

memorial represents not just a day or a battle—it is a marker that represents individual soldiers like the men of the 116th Infantry Regiment—every one a father, son, or brother. Each sacrifice has a name, held dear in the hearts of a patriotic Virginia town—Bedford.

Mr. President, in memory of the men from Bedford, Virginia who died on June 6th, 1944, I ask unanimous consent that their names be printed in the RECORD at the end of my statement as a tribute to the town of Bedford, and every soldier, sailor, and airman, who has made the supreme sacrifice in the service of our country.

The PRESIDING OFFICER: Without objection, it is so ordered.

COMPANY A

Leslie C. Abbott, Jr., Wallace R. Carter, John D. Clifton, Andrew J. Coleman, Frank P. Draper, Jr., Taylor N. Fellers, Charles W. Fizer, Nick N. Gillaspie, Bedford T. Hoback, Raymond S. Hoback, Clifton G. Lee, Earl L. Parker, Jack G. Powers, John F. Reynolds, Weldon A. Rosazza, John B. Schenk, Ray O. Stevens, Gordon H. White, Jr., John L. Wilkes, Elmore P. Wright, Grant C. Yopp

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Joseph E. Parker, Jr.

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THE VERY BAD DEBT BOXSCORE

Mr. HELMS. Mr. President, at the close of business yesterday, Tuesday, May 23, 2000, the Federal debt stood at \$5,670,641,391,640.46 (Five trillion, six hundred seventy billion, six hundred forty-one million, three hundred ninety-one thousand, six hundred forty dollars and forty-six cents).

Five years ago, May 23, 1995, the Federal debt stood at \$4,885,335,000,000 (Four trillion, eight hundred eighty-five billion, three hundred thirty-five million).

Ten years ago, May 23, 1990, the Federal debt stood at \$3,093,087,000,000 (Three trillion, ninety-three billion, eighty-seven million).

Fifteen years ago, May 23, 1985, the Federal debt stood at \$1,750,995,000,000 (One trillion, seven hundred fifty billion, nine hundred ninety-five million) which reflects a debt increase of almost \$4 trillion—\$3,919,646,391,640.46 (Three trillion, nine hundred nineteen billion, six hundred forty-six million, three hundred ninety-one thousand, six hundred forty dollars and forty-six cents) during the past 15 years.

ISRAEL'S REDEPLOYMENT FROM SOUTHERN LEBANON

Mr. SANTORUM. Mr. President, I rise today to speak about S. Con. Res. 116, a concurrent resolution introduced by Senator TRENT LOTT of Mississippi which commends Israel's redeployment from southern Lebanon. I should have been reflected as a cosponsor of that resolution but my name was inadvertently left off the list of cosponsors. I ask that I be shown as a cosponsor of S. Con. Res. 116.

Mr. President, I fully support the resolution and would like to offer my comments on the historic events that have recently transpired. Just yesterday, I met with a group of young students who were visiting Washington, DC, as part of a legislative conference sponsored by the American Israel Public Affairs Committee. I was truly impressed by the level of interest and knowledge of these students.

One of the items we discussed was the need for the United States to provide support for Israel as it withdraws from southern Lebanon. I support the efforts of Prime Minister Barak to withdraw Israeli forces from southern Lebanon and echo the comments that it is time for all foreign military forces to leave Lebanon. Furthermore, the Governments of Syria and Iran must be held accountable for acts of terrorism committed in Lebanon.

Mr. President, Israel has demonstrated its commitment to the peace process and its commitment to comply with United Nations Security Council Resolution 425. It is now time for the United Nations and the international community in general to fulfill their obligations to the peace process and to ensure that southern Lebanon does not become a staging ground for attacks against Israel.

THE ORIGINATION CLAUSE OF THE CONSTITUTION

Mr. INHOFE. Mr. President, on Wednesday, May 17, at page S. 4069 of the RECORD, the distinguished minority leader announced, "I am going to demand that every single appropriations bill that comes to the Senate before it can be completed be passed in the House first because that is regular order." To be clear he repeated, "We are going to require the regular order when it comes to appropriations bills."

The Senator refers to the origination clause of our Constitution Art. 1, Sec. 7, Cl. 1. The origination clause states that "All bills for raising revenue shall originate in the House of Representatives." The meaning of this clause is widely known, and I do not know why the distinguished minority leader would attempt to make an erroneous claim before those who know better. I do know why he did not challenge his 99 colleagues to correct this statement, as he did with another. The reason is that many could have come forward to tell him he was mistaken.

When I open Riddick's Senate Procedure, I read that "[i]n 1935, the Chair ruled that there is no Constitutional limitation upon the Senate to initiate an appropriation bill." The House does claim "the exclusive right to originate all general appropriations bills." Specific appropriations, however, "have frequently originated in the Senate."

If the Senator intends to say that there is no precedent for the initiation of appropriation bills in the Senate, that is false. Perhaps there is some confusion between "raising revenue"

and "appropriating." The former the Senate cannot do. The latter it can.

Also, the room the Senate has to work within is broad rather than narrow. The Rules of the House of Representatives note that "[a] bill raising revenue incidentally [has been] held not to infringe upon the Constitutional prerogative of the House to originate revenue legislation."

The courts agree with these constitutional interpretations. In fact, as recently as 1989, the Court of Appeals for the Tenth District in *U.S. v. King*, 891 F.2d 780, 781 ruled that where a bill does not qualify as a revenue bill, it is not subject to the provisions of the origination clause.

The United States Supreme Court, in *Twin City Nat. Bank of New Brighton v. Nebecker*, 167 U.S. 196, 202, ruled in an 1897 decision, which is cited as precedent to this day, that "revenue bills are those that levy taxes, in the strict sense of the word, and are not bills for other purposes which may incidentally create revenue."

On another occasion, the Supreme Court, in *U.S. v. Norton*, 91 U.S. 566, 569 (1875) said that "[t]he construction of the [origination clause] limitation is practically well settled by the uniform action of Congress" and that "it 'has been confined to bills to levy taxes in the strict sense of the word, and has not been understood to extend to bills for other purposes which incidentally create revenue.'"

Indeed, in 1997, the Court of Appeals for the Ninth District in *Walthall v. U.S.*, 131 F.3d 1289 ruled that the Tax Equity and Fiscal Responsibility Act of 1982 (TEFRA) did not violate the origination clause.

It was not the intent of our Founding Fathers not to allow the Senate to decide how to spend government monies. Obviously, we must do that. Almost every action we take requires some money to be spent. What the Founding Fathers wanted to achieve with the origination clause was a check on government by which the most representative body had to authorize the extraction from the people of taxes.

The only obstacle I know of to the Senate passing certain appropriation bills is the objection of the distinguished minority leader. He claims, "This is getting to be more and more a second House of Representatives." Who is making it so, I ask.

According to Procedure in the U.S. House of Representatives, Sec. 3.2, p. 134 it is the other body in which "[i]nfringement of the Senate on the constitutional prerogative of the House to initiate revenue measures may be raised * * * as a matter of privilege."

ADDITIONAL STATEMENTS

FAREWELL TO TAIWAN REPRESENTATIVE STEPHEN CHEN

● Mr. CRAIG. Mr. President, today I rise to bid farewell to Taiwan Representative Stephen Chen. Representative Chen has been an effective envoy

for Taiwan in the United States. One of his more remarkable accomplishments has been his ability to promote and strengthen improved relationships between Taiwan and the United States. Over the last two years, he has secured important contacts for Taiwan.

Assisted by Mr. Leonard Chao, his chief aide in congressional relations, Representative Stephen Chen has kept us informed of developments within Taiwan, including trading relationships, advances in human rights, moves toward a complete and open democracy, and the peaceful transition of power from the Nationalist Party to the Democratic Progressive Party on May 20th.

Representative Stephen Chen and his wife, Rosa, have been cordial hosts at Twin Oaks. They have gracefully entertained their guests with stories and anecdotes from their many diplomatic postings throughout the world. A master of seven languages, Representative Chen's ability to interpret language nuances has invariably impressed his guests. He is also known for his unique calligraphic capacity of scripting English with a Chinese writing brush. Along with these skills, Representative Chen's foremost gift is his diplomatic courtesy—ever so subtly, he makes his guests want to understand more about his family, his country, and our world through his views.

After nearly fifty years of dedicated diplomatic service to Taiwan, Representative Stephen Chen and Mrs. Rosa Chen, will retire from public service and return to Taiwan. They can be duly proud of their many accomplishments. They will be missed by all who were acquainted with them here in Washington, and we send them off to Taiwan with our best wishes and appreciation.●

NATIONAL CHILD'S DAY: A TRIBUTE TO AMERICA'S CHILDREN

● Mr. GRAHAM. Mr. President, I rise today to thank my colleagues for joining me in this recognition of America's children. Last night, our body passed an important resolution, affirming the sacred role of children in our society.

I have often heard the phrase "every day is children's day." Sadly, this is not always the case. There are too many children in America who are hungry, abused, neglected, and abandoned. Despite the best efforts of our parents, our foster parents, and our social services networks, not all children feel that they are loved and valued.

Today, the United States Senate has taken a monumental step towards recognizing the merit and worth of all of our children.

We already give special tribute to the efforts of our mothers and fathers. On both Mother's Day and Father's Day, we honor the hard work and sacrifices which parents make on behalf of their children and families. These are days where we pay homage to our parents, both acknowledging and giving thanks

for their contributions to both society and home.

I am pleased that June 4, 2000, will be National Child's Day—a day during which parents and friends alike can affirm the love we share for our children. This will be a day devoted to our youth, reminding children and ourselves of the special, blessed place which they have within both our hearts and our lives.

I would like to give special recognition to those organizations whose tireless efforts greatly aided in the success of this resolution, specifically Ms. Lee Rechter, Executive Director of FOCUS (Friends of Children United Succeed) and Mr. David Levy, Director of the Children's Rights Council.

Mr. President, National Child's Day provides a wonderful opportunity for us to celebrate America's children. But, we must also remember that every day should indeed be children's day. Let our expression of love and appreciation for our youth not be confined to a single day, but be shared with them on June 4th and always.●

50TH ANNIVERSARY OF BISHOP EDWARD PEVEC

● Mr. VOINOVICH. Mr. President, this Sunday, May 28th, the Catholic diocese of Cleveland will observe the 50th anniversary of the ordination of Bishop A. Edward Pevce into the priesthood. I rise today to pay tribute to this wonderful man and to offer my thanks for the spiritual guidance he has given to Catholics throughout the City of Cleveland and northeastern Ohio.

Born in Cleveland, Ohio on April 16, 1925, Bishop Edward Pevce is the oldest of four children born to Anton and Frances Pevce, immigrants from Slovenia. On April 29, 1950, at the age of 25, Edward Pevce was ordained into the priesthood. Over the fifty years since his ordination, Bishop Pevce has served northeastern Ohio in a number of capacities. He has been the Associate Pastor at St. Mary Church in Elyria and at St. Lawrence Church in Cleveland. He has been a teacher, assistant principal/vice rector and principal/rector at Borromeo Seminary High School in Wickliffe and a graduate instructor at St. John College in Cleveland. During his service at Borromeo Seminary High School, Bishop Pevce continued his own education at two well-respected Cleveland institutions, earning a Masters degree from John Carroll University and Ph.D. from Western Reserve University. In 1975, he became pastor of his home parish, St. Vitus Church in Cleveland, and four years later, became the President-Rector of Borromeo College of Ohio. In 1982, Edward Pevce was ordained Auxiliary Bishop of Cleveland by His Holiness, Pope John Paul II.

Over the years, I have personally come to know Bishop Pevce, not only as a devout Christian, but as a man of deep caring for all mankind. I still remember the first time that my wife,

Janet, and I saw Bishop Pevce celebrate mass. We were so impressed at the manner in which he conducted himself, that I said to my wife on our way out of the church that there's a priest who ought to be a Bishop! We were both grateful that the Holy Father recognized his good work for the diocese of Cleveland by appointing him Bishop.

Bishop Pevce's warmth and compassion have been felt by many in the City of Cleveland over the past half-century, and I am certain his light shall shine upon us for many years to come. I join all my fellow Cleveland parishioners, and all who have come to know Bishop Pevce in congratulating him on his 50 years of service to the Lord and to his fellow man. He is a true inspiration to us all.●

TOOTSIE FERRELL AND THE DELAWARE SPORTS HALL OF FAME INDUCTEES

● Mr. ROTH. Mr. President, on May 11, eight new members were inducted into the Delaware Sports Hall of Fame. I congratulate all the honorees. They truly deserve to be recognized for their unique, individual contributions to athletics and to the state of Delaware.

The inductees are: Dale Farmer, former executive director of the Delaware Secondary Schools Athletic Association; Robert "Clyde" Farmer, a stand-out pitcher in the local fast-pitch softball leagues of the 1940s and 50s; C. Walter Kadel, who coached and taught physical education to Wilmington's children for more than three decades; Ron Luddington, a bronze medal winner in the 1960 Olympics, who now coaches future skating champions at the University of Delaware ice rink; Betty Richardson, who coached championship field hockey teams at Tower Hill High School, and won championships of her own on the golf course; G. Henry White, a star rusher on the gridiron at Cape Henlopen High School and at Colgate University; Matt Zabitka, who has covered sports in the Delaware Valley for nearly half a century; and Howard "Tootsie" Ferrell, a Delawarean who played with some of the greatest baseball talent of all-time in the Negro League.

An editorial in The News Journal newspaper called this group "a very diverse group of honorees—one of the most varied in its history. The Sports Hall of Fame now represents all sorts of sports greats—white people, minorities, women * * *."

And it is in that spirit that I want to talk about one of those inductees right now.

Howard "Tootsie" Ferrell was a pitcher in the Negro League who once barnstormed with Jackie Robinson who went on to break the color barrier, and integrate major league baseball. Ferrell got his start with the Newark Eagles in 1947. For the next two seasons, he played with the Baltimore Elite Giants. Following in the footsteps of the great Jackie Robinson,