are most worthy of our admiration. His life of service is to be commended, and his legacy serves as an inspiration to us all.

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2013

SPEECH OF

HON. PHIL GINGREY

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, May 17, 2012

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 4310) to authorize appropriations for fiscal year 2013 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2013, and for other purposes:

Mr. GINGREY of Georgia. Mr. Chair, I rise in strong support of the Granger Amendment #44 to H.R. 4310 that was included in the En Bloc Amendment #3. As one of the co-chairs of the Congressional Taiwan Caucus, I believe this amendment embodies the spirit of the Taiwan Relations Act of 1979 in providing assistance to Taiwan for its own defense.

Through the TRA, we are able to conduct arms sales to Taipei. Over the past 30 years, we have done this time and time again. Unfortunately, the Obama Administration has failed to proceed on Taiwan's top request—the F-16 C/D aircraft. Taiwan has an aging fixed wing aircraft fleet, and with the growing military gap across the Taiwan Strait, it is critical that we sell them this aircraft. The Granger Amendment does just that by requiring the President to move forward on the sale of no fewer than 66 F-16 C/Ds.

Mr. Chair, the Taiwan Caucus sent letters in 2010 and 2011 urging the White House to move forward on this matter. In 2010, 136 bipartisan Members signed that letter, and in 2011, 181 Members joined in the effort. Unfortunately, those letters were received with mostly silence. However, the White House cannot ignore this amendment.

I urge my colleagues to uphold our commitment to Taiwan and support the Granger Amendment.

RECOGNIZING THE ACHIEVEMENTS OF MR. CHRISTOPHER DORSEY

HON. ALCEE L. HASTINGS

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES Friday, May 18, 2012

Mr. HASTINGS of Florida. Mr. Speaker, it is my esteemed privilege to recognize the achievements of Mr. Christopher Dorsey, who serves as the director of the Dillard Center for the Arts Jazz Ensemble. He is the recipient of the 2011 "Jazzonian" Excellence in Jazz Education Award.

Mr. Dorsey has been leading the Dillard High Jazz Ensemble to the sweet sounds of success in recent years. The Jazz Ensemble took first prize at the "Swing Central" jazz competition in Savannah, Georgia in both 2010 and 2011. Also in 2010, they took 2nd

place at the "Essentially Ellington" Jazz Band Competition. In 2011 and 2012, the Dillard Jazz Ensemble was awarded back-to-back first prize honors at the "Essentially Ellington" Jazz Band Competition at Lincoln Center in New York City.

Mr. Speaker, I am extremely proud of the success that both Christopher Dorsey and the Dillard Jazz Ensemble have attained under his leadership. I wish him and the program much continued success.

HONORING ARMY SPECIALIST JASON K. EDENS

HON. MARSHA BLACKBURN

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

Friday, May 18, 2012

Mrs. BLACKBURN. Mr. Speaker, the greatest acts of true and chosen service require sacrifice. From time to time, these acts of sacrifice are small and yet noble. Then there are the moments where the act is total and complete, ultimate in its finality and lasting in its devotion. I rise today to honor Army Specialist Jason K. Edens for his fidelity to freedom and freedom's cause.

Spc. Edens was a 2007 graduate of Franklin High School. Determined to join the Tennessee Bureau of Investigation, he joined the Army to improve the chances of achieving his dream. He was deployed in the Global War on Terror and assigned to the 1st Squadron, 13th Calvary Regiment, 3rd Brigade Combat Team, 1st Armored Division in Fort Bliss, Texas. He was wounded in an enemy attack in Laghaman province in Afghanistan and died at Walter Reed Hospital in Maryland.

A beloved member of the Williamson County community, Specialist Edens will be greatly missed by his wife, Ashley, his parents, his family, and all who knew him. I ask my colleagues to join with me in honoring Spc. Edens as we remember all those who have given the ultimate act of sacrifice for their country.

TRIBUTE TO DR. KENT L. BECHLER

HON. KEN CALVERT

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, May 18, 2012

Mr. CALVERT. Mr. Speaker, I rise today to honor and pay tribute to an individual whose dedication and contributions to communities of Corona and Norco are exceptional. Our area has been fortunate to have dynamic and dedicated community leaders who willingly and unselfishly give their time and talent and make their communities a better place to live and work. Dr. Kent Bechler is one of these individuals. At a retirement reception on May 23, 2012, Kent will be honored for his work as the Corona-Norco Unified School District Superintendent.

For the last five years, Dr. Kent Bechler has been the superintendent of the Corona-Norco Unified School District (CNUSD), the ninth

largest school district in California serving more than 54,000 students. Prior to heading the Corona-Norco Unified School District, he served as superintendent in Walnut Valley Unified and Duarte Unified School Districts. Dr. Bechler has served K–12 education for 32 years.

Since assuming the CNUSD Superintendent position, he has guided the district through many challenges and many accomplishments. With collaboration and problem solving, the district has survived the state budget crisis by successfully implementing a retirement incentive program that eliminated the need to impose layoffs. To address overcrowding, the district opened two new elementary schools, and began expansion of campus facilities as six schools through modernization projects.

Under his leadership, the district has experienced a steady increase in academic scores for students, the development of a planned systemic professional development program, gains in technology including 13 grants, collaborative labor agreements that have not only maintained but enhanced the district fiscally, and leadership development and professional collaboration time.

In March, Corona-Norco Unified School District was named one of four American school districts selected as a 2012 finalist for the one million dollar Broad Prize for Urban Education. The Broad Prize for Urban Education is the largest education prize in the country, honoring school districts that demonstrate the greatest overall performance and improvement in student achievement, while reducing achievement gaps among poor and minority students.

Dr. Bechler has extensive training experience in management, leadership, systems, policies and procedures, strategic planning, labor relations and developing collaboration and teamwork within organizations. He is well known for developing trusting relationships, team building and resolving organizational conflict. His academic work includes teaching adjunct classes at the university level and consulting with educational institutions, business and other organizations. He was recently named the 2012 California State Superintendent of the Year by the Association of California School Administrators.

Dr. Bechler received a Bachelor's Degree in social work from Azusa Pacific University, a Master's Degree in Educational Administration from California State University, Los Angeles and his Doctorate of Education from Claremont Graduate University.

Dr. Bechler was born in Saginaw, Michigan and raised in South Central Los Angeles. He has traveled extensively throughout South America, New Zealand, Australia, and Mainland China playing basketball. He resides in Upland with his wife Karen and together they have three children and two grandchildren.

In light of all Kent Bechler has done for the students, parents and communities of Corona and Norco, it is only fitting that he be honored as he retires from the School District. Dr. Bechler's tireless passion for education and public service has contributed immensely to the betterment of our communities and I am proud to call him a fellow community member, American and friend. I know that many community members are grateful for his service and salute him as he retires and moves onto the next phase of his life.

HONORING THE 100TH ANNIVER-SARY OF CREAL SPRINGS SCHOOL IN CREAL SPRINGS, IL-LINOIS

HON. JERRY F. COSTELLO

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Friday, May 18, 2012

Mr. COSTELLO. Mr. Speaker, I rise today to ask my colleagues to join me in congratulating Creal Springs School, in Creal Springs, Illinois, on the occasion of their 100th Anniversary.

Creal Springs was first named Eau Mineral by the French settlers in Southern Illinois who were drawn to the natural springs found in the area. As the town grew, its name was changed to Sulphur Springs and later, Creal Springs, after one of the prominent landowners.

As legend of the curative powers of the sulphur spring waters spread, Creal Springs developed into a thriving resort destination in the late 19th Century.

As the community grew, schools were developed. The Creal Springs Seminary was chartered in 1884 as a college and conservatory of music and was the first college in Williamson County. In 1912–1913, the Creal Springs school building was constructed to provide educational facilities for students from kindergarten to 11th grade.

Initially, there were two grades per classroom on the building's main level while the upper grades were located on the upper level. The upper level also contained an auditorium, complete with a stage and changing areas. The basement contained two merry-go-rounds as well as a wood shop.

As the community and the needs of the school evolved, there would be a number of changes. A new gymnasium was added in 1939 and a new addition for grades K-1 was constructed in 1954. Creal Springs School would become part of Marion Community Unit School District #2 in 1953 and, in the 1970's, community pressure would prevail in keeping the school as grades K through 8.

Through the years, Creal Springs School has received many awards, recognizing its excellence in education. In 1939 it was placed on a list of "Recognized Elementary Schools in Williamson County" and the high school was rated the "Highest 3 year High School of Williamson County." In more recent years the school received the Golden Spike Award and the Academic Improvement Award from the Illinois State Board of Education and, most recently, Creal Springs School won the 2011 Disney's Planet Challenge grand prize for middle schools.

After 100 years of educating the youth of Creal Springs, a new school building has been built and will be ready to welcome the students for the 2012–2013 school year.

Mr. Speaker, I ask my colleagues to join me in congratulating the administration, faculty, staff and students of Creal Springs School as they celebrate their 100th Anniversary.

HONORING THE THREE YEAR ANNIVERSARY OF THE END OF THE 26-YEAR-LONG CIVIL WAR IN SRI LANKA

HON. MICHAEL G. GRIMM

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES Friday, May 18, 2012

Mr. GRIMM. Mr. Speaker, today I rise to honor the three year anniversary of the end of the 26-year-long civil war in Sri Lanka.

Although this war ended three years ago, and a United Nations panel of experts found evidence of war crimes and the Government-established Lessons Learnt and Reconciliation Commission called for an inquiry into the events surrounding February 21, 2002 to May 19, 2009, a credible plan of action has yet to be determined.

Evidence of child soldiers, the killing of captives and combatants seeking to surrender, large-scale shelling of "No Fire Zones," and the rape and torture of civilians fleeing the conflict zone are extremely serious. Serious crimes such as these—committed against civilians on such a large scale during war—must be investigated and those responsible held accountable. Accountability is important for the benefit of the victims and their families—for the trust necessary for reconciliation in Sri Lanka to be established and for the entire structure of the rules of war on which our soldiers and all innocent civilians depend.

A resolution recently adopted in March by the United Nations Human Rights Commission "calls upon the Government of Sri Lanka to implement the constructive recommendations made in the report of the Lessons Learnt and Reconciliation Commission and to take all necessary additional a steps to fulfill its relevant legal obligations and commitment to initiate credible and independent actions to ensure justice, equity, accountability and reconciliation for all Sri Lankans." Furthermore the UNHRC Resolution "requests the Government of Sri Lanka to present, as expeditiously as possible, a comprehensive action plan detailing the steps that the Government has taken and will take to implement the recommendations made in the Commission's report, and also to address alleged violations of international law."

Mr. Speaker, the government of Sri Lanka needs to take concrete action that brings accountability and reconciliation and puts forth an implementation plan if the people of Sri Lanka are to move forward.

I urge all of my colleagues to join me and co-sponsor House Resolution 177 commending the international community in pressuring the government of Sri Lanka to acknowledge their crimes against humanity and to move forward with a reconciliation process.

PERSONAL EXPLANATION

HON. HENRY CUELLAR

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Friday, May 18, 2012

Mr. CUELLAR. Mr. Speaker, on May 17th, I was unable to vote on rollcall 263, to H.R. 4310, the National Defense Authorization Act of FY13. This was Representative ROHR-

ABACHER's amendment, prohibiting the availability of funds for assistance to Pakistan in Fiscal Year 2013. I wish to have the RECORD show I would have opposed this amendment.

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2013

SPEECH OF

HON. SHEILA JACKSON LEE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, May 17, 2012

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 4310) to authorize appropriations for fiscal year 2013 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2013, and for other purposes:

Ms. JACKSON LEE of Texas. Mr. Chair I rise in support of amendment No. 46 to H.R. 4310 "National Defense Authorization Act," NDAA, offered by Ranking Member ADAM SMITH and Rep. JUSTIN AMASH. It would strike section 1022 of the FY2012 NDAA and amends Section 1021 of same Act to eliminate indefinite military detention of any person detained under AUMF authority in U.S., territories or possessions by providing immediate transfer to trial and proceedings by a court established under Article III of the Constitution of the United States or by an appropriate State court.

This amendment would bar any President or any other government official from ordering the military to put anyone in the United States, or its territories or possessions, into indefinite detention without charge or trial, or to put anyone in the United States on trial before a military commission.

Federal criminal courts are open, operating, experienced, and secure—and are the appropriate venue for any proceedings here in the United States itself.

The Bill of Rights applies to all persons within the United States and its territories, this amendment is consistent with 232 years of constitutional precedent as it does not pick and choose between which persons on located on U.S. soil will receive constitutional protections.

Further, the amendment bars the transfer of anyone in the United States to the military for indefinite detention without charge or trial. This provision is consistent with the Posse Comitatus Act, and would provide an additional protection against any misuse of civilian law enforcement as a way to put suspects into military detention without charge or trial.

It is fully consistent with the Constitution, with the Posse Comitatus Act of 1878, and with the Non-Detention Act of 1971. It will reinforce the protections that most Americans assume apply—and do apply—within the United States.

Since 2001, this executive power has only been utilized 3 times which makes it clear that it is not necessary to protect our national security; however, creates a gap in our civil liberties.

This amendment would repeal section 1022 of last year's NDAA. Section 1022 requires the military to put some civilian suspects into military detention.