

transportation, he was threatened, beaten, spit upon and hated by Southern whites trying to maintain the legalized segregation of the Jim Crow south. He has faced trouble, counted losses and continued his fight as what Congressman Frank—his friend for more than 40 years—calls “one of the great moral forces in this country.”

“I am not bitter today, and I am not going to be bitter tomorrow,” Rep. Lewis said.

And then he said something important to the community of New Bedford, which some fear has split along racial, ethnic, neighborhood and economic fault lines.

“We are one people,” he said in the soaring voice of the preacher he grew up wanting to be, with the same simple conviction that powered Dr. King. “We all need each other. We all live in that same house.”

He cautioned 1,400 sophomores and juniors at New Bedford High School not to grow bitter but to become involved in their own mission to make things better for all. He urged the students to register to vote and to vote when they turn 18, a privilege he marched for four decades ago.

The congressman told the students that it was the young, like himself and many others who formed the Student Nonviolent Coordinating Committee, who led the way in the Civil Rights Movement.

“And it will be the children in New Bedford who will say, ‘We’re going to live in peace because we are all brothers and sisters.’”

His words inspired a standing ovation in the packed high school hall. They stirred the imagination of Stephanie Houtman, 15, a sophomore. “He was talking about how they burned his back with cigarettes,” Yet he did not relent. He did not stir from the segregated lunch counter.

Dominick Baptiste, 16, walked out of the auditorium with a broad smile on his face at the end of the speech. “It made me feel good to know that people can fight racism,” he said. “The fact that he was able to find the courage to sit at the white table. The fact that he was able to go back again and again.”

The congressman’s visit reminded the city of what we all know.

What happens to a family on Ash Street or at Monte Park or the United Front or County Street happens to all of us. And unless we let our own bitterness go, unless we reach across the way to our neighbor, we will never be what we want to be, what we should be.

It ought not take a visit by a congressman from Georgia to remind us of that. Deep down, we all know that. Having the courage to do something about it is the real test.

REMEMBERING MAJOR GENERAL DENVER BRACKEEN

HON. CHARLES W. “CHIP” PICKERING

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 14, 2006

Mr. PICKERING. Mr. Speaker, today I ask Congress to join me in remembering and saluting the life and legacy of Major General Denver Brackeen: a soldier, a sportsman, an administrator, and a coach. Denver passed away at his home in Union, Mississippi on May 29, at the age of 75.

Denver was born on February 10, 1931 in Hickory, Mississippi. At Hickory High School he twice achieved All-State honors for basketball, leading his Bulldogs to a 51–1 record his senior year. He went on to play basketball at East Central Community College and the University of Mississippi. At East Central he was

selected the nation’s most valuable player and earned All-American honors. At Ole Miss he received All-American honors from the Helms Athletic Foundation, was chosen most valuable player in the Southeastern Conference, twice named to All-SEC teams and selected as the most valuable player for the Southern states.

Denver was drafted by the New York Knickerbockers but soon returned to East Central Community College to begin 28 years of service as coach, guidance counselor, admissions director, dean of students and academic dean. From 1955 to 1963 he coached East Central’s basketball Warriors to a 137–52 record, with his final season finishing 22–3 after advancing to the state tournament semi-finals. In 1982, East Central chose Denver as their Alumnus of the Year and the College’s physical education building bares his name.

Denver was inducted into the NJCAA Men’s Basketball Hall of Fame, the Mississippi Sports Hall of Fame and the University of Hall of Fame. Mississippi Governor Ronnie Musgrove appointed Denver to the State Board for Community and Junior Colleges.

While amassing records and notability on the hardwood courts, and teaching and training a new generation of Mississippians, Denver also served his state and nation in the Mississippi National Guard including a stint in the Korean War. After years of exemplary service he was appointed Mississippi’s Adjutant General and retired from military service with the rank of major general.

Mr. Speaker, I hope this Congress joins me in remembering Major General Denver Brackeen’s determined leadership and championship character. Mississippi will miss this cherished native son, as will his wife Charlotte and his surviving son Morgan, and his grandchildren Jonathan, Sable, Dillon and Ashlee.

COMMENDING DONALD L. LANGHAM ON THE OCCASION OF HIS RETIREMENT AFTER 40 YEARS OF SERVICE TO THE LA- BORERS OF SOUTHWEST ALA- BAMA

HON. JO BONNER

OF ALABAMA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 14, 2006

Mr. BONNER. Mr. Speaker, today I rise to commend Donald L. Langham of Mobile, Alabama, for his service to south Alabama. For 40 years now, Don has represented the interests of some of Alabama’s finest citizens as a labor negotiator.

Don Langham was born in Prichard, Alabama, and educated in the Mobile County public school system. After high school, Don attended the University of Southern Mississippi. He began his distinguished career in labor in Dothan, Alabama, before returning to Mobile to represent the interests of paper mill workers.

During his time in labor negotiations, Don traveled throughout Europe and South America to support the efforts of organized labor. He has met and worked with many of the most important leaders of Alabama and our country.

Due to his recent work with several multinational corporations, Don has gained a keen

insight into some of the major issues facing our nation. Don has also done outstanding work as the chairman of the board of trustees of the University of South Alabama, where he has worked tirelessly to raise funds for the South Alabama Cancer Center.

Mr. Speaker, it is my great honor to recognize Mr. Donald L. Langham and commend him for his outstanding service to the people of Alabama. He has dedicated 40 years to improving the lives of workers throughout south Alabama. I know his family and many friends join with me in praising his accomplishments and extending thanks for his many efforts over the years on behalf of the citizens of the First Congressional District and the state of Alabama.

CONFERENCE REPORT ON H.R. 4939, EMERGENCY SUPPLEMENTAL APPROPRIATIONS ACT FOR DE- FENSE, THE GLOBAL WAR ON TERROR, AND HURRICANE RE- COVERY, 2006

SPEECH OF

HON. RON PAUL

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Monday, June 12, 2006

Mr. PAUL. Mr. Speaker, I rise in opposition to the Conference Report of the “Emergency Supplemental Appropriations Act for Defense, the Global War on Terror, and Hurricane Recovery, 2006.” This is the largest supplemental spending bill in the history of the United States—and all of this spending is off the books. All supplemental bills by definition are deemed “off-budget” and thus the dollars spent are not counted by the General Accounting Office when compiling annual deficit figures, nor are they included in annual budget figures. They thus obscure the true levels of spending and debt, and much of the “emergency” spending is not at all in response to any emergency.

When this bill was first before the House, I offered an amendment to redirect to Texas for Hurricane Rita recovery some \$546 million from such non-emergency “emergency” items funded in this bill as the State Department “Democracy Fund,” aid to foreign military forces, international broadcasting funds, and others. This spending was not in any way a response to legitimate emergencies and therefore I believed it would be better spent helping the Texas victims of Hurricane Rita. I also redirected some of this nonemergency spending to go toward our crippling deficit. Unfortunately this amendment was not allowed. Thus, recovery from true emergencies that have caused terrible destruction to the lives and property of American citizens is woefully underfunded while pork-barrel projects and wasteful foreign aid are funded most generously.

Mr. Speaker, our priorities in this are really backward. We need to look seriously at this incredible—unimaginable—level of spending. We are driving this country toward bankruptcy and it is bills like this that put us in the fast lane.

TRIBUTE TO DR. JAMES CAMERON

HON. GWEN MOORE

OF WISCONSIN

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 14, 2006

Ms. MOORE of Wisconsin. Mr. Speaker, I rise today to recognize one of our Nation's true civil rights pioneers, a constituent of mine who has graced Milwaukee with his work for justice and equality for over 50 years. Sadly, that man, Dr. James Cameron, died June 11, 2006.

When Dr. Cameron was only 16 years old, he was subject to a horrific, and horrifically common, episode of racial violence when a crowd lynched him and two friends. Though his friends perished in the ordeal, Dr. Cameron was miraculously released—an outcome that he attributed to divine intervention—making him the only known survivor of a lynching. Out of that experience, he built a life and a legacy dedicated to the eradication of racism, the preservation of African American history, and the advancement of civil rights for all.

Following his deliverance, Dr. Cameron focused his life on advancing the cause of equality and civil rights. He founded three chapters of the NAACP in Indiana in the 1940s, and served as first president in the Anderson, IN, chapter. He served as Indiana State Director of Civil Liberties until 1950, in which capacity he investigated and reported to the Governor of Indiana on violations of equal accommodation law. Despite receiving many threats and facing numerous acts of violence, he continued to work toward racial equality. He marched twice with Dr. Cameron and with many others then and later.

Inspired by efforts of members of the Jewish community to document their history of persecution, Dr. Cameron opened America's Black Holocaust Museum in 1988. The museum continues to document the devastating effects of slavery, lynching and racial violence. As a result of his life-long efforts, Dr. Cameron received a public apology from the U.S. Senate for its failure to take decisive action to end the epidemic of lynchings in the south.

Dr. Cameron acted as a courageous visionary. He endeavored to use the lessons of an ugly violent past to build a foundation for real unity. He worked to realize a world in which racism and violence are relegated to history. Dr. Cameron exemplifies the imperative of the civil rights struggle—the call to listen to our humanity over and above our fear. Despite his experiences, Dr. Cameron did not seek safety by trying to carry on a quiet, private life. He embraced the call to work publicly, despite the risks to his own safety, to secure full equality for all. He taught us to be better, not bitter—even though it would have been very easy for him to succumb to a life of anger after surviving such a violent and hateful experience. I am honored to have this opportunity to pay tribute to his singular courage, visionary leadership and unwavering commitment to our community.

INTRODUCTION OF AN AMENDMENT TO THE ALASKA NATIVE CLAIMS SETTLEMENT ACT TO PROVIDE LAND RIGHTS FOR THE 13TH REGIONAL CORPORATION

HON. DON YOUNG

OF ALASKA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 14, 2006

Mr. YOUNG of Alaska. Mr. Speaker, there have been many items of unfinished business which flowed from the Alaska Native Claims Settlement Act, ANCSA, which was originally enacted on December 18, 1971. A number of these issues have been resolved over the years. Few of those unfinished items, however, stand out in my mind as much as the need to provide land selection rights to the members of the 13th Regional Corporation, which was formed by ANCSA primarily to represent Alaska Natives residing outside of Alaska at that time. Today, with the 13th Regional Corporation Land Entitlement Act, I address that objective. I am pleased to be joined in this sponsorship by my friend and colleague from Washington State, Congressman NORM DICKS. For me, both of us, this completes a significant goal of the original act. Let me give you the background of this issue and the story of the 13th Region.

In 1971, after years of debate, Congress enacted the Alaska Native Claims Settlement Act of 1971, 43 U.S.C.S. 1601 et seq.—“the Settlement Act”—extinguishing claims by Native Alaskans based on aboriginal land rights. The act divided the State into 12 geographical “regions” which were to be composed as far as practicable of Natives having a common heritage and sharing common interests. In addition, nonresident Natives were given the option either to enroll in one of the 12 Regional Corporations established for each region or to elect, by majority vote, to form a separate 13th Regional Corporation to represent the interests of nonresident Alaskan Natives.

Provision for the 13th was focused upon serving the interests of nonresident Alaska Natives while affording them their fair share of the settlement. Some nonresident Natives had been dislocated during and after World War II, others left their homes to serve in the Armed Forces, many left to attend high schools and colleges in other States, and still others, for economic reasons, migrated south in the hope of attaining employment. Information about the Settlement Act and its implications for nonresident Natives was difficult to obtain, spotty and inconsistent in character, and generally insufficient to enable individual nonresident Natives to make reasoned decisions. In this situation, a majority of nonresident Alaska Natives felt that their interests could best be protected by forming the nonresident 13th to better control and direct their own affairs. Ultimately approximately 4,500 Alaska Natives chose to enroll in the new 13th. Wherever they resided then, or now, however, they were and are Alaska Natives, and we honor them.

In opting to join the 13th however, these nonresident Natives were deprived of the ability to fully participate in the settlement of their claims as that settlement was generally provided by the act. Let me be specific. Monetary payments under the Settlement Act were made through the Alaska Native Fund and distributed among all 13 Regional Corporations

on a per capita basis, but land was distributed only among the 12 resident Regional Corporations and the Village Corporations within those regions. No additional money, however, was provided to the 13th to compensate for the absence of land. The Settlement Act also provided that the 12 Regional Corporations would share among themselves some of the revenues from all natural resource development occurring on the lands conveyed to them. The 13th did not receive this right.

In sum, Alaska Natives enrolled in the 13th did not receive any land, and did not receive additional money in lieu of land, and did not get any right to participate in distributions from the pool of natural resource revenue funds in which the other Regional Corporations shared. The 13th, being comprised of nonresident Alaska Natives, was thus denied full participation in the settlement provided by the Settlement Act. While some will claim that this was their choice, it seems clear that it was an inadequately informed choice and resulted in depriving over 4,500 members of the 13th of two of the three major benefits of this act. This bill seeks to resolve at least the absence of an entitlement to land.

Over the years, the effect of this inequity in the act has been to substantially disadvantage the shareholders of the 13th as they tried to build an economically successful corporation and to deny them the benefits of land ownership in Alaska. As an example, the 13th received its pro rata share of the monetary payments under the Act but was obligated to distribute 50 percent of those proceeds immediately to shareholders as they were received over a number of years. The remaining 50 percent provides the only capitalization for the small corporation with many scattered shareholders. Without a land base or resources to develop, the 13th did not have the economic base, nor the crucial development alternatives afforded other Regional Corporations. The corporation did not receive revenues from the development of resources, such as timber harvest which was accomplished in several regions, or a share of sec. 7(i) revenues, including petroleum revenues, which was a source of income for the 12 Regional Corporations. The 13th has survived but with some difficulty, and it is time to provide a fairer share of the settlement to them for their future.

To correct the inequity caused by the Settlements Act's failure to equally compensate nonresident Natives for the extinguishment of their aboriginal land claims, the 13th Regional Corporation Land Entitlement Act will place the shareholders of the 13th on a better footing with shareholders of the other Alaska Native Regional Corporations at least as far as land is concerned.

The proposal authorizes the 13th to select land from the excess lands previously withdrawn by the Secretary of the Department of the Interior on behalf of other Regional Corporations. The proposed legislation gives absolute priority to land selections by the State of Alaska and other Native Corporations—regional and village—and prohibits the selection of lands from within conservation system units—as defined in the Alaska National Interests Lands Conservation Act. The 13th may not select from the National Petroleum Reserve, the Tongass or Chugach National Forests and other sensitive areas. In other words, the 13th is at the very end of the line for its land selections. This is nonetheless far more