

and offer my sincerest sympathy to both his family and his colleagues at the Bridgeville Volunteer Fire Company.

IN HONOR OF PAUL WINCHELL

HON. JERROLD NADLER

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, July 13, 2005

Mr. NADLER. Mr. Speaker, I rise today to recognize the life and accomplishments of Paul Winchell, who passed away on Friday, June 24th.

Paul was born in Manhattan's Lower East Side on December 21, 1922. He studied ventriloquism from an early age, overcoming speech impediments and a difficult family life. He would go on to become one of the great pioneers of early television, bringing a smile to every household with his ventriloquism act on the Paul Winchell-Jerry Maloney show in the 1950's.

To younger generations, Paul was best known as the voice of Tigger, the loveable tiger from Walt Disney's adaptation of "Winnie the Pooh." He also played numerous roles on children's programs such as the Jetsons, the Smurfs, the Brady Bunch, and the Beverly Hillbillies. But Paul was much more than an entertainer—he was also an innovative thinker and inventor with thirty patents.

At the age of 35, Paul decided to return to school at Columbia University, where he studied premed and went on to work on projects for the American Red Cross and the Leukemia Society. In 1963 he joined forces with Doctor Henry Heimlich, and together they developed and patented the first early artificial heart. Rather than sit on his accomplishment, however, he donated the heart to the University of Utah, where it served as the prototype for Dr. Robert Jarvik's first successful heart implant in 1982.

Paul Winchell lived a life of unparalleled diversity. Whether making children smile or improving lives through innovation, he dedicated his talents to the betterment of his surroundings, and I request that we honor him for a life well lived.

SECURE TRAINS ACT

HON. ELEANOR HOLMES NORTON

OF THE DISTRICT OF COLUMBIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, July 13, 2005

Ms. NORTON. Mr. Speaker, today, I am reintroducing the Secure TRAINS, Secure Transit and Railroads Across America and Investment in National Security, Act of 2005 for the second time in 2 years, and pleading the urgency of passage before Congress goes on its August break. I am pleased to have as co-sponsors, Democratic Leader NANCY PELOSI, Minority Whip STENY HOYER, Committee on Transportation and Infrastructure Ranking Member JIM OBERSTAR, Homeland Security Committee Ranking Member BENNIE THOMPSON, and Senior Transportation Committee Member and Chair of the Democratic Caucus BOB MENENDEZ. London should be too close for congressional comfort while the country's subways, buses, rail, light rail and ferries go

unprotected. London's tally thus far of 52 dead and 700 injured and the Madrid totals of more than 190 killed and 1,800 injured could be far worse here, considering the abysmal state of passenger and freight preparedness across the United States today.

Instead of direct passage, I tried to get the Homeland Security Committee, on which I serve, to include Secure TRAINS in the Department of Homeland Security, DHS, authorization bill, passed by the House in May, but my bill was defeated on a party line vote. I managed to get two amendments requiring DHS to develop passenger security best practices for mass transportation operators, and to develop a national plan for public outreach and awareness for employees and passengers. However, the key provisions of the bill and of another I cosponsored for freight hazmat security protection were defeated because the President's budget did not fund them.

President Bush's 2006 budget eliminated dedicated funding for mass transportation altogether, instead forcing mass transit into the Targeted Infrastructure Protection Program, TIPP, to compete with other transportation sectors, such as ports, which already receive at least some dedicated funding. Last year, Congress provided only \$150 million for mass transportation security grants, but this year the Senate Appropriations Committee already has reduced these grants by \$100 million.

I can only ask, rhetorically, whether the administration and Congress know what the people ride each day. Approximately 16 times as many passengers use public transportation as use airlines—9 billion passenger trips annually on public transportation—but 90 percent of transportation security funding has gone to air travel, after the fact, after the catastrophe. We are breaking our post-9/11 promise not to be caught flat footed again because we have let the record stand at \$21 billion for air travel security and \$550 million for public transportation security all told. Secure TRAINS at a little over \$3.8 billion modestly increases investment in public transportation and freight security.

Unlike much of the wasteful, open-ended funding for homeland security in the period following 9/11, most of the funding in Secure TRAINS would be available through grants. Thus, the Homeland Security Committee's formula based on threat, vulnerability and consequences would be applied with far greater financial efficiency and efficacy. The bill provides for first-line commonsense security, including cameras, communication systems, explosive detection, and security upgrades on tracks and in tunnels. The bill also includes whistleblower provisions I have been unable to get in prior bills. If stockbrokers and accountants can be protected by Sarbanes-Oxley, it's time we gave the same whistleblower protection to employees charged with keeping trains and buses secure.

We must not go on August vacation leaving subways, busses and rail as they were last week when London was attacked for the first time since World War II. This is the third time I have tried to get this bill passed. We must let it become three strikes and you're out.

H.R. 458—THE MILITARY PERSONNEL FINANCIAL SERVICES PROTECTION ACT

HON. PATRICK T. McHENRY

OF NORTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, July 13, 2005

Mr. McHENRY. Mr. Speaker, I rise today to strongly support H.R. 458, the Military Personnel Financial Services Protection Act, and specifically to highlight Title II of this very important legislation. Title II is designed to protect our brave soldiers as they fight to defend our freedoms, by regulating all lenders that qualify as military lenders—including payday advance businesses, small loan companies, finance companies, or other types of creditors.

I would like to thank Congressman WEST-MORELAND, the sponsor of this bill, as well as Chairman OXLEY and Chairman BACHUS. We would not be able to eliminate unscrupulous lenders from offering these products without the leadership demonstrated by the House Financial Services Committee.

As a representative from North Carolina, I am particularly concerned with protecting our military. North Carolina is the most military friendly State in the Nation. With bases such as Fort Bragg and Camp Lejeune, I am familiar with financial lenders that prey on our servicemen and women. These companies hurt our military by charging unjustifiable rates, using products with hidden fees, and refinancing loans to the detriment of military consumers. It often takes honest soldiers years to escape the financial hardships caused by these dishonest practices.

Our soldiers, like all American citizens, have a variety of financial service needs and value having a wide array of choices and alternatives to fulfill those needs. I applaud many of these alternative financial services outlets, including payday lenders, for striving to protect military personnel by conforming to the best practices recommended by the Community Financial Services Association, a panel of distinguished retired military members.

Rather than unnecessarily prohibiting lenders and limiting the options for our military, H.R. 458 cracks down on abusive practices while preserving access to credit. Title II mandates these necessary protections, such as disclosures and marketing and collection reforms, on a broad range of military lenders. Under Title II, all military lenders will be required to provide detailed disclosures on a variety of subjects. These mandatory disclosures include:

Not requiring service members to complete agreements merely because they signed an application or received a notice;

Advising military personnel, who are seeking short-term credit due to a family or other emergency, to consider applying through one of the Armed Forces' Relief Societies, the United Service Organizations or another base or military organization;

Acknowledging that any credit extension is not sponsored or endorsed by the Armed Forces, the Department of Defense, or any Federal entity;

That the lender may not contact the borrower's commanding officer or chain of command to collect the debt; and

That the service member and his/her dependents may have additional protections

which cannot be waived, even if suggested or required by the lender.

Again, my sincere thanks to the financial institutions that pushed for these reforms and to Congressman WESTMORELAND for his leadership. I look forward to working with my colleagues and our partners in the private sector to eliminate abusive practices and protect the financial health and access of our military.

PUTTING ALLEGATIONS IN THE
PROPER CONTEXT

HON. MARK E. SOUDER

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, July 13, 2005

Mr. SOUDER. Mr. Speaker, in the press for the past few days, I have reportedly heard all sorts of allegations and innuendoes against Karl Rove. Most of these seem to be political, rather than factual. I believe this Wall Street Journal article puts the debate about what was said by whom into a proper context. Former Ambassador Wilson has been largely discredited. Karl Rove, though it has been implied that he broke the law, does not appear to in fact have done so.

It is Wilson whose politically motivated comments who should be under scrutiny, not Rove.

[From the Wall Street Journal, July, 2005]

KARL ROVE, WHISTLEBLOWER

Democrats and most of the Beltway press corps are baying for Karl Rove's head over his role in exposing a case of CIA nepotism involving Joe Wilson and his wife, Valerie Plame. On the contrary, we'd say the White House political guru deserves a prize—perhaps the next iteration of the "Truth-Telling" award that The Nation magazine bestowed upon Mr. Wilson before the Senate Intelligence Committee exposed him as a fraud.

For Mr. Rove is turning out to be the real "whistleblower" in this whole sorry pseudoscandal. He's the one who warned Time's Matthew Cooper and other reporters to be wary of Mr. Wilson's credibility. He's the one who told the press the truth that Mr. Wilson had been recommended for the CIA consulting gig by his wife, not by Vice President Dick Cheney as Mr. Wilson was asserting on the airwaves. In short, Mr. Rove provided important background so Americans could understand that Mr. Wilson wasn't a whistleblower but was a partisan trying to discredit the Iraq War in an election campaign. Thank you, Mr. Rove.

Media chants aside, there's no evidence that Mr. Rove broke any laws in telling reporters that Ms. Plame may have played a role in her husband's selection for a 2002 mission to investigate reports that Iraq was seeking uranium ore in Niger. To be prosecuted under the 1982 Intelligence Identities Protection Act, Mr. Rove would had to have deliberately and maliciously exposed Ms. Plame knowing that she was an undercover agent and using information he'd obtained in an official capacity. But it appears Mr. Rove didn't even know Ms. Plame's name and had only heard about her work at Langley from other journalists.

On the "no underlying crime" point, moreover, no less than the New York Times and Washington Post now agree. So do the 36 major news organizations that filed a legal brief in March aimed at keeping Mr. Cooper and the New York Times's Judith Miller out of jail.

"While an investigation of the leak was justified, it is far from clear—at least on the public record—that a crime took place," the Post noted the other day. Granted the media have come a bit late to this understanding, and then only to protect their own, but the logic of their argument is that Mr. Rove did nothing wrong either.

The same can't be said for Mr. Wilson, who first "outed" himself as a CIA consultant in a melodramatic New York Times op-ed in July 2003. At the time he claimed to have thoroughly debunked the Iraq-Niger yellowcake uranium connection that President Bush had mentioned in his now famous "16 words" on the subject in that year's State of the Union address.

Mr. Wilson also vehemently denied it when columnist Robert Novak first reported that his wife had played a role in selecting him for the Niger mission. He promptly signed up as adviser to the Kerry campaign and was feted almost everywhere in the media, including repeat appearances on NBC's "Meet the Press" and a photo spread (with Valerie) in Vanity Fair.

But his day in the political sun was short-lived. The bipartisan Senate Intelligence Committee report last July cited the note that Ms. Plame had sent recommending her husband for the Niger mission. "Interviews and documents provided to the Committee indicate that his wife, a CPD [Counterproliferation Division] employee, suggested his name for the trip," said the report.

The same bipartisan report also pointed out that the forged documents Mr. Wilson claimed to have discredited hadn't even entered intelligence channels until eight months after his trip. And it said the CIA interpreted the information he provided in his debrief as mildly supportive of the suspicion that Iraq had been seeking uranium in Niger.

About the same time, another inquiry headed by Britain's Lord Butler delivered its own verdict on the 16 words: "We conclude also that the statement in President Bush's State of the Union Address of 28 January 2003 that 'The British Government has learned that Saddam Hussein recently sought significant quantities of uranium from Africa' was well-founded.

In short, Joe Wilson hadn't told the truth about what he'd discovered in Africa, how he'd discovered it, what he'd told the CIA about it, or even why he was sent on the mission. The media and the Kerry campaign promptly abandoned him, though the former never did give as much prominence to his debunking as they did to his original accusations. But if anyone can remember another public figure so entirely and thoroughly discredited, let us know.

If there's any scandal at all here, it is that this entire episode has been allowed to waste so much government time and media attention, not to mention inspire a "special counsel" probe. The Bush Administration is also guilty on this count, since it went along with the appointment of prosecutor Patrick Fitzgerald in an election year in order to punt the issue down the road. But now Mr. Fitzgerald has become an unguided missile, holding reporters in contempt for not disclosing their sources even as it becomes clearer all the time that no underlying crime was at issue.

As for the press corps, rather than calling for Mr. Rove to be fired, they ought to be grateful to him for telling the truth.

TOLERANCE AND ACCEPTANCE
FOR PEOPLE OF OTHER CULTURES

HON. RUSH D. HOLT

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Wednesday, July 13, 2005

Mr. HOLT. Mr. Speaker, I rise today to condemn in the strongest terms possible an ugly and xenophobic comment that recently came to my attention. Yesterday, a staff member who works for another Member of Congress responded to an e-mail inquiry regarding the upcoming visit of Indian Prime Minister Manmohan Singh with what can only be described as an insulting and bigoted attempt at humor. His comments were deeply offensive to Indians, Indian Americans, and countless others like me who do not tolerate such bigotry.

On one of my visits to India a few years ago I was able to meet with government officials, including Prime Minister Singh, then a member of the Rajya Sabha, India's Upper House of Parliament. I was deeply impressed by his intellect, thoughtfulness, and the success of his economic program, and I am proud to welcome him as he addresses a Joint Session of Congress this week. It is my hope that all Americans will listen to his words. We have much to learn from him regarding tolerance and acceptance of people of other cultures.

THE TUSKEGEE AIRMEN—A
HERO'S WELCOME

HON. CHARLES B. RANGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, July 13, 2005

Mr. RANGEL. Mr. Speaker, I would like to welcome to Capitol Hill today a contingent of veterans representing one of the most distinguished military units in American history. The individuals whom I speak of are known as the Tuskegee Airmen, and they are visiting the Capitol today as part of a 'Tuskegee Airmen Legislative Day'. Many people may see these gentlemen strolling the halls of the Capitol and not know that they are living components of American history who changed this country and its military forever.

The Tuskegee Airmen overcame segregation and prejudice to win the opportunity to fight for their nation and became one of the most highly respected fighter groups of World War II. In so doing, they destroyed the racist conceptions of their time, and inspired a generation of Americans to chase their dreams all the way to sky.

Before 1940, African Americans were barred from flying for the U.S. military, just as they were excluded from other aspects of American public and civic life. However, in that year African American airmen won the opportunity to fight for their country as American patriots, though in segregated units. The airmen were trained and stationed in Tuskegee, Alabama, the city which would come to define them and their heroism.

Young men from across the country answered the call to serve, and brought with them not only their own aspirations, but the hopes and dreams of an entire people. Many believed that African Americans did not possess the faculties to be military airmen, and