May 2, 2007

Mr. ENZI. It might be helpful if I explained the provision you are discussing, as my office has received many calls as well and I believe the callers are not informed about this matter. Subtitle B of title II of S. 1028 establishes the Reagan-Udall Foundation for the Food and Drug Administration. That simple purpose of that nonprofit Foundation is to lead collaborations among the FDA, academic research institutions and industry designed to bolster research and development productivity, provide new tools for improving safety in regulated product evaluation, and in the long term make the development of those products more predictable and manageable.

Mr. KENNEDY. That is exactly the purpose of the Foundation, which was included in the drug safety legislation Senator ENZI and I introduced last year. The Foundation will be financially supported by industry and philanthropic donated funds. A chief scientist at FDA will promote intramural research and coordinate it with efforts at the Foundation.

Mr. HATCH. That explanation is very helpful. What, specifically, would the role of the Foundation be with respect to dietary supplements?

Mr. KENNEDY. Let me make absolutely clear that the Reagan-Udall Foundation will in no way override, overturn or conflict with the Dietary Supplement Health and Education Act. Nothing in this bill would have that effect.

Mr. ENZI. Yes, we took great pains to make certain there would be no conflict with DSHEA. Regarding foods, and dietary supplements are generally regulated as foods, the general directive of the Foundation is to identify holes in the evaluation of food safety and identify ways to address those deficiencies through collaborative research with industry.

Mr. HARKIN. So to make this absolutely clear, what you are saying is that the bill we are debating would in no way interfere with consumers' access to dietary supplements?

Mr. HATCH. To add to that point, it seems that the language could, in fact, help dietary supplement consumers, because it would allow collaboration between government and industry to conduct research on issues that might be helpful to supplement consumers?

Mr. KENNEDY. Yes, that is the case. Mr. ENZI. I agree with Chairman KENNEDY's assessment

Mr. HATCH. I thank you for those assurances and that clarification.

Mr. HARKIN. This has been a very helpful discussion, because Senator HATCH and I could never support legislation that would interfere with DSHEA and we are glad to receive the assurances of the chairman and the ranking Republican on the committee.

MORNING BUSINESS

Mr. MENENDEZ. Madam President, I ask unanimous consent that there now be a period of morning business with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

DEPARTMENT OF JUSTICE

Mr. LEAHY. Madam President, when I was a young law student at Georgetown, the event that stands out the most in my memory was a morning that I and a few other young law students working at various agencies for the summer had with the then Attorney General. It was Attorney General Robert Kennedy. In that meeting, he stressed to us over and over again the professionalism of the Department of Justice and how the professionals had to stay out of any kind of partisan politics and that he would insist upon it.

I was inspired by that meeting. I think it probably shaped my decision to go into public life more than any other single meeting I had.

I ask unanimous consent that an article in today's USA Today by Ronald Goldfarb entitled "Crossing the Line at Justice" be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From USA Today, Wednesday, May 2, 2007]

CROSSING A LINE AT JUSTICE

$(By \ Ronald \ Goldfarb)$

The current agonies of Attorney General Alberto Gonzales call to mind a dramatic moment in the Robert F. Kennedy Justice Department. Members of his organized crime section were in RFK's office reviewing our pending investigations and cases. One of our group advised Kennedy that his grand jury investigations were about to lead to the indictment of the then-mayor of a large Midwestern city, one that had voted for his brother John Kennedy in the close presidential election of 1960.

When my colleague completed his report about the big scalp about to be added to our list of political corruption cases, RFK was quiet. It happened that the scalp in question belonged to President Kennedy's ambassador-designate to Greece. The attorney general smiled slightly and facetiously remarked: "Well, that's nice. Now my brother's going to have to put me on the Supreme Court." The indictment went forward and included others in the city's political (Democratic) machine. All were convicted.

That anecdote is relevant today as the Senate Judiciary Committee considers the attorney general's recent dismissals of several U.S. attorneys. When it comes to the proper administration of justice in the Department of Justice, there are politics and there are politics.

THE TWO P'S

Capital "P" politics—that is, party politics, such as the partisan personal shenanigans of Gonzales meddling with the independence of competent prosecutors' discretion in response to political pressures—are improper and have no place in the justice system. Small "p" politics, the imposition of discretionary preferences, policies and priorities in the focus of prosecutorial discretion, generally are proper. Partisans must accept them, like it or not. They are not the basis for replacing attorneys general.

The distinction is important. When the Justice Department that I served in during the Kennedy administration came to office, "political" priorities changed. The internal security division, active and robust during the Eisenhower administration when loyalty was a major concern, was de-emphasized and eventually was deactivated. The organized crime and the civil rights sections, small and quiet in earlier years, grew into major centers of departmental work and were the centerpiece of RFK's regime. That kind of priority setting is proper.

Administrations come to office offering change. Like these changes or not, people cannot claim they involve improper politics. Critics have the right to change administrations with their votes in subsequent elections. Had Al Gore been elected, no doubt environmental prosecutions would have taken front and center in the department's efforts.

After Sept. 11, 2001, homeland security would have been any attorney general's special interest, RFK's included. So if one deplores the values and priorities of the John Ashcroft and Gonzales administrations at Justice, USA Patriot Act excesses and the like, the recourse will be at the 2008 voting machines.

On the other hand, capital "P" party politics have no place in any Justice Department. That is the unique indictment of Gonzales, and one that should lead to his replacement. All attorneys general face political pressure to act against their parties' political enemies and to protect their friends. Those are the moments of truth for all attorneys general, the one that Gonzales failed, to the embarrassment of even his own party representatives.

RFK'S TESTS

When RFK was attorney general, two comparable moments stand out in my memory. In one, his notorious father's long-time attorney—James Landis, "a virtual member of the immediate family," according to one biography—was charged with failing to file his tax returns for five years. Immense pressures were put on Kennedy to find an excuse not to indict the aging and prestigious former Harvard law dean. RFK stayed out of the decision-making process, and Landis pleaded guilty and received a brief incarceration. But for his close association with the Kennedys, Landis probably would not have suffered so. Everyone wanted to help Landis. but they were super self-conscious about the propriety of doing so.

A similar moment arose when an investigation showed that the brother of the influential congressman from New York, Eugene Keogh, had abused his office as a New York state supreme court judge. Kennedy agonized over the political pressures on him; he worried that the not open-and-shut case might not be winnable, after major political embarrassment to Kennedy loyalists. To his credit, Keogh told Kennedy he knew he'd do the right and fair thing. The attorney general's aides pressed him to do what he'd do in any other non-political case. Judge J. Vincent Keogh was indicted and convicted. That is the only way an attorney general can keep the balance of justice even and credible.

Gonzales needed aides who spoke to him with comparable candor and rectitude. Instead, he is falling on his sword over the U.S. attorney firings that he administered without knowing, as he has testified, much about them at the time. Like former vice presidential aide Lewis "Scooter" Libby in the Valerie Plame leak case, others set the political process in motion, and the loyal aide did the deed and took the rap. The Senate should not stop at Gonzales' actions, but should press to find out who pressured him to take these unconscionable actions.

Ashcroft supermoralistically draped the body of the department's statue of justice to hide her contours; Gonzales amoralistically tore off her blindfold. Both diminished the prestige of an important government agency.

TRIBUTE TO COLONEL ANTHONY J. "LAZER" LAZARSKI

Mr. INHOFE. Madam President. I am here today to recognize and pay tribute to COL Anthony J. "Lazer" Lazarski, Chief of the Air Force Senate Liaison. for his 25 years of exceptional service and dedication to the U.S. Air Force our great country. Colonel and Lazarski is a command pilot with over 2,300 flight hours in 12 different types of aircraft, including the RF-4, F-15, F-16, F-111 and F-117. He has supported combat operations around the world, to include the Libya Raid and Operations Desert Storm, Desert Fox, Allied Force, Southern Watch, and Iraqi Freedom. Throughout his military career. he has been recognized by his superiors and subordinates as a leader in the air and on the ground—an Airman with the ability to motivate and lead.

COL Lazer Lazarski grew up in North Arlington, NJ, and watched them build the Twin Towers of the World Trade Center from the basement up. He earned an appointment to the Air Force Academy and graduated in 1982 with military honors. Upon completion of pilot training, he was selected to fly the F-111 and earned the distinction of Top Gun for both his T-38 Introduction to Fighter Fundamentals class and his F-111 Replacement Training Unit class. While flying in Tactical Air Command with the 79th NATO Tigers at RAF Upper Hevford, he was selected as the wing's youngest instructor pilot. Shortly thereafter, he was selected as the youngest United States Air Forces in Europe flight examiner. As a pilot, I can attest to the fact that you only allow your sharpest and most mature pilots to set, evaluate, and enforce the standards for other pilots. I happen to be a flight instructor currently. I can assure you, they are the very best people. This is a major accomplishment he was able to achieve.

Colonel Lazarski later transitioned to the F-117 Stealth Fighter and earned Top Gun in his third aircraft, this time during a Southern Watch deployment over the skies of Iraq. Colonel Lazarski demonstrated he could not only deliver precise weapons on target on time, he could also motivate and lead others. In recognition of his extraordinary leadership, he was named 12th Air Force Flight Commander of the Year, and selected to attend the Naval War College.

After graduating from the Naval War College in 1994, he served 3 years in Naples, Italy at NATO Headquarters, including as the aide-de-camp to two different Commanders, Allied Air Forces in Southern Europe. One of these Commanders was then LTG Mike Ryan, who would later become Air Force Chief of Staff. During his tour, he was one of the first combat troops on the ground in Sarajevo as he helped set up the NATO Air Operations Center.

In 1997, he transitioned to the F-15 Strike Eagle, serving as the 336th Fighter Squadron Assistant Operations Officer and deployed commander from Seymour Johnson Air Force Base, NC. During this tour he also served as Chief of the Command Post and integrated new command and control systems to include hurricane tracking/forecasting systems put to test in 3 years of multiple hurricanes.

In 2001 he graduated No. 1 from his Air War College Class, earning the Wright Brothers Officership Award and Military Outstanding Volunteer Medal. This honor earned him the right to serve the next year at Vance Air Force Base, in my home state of Oklahoma as the Deputy Operations Group Commander.

Due to the superb leadership Colonel Lazarski demonstrated at Vance, he was selected as the Director of Air Combat Command's Commander Action Group—the strategic "think tank" for our Air Force's lead combat command. In this position he was given the immense responsibility for developing strategy, doctrine, concepts, tactics and procedures for U.S. air and space power employment.

Colonel Lazarski's next assignment led him back to command, this time in Air Education Training Command as the Commander of the 479th Flying Training Group where he was responsible for training new pilots in the T-6, and new fighter pilots and weapons officers in the T-38. Colonel Lazarski oversaw 115 aircraft averaging 300 sorties a day, and despite five hurricanes in one season, no student ever graduated late under Colonel Lazarski's leadership.

In 2005 at the culmination of an exceptional military career, Colonel Lazarski was reassigned to Capitol Hill as the Chief of the Air Force Senate Liaison Division. Here Colonel Lazarski integrated his remarkable experience and leadership with ceaseless integrity, initiative, and persistence to result in unparalleled effectiveness on behalf of the Air Force and our Nation.

We offer our sincere thanks to Colonel Lazarski, his wife Stephanie, and their son Andrew for their unwavering support of our country and the freedom we hold so dear. We congratulate Colonel Lazarski on the completion of an exemplary active-duty career. Utilizing the theme from one of my favorite books, Message to Garcia, let me close by saying: Message delivered and job well done! Now a new mission awaits you, and I'm honored to have you serve your country again, this time as my Military Legislative Assistant. Congratulations and welcome!

REMOVAL OF COSPONSOR

Mr. CORNYN. Madam President, I ask that Senator PETE DOMENICI be removed as a cosponsor to S. 1038, the Workforce Health Improvement Act, and added as a cosponsor to S. 1083, the SKIL Act. Let the RECORD reflect that due to a clerical error Senator DOMEN-ICI was inadvertently added as a cosponsor to the Wokforce Health Improvement Act.

IN RECOGNITION OF HEIDEH SHAHMORADI

Mr. BOND. Madam President, today I rise to acknowledge the very special and meaningful contributions of Ms. Heideh Shahmoradi, who is departing the U.S. Senate after serving as detailee for some 4 years from the Department of Transportation. I come to the floor today to thank personally Heideh for her assistance and professionalism as a detailee to me on both the Environment and Public Works, EPW, Committee and the Appropriations Committee.

In my former position as chair of the EPW's Subcommittee on Transportation and Infrastructure, Heideh provided me with invaluable advice and help in the development and passage of the highway reauthorization legislation, Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users: or SAFETEA. Heideh played a key role in helping the committee understand the complexities and implications of SAFETEA which helped to ensure that the final legislation properly balanced these very complex policy and funding issues. And as a program expert from the Department, Heideh was able to provide valuable insights on the potential impact of the legislation on highway transportation activities. Heideh not only contributed significantly in analyzing the legislation but she also performed important duties, such as research, factchecking, editing, and drafting report language and legislation. Heideh did it all with distinction and unflappable good humor.

Her skills and performance on working on the EPW Committee made it an easy decision to bring her back from the Department to help me on the Appropriations Committee. Heideh not only continued to assist me on the Federal-aid highway programs on the Senate Transportation, HUD, and Related Agencies Appropriations Subcommittee, but she also quickly became a resource and expert on all of the other modes under the Department of Transportation.

Throughout her tenure on Capitol Hill, Heideh provided technical expertise and programmatic knowledge that was critical in policymaking decisions on both the authorizing and appropriations committees. Her ability to provide a reality check on legislation helped tremendously in protecting the best interests of our communities and