November 8, 1997

School and Chicago's Northwestern University, dentist, has been described by many as champion of the poor. Disgusted by conditions in then British Guiana, Jagan became involved in the labor movement and was elected to the colonial legislature in 1947.

Jagan, founded the Peoples' Progressive Party which the dominant political force in the 1950's until the British Government sent in troops and forced Jagan's resignation as Prime Minister. Jagan helped Guyana to independence from British rule in 1996. Dr. Jagan was reelected in 1992.

Jagan was the author of a host of books on Caribbean history. His writings brought the Caribbean region to the attention of the world and filed in important parts of the history of the Americas. Dr. Jagan was a special kind of visionary: one who dreamed of a better day and could put it into motion.

Michael Manley was a great orator, a champion of human rights and a statesman of courage and conviction. Jamaica's most charismatic leader, he was acknowledged to be the central, driving force in cementing Caribbean unity and establishing a Caribbean community.

Manley, the son of Peoples' National Party founder Norman Manley and Edna Manley an artist and sculptor, went to war at age 19 as a member of the Royal Canadian Air Force. After the war he went to Jamaica College, became an activist in the West Indies Student Association. After graduation he became a journalist, and influenced by his experiences became involved in the trade union movement.

After his farther's death he became a leader of the PNP and was elected Prime Minister 3 years later in 1972. He served as Prime Minister for 11 years and then was reelected in 1989 and served until health problems forced him to resign in 1992. It was said of Manley, "He showed us that the politics of nation, the ideologies and theories of government, are as relevant to the school girls and boys as to the guys in parliament."

As we remember these two great gentlemen whose hard work, tireless determination, tenacity, and altruistic dedication for peace, justice, human and civil rights, self rule and empowerment, education, jobs and health care we are inspired to draw great strength from the common roots we share, the common problems we face and the common belief that the will and improvement of the people is the best and, ultimately, only guarantee of democracy.

INTRODUCTION OF LEGISLATION TO CLARIFY THE OSHACT RE-GARDING RESPONSIBILITY ON MULTIEMPLOYER WORKSITES

HON. CASS BALLENGER

OF NORTH CAROLINA IN THE HOUSE OF REPRESENTATIVES

Friday, November 7, 1997

Mr. BALLENGER. Mr. Speaker, one of the characteristics of the new OSHA, according to the Clinton administration, is that it will focus not on numbers of citations, but on results. Unfortunately, OSHA's policy with regard to

multiemployer worksites shows just the opposite approach.

It is clear from the Occupational Safety and Health Act that in general each employer is responsible for the working conditions and health and safety of his or her own employees. However, early administrative and court decisions recognized that under limited circumstances an employer could be cited by OSHA if the employer created the violation even if the employees who were in danger as a result of the violation were employed by another employer. So, for example, an employer could be cited for storing heavy material near the edge of the top floor of a construction site which endangered employees of other employers working on the floor below.

In recent years, OSHA has stretched and stretched the limits of that legal test in order to artificially increase its numbers of citations and to achieve, through its enforcement, a policy of creating a site controlling employer responsible for all working conditions on the site. Specifically, OSHA has taken the enforcement position that a general contractor or owner should always be responsible for safety on the entire worksite. As a result, OSHA has begun to routinely cite general contractors even where the contractor's employees are not exposed to the violation and the contractor's employees did not create or have control over the violation. Instead, the basis of the general contractor's liability is simply that the general contractor, or owner, should have overall responsibility of the job site, regardless of what the facts and circumstances actually showed.

In that regard, OSHA has adopted a position for enforcement that follows Democraticsponsored legislation in the 102d and 103d Congress—legislation which failed to pass. A central tenet of those bills was that either a contractor or the owner would be liable in all cases for any safety and health hazards on the worksite. Despite the defeat of that legislation, OSHA has attempted to implement the same policy through enforcement.

Ironically, OSHA's current enforcement policy on multiemployer liability is leading to less safety, not more. General contractors and owners are increasingly reluctant to include any language regarding safety and health responsibilities in contracts with subcontractors, or to take action on subcontractor safety problems that come to the attention of the general contractor or owner. This is done out of concern that any such contract language or action will be used by OSHA as the basis for claiming that the general contractor or owner has assumed responsibility for all safety and health on the worksite, and is therefore liable for any and all violations on the worksite, including those solely created by a subcontractor.

My legislation is intended to reestablish the earlier interpretation regarding liability of multiemployer worksites. Under the bill, an employer may only be cited for an OSHA violation if the employer's own employees are exposed to the violation, or the employer, or its employees, has created the violation or assumed responsibility for ensuring compliance by other employers on the worksite. I urge my colleagues to join me in support of this legislation. TRIBUTE TO HORACE H. HEIDT HON. BRAD SHERMAN

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, November 7, 1997

Mr. SHERMAN. Mr. Speaker, I rise before you today to pay tribute to Horace H. Heidt, who has been nominated for the prestigious Fernando Award for outstanding volunteerism.

President Kennedy once said, "For of those to whom much is given, much is required. And when at some future date the high court sits in judgment of each of us, recording whether in our brief span of service we fulfilled our responsibilities to the state, our success or failure, in whatever office we hold, will be measured by the answers to four questions: First, were we truly men of courage . . . Second, were we truly men of judgment . . . Third, were we truly men of integrity . . . Finally, were we truly men of dedication." The Fernando Award was created to honor individuals who have exemplified leadership, volunteerism and dedication, and is recognized as the leading award for civic accomplishment in the San Fernando Valley. Each year, the Chambers of Commerce in the San Fernando Valley and other community organizations and leaders nominate candidates they feel demonstrate these characteristics. Horace Heidt is a worthy candidate for this award.

Horace has played a leadership role in bringing the arts to the forefront of our community. For 12 years, he was the musical director for the Los Angeles Raiders, and in 1985 he played for President Ronald Reagan at the 50th American Presidential Inaugural Ball. He has negotiated on behalf of the casual music industry and the orchestra leaders of Los Angeles for the collective bargaining agreements. Horace is the honorary chairman of the Valley Cultural Center, a position he has held for the past 3 years.

Horace's commitment to community involvement is not only evident in the cultural arena, he is a leader in business as well. He is the president and board member of the San Fernando Valley Business and Professional Association. This past year, Horace was elected to the Board of Economic Alliance of the San Fernando Valley and appointed to the board of advisors for Finally Restoring Excellence in Education [F.R.E.E.].

Horace has been recognized for his invaluable contributions to our community by several organizations. In 1993, he was presented with the distinguished Freedom Award by the Los Angeles Sertoma Club, and in May 1997, Horace was honored as Citizen of the Year at the 47th Annual Community Awards of the East Valley Coordinating Council. These honors are just a few of the several distinctions Horace has received, in addition to being named as a finalist for the 39th Annual Fernando Award.

Mr. Speaker, distinguished colleagues, please join me in paying tribute to Horace Heidt. He is a role model for the citizens of Los Angeles.

WHAT THE IRS NEEDS

TRIBUTE TO MRS. CLARETTA "MOTHER FREEDOM" SIMPSON

HON. THOMAS M. BARRETT

OF WISCONSIN

IN THE HOUSE OF REPRESENTATIVES Fridav. November 7. 1997

Mr. BARRETT of Wisconsin. Mr. Speaker, I ask the House today to join me in paying tribute to one of Milwaukee's most cherished citizens, Mrs. Claretta "Mother Freedom" Simpson.

Mrs. Simpson has devoted her entire life to helping others succeed. Through her actions, thousands of Milwaukee youth have gone on to realize their dreams and have, in turn, lent a helping hand to others. A circle of caring and giving has surrounded Mrs. Simpson all her life and this month her family will gather with her to celebrate her work.

Mrs. Simpson entered the world in 1901 in the small town of Smedes, MS, delivered by a mid-wife in her home. She experienced the hardships of life at an early age and these experiences lead her to become active very early in the American Civil Rights Movement.

Mrs. Simpson's activities in the civil rights movement pre-date Rev. Dr. Martin Luther King, Jr. She started her work with Dr. T.R.M. Howard of Mount Bayou, MS, one of Dr. King's professors. Mrs. Simpson turned the Civil Rights Movement into her life's work, marching in cities all across America, including Birmingham, AL, Detroit, MI and Washington, DC. She marched with Dr. King and was in Washington to hear his famous "I have a dream. . ." speech.

Mrs. Simpson's tireless efforts on behalf of her fellow man and woman have earned her the title of "Mother Freedom" from other civil rights activists. Her constant participation and support of the movement provided hope and inspiration to everyone around her. Her presence will forever be remembered by those who were there when the dogs came, the hoses flowed, and the lives were lost. Her bravery in the face of death is testimony to the beliefs she holds and the seriousness of her conviction. She cheated death to further the cause, and that is something we should never forget.

In 1958, Mrs. Simpson moved to Milwaukee, WI to continue her efforts in working for civil rights for African-Americans. She became an integral part of her community and worked to soften the sting of poverty on children in Milwaukee.

In 1970, she founded Career Youth Development (CYD), Inc. of Milwaukee. CYD is a non-profit, multi-service, social service agency that serves children from families who most need assistance in Milwaukee. CYD provides over 40 programs to Milwaukee's poor families to help them through drug addiction, gang activity, parenting, academic challenges and many other challenges. She started CYD in her own home, using her own social security check to cover costs.

CYD's slogan is "Love in Action" and it could not better summarize the philosophy of Ms. Simpson. "Love in Action" is what these families and children receive, Mrs. Simpson's love in action.

On November 28th of this year, Mrs. Simpson will be celebrating her 96th birthday. Family and friends will get together to celebrate a life of giving and a woman with undeniable strength and spirit. I am proud to say that I will be a part of her celebration that day and I will always appreciate the sacrifices she has made for Milwuakee and for America.***P***

PERSONAL EXPLANATION

HON. JULIA CARSON

IN THE HOUSE OF REPRESENTATIVES

Friday, November 7, 1997

Ms. CARSON. Mr. Speaker, on Thursday, November 7, 1997, I was necessarily absent conducting official business in my Congressional District and was unable to cast the following rollcall votes. Had I been present, I would have voted as follows and request that this explanation appear at the appropriate place in the RECORD:

"Yea" on rollcall votes 592, 595, 598, and 605; "nay" on rollcall votes 585, 586, 587, 588, 589, 590, 591, 593, 594, 596, 597, 599, 600, 601, 602, 603, and 604.

As a result of air traffic problems this morning, my return to Washington was delayed causing me to miss the first vote of the day. Had I been present, I would have voted "nay" on rollcall vote 606.

TRIBUTE TO PEG DUMBAUGH

HON. PHIL ENGLISH

OF PENNSYLVANIA IN THE HOUSE OF REPRESENTATIVES

Friday, November 7, 1997

Mr. ENGLISH. Mr. Speaker, this year, one of my constituents, Peg Dumbaugh, is retiring as president of the Butler Area School District School Board. I want to take a moment to pay tribute to her fine work not only during her 4 years on the school board, but during her many years of service in the Butler Area School System.

In November 1993, Peg Dumbaugh was elected to the Butler Area School Board for a 4-year term, and she was uniquely gualified to fill the position. For some years, she has been a former high school English teacher in the Butler school system, and had been the faculty adviser for the school newspaper, the Skyliner. After leaving the classroom, she has iointed the Butler Area School District's administrative team as Coordinator of School-Community Relations. During her tenure in that position, Mrs. Dumbaugh had initiated the Distinguished Graduate project, which each year recognizes an outstanding graduate of the Butler Area School District. One of the most notable of these distinguished Butler graduates is Dr. William J. Perry, our former Secretary of Defense. Finally, upon retirement from the school system, Mrs. Dumbaugh did free-lance work in journalism for the Pittsburgh Post-Gazette, among other things covering Butler Area School District school board meetings.

With this rich background of diverse and relevant experiences, Peg Dumbaugh became one of the nine elected members of the Butler Area School Board overseeing a school system that is the 21st largest school district out of the 501 school districts in the Commonwealth of Pennsylvania. The Butler Area

HON. JERRY MORAN

OF KANSAS

IN THE HOUSE OF REPRESENTATIVES

Friday, November 7, 1997

Mr. MORAN. Mr. Speaker, this week Congress made an important, bipartisan statement on behalf of American taxpayers. I supported H.R. 2676 because my constituents know that the Internal Revenue Service needs restructuring and reforming. They tell me stories about assigning an employee to try for 5 hours to get an IRS agent on the telephone, and about wading through multiple notices of deficiency, none of which explain the supposed problem or include the name of an agent who could do so.

Stories such as those led me to introduce H.R. 2598, the IRS Customer Service Improvement Act, last month. All of my fellow Members of Congress who voted for H.R. 2676 earlier this week should consider signing on to my bill as well, because they have much in common.

Both bills are aimed at changing the attitude the IRS takes toward taxpayers. Taxpayers should be the customers of the IRS, not its targets. Most Americans want to follow the law and pay their taxes correctly and should not be considered de facto lawbreakers. Both bills also recognize that Government owes more than just a little respect to the people who have given it the authority to exist. Under our sprawling Tax Code, the IRS has an important role, but that is no excuse for institutional arrogance.

However, the bill we passed this week has more in common with my legislation than spirit and theme. The provision regarding equalizing the interest rates for overlapping underpayments and overpayments, for example, is similar to section 3 of the IRS Customers Service Improvement Act, which would make the interest rate equal in all cases.

The IRS Customer Service Improvement Act also would require the IRS to implement a plan to have all calls to service numbers answered by IRS employees-not machines-in a timely manner; require all IRS letters and notices to be signed by an IRS agent; require the IRS to notify you of mathematical or clerical errors within 6 months; require the IRS to forgive interest and penalties on mathematical and clerical errors if you pay within 60 days of timely notification; establish a 1-year period of limitation for the IRS to assess additional taxes on returns legally filed by individual taxpayers in all but the highest tax bracket; and make the electronic filing of depository taxes voluntary for small businesses.

While I look forward to the next phase of debate, the possible overhaul of our complex and flawed Tax Code, these provisions will add to the drive to change the nature of the IRS while we still have it. After all, Mr. Speaker, it is called the Internal Revenue Service—and it is service that American taxpayers deserve.