however, McKernan was more than just the manager of one of the most successful baseball teams in minor league history; he was also the man who helped pave the way for the success of professional sports in New Mexico. One of Pat McKernan’s key philosophies was the belief that the Albuquerque Dukes were more than a Dodgers AAA affiliate; they were in fact Albuquerque’s very own team. McKernan worked hard to make sure the people of New Mexico knew this.

McKernan’s professional success is highlighted by recognition from his peers: three time PCL executive of the year, three time Eastern League executive of the year, 2000 inductee to the Albuquerque Sports Hall of Fame, and recipient of the “King of Baseball” lifetime achievement award. However, one of his most impressive achievements is not illustrated by any award, but by the fact that for more than 20 years, attendance at Dukes baseball games was well above the levels for the rest of minor league baseball.

McKernan’s management made it easy for Albuquerque and the rest of New Mexico to love the Dukes. McKernan went above and beyond the duties of a general manager. McKernan believed that baseball was more than just a game, it could also in fact be used as a gateway to reach out to the entire community. He made it an obligation for Dukes management and players to personally reach out to the community that had so lovingly embraced it. Each Christmas, McKernan dressed as Santa Claus and personally handed out presents to needy children. McKernan showed his humanitarianism and genuine love of his fellow New Mexicans by donating excess food to local homeless shelters following every Dukes home game.

An editorial in The Albuquerque Tribune made a reference to Patrick McKernan and the city of Albuquerque by saying that they seemed almost enchantment. This statement is all too true. Not only did the world of baseball lose a brilliant and capable administrator, but the state of New Mexico also lost one its finest citizens and humanitarians. The citizens of Albuquerque and our state mourn the loss of Patrick McKernan.

TRIBUTE TO LT. COL. JOHN D. WOODWARD USAF-RET

Mr. SMITH of New Hampshire. Mr. President, I rise today to pay tribute to Lt. Col. John D. Woodward USAF-RET, of Manchester, NH, who passed away on July 8, 2001.

John was born in Pembroke, NH, and served with pride and distinction in the United States military. He began his military career with the United States Army in Panama and later served with the Coast Artillery, Infantry and Field Artillery. In 1942, John transferred to the Army Air Corps where he was commissioned a second lieutenant and served with the Army Air Force units throughout the South Pacific.

John was one of the founding members of Detachment B, 201st Air Service Flight which provided domestic recognition at Grenier Field in Manchester, NH, as the original New Hampshire Air National Guard. He also served in the Korean Conflict with United States Air Force units in Greenland and Newfoundland.

Promoted to the rank of Lt. Col. in 1957, John became Deputy Commander for Materiel for the 157th Military Airlift Group, MAC, in 1966, and served in that capacity when the unit became the 157th Tactical Airlift Group. He was later appointed commander of the 157th Combat Support Squadron in 1975 when the Group became a unit of the Strategic Air Command.

John earned medals and awards for his dedicated military service including: the Bronze Star, the American Defense Medal, the Good Conduct Medal, the American Theater Medal, the Asiatic Pacific Theater Medal with two battle stars, the Armed Forces Reserve Medal, the National Defense Service Medal, the World War II Victory Medal and the New Hampshire Air National Guard Medal. As a Vietnam veteran and senior member of the Senate Armed Services Committee, I commend John for his contributions to the people of New Hampshire and the country.

John was an active supporter of his local community who contributed as a member of organizations including: Sons of the American Revolution, the American Legion, Sons of the Union Veterans and as a Master Mason with Washington Lodge #61 of New Hampshire. He was a lifelong die-hard supporter of the Boston Red Sox and an enthusiastic golfer.

John is survived by his wife of 59 years, Betty; his daughters: Linda Woodward and Debra Woodward and his son, John D. Woodward II. He is also survived by a granddaughter, Megan Woods and two sisters: Esther Perron and Lillian Lesmersies.

John served his country and State with pride and dignity. I applaud him for his exemplary contributions to the United States military and New Hampshire. He will be sadly missed by all those whose lives he touched. It is truly an honor and a privilege to have represented him in the U.S. Senate.

25TH ANNIVERSARY OF CHERRY VERSUS MATTHEWS

Mr. LEGLAND. Mr. President, July 19th was the 25th anniversary of the U.S. District Court decision known as Cherry v. Mathews, a historic ruling that helped open the door to full and equal citizenship for disabled citizens. Twenty five years ago, many disabled Americans could not use public transportation, go to schools and colleges, or even have access to parks, buildings, or voting booths. The Rehabilitation Act of 1973 was enacted to prohibit discrimination against an “otherwise qualified handicapped individual” in federally funded programs government-wide “solely by reason of his handicap.” The statute included within its protections State and local governments, schools, universities, social services agencies, legal services offices, public housing, parks, and much more.

While the U.S. Department of Health and Human Services (HHS) argued that Section 504 of the Rehabilitation Act of 1973 was merely a “policy statement” that required no regulatory action, Dr. James L. Cherry of Georgia sought to assure legal rights and equality for disabled individuals. The lawsuit targeted Health and Human Services’ Secretary David Mathews. His case was decided on July 19, 1976 when U.S. District Court Judge John was ordered HHS to develop the Section 504 regulation to prohibit discrimination against “handicapped persons” in any federally funded program.

Dr. Cherry’s case led to a regulation under section 504 of the 1973 Rehabilitation Act that assures disabled citizens reasonable access to public programs and facilities. The case helped pave the way for the Americans with Disabilities Act, which expanded the protection from discrimination to all persons with disabilities.

Section 504 was the first “civil rights act” for persons with disabilities. It was modeled after Title VI of the Civil Rights Act of 1964 which prohibited discrimination against persons in federally funded programs on the basis of race, religion, national origin, and creed. However, “handicapped persons” were not protected from discrimination by the 1964 law.

Cherry v. Mathews was a landmark case that renewed our Nation’s promise of equal opportunity for all Americans. As we observe the 25th anniversary of equal opportunity for disabled Americans, I urge us all to re dedicate ourselves to this foundation of our Nation’s greatness.

HAPPY 60TH ANNIVERSARY TO MR. AND MRS. S. RICHARD JENNINGS JR.

Mr. FRIST. Mr. President, I rise today to salute two very special Tennesseans, and indeed two outstanding Americans, who I am proud to call my friends, Virginia and Richard Jennings of Johnson City, TN. On Wednesday, August 29, 2001, Virginia and Richard will be surrounded by family and friends as they celebrate the wonderful milestone of their 60 years of marriage.

In a time where so much in our society seems temporary and fleeting, Virginia and Richard have demonstrated...