

preference: the FI category. Unlike the immediate relative status that has no quota, this category is subject to a limited number of visas per year. These children are moved to the bottom of this wait list, which results in years of delays or even loss of eligibility to apply. H.R. 1209 would ensure that an alien child of a U.S. citizen does not age-out during the petitioning process by using the age on the application and not the age on the date the application is processed.

Finally, H.R. 1209 also expands the age-out protection to children of parents applying for refugee or asylum status and to children of legal permanent residents who are seeking status as a family-sponsored, employment-based, or diversity lottery child immigrant.

I urge my colleagues to vote for H.R. 1209 which corrects the delays caused by reclassification and helps many children of U.S. citizens, refugees, asylum seekers, and immigrants who are now denied entry as immediate relatives because they are over the age of 21.

IN HONOR OF JOAN ADLER GAUL

**HON. DENNIS J. KUCINICH**

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, July 23, 2002*

Mr. KUCINICH. Mr. Speaker, I rise today in honor and remembrance of Joan Adler Gaul, tutor of special needs children, long-time volunteer, devoted wife and mother, and beloved grandmother.

Mrs. Gaul was born and raised in Cleveland's West Park Neighborhood. After receiving her diploma from St. Stephen High School, she worked briefly as an executive assistant for a railway company, then left to begin raising her eight children. Above all, her family remained the focal point of her life.

Mrs. Gaul warmly embraced life, and possessed a generous spirit. She channeled her talent, kindness and patience by volunteering her time to help special needs children. In addition, Mrs. Gaul was very active in her church, St. Angela Merici Catholic Church, where she was president of the Altar and Rosary Society. Her great enthusiasm and energy for life extended to her participation in many musicals produced by the St. Angela Players, and she also enjoyed golfing in the warmer months.

Mr. Speaker, Mrs. Joan Adler Gaul will be remembered as a devoted wife and trusted friend to many. Although she will be deeply missed, her legacy of caring, volunteer spirit, and great zeal for life, will live on through all who knew her well.

REASONABLE RIGHT-OF-WAY FEES  
ACT OF 2002

SPEECH OF

**HON. CHRIS CANNON**

OF UTAH

IN THE HOUSE OF REPRESENTATIVES

*Monday, July 22, 2002*

Mr. CANNON. Mr. Speaker, Last evening, the House approved H.R. 3258, a bill sponsored by my friend and colleague from Wyoming, Mrs. CUBIN. I believe that the Reason-

able Rights-of-Way Fees Act of 2002 is a significant and worthy piece of legislation, and I hope that the other body will act on it favorably before the end of the current Congress.

H.R. 3258 will ensure that the fees paid by telecommunications providers for the use of rights-of-way on Federal lands are reasonable. This is especially important in parts of the rural West like my district in Utah where it is difficult to deploy the long-haul facilities needed to connect small towns to the Internet and the public switched telephone network without at some point crossing Federal lands.

However, as good a bill as H.R. 3258 is, it is only a first step. The Federal Communications Commission (FCC) must strive across the board to attain a reasonable balance between government's need to manage public rights-of-way and industry and consumers equally important need to have non-discriminatory, inexpensive, and timely access to these rights-of-way for the deployment of critical telecommunications infrastructure.

Specifically, the FCC, in conjunction with Federal land management agencies, must take steps to ensure that:

(1) All telecommunications providers have non-discriminatory access to public rights-of-way for the purpose of providing intrastate, interstate or international telecommunications or telecommunications services or deploying facilities to be used directly or indirectly in the provision of such services;

(2) Government entities should act on a request for public rights-of-way access within a reasonable and fixed period of time from the date that the request for such access is submitted, or such request should be deemed approved;

(3) The fees charged for public rights-of-way access should reflect only the actual and direct costs incurred in managing the public rights-of-way and the amount of public rights-of-way actually used by the telecommunications provider;

(4) All telecommunications providers should be treated uniformly and in a competitively neutral manner with respect to terms and conditions of access to public rights-of-way;

(5) Entities that do not have physical facilities in, require access to, or actually use the public rights-of-way, such as resellers and lessees of network elements from facilities-based telecommunications providers, should not be subject to public rights-of-way management practices or fees; and

(6) Waivers of the right to challenge the lawfulness of particular governmental requirements as a condition of receiving any public rights-of-way access should be invalid.

I believe that, consistent with the Telecommunications Act, the Federal Communications Commission should vigorously enforce existing law and use expedited procedures for resolving preemption petitions involving access to public rights-of-way.

Expeditious removal of barriers to right-of-way access will help ensure that all telecommunications providers—incumbent local exchange carriers, competitive local exchange carriers, wireless carriers, and cable providers—can better deploy telecommunications services to the greatest number of Americans at reasonable costs.

I yield back the balance of my time.

IN HONOR OF IVAN MILETIC

**HON. DENNIS J. KUCINICH**

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, July 23, 2002*

Mr. KUCINICH. Mr. Speaker, I rise today in recognition of esteemed author Ivan Miletic, who co-authored: *From the Adriatic to Lake Erie. A History of Croatians in Greater Cleveland*.

Through the research and writings of Mr. Miletic, an accomplished historian, and equally esteemed historians and educators—Dr. Ivan Cizmic and Dr. George J. Prpic—the public now has permanent access to understanding the significant impact that Croatian Americans have had upon the Cleveland community.

This important book chronicles the history and evolution of Croatian immigrants, and their individual and collective influence in the Northeast Ohio region—from the first wave of Croatian immigrants seeking opportunity and freedom, to modern-day Americans of Croatian descent—all of whom have added to the rich cultural fabric of Cleveland. Croatian Americans have positively defined, and greatly contributed to, all aspects of our community—from religion, culture and the arts, to politics and law, to education and the sciences.

Mr. Speaker, please join me in honor and tribute of author Ivan Miletic, who, along with authors Dr. Ivan Cizmic and Dr. George J. Prpic, have succeeded in the eloquent and adept historical account of Croatian immigrants, and their profound collective impact on all aspects of the Cleveland community. Moreover, as an American whose grandfather emigrated from Croatia, I am honored that my family, and my own public service, was noted in this book. The struggles, hardships and injustices that many immigrants have experienced, and overcome, are significant aspects of American history, that deserve an accurate and permanent historical account—to be learned from for generations to come—as is noted in *From the Adriatic to Lake Erie: A History of Croatians in Greater Cleveland*.

HONORING CONGRESSMAN JOHN  
BAYARD ANDERSON

SPEECH OF

**HON. PATSY T. MINK**

OF HAWAII

IN THE HOUSE OF REPRESENTATIVES

*Monday, July 22, 2002*

Mrs. MINK. Mr. Speaker, I rise today to honor our distinguished, former colleague John Bayard Anderson who represented the 16th District of Illinois for ten terms with great distinction.

I remember him well. John is bright, articulate, and thoughtful; a pleasure to have served with and an honor to know. He worked diligently not only for his constituents, but for the Nation as a whole.

In 1964, John was assigned a coveted seat on the Rules Committee. He introduced numerous bills on establishing better communication between and oversight of the various standing committees. He also diligently worked on campaign and election reform. In 1968 John was faced with a very difficult decision. His party, to which he had been very