

The Washington Avenue Presbyterian Church is not only the oldest African-American congregation in the state of Georgia, but also bears the distinct honor of being one of the oldest minority congregations in the country. Named for the street on which it is located, the Church has become the primary place of worship for many generations of the most prominent black families in Macon. It also enjoys the privilege of being listed in the National Register of Historic Places in America, another indication of its importance in the local, state, and national communities.

The story of Washington Avenue Presbyterian Church, which began as a small group of slaves worshipping in a small "African Chapel" and has grown into an expansive and successful church, is truly an inspiring one of the dedication and perseverance of a faithful congregation of people who put all their love and trust in the Lord.

Mr. Speaker, today I ask my colleagues to join me in paying tribute to the Washington Avenue Presbyterian Church in Macon, GA for their long history of coming together through the good and difficult times to praise and worship our Lord and Savior Jesus Christ.

HONORING THE LIFE OF RICHARD W. BOERS

HON. MARCY KAPTUR

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Ms. KAPTUR. Mr. Speaker, I rise today to pay tribute to Dick Boers, who passed from this life on Wednesday October 2, 2013. Dick's family and friends will remember him in a memorial service at the Toledo Botanical Gardens on October 15, 2013.

Dick Boers was "a man for all seasons." A horticulturalist and landscape architect, Dick was instrumental in the establishment of the Toledo Botanical Gardens, then known as Crosby Gardens. He was later named Trustee Emeritus of the Gardens' Board and was affectionately known as "Mr. Crosby." The gardens were a signature achievement in a distinguished career.

Born in 1941 in Rochester, New York, Richard Boers graduated from Cornell University. He was pursuing his graduate degree at the University of Michigan when he was recruited by the City of Toledo as a seasonal park designer. In 1965 he was named the City's Forestry Commissioner, at age 25 the youngest in the city's history and the youngest in the nation. Dick spent the next thirty years in the City of Toledo's Parks Department. A dedicated public service, Dick's efforts during his tenure were evident and everywhere. He was widely credited with "greening up" industrial Toledo. Even as he served the City and the citizens of Toledo, Dick was a respected member of several professional organizations and his talent was sought by many.

The Toledo Blade noted that "A sign in Dick's office summed up who he was, 'There is no limit to what a man can do or where he can go if he doesn't mind who gets the credit.'" Philosophers' words indeed, and characteristic of Dick's wisdom.

Dick Boers' efforts of his lifetime are all around us in our city. His legacy is a gift of beautiful landscapes to be enjoyed for genera-

tions to come. When the flowering pear trees burst into bloom in early spring in downtown Toledo, and along the city's thoroughfares, we shall fondly remember Dick Boers. When the annual arts festival is held at the Toledo Botanical Gardens, we shall say thank you to Dick Boers. When native plant species like the blue lupine displace invasive species, we express appreciation to Dick Boers for beautifying our parks and environs. For every part of nature he tended and stewarded to the next generation, we say thank you always to Dick Boers.

OUR UNCONSCIONABLE NATIONAL DEBT

HON. MIKE COFFMAN

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Mr. COFFMAN. Mr. Speaker, on January 20, 2009, the day President Obama took office, the national debt was \$10,626,877,048,913.08.

Today, it is \$17,149,193,429,752.16. We've added \$6,522,316,380,839.08 to our debt in 4 years. This is \$6.5 trillion in debt our nation, our economy, and our children could have avoided with a balanced budget amendment.

PERSONAL EXPLANATION

HON. LYNN A. WESTMORELAND

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Mr. WESTMORELAND. Mr. Speaker, on rolcall No. 572, I was unavoidably detained in Georgia and could not make it to Washington, DC in time to cast my vote.

Had I been present, I would have voted "yea."

FURTHERING ASBESTOS CLAIM TRANSPARENCY (FACT) ACT OF 2013

SPEECH OF

HON. CHRIS VAN HOLLEN

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Wednesday, November 13, 2013

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 982) to amend title 11 of the United States Code to require the public disclosure by trusts established under section 524 of such title, of quarterly reports that contain detailed information regarding the receipt and disposition of claims for injuries based on exposure to asbestos; and for other purposes:

Mr. VAN HOLLEN. Mr. Chair, I rise in opposition to H.R. 982, the misleadingly-named "FACT Act." When the Congress should be considering important legislation to replace the sequester, address our budget deficits in a balanced way, and reform our broken immigration system, we are instead using our scarce legislative time to consider this cynical, counterproductive bill that specifically targets victims suffering from diseases caused by asbestos exposure.

Under the cloak of "transparency and accountability," this legislation would needlessly force asbestos trusts to release personal claim information about victims. It would also allow asbestos defendants to demand unlimited and irrelevant information from asbestos trusts—at any point in a proceeding. The cynical intent of this provision is to burden the asbestos trusts with so many requests for information (from deep-pocketed, corporate defendants) that they will have to spend time and resources fulfilling those information requests, thus delaying trust recoveries by victims. This is especially concerning considering mesothelioma usually kills its victims within 4 to 18 months of diagnosis.

Finally, the allegations of fraud within the trust process are simply untrue. The error rate in the asbestos trust process has been shown to be less than one-half of one percent. Any examples of fraud found are rare and isolated incidents, and are aptly addressed by state courts. Simply put, this legislation is nothing but a legislative handout to the corporations that have (and continue to) subject workers to unsafe working conditions. The one-sided nature of this bill was further exposed when its supporters defeated an amendment that would have required the corporate defendants to disclose information about the location of their disease-causing asbestos products.

I urge my colleagues to vote against H.R. 982.

RECOGNIZING STAFF SERGEANT RODNEY PAINTER FOR HIS SERVICE TO OUR NATION IN THE UNITED STATES AIR FORCE

HON. DANIEL WEBSTER

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Mr. WEBSTER of Florida. Mr. Speaker, it is my privilege to recognize Staff Sergeant Rodney D. Painter, Jr. for nearly 11 years of service to our nation in the United States Air Force.

As a member of the 19th Security Forces Squadron in Little Rock, Arkansas, Staff Sergeant Painter implemented the first Discipline and Adjustment Board and the Parole Board with First Sergeants. He coordinated with the U.S. Air Force Security Forces Center to develop a new confinement floor plan and led an extensive camera project to certify a new confinement facility that ensures the security of inmates.

Staff Sergeant Painter has been generous in his philanthropy, in the most recent year volunteering over 40 hours with Big Brothers Big Sisters of America to provide guidance and mentorship to local youth. In the same year, he also volunteered over 20 hours with the United Way Homeless Shelter, strengthening the bonds between the United States Air Force and local communities. I commend Staff Sergeant Painter for his dedication to serving our nation and the Central Florida community. It is because of men and women like Staff Sergeant Painter who give of themselves to our country that we can live in a free country.

INTRODUCING THE “HONORING
OUR FALLEN HEROES WITH DIG-
NITY ACT OF 2013”

HON. JIM McDERMOTT

OF WASHINGTON

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Mr. McDERMOTT. Mr. Speaker, I rise today to introduce the Honoring Our Fallen Heroes with Dignity Act of 2013.

This act protects the rights of families to leave small keepsakes at the gravesites of servicemembers buried in Section 60 of Arlington National Cemetery, many of whom bravely served their country in Iraq and in Afghanistan.

During the summer of 2013, officials at Arlington National Cemetery came through Section 60 and, without providing advance notice to families, threw away mementos left behind for the heroes buried in Section 60.

Teresa Arciola, a mother whose son was killed in Iraq in 2005, cried when she found out that the mementos she left at her son's gravesite had been removed. “It was like no one cared anymore,” she told The Washington Post.

The act would allow mementos to be left on the top of and immediately next to grave markers in Section 60 of Arlington National Cemetery as long as they did not interfere with normal operations and maintenance procedures, such as mowing the grass.

The items can not be a health or safety hazard, be permanently affixed to gravestones, and can't interfere with normal operations of the Section 60 of Arlington National Cemetery. At end of each month, items left on the grave stone will be collected, cataloged, and stored.

HONORING JAMES BRYON ADAMS,
JR.

HON. PHIL GINGREY

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Mr. GINGREY of Georgia. Mr. Speaker, I rise today to celebrate and honor the life my dear friend James “Jim” Bryon Adams, Jr.—an exemplary American citizen, husband, father, and grandfather.

On November 10, Jim passed away peacefully at his home in Greensboro, North Carolina at the age of 70.

Born and raised in Atlanta, Jim was the oldest son of the late James Byron and Marie Black Adams. After graduating from Druid Hills High School, he attended Georgia Institute of Technology and joined Sigma Nu fraternity, where we became friends. Jim was a reliable friend and fraternity brother. And on top of that, he was a dedicated leader in whatever organizations he joined. While I knew him, he was a Rush Chairman of our fraternity, Captain of the Varsity baseball team, President of the Rambling Wreck Club, and a member of the ANAK honorary society.

After finishing his degree and a short stint with the Chicago Cubs minor league team in Washington State, Jim joined Deering Milliken—presently Milliken & Company—in New York City which began a long and successful career in the textile industry. He was

an executive at many companies in the industry and eventually became President of Flynt Amtex, where he retired at age 65, but continued serving on their board of directors.

Jim's friends and family will remember him as a level headed and dispassionate man who could bring a lighthearted sense of humor to every situation. He took pride in his profession, cared deeply about his family, and enjoyed golfing with his friends.

Mr. Speaker, I extend my deepest condolences to Jim's wife Daryl, his son James, his daughter Jill, his great grandson Brayden, his brother David, and his nephew James in this time of difficulty. It saddens me to know that the world is missing an honorable and dedicated man, but I am humbled to know that he is now in a better place.

LAWSUIT ABUSE REDUCTION ACT
OF 2013

SPEECH OF

HON. JARED HUFFMAN

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, November 14, 2013

Mr. HUFFMAN. Mr. Speaker, I rise in opposition to H.R. 2655, the so-called “Lawsuit Abuse Reduction Act.”

This is a misleading title and a misleading bill. A plaintiff courageously seeking to stand up to civil rights violations, equal protections violations, or voting rights infringement IS NOT abusing anything: she's exercising her rights enshrined in the Constitution.

When I practiced law in California, I know that those I represented—from victims of workplace discrimination to women athlete scholars looking for equal opportunities—would have been hurt by this bill, and their cases may never have been heard.

Ordering sanctions should be at the discretion of the judge, not Congress. This bill would reverse the good judgment and counsel of the Judicial Conference of the United States and the Supreme Court, both of which recommended the change twenty years ago.

Our Courts are a great equalizer; the courtroom is often the only place that a plaintiff can find a fair and equal footing with employers, corporations, and even their government.

This bill would have a chilling effect on the ability of Americans to find justice for civil rights violations, employment discrimination claims, privacy suits, equal protection violations, voting rights claims, consumer protection claims, and so much more.

The changes proposed in this bill would negatively impact cases where the bulk of the evidence rests with one party, disproportionately impacting plaintiffs in civil rights and consumer protection litigation.

This bill would also negatively impact civil cases that involve new legal theories, meaning that landmark cases in our nation's history may never have made it to the Supreme Court; cases like *Brown v. Board of Education*, *Griswald v. Connecticut*, *Massachusetts v. EPA*.

If my colleagues are serious about reforming the legal system, I would be very interested in working with them. There are abusive litigation tactics by both plaintiffs and defendants, and we could work in a responsible, bipartisan manner to address those. But this bill

is not a serious attempt to level the playing field or to curb real abuses. Instead, it puts Congress' thumb on one side of the scale of justice.

I urge my colleagues to vote against this bill.

HONORING RIVERDALE HIGH
SCHOOL AND H2O FOR LIFE

HON. EARL BLUMENAUER

OF OREGON

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Mr. BLUMENAUER. Mr. Speaker, today, I would like to take a moment to honor an individual who, for the last four years, has been inspiring the next generation of global water activists.

Riverdale High School teacher Laurie LePore began teaching the “H2O for Life” course as a way to introduce a service-learning component to her students' education.

At the beginning of each H2O for Life course, students select one or two schools currently lacking a proper, healthy, water source. The class is then divided into five student-led groups, each tasked with their own jobs to do, working together to raise funds for the building of wells, water purification systems, and restrooms for schools in need. Laurie also educates students about water issues in my home state of Oregon, including dam breaching, overfishing, and the impact of bottled water.

This year, her class is assisting two elementary schools in South Africa to raise \$5,000 to bring water, sanitation, and hygiene projects and practices to their schools—benefiting a total of 2,086 students. At the end of the year, eight schools from Africa, the Philippines, and India will have first-time access to water and sanitation facilities thanks to the H2O for Life class and Mrs. LePore's dedication.

Bringing water and sanitation into schools is an essential part of having an effective education system. Without adequate sanitation facilities, young girls are embarrassed to attend school and too often stay away as a result. If there isn't water in their place of learning, many children are forced to choose between providing water for themselves and their family or their education. When it's a matter of life and death or learning, school always loses out.

As the lead sponsor of the 2005 “Water for the Poor Act” and the current “Water for the World Act of 2013,” I applaud local efforts to highlight this ongoing challenge and am deeply appreciative of the impact this program has and will have not only on her students, but for the thousands of children they've helped around the world.

PERSONAL EXPLANATION

HON. KEITH ELLISON

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Friday, November 15, 2013

Mr. ELLISON. Mr. Speaker, on November 12, 2013, I missed rollcall votes No. 571 and 572 for district business. Had I been present I would have voted “yes” on both.