

and Health Center, UMHHC, Security and Entrance Services for receiving the 2008 Lindberg Bell Award. Bestowed annually by the International Association for Healthcare Security and Safety, IAHS, the Lindberg Bell Award is given to the hospital with the best healthcare security program in the country. The IAHS has over 1,600 members and is the only healthcare security organization in the U.S. They provide valuable services to those in the field, including education and training programs. The award recognizes organizations that have vastly improved their services over the last year, and the UMHHC Security and Entrance Services should be commended for meeting this high standard.

The UMHHC Security and Entrance Services is charged with protecting hospital personnel and property, in addition to providing excellent customer service. This is no small feat, considering that there are over 10,000 people in the hospital at any given time. Their leadership skills and innovative spirit have been demonstrated through the development of a badge system for the Mott Children's Hospital. Under this program, all visitors to the hospital must check in at a station to receive a badge to wear during their stay at the hospital. This system resulted in an increase in security and has spread to other sections of the hospital. I am confident the UMHHC will continue to provide a high level of security for patients.

As a Lindberg Bell Awardee, it is my hope that the UMHHC Security and Entrance Services will continue to serve as an example to the community and its peers that the security of our patients should not be overlooked. Our hospitals open their doors each day to diagnose and care to the citizens of our community. It is imperative that while serving this mission our doctors and nurses are not distracted by outside issues. By going the extra mile, UMHHC is ensuring that every person who walks through their doors will know that both high quality care and safety comes first. Again, I commend UMHHC for their effort and tireless dedication to its patients. To the doctors, nurses and support staff, I congratulate each one of you for being part of a health system who takes the mission of caring for patients to the next level. Congratulations UMHHC on winning the Lindberg Bell Award.

HONORING GEORGETTE BROWN

HON. GREG WALDEN

OF OREGON

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 26, 2008

Mr. WALDEN of Oregon. Madam Speaker, I rise today to share with you and my colleagues my pride in Georgette Brown. Georgette is a dedicated public servant, a good friend, and a stalwart guardian of the American election process.

Georgette is retiring after 25 years of elected service as County Clerk in Josephine County, Oregon. As all of you know, to be elected to a position repeatedly for over two and a half decades, a person must be extremely well liked, dedicated, competent, and a proven leader. Those attributes truly personify Georgette Brown.

In her career, Georgette has brought innovation and modernization to the Office of Jo-

sephine County Clerk since assuming office in 1983. She oversaw significant transitions that took the county from hand-counted paper ballots to punch cards to optical scan ballots, which are now in their third generation. She flawlessly facilitated the change from voting at polling places to a 100 percent vote-by-mail system today. Georgette has been a true professional as County Clerk, and I have relied on her many times to understand how proposed legislation might affect the local elections process.

Georgette has continually modernized the recordkeeping and reporting functions of the County Clerk's office, now utilizing the Internet extensively. She has created a user friendly office where you can easily obtain passports and other public documents. As County Clerk, Georgette also performs marriages.

To accomplish what Georgette has as County Clerk would be considered remarkable in and of itself, but Georgette also excelled at being a loving wife, mother, and now a grandmother. Her public service and leadership has gone beyond her elected position to include her long service in Rotary and Zonta. Georgette has served as president of both of those organizations dedicated to serving others. Georgette serves on the executive board of the International Association of Clerks, Recorders, Election Officials, and Treasurers. In her retirement, she plans to continue her international involvement in the elections process.

For most of her adult life, Georgette was at the side of her husband, Larry, who was tragically taken from us all too soon a few years ago when a long battle with cancer ended his life. Larry was, in every sense of the word, a great American, patriot, and one who accomplished great things. Larry and Georgette were a very effective team working to better their community. When Larry passed away, it took great courage for Georgette to carry on without him, but she has been up to this ultimate personal test. She has kept the flame of public service burning brightly for which the Browns were so well known.

Madam Speaker, with all of her significant accomplishments, Georgette would assuredly point with most pride to the two great daughters that she and Larry raised, Monique and Martie. Monique is married to Shane Anderson and they have presented Georgette with her first grandchild, Taylor Anderson.

Even though Georgette Brown is retiring from public office, she will always be active in serving others, and she remains committed to making her country and her community a better place in which to live and work. Madam Speaker, we may pass laws, but people like Georgette Brown make those laws work for all of us. Although she will be missed as County Clerk, she can leave that phase of her public service knowing that she gave it her all and she made a real difference. With public service such a part of her moral fiber, we know that she will soon be serving in new and innovative ways and continuing to improve the lives of others.

I highly value Georgette's service and her friendship. I ask you to join me in honoring this very special woman.

NAAYI YOUTH PROGRAM—ENCOURAGING MORE MINORITIES TO ENTER HEALTH PROFESSIONS

HON. BARBARA LEE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 26, 2008

Ms. LEE. Madam Speaker, I want to acknowledge and thank my good friend and colleague Dr. DONNA CHRISTENSEN, the chair of the Congressional Black Caucus Health Braintrust. As the only doctor in the CBC, Congresswoman CHRISTENSEN—we all look to DONNA for her advice and her insight on critical health issues that affect our communities.

Whether it is finding ways to address racial and ethnic health disparities, helping our health care system provide culturally competent and culturally relevant care, or helping encourage young people, like you all, to enter the health professions, we rely on DONNA to guide us.

I want to thank her for her leadership and for helping to organize this event today.

My background is as a psychiatric social worker. I know how important it is to have people of color in the health professions; people that can relate to their patients and who can provide help and advice in a way that is relevant for them.

As a member of the Appropriations Subcommittee on Labor, Health and Human Services, and Education, I have been working with my colleagues to increase funding to increase diversity in the health professions.

This year I'm pleased to report that we have developed a bill that would provide nearly \$104 million to increase diversity training programs in the health professions. That's an increase of \$34 million from last year.

These funds will go towards programs and institutions that help train minority health professionals and provide scholarship support to help defray the costs of an education.

As we move through the appropriations process I look forward to working with my colleagues to ensure that we keep and grow the money for these programs.

THE MEDICAL DEVICE SAFETY ACT: PROVIDING CRITICAL CONSUMER PROTECTIONS

HON. JANICE D. SCHAKOWSKY

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 26, 2008

Ms. SCHAKOWSKY. Madam Speaker, I rise today in strong support of the Medical Device Safety Act of 2008, which has been introduced today by my colleagues Representatives FRANK PALLONE and HENRY WAXMAN. I am proud to be original cosponsor of this legislation, which will restore consumer protections that were eliminated in the Supreme Court's recent Riegel v. Medtronic decision.

The Riegel v. Medtronic decision ignored congressional intent and disregarded 30 years of experience under the 1976 Medical Device amendments, during which FDA regulation and State tort law worked together to protect consumers from dangerous devices. The Riegel decision gives total immunity to device manufacturers who fail to adequately warn

consumers about device risks. It is now the responsibility of Congress to correct the Court's dangerous mistake.

Patients who are injured by medical devices often suffer permanent, debilitating injuries or even death. They need the ability to hold the negligent medical device manufacturer accountable for their injuries. If not, private health insurance companies and Medicare or Medicaid would be left footing the bill to pay for those injuries; and, ultimately, the taxpayer pays for the medical device manufacturer's mistake.

This narrow piece of legislation is necessary to address the Riegel decision and to ensure that it is not then applied to afford total immunity to medical device manufacturers throughout the country. It also will make certain that patients injured by medical devices can have their claims heard by a judge and jury and will prevent courts from summarily dismissing claims without ever hearing the facts. Finally, it restores congressional intent by explicitly stating that actions for damages under State law are preserved.

I urge my colleagues to join me in cosponsoring and enacting the Medical Device Safety Act so that we can restore long-standing consumer protections.

PERSONAL EXPLANATION

HON. TIM MAHONEY

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 26, 2008

Mr. MAHONEY of Florida. Madam Speaker, on Wednesday, June 25, 2008, I was unable to be in Washington, D.C. due to my attendance at the funeral of a personal friend in my district.

Had I been able to vote, I would have voted the following ways on the below listed rollcall votes: 449—"yea"; 450—"yea"; 451—"yea"; 452—"yea"; 453—"yea"; 454—"nay"; 455—"nay"; 456—"yea"; 457—"yea"; 458—"nay"; 459—"yea"; 460—"yea"; 461—"yea."

ALTERNATIVE MINIMUM TAX RELIEF ACT OF 2008

SPEECH OF

HON. MARK UDALL

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 25, 2008

Mr. UDALL of Colorado. Mr. Speaker, I will vote for this bill because of the need to protect middle-income families from a massive tax increase that will hit them if we do not act to adjust the Alternative Minimum Tax, or AMT.

In technical terms, the bill would extend for one year AMT relief for nonrefundable personal credits and increases the AMT exemption amount to \$69,950 for joint filers and \$46,200 for individuals. In real-world terms, that means it will prevent a tax increase for more than 28,000 Colorado households that otherwise would be required to pay more in Federal income tax when returns are due next year. And so, Mr. Speaker, the bill overall is properly focused on tax relief for middle class families—a goal I strongly support.

Some of our colleagues say they will oppose the bill because it includes provisions

that would close loopholes and make other changes in the tax laws in order to offset this tax relief. They evidently are not concerned about the fact that the federal budget is deeply into deficit spending.

I do have some reservations about how the bill seeks to provide AMT tax relief without making our Federal deficit worse. But I do not take a relaxed attitude to our fiscal problems, and think it is better to avoid adding to them—and that is the purpose of the offset provisions of the bill

One such provision would revise current law so investment fund managers would no longer pay capital gains rates on the income they receive for investment management services income that does not reflect a reasonable return on their own invested capital. This change was approved by the House last year in H.R. 3996, which I supported. In addition, the bill would exclude from the domestic production deduction the gross receipts derived from the sale, exchange or other disposition of oil, natural gas, or any primary product thereof for large integrated oil companies. And it would freeze at 6 percent—the rate under current law—the domestic production deduction for income of other taxpayers with respect to oil, natural gas or any primary product thereof. This is also not new—it is a scaled-back version of an outright repeal of this deduction for all oil, natural gas or any primary product thereof that passed the House last year.

And the bill would prevent foreign multinational corporations incorporated in tax haven countries from avoiding tax on income earned in the United States by routing their income through structures in which a United States subsidiary corporation makes a deductible payment to a country with which the United States has a tax treaty before ultimately repatriating these earnings in the tax haven country. This is a scaled-back version of a previously approved by the House of Representatives as part of H.R. 2419. Further, the bill includes a proposal that was in the president's latest budget request that will require institutions that make payments to merchants in settlement of payment card transactions to file an information return with the IRS.

These provisions are not the only or perhaps even the best way to offset the revenue costs of providing a temporary fix to the AMT—but the bill's opponents have suggested no alternative except to cut unspecified amounts of spending in unspecified parts of the budget or to further add to the "debt tax" that has already been imposed on our children (and their children) by the irresponsible policies of the last seven years.

The Senate will have to consider the legislation further, and it is possible that these provisions will be revised. But, in the meantime, the bottom line is that today we have the opportunity to provide tax relief to hundreds of thousands of middle-class families in Colorado. I think that is something I think the House should do without delay, and that is why I am voting for this bill.

SUPPLEMENTAL APPROPRIATIONS ACT, 2008

SPEECH OF

HON. TODD TIAHRT

OF KANSAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 19, 2008

Mr. TIAHRT. Mr. Speaker, I offer my support for the passage of both amendments which constitute H.R. 2642, the Iraq/Afghanistan Supplemental Appropriations. Our service personnel serving abroad and here at home deserve the full support of this Congress. After months of partisan posturing by the Democrat Leadership, this bill finally puts the needs of our troops above the needs of politicians.

This bipartisan agreement provides \$161.8 billion for the Department of Defense (DoD) to carry out the will of this nation. This funding pays the salaries and benefits of military and DoD civilian personnel, the fuel for their vehicles, and ammunition for their guns. This funding also takes care of their loved ones left behind.

In addition to providing for our service personnel in combat, this important legislation expands the GI education benefits for our veterans and extends unemployment insurance. Although unrelated to the primary purpose of this legislation, I agree that these are vital priorities to the American people.

In December 1943 when Kansan Harry Colmery wrote the guiding principles that would become the GI Bill of Rights, the promise was clear. Veterans returning from war would be provided with free education and a host of other benefits as a token of America's thanks for their service. Today, returning veterans receive many of these same benefits, but the value of the educational benefits has fallen due to the rapid rise in the cost of higher education.

The important educational expansion to the GI Bill found in H.R. 2642 renews the promise first proposed by Harry Colmery. Service members in Iraq, Afghanistan, and around the world fighting the Global War on Terror deserve our support while in uniform and when their duty is complete. As a Kansan, I am proud of the work Mr. Colmery started in 1943 and the work Congress continues today with the passage of this legislation.

This bill provides increased educational benefits for all members of the military who have served on active duty since September 11, 2001. The new benefit includes tuition reimbursement equal to the established cost regularly charged for in-state tuition at a public institution of higher education, a housing allowance, and a stipend for supplies and equipment for four academic years. The amount of the benefit is determined by the length of time, after September 11, 2001, the service member was on active duty. This provision also allows educational benefits to be transferred to the spouse or child of a service member.

As a co-sponsor of H.R. 5740, which provided the base concepts of this GI Bill expansion provision, I am very pleased that these benefits were included in H.R. 2642. Thankfully these much deserved benefits are not linked to a tax increase on small businesses, which was the case on an earlier version of the Iraq/Afghanistan Supplemental Appropriations.

In addition to providing funding for our troops fighting the Global War on Terror and