Congressional Gold Medal would be fitting tributes to the memory of Robert M. La Follette, Sr., and to his deeply held beliefs and long record of service to his State and to his country. I hope that my colleagues will support all three of these proposals.

Let us never forget Robert M. La Follette, Sr.'s character, his integrity, his deep commitment to Progressive causes, and his unwillingness to waver from doing what he thought was right. The Senate has known no greater champion of the common man and woman, no greater enemy of corruption and cronyism, than "Fighting Bob" La Follette, and it is an honor to speak in the same chamber, and serve the same great State, as he did.

SENATE RESOLUTION 162—EX-PRESSING THE SENSE OF THE SENATE CONCERNING GRISWOLD V. CONNECTICUT

Ms. SNOWE (for herself, Mr. OBAMA, Mr. CORZINE, Mrs. BOXER, Mrs. MURRAY, Mrs. CLINTON, Mr. HARKIN, Mr. DURBIN, Mrs. FEINSTEIN, Mr. REID, Mr. FEINGOLD, and Mr. JEFFORDS) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 162

Whereas June 7, 2005, marks the 40th anniversary of the United States Supreme Court decision in *Griswold v. Connecticut* (1965) in which the Court recognized the constitutional right of married couples to use contraception—a right that the Court would extend to unmarried individuals within less than a decade;

Whereas the decision in *Griswold v. Connecticut* paved the way for widespread use of birth control among American women;

Whereas the Centers for Disease Control and Prevention recognized family planning in its published list of the "Ten Great Public Health Achievements in the 20th Century";

Whereas the typical woman in the United States wants only 2 children and therefore spends roughly 30 years of her life trying to prevent pregnancy;

Whereas birth control is a critical component of basic preventive health care for

women and has been the driving force in reducing national rates of unintended pregnancy and the need for abortion;

Whereas the ability of women to control their fertility and avoid unintended pregnancy has led to dramatic declines in maternal and infant mortality rates and has improved maternal and infant health;

Whereas in 1965, there were 31.6 maternal deaths per 100,000 live births and in 2000 there were 9.8 maternal deaths per 100,000 live births;

Whereas in 1965, 24.7 infants under 1 year of age died per 1,000 live births and in 2003 this figure had declined to 7 infant deaths per 1,000 live births;

Whereas the ability of women to control their fertility has enabled them to achieve personal educational and professional goals critical to the economic success of the United States;

Whereas in 1965, 7 percent of women completed 4 or more years of college compared to 26 percent in 2004;

Whereas in 1965, women age 16 and over constituted 39 percent of the workforce compared to 59 percent in 2004;

Whereas publicly-funded family planning programs have increased the ability of women, regardless of economic status, to access birth control and experience the resulting health and economic benefits;

Whereas public investment in this most basic preventive health care is extremely cost effective—for every dollar spent on publicly funded family planning, \$3 is saved in pregnancy-related and newborn care cost to the Medicaid program alone;

Whereas Congress had repeatedly recognized the importance of a women's ability to access contraceptives through support for Medicaid, title X of the Public Health Service Act, and the Federal Employee Health Benefits Program;

Whereas 40 years after the *Griswold* decision, many women still face challenges in accessing birth control and using it effectively;

Whereas the United States has one of the highest rates of unintended pregnancy among Western nations and each year, half of all pregnancies in the United States are unintended, and nearly half of those end in abortion;

Whereas teen pregnancy rates have dramatically declined, still, 78 percent of teen pregnancies are unintended and more than one-third of teen girls will become pregnant before age 20; and

Whereas publicly funded family planning clinics are the only source of healthcare for many uninsured and low-income women:

Now, therefore, be it

Resolved, That it is the sense of the Senate that—

(1) forty years ago the United States Supreme Court in *Griswold v. Connecticut* held that married people have a constitutional right to use contraceptives, a right that the Court would extend to unmarried individuals within less than a decade;

(2) the ability of women to control their fertility through birth control has vastly improved maternal and infant health, has reduced national rates of unintended pregnancy, and has allowed women the ability to achieve personal educational and professional goals critical to the economic success of the United States; and

(3) Congress should take further steps to ensure that all women have universal access to affordable contraception.

Ms. SNOWE. Mr. President, today we mark forty years since a momentous Supreme Court decision. It is difficult for many young Americans to imagine that in the not too distant past, the provision of contraceptives was illegal.

In the 1965 landmark decision of *Griswold v. Connecticut*, the Supreme Court recognized the right of married couples to obtain contraception and reproductive counseling. This was a watershed moment in public health—indeed such that the CDC has recognized that our subsequent progress in family planning constitutes one of the ten greatest public health achievements of the last century.

Women have faced great obstacles in family planning. While the average woman desires two children, with more than thirty years of fertility a woman's health and the welfare of her family is compromised without modern contraception.

We know that family planning has been practiced throughout history, but the methods used were certainly not always safe and effective. Today we take for granted both the access to modern contraceptives and the individual's right to make reproductive decisions. Among our noblest intentions is that every child is wanted, and that parents will have the resources to ensure their child's health and success. Following the *Griswold* decision, we have come far closer to that goal.

We certainly can see the results. The maternal death rate in the U.S. is only one third what it was back in 1965. The same is true for infant survival. The health outcomes are indisputable.

The lives of women have also been improved in so many ways. Four times more women are now college educated. This is so vital in an age where a more competitive world demands so much more of American families. It is essential that women can better themselves and ensure the security of their families.

As we commemorate the recognition by the Supreme Court that individuals have a right to that most basic part of life—the planning of their families—we recognize that there is still a great deal of progress to be made. Legal access does not equate to affordability. Certainly we must adequately fund Medicaid, title X, and other programs which provide family planning services. Such access reduces unwanted pregnancies, promotes the economic stability of families, and improves the health of both mother and child, yet we need to do more.

We simply must assure that access to contraceptives is equitable—that a lack of coverage by health plans does not place one of our most effective public health measures out of reach for millions of women. To achieve this aim, I will again introduce the Equity in Prescription Insurance and Contraceptive Act with Senator REID later this week. I invite my colleagues to join us in supporting this legislation to realize the full promise of *Griswold v. Connecticut*—healthier mothers, healthier children, and healthy, stable families.

Mr. OBAMA. Mr. President, today marks the 40th anniversary of the U.S. Supreme Court decision in *Griswold v.*

Connecticut, which struck down Connecticut laws that prohibited reproductive counseling and the use of contraception. In recognizing a constitutional right to privacy, this landmark decision secured the right of married women to use contraception and laid the groundwork for widespread access to birth control for all American women.

The availability and use of contraceptives has had a profound impact on the health and lives of women across the Nation. Widespread use of birth control has led to dramatic reductions in national rates of sexually transmitted infections, unintended pregnancies, and abortion. Contraceptive use has also significantly improved maternal and infant health outcomes, and reduced maternal and infant mortality rates. Since 1965 maternal and infant mortality rates have declined by more than two-thirds.

The impact of contraception on the professional lives of women has been equally profound. The ability of women to control fertility has allowed them to successfully achieve educational and career goals that would've been impossible a century ago. Women are critical to this nation's economic success, comprising up to one half of the total U.S. labor force.

In 1999, the Centers for Disease Control and Prevention recognized the significant impact of birth control on American society and included family planning in their list of the "Ten Great Public Health Achievements in the 20th Century." However, despite considerable progress in this area, much work remains. The United States has one of the highest rates of unintended pregnancies and sexually transmitted infections among industrialized nations, which in part reflects lack of access to basic preventive health care, including contraception.

A growing number of women—almost 17 million currently—must rely on publicly supported contraceptive care. Between 2000 and 2002, this number increased by 400,000 alone, because of the rising number of uninsured women. Yet, even those women with health insurance are not guaranteed access to contraceptives because some health plans choose not to cover these medications and procedures as they would other basic preventive health measures. And we are increasingly hearing about pharmacists and other providers who refuse to prescribe or fill contraceptive prescriptions, or refer women to those who will, because of their own personal beliefs.

This 40th anniversary of the *Griswold* decision provides a perfect opportunity to reflect upon the critical importance and impact of this decision on the health and professional lives of millions of women. We must ensure that policy decisions about contraception services remain health decisions and not political ones, and work to ensure that all women have access to contraception when they need it.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON AGRICULTURE, NUTRITION, AND FORESTRY

Mr. DEMINT. Mr. President, I ask unanimous consent that the Committee on Agriculture, Nutrition, and Forestry be authorized to conduct a hearing during the session of the Senate on Tuesday, June 7, 2005 at 9:30 a.m. in SD-106. The purpose of this hearing will be to review the Dominican Republic-Central America Free Trade Agreement: Potential Impacts on the Agriculture and Food Sectors.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON ARMED SERVICES

Mr. DEMINT. Mr. President, I ask unanimous consent that the Committee on Armed Services be authorized to meet during the session of the Senate on June 7, 2005, at 9:30 a.m., in open session to receive testimony on the Department of Defense Inspector General's Management Accountability Review of the Boeing KC-767A Tanker Program.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS

Mr. DEMINT. Mr. President, I ask unanimous consent that the Committee on Banking, Housing, and Urban Affairs be authorized to meet during the session of the Senate on June 7, 2005, at 10 a.m., to conduct a hearing on "International Monetary Fund Oversight."

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON FINANCE

Mr. DEMINT. Mr. President, I ask unanimous consent that the Committee on Finance be authorized to meet during the session on Tuesday June 7, 2005, at 10 a.m., to hear testimony on "Preventing the Next Pension Collapse: Lessons from the United Airlines Case".

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON FOREIGN RELATIONS

Mr. DEMINT. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on Tuesday, June 7, 2005 at 10:30 a.m. to hold a hearing on Nominations.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON FOREIGN RELATIONS

Mr. DEMINT. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on Tuesday, June 7, 2005 at 2:30 p.m. to hold a hearing on China.

The PRESIDING OFFICER. Without objection, it is so ordered.

SELECT COMMITTEE ON INTELLIGENCE

Mr. DEMINT. Mr. President, I ask unanimous consent that the Select Committee on Intelligence be authorized to meet during the session of the