the time," Mr. Nelson says. He believes the answer is yes, but adds that when hurricane season starts each June, "I become very religious"

TRIBUTE TO STANLEY DROSKOSKI

HON. MICHAEL P. FORBES

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 16, 1996

Mr. FORBES. Mr. Speaker, I would like to take this opportunity to pay tribute to one of Long Island's great police chiefs. After 32 years of service to the Southold Police Department, Police Chief Stanley Droskoski retired in May. At the age of 63, Chief Droskoski has spent the last three decades serving his neighbors and his town with unwavering dedication and pride.

A graduate of Greenport High School, Chief Droskoski grew up on his family's farm in Orient. In 1964, he took the police examination and became a patrolman on the town force. Mr. Droskoski rose through the ranks from patrolman, to detective, to sergeant, and then lieutenant before taking over the department's top office in 1991.

I would like to extend my most heartfelt thanks and appreciation to Chief Droskoski for his dedication to public safety.

SYMBOLIC WAR AGAINST DRUGS

HON. BENJAMIN A. GILMAN

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 16, 1996

Mr. GILMAN. Mr. Speaker, the much publicized Clinton administration cancellation of the U.S. entry visa for President Ernesto Samper of Colombia, because of his campaign's link with drug trafficking moneys, is a symbolic public gesture in the battle against illicit drugs.

However, while it is a welcome message against those who deal with or are influenced by the drug traffickers, the actions critically needed from this administration in the war on drugs, are much more important than merely revoking one visa.

Meanwhile, in our fight against the drug traffickers and their guerrilla allies in the most important drug producing nation in the world, Colombia, and other producing or transit nations around the globe, this administration has to do much more.

Illicit drugs have cost our society billions of dollars each and every year in crime, violence, incarceration, health care, lost productivity, and lost lives, especially our young people.

Revoking one visa in a nation like Colombia, is tantamount to providing a cup of water to fight a raging fire, when the local fire department has no equipment.

We must also provide the dedicated and courageous men and women of the Colombian national police, who have suffered more than 3,000 casualties in their real war, the equipment and supplies they need. We must aid them in waging the true battle against the traffickers, and their guerrilla supporters on the ground, who protect and support the cocaine labs and the air strips for processing and mov-

ing this poison eventually north to our cities, streets, and schools.

The differences between these guerrillas and the drug traffickers they protect, is difficult to distinguish. While the Colombian national police have taken down the Cali cartel leadership and killed many of its key figures, it has not been cost free. They have lost many men, planes, and helicopters shot down in the deadly struggle, while our State Department bureaucracy has acted like this was just another foreign aid account service, if and when, it suits them.

Only when we treat this struggle like the real war that it is, and we provide those willing to fight the battle with us, the tools to do the job, can the United States be seen as serious by taking the fight to the traffickers in this deadly struggle. It is in our national interest to fight this struggle abroad, before this corrosive poison reaches our shores and costs much more of our Nation's treasure, and the lives of so many of our people, especially our youth.

We in the Congress have had to push very hard for many months in order to get six replacement helicopters for Colombia for those shot down or crashed in battles with the traffickers or the use of the highly professional Colombian National Police.

These much needed excess U.S. Army Vietnam era helicopters, which our own military no longer needs, and older than many of the Colombia police pilots who fly them, are vital tools in the struggle against the narco-guerrillas.

While the six Hueys finally arrived in early June, although late for the guerrillas' annual spring offensive, they were promptly, effectively used in seizing large quantities of narcotics, and medevacing out the wounded from the battlefield in this deadly struggle being waged in Colombia today.

The Clinton administration has rolled back the source and transit resources efforts in favor of attempting to win a war by treating the wounded here at home. Supplying nearly \$3 billion dollars annually for drug treatment programs in many cases, which at best produces limited results, while neglecting the source and transit nations, is a prescription for failure.

Just a little of that \$3 billion from treatment moneys properly placed in key nations like Colombia, will help drive drug prices up and purity levels down, as was the case in the Reagan/Bush eras where waging a real—not symbolic—war, reduced monthly cocaine use by nearly 80 percent, from 5.5 million users down to 1.3 million users each month. It is doubtful that all those treatment moneys will produce anywhere near that almost 80 percent success rate

With the soaring drug use we are once again witnessing here at home, especially among the young, and our newest drug czar, having already abandoned the analogy of "a drug war", focusing primarily instead on the drug users and treating the wounded, we need more effective action. A real war must be waged against drugs, or we will face another lost generation to the evils of illicit narcotics.

INDIAN CHILD WELFARE ACT AMENDMENTS

HON. DON YOUNG

OF ALASKA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 16, 1996

Mr. YOUNG of Alaska. Mr. Speaker, I am pleased to offer alternative legislation with the ranking minority member of the Resources Committee, Mr. GEORGE MILLER, and Mr. BILL RICHARDSON of New Mexico, to the Indian Child Welfare Act [ICWA]. In May of this year, the House narrowly passed H.R. 3286, which contained amendments to the ICWA. Tribal representatives opposed title III of that bill and have worked with Congresswoman PRYCE to reach an agreement on alternative legislation to ICWA. I want to thank Congresswoman PRYCE for her efforts to reach a compromise on ICWA. I want to also thank all the tribes for their efforts and important input on legislation which has an affect on Indian families and Alaska Native and American Indian children.

After the May vote, tribal representatives met in Tulsa, OK, to reach a consensus to address the concerns expressed by the authors of title III of H.R. 3286. This legislation provides for notice to tribes for voluntary adoptions, terminations of parental rights, and foster care proceedings. It provides for time lines for tribal intervention in voluntary cases and provides criminal sanctions to discourage fraudulent practices in Indian adoptions. Additionally, it clarifies the limits on withdrawal of parental consent to adoptions. The proposal provides for open adoptions in States where State law prohibits them and clarifies tribal courts authority to declare children wards of the tribal court. In addition, it states that attorneys and public and private agencies have a duty to inform Indian parents of their rights under ICWA, and provides for tribal membership certification in adoptions. These reforms resolve the ambiguities in current law which resulted in needless litigation, and have disrupted Indian adoption placements without reducing this country's commitment to protect native American families and promote the best interest of native children.

Mr. Speaker, all of the provisions contained in this bill have been tentatively embraced by the Department of Justice, the Department of the Interior, Jane Gorman, the attorney for the Rost family, and the American Academy of Adoption Attorneys, the proponents of title III of H.R. 3286. I know that they and others are sincere in their concern about litigation which has delayed a few adoptions. But ICWA is not the problem. The Rost case is a sad and tragic case. But it was caused by an attorney who tried to cover up the natural parent's tribal membership and purposefully avoided checking with the grandparents and extended family of the children to see if the family was available to adopt these children. The sad part is that this attorney did not violate the law, but he inflicted untold sorrow on the Rosts, the grandparents of the children, and ultimately on the children themselves. This proposed legislation will impose criminal sanctions on attorneys who violate ICWA requirements in the adoption of a native child. In closing, I believe we have acceptable legislation which will protect the interests of adoptive parents, native extended families, and most importantly, Alaska Native and American Indian children.

IN REMEMBRANCE OF MOLLIE BEATTIE, U.S. FISH AND WILD-LIFE SERVICE DIRECTOR

HON. PETER G. TORKILDSEN

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 16, 1996

Mr. TORKILDSEN. Mr. Speaker, I rise to remember Mollie Beattie, the first woman ever to serve as Director of the U.S. Fish and Wildlife Service. She died on June 27, 1996. With her passing this Nation lost an important advocate for the environment, for wildlife, and for professionalism in advocating for both.

Mollie and I worked closely on issues like the reauthorization of the Endangered Species Act. She was a true professional who often reached across party lines in order to achieve common goals of protecting our environment.

She strongly believed in her work and brought compassion and honesty to a government which can be seen as bureaucratic and removed from many Americans. Mollie listened to the concerns of my constituents and offered her assistance in many of the issues effecting the Parker River National Wildlife Refuge in my district.

Secretary Babbitt, when announcing Mollie's appointment as the Director of the U.S. Fish and Wildlife Service stated, "Mollie brings experience, commitment, and energy to the Fish and Wildlife Service. She is certain to provide the strong leadership we need to conserve our fish and wildlife resources for present and future generations." As Director of the U.S. Fish and Wildlife Service, Mollie did all that and much more.

We will all miss Mollie Beattie and the work she did. We know the world is a better place because of her life.

CLARIFICATION OF THE 1990 CLEAN AIR ACT AMENDMENTS

HON. LEE H. HAMILTON

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES Tuesday, July 16, 1996

Mr. HAMILTON. Mr. Speaker, I am pleased to introduce legislation today to clarify that the 1990 Clean Air Act amendments do not require pollution controls for beverage alcohol compounds emitted from aging warehouses.

To meet the strictures of the 1990 amendments to the Clean Air Act, installation of pollution controls may be required for beverage alcohol, ethanol, emissions from distilled spirits aging warehouses despite the facts that the EPA recognized that such controls could adversely effect product quality and that ethanol emissions do not contribute significantly to ozone formation.

The aging process is a natural process by which distilled spirits products derive their inherent characteristics, including color, taste, and aroma. Altering this aging process by imposing emission control technology on aging warehouses could inflict an unreasonable adverse effect on the maturation process for these products and thereby jeopardize the desired quality and uniqueness of each distilled spirits brand.

Imposition of Clean Air Act emissions controls on aging warehouses would create sig-

nificant costs on both the industry and the Government. First, for the industry, distillers would risk jeopardizing the quality of their products by installing pollution control technology of uncertain effect on aging warehouses.

Second, for the Government, tax revenue would be threatened by any action which significantly impacts product quality and thereby product sales. Distilled spirits are the highest taxed consumer product in the United States and a major source of revenue for Federal, State, and local governments.

Since December 1992, the industry has tried time and time again to get a definitive answer from either the EPA or the State governments involved on the question of whether such controls are required by the 1990 amendments. While both the Indiana and Kentucky general assemblies have passed resolutions urging EPA not to regulate beverage alcohol compounds emitted from aging warehouses, EPA has still not provided a definitive response.

The change I am proposing is only for those emissions coming from aging warehouses and does not exclude any other portions of the distilled spirits production process from Clean Air Act requirements.

H.R 248, THE TRAUMATIC BRAIN INJURY ACT

HON. CHRISTOPHER COX

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 16, 1996

Mr. COX of California. Mr. Speaker, the recent passage by the House of H.R. 248, the Traumatic Brain Injury Act, gives me occasion to recognize several individuals in Orange County, CA, who have dedicated their lives to raising awareness and improving our understanding and treatment of traumatic brain injury.

Prior to the redistricting that took place prior to the 1992 elections, it was my pleasure and honor to be able to directly represent the citizens of Huntington Beach, CA, in the U.S. Congress. It was back then that I first met Mike Lee, a resident of Huntington Beach who suffered severe head injuries in 1991 in a tragic bicycle accident.

Both before and after the accident, Mike has lived life to the fullest. In the 1980's, he cofounded a \$10 million roofing business. He's a certified life insurance agent. And from 1961 to 1971, he worked for Rockwell, the prime contractor for the Apollo Space Program. He served as pad leader for three of the Apollo moonshots—the first Earth orbital Apollo flight, Apollo 7, a lunar orbital, Apollo 9, and the first lunar landing, Apollo 11.

While the 1991 accident caused severe brain damage, greatly reducing cognitive ability and affecting short-term memory, Mike has made tremendous strides in his own recovery program to overcome his injury, and his nevergive-up spirit for life has been an inspiration to the many people he's come into contact with since his accident. He's also done much to heighten public awareness and understanding throughout Orange County of traumatic brain injury.

One of the organizations that's been of help to Mike, and many others with severe brain injuries, is the nonprofit National Cognitive Recovery Foundation, which is headquartered in Irvine, CA, and on whose honorary board of advisors I am pleased to serve. Thanks to the active leadership of Dr. Dan Levinson, the foundation has garnered national attention for its role in helping to establish programs across the country to provide low-cost and effective cognitive rehabilitation, retraining, and special education for brain-injured adults.

Hundreds of persons have been helped through the foundation's community college rehabilitation courses. Coastline Community College in Costa Mesa, CA, was the first such institution to offer classes to re-educate and assist in the recovery of persons with brain injuries. Today, three community colleges in southern California offer the same innovative program, and the National Cognitive Recovery Foundation plans to expand this program to colleges nationwide. Thanks to support from charitable and private sources, Coastline is able to offer its program at an approximate cost of \$50 per semester; other brain injury rehabilitation programs offered in other parts of the country can cost a person up to \$15,000 per year.

The Traumatic Brain Injury Act approved by the House last week is aimed at promoting precisely these kinds of creative and worth-while programs. This legislation will authorize the National Institute of Health to conduct research into the prevention and treatment of traumatic brain injury. It will also authorize grants to groups like the National Cognitive Recovery Foundation for innovative demonstration programs that can help improve access to rehabilitation, health care, and other service for persons suffering from severe brain injuries.

Mr. Speaker, now that the House has approved the Traumatic Brain Injury Act, I urge my colleagues in the U.S. Senate to act swiftly on this legislation. I ask them to keep in mind the daily struggles and challenges faced by Mike Lee and the thousands of other Americans with severe brain injuries. This legislation will do much to further progress in improving our understanding of traumatic brain injuries, in reducing the incidence of head injuries through public awareness and prevention efforts, and in promoting the development of effective, low-cost rehabilitation and treatment programs.

MAKING CONGRESS MORE USER FRIENDLY

HON. RICK WHITE

OF WASHINGTON

IN THE HOUSE OF REPRESENTATIVES

Tuesday, July 16, 1996

Mr. WHITE. Mr. Speaker, over the course of the past 18 months, I have been proud to support the reforms that we have made to change the way our Government, especially this institution, works. I supported applying all laws to Congress because we need to live under the same laws as everyone else. I supported efforts to cut committees and committee staff because I felt that Congress had grown too large. And, I supported the efforts to reduce the amount of money Congress spends on itself because we need to lead by example as we work to balance the budget.

But, Mr. Speaker, there is still more that this Congress needs to do in order to improve the way this institution works.