that no man be limited by separate facilities that inherently violate his right to life, liberty, and the pursuit of happiness. He is an American icon, a legendary Federal jurist from Alabama whose historic civil rights decisions forever shattered segregation in a “Jim Crow” South. His monumental ruling striking down the Montgomery bus-segregation law as unconstitutional created a broad mandate for racial justice that eternally eliminated segregation in public schools and colleges, bathrooms, restaurants and other public facilities in Alabama and across the South. Judge Johnson was an innovator and a crusader for all mankind who will be remembered eternally for giving true meaning to the word justice.

Today, I rise to honor Judge Johnson for helping to bring equality to the American dream; I honor him for bringing justice to an inhumane system of law; I honor him like Martin Luther King, Jr., for allowing justice and righteousness to roll down like a mighty stream.

AMENDMENT TO CZECH CITIZENSHIP LAW PRAISED

HON. STENY H. HOYER
OF MARYLAND
IN THE HOUSE OF REPRESENTATIVES
Thursday, July 29, 1999

Mr. HOYER. Mr. Speaker, I rise today to address an issue I have raised in this Chamber many times before: the Czech citizenship law. For 5 years, as a member of the Helsinki Commission, I have argued that the law adopted when the Czechoslovak Federal Republic dissolved, on January 1, 1993, was designed to and had the effect of leaving tens of thousands of former Czechoslovaks de jure or de facto stateless. I have argued, and as Czech officials eventually admitted, all of those people were members of the Romani minority. And I have argued that to have a law with such a narrow and discriminatory impact was no accident. Most of all, I have argued that this law needed to be changed.

In 1996, the law was amended in an effort to placate international critics of the law, but that amendment was mere window dressing and the Czech citizenship law still left tens of thousands of former Czechoslovaks stateless, every one a Rom. Moreover, there was an important principle at stake: citizenship laws in newly independent states which discriminate against permanent residents who were citizens of the former state on the basis of race, language, religion or ethnicity are not compatible with international norms. That failure to uphold this principle in the Czech Republic could have critical reverberations in every former Soviet Republic and, more to the point, every former Yugoslav Republic.

Many people working on this issue believed that the 1996 amendment was all that was politically possible; that we would simply have to resign ourselves to a generation of stateless Roma. The leadership of the Helsinki Commission, including the current Chairman, Congressman CHRIS SMITH, held our ground and insisted that the Czech law should be amended again, to bring it into line with international norms.

Meanwhile, throughout this first post-Communist decade, the number of violent attacks against Roma climbed, year after year. By the fall of 1999, some 60,000 Roma had requested asylum in Canada. By 1998, NGO’s reported that there had been more than 40 racially motivated murders in the Czech Republic since 1990, more than the number of racially motivated murders in Bulgaria, Romania, and Slovakia combined—countries with much larger Romani populations. Midway through 1998, the city of Usti nad Labem announced plans to build a wall to segregate Romani residents from ethnic Czechs—a ghetto in the heart of Europe.

Fortunately, the Czech Government elected last year appears to take the human rights violations of Czech Roma much more seriously. Early after taking office, Deputy Prime Minister Pavel Ryتشkys announced that amending the Czech citizenship law would be a priority in his government’s agenda. Acting on that commitment, the Chamber of Deputies adopted an amendment on July 9 that will enable thousands of Roma to apply for citizenship.

This amendment must still be passed by the Czech Senate and signed into law by President Václav Havel—but both steps are expected to take place this year. More critically, it will be necessary to ensure that there is an active campaign to reach all those who have been denied citizenship, to make sure this right is fully exercised. But for now, the Czech Chamber of Deputies has upheld an important principle and, even more importantly, upheld the rights of the Romani minority.

H.R. 2633—THE POLICE BADGE FRAUD PREVENTION ACT OF 1999

HON. STEPHEN HORN
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, July 29, 1999

Mr. HORN. Mr. Speaker, today I reintroduced H.R. 2633, the Police Badge Fraud Prevention Act, a bill intended to remove the state and local police badge from the reach of those who wish to use badges to commit crimes.

If a man or woman in a police uniform knocks on your door and shows a badge, you wouldn’t think twice about opening the door. But by doing so, you may be putting your family in danger. Counterfeit police badges—and fraudulently obtained real ones—have allowed criminals to invade people’s homes and terrorize their families.

In 1997, Los Angeles police arrested two men suspected of committing more than 30 home-invasion robberies by impersonating police officers. Among the more than 100 items confiscated from the suspects’ home were official Los Angeles police badges.

Despite state statutes against impersonating police officers, criminals appear to have found an easy access to police badges and the means to manufacture counterfeit badges. The local Fox television affiliate in Los Angeles found out just how easy it is in an undercover investigation. The undercover reporter bought a fake Los Angeles Police Department badge from a dealer for $1,000, a fake California Highway Patrol badge for $40, and for $60 a fake badge from the police department of Signal Hill (a city in my Congressional District).

The threat of counterfeit police badges reaches across state lines. Criminals can purchase badges on the Internet and through mail-order catalogs. The interstate nature of the counterfeit badge market calls for a national response to this problem. There is currently no federal law dealing with counterfeit badges of state and local law enforcement agencies.

H.R. 2633, the Police Badge Fraud Prevention Act, would ban the interstate or foreign trafficking of counterfeit badges and genuine badges (among those not authorized to possess a genuine badge). This legislation would complement state statutes against impersonating a police officer, addressing in particular the problems posed by Internet and mail-order badge sales. This is similar to H.R. 4282 in the 105th Congress. The new version of the bill includes exceptions for cases where the badge is used exclusively in a collection or exhibit; for decorative purposes; or for a dramatic presentation, such as in theatrical, film, or television production. The Federal Order of Police is endorsing this bill.

Misuse of the badge reduces public trust in law enforcement and endangers the public. This bill should be enacted to stop criminals from using this time-honored symbol of law enforcement for illegal purposes.

I am delighted to have the following co-sponsors: They are: Mrs. MORELLA; Mr. RAMSTAD; Mr. SHOWS; Mr. BARCIA; Mr. HOLDEN; Mrs. KELLY; Mr. INSLEE; Mr. VISKOSKY; Mr. GENE GREEN; Mr. KOLBE; Mr. LUTHER; Mr. ENGLISH; Mr. ADAM SMITH; Mr. STUPAK; Ms. DANNER; Mr. OSE; Mr. REYES; Ms. BERKLEY; and Mr. GARY MILLER.

I urge my colleagues to co-sponsor this legislation and urge the House to pass it.

Mr. Speaker, the text of H.R. 2633 is short. It follows:

H.R. 2633

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, in the year of Our Lord one thousand nine hundred and ninety-nine, be it enacted

SECTION 1. SHORT TITLE.
This Act may be cited as the “Police Badge Fraud Prevention Act of 1999”

SEC. 2. POLICE BADGES.
(a) In General. Chapter 33 of title 18, United States Code, is amended by adding at the end the following:

“716. Police badges
“(a) Whoever—
“(1) knowingly transfers, transports, or receives, in interstate or foreign commerce, a counterfeit police badge;
“(2) knowingly transfers, in interstate or foreign commerce, a genuine police badge to an individual not authorized to possess it under the law of the place in which the badge is the official badge of the police;
“(3) knowingly receives a genuine police badge in a transfer prohibited by paragraph (2); or
“(4) being a person not authorized to possess a genuine police badge under the law of the place in which the badge is the official badge of the police, knowingly transports that badge in interstate or foreign commerce; shall be fined under this title or imprisoned not more than 180 days, or both.”
EXTENSIONS OF REMARKS

HON. NANCY L. JOHNSON
OF CONNECTICUT
IN THE HOUSE OF REPRESENTATIVES
Thursday, July 29, 1999

Mrs. JOHNSON of Connecticut. Mr. Speaker, I rise to speak in support of a program very important to Connecticut. With Congress presently debating its annual spending bills, people may wonder how the budget affects them and their well-being. I would like to take this opportunity to tell you about one particular program of which I am a strong supporter—the Connecticut State Technology Extension program (CONN/STEP).

CONN/STEP helps Connecticut manufacturers become more competitive through the use of advanced manufacturing and management technologies. Through their team of field engineers, CONN/STEP provides onsite technical assistance, detailed assessments, outlines potential solutions, and identifies external service providers. CONN/STEP is funded jointly by the State Department of Economic and Community Development and the National Institute of Standards and Technology (NIST) under the Department of Commerce.

Here’s how CONN/STEP helped one local company in Bristol, Connecticut. Ultimate Wireforms manufactures arch wires and other orthodontic appliances from superelastic/memor alloys and stainless steel for orthodonty applications. The arch wires apply pressure to the teeth, slowly causing them to move a predetermined amount to correct position the teeth. The company has provided support to the orthodontic industry since 1989 and currently employs 65 people.

Ultimate Wireforms was searching for opportunities to expand their product offerings and decided to focus on the Titanium arch wire business which was undergoing rapid growth. Titanium arch wires apply higher forces to the teeth, which accelerate the correction orthodontic process. Ultimate, however, had no titanium technology experts in house and was being restricted from entering this market by an existing patent, held by a competitor.

Ultimate initially attempted to find a Titanium alloy to leap-frog the patent but all of the can-didate alloys had one or more drawbacks and, consequently, were not pursued beyond the laboratory phase. With the potential expiration of the patent, Ultimate was poised to pursue entry into this market, but lacked the in-house expertise to develop Titanium technology. This led them to CONN/STEP for help. A CONN/STEP specialist, knowledgeable in the Titanium industry, identified melting, ingot conversion and wire making suppliers to make small and medium-sized experimental quantities. CONN/STEP soon became the technical interface with the titanium suppliers, resolving problems as they arose until multiple batches with the correct composition and mechanical properties were produced. Ultimate has since entered the Titanium arch market and is now enjoying a 60% increase in sales.

Satisfied with the technical service, Ultimate Wireforms has subsequently entered into several additional projects with CONN/STEP, including a comprehensive assessment of their accounting and financial system to help Ultimate better understand their internal functions as well as their place in the market.

I urge my colleagues to reauthorize the CONN/STEP program for another five years. It is clear that this program has not only helped Connecticut manufacturers become more competitive but has also helped expand their product offerings and grow their business.

Bob has not only encouraged federal employees to become more involved politically at both the federal and grassroots level, but has also pursued litigation as a tool to advance and expand worker interests. Bob has not only led the fight in landmark court battles, but before the Federal Labor Relations Authority, the Merit Systems Protection Board, the Federal Service Impasses Panel, and the Office of Personnel Management.

Under his leadership, federal employees won a federal court victory giving them the right to engage in informational picketing; a Supreme Court win that overturned the ban on knowledge and writing how to engage in lawful organizing; and, to a very great extent, levels the negotiations playing field.

Mr. Speaker, as I mentioned previously, I have worked closely with Bob Tobias onnumerous federal employee issues. As early as 1983, Bob Tobias has served as the President of the National Treasury Employees Union (NTEU) and he has been involved with NTEU since 1968. Bob Tobias has a proud thirty-one year legacy with NTEU and he has improved the workplace for all federal employees. Since the time I first came to Congress, I have had the opportunity to work with Bob on supporting federal employees and their issues.

Tonight, several members of Congress from both sides of the aisle will pay tribute to Bob and his many victories at the helm of NTEU. When my distinguished colleague, Representative STENY HOYER, and I first sent out a request for participation in an evening of Special Orders, I was overwhelmed by the number of my colleagues who expressed an immediate interest in participating in paying tribute to Bob. It is a testament to his ability to work with members of both political parties to find a common ground that protects federal employees and continues to bring our federal government into the Twenty-First Century.

Every major battle that involved federal employees over the past twenty years has included Bob Tobias. He was integral to the creation of the Federal Employee Retirement System (FERS) in 1983, protecting the Federal Employees Health Benefits Plan (FEHBP), restructuring the Internal Revenue Service (IRS), advocating for the closure of the pay gap for federal employees, and instrumental in reforming the Hatch Act which allows federal employees to exercise their rights to participate in political activity.