

I had a brother already in the Marine Corps.”

Wood joined the 4th Defense Battalion as a radio and radar operator, traveling to Cuba, Panama, and along the west coast of the United States. The day after his 21st birthday, aboard the U.S.S. *Henderson*, Wood left San Diego and arrived at Pearl Harbor on Dec. 1, 1941.

“We were there a week when the Japanese attacked Pearl Harbor and Hickam Field,” he said.

PEARL HARBOR

Wood was stationed two miles from the entrance of Pearl Harbor at an unfinished Marine base. The battalion's rifles were still crated up when Imperial planes began to fire.

“We were still close enough to Pearl Harbor to see when the Japanese planes began to attack,” he said. “In Hickam Field we could see all the anti-aircraft fire being fired at the planes down in the harbor area. All the smoke and anti-aircraft fire burst around the planes.”

There were murmurs among the men about military maneuvers or exercises that quickly evaporated when the first plane burst into a fireball, streaking down, he said.

“We got the call from the harbor that we were under attack,” Wood said. “They tore the crates open, without any regard if you got your own rifle. They gave us a bandolier and told us to fire on anything that came into range. We got our rifles but we weren't sure where we were going.”

Only one Japanese plane, possibly taking pictures, Wood said, came near his group.

“There was one Japanese plane that circled our camp area, and he wasn't in range to be firing on,” he said. “But some of the boys were firing rifles at it, and we did get a machine gun, .50-caliber, and began firing at it, but the plane was still too far away. It circled and went back in the direction of Honolulu.”

There were no casualties or injuries in the 4th battalion, but more than 2,000 Americans lost their lives and another 1,000 were injured. Shots were fired over their heads, Wood said, and they were forced into a nearby mess hall—a military cafeteria—to avoid the gunfire.

“It wasn't the Japanese,” he said. “It was our own shells from some of our guns. We didn't know where it was coming from . . . but I was lying there as close to the ground as I could get and there was another boy lying eight or 10 inches from my head. We both had our hands over our heads, and finally they did quit firing and we just laid there for a few seconds. We finally got the nerve to look up, and we raised our heads at the same time. I looked at him, and he looked at me. Neither of us spoke, but I noticed his face was white as a sheet. I just wondered to myself if my face was as white as his. That was my most uneasy moment of it all.”

The next day, Wood listened to the declaration of war from President Franklin Roosevelt and preparations began for his 15-month tour at Midway as part of the 6th Defense.

In 1943, he arrived home in Lee County sometime between 1 or 2 p.m., and said simply his parents were glad to see him.

“I was kinda glad to get back home, too,” Wood said.

He left the military in April 1947, moved to Kentucky and worked at a radio station for more than 40 years. He married the late Glindoln and had three children.

Wood comes back to Central Carolina almost every summer for a family reunion, he said.

This Veterans Day, Wood said he'll be attending a ceremony and meeting with the

Kentucky Bluegrass Chapter of the Pearl Harbor Survivors Association.

“I do think being at both of those two places, well, they are important events in the military history of our country,” Wood said. “I do feel a little bit of pride for being at both of those events.”

NOMINATIONS

Mrs. GILLIBRAND. Mr. President, I rise to offer my strong support for Ms. Nina Pillard to be a U.S. district court judge for the District of Columbia Circuit.

Nina Pillard is an exemplary nominee who is more than qualified to serve on the Federal bench.

She has been a tenured professor of constitutional law at Georgetown University Law Center for 15 years and is a highly accomplished litigator who has practiced law at every level of the court system, including the Supreme Court.

Nina Pillard's impressive professional background makes her superbly qualified to serve on the DC Circuit. Her sheer talent, legal prowess, and vast and varied professional career is a testament to her brilliance.

She has argued nine cases before the U.S. Supreme Court and briefed dozens of others on significant constitutional questions such as gender equality, the Family Medical Leave Act, the right to a jury trial, and free speech.

Over the course of her 25-year legal career, Ms. Pillard has argued and/or briefed landmark Supreme Court cases, including *United States v. Virginia*, where she successfully opened the doors of the Virginia Military Institute to female cadets.

Nina attended Harvard Law School, where she was editor of the *Harvard Law Review*. She began her career as a clerk for the U.S. District Court for the Eastern District of Pennsylvania for the Honorable Louis H. Pollak and served as assistant counsel for the NAACP Legal Defense and Education Fund. She then joined the office of the Solicitor General of the United States, where she briefed and argued cases on behalf of the Federal Government before the Supreme Court. In 1998, she was named Deputy Assistant Attorney General for the Department of Justice's Office of Legal Counsel.

Nina is a board member for the American Arbitration Association and is an active reader for the American Bar Association Reading Committee, which evaluated the writings of Supreme Court nominee Samuel Alito for the Standing Committee on Federal Judiciary. She also is a member of the Georgetown Law Supreme Court Institute and serves on the Board of Academic Advisors for the Georgetown Journal of Gender and the Law. Previously, she served as a member of the American Constitution Society and the Center for Transnational Legal Studies.

However, some of my colleagues are once again blocking another highly qualified and immensely talented

woman. The filibuster of Caitlin Halligan, Patricia Millett, and the threatened filibuster of Nina Pillard is history repeating itself.

Some of my colleagues on the other side of the aisle have argued that the three remaining vacancies on the DC Circuit should be eliminated because the court's caseload is too low.

What they have failed to mention is that the DC Circuit Court currently has 8 active judges and 6 senior judges with an astonishing caseload total of 1,479. This outrageous argument was made just over 7 months ago, when another highly qualified female nominee to the DC Circuit, and New Yorker, Caitlin Halligan, was filibustered.

It should also be noted that in the last 19 years, the Senate has confirmed only one woman to this important court. Furthermore, the DC Circuit has only had five female judges during its entire 120-year history. In a country where women make up over half of the population, that is a disgraceful statistic and one this body can take steps to eliminate immediately.

It is absolutely necessary that the Senate confirm supremely qualified individuals such as Nina Pillard to serve on the Federal judiciary. Her experience is unmatched and her passion for the law is unquestioned. With a caseload as high as that of the DC Circuit, it is our responsibility in the Senate to act swiftly in confirming the President's nominees. We cannot continue nor can we afford to toss out highly experienced individuals, particularly such accomplished women to serve in our Federal Judiciary because of political gamesmanship. The time to act is now.

TRIBUTE TO JAMES “BOB” CURRIEO

Mr. MCCAIN. Mr. President, I rise today to recognize the service and contributions to the State of Arizona and the Nation of James “Bob” Currieo. Bob spent his life serving our country as a soldier; a leader in the veterans community; and, for the last 17 years in my office, a valued advocate for constituents and veterans. Bob, 79 years young, retires this month.

Serving the residents of Arizona is one of the great pleasures of my office. When my constituents request assistance in matters dealing with the government, I try, as all my colleagues do, to move quickly to provide a fair and effective path for them to seek redress. And, in this regard, I have been lucky to have had a constituent-advocate of Bob's experience and caliber.

The experience that Bob brought to his working with me was informed by 22 years of service in the U.S. Army, retiring with the rank of sergeant major. Following decorated service in the Korean war, a fortunate assignment to the U.S. Army Combat Surveillance School at Fort Huachuca brought Bob to Sierra Vista and introduced him to a State that he would