November 18, 1999

U.S. Rep. Charles Stenholm, a former all-state end for Wood at Stamford. Sometimes he just writes to correct mistakes of any nature.

He'd write Gailey, he says, but he's not sure it would do any good. He pulls out a sheet of paper and diagrams his trademark play, the power pitch. Any team that wanted to beat Wood first had to stop the power pitch. They'd run it 20 times a game and never fumble.

He's with the Cowboys fumble, he says, whether it's Tony Dorsett or Emmitt Smith: Coaches teach the running back to run at an angle toward the line of scrimmage before taking the pitch. Wood says they should have their backs to the line with the ball, which would better allow them to catch the pitch, then square their shoulders before they hit the hole.

But wouldn't the Cowboys argue that a back gets to the hole faster if he runs at an angle?

"Might be quicker to the hole," Wood says tersely, his eyes returning to the field, "but you aren't gonna get to the hole with the ball.

He stares straight ahead.

"Just a fundamental mistake," he mutters. "S'all there is to it.

Asked his favorite college coaches, he immediately cites Texas Tech's Spike Dykes and Texas' Mack Brown. He is intrigued by Oklahoma's comeback under Bob Stoops, he's impressed by Kansas State Bill Snyder, and he's the best friend of Florida State's Bobby Bowden.

In his 1992 book, "Gordon Wood's Game Plan to Winning Football," he lists 36 coaches who have contributed to his beliefs, ranging from former assistants to Bo Schembechler, W.T. Staple, Gene Stallings and a high school coach from Ohio named Bron Bacevich.

Wood's education in football seems funny, considering how he started. His father was a farmer outside Abilene who didn't believe a man needed much in the way of schooling.

"If you get to third grade and can read and write, A.V. Wood told his eight children, "you're wasting your time going to college. You'll just be a teacher or preacher, and you'll starve."

Gordon Wood was the only child of A.V.'s four since he had dropped out of high school diploma. He went on to Hardin-Simmons and never starved. But he didn't get rich, either. The most he ever made coaching and teaching, he says, was $42,000. He had an offer in the '50s most he ever made coaching and teaching, he says, was $42,000. He had an offer in the '50s.

He drove the car into the garage, and Katharine told him it was nice. She also told him he just writes to correct mistakes of any nature. And Gordon Wood was a Texas high school football coach, the best ever, his peers say. Even an old perfectionist couldn't beat that.

"I wouldn't change anything," he says softly, sitting in his driveway in his sensible sedan. "No."

HONORING RONALD R. ROGERS AS HE IS INSTALLED AS GRAND MASTER OF THE GRAND LODGE OF FREE AND ACCEPTED MASON'S IN OHIO

HON. ROB PORTMAN
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Wednesday, November 17, 1999

Mr. PORTMAN. Mr. Speaker, I rise today to recognize Ronald R. Rogers, a constituent, who recently became Grand Master of the Grand Lodge of Free and Accepted Masons for 1999–2000.

Mr. Rogers has an extensive Masonic record. He began his Masonic career as Master of Chapter No. 30 in the Order of DeMolay. He received his Chavalier Degree in 1952 and was awarded the Active Legion of Honor in 1976. He became a Master Mason in Norwood Lodge No. 576 in 1972. Before becoming Grand Master, Mr. Rogers was elected Junior Grand Warden in 1956, Senior Grand Warden in 1997, and Deputy Grand Master in 1998.

A Cincinnati native, Mr. Rogers is a graduate of Norwood High School and received his B.A. from the University of Cincinnati. He worked for Clayton L. Scroggins, a management consulting firm in Cincinnati, for 35 years. Mr. Rogers is the proud father of a daughter, Robin, and the proud grandfather of a granddaughter, Leslie.

Active in his community, Mr. Rogers is a member of the Forest Chapel United Methodist Church. He has served Forest Chapel as Chairman of Finance, Chairman of Music and a member of the Administrative Board. He sang in the Forest Chapel Chancel Choir and also served as its president. Mr. Rogers is a past Area Financial Officer of United Way and past President of the Forest Park Band Boosters.

We congratulate Ronald Rogers on his position as Grand Master, and wish him every success during his tenure.

Mr. BILEY. Mr. Speaker, I rise in support of H.R. 3261. I am pleased that today we will pass on suspension bipartisan fashion our satellite reform and privatization legislation, H.R. 3261. The fact that we will pass this deci- sively and that no one has indicated he or she will vote against this bill indicates the widespread support in the House for this legisla- tion. It is high time to end the current cartel- like ownership and management structure of INTELSAT and Inmarsat. They must not only be privatized, they must be privatized in a pro- competitive market. We must eliminate their privileges and immunities, warehoused orbital locations or frequencies, and limit their ability to use their governmental privileges to expand their services and assets pending privatization. There is no reason for government to be pro- viding commercial communications services. We must also replace monopoly control with competition and provide full direct access in the United States to INTELSAT and Inmarsat.

As the author and manager of this legisla- tion, I think it is important to specify what will be the legislative history for H.R. 3261. With the exception of section 641, the deletion of old section 642, the addition of section 469, and several dates relating to the bill, H.R. 3261 is identical to the bill the House passed on May 6, 1998, H.R. 1872. We have put this legis- lation on the suspension calendar because Members already voted for the same text by a margin of 403 to 16. Because most of the bill is identical to last year's bill, it is unneces- sary to go through the Committee hearing and report process again this year. Thus, no report will be filed with H.R. 3261. Instead, we intend that the Committee report for H.R. 1872 (See House Rpt. 105–494), the record for the legis- lative hearing held on November 30, 1997, and the floor debate on H.R. 1872, in relevant part, be used as legislative history for H.R. 3261.

What follows is a specific discussion of changes that have been made in H.R. 3261 when compared to H.R. 1872, which, when taken together with the H.R. 1872 legislative history discussed above, will serve as the legis- lative history for H.R. 3261.

Section 601(b)(1) advances the dates for the privatization of INTELSAT and Inmarsat, respectively, from January 1, 2002 to April 1, 2001, for INTELSAT, and from January 1, 2001 to April 1, 2000, for Inmarsat. The rea- son for this change is that it has become clear that the long transition periods provided in H.R. 1872 are no longer necessary. Both or- ganizations have taken some steps toward some form of privatization. For example, Inmarsat moved to end its intergovernmental status, although it still has not proceeded with an initial public offering of its stock. Moreover, the INTELSAT Assembly of Parties an- nounced some steps which could move INTELSAT in the direction of privatization.

Section 602(a)(1)(A) and section 621(1) also have been changed to reflect the new dates set out in section 601(b)(1). Similarly, the