

drive to three professional sports teams. Retirees can enjoy the areas 24 nationally recognized golf courses, including Legacy Golf Course designed by Arnold Palmer.

The warm weather and casual atmosphere truly make Bradenton a wonderful retirement community. I am honored that Bradenton received such outstanding recognition.

It is not just the weather, infrastructure, healthcare system, and recreation opportunities that make Bradenton a nationally recognized place to retire; it is the great people who live there. The people of Bradenton are truly second to none and make everyone feel welcome. I know, I moved there over 40 years ago and am proud to call it my home. Money magazine has further shown the country just how great my hometown is.

IN RECOGNITION OF DONALD
VICKERS

HON. RALPH M. HALL

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 27, 2000

Mr. HALL of Texas. Mr. Speaker, I rise today to honor and pay tribute to a fine American and great Texan, Mr. Donald Vickers of Blossom, TX.

In 1942, at the age of 16, Donald Vickers felt the need to fight for his country during World War II. He left his home in Blossom and joined the Army, and his service to his country lasted 31 years and 7 months, during which time he fought in World War II, Korea, the Cuban conflict, and Vietnam.

This fine gentleman, who is revered by friends and family and lovingly called "Papa Donald", received his early training at Camp Shelby, MS, and soon after was sent to fight in North Africa. Later he trained in England and was a part of the fateful landing on D-Day, during the Normandy Invasion. He served in the European theater operation from 1943 to 1945, being assigned to a Tank Destroyer Battalion. In 1946 he re-enlisted and later served in Korea as an advisor to the 59th Republic of Korea Army Tank Company. During the Cuban conflict he was deployed off Cuba in the LST's, which were ready to land both men and equipment. His first tour in Vietnam from December 1965 to December 1966 was with the 25th Infantry Division, 69th Armor Battalion. After serving stateside in 1967, he was assigned to serve with the Military Advisors Corp in Vietnam from December 1968 to December 1969. His other tours of duty included Germany and Hawaii. Stateside, he served in Mississippi, Kansas, Georgia, California, New Jersey, New Mexico, and later, back home in Texas, before he retired from the service in August 1974.

Donald Vickers, now Sergeant Vickers, has been awarded numerous decorations during his many years of service. These include the Combat Infantry Badge, Purple Heart with 2 Clusters, Bronze Stars with V device and 2 Clusters, ARCOM with 3 Clusters, Good Conduct Medal with Silver Bar and 1 Leaf, Vietnam Service Medal with 1 Silver and 3 Bronze Service Stars, WWII Victory Medal, European and Middle Eastern Campaign Medal, National Defense Service Medal with Oak Leaf Cluster and Korean Service Medal. In addition, he has received written commendations from his com-

manding officers which reflect their recognition of his courage, his patriotism, leadership and dedication to his country, his men, and the Army.

Mr. Vickers has been married for many years to Mary Jo Vickers. They have 5 children, 10 grandchildren and 4 great-grandchildren. It was one of their granddaughters, Mrs. Cassidy Fuess, of Denton, TX, who in her devotion to her grandfather and desire to share his history with others, contacted me to tell his story. My thanks to Cassidy, her grandfather, and their family for their devotion to those values that Americans hold dear—love of their country and love for their family. I am proud that they are from my district, and I appreciate the opportunity to recognize Sgt. Donald Vickers and his family today.

THE CHILD PROTECTION/ALCOHOL
AND DRUG PARTNERSHIP ACT

HON. CHARLES B. RANGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 27, 2000

Mr. RANGEL. Mr. Speaker, the National Center on Addiction and Substance Abuse (CASA) at Columbia University released a report last year which found that alcohol and drug abuse cause or exacerbate 7 out of every 10 cases of child abuse or neglect. Regrettably, child welfare workers and judges are not always sufficiently trained in how to detect and cope with substance abuse problems. And of even greater concern, when accurate assessments are made, there is often a lack of available treatment. In fact, the Department of Health and Human Services reports that 63 percent of all mothers with drug problems do not receive any substance abuse treatment within a year.

To combat this threat to child safety and family stability, I am introducing the Child Protection/Alcohol and Drug Partnership Act, which would improve the prevention, screening, and treatment of substance abuse for parents with children in the child welfare system. The bill would provide \$1.9 billion over the next five years to States that develop cooperative arrangements between their substance abuse and child abuse agencies to provide services to the parents of at-risk children. Bipartisan companion legislation has been introduced by Senators SNOWE, ROCKEFELLER, DEWINE, and DODD.

Under the bill, the funding would be disbursed to States based on the number of children in the State. To receive their allotment under the program, States would be required to spend a match starting at 15% in 2001, rising to 25% in 2005. In addition, they would be required to provide a detailed analysis of their current efforts to address substance abuse issues for families in the child welfare system and specify the additional steps they intend to pursue with the new funding (supplanting of existing funds would be prohibited). Funding could be used for a variety of specific activities, including: providing preventive and early intervention services for children of parents with alcohol and drug problems; expanding the availability of substance abuse treatment, including residential treatment, for parents involved with the child welfare system; and improving the screening and assessment of sub-

stance abuse problems for families in the child welfare system.

I urge my colleagues to join me in sponsoring this proposal, which is strongly supported by the Children's Defense Fund, the Child Welfare League of America, the National Association of State Alcohol and Drug Abuse Directors, and the American Public Human Services Association.

DEPARTMENT OF TRANSPORTA-
TION CAN REDUCE ACCIDENTS

HON. DIANA DeGETTE

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 27, 2000

Ms. DeGETTE. Mr. Speaker, I rise today to call attention to one of the leading causes of injury and death to small children—backing vehicles. Most Americans probably do not give much thought to backing out of their driveway, or a parking space at the local supermarket. Yet reversing the car presents a danger to our children, as well as to the disabled and elderly, that can no longer be ignored.

Children under the age of two are more likely to suffer non-traffic-related injuries or fatalities in driveways, parking lots, or sidewalks than any other age group. Moreover, over half of all pedestrian injuries to children in this age group occurs when a vehicle is backing up. Toddlers are especially vulnerable because they are exposed to traffic threats that exceed their cognitive, developmental and sensory abilities. Children have difficulty judging speed, spatial relationships and distance. The risk to disabled individuals and the elderly must also be considered, as they can be unable to move out of the way of a backing vehicle. The risk is augmented as cars get bigger and taller, increasing a driver's "blind spot" behind the car, making the driver unaware of what my lie behind.

Unfortunately, families in my home state of Colorado are already painfully aware of the danger posed by backing vehicles. In Greeley, Colorado, a grandfather accidentally backed over his 18-month-old grandson with a Sports Utility Vehicle (SUV), killing the child last December. A few months later, tragedy struck a couple in Denver when an elderly man on an electric scooter was fatally injured when his wife accidentally backed their minivan into him in the driveway of their home.

At this time, there are no concrete studies to show the dangers of backing vehicles. I ask the Department of Transportation to conduct a study to determine the number of fatalities, injuries and property damage caused by slow-speed backing vehicle accidents. I urge my colleagues to support such a study.

HONORING DONALD WEBER

HON. ANTHONY D. WEINER

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 27, 2000

Mr. WEINER. Mr. Speaker, today I invite my colleagues to pay tribute to Donald Weber on the occasion of his retirement as Superintendent of Community School District 21.

Donald Weber has long been known for his commitment to the children of Community

School District 21 and to providing them with the finest educational opportunities that public education can provide. Donald Weber is truly representative of the best that our community has to offer.

As Superintendent of Community School District 21 for the last seventeen years, Donald Weber developed numerous special programs including: Mark Twain Intermediate School for the Gifted and Talented, Project ADAPT (a model program that is an alternative to suspension), a strong parent involvement program as evidenced by the activities of the District Parents' Workshop, the Brooklyn Studio Secondary School, a model inclusionary middle/high school and The Bay Academy For the Arts and Sciences, a magnet school for children interested in the sciences.

Under the dedicated leadership of Donald Weber, standardized reading and math scores of District 21's students continue to rank among the highest in New York City and the number of students achieving at or above grade level continues to increase.

In recognition of his stature as a dynamic educator and for his efforts on behalf of the students of Community School District 21, Donald Weber has received numerous awards including being named as the New York State Superintendent of the Year 1999–2000.

Donald Weber is a lifetime resident of Community School District 21 and is a product of its schools. A graduate of Public School 177, Donald Weber has routinely demonstrated his commitment to community service and to enhancing the quality of life for all New York City residents. He is former member of Community Planning Board 13 and is a founding member of the Shorefront Friends For Hospice, Inc.

Donald Weber has long been known as an innovator and beacon of good will to all those with whom he has come into contact. Through his dedicated efforts, he has helped to improve my constituents' quality of life. In recognition of his many accomplishments on behalf of my constituents and their children, I offer my congratulations to Donald Weber on the occasion of his retirement as Superintendent of Community School District 21.

SUPPORTING REAUTHORIZATION OF VIOLENCE AGAINST WOMEN ACT PROGRAMS

HON. ANNE M. NORTHUP

OF KENTUCKY

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 27, 2000

Mrs. NORTHUP. Mr. Speaker, I rise to pay tribute to the Violence Against Women Act and to encourage its reauthorization by Congress and the President.

As you know, legislation proposing a federal response to the problem of violence against women was first introduced in 1990, although violence against my gender has been recognized as a serious social problem since the late 1970's. Previous enactment of Violence Against Women Act (VAWA) measures have resulted in grant programs and new penalties aimed at increasing awareness and reducing the occurrence of crimes against women. Reauthorization of VAWA ensures that our protection of women and perseverance in this area does not lapse, and provides support for

the next five years to the law enforcement, hotlines, shelters and services, and community initiatives that assist our cities and localities in dealing with these types of crimes.

Through this program, we have been able to better educate the American public how to respond to crimes against women. This funding has allowed us to bring bring domestic violence out of the shadows and into the forefront. For example, in my district of Louisville, since VAWA money has become available our area has become a model for other jurisdictions because of its multi-disciplinary approach to domestic violence. Agencies and organizations, previously struggling to cooperate with each other, now are working together.

As a community we have received approximately \$5.5 million in VAWA money. Our police are better trained and educated concerning the cycle of domestic violence. Victim advocates now work side by side with the police to provide a better response to victims of domestic violence. More evidence is being collected than ever before, and more victims are taking the brave step of coming forward and more convictions are stopping the cycle of abuse.

Violence against women is not solely a problem for women. Every case that is left unaddressed has the potential to create more violence, to fuel a downward spiral of mental and physical abuse and to destroy more families. I believe the initiatives begun in 1990 go a long way in addressing the need for a tougher stance in this area. We must continue our commitment to increasing personal safety for everyone, and focus our efforts on programs that work to educate the public and prevent future crimes. We must work to limit the devastating consequences that occur to our women, our families and society as a whole.

I encourage Congress to again support the VAWA programs which are so vital to combating the occurrence of domestic abuse, before authorization expires on September 30, 2000.

DR. FRANK LEGGETT—FAMED BASSFIELD DOCTOR RETIRES

HON. RONNIE SHOWS

OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 27, 2000

Mr. SHOWS. Mr. Speaker, I stand before you, my colleagues and the American people to tell you about an American treasure—Dr. Frank Leggett of Bassfield. Dr. Leggett has been a judge, mayor, coroner, alderman, football team physician, church deacon, and hospital chief of staff. In his spare time, Dr. Leggett delivered 300 precious lives to the community of Bassfield and our part of Mississippi. He brought lives into this world, then he nurtured them, served them and took care of them. Dr. Leggett gave more than he received. Our home, my home, Bassfield, is forever a better place because of the contributions of Dr. Frank Leggett.

Dr. Leggett was born in Brookhaven, MS, back in 1926. His early life was marked by our Nation's Great Depression and our greatest war—World War II. Dr. Leggett is part of the greatest generation who not only endured, but survived and built and gave. He and his generation gave us the greatest nation on the

planet. He is a graduate of Ole Miss and Baylor. He worked in Meridian and then came to Bassfield in 1956.

He says he retired on June 30 of this year. But, I have to say, after 40 years on the Bassfield Board of Alderman, and Medical Staff President for 25 years at Jefferson Davis County Hospital (now Prentiss Regional Hospital) I don't think we will really allow this retirement to happen. He will still be with us. Dr. Leggett will be with us caring and giving and sharing like he always has. Dr. Leggett will be at church and across our community serving us as always.

Dr. Leggett loves to travel. He has seen most of our world. But he always made it back home to Bassfield where he belonged and where we needed him. I am indeed honored to stand before the American people and say thank you to Dr. Frank Leggett.

STRICT CRIMINAL LIABILITY RE- FORM FOR OIL SPILL INCIDENTS

HON. DAVID VITTER

OF LOUISIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 27, 2000

Mr. VITTER. Mr. Speaker, I am pleased today with Congressmen COBLE and CLEMENT to introduce legislation to eliminate the application of strict criminal liability for maritime transportation-related oil spills. Contrary to the objectives of the Oil Pollution Act of 1990, commonly referred to as OPA90, strict criminal liability serves to undermine the safe and reliable maritime transportation of oil products, and prevents timely, effective and cooperative cleanup operations in the diminishing number of situations when an oil spill occurs.

Through comprehensive congressional action just a decade ago that led to the enactment and implementation of OPA90, the United States has successfully reduced the number of oil spills in the maritime environment and has established a cooperative public/private partnership to respond effectively to the diminishing number of situations when an oil spill occurs. The Congress, though the enactment of OPA90, carefully balanced the imposition of stronger criminal and civil penalties with the need to promote enhanced cooperation in spill prevention and response efforts. In so doing, the Congress clearly enumerated the circumstances where stringent criminal penalties could be imposed in maritime oil spill incidents.

But this carefully crafted approach is being undermined in practice. Antiquated, unrelated "strict liability" statutes that do not require any showing of "knowledge" or "intent"—specifically—the Migratory Bird Treaty and the Refuse Act—are increasingly utilized as a basis for criminal investigation and prosecution for oil spill incidents. As stated in a U.S. Coast Guard directive, a company and employees, in the event of an oil spill, "could be convicted and sentenced to a criminal fine even where [they] took all reasonable precautions to avoid the discharge". Such turn-of-the-century statutes as the Migratory Bird Treaty Act and Refuse Act, in effect, have turned every oil spill into a potential crime scene without regard to fault or intent, and thus have undermined the cooperation and responsiveness that Congress sought to foster when it enacted OPA90.