great sorrow that I tell our colleagues that Stanley was vigorous to the end, of course, with his great and powerful intellect, benefiting all of us to the end.

His plan was to retire in the fall. That was not in the cards for him. God took him sooner. But I want his family to know that many of us in the Congress mourn his passing, and I hope it is a comfort to them that so many people share their grief, but also their great pride in California Justice Stanley Mosk.

SPECIAL ORDERS

The Speaker pro tempore. Under the Speaker’s announced policy of January 3, 2001, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

REMEMBERING THE HONORABLE STANLEY MOSK

The Speaker pro tempore. Under a previous order of the House, the gentleman from California (Mr. SCHIFF) is recognized for 5 minutes.

Mr. SCHIFF. Mr. Speaker, I want to thank my colleagues for their kind remarks.

Mr. Speaker, I rise today to pay my deepest respects to the memory and legacy of the Supreme Court Justice Stanley Mosk, a long-standing champion of civil rights and free speech, who passed away in his home on June 19, 2001, at the age of 88. Justice Mosk loved serving on the court and had very reluctantly decided to retire due to his advancing age. Sadly, Justice Mosk died on the day he was to submit his resignation to the Governor of California.

I first learned of Justice Mosk as a law student at UC Davis. He authored 1,688 rulings, Smart, eloquent, and principled, he had a magnificent record of upholding and expanding the rights of individuals.

TRIBUTE TO THE LATE JUSTICE STANLEY MOSK

(Mr. FARR of California asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. FARR. California. Mr. Speaker, I rise tonight to speak on the memorial of Justice Stanley Mosk. Many of you know that as a fifth-generation Californian, born in San Francisco, where Stanley Mosk died, that he was a giant among supreme court Justices in the United States. He left a legacy of justic in California, having served on the supreme court in that State for 37 years.

I knew him as a lawyer. My father was in the State legislature and was very close to the Mosk family and to the Pat Brown family. Governor Pat Brown appointed him to the bench.

The tragedy of his loss is that one of the greatest legal minds of this century served in all of that time when California was emerging as a State, growing to be the incredible nation-state that it is, and the California Supreme Court rose to, I think, in respect probably the highest among all State supreme courts in the United States. Stanley Mosk led that drive. It is a great tragedy that we lost him before we could totally record all of his memories, but his legacy will live on in the history of California. He was one of the men that matched our mountains.

STANLEY MOSK

As attorney general for nearly 6 years, he issued approximately 2,000 written opinions, appeared before the U.S. Supreme Court in the Arizona v. California water case, and other landmark matters. He served on numerous boards and commissions, handled anti-trust matters, constitutional rights, criminal and civil fraud, authored some of California’s most constructive legislative proposals in the field of crime and law enforcement.

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Born on September 4, 1912, in San Antonio, Texas, Stanley Mosk was educated in public schools in Rockford, Illinois, and attended the University of Chicago Law School, earning his J.D. from Southwestern University in Los Angeles.

He was elected to serve as California attorney general in 1959 after campaigning in which he overcame tactics making his religious faith as a Jew an issue, and won by more than a 1-million-vote margin over his opponent, the largest majority in any contest in America that year. He was overwhelmingly reelected in 1962.

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He established the Attorney General’s Civil Rights Division and fought to force the Professional Golfers Association to amend its bylaws denying access to minority golfers.

Governor Pat Brown appointed Mosk to the California Supreme Court in 1964. I note with pride that the late Senator Sam Ervin of North Carolina, on the floor of Congress on August 5, 1964, referred to Mosk as “one of the finest constitutional lawyers in the United States.” While on the court, Justice Mosk authored decisions that presaged decisions later reached by the U.S. Supreme Court. Mosk, as a superior court judge in 1947, overturned a restrictive covenant that had prevented African Americans and other minorities from moving into particular neighborhoods a year before the United States Supreme Court considered such covenants. He wrote a 1978 decision barring prosecutors from using preemptory challenges to eliminate minority or female jurors in criminal cases, a trailblazing ruling that later became Federal constitutional law when the U.S. Supreme Court reached the same conclusion 8 years later.

Mosk, as commentators have noted, was consistent in upholding the rights of individuals. He authored 1,688 rulings. Smart, eloquent, and principled, he had a magnificent record of upholding and expanding the rights of individuals.

As the Sacramento Bee columnist Peter Schwarcz has eloquently noted, Justice Mosk exhibited a "combination of judicial creativity and practical sense that produced a string of imaginative legal departures." Among those