

fund limitation proposed to be loosened by the Dicks amendment which would subsequently require the Forest Service and BLM to complete a regulatory flexibility analysis as required by law for the Interior Columbia Basin Project, I would have voted yea.

POCONO LIONS CELEBRATE 50  
YEARS OF SERVICE

**HON. PAUL E. KANJORSKI**

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, June 21, 2000*

Mr. KANJORSKI. Mr. Speaker, today I pay tribute to the Pocono Lions Club in Pocono Pines, Pennsylvania. The Lions are celebrating their 50th anniversary at a dinner on June 24, and their record of service is truly deserving of honor and recognition by the House of Representatives.

In the fall of 1949, a group of Pocono-area men met at Johnny's Inn in Pocono Summit to discuss the possibility of forming a Lions Club dedicated to serving some of the needs of the community. Bill Lewis and John Desanto, who became the Pocono club's first president, were the original group leaders. Bill Lewis is the lone surviving charter member and remains very active in the Lion's activities to this day.

The Pocono Lions are a group of community-minded people who pool their talents in behalf of local, national and international needs. Their members are mostly retired businesspeople who enjoy the social aspects of the club while also returning something to the community that has been home to them and their families for many years.

Their largest fundraiser is their annual auction, held on the fourth Saturday in August, although they hold several other events throughout the year to contribute to the community. They like to say that they make money and then give it away. Some of their recent donations include \$3,500 to the Pocono Regional Police, \$5,000 in scholarships for local high school students and \$500 to the Salvation Army for its building fund.

The Pocono Lions will be inducting four new members at their 50th Anniversary Charter Night, who will be joining the current membership of about 45 in their active fulfillment of the Lions motto: "We Serve."

Mr. Speaker, I am pleased to call to the attention of the House of Representatives the fine work that the Pocono Lions do for their community, the nation and the world, and I send my best wishes on the occasion of their 50th anniversary.

INTRODUCTION OF AMERICAN  
GOLD STAR PARENTS ANNUITY  
ACT

**HON. BENJAMIN A. GILMAN**

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, June 21, 2000*

Mr. GILMAN. Mr. Speaker, I rise today with my colleagues from New York, Representative McNULTY, and my colleagues from California, Mr. FILNER and Mr. ROHRBACHER, to introduce the American Gold Star Parents Annuity Act of 2000.

This legislation would create a new annuity of \$125 per month for all current and future Gold Star Parents. Gold Star Parents are those individuals who have lost a child, who was an active duty member of the Armed Forces, to either enemy fire in a recognized conflict or to an act of terrorism.

The annuity is for each set of parents, to be divided equally if they are not longer married, should one parent be deceased, the surviving parent would receive the full amount of the annuity. The income from this annuity will be completely tax free.

Receipt of this annuity is contingent on the parents being awarded a Gold Star, for which eligibility is determined by the Secretary of Defense. The bulk of the recipients will be members of the American Gold Star Mothers.

The American Gold Star Mothers is an organization that had its beginnings in World War I. During that conflict, a blue star was used to represent a person serving in the United States' Armed Forces. As American casualties mounted in 1917, silver stars were used to represent those who had been wounded, and Gold Stars were used for those who had died in the service of their country.

On June 4, 1928, a group of twenty-five mothers residing in the Washington, DC vicinity, met to provide plans for the founding of a national organization. The American Gold Star Mothers was officially incorporated on January 5, 1929.

Membership was initially open only to mothers who had lost a son or daughter in World War I, but was later opened to those who had lost a child in World War II, Korea, Vietnam and the Persian Gulf conflict.

These additions have parallel congressional modifications to the U.S. Code to permit the Secretary of Defense to award gold star pins to the parents of deceased veterans of those conflicts as well as those who lost children in terrorist attacks on U.S. Armed Forces.

Since its founding, the American Gold Star Mothers has played a vital role in the healing process for those who had lost a child. Through bringing together individuals that share a common tragedy, this organization has helped all of its members realize that they are not alone in their grief.

Furthermore, the Gold Star Mothers have also performed the important service of assisting veterans of the last century's military conflicts and their descendants with the presentation of claims before the Veterans' administration. They also perform thousands of hours of volunteer service in VA hospitals, offering assistance and conflict to hospitalized veterans and their families.

Mr. Speaker, our nation has always sought to look after the surviving spouse and children of a service-member who has been killed in action. Often overlooked however, are the parents of the deceased service-member. This is unfortunate since the parents are usually the two people who have had the greatest role in shaping that person, and have had the greatest impact on his or her life. Yet beyond heartfelt condolences, the parents receive very little from the Government that their child chose to patriotically serve as a member of the Armed Forces.

While nobody would claim that the Government does not have some obligation to the widowed spouse and the killed soldier's children, very few have argued on the behalf of the parents who lose their children to war.

Only those parents who relied on their child as a primary means of support currently receive any benefit when their child is killed in the line of duty.

This legislation seeks to change this reality. It offers a small annuity to any parent, mother or father, regardless of need, as a sign of appreciation for the ultimate sacrifice made by their child in the defense of freedom and liberty.

**§ 1126. Gold star lapel button: eligibility and distribution**

(a) A lapel button, to be known as the gold star lapel button, shall be designed, as approved by the Secretary of Defense, to identify widows, parents, and next of kin of members of the armed forces—

(1) who lost their lives during World War I, World War II, or during any subsequent period of armed hostilities in which the United States was engaged before July 1, 1958;

(2) who lost or lose their lives after June 30, 1958—

(A) while engaged in an action against an enemy of the United States;

(B) while engaged in military operations involving conflict with an opposing foreign force; or

(C) while serving with friendly foreign forces engaged in an armed conflict in which the United States is not a belligerent party against an opposing armed force; or

(3) who lost or lose their lives after March 28, 1973, as a result of—

(A) an international terrorist attack against the United States or a foreign nation friendly to the United States, recognized as such an attack by the Secretary of Defense; or

(B) military operations while serving outside the United States (including the commonwealths, territories, and possessions of the United States) as part of a peacekeeping force.

(b) Under regulations to be prescribe by the Secretary of Defense, the Secretary concerned, upon application to him, shall furnish one gold star lapel button without cost to the widow and to each parent and next of kin of a member who lost or loses his or her life under any circumstances prescribed in subsection (a).

(c) Not more than one gold star lapel button may be furnished to any one individual except that, when a gold star lapel button furnished under this section has been lost, destroyed, or rendered unfit for use without fault or neglect on the part of the person to whom it was furnished, the button may be replaced upon application and payment of an amount sufficient to cover the cost of manufacture and distribution.

(d) In this section:

(1) The term "widow" includes widower.

(2) The term "parents" includes mother, father, stepmother, stepfather, mother through adoption, father through adoption, and foster parents who stood in loco parentis.

(3) The term "next of kin" includes only children, brothers, sisters, half brothers, and half sisters.

(4) The term "children" includes stepchildren and children through adoption.

(5) The term "World War I" includes the period from April 6, 1917, to March 3, 1921.

(6) The term "World War II" includes the period from September 8, 1939, to July 25, 1947, at 12 o'clock noon.

(7) The term "military operations" includes those operations involving members of the armed forces assisting in United States Government sponsored training of military personnel of a foreign nation.

(8) The term "peacekeeping force" includes those personnel assigned to a force engaged

in a peacekeeping operation authorized by the United Nations Security Council.

H.R. —

**SECTION 1. SHORT TITLE.**

This Act may be cited as the "Gold Star Parents Annuity Act."

**SEC. 2. SPECIAL PENSION FOR GOLD STAR PARENTS.**

(a) IN GENERAL.—(1) Chapter 15 of title 38, United States Code, is amended by adding at the end the following new subchapter:

"SUBCHAPTER V—SPECIAL PENSION FOR GOLD STAR PARENTS

**§ 1571. Gold Star parents**

"(a) The Secretary shall pay monthly to each person who has received a Gold Star lapel pin under section 1126 of title 10 as a parent of a person who died in a manner described in subsection (a) of that section a special pension in an amount determined under subsection (b).

"(b) The amount of special pension payable under this section with respect to the death of any person shall be \$125 per month. In any case in which there is more than one parent eligible for special pension under this section with respect to the death of a person, the Secretary shall divide the payment equally among those eligible parents.

"(c) The receipt of special pension shall not deprive any person of any other pension or other benefit, right, or privilege to which such person is or may hereafter be entitled under any existing or subsequent law. Special pension shall be paid in addition to all other payments under laws of the United States.

**HELP WANTED—NIGHT WATCHMAN**

**HON. BOB BARR**

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, June 22, 2000*

Mr. BARR of Georgia. Mr. Speaker, I submit for the record the attached editorial written by Oliver North and published in the Washington Times.

[From the Washington Times, June 18, 2000]  
(By Oliver North)

Prince Albert is on his "progress and prosperity tour" asking Americans "are you better off than you were eight years ago?" If "better off" includes America's national security, the answer is: You have to be kidding. The day the vice president began to "re-introduce himself to the American people," shell-shocked Clinton-Gore administration officials dodged questions about how they lost more of America's dwindling supply of nuclear secrets.

After a monthlong cover-up, it was finally admitted on June 12 that computer hard drives from the Los Alamos National Laboratory's "X Division"—where nuclear weapons are designed—have been missing from a vault at the lab since "some time in May." This is the latest embarrassment for Los Alamos, which is still reeling from a string of security lapses, including the arrest of Taiwanese-American scientist Wen Ho Lee on 59 counts of mishandling nuclear secrets. Energy Secretary Bill Richardson, a potential running mate for Internet Al, claims "there is no evidence of espionage" and "the missing computer files may be related to the evacuation of the facility during the recent forest fires." Get the word: "missing"—as in, "My home work is 'missing.' Maybe the dog ate it."

The "missing" multi-gigabyte computer drives contain detailed, highly secret, nuclear weapons data used by the super-sensitive Nuclear Emergency Search Team (NEST)—an interagency contingent of military and civilian specialists who respond to nuclear accidents and nuclear-related terrorist threats. The data on the hard drives includes all the information necessary to disarm all nuclear weapons worldwide. This is, of course, the same kind of data needed to arm or build a nuclear device. That is what's "missing."

Security lapses are nothing new for this regime. In the wake of the administration's latest fiasco, Rep. Porter Goss, Florida Republican, chairman of the House Select Intelligence Committee, told me that "when it comes to security, the Clinton-Gore administration manifests a culture of disdain." He is right and it is an attitude that pervades not just our nuclear weapons labs but the whole administration.

In 1994, more than a year after taking office, more than 100 high-level White House staff members still had no security clearances because they never bothered to complete the paperwork for requisite background investigations. They were granted access to highly classified information anyway.

By 1996, White House security was so lax that shortly before fleeing the country, Democratic Party fund-raiser Charlie Trie smuggled a foreign businessman into the White House using false identification. When the General Accounting Office reported that from January 1993 until June 1996 there were no procedures to control access to Sensitive Compartmental Information (a level of classification higher than Top Secret) within the Executive Office of the President, White House officials promised to "fix the problem." They did not.

At the State Department, foreign spies stand in line to rip off America's secrets. In 1998, an unidentified individual posing as a reporter walked out of the Secretary of State Madeleine Albright's office suite with a stack of classified documents. Last year, the FBI caught a Russian Intelligence Service spy wearing headphones outside the State Department headquarters and discovered a device planted in a secure conference room inside the building. This January, a laptop computer containing top secret information vanished from the department's Bureau of Intelligence and Research. Mrs. Albright said she was "outraged."

Last year, FBI agent Michael Vatis told Congress that computer hackers broke into the Pentagon's classified computer systems and downloaded "vast quantities of data" containing "sensitive information about essential defense matters." The FBI suspected the Russian intelligence service. What did the Clinton-Gore administration do? They asked the Russians to help. Like O.J., the Russians are still looking for those who really did it.

But even when the perpetrators of massive security violations are caught, it hardly matters. According to the CIA's inspector general, John Deutch, the Clinton-Gore CIA director from 1995-1996, routinely "placed national security information at risk" by processing a "large volume of highly classified information" on his unprotected home computer. After covering up the breach (and failing to notify the FBI as required by law) for more than 18 months, Mr. Deutch had his security clearances revoked and was given a letter of reprimand.

The abysmal seven-year national security record of the Clinton-Gore administration should come as no surprise—nor should their predictable spin: First comes the plea not to "make a partisan issue" out of what is at best gross incompetence and at worst dan-

gerous malfeasance. Then comes the accusation there has always been espionage (remember the "everyone does it" defense from Monicagate?). Finally the counterallegations: "It is all the fault of the Reagan and Bush administrations."

Don't be surprised to hear Bill's and Al's pals tell you that if Presidents Reagan and Bush hadn't planted so many trees, the Clinton-Gore administration wouldn't have had to do a "controlled burn" of several thousand acres and 205 houses, thus forcing the evacuation of the Los Alamos lab. If that doesn't wash, they can argue there is nothing on these missing hard drives that the Communist Chinese didn't already get.

**DEPARTMENT OF VETERANS AFFAIRS AND HOUSING AND URBAN DEVELOPMENT, AND INDEPENDENT AGENCIES APPROPRIATIONS ACT, 2001**

SPEECH OF

**HON. JAMES A. BARCIA**

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, June 21, 2000*

The House in Committee of the Whole House on the State of the Union had under consideration the bill, (H.R. 4635) making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 2001, and for other purposes.

Mr. BARCIA. Mr. Chairman, I rise today in support of the Collins/Linder amendment. This amendment would prohibit EPA from using any funds in the bill to designate "ozone non-attainment areas" under the more stringent National Ambient Air Quality Standards issued by EPA in 1997 which were ruled unconstitutional by the D.C. Superior Court. The amendment will simply postpone the designation of new non-attainment areas using the 1997 standards, until the Supreme Court decides once and for all if the standards are legally enforceable. If we fail to pass this important amendment a similar problem that we are facing in Michigan could occur in other states.

And now I would like to highlight how we in Michigan are grappling with this similar problem. The proposal by the EPA to reinstate the 1-hour ozone standard—after the 8-hour rule was declared unconstitutional—based on monitoring data collected in 1997 is flawed. Using that data counties such as Saginaw, Allegan, Genesee, Bay and Midland would be designated nonattainment areas even though all of these counties are currently measuring acceptable attainment levels.

Let me say that there isn't a person or organization in this room who doesn't want clean air, clean water, and a safe environmental legacy to leave to our children and grandchildren.

As a legislator, I have consistently worked toward achieving a cleaner environment, and as a nation we have made great gains in the past two decades to clean polluted rivers, to ensure that toxic emissions are reduced, and expedite the clean-up of hazardous waste sites across the country.

The Environmental Protection Agency has played a major role in spearheading these efforts and we should fully recognize the important role they play in maintaining a clean and healthy environment.