

many of the Great Society programs that made the American dream a reality for so many families—programs that continue to bring so much to so many.

And now that he is 80, Mr. President, Sargent Shriver's altruism is far from faded, but rather is as strong as ever. Since 1984, Shriver has served as president, and since 1990, chairman of the board, of Special Olympics International, which was founded by his wife, Eunice. I was privileged to see the glorious results of Eunice's and Sargent's tireless efforts on behalf of this fine organization this past summer, when the State of Connecticut hosted the Special Olympic Games.

It has been said, Mr. President, that a true leader is one who develops leadership in others—one who wants to see every individual succeed to the best of their ability, even if those achievements surpass his own. Through his stewardship of both the Peace Corps and the Special Olympics, Sargent Shriver has sought to encourage and develop the unique talents, energies, and abilities of all individuals, proving that he is indeed among the true leaders of our time.

Mr. President, Sargent Shriver is a humanitarian, an advocate, a public servant, and a leader whose contributions to his country and to his fellow man will endure throughout the ages. I am proud to call him my friend, and I wish him and Eunice all the best on this very special birthday. ●

#### COMMENDING THE UNITED STATES HOLOCAUST MEMORIAL MUSEUM

Mr. LOTT. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 193, submitted earlier today by Senator HATCH.

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

The clerk will state the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 193) deploring individuals who deny the historical reality of the Holocaust and commending the vital, ongoing work of the United States Holocaust Memorial Museum.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the resolution?

There being no objection, the Senate proceeded to consider the resolution.

Mr. LAUTENBERG. Mr. President, I rise today to join the Senior Senator from Utah in support of the Hatch-Lautenberg Resolution which condemns individuals who deny the historical reality of the Holocaust. It also commends the vital, tireless work of the U.S. Holocaust Memorial Museum. I urge my colleagues to join us in approving the resolution, affirming that this distinguished body, the U.S. Senate, denounces those who deny that the Holocaust occurred.

Mr. President, more than 50 years ago, Adolf Hitler mounted his system-

atic effort to destroy whole populations—including the Jewish people, gypsies, the disabled, Poles, homosexuals, Jehovah's Witnesses, Soviet POW's and political dissidents. Six million Jews and five million others were murdered. That is a historical fact proven by detailed records kept by the Nazis. Our duty to the survivors of the Holocaust and to those who died on the trains, in the fields, and in the gas chambers is to make sure that their story is told from generation to generation. We must study and reflect on the atrocities of the Nazis, in order to make sure that this dark chapter of history is never repeated.

Mr. President, we have reason to be concerned. A recent poll found that 22 percent of Americans think that it is possible one of the most horrifying events in the history of the world never occurred. Even before the end of World War II, anti-Semitic groups worked to create the illusion that the Holocaust was nothing more than a myth. These individuals, bent on their own agenda of hatred, often pass themselves off as scholars and historians, and their findings as fact, they dispute all personal accounts and physical evidence as mere propaganda. Their allegations are astounding when you consider how well the Holocaust is documented.

In recent years, these individuals have moved from the confines of hate groups and other anti-Semitic organizations to our colleges and universities. On campuses nationwide, in ads placed in university newspapers, they spread their propaganda, lies, and falsehoods in the hope of selling their claims. We must not allow groups attacking the Holocaust to gain ground or respect, nor can we allow the existence of the Holocaust to be made a subject of debate. But most important, we can not let the memory of 11 million people fade from our memories.

One of the most important tools we in combating those who would deny the Holocaust is viewing firsthand the horrors that took place in the concentration camps. This was the core concept of a living museum, where visitors could not only walk through and view exhibits, but actually feel them. In 1993, the U.S. Holocaust Memorial Museum opened its doors to the world. Since then, over 5 million visitors have passed through its doors with over two-thirds of those being non-Jews.

I am honored to serve on the memorial council and to be involved in the planning and management of the museum. In this capacity I have met and toured the museum with a number of Holocaust survivors. The stories of these survivors speak volumes of the horror and the stark reality of this event. I find it unimaginable that anyone could view such a collection without a heartfelt feeling of loss for what the victims and their families endured.

Mr. President, I commend the individuals whose vision made the museum a reality. The survivors and families of those lost have shared their stories in

a collection that teaches all that are willing to learn about the Holocaust. The building, in the shadow of the Washington and Jefferson Memorials, is a testament to the existence of one of the most tragic events in the history of the world. By acknowledging that the Holocaust did happen, and by educating these nonbelievers, can we help ensure that it will never happen again.

Mr. LOTT. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to the resolution appear at the appropriate place in the RECORD.

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

So the resolution (S. Res. 193) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, is as follows:

#### S. RES. 193

Whereas the Holocaust is a basic fact of history, the denial of which is no less absurd than the denial of the occurrence of the Second World War;

Whereas the Holocaust—the systematic, state-sponsored mass murders by Nazi Germany of 6,000,000 Jews, alongside millions of others, in the name of a perverse racial theory—stands as one of the most ferociously heinous state acts the world has ever known; and

Whereas those who promote the denial of the Holocaust do so out of profound ignorance or for the purpose of furthering anti-Semitism and racism: Now, therefore, be it

*Resolved*, That the Senate—

(1) deplores the persistent, ongoing and malicious efforts by some persons in this country and abroad to deny the historical reality of the Holocaust; and

(2) commends the vital, ongoing work of the United States Holocaust Memorial Museum, which memorializes the victims of the Holocaust and teaches all who are willing to learn profoundly compelling and universally resonant moral lessons.

#### HISTORIC CHATTAHOOCHEE COMPACT AMENDMENT

Mr. LOTT. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of calendar No. 218, S. 848.

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

The clerk will state the bill by title.

The legislative clerk read as follows:

A bill (S. 848) to grant the consent of Congress to an amendment of the Historic Chattahoochee compact between the States of Alabama and Georgia.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the bill?

There being no objection, the Senate proceeded to consider the bill.

Mr. LOTT. Mr. President, I ask unanimous consent that the bill be deemed read the third time, passed, and the motion to reconsider be laid upon the table and that any statements relating to the bill be placed at the appropriate place in the RECORD.

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

So the bill (S. 848) was deemed read the third time, and passed, as follows:

S. 848

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION 1. COMPACT OF CONGRESS TO THE HISTORIC CHATTAHOOCHEE COMPACT BETWEEN THE STATES OF ALABAMA AND GEORGIA.**

The consent of Congress is given to the amendment of articles I, II, and III of the Historic Chattahoochee Compact between the States of Alabama and Georgia, which articles, as amended, read as follows:

“ARTICLE I

“The purpose of this compact is to promote the cooperative development of the Chattahoochee valley’s full potential for historic preservation and tourism and to establish a joint interstate authority to assist in these efforts.

“ARTICLE II

“This compact shall become effective immediately as to the States ratifying it whenever the States of Alabama and Georgia have ratified it and Congress has given consent thereto.

“ARTICLE III

“The States which are parties to this compact (hereinafter referred to as ‘party States’) do hereby establish and create a joint agency which shall be known as the Historic Chattahoochee Commission (hereinafter referred to as the ‘Commission’). The Commission shall consist of 28 members who shall be bona fide residents and qualified voters of the party States and counties served by the Commission. Election for vacant seats shall be by majority vote of the voting members of the Commission board at a regularly scheduled meeting. In Alabama, two shall be residents of Barbour County, two shall be residents of Russell County, two shall be residents of Henry County, two shall be residents of Chambers County, two shall be residents of Lee County, two shall be residents of Houston County, and two shall be residents of Dale County. In Georgia, one shall be a resident of Troup County, one shall be a resident of Harris County, one shall be a resident of Muscogee County, one shall be a resident of Chattahoochee County, one shall be a resident of Stewart County, one shall be a resident of Randolph County, one shall be a resident of Clay County, one shall be a resident of Quitman County, one shall be a resident of Early County, one shall be a resident of Seminole County, and one shall be a resident of Decatur County. In addition, there shall be three at-large members who shall be selected from any three of the Georgia member counties listed above. The Commission at its discretion may appoint as many advisory members as it deems necessary from any Georgia or Alabama County which is located in the Chattahoochee Valley area. The contribution of each party State shall be in equal amounts. If the party States fail to appropriate equal amounts to the Commission during any given fiscal year, voting membership on the Commission board shall be determined as follows: The State making the larger appropriation shall be entitled to full voting membership. The total number of members from the other State shall be divided into the amount of the larger appropriation and the resulting quotient shall be divided into the amount of the smaller appropriation. The then resulting quotient, rounded to the next lowest whole number, shall be the number of voting members from the State making the smaller contribution. The members of the Commission from the State making the larger contribu-

tion shall decide which of the members from the other State shall serve as voting members, based upon the level of tourism, preservation, promotional activity, and general support of the Commission’s activities by and in the county of residence of each of the members of the State making the smaller appropriation. Such determination shall be made at the next meeting of the Commission following September 30 of each year. Members of the Commission shall serve for terms of office as follows: Of the 14 Alabama members, one from each of said counties shall serve for two years and the remaining member of each county shall serve for four years. Upon the expiration of the original terms of office of Alabama members, all successor Alabama members shall be appointed for four-year terms of office, with seven vacancies in the Alabama membership occurring every two years. Of the 14 Georgia members, seven shall serve four-year terms and seven two-year terms for the initial term of this compact. The terms of the individual Georgia voting members shall be determined by their place in the alphabet by alternating the four- and two-year terms beginning with Chattahoochee County, four years, Clay County, two years, Decatur County, four years, etc. Upon the expiration of the original terms of office of Georgia members, all successor Georgia members shall be appointed for four-year terms of office, with seven vacancies in the Georgia membership occurring every two years. Of the three Georgia at-large board members, one shall serve a four-year term and two shall serve two-year terms.

“All board members shall serve until their successors are appointed and qualified. Vacancies shall be filled by the voting members of the Commission. The first chairman of the commission created by this compact shall be elected by the board of directors from among its voting membership. Annually thereafter, each succeeding chairman shall be selected by the members of the Commission. The chairmanship shall rotate each year among the party States in order of their acceptance of this compact. Members of the Commission shall serve without compensation but shall be entitled to reimbursement for actual expenses incurred in the performance of the duties of the Commission.”

**UNANIMOUS-CONSENT AGREEMENT—CONFERENCE REPORT ON S. 395**

Mr. LOTT. Mr. President, I ask unanimous consent that when the Senate turns to the consideration of the conference report to accompany S. 395, the Alaska Power Administration bill, that there be 2 hours of debate equally divided between Senators MURKOWSKI and MURRAY, or their designees, and that immediately upon completion of the debate or the yielding back of the time, the Senate proceed to a vote on the adoption of the conference report, all without any intervening action or debate.

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

Mr. LOTT. Mr. President, it is my understanding that this conference report would not be brought up by the leadership prior to Tuesday, November 14.

**EXPRESSING THE SENSE OF THE CONGRESS ON UNITED STATES-NORTH KOREA AGREED FRAMEWORK**

Mr. LOTT. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of calendar No. 35, Senate Joint Resolution 29.

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

The clerk will state the resolution by title.

A joint resolution (S. J. Res. 29) expressing the sense of Congress with respect to North-South dialogue on the Korean Peninsula and the United States-Korea Agreed Framework.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the joint resolution?

There being no objection, the Senate proceeded to consider the joint resolution.

Mr. MURKOWSKI. Mr. President, I rise today to applaud the unanimous passage of Senate Joint Resolution 29, a resolution which a bipartisan group, Senators HELMS, THOMAS, SIMON, ROBB, and I, introduced in the Senate Foreign Relations Committee last March.

The resolution expresses the sense of Congress with respect to the serious issue of North Korea-South Korea dialog, which was a key part of the United States-North Korea Agreed Framework on the nuclear issue signed last October.

As my colleagues are aware, I have spoken extensively about the problems I see in the Agreed Framework, most recently on September 29 when I introduced S. 1293, a bill to provide for strict monitoring of and controls on U.S. spending on implementation of that agreement. There is no need to repeat those arguments here other than to stress the importance of passing that legislation as soon as possible.

Today I am speaking about only one specific, and critical element of the Agreed Framework: the necessity of a meaningful North-South Korean dialog. Without such a dialog, I am convinced that implementation of the Agreed Framework is unworkable. That’s why it is up to us to make sure the North Koreans fulfill that and all of their other responsibilities in the Agreed Framework.

Passage of this resolution is also particularly timely when taking into account South Korean President Kim Young Sam’s remarks to the Joint Meeting of Congress this summer. President Kim said:

Peace on the Korean Peninsula can only take root through dialogue and cooperation between the South and the North, the two parties directly concerned. Without dialogue, nothing can be accomplished. I am thus grateful that both the President and Congress have stressed the central importance of the South-North dialogue.

South Korea remains a trusted and loyal ally, and I believe we must follow a policy toward the Korean Peninsula that keeps South Korea’s best interests in the forefront.