Social Security Act to authorize civil penalties for privacy violations ranging from $25,000 to $500,000.

Information on products or services bought by an individual and from where they were purchased—also known as transaction histories—could not be sold or transferred for marketing purposes unless a consumer gives written consent.

We take for granted that our personal information is private. Unfortunately, that’s not the case. We must take action to guard access to our personal information because it’s not a commodity to be bought or sold. We as consumers should have the final say over how that information can be used, not some marketing firm.

I first introduced PIPA in the 105th Congress, but this version of the bill is slightly different than last session’s because two of the bill’s components have been enacted into law. As part of other important provisions,invalidated in ‘A Bridge Too Far,’ and of the bloody operation that Cornelius Ryan parachuted with the 82nd into Holland as part of Sicily up the boot of Italy. After waging some virtue. As a staff sergeant in the 82nd Airborne Division, Bob Tallon fought his way from the Barcelona and a pillar of the community, involved in every good cause from the Lions Club to the Hospice Society.

Though Bob Tallon lived most of his life within the radius of Dillon, a small town in South Carolina, he lived the kind of life that made this country great. As President Clinton said at Anzio of his own father who also fought in Italy, “They made possible the world we live in.”

TRIBUTE TO WILLIAM J. HEARIN
HON. SONNY CALLAHAN
OF ALABAMA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, April 4, 2001
Mr. CALLAHAN. Mr. Speaker, I rise today to honor and remember the life of a great man, William J. “Bill” Hearin. Mr. Hearin passed away Monday, February 19, 2001 at the Mobile Infirmary. He was chairman of the boards of the Mobile Register and Energy South, Inc., the parent company of Mobile Gas Service Corp. Our thoughts and prayers go out to his wife Emily, his daughter, Ann Bartlett, and to all of his family at this difficult time.

Bill was very active in the community. He rose through the ranks at the Mobile Register becoming co-publisher, then publisher and president, then chairman. He had one of the longest tenures at the top levels of a metro newspaper, and as a result he had a significant and lasting relationship with Mobile. Hearin was involved professionally in the newspaper industry, where he served as president of the National Newspaper Publishers Association, the Southern Newspaper Publishers Association and as a member of the American Newspaper Publishers Association.

Bill Hearin was a leader in Mobile’s social circles, where he served on the reception committees for a few of Mobile’s oldest mystic organizations. He also served on the committee for the Camellia Ball. He was named Mobilian of the Year in 1977, and in 1987 he received an award for Outstanding Civic Leader in the state.

After the death of Ralph B. Chandler, Bill took the reigns of the Chandler Foundation, which later became the Hearin-Chandler Foundation. The foundation distributes more than $10 million among Mobile charities. Mobile can thank Bill Hearin for so many things. My heart goes out to Mr. Hearin’s family and to all those who grieve his passing. He gave unselfishly to the city he loved. William Hearin was a Mobile icon and a true newspaper man in every sense of the word and his contributions to our community will never be forgotten.
Speaker, please join me and my colleagues as we congratulate the young scholars from Wilson High School as they compete in this national civics competition.

A BILL TO AMEND THE INTERNAL REVENUE CODE OF 1986 TO TREAT DISTRIBUTIONS FROM PUBLICLY TRADED PARTNER- SHIPS AS QUALIFYING INCOME OR REGULATED INVESTMENT COMPANIES

HON. WALLY HERGER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 4, 2001

Mr. HERGER. Mr. Speaker, today I am introducing a bill to allow mutual funds to invest without restriction in publicly traded partnerships, or PTPs. PTPs, which are also known as MLPs, are limited partnerships which are traded on public securities exchanges in shares known as “units.” Because interests in PTPs are older individuals, who buy them for the reliable income stream they receive from quarterly PTP distributions.

Unfortunately, the tax code currently deters mutual funds representing many small investors from investing in PTPs. As safe, liquid securities which generally provide a steady income stream, PTPs could be an excellent investment for mutual funds. However, the tax code requires that mutual funds get 90 percent of their income from specific sources in order to retain their special tax treatment. Distributions from a partnership do not qualify, nor do most types of partnership income which flow through to the fund. The only way a mutual fund can invest in a PTP is to be certain that the income it receives from that investment and other nonqualifying sources will never exceed 10 percent of its total income. Faced with the burden of keeping track of percentages and the drastic consequences of going over the limit, most mutual fund managers turn to other investments.

It makes no sense for publicly traded part- nerships to be excluded from the list of qualifying income sources for mutual funds. While traditional partnership interests—the only kind that existed when these rules were written—were illiquid and not always well regulated, PTPs are traded on public exchanges and must file the same information with the Securities and Exchange Commission as publicly traded corporations.

Mutual funds are an increasingly important part of the capital markets, and the inability to attract them as investors is hindering PTPs in their ability to raise the capital they need to grow and provide new jobs. Many PTPs are in energy-related businesses, the very sector whose growth we wish to encourage right now. Moreover, mutual funds and their investors are being denied an opportunity to earn money through PTP investments.

The legislation I am introducing would rectify this situation by simply adding income received by or allocated to a mutual fund by a PTP to the list of income sources that a mutual fund may use to meet the 90 percent test. This provision has been sponsored by Bill Thomas and myself, and was approved by Congress as a whole in 1999 as part of the Taxpayer Refund and Relief Act, later vetoed by the President. I am happy to take up the cause in the 107th Congress, and hope that my colleagues will join me in supporting this legislation.

HONORING THE MEMORY OF RAYMOND F. CONKLING

HON. DONALD M. PAYNE
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 4, 2001

Mr. PAYNE. Mr. Speaker, I would like to ask my colleagues here in the United States House of Representatives to join me in paying tribute to the late Raymond F. Conkling, a popular and well-respected professional who gave many years of outstanding public service to this institution. Born in 1915 on Capitol Hill, Ray made many friends on both sides of the aisle and made a significant contribution to the work of the Congress.

Mr. Conkling, who passed away on October 25, 2000, lived in Arlington, was born in Michigan and grew up in Peekskill, NY. He graduated from Columbia University, where he also received a law degree. During World War II and the Korean War, he was a naval aviator and received a Distinguished Flying Cross. Later he was a captain in the Navy Reserve.

He began his legal career in New York with the firm of Milbank, Tweed, Hope and Hadley, then in 1954 moved to Washington. He served in the tax legislative counsel’s office in the office of the Secretary of the Treasury and later as tax counsel of the House Ways and Means Committee. He was senior tax attorney for Texaco and then legislative counsel to Diamond Shamrock Corp. He returned to government service in 1986 on Representative Guy Vander Jagt’s staff, where he handled tax issues.

He was a member of the National Democratic Club, the Capitol Hill Club and the Army Navy Country Club.

Survivors include his wife of 28 years Juanita Conkling of Arlington, and a daughter, Tracy Conkling of Maryland.

Mr. Speaker, I know my colleagues join me in honoring Ray Conkling’s memory and in expressing our deepest sympathy to his family.

TRIBUTE TO CAROL SPIKER

HON. MICHAEL N. CASTLE
OF DELAWARE
IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 4, 2001

Mr. CASTLE. Mr. Speaker, it is with great pleasure that I rise today as Delaware’s lone member of Congress to honor and pay tribute to Carol Spiker, a dear friend and National Winner of the Sporting Goods Manufacturers Association (SGMA) Heroes Award. Carol Spiker, a resident of Wilmington, Delaware, is being honored as a very special individual who, through her unique commitment and humanitarian spirit, has made an exceptional and lasting contribution to the pursuit of sports excellence. She has shown herself to be a dedicated, compassionate, and driving force behind the creation of the Wilmington Lacrosse Association (WLA). Delaware is fortunate to have her as a resident and I am honored to call her my friend.

In 1989, Carol Spiker’s son expressed a desire to play lacrosse. With the help of another mom, she established a lacrosse league. She threw herself into this endeavor, using her time, talent, heart and soul. She spent countless hours doing everything including team registration, scheduling fields, teams and officials, coaching, sewing the practice pinneys and mowing and lining the fields. Carol found ways to cover equipment cost and league fees for children from families unable to afford the costs. Through Carol’s enthusiasm and dedication, Delaware’s lacrosse program grew from 24 boys in 1990 to eight different organizations in the Delaware league with close to 1,000 players today.

In 1998, Carol Spiker and her family were in a terrible car accident that left her with irreversible spinal cord injuries and confined her to a wheelchair. Carol turned this tragedy into a triumph, battling her way back from this life-threatening injury. As she recovered, the support and encouragement from her family and friends in the lacrosse community gave her the strength and courage to keep going.

Carol Spiker continues to run the league she started over 11 years ago with the same energy and compassion as when she began. She buys equipment and waives fees for children who could not afford to pay otherwise. She promotes the league, encourages the players, supports the families, and has been instrumental in helping students go on to private schools and colleges.

I want to thank her on behalf of the people of Delaware for her leadership and dedication and for her lasting contribution to our state.

INTRODUCTION OF BROWNFIELDS CLEAN-UP ACT

HON. WILLIAM J. COYNE
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 4, 2001

Mr. COYNE. Mr. Speaker, today I am introducing legislation that would make the tax incentive for cleaning up and redeveloping brownfields permanent. Mr. WELLER, who has a long history of involvement on this issue, has cosponsored this important legislation.

There are half a million “brownfield” sites around the country—old polluted industrial sites that continue to sit vacant because businesses do not want to deal with the environmental hazards that may exist on those sites.

All across the country, potentially productive pieces of real estate lie vacant because businesses are concerned about the cost of cleaning up after the industries that used to operate mills and factories on those sites.

If we want to bring jobs and tax revenues back to those sites, we have to create an