

As Members of Congress, we have a responsibility to do everything in our power to protect teens from the dangers of alcohol abuse.

The “We Don’t Serve Teens” will raise awareness of the important role retailers and private citizens play in making sure alcohol is not accessible to teenagers. Their website, www.dontserveteens.gov, clearly outlines the proactive measures we can all take to limit teens’ access to alcohol. This will ensure a safer environment that is free of the unnecessary dangers of alcohol, including binge drinking, and drunk driving.

I believe we should applaud the alcohol wholesalers, brewers, distillers, their advertisement agencies, and the private and State-owned retailers for their willingness to cooperate and support this cause. Without their assistance it would be very difficult to get this campaign off the ground.

The FTC is successfully uniting all adults in one organized effort that agrees not to serve those under the legal drinking age. I wholeheartedly support this movement and hope to be an advocate for “We Don’t Serve Teens.” If we can all understand the benefits of the drinking age and believe it when we say, “We Don’t Serve Teens. It’s unsafe, illegal and irresponsible,” we will create a safer today and a more responsible tomorrow. Please join me in supporting the “We Don’t Serve Teens” effort.

TRIBUTE TO GIL MORGAN

HON. DAN BOREN

OF OKLAHOMA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, September 19, 2007

Mr. BOREN. Madam Speaker, I rise today to congratulate one of Oklahoma’s own Gil Morgan, for his first-place finish at the 2007 Champions Tour Wal-Mart First Tee Open.

Gil’s victory at Pebble Beach is quite an accomplishment in and of itself, but I am proud to say that he is no stranger to the winner’s podium. During his career in the world of golf, Gil has amassed nearly 40 championship wins. In fact, Gil had managed to claim his first professional victory of his 35-year career when he succeeded in winning the PGA Tour’s 1977 B.C. Open. His career also reflects six other PGA Tour wins, including the Danny Thomas Memphis Classic in 1979 and the Kemper Open in 1990. More impressive is Gil’s 25 Champions tour wins, which include the 2003 Kroger Classic, the 2006 Allianz Championship, and his most recent feat at the Wal-Mart First Tee Open.

While many around the nation know Gil as a professional golf champion whose career has taken him around the world, those of us from Oklahoma know him as one of our own. It all started for Gil in the small town of Wewoka, Oklahoma. From Wewoka, Gil went on to graduate from East Central State College in Ada, Oklahoma before earning his Doctor of Optometry from Southern College of Optometry in 1972. A short while after completion of his education, Gil began his long and illustrious career as a professional golfer.

Madam Speaker, I think that Gil’s story is an inspiring one and provides many good lessons for the rest of us to follow. First, it doesn’t matter where you begin in life. With a little effort and determination, we can all accomplish

victories in our lives. Second, I see Gil’s determination to finish both an undergraduate degree and a doctoral degree before beginning his professional sporting career to be an inspiration to both young and old. Some of us may have extraordinary talents, such as golf, that we are born in possession of; however, knowledge is something that cannot be taken away should our talents fail us. While Gil’s talent as a professional golfer has never failed him, he has always had the comfort of his education to fall back upon should he need to do so.

For these reasons, Madam Speaker, I am proud to salute Gil Morgan and I join with all of my fellow Oklahomans in giving him praise and congratulations for his most recent accomplishment at the Wal-Mart First Tee Open at Pebble Beach. As you know, Oklahoma is usually known for its love of football; however, on Sunday, September 2, 2007, we were all golf fans because of Gil.

PURPOSES OF THE FOREIGN TAX CREDIT

HON. TOM UDALL

OF NEW MEXICO

IN THE HOUSE OF REPRESENTATIVES

Wednesday, September 19, 2007

Mr. UDALL of New Mexico. Madam Speaker, I rise today to introduce legislation to correct an outdated tax law that is forcing a husband and wife of almost 30 years from my district to live thousands of miles apart during what should be the golden years of their retirement together. In introducing this legislation, however, I seek to not only assist my constituents who have brought this inequity to my attention, but also to assist any other families facing the same problem.

Madam Speaker, I first introduced this legislation during the 109th Congress. I also had an opportunity to testify before the House Ways and Means Committee, Subcommittee on Select Revenue Measures last Congress. Unfortunately that was as far as my bill progressed.

Today, however, I introduce this legislation with great optimism for, and a continued commitment to, its passage. At issue is what I believe is an outdated provision of the tax code that is preventing one of my constituents, Mrs. Novella Wheaton Nied, a U.S. citizen and native New Mexican, from enjoying her retirement years with her husband Veit Nied, a German citizen.

The Nields have been married almost 30 years and have lived overseas in various countries for the length of their marriage until September 2001. Mr. Nied, an economist, retired in September 2001 from the European Commission in Brussels, Belgium. The couple decided to return to Taos, New Mexico, Novella’s home, for their retirement years, but learned upon Veit’s approval of permanent resident status in the United States that his pension from the European Commission would be subject to double taxation—the initial tax by the European Commission, and again by the U.S. should he choose to make his residency here.

Double taxation on his pension will create a hardship for the Nields in their retirement—both financially and emotionally. As a result, Mr. Nied did not accept the permanent resident status and has been traveling back and

forth between Germany and the United States, being very cognizant and diligent about following U.S. immigration and taxation laws, and therefore has not stayed longer than 120 days per annum in the United States, which would render him liable for taxes in this country. This unfortunate living situation has been ongoing since 2001 when they learned of the double taxation and have been seeking a solution that would allow them to once again live together.

The United States has tax agreements with many countries to prevent double taxation, as well as provisions in the tax code that allow resident aliens who pay taxes to a foreign country to claim the foreign tax credit that reduces their U.S. income taxes. Unfortunately, the EU does not qualify as a foreign country for purposes of the foreign tax credit.

The bill I introduce today amends the Internal Revenue Code to treat employment taxes paid to the European Union by employees of the European Union as income taxes paid to a foreign country, for purposes of the foreign tax credit. This bill will allow Mr. Nied, and others in his situation, to qualify for the foreign tax credit.

This is a simple bill that brings a section of the tax code up to date with the changes in international political institutions. While it certainly will help Mr. and Mrs. Nied, this legislation will also help other families who face the same situation. The sooner we pass this legislation, the sooner the Nields, and others, can be reunited and enjoy their retirement years in the company of their loved ones.

HONORING THE LIFE OF ARMY SERGEANT NICK PATTERSON OF ROCHESTER, INDIANA

HON. JOE DONNELLY

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, September 19, 2007

Mr. DONNELLY. Madam Speaker, I rise today to honor the courage, humility, compassion and selflessness of U.S. Army Sergeant Nicholas Patterson, native son of Rochester, Indiana. A member of the 1st Squadron, 73rd Cavalry Regiment, 2nd Brigade Combat Team, 82nd Airborne Division, Nick was killed on September 10, 2007 following a raid in western Baghdad in a tragic accident involving the armored truck in which Nick was riding. Nearing the end of the most dangerous assignment of his second deployment to Iraq, Nick left us to mourn a life lived to the fullest.

Like many people in the Army, Nick was a skilled athlete. A 2001 graduate of Rochester High School, he led his basketball team in scoring his senior year and played second base for the baseball team, proudly wearing number ten in both sports. His former teacher, Rob Malchow, said, “Nick had such an outgoing personality. He had so much energy that you had to get to know him.”

When Nick joined the army shortly after graduation from high school, he set his sights on being a paratrooper. He was thrilled to be part of the storied 82nd Airborne Division and treasured the camaraderie of his men, his brothers. His widow, Jayme, said Nick was “very, very proud to be in the unit he was in,” which he described as “high-speed.” Fellow soldier Sgt. Blake Bagbay noted, “Nick could

always be counted on to pick you up and make you smile. His concern for his soldiers and friends will be missed by all.”

Nick and Jayme shared their love with a four-year-old son, Reilly, and he valued the daily contact with his family by phone, e-mail, and even Web cam. If nothing else, he made sure to e-mail Jayme every day, and even if it was short, he said what mattered, “I love you.”

Nick was also close to his father, Jim, whom he affectionately called Pops. Father and son shared a love of the Chicago Cubs, the Indianapolis Colts, Indiana University basketball and fishing in Nyona Lake. Sharing in the grief of their loss are Nick’s mother and stepfather, Jane and Scott Holmes, his stepmother Virginia Patterson, sister, Tai Johnson, and stepbrother Kyle McLochlin as well as the close knit community of Rochester.

According to Nick’s family, the Army helped him grow up, become more focused, and develop into a leader who earned admiration for his toughness, yet showed compassion. His father noted that Nick didn’t want to be a hero to anybody, except for his son and his family. Today, I recognize Nick as a hero to us all, a brave man, respected by his peers, loved by his family and friends, devoted to his duty. Jim expressed it well, “I’m just so proud. He’s a hero. But it hurts.” I echo those words as I recognize the honor the Nation holds for Nick, yet at the same time, acknowledge our grief. May God bless Nick, his family, his fellow soldiers, and his fellow countrymen as we share this collective sorrow.

IN MEMORY OF DR. MARY ESTHER
GAULDEN JAGGER

HON. MICHAEL C. BURGESS

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, September 19, 2007

Mr. BURGESS. Madam Speaker, I rise today in memory of Dr. Mary Esther Gaulden Jagger from Highland Village, Texas in the 26th Congressional District of Texas. Dr. Jagger passed away September 1, 2007 from Alzheimer’s disease complications. She was 86 years of age.

Mary Esther Gaulden Jagger was a scholarly woman who earned a bachelor’s of science degree from Winthrop College and a doctorate in biology from the University of Virginia.

Dr. Jagger began working in 1949 at the Oak Ridge National Laboratory in Oak Ridge, Tennessee as a senior radiation biologist. The Jagger’s relocated to Dallas from Tennessee in the mid-1960s, where Ms. Jagger took a position as professor of radiology at UT Southwestern Medical Center. She officially retired in 1992, but continued to visit her office until 2004.

Mary Esther Gaulden Jagger helped found the National Organization for Women in 1966. She was president of the Association of Southeastern Biologists in 1959. She was also a member of the Committee on Toxicology and the U.S. National Research Council, as well as being involved in the Radiation Research Society and the Environmental Mutagen Society.

I know from my time in residency at Parkland Hospital, that Dr. Jagger was revered as

an expert. When in doubt or if any questions arose, you could always turn to the wisdom of Dr. Jagger.

While this woman was an accomplished biologist and successful author of scientific literature, she always made her family a priority. Relatives will remember her most for her personality and her devotion to her family.

Dr. Jagger is survived by her husband, children, and three grandchildren. It was my honor to represent Dr. Mary Esther Gaulden Jagger, and I extend my deepest sympathies to her family and friends. She will be deeply missed.

PATENT REFORM ACT OF 2007

SPEECH OF

HON. MICHAEL E. CAPUANO

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Friday, September 7, 2007

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 1908) to amend title 35, United States Code, to provide for patent reform:

Mr. CAPUANO. Mr. Chairman, I rise today to express my opposition to H.R. 1908—the Patent Reform Act of 2007. I do so reluctantly, and hope to work with my colleagues when this bill moves to conference to produce a final product that will adequately address the concerns of all sectors of our innovation economy.

As the Representative of the 8th Congressional District of Massachusetts, I feel immensely privileged to represent many of the nation’s leading innovators. The 8th District is home to some of the best institutions of higher learning in the nation, teaching hospitals, high tech businesses, financial services firms, and biotechnology companies big and small. I recognize how absolutely vital the strength and efficiency of our patent system is to each of them and I take the reform of that system very seriously.

H.R. 1908 is the most comprehensive update to the patent system in generations. The bill makes changes to our patent system that are important to improving the business environment for many sectors of our economy. However, the bill also alters our current system in a way that could potentially prove damaging to other sectors. I oppose this legislation reluctantly because the committee, in particular Chairman BERMAN, has worked diligently to improve this legislation at every stage.

I was very pleased, for example, to see the in the manager’s amendment wording to strike the “prior use” sections of the bill. This change was important to ensuring that those who infringe on patents continue to have to meet a reasonable threshold if they assert a “prior use” defense. I was also pleased that the bill as reported from committee eliminated the “second window” of review after patents are granted. While this section may need additional changes, significant progress has been made to improve it.

I remain concerned, however, about the ramifications of the damages section of H.R. 1908. While I understand that the Chairman and the Committee have made several improvements to this section as well, as it is currently constituted in the bill the damages sec-

tion will unnecessarily elevate apportionment as a method of determining damages when a patent has been infringed. This provision could produce devastating consequences for some innovators. I believe we must be cautious when implementing such a serious change, and that ensuring flexibility is of paramount importance.

I look forward to working with my colleagues on the Judiciary Committee in order to produce the most balanced Patent Reform bill possible.

PERSONAL EXPLANATION

HON. TOM COLE

OF OKLAHOMA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, September 19, 2007

Mr. COLE of Oklahoma. Madam Speaker, on Tuesday, September 18, 2007, I was unavoidably detained due to a prior obligation.

Had I been present and voting, I would have voted “Aye” on rollcall No. 873.

TRIBUTE TO MR. RADCLIFFE
KILLAM

HON. HENRY CUELLAR

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, September 19, 2007

Mr. CUELLAR. Madam Speaker, I rise today to honor Mr. Radcliffe Killam, one of the greatest members of the community of Laredo, Texas, who passed away at the age of 97 on September 8, 2007.

Mr. Radcliffe Killam was born on July 1, 1910, to Oliver Winfield and Harriet Smith Killam in Grove, Oklahoma. He came to Laredo with his family when he was nine years old. His father established the Mirando Oil Company in South Texas, which would later become Killam Oil Company under the leadership of his son, Radcliffe. Mr. Killam grew up working on oil rigs, and attended Laredo High School. He then received a Bachelor’s degree from the University of Texas at Austin and earned a law degree from Harvard Law School in 1935. During World War II, Radcliffe was among those in the greatest generation to answer the call of duty by serving in the U.S. Naval Service overseas in the Atlantic and then in the Pacific.

When the war was over, Mr. Killam returned back to his oil business in Laredo, Texas, with his wife, the former Sue Spivey of Bonham, Texas, whom he had married in 1942. He was extensively involved in the community, and served on the boards and councils of banks, foundations, and educational institutions such as Texas A&M International University whose founding he had helped make possible through his donation of 300 acres for the campus. Mr. Killam truly believed that education was the key to success for the future of the community in Laredo, and endeavored through his various partnerships with TAMIU to ensure the continued success of TAMIU in South Texas. Mr. Killam also extended his philanthropic interests to Mercy Hospital in Laredo, M.D. Anderson Cancer Center in Houston, and to the South Texas Health Sciences Center.