

Throughout his life, as a judge and scholar, Mr. Higginbotham was known as a passionate defender of civil rights. The late Supreme Court Justice Thurgood Marshall once called him "a great lawyer and a very great judge."

A native of Trenton, N.J., Higginbotham earned his law degree at Yale Law School.

In 1962, President John F. Kennedy named him to the Federal Trade Commission, making him the FTC's first African-American commissioner.

Higginbotham served as president of the Philadelphia chapter of the National Association for the Advancement of Colored People (NAACP) from 1960–1962.

In 1964, Higginbotham was appointed to the U.S. District Court in the Eastern District of Pennsylvania, becoming the third African-American federal district judge.

Four years later, President Lyndon Johnson appointed him vice chairman of the National Commission on the Causes and Prevention of Violence, to investigate the urban riots of the 1960's. The resulting Kerner Report blamed the growing polarization between blacks and whites for the violence.

Higginbotham again broke new ground in 1969 when he became Yale's first African-American trustee.

In 1977, he was appointed by President Jimmy Carter as judge of the 3rd U.S. Circuit Court of Appeals. In 1989, he became chief judge of the U.S. Third Circuit Court of Appeals, which covers Pennsylvania, New Jersey and Delaware.

He retired from the bench in 1993 and became a public service professor of jurisprudence at Harvard's John F. Kennedy School of Government.

At the request of South African leader Nelson Mandela, Higginbotham became an international mediator for issues surrounding the 1994 national elections in which all South Africans could participate for the first time.

Mr. Higginbotham was awarded the nation's highest civilian award, the Presidential Medal of Freedom in 1995, a year after he was honored with the Raoul Wallenberg Humanitarian Award.

In 1995, the American Association of University Professors appointed Higginbotham to its panel to investigate the University of California Board of Regents' decision to end race-based affirmative action.

Recently, Mr. Higginbotham urged the House Judiciary Committee not to impeach President Clinton. "Perjury has graduations. Some are serious, some are less," he testified. "If the president broke the 55-mph speed limit and said under oath he was going 49, that would not be an impeachable high crime. And neither is this."

Mr. Higginbotham is also acclaimed for his multivolume study of race, "Race and the American Legal Process." In those books, he examined how colonial law was linked to slavery and racism, and examined how the post emancipation legal system continued to perpetuate oppression of blacks.

At the time of his death, Higginbotham was working on an autobiography.

He leaves his wife, Evelyn Brooks Higginbotham, a professor of history and Afro-American studies at Harvard; two daughters, Karen and Nia; and two sons, Stephen and Kenneth.

EXTENSIONS OF REMARKS

RE-INTRODUCTION OF THE "CODE OF ELECTION ETHICS"

HON. JOHN ELIAS BALDACCI

OF MAINE

IN THE HOUSE OF REPRESENTATIVES

Tuesday, January 19, 1999

Mr. BALDACCI. Mr. Speaker, most campaign reform efforts are focused on the financing aspect. This is an important issue, and I have been a strong proponent of moving forward with campaign finance reform. However, while the American people are tired of the abuses in our campaign finance system, they are equally tired of the negative campaigns that seem to have become the norm. The tone of campaigns—as well as their financing—has an impact on public trust in government and citizen participation in the electoral process.

For that reason, I am today re-introducing legislation that would encourage congressional candidates to abide by a "Code of Election Ethics." It is based on the Maine Code of Election Conduct, which was developed by the Margaret Chase Smith Center for Public Policy at the University of Maine and the Center for Global Ethics in Camden, Maine. During the 1996 and 1998 general elections, all Maine Gubernatorial and Congressional candidates agreed to abide by the state Code. The Code worked well, and Maine voters benefited from generally positive, issue-based campaigns. Maine's voter participation rate was among the highest in the nation.

This Code of Election Ethics asks candidates to be "honest, fair, respectful, responsible and compassionate" in their campaigns. The bill requires the Clerk of the House and the Secretary of the Senate to make public the names of candidates who have agreed to the Code.

I believe that the American people want a campaign system they can be proud of. This has to include two parts. First, we must clean up the way in which campaigns are financed. And second, we must elevate the level of the debate between candidates, to ensure that we engage in civilized and substantive campaigns. The Code of Election Ethics will serve as a reminder to candidates, and provide the public with a yardstick by which to measure the performance of candidates.

Something must be done to enhance people's confidence in government and faith in our democracy. I believe this bill is a step in the right direction. I am proud to have Representatives ALLEN and HINCHEY joining me as original co-sponsors, and I hope that many of you will add your support to this effort to improve the quality of congressional campaigns.

SOFT MONEY BAN

HON. PATSY T. MINK

OF HAWAII

IN THE HOUSE OF REPRESENTATIVES

Tuesday, January 19, 1999

Mrs. MINK of Hawaii. Mr. Speaker, last session, we came close to passing meaningful campaign finance reform that would have put integrity back in our election laws. Unfortunately, the final bill died in the House and the 1998 elections were business as usual.

January 20, 1999

When we look at the numbers of the 1998 election, they tell us the whole story: that money decided the winners and losers of the elections.

According to the Center for Responsive Politics, in 94 percent of Senate races and 95 percent of U.S. House races, the candidate who spent the most money was the winner on election day. In the House of Representatives, incumbent re-election rate was 98 percent—the highest rate since 1988 and one of the highest this century. This re-election rate was directly attributed to the amount of money spent.

We have got to take a stand now. If we do not, the race for money will only continue to grow and grow.

We can argue on the numerous provisions that should be included in comprehensive campaign finance reform, but one thing we should all agree on is the banning of soft money to National Parties.

My bill simply does that. It places the same limits on the contributions to the National Parties as is currently in effect for contributions made to all candidates for federal office.

Let's ban soft money this year. Let's take a stand and restore confidence in our government.

INTRODUCTION OF LEGISLATION TO HELP MEDICARE BENEFICIARIES HURT BY Y2K COMPUTER DELAYS IN HOSPITAL OUTPATIENT DEPARTMENT PAYMENT REFORM

HON. FORTNEY PETE STARK

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, January 19, 1999

Mr. STARK. Mr. Speaker, a number of Medicare provisions in the Balanced Budget Act have been delayed because of the Year 2000 computer "bug" problem. One delay involves postponing reforms in the way Medicare pays for beneficiaries who receive services in hospital outpatient departments (HOPDs).

This is as complicated and Byzantine an area of payment policy as exists in Medicare—but the bottom line is that the delay will cost seniors and the disabled \$460 million in 1999 compared to what they would have saved if the HOPD reform that Congress intended and enacted had proceeded on course.

\$460 million is a lot of money for seniors facing medical problems. Hopefully, HCFA's Y2K corrections will proceed on schedule and beneficiaries can begin saving money in 2001 when the HOPD changes are implemented. But in case there are problems, seniors could continue to see higher costs than they should well into year 2000.

This is a relatively simple problem to fix. I am introducing a bill today that will deliver on the BBA's promise to seniors of nearly half a billion in savings in 1999. I urge the Ways and Means and Senate Finance Committees to consider this proposal on an emergency basis. It will have no cost of Medicare—but it will provide much needed relief from HOPD overcharges. It has the support of the Administration.