the self-referral law is uniquely effective in controlling overutilization, and that it works well precursors be eliminated. The designs of their arrangements before finalizing contracts. In effect, the self-referral law is self-enforcing. To further substantiate that point, at a May 13 Ways & Means Health Subcommittee hearing on the physician self-referral law, the HHS Inspector General’s chief counsel, D. McCarthy Thornton, testified that the phony joint ventures on the 1980’s have decreased significantly. That is good news.

The result is that compliance with the law is standard practice in the health industry today. Even Columbia-HCA, which I have long criticized, now has a system in place that carefully screens financial relationships with physicians in order to stay in compliance with the law.

This demonstrates that even without final regulations, the law is effectively controlling overutilization in Medicare’s fee-for-service program. In 1986 the B2 and all enrollees. Absent the law’s curbs, Medicare would be highly vulnerable to overutilization again. Indeed, in 1995, when Representative THOMAS introduced similar legislation, the Congressional Budget Office estimated the bill would cost Medicare $400 million over 7 years.

It is particularly hypocritical that the American Medical Association is lobbying for repeal of the law’s compensation provisions. Last time I checked, AMA’s Code of Medical Ethics mandated that providers screen the heart of the law—which is the Federal Government’s ability to require fair-market value parameters for compensation arrangements between providers.

If the law is repealed, taxpayers will again be forced to foot the bill for billions of dollars in provision of unnecessary services. Enactment of the Thomas proposal would shorten Medicare’s life and return us to the days of the 1980’s, when physicians created sham joint ventures to which they steered their patients for unnecessary, expensive, and even painful tests.

I hope that we will not go down that road.

The Medicare Physician Self-Referral Improvement Act

BILL SUMMARY

The Medicare Physician Self-Referral Improvement Act of 1999 introduced by Rep.隻 all enrollees. Absent the law’s curbs, Medicare would be highly vulnerable to overutilization again. Indeed, in 1995, when Representative THOMAS introduced similar legislation, the Congressional Budget Office estimated the bill would cost Medicare $400 million over 7 years.

It is particularly hypocritical that the American Medical Association is lobbying for repeal of the law’s compensation provisions. Last time I checked, AMA’s Code of Medical Ethics mandated that providers screen the heart of the law—which is the Federal Government’s ability to require fair-market value parameters for compensation arrangements between providers.

If the law is repealed, taxpayers will again be forced to foot the bill for billions of dollars in provision of unnecessary services. Enactment of the Thomas proposal would shorten Medicare’s life and return us to the days of the 1980’s, when physicians created sham joint ventures to which they steered their patients for unnecessary, expensive, and even painful tests.

I hope that we will not go down that road.

The Medicare Physician Self-Referral Improvement Act

BILL SUMMARY

The Medicare Physician Self-Referral Improvement Act of 1999 introduced by Rep.隻 all enrollees. Absent the law’s curbs, Medicare would be highly vulnerable to overutilization again. Indeed, in 1995, when Representative THOMAS introduced similar legislation, the Congressional Budget Office estimated the bill would cost Medicare $400 million over 7 years.

It is particularly hypocritical that the American Medical Association is lobbying for repeal of the law’s compensation provisions. Last time I checked, AMA’s Code of Medical Ethics mandated that providers screen the heart of the law—which is the Federal Government’s ability to require fair-market value parameters for compensation arrangements between providers.

If the law is repealed, taxpayers will again be forced to foot the bill for billions of dollars in provision of unnecessary services. Enactment of the Thomas proposal would shorten Medicare’s life and return us to the days of the 1980’s, when physicians created sham joint ventures to which they steered their patients for unnecessary, expensive, and even painful tests.

I hope that we will not go down that road.

The Medicare Physician Self-Referral Improvement Act

BILL SUMMARY

true faith. Throughout the years, Annunciation has served as a center of spiritual and religious growth within the community through the rites of Eucharist and Confirmation. Also, Annunciation unites Catholic members of the community through marriage, offers spiritual pardons through confession, as well as memorializes the deceased through Christian burial.

Annunciation has also educated generations of young men, women and children who have passed through the residential school over the last seventy-five years, in addition to teaching children the fundamental academic disciplines. Annunciation has taught the importance of service to the community. Currently, Annunciation is involved in helping to bring the Belclare-Puritas Development Corporation and the Meals-On-Wheels to the area, providing their end of the month Neighborhood Meal, and monthly Food Collection and Hunger Collection, both of which are very supportive of the West Park Community Cupboard.

It is evident that the Annunciation Parish Community has, over the years, played a crucial role in the community, and that its many years of service have been an invaluable contribution to the West Cleveland community.

IN RECOGNITION OF THE PLEASANTON LIONS CLUB’S CAMPAIGN TO RAISE AWARENESS ABOUT SCLERODERMA

HON. ELLEN O. TAUSCHER
OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES
Thursday, July 29, 1999

Mrs. TAUSCHER. Mr. Speaker, I rise today to bring to the attention of my colleagues a disease known as scleroderma that an estimated 500,000 Americans currently suffer from. Even though more people have this disease than have Muscular Dystrophy, Multiple Sclerosis or Cystic Fibrosis, Scleroderma, unfortunately, is not that well known by the public.

Scleroderma literally means “hard skin” and is a chronic disorder that leads to the overproduction of collagen in the body’s connective tissue. It can also effect internal organs, causing severe damage and serious complications. The body’s digestive, circulatory and immune system. Scleroderma is not contagious or directly hereditary nor is it gender, race or age specific. However, 80% of its victims are women, most in the prime of their lives. Unfortunately, there is no known cause or cure for scleroderma.

I would like to commend the Pleasanton Lions Club within the 10th Congressional District for taking upon themselves to raise awareness about Scleroderma. Thanks to a request being made by the Pleasanton Lions Club, the Pleasanton City Council on May 18 of this year proclaimed the month of June as “Scleroderma Awareness Month.” Also in conjunction with downtown events in Pleasanton, the Pleasanton Lions Club sponsors a booth offering information about the disease that also involves members from the Scleroderma Support Group in the Bay Area who share their stories with the public.

The Pleasanton Lions Club has also established informational displays along with literature at the Pleasanton Library, the Lion’s Club visitor/ticket office, the Valleycare Library, Valleycare Mental Center, the Pleasanton Senior Center and the Livermore Veterans Hospital.

On June 11, the Pleasanton Lions Club sponsored their 11th annual golf tournament and dinner to help raise money for scleroderma research. I have been told that the tournament and the subsequent dinner were a roaring success.

It is important that scleroderma be given the attention required to raise awareness and the funds needed to fight this chronic disease. The Pleasanton Lions Club have played a major role in this effort and I thank them for it. I hope others will follow their lead and get the word out to the public about why we need to fight scleroderma.

SALARIES FOR MEMBERS OF CONGRESS

HON. RON LEWIS
OF KENTUCKY

IN THE HOUSE OF REPRESENTATIVES
Thursday, July 29, 1999

Mr. LEWIS of Kentucky. Mr. Speaker, I rise today to address the issue of salaries for Members of Congress.

I have spoken time and again about my frustration of having to deal with the issue of automatic cost of living increases for Members of Congress each year. This year was no exception.

Representing a mostly rural district in Kentucky, I believe that I am fairly compensated for my services. It is an honor for me to represent the Second District.

It is important, at a time like this, for us to not lose sight of the facts that in the past several years we have asked America to sacrifice in order to balanced the federal budget. While we, in Congress, have made great strides toward this goal, our job is not yet complete.

I continue to be concerned with the process in which these cost of living adjustments are made. I would rather Congress take an up or down vote on all pay adjustments for Members and have cosponsored legislation to eliminate the cost of living provision altogether. This was the manner in which Congress did business for over one hundred and fifty years.

This is the first time in five years I have voted for a cost of living increase. I have to recognize that many of my colleagues are not fortunate enough to live in a low cost area such as the Second District of Kentucky.

This increase is not just for Members of Congress but for the thousands of federal judges and civil service administrators which are leaving at an alarming rate for the private sector. This exodus is depriving the government of some of the best and brightest that we have to offer.

Mr. Speaker, while I supported the increase for these reasons this time, I will not accept it personally. I intend to contribute my share of the cost of living increase to worthwhile causes in the Second District of Kentucky.

TRIBUTE TO ALBERT SADOW

HON. SANDER M. LEVIN
OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES
Thursday, July 29, 1999

Mr. LEVIN. Mr. Speaker, I rise to pay tribute to Police Chief Albert Sadow who retired from Hazel Park, Michigan’s Police Department on July 14, 1999, bringing closure to 38 years of distinguished public service.

Chief Sadow’s career with the City of Hazel Park dates back to 1961 when he worked for the Water and Sewer Department at the hourly rate of $1.67. In addition to holding the civil posts of Assistant City Manager and Personnel Director, Chief Sadow rose through the ranks of the Police Department from Patrolman to Sergeant to Lieutenant, and finally to Chief in 1985.

Under Chief Sadow’s leadership, the City of Hazel Park profited from many positive changes and innovations in public safety. Through the acquisition of state and federal funds, Chief Sadow brought the Hazel Park Police Department into the 21st Century by installing video display terminals, video cameras, radar units and state-of-the-art computer systems in every police cruiser.

Other programs instituted during Chief Sadow’s tenure include the Southeast Oakland Crime Suppression Task Force, Drug Abuse Resistance Education (DARE), the K–9 unit, Motor Vehicle Carrier and Bicycle Patrol.

In his 38 years of service, Albert Sadow never used a sick day, and has been a tireless, and dedicated public servant. Indeed, Hazel Park is as better and safer place thanks to Chief Sadow.

Mr. Speaker, I ask my colleagues to join me in wishing my friend, Albert Sadow, good health and happiness as he and his wife, Virginia, trade in his police car for their motor home, and spend their retirement visiting their three grown children and enjoying life together.

HONORING JUDGE FRANK M. JOHNSON, JR.

HON. EARL F. HILLIARD
OF ALABAMA

IN THE HOUSE OF REPRESENTATIVES
Thursday, July 29, 1999

Mr. HILLIARD. Mr. Speaker, We are a country of strong men united by great philosophies, yet we are divided by realities that built this country by stripping a people of their land in order to call it our own and by enslaving another people to a lifelong labor of blood and sweat to build our homes.

Mr. Speaker, today, on the brink of a new millennium, not to point out the immaculate flaws of our cherished American dream. Rather, I rise to salute Judge Frank M. Johnson, Jr., a man who Time Magazine in 1967 deemed “one of the most important men in America” and whose life exemplifies the Biblical statement “To whom much is given, much is required.”

Judge Johnson is a man who dedicated more than four decades of his life to ensuring