as “Pale’ Scot,” Monsignor Oscar Lujan Calvo is himself an historic figure not only in the history of the Roman Catholic Church in Guam but also in that of Guam itself.

Born in Hagatna on August 2, 1915, Monsignor Calvo first attended school in Guam and, at age thirteen, entered the San Jose Preparatory Seminary in the Philippines. He returned home thirteen years later and was ordained on April 5, 1941, joining Father Jose Palomo and Father Jesus Duenas, the only other Chamorros in the Catholic priesthood. He celebrated his first Mass on Easter Sunday, April 13, 1941. Eight months later, on December 8, Japanese Imperial Forces attacked Guam.

In an interview several years ago, Monsignor Calvo related many of his experiences during the Japanese Occupation of Guam, including conducting secret Masses in direct defiance of occupation regulations forbidding him and Guam's two other bishops of the cloth, Father Jesus Baza Duenas and Baptist minister, the Reverend Joaquin Sablan, from practicing their faiths. In that interview, Monsignor Calvo spoke about his concern for the many valuable church records and artifacts at the Dulce Nombre de Maria Cathedral in Hagatna. When the occupying forces began to use the cathedral for their own purposes, Monsignor Calvo secretly removed the church valuables to a safer location away from the capital city. After the war, he went to retrieve them, only to discover that the secret hiding place and all it contained had been destroyed in intense American bombardment of Guam. Lost forever were the records of births, deaths and marriages dating back to the 1700s. Perhaps it was the sorrow over this immense loss that inspired Pale’ Scot to become such an avid collector of artifacts and written materials about Guam and its people.

Whatever the reason may be, Monsignor Calvo bore no animosity toward the Americans who fought valiantly to recapture Guam, destroying much in the process, nor toward the Japanese who bore the destruction. In fact, the good monsignor worked hard after the war to heal the wounds. Despite criticisms from U.S. veterans groups, he played a major role in the establishment of the Guam Peace Memorial Park, funded entirely by private Japanese donations and dedicated to tribute to Japanese and Chamorro war dead. In recognition of his efforts to promote peace, friendship and goodwill, the Japanese Government conferred upon him its distinguished Order of the Rising Sun with gold and silver rays. He was the first American to receive this prestigious award.

Monsignor Calvo also has been an Honorary Papal Chamberlain since 1947. He is a knight in the Sovereign Military Hospitalier Order of St. John of Jerusalem, of Rhodes, and of Malta, with the title of Magistral Chamberlain of the Order of Malta, with the title of Magistral Chaplain for their own purposes of section 111, or as “satellite carriers” for purposes of section 119. In fact, the Register of Copyrights, whose agency administers both these licenses, has repeatedly stated that IPCORA does not change these definitions, it does not change that conclusion, with or without the amendments that caused a few online services such concern.

CONFERENCE REPORT ON H.R. 3194, CONSOLIDATED APPROPRIATIONS AND DISTRICT OF COLUMBIA APPROPRIATIONS ACT, 2000

SPEECH OF
HON. HOWARD L. BERMAN
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, November 16, 1999

Mr. BERMAN. Mr. Speaker, the measure includes text on intellectual property and communications Omnibus Reform Act of 1999 (IPCORA). This legislation, among other things, makes certain technical changes in several sections of the Copyright Act, including sections 111 and 119. These two sections of current law provide compulsory copyright licenses, which enable cable systems and satellite carriers to retransmit copyrighted material from broadcast signals without obtaining the permission of the copyright owners. I rise to emphasize one change that this legislation does make. Nothing in IPCORA changes the definitions provisions concerning who is entitled to claim a compulsory license.

SECTION 111(f) contains a definition of “cable system,” and section 119(d)(6) contains a definition of “satellite carrier.” IPCORA does not change these definitions. In particular, neither definition encompasses digital online communications services, which may seek to retransmit broadcast material over the Internet. These services are not eligible for either of these compulsory licenses. It is clear that such services do not fit either definition I have referenced. Indeed, Internet and online services are profoundly different from the cable systems and satellite carriers which these provisions are intended to benefit. To cite just one crucial difference, cable systems and satellite carriers serve defined and delineated geographic areas within the United States, and their entitlement to retransmit under these compulsory licenses applies only within those areas. Internet and online services, by contrast, have worldwide reach, and can deliver programming to any spot on the globe the Internet reaches. It is obvious that a compulsory license designed for a local, geographically limited service cannot fairly be applied to a worldwide distribution channel.

An earlier version of IPCORA contained technical amendments spelling out that digital online communications services are not eligible for either compulsory license under either section 111 or section 119. Because some objections were raised by some online services to these amendments, it has been decided to omit them. Some may ask whether this omission has any legal significance. The answer is no. To my knowledge, no court, no administrative agency, no authoritative commentator has ever stated or even implied that digital online services qualify as either “cable systems” for purposes of section 111, or as “satellite carriers” for purposes of section 119. In fact, the Register of Copyrights, whose agency administers both these licenses, has repeatedly stated that they do not.

MEMORIALIZING MR. MANUEL CARDOZA

HON. GARY A. CONDIT
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Monday, November 22, 1999

Mr. CONDIT. Mr. Speaker, today is a very sad occasion and I would like to ask for a moment of silence on the House floor to honor the passing of a good friend of mine, Mr. Manuel Cardoza.

Though we are saddened by his passing from us Thursday afternoon, and I know that his precious wife Mary and his sons, Dennis and Bobby will miss him terribly, I am equally comforted in the knowledge that Manuel passed on to a better place.

Mr. Speaker, I’ve known the Cardoza family for a good many years. They are a living legacy of the American Dream. Manuel’s parents came to the United States from the Island of Pico in the Azores as immigrant farmers and made the most of the opportunity they found here.

A lifetime resident of California’s great Central Valley, Manuel and Mary were long time residents of Atwater, after Manuel was born in Hanford. He farmed with his father and brother until 1945 when he left the family farm to serve in the US Maritime Service. In 1947 he returned to Atwater and farming until 1960 when he built Bellevue Bowl. He served as a director of the Merced County Mosquito Abatement Board for 30 years and held memberships in the Atwater Rotary Club and Merced Elk’s Lodge.

Manuel is survived by his wife Mary, his sons Bobby and Dennis and three grandchildren, Jim, Tommy and Brittany.

Mr. Speaker, I ask that my colleagues join me in honoring Manuel Cardoza.

CONFERENCE REPORT ON H.R. 3194, CONSOLIDATED APPROPRIATIONS AND DISTRICT OF COLUMBIA APPROPRIATIONS ACT, 2000

SPEECH OF
HON. MAX SANDLIN
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Thursday, November 18, 1999

Mr. SANDLIN. Mr. Speaker, this is no way to govern. Republicans have decided to run this budget bill through Congress by keeping