

grandfather, caring and adoring husband. He defined southern gentleman.

He taught by example, he loved unselfishly, and he was never envious of others.

He loved his family unconditionally, just because they were his. His great joy in life was doing for his family, especially his grandchildren. He established a place in Gillett, AR that will be known to his family forever as "home." A safe haven, where you are always welcome, loved, cared for and safe.

I took care of Mr. Bob's business for almost thirty-five years, and made some monumental mistakes, but he never once criticized me or offered a critical word.

His great love for his church, farm, friends and neighbors is what makes rural America the great place it is. He was never boastful, proud, rude, or self-seeking. He was not easily angered, kept no record of wrongs, always protected, trusted, hoped, and persevered. He was happiest on festive occasions, with holiday meals and a lap full of adoring grandchildren. He ended all his visits with his grandchildren with "grand daddy loves you" and none ever doubted that he did.

If as some say, that your children are a true measure of a man, then Mr. Bob was very successful. His daughters Carolyn and Martha and grandchildren Ann, Rebecca, Mitchell and Catherine would make any man proud, and are a true legacy.

The world is a better place for his having lived. All who knew him are enriched by his kind ways and charm. I was privileged to have been associated with Mr. Bob.

BEST WISHES TO PRESIDENT LEE
TENG-HUI

HON. ROBERT A. UNDERWOOD

OF GUAM

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 19, 1999

Mr. UNDERWOOD. Mr. Speaker, the Republic of China on Taiwan is a modern country led by President Lee Teng-hui, who believes that Taiwan's future lies in a strong democracy with a free enterprise system. Taiwan's democracy is highly renowned in much of the developing world. Three years ago, Taiwan citizens freely elected Mr. Lee as their president. This was the first democratically-held election for the people of Taiwan. Moreover, Taiwan's free enterprise system has produced a strong and vibrant economy in addition to a high standard of living for its people.

On the third anniversary of Taiwan's free elections, it is important to realize that Taiwan appreciates its relationship with the United States. I wish to pay tribute to President Lee Teng-hui, Vice President Lien Chan, and Foreign Minister Jason Hu for their outstanding leadership. Their leadership has assured that Taiwan fulfills its potential to become a full-fledged developed economy. The United States values their friendship and stands in support of their work. May their continued leadership allow Taiwan to forever shine as a beacon of freedom in the Far East. Our very best to you President Lee Teng-hui, Vice President Lien Chan, and Foreign Minister Jason Hu.

HONORING EDNA SKEETE
MITCHELL

HON. ELIOT L. ENGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 19, 1999

Mr. ENGEL. Mr. Speaker, today I rise to honor Edna Skeete Mitchell, a marvelous lady from Barbados, who is celebrating her 100th birthday.

She was born October 10, 1898, the second of seven children born to Gertrude and Charles Skeete. She came to the United States in 1922 and soon after met and married K. Claude Mitchell. They had two children, both of whom have enjoyed professional success.

Mrs. Mitchell acquired from her grandmother a recognition that a good education is a necessity. She and her siblings were all educated and her children continued that fine tradition here in the United States. Her son Claude, Jr. received his MSW from City University and her daughter Joan is active in the Alumnae chapter of Delta Sigma Theta.

After her husband died, she raised her children while working at New York Cornell Hospital as a dietitian assistant.

At her family birthday party in October of last year, family members came from as far away as Barbados, Canada, Massachusetts and Virginia as well as the tri-state area to celebrate her centenary. One nephew from Barbados, who is Consul to Sweden, brought her a gold heart as a symbol of the kind heartedness she showed him and others of the family. Another, a Dean at Howard University, served as emcee.

Mrs. Mitchell still is a member of St. Ambrose Episcopal Church. She epitomizes what immigrants have done for America. Giving all and raising children who, with every generation, contribute still more. We are fortunate that she came to us and I congratulate her on this special birthday.

INTRODUCTION OF THE INTER-
STATE CLASS ACTION JURISDICTION
ACT

HON. BOB GOODLATTE

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 19, 1999

Mr. GOODLATTE. Mr. Speaker, today I rise on behalf on my colleagues Mr. BOUCHER, Mr. BRYANT and Mr. MORAN of Virginia to introduce important bipartisan legislation to correct a serious flaw in our federal jurisdiction statutes. In recent years, the number of class action filings has risen dramatically and the large majority of these cases are brought in state courts. A 1999 survey indicates that the number of state court class actions pending against surveyed companies has increased by 1,042 percent over the ten-year period 1988-1998. This increase in class action filings has been accompanied by a number of abuses of our judicial system.

Interstate class actions are flooding into certain state courts because those courts tend to

favor local lawyers in cases against out-of-state companies; however, state courts are often ill-equipped to handle such cases. Many state courts don't have either the support staff and other resources or the complex litigation experience to handle interstate class actions, which often involve thousands (and sometimes millions) of purported class members.

In addition to forum-shopping, lawyers frequently exploit major loopholes in federal jurisdiction statutes to block the removal of class actions that belong in federal court. For example, plaintiffs' counsel may name parties that are not really relevant to the class claims in an effort to destroy diversity. In other cases, counsel may waive federal law claims or shave the amount of damages claimed to ensure that the action will remain in state court.

Some state courts use very lax class certification criteria, making virtually any controversy subject to class action treatment and allowing state courts to hear purely interstate class actions. The result is that state courts are increasingly deciding out-of-state residents' claims against out-of-state companies under other states' laws. When state courts preside over class actions involving claims of residents of more than one state (especially nationwide class actions), they end up dictating the substantive laws of other states, sometimes over the protests of those other states.

At present, our federal diversity jurisdiction statutes essentially provide that interstate disputes involving significant sums of money may be heard in a federal court. But because class actions (as we now know them) did not exist when those statutes were initially framed, class actions were omitted, leading to outrageous results. For example, under current law, a citizen of one state usually may bring in a federal court a simple \$75,001 slip-and-fall action against a party from another state. But if a class of 25 million product owners living in all 50 states bring claims collectively worth \$15 billion against the product manufacturer, that lawsuit usually must be heard in a state court.

Our legislation offers a solution to class action abuse by making it easier for plaintiff class members and defendants to remove class actions to federal court, where cases involving multiple state laws are more appropriately heard.

This legislation does not limit the ability of anyone to file a class action lawsuit. It does not change anybody's rights to recovery. It merely closes the loophole, allowing federal courts to hear big lawsuits involving truly interstate issues, while ensuring that purely local controversies remain in state courts. This is exactly what the framers of the Constitution had in mind when they established federal diversity jurisdiction.

I urge my colleagues to support this important legislation.

RECOGNIZING STUDENTS WHO
CARE

HON. JOHN EDWARD PORTER

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, May 19, 1999

Mr. PORTER. Mr. Speaker, it is often said that the youth of America are indifferent. We