

followed by a Doctor of Jurisprudence in 1970 from St. Mary's University. In 1971, Judge Weiner began her legal career with the U.S. Department of Housing and Urban Development (HUD). Judge Weiner continued to work for HUD for over 26 years and retired as Chief Counsel. While a Chief Counsel, Judge Weiner was responsible for all HUD program legal issues throughout a 57 county jurisdiction and was named the most outstanding HUD Chief Counsel in the country.

In January of 2001, Judge Weiner became a Justice of Peace for Precinct 2 of San Antonio, TX. As Justice of Peace, she has continued to improve the Precinct 2, which oversees evictions, small claims, juvenile disorderly conduct cases, misdemeanors and truancy. Judge Weiner strongly believes that juveniles can be redirected through early intervention with the right kind of counseling.

As an active volunteer and leader in the community, Judge Weiner continues to make significant contributions to the advancement of equal opportunity, the elevation of federal women's careers, and to the legal awareness of aging seniors and retired federal employees. Among her many honors and awards, Judge Weiner was recognized as "Texas Women to Watch" from 2002 to 2004 by the Business and Professional Women Foundation.

Mr. Speaker, it is my honor today to recognize Judge Marcia Weiner for her dedication, commitment, and service to the betterment of society.

CONGRATULATING THE LADIES ANCIENT ORDER OF HIBERNIANS, ST. JOHN NEUMANN DIVISION 1, ON THE 25TH ANNIVERSARY OF ITS CHARTER

HON. PAUL E. KANJORSKI

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 12, 2005

Mr. KANJORSKI. Mr. Speaker, I rise today to ask you and my esteemed colleagues in the House of Representatives to pay tribute to the Ladies Ancient Order of Hibernians, St. John Neumann Division 1, of Wilkes-Barre, Pennsylvania, on the occasion of the 25th anniversary of their charter that occurred in January of 1980.

The primary purpose of the LAOH, which was first organized as the "Daughters of Erin" in 1894 in Omaha, Nebraska, was to protect young immigrant Irish girls coming to the United States. The LAOH offered support and encouragement and assisted the young women to secure employment. The LAOH also assisted the AOH in its efforts to aid the sick and needy and to defend priests, church and country.

In keeping with the original spirit of the LAOH, St. John Neumann Division 1 continues to assist young women of Irish descent by providing an annual scholarship to Bishop Hoban High School in Wilkes-Barre. They assist the sick and needy by adopting a family each year and contributing time and resources to the local soup kitchens and nursing homes. They also volunteer their time and resources to assist the American Red Cross, the Salvation Army, the American Diabetes Association and other worthy community programs.

The group continues to promote Catholic Irish heritage and culture through support of seminarians, their annual St. Brigid Mass, annual St. Patrick Mass, participation in Irish cultural history and dance programs, the Irish teachers program and parades in honor of St. Patrick.

St. John Neumann Division 1 produced two past LAOH state presidents, Claire McNelis Karpowich and Kate Brennan Angerson, and is currently represented on the State board of directors by Maureen Lavelle, who serves as State historian.

Mary Ann Amesbury is the current president of St. John Neumann Division 1. Division officers include: Kellie Knesis, vice president; Maureen Lavelle, recording secretary; Suzanne Cosgrove, treasurer; Margaret Tudgay, financial secretary; Mary Ellen Dooley, historian; Ann Marie O'Hara, missions and charities; Eileen Potsko, Catholic action; Donna Mangan, sentinel and Mary Kathleen Williams, mistress at arms.

Mr. Speaker, please join me in congratulating the Ladies Ancient Order of Hibernians, St. John Neumann Division 1, on this notable occasion. The Wilkes-Barre area community is fortunate to have the benefit of the selfless community service that members of the LAOH provide.

BANKRUPTCY REFORM

HON. TOM DeLAY

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 12, 2005

Mr. DeLAY. Mr. Speaker, every year, loopholes in America's bankruptcy laws are abused, to the tune of tens of billions of dollars—costs that get passed on to consumers in higher prices and higher interest rates.

Our bankruptcy protections, which have always been available to debtors as a last resort, have become just another part of financial planning for too many Americans.

Over the last 15 years, bankruptcy filings have increased 150 percent.

In that time, our economy has grown, tens of millions of jobs have been created, and inflation has been held in check.

There are always families and businesses in need of bankruptcy protection, but not 1.7 million of them a year, Mr. Speaker.

Nor should drug traffickers and violent criminals be eligible for protection. Nor should debtors be able to use bankruptcy laws to avoid paying spousal and child support, which should—as this bill ensures—be the highest priority debts. Nor should small businesses, family farmers, and fishermen be thrown to the wolves every time their market takes a temporary downturn.

That is why the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 has been a critical item on the Republican economic agenda for so long.

And that is why the House this week will finally pass a finished bill—already passed by the Senate—and send it on to the President for his signature.

These loopholes need closing, and at the same time, honest American debtors will always need protection.

That is why the bill we will take up—the product of years of development and negotia-

tion—will include debtor protections such as credit counseling, financial management courses, and greater clarity in credit card billing statements.

It isn't enough to punish the abusers and protect the victims; we must develop a credit system that helps consumers manage their debt before they get in too deep.

The bankruptcy bill is another example of the far-sighted and fair-minded reform agenda the House has been passing for a decade.

It has been a long time coming, Mr. Speaker, but this week we will get the job done.

GOVERNOR GRANHOLM, SBC COMMUNICATIONS, THE MICHIGAN ECONOMIC DEVELOPMENT CORPORATION AND THE COMMUNICATIONS WORKERS OF AMERICA

HON. JOHN CONYERS, JR.

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 12, 2005

Mr. CONYERS. Mr. Speaker, I rise today to commend SBC Communications, Inc.; its Michigan president Gail Torreano; the Governor of my home State of Michigan, Jennifer Granholm; and representatives from the Michigan Economic Development Corporation and the Communications Workers of America.

Earlier this month they came together to unveil a ten-year economic development project, which will keep 930 metropolitan jobs in Detroit and invest over \$3.6 million to upgrade seven network facilities in Southfield and Detroit. This incredible news comes only four months after SBC had initially announced plans to layoff workers.

Over the past five years, Michigan has lost nearly 300,000 jobs, and has had little prospect for significant job growth in sight. My State's unemployment rate was nearly two percent above the nation's average. That number increasingly looked gloomier with news last week that General Motors expects to lose money in this year's first quarter. As a result, their stock dropped 14 percent. My distinguished colleagues, there is no question about it—jobs in Michigan are in jeopardy.

But now, the future appears brighter with SBC Communications and others leading by example in recognizing that corporations play an integral role in their communities, and corporate decisions have consequences that reach much further than their own bottom line.

Such an agreement could not have been reached without strong leadership and a shared vision for the future from all parties involved. This agreement to keep SBC Communications' business in Michigan not only exhibits the great benefits that partnerships between the private and public sectors can reap for our nation's metropolitan communities, but more specifically, it demonstrates the success of Michigan's economic development programs and their capability of serving as a prime example for the rest of America's cities and states.

In agreeing not to move nearly 1,000 jobs out of Michigan, SBC Communications will receive a single business tax credit worth approximately \$18 million from the Michigan Economic Development Corporation, in addition to an Economic Development Job Training grant of up to \$930,000. The proposed

cuts had been part of a planned company-wide reduction of 10,000 workers by the end of this year. And other companies are also staying, too, rather than moving to neighboring states as they had once considered. Assay Designs, Inc. will be adding 86 new jobs and investing an additional \$18 million to a new site in Washtenaw County's Pittsfield Township. Faurecia, a Michigan auto supplier, will be creating nearly 450 more jobs in Sterling Heights as part of a \$40 million expansion. Emerald Graphics Corp. will be producing an additional 347 new jobs near Grand Rapids, rather than in Texas. And with these Michigan fixtures staying, who knows what the future holds for our great State.

The significance of this private-public partnership cannot be overstated. In addition to the immediate consequence of job retention, the University of Michigan projects that the State's agreement with these companies will create an additional 1,210 jobs and generate over \$97 million in revenue for Michigan over the next ten years, with another 1,000 jobs indirectly generated at other area companies. Rather than facing the prospect of helplessly watching hundreds of families potentially flee the metropolitan area—or even the state—in search of new jobs, Michigan's economic future looks brighter with a commitment that these hard workers will remain at home and continue to contribute to the State's economy. Instead of disrupting their children's lives with moves to new schools, SBC employees will continue to root themselves in their respective local communities.

I see no reason why other States cannot create similar incentive programs to keep private sector jobs within their borders as well. The tax credits that Michigan has extended to SBC Communications, Assay Designs, Faurecia, and Emerald Graphics Corp. are just the start. My home state recognizes that corporations naturally desire to expand. And it also recognizes that the State has too many brownfields that require developing. These two are not mutually exclusive. So Michigan has decided to invest in its own future. And what will be the reward? An anticipated \$558 million in private investment! Michigan has proven that it is committed to working with labor and management. Our State has shown that it truly has an open door policy, and will meet and work with all those interested in doing business within its borders, whether your company resides there already and is looking to expand, or is looking to relocate to a local economy that suddenly has a more optimistic forecast.

I encourage my colleagues in Congress to take a close look at what Governor Granholm, SBC Communications, the Michigan Economic Development Corporation and the Communications Workers of America have accomplished. I see no reason why such a success story cannot be replicated in other States as well. In closing, I commend all those parties involved; am grateful for their willingness to work together for our State's future; and hope that this is just the beginning of many success stories to come out of Michigan and America's other 49 States.

HONORING THE CONTRIBUTIONS
OF PRECINCT 1 JUDGE SAUL
ACEVEDO

HON. HENRY CUELLAR

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 12, 2005

Mr. CUELLAR. Mr. Speaker, I rise today to honor the important contributions of Judge Saul Acevedo, of my Congressional District.

Saul Acevedo was born and raised in San Antonio and has been actively involved in the community. He is a product of San Antonio Independent School District and graduated from Jefferson High School in 1981. He earned his Bachelor's Degree in Political Science in 1986 from the University of Texas at San Antonio. He then enrolled at Texas Southern University, and in 1989 earned his Law Degree.

Judge Acevedo was elected as Precinct 1 Justice of the Peace in 1998; he works constantly to ensure that the people of his community receive the services they need from local government. He is a credit to his community and a tremendous resource for his county.

During his time in office he has dedicated himself to the youth of the community. He is extremely active in District 19 little league baseball, and is a past league president. There is one role that Judge Saul Acevedo plays in the community that trumps everything; he is married to Marietta and has two beautiful children.

Mr. Speaker, I am proud to have this opportunity to recognize Judge Saul Acevedo for his dedication and contributions to the community.

INTRODUCTION OF ESTATE TAX
RELIEF LEGISLATION

HON. DENNIS MOORE

OF KANSAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 12, 2005

Mr. MOORE of Kansas. Mr. Speaker, I rise today to introduce legislation that would repeal the estate tax for 99.7% of all estates in our country.

During my time in Congress, I have strongly supported estate tax relief for American families, farmers, and small businesses, and continue to support the ability of one generation to transfer a business and assets to the next generation. During my first term in Congress I voted to override then-President Clinton's veto of a measure that repealed the estate tax, and later voted for President Bush's 2001 tax cut package, which included a phase-out and temporary repeal of the estate tax.

Unfortunately, however, our country's fiscal situation has changed dramatically over the last several years, and while I continue to support estate tax relief, I also continue to support fiscally responsible policies that will not transfer trillions of dollars in debt to future generations. On February 17, 2004, the national debt of the United States exceeded \$7 trillion for the first time in our country's history. One year later, our national debt is \$7.8 trillion. In the past year alone, our country has added \$800 billion to our national debt. The "debt tax" that we are imposing on our children and grandchildren cannot be repealed, and can only be

reduced if we take responsible steps now to improve our fiscal situation.

This week the House is scheduled to consider a full repeal of the estate tax. Repeal of the estate tax will cost approximately \$290 billion over just the next ten years, and although I support full repeal in theory, the sad truth is that our country cannot afford the luxury of an estate tax repeal at this time.

My legislation would provide immediate relief by raising the amount of an estate exempt from any estate tax liability from \$1.5 million to \$3.5 million. Additionally, the exemption for married couples would rise to \$7 million under my bill. I believe this measure strikes an appropriate balance between the enormous cost of full repeal and the unacceptable cost of doing nothing. 99.7 percent of the estates in our country would face no estate tax liability at all under this legislation.

Further, H.R. 8, the estate tax repeal bill that the House will consider in the near future, would preserve the reconstitution of carryover basis rules that are contained in the 2001 tax law. Replacing the step-up in basis that currently exists with the carryover basis rules that used to exist in our tax code, and will temporarily reappear in 2010, would impose a very real, very significant compliance burden, and capital gains tax increase, on approximately 71,000 estates every year. By repealing the step-up in cost basis, which allows heirs to value an inherited asset at the market value of that asset on the date of a benefactor's death, H.R. 8 would force individuals and families to determine the price of a transferred asset at the date at which the asset was originally purchased. This means that a piece of property originally purchased several decades ago for \$25,000 and sold for \$325,000 today would be subject to a taxable capital gain of \$300,000. Taxable gains on transferred property are particularly burdensome in light of the unprecedented real estate boom our country has experienced over the last several years. My legislation would preserve the step-up in basis and thereby provide substantial capital gains tax relief to thousands of American families.

Full repeal of the estate tax may still be an option for future Congresses to consider, but until we are able to improve the fiscal situation of our country, Congress should attempt to strike a balance between total repeal and the status quo, which will significantly increase the estate tax burden in 2011. We need to ensure that the federal government is preparing adequately for the unprecedented demographic shift that will strain Social Security and Medicare in the decades to come. Spending nearly \$300 billion over the next ten years on full repeal of the estate tax poses a genuine threat to Social Security and Medicare and will impose an unnecessary burden on our children and grandchildren, who will be forced to pay back with interest the debt we are accumulating today.

BACK OUR VETERANS' HEALTH
ACT

HON. BOB FILNER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, April 12, 2005

Mr. FILNER. Mr. Speaker, and colleagues, since the creation of the Department of Veterans Affairs health care system, the Nation's