and represents America's 2.1 million serviceconnected disabled veterans.

The DAV was formed in 1920 when local self help groups that had formed to provide support for the more than 300,000 disabled World War I troops who returned home from European battlefields merged into one national organization. The national organization received its Congressional Charter in 1932.

Forty local veterans helped organize and charter Chapter 81 in 1950. Over the years, its membership has grown to more than 900 veterans.

The annual Forget-Me-Not Drive is Chapter 81's primary community activity. The Forget-Me-Not Drive commemorates images brought back by soldiers who fought in World War I of flowers growing among the graves of their fallen comrades. The flower became the symbol of both those who died in battle and those who came home bearing the scars of war. Proceeds from the drive are used by Chapter 81 to provide incidentals to disabled veterans who are hospitalized or living in the community.

During the past fifty years, chapter 81 has also hosted special events for disabled children and for residents of the Veterans Home of California.

Chapter 81 has also had a very active Ladies Auxiliary. They hosted the clubs's bimonthly family potlucks and continue to be involved in the club's annual Christmas Wish List Program for children and in distributing gifts at the Veterans Home.

Chapter 81 also actively works with its elected representatives to make sure that our service men and women who have been wounded in battle are not re-injured by peacetime apathy.

Mr. Speaker, it is appropriate that we acknowledge and honor today this veterans' organization and the men and women who have given so much for our country.

INTRODUCTION OF LEGISLATION TO AMEND THE ALASKA NATIVE CLAIMS SETTLEMENT ACT

HON. DON YOUNG

OF ALASKA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 13, 2000

Mr. YOUNG of Alaska. Mr. Speaker, today I am introducing legislation that would address several matters of concern to Alaska Natives through an amendment to the Alaska Native Claims Settlement Act (ANCSA).

As my colleagues know, ANCSA was enacted in 1971, stimulated by the need to address Native land claims as well as the desire to clear the way for the construction of the Trans-Alaska Pipeline and thereby provide our country with access to the petroleum resources of Alaska's North Slope. As the years pass, issues arise which require amending the Act. The Resources Committee as a matter of course routinely considers such amendments and brings them before the House.

Consequently, I am introducing this bill containing several such amendments to ANCSA in order to facilitate having its provisions circulated during the upcoming Congressional recess among Congress, the Administration and the State of Alaska for review and consideration. This bill has six provisions. One provision would clarify the liability for contaminated lands. The clarification of contaminated land would declare that no person acquiring interest in land under this Act shall be liable for the costs of removal or remedial action, any damages, or any third party liability arising out or as a result of any contamination on that land at the time the land was acquired under this Act.

Section 3 of the bill amends the Act further to allow equal access to Alaska Native Veterans who served in the military or other armed services during the Viet Nam war. Alaska Natives have faithfully answered the call of duty when asked to serve in the armed services. In fact, American Indians and Alaska Natives generally have the highest record of answering the call to duty.

Under the Native Allotment Act. Alaska Natives were allowed to apply for lands which they traditionally used as fish camps, berry picking camps or hunting camps. However, many of our Alaska Natives answered the call to duty and served in the services during the Viet Nam war and were unable to apply for their Native allotment. This provision allows them to apply for their Native allotments and would expand the dates to include the full vears of the Viet Nam war. The original dates recommended by the Administration only allowed the dates January 1, 1969 to December 31, 1971. Our Alaska Native veterans should not be penalized for serving during the entire dates of the Viet Nam conflict. This provision corrects that inequity by expanding the dates to reflect all the years of the Viet Nam war-August 5, 1964 to May 7, 1975.

The settlement trust provision of ANCSA presently indicates that the assets placed in a settlement trust are not subject to any creditor action other than those by the creditors of the settlement trust itself. Federal law is unclear whether the beneficiary's interests in the trust can be subject to attachment, etc., by their creditors. The legislative history from the 1988 amendments specifically indicates that a "spendthrift clause" could be included in the trust agreement for a settlement trust, but does not specify what the scope of such a provision could be. Normally, under general trust law, a spendthrift clause operates to limit the circumstances in which creditors can reach a beneficiary's trust interest. Alaska law (A.S. 34.40.110) expressly recognizes the validity of a spendthrift clause for trusts established on or after April 2, 1997, but does not expressly authorize a spendthrift clause for trusts established prior to this date.

All this uncertainty places the Trustees in a difficult legal position under present law in deciding whether to honor creditor levies against beneficiary interests in a settlement issue. Trustees are required as fiduciaries to protect the beneficiaries' rights, but are also required to honor creditor actions if those are valid under applicable law. At least one court case is now pending before the United States District Court for Alaska to determine whether the trustees of a settlement trust must honor a levy by the State of Alaska with regard to various beneficiaries' unpaid child support obligations.

By contrast, since 1971 section 7(h) of ANCSA has clearly restricted most creditor actions as to Native corporation stock. Creditors are prohibited from levies and other similar actions against Settlement Common Stock, ex-

cept to the extent that a court has authorized creditor action with regard to unpaid child support. Thus, child support levies are valid against Settlement Common Stock as long as a court has previously authorized such actions.

The proposed provision removes the uncertainty as to levies against the beneficial interests in a settlement trust by clarifying that such levies and other creditor actions may occur in the same circumstances that such levies and actions could occur with regard to the stock in a Native corporation. Not only does this confirm the trust procedure to a procedure already known to the personnel within Native corporations (who often provide the day to day administration of the trusts), but it also follows logically because the source of the settlement trust assets was the Native corporation.

Mr. Speaker, in addition to the provisions which are currently included in the legislation I am introducing today which amends the Alaska Native Claims Settlement Act, it is my understanding that several other provisions are in the process of being drafted and/or negotiated with relevant parties. If those provisions are ready to be considered at the time of committee mark-up of this bill, then I anticipate that they would be offered for inclusion in the bill at that time.

Again, I am introducing this bill today to facilitate its provisions circulated and reviewed during the April recess by the Department of the Interior, the State of Alaska and Alaska Natives.

EARTH DAY

HON. BENJAMIN A. GILMAN

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 13, 2000

Mr. GILMAN. Mr. Speaker, Earth Day serves to remind us all that environmental issues know no political bounds and affect all of the people, plants, and animals of the world community. It is essential that the policies our government enacts, and the personal activities we undertake reflect our profound concern for safeguarding the Earth.

From combating global climate change to protecting threatened species to providing clean water, we have a duty to act locally and globally to protect the environment for our present and future generations.

Saving the planet may seem to be an insurmountable task, but in order for our children to have a brighter future we must commit ourselves to an environmental policy which seeks to establish a clean, safe, and productive environment.

The 106th Congress is working to preserve and protect our Nation's open spaces by reinvigorating the land and water conservation fund. Designed to protect our nation's natural heritage, the land and water conservation fund is a vital program which has saved thousands of acres of forest, miles of river, and many of America's mountain ranges. In the face of pollution and urban sprawl, the 106th Congress has responded by looking to preserve our nation's greenways.

We must not forget that the air we breathe is our most precious resource. Americans can clearly see, smell and feel the difference that