

Whereas, thirty two years ago a virtuous woman of God accepted her calling to serve at the Department of Agriculture in Atlanta, Georgia; and

Whereas, Ms. Regenia A. Roberts began her career with the Department of Agriculture as a Stenographer in 1979 and today retires as a Lead Investigative Technician; and

Whereas, this phenomenal woman has shared her time and talents, giving the citizens of our District a friend to help those in need, a fearless leader and a servant to all who wants to insure that the system works for everyone; and

Whereas, Ms. Regenia A. Roberts is a cornerstone in our community that has enhanced the lives of thousands for the betterment of our District and Nation; and

Whereas, the U.S. Representative of the Fourth District of Georgia has set aside this day to honor and recognize Ms. Regenia A. Roberts on her retirement from the Department of Agriculture and to wish her well in her new endeavors;

Now Therefore, I, HENRY C. "HANK" JOHNSON, Jr. do hereby proclaim August 1, 2011 as Ms. Regenia A. Roberts Day in the 4th Congressional District.

Proclaimed, this 1st day of August, 2011.

PROVIDING GREATER AUTHORITY
AND DISCRETION TO CONSUMER
PRODUCT SAFETY COMMISSION

SPEECH OF

HON. DENNIS J. KUCINICH

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Monday, August 1, 2011

Mr. KUCINICH. Mr. Speaker, I rise in opposition to H.R. 2715, a bill which places profits ahead of public health; especially the health of children. Though some flexibility in the Consumer Product Safety Improvement Act's implementation is warranted, this bill goes too far.

According to the Centers for Disease Control and Prevention, CDC, and the Environmental Protection Agency, EPA, there is no safe level of exposure to lead. Even the most minute exposures, including so-called "trace" amounts, have enduring health effects. Lead has many of the same chemical properties as calcium, which is why the body takes it up and deposits in the brain and in bone. However, once lead enters the brain, it doesn't leave. Commonly seen health effects of lead exposure include delays in neurological and physical development, learning disabilities, hyperactivity, lower IQ, hearing loss, reduced attention span, and extremely aggressive behavior. A growing body of research links criminal activity to exposure to lead, which stands to reason given this list of effects.

This bill provides industry with several exemptions from the law and enhances its ability to self-regulate, an approach that has already proven to fail to protect public health. First, the bill exempts all products from the lead standards contained in the Consumer Product Safety Improvement Act except children's products. Though children are disproportionately susceptible to lead exposure, it is a disproven myth that adults are not susceptible. Adults

suffer many of the same effects which are harder to detect because there are no programs to test blood lead levels, BLL, in adults.

This bill sets forth a series of harmless-sounding criteria to be used to grant specific exemptions that facilitate exposure to lead. If a company decides it wants to manufacture a product that can only be made with dangerous amounts of lead, that is now perfectly acceptable. In exchange, that company would need to show that the product is unlikely to be eaten, even though most lead exposure actually occurs through habitual hand-to-mouth activity after hands come into unwitting contact with the vast array of consumer products that contain lead. That company would also need to show that blood lead levels—of children only—would not be affected. That is not a difficult hurdle since blood only remains in the body for about two weeks before it is expelled or taken up into the brain or bone, where it is nearly impossible to detect.

This bill also gives manufacturers the ability to initiate a petition to exempt their products, without any way to prevent the well-worn tactic of applying for so many exemptions, and submitting so much information, much of which is meaningless, that the agency is effectively paralyzed with work. Worse, the bill allows the CPSC to make decisions about exemptions based solely on information submitted by the manufacturer. It is an inherent conflict of interest to turn over the burden of proof of harm to the company that stands to profit handsomely if no harm is proven. Citizens, advocates, and the CPSC do not have the resources to be able to generate enough information arguing against exemptions to match the volume of applications and information the manufacturers will put out. Chemical companies have been using this tactic for decades to push toxic chemicals through the approval process.

The bill also contains blanket exemptions for narrow interests like off-road vehicles, bicycles, books, and magazines, even though the products are meant for children and most Americans would be surprised to learn that they contain lead at all.

There is a balance to be struck between unnecessarily burdensome regulations and protection of public health. This bill fails to strike that balance.

MEMBERS CALL FOR COMMUTA-
TION OF POLLARD SENTENCE

HON. BARNEY FRANK

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, August 2, 2011

Mr. FRANK of Massachusetts. Mr. Speaker, yesterday, August 1, I spoke on the floor to renew a request that I made along with 38 of my colleagues that the President commute the long prison sentence of Jonathan Pollard. None of us condone Mr. Pollard's espionage, and we do not ask that he be pardoned for his crime. We do believe that he has already served a much longer sentence than is close to that served for any comparable offense, and we believe that both compassion for an individual and the interests of strengthening American-Israeli ties in a way that can contribute to important decisions being made that

can advance the peace process call for his commutation.

Mr. Speaker, I ask that the text of the letter and the list of signatories be included in today's RECORD.

CONGRESS OF THE UNITED STATES,
Washington, DC, November 18, 2010.

PRESIDENT BARACK OBAMA,
*The White House,
1600 Pennsylvania Avenue, Washington, DC.*

DEAR MR. PRESIDENT, We write to urge you to use your constitutional power to extend clemency to Jonathan Pollard, thereby releasing him from prison after the time he has already served. Mr. Pollard committed serious crimes and he has expressed remorse. Such an exercise of the clemency power would not in any way imply doubt about his guilt, nor cast any aspersions on the process by which he was convicted. Those who have such views are of course entitled to continue to have them, but the clemency grant has nothing to do with that.

We believe that there has been a great disparity from the standpoint of justice between the amount of time Mr. Pollard has served and the time that has been served—or not served at all—by many others who were found guilty of similar activity on behalf of nations that, like Israel, are not adversarial to us. It is indisputable in our view that the nearly twenty-five years that Mr. Pollard has served stands as a sufficient time from the standpoint of either punishment or deterrence.

In summary, we see clemency for Mr. Pollard as an act of compassion justified by the way others have been treated by our justice system. We urge you to use the clemency power in this case.

Sincerely,

Rep. Barney Frank; Rep. Bill Pascrell, Jr.; Rep. Edolphus Towns; Rep. Anthony Weiner; Rep. Henry A. Waxman; Rep. Gary L. Ackerman; Rep. Gregory W. Meeks; Rep. Maurice D. Hinchey; Rep. Michael E. McMahon; Rep. Janice D. Schakowsky; Rep. John W. Olver; Rep. Eliot L. Engel; Rep. Theodore E. Deutch; Rep. Robert A. Brady; Rep. Donald M. Payne; Rep. Shelley Berkley; Rep. Jerrold Nadler; Rep. Carolyn B. Maloney; Rep. Steven R. Rothman; Rep. Ron Klein; Rep. Raúl M. Grijalva; Rep. Steve Kagen; Rep. Carolyn McCarthy; Rep. Chaka Fattah; Rep. John Lewis; Rep. Frank Pallone Jr.; Rep. Charles B. Rangel; Rep. Robert C. "Bobby" Scott; Rep. Laura Richardson; Rep. James A. Himes; Rep. Brad Sherman; Rep. Patrick J. Kennedy; Rep. Bennie G. Thompson; Rep. John J. Hall; Rep. Sheila Jackson Lee; Rep. Eleanor Holmes Norton; Rep. Robert E. Andrews; Rep. Danny K. Davis; Rep. Niki Tsongas.

A TRIBUTE TO DR. MARK
GLADSTEIN

HON. EDOLPHUS TOWNS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, August 2, 2011

Mr. TOWNS. Mr. Speaker, I rise today in recognition of Mr. Mark Gladstein for his ongoing ability to serve his community by providing advanced health care options.

Dr. Mark Gladstein is a founder and a medical director of Brooklyn's leading pain management facility, Pain Institute of New York.

He is offering his community an expert team of personnel that have completed over 4,000 procedures per year—retaining the recognition of being the fastest growing, advanced, and most diverse pain management practice in New York. With locations in Brooklyn and Queens, Dr. Gladstein's practice serves over 2,500 patients from all five boroughs as well as outside of New York City and all walks of life, ethnicities and religious backgrounds.

Being in practice for over 8 years, Dr. Gladstein has gained the trust and respect of the community by providing the most advanced care in the field. Their patients receive quality care in an accredited state of the art office and ambulatory surgery facility. To this end, the entire skilled staff follow one simple philosophy: pain is an individual struggle and requires a unique and personal approach to manage. This approach allows Dr. Gladstein and his staff to personalize their attention to patients in a unique way.

Over the past years, Dr. Gladstein's achievements have been recognized by his peers and patients alike. He is a recipient of multiple Patient's Choice Awards, Consumer Research Council of America Awards as well as multiple teaching awards.

Mr. Speaker, I urge my colleagues to join me in recognizing the many accomplishments of Dr. Mark Gladstein.

PROCLAMATION

HON. HENRY C. "HANK" JOHNSON, JR.

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, August 2, 2011

Mr. JOHNSON of Georgia. Mr. Speaker,

Whereas, Jim Gullett, Sr., was born in Camden, Alabama between 1850 and 1852 in slavery, his life has blessed us with descendants that have helped to shape our nation; and

Whereas, the Gullett Family has produced many well respected citizens and their matriarchs and patriarchs of the family are pillars of strength not only for their families, but for our nation as well; and

Whereas, in our beloved Fourth Congressional District of Georgia, we are honored to have many members of the Gullett family, including Mrs. Adrienne Clark one of our most beloved citizens in our District who resides in Lithonia, Georgia; and

Whereas, family is one of the most honored and cherished institutions in the world, we take pride in knowing that families such as the Gullett family have set aside this time to fellowship with each other, honor one another and to pass along history to each other by meeting at this year's family reunion in Lithonia, Georgia; and

Whereas, the U.S. Representative of the Fourth District of Georgia has set aside this day to honor and recognize the Gullett family in our District;

Now therefore, I, HENRY C. "HANK" JOHNSON, Jr. do hereby proclaim Friday, July 15, 2011 as Gullett Family Reunion Day in the 4th Congressional District.

Proclaimed, this 15th day of July, 2011.

NON-IMMIGRANT NURSES VISA REAUTHORIZATION

SPEECH OF

HON. SHEILA JACKSON LEE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Monday, August 1, 2011

Ms. JACKSON LEE of Texas. Mr. Speaker, I rise in support of H.R. 1933—To amend the Immigration and Nationality Act to modify the requirements for admission of nonimmigrant nurses in health professional shortage areas.

A number of hospitals with unique circumstances experience a great difficulty in attracting American nurses. Hospitals serving mostly poor patients have special difficulties. Some hospitals in rural areas do also. For example: St. Bernard Hospital and Health Care Center is located on the South side of Chicago in the Englewood Community. It is the only remaining hospital in an area with a census in excess of 100,000 and the patient base is almost entirely poverty care or charity care. St. Bernard almost closed its doors in 1992, primarily because of its inability to attract health care professionals, most importantly registered nurses.

H.R. 1933 reauthorizes the program for an additional three years. The number of visas that may be issued in each fiscal year cannot exceed 300. An alien may be admitted for three years and this stay may be extended once for an additional three years (the possibility of an extension is new with H.R. 1933). Furthermore, H.R. 1933 allows an H-1C nurse to be able to switch employment between any of the 14 H-1C-eligible hospitals. This prevents those nurses here through this program to have some flexibility in their employment options in the event they run into any hardship at the hospital where they are employed.

The Nursing Relief for Disadvantaged Areas Act, signed into law in 1999 created a new H-1C temporary visa program for registered nurses. The program was modeled after the expired H-1A temporary nursing visa program but limited the number of visas that could be issued to 500 a year and only allowed in-need hospitals who met certain criteria to petition for alien nurses. To be able to petition for an alien, an employer had to meet four basic conditions. First, the employer must have been located in a health professional shortage area as designated by the Department of Health and Human Services. Second, the employer must have had at least 190 acute care beds. Third, a certain percentage (35 percent) of the employer's patients must have been Medicare patients. Fourth, a certain percentage (28 percent) of patients must have been Medicaid patients.

Employers had to make certain attestations pertaining to payment of a wage which will not adversely affect wages and working conditions of similarly employed registered nurses; payment of wages to aliens at rates paid to other registered nurses similarly employed by the facility; taking timely and significant steps designed to recruit and retain U.S. nurses in order to reduce dependence on nonimmigrant nurses; absence of a strike/lockout or lay off of nurses; notice to workers of its intent to petition for H-1C nurses; percentages of H-1C nurses to be employed at the facility; and placement of H-1C nurses within the facility.

This is a common sense employment-based immigration program that fills a desperate

need in some of our nation's neediest hospitals. This program is very limited in who is admitted to work in this country, but fulfills a gap in our healthcare system.

The Department of Labor has determined that the following hospitals are eligible for the program, some of which are located in Texas: Beaumont Regional Medical Center, Beaumont, TX; Beverly Hospital, Montebello, CA; Doctors Medical Center, Modesto, CA; Elizabeth General Medical Center, Elizabeth, NJ; Fairview Park Hospital, Dublin, GA; Lutheran Medical Center, St. Louis, MO; McAllen Medical Center, McAllen, TX; Mercy Medical Center, Baltimore, MD; Mercy Regional Medical Center, Laredo, TX; Peninsula Hospital Center, Far Rockaway, NY; Southeastern Regional Medical Center, Lumberton, NC; Southwest General Hospital, San Antonio, TX; St. Bernard Hospital, Chicago, IL; and Valley Baptist Medical Center, Harlingen, TX.

The Nursing Relief for Disadvantaged Areas Act of 1999 was enacted as a four-year program (beginning on the effective date of implementing regulations) on November 12, 1999. The program expired in 2005 and was reauthorized in 2006 for an additional three years. The program expired in December of 2009 (but some H-1C nurses remain who received approval for three-year stays before this date). The Department of Labor reports that 499 nurses received visas under the program in fiscal year 2007 as did 110 in fiscal year 2008.

I urge all Members to join me in supporting passage of this landmark legislation.

IN REMEMBRANCE OF MR. RONALD BERNSTEIN

HON. DENNIS J. KUCINICH

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Tuesday, August 2, 2011

Mr. KUCINICH. Mr. Speaker, I rise today in honor and remembrance of Mr. Ronald Bernstein, a devoted husband, father, grandfather, and former Councilman for Valley View, Ohio.

Mr. Bernstein was born in Cleveland, Ohio before his family relocated to Valley View. He graduated from Cuyahoga Heights High School in 1954 and served in the United States Army soon after.

After completing his service with the Army, Mr. Bernstein sold Oldsmobiles, Fords, and Chryslers for various auto dealers—which led to the introduction of Joanne Kenley, who he would later marry. He and Joanne raised three sons and have eight grandsons and a granddaughter.

At the age of thirty-three, Mr. Bernstein was elected to Valley View's City Council, where he served for twenty-four years. While serving as a Councilman Mr. Bernstein helped develop the Cuyahoga Valley National Park. He also worked hard to reduce polluted runoff from Garfield Heights. Councilman Thomas Perk remembered Mr. Bernstein as "a fighter for the people."

Mr. Speaker and colleagues, please join me in remembrance of Mr. Ronald Bernstein, who as Councilman was instrumental in improving the City of Valley View and always stood on the side of those he represented.