

transoceanic vessels. Those transfers are made in Canadian ports.

This ban will mean that our grain cannot leave through those Canadian ports. That means our grain is going to have to go south through the gulf adding a lot of cost and expense. That means we are going to be less competitive against the Canadians.

Mr. President, one might understand what the Canadians are doing here if in some way they were threatened. They themselves have acknowledged they are not threatened. They themselves have acknowledged that karnal bunt cannot survive in the cold of Canada. And there is no karnal bunt that has been found in the Midwest. The only place it was found was on isolated farms in some southwestern States.

So the Canadians are engaged, I believe, in a deception. They are saying they are banning our exports of durum wheat through their ports to protect their producers. But by their own statements they know—and they have acknowledged—that they are not threatened.

So what is really going on, Mr. President? I believe it is an attempt to secure a competitive advantage, and we should not allow it. We should fight back.

Today, I am introducing two bills: One that will ban imports of Canadian durum until Canada drops its restriction on our grain. And the second bill would ban the imports of all cattle and beef from Canada given the fact that we have seen the mad cow disease develop in England. We know there have been shipments of cattle from England to Canada in the past.

If they are going to threaten us because of karnal bunt found in Arizona, we can threaten them in the same way and shut off all imports from Canada of their beef and their cattle because of the mad cow syndrome in England when we know there have been shipments of beef from that country to Canada.

It makes just as much sense to ban imports of cattle and beef from Canada where there is no known BSE as it does to ban imports of wheat from the upper midwest where there are no known outbreaks of karnal bunt.

That is equivalent treatment. That is standing up for America. I hope that other of my colleagues will join me in supporting this legislation to send a clear message to our neighbors to the north that we are not going to accept their refusal to take our exports of durum through their markets.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

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

S. 1653

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

SECTION 1. FINDINGS.

The Congress makes the following findings:

(1) The Canadian Government has imposed a ban on the importation of durum wheat from the United States because of an outbreak of karnal bunt in Arizona.

(2) The ban applies to all imports of durum wheat from the United States, including wheat from States where no evidence of karnal bunt has been found.

(3) No karnal bunt has been found in any wheat produced in Montana, North Dakota, South Dakota, Minnesota, or in the Great Lakes region.

(4) The Canadian Government has stated that due to the cold climate in Canada there is no risk of an outbreak of karnal bunt in Canada.

(5) Canada's ban on shipments of durum wheat through the Great Lakes ports is unjustifiable and the ban places unnecessary restrictions on shipments of other wheat through the Great Lakes ports.

SEC. 2. PROHIBITION AGAINST ENTRY OF CERTAIN CANADIAN GRAIN PRODUCTS.

(a) IN GENERAL.—Not later than 15 days after the date of the enactment of this Act, the President shall prohibit the entry, or withdrawal from warehouse for consumption, of all grain products (described in heading 1001 or 1101.00.00 of the Harmonized Tariff Schedule of the United States) which are produced, grown, or manufactured in Canada.

(b) DURATION.—The prohibition imposed under subsection (a) shall remain in full force and effect until the Secretary of Agriculture and the United States Trade Representative—

(1) determine that Canada has removed the prohibition on imports described in subsection (c), and that durum wheat products produced in the United States are permitted full and fair access to the markets of such country; and

(2) submit to the Congress the determination under paragraph (1), together with the reasons underlying the determination.

(c) PROHIBITION DESCRIBED.—The prohibition described in this subsection is a prohibition on the importation of durum wheat products produced in the United States where there is not sufficient evidence that karnal bunt exists with respect to such wheat.

By Mrs. BOXER (for herself and Mr. BRADLEY):

S. 1654. A bill to apply equal standards to certain foreign made and domestically produced handguns; to the Committee on the Judiciary.

THE JUNK GUN VIOLENCE PROTECTION ACT OF 1996

• Mrs. BOXER. Mr. President, I am introducing, along with my distinguished colleague from New Jersey, Senator BRADLEY, a bill to give equal treatment to the manufacture, transfer, and possession of both foreign made and domestically produced junk guns.

I ask unanimous consent that the text of the bill be printed in the RECORD.

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

S. 1654

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Junk Gun Violence Protection Act".

SEC. 2. FINDINGS.

The Congress finds that—

(1) the prohibition on the importation of handguns that are not generally recognized as particularly suitable for or readily adaptable to sporting purposes, often described as junk guns or Saturday night specials, has led to the creation of a high-volume market for these weapons that are domestically manufactured;

(2) traffic in junk guns constitutes a serious threat to public welfare and to law enforcement officers, and the use of such firearms is increasing;

(3) junk guns are used disproportionately in the commission of crimes;

(4) of the firearms traced in 1995, the 3 firearms most commonly traced to crimes were junk guns; and

(5) the domestic manufacture, transfer, and possession of junk guns should be restricted.

SEC. 3. RESTRICTION ON MANUFACTURE, TRANSFER, AND POSSESSION OF CERTAIN HANDGUNS.

(a) RESTRICTION.—Section 922 of title 18, United States Code, is amended by adding at the end the following new subsection:

“(y)(1) It shall be unlawful for a person to manufacture, transfer, or possess a junk gun that has been shipped or transported in interstate or foreign commerce.

“(2) Paragraph (1) shall not apply to—

“(A) the possession or transfer of any junk gun otherwise lawfully possessed under Federal law on the date of the enactment of the Junk Gun Violence Protection Act;

“(B) any firearm or replica of a firearm that has been rendered permanently inoperative;

“(C) the manufacture for, transfer to, or possession by the United States or a State or a department or agency of the United States, or a State or a department, agency, or political subdivision of a State, or a transfer to or possession by a law enforcement officer employed by such an entity for law enforcement purposes (whether on or off duty); or

“(D) the manufacture, transfer, or possession of a junk gun by a licensed manufacturer or licensed importer for the purposes of testing or experimentation authorized by the Secretary.”.

(b) DEFINITION OF JUNK GUN.—Section 921(a) of title 18, United States Code, is amended by adding at the end the following new paragraph:

“(33)(A) The term ‘junk gun’ means any firearm that is not described in section 925(d)(3), and any regulations issued under such section.”.●

ADDITIONAL COSPONSORS

S. 704

At the request of Mr. SIMON, the name of the Senator from Rhode Island [Mr. PELL] was added as a cosponsor of S. 704, a bill to establish the Gambling Impact Study Commission.

S. 1219

At the request of Mr. MCCAIN, the name of the Senator from Wisconsin [Mr. KOHL] was added as a cosponsor of S. 1219, a bill to reform the financing of Federal elections, and for other purposes.

S. 1483

At the request of Mr. KYL, the names of the Senator from Wyoming [Mr. THOMAS], the Senator from Texas [Mr. GRAMM], and the Senator from Kansas [Mr. DOLE] were added as cosponsors of S. 1483, a bill to control crime, and for other purposes.

S. 1487

At the request of Mr. GRAMM, the names of the Senator from Nevada [Mr.

REID], the Senator from North Carolina [Mr. HELMS], and the Senator from Kansas [Mr. DOLE] were added as cosponsors of S. 1487, a bill to establish a demonstration project to provide that the Department of Defense may receive Medicare reimbursement for health care services provided to certain medicare-eligible covered military beneficiaries.

S. 1612

At the request of Mr. HELMS, the names of the Senator from New Hampshire [Mr. SMITH], and the Senator from Pennsylvania [Mr. SANTORUM] were added as cosponsors of S. 1612, a bill to provide for increased mandatory minimum sentences for criminals possessing firearms, and for other purposes.

S. 1623

At the request of Mr. WARNER, the names of the Senator from Oklahoma [Mr. INHOFE], and the Senator from Illinois [Mr. SIMON] were added as cosponsors of S. 1623, a bill to establish a National Tourism Board and a National Tourism Organization, and for other purposes.

SENATE CONCURRENT RESOLUTION 26

At the request of Mr. LOTT, the name of the Senator from Oklahoma [Mr. INHOFE] was added as a cosponsor of Senate Concurrent Resolution 26, a concurrent resolution to authorize the Newington-Cropsey Foundation to erect on the Capitol Grounds and present to Congress and the people of the United States a monument dedicated to the Bill of Rights.

SENATE RESOLUTION 215

At the request of Mr. LAUTENBERG, the name of the Senator from Oregon [Mr. WYDEN] was added as a cosponsor of Senate Resolution 215, a resolution to designate June 19, 1996, as "National Baseball Day."

SENATE RESOLUTION 226

At the request of Mr. DOMENICI, the names of the Senator from Indiana [Mr. COATS], the Senator from Florida [Mr. MACK], the Senator from Arizona [Mr. MCCAIN], the Senator from Wyoming [Mr. SIMPSON], and the Senator from New Jersey [Mr. BRADLEY] were added as cosponsors of Senate Resolution 226, a resolution to proclaim the week of October 13 through October 19, 1996, as "National Character Counts Week".

SENATE CONCURRENT RESOLUTION 50—RELATIVE TO KOSOVA

Mr. DOLE (for himself, Mr. PELL, Mr. D'AMATO, Mr. PRESSLER, Mr. LEVIN, and Mr. FEINGOLD) submitted the following concurrent resolution; which was referred to the Committee on Foreign Relations:

S. CON. RES. 50

Whereas the Constitution of the Socialist Federal Republic of Yugoslavia, adopted in 1946 and the amended Yugoslav Constitution adopted in 1974, described the status of Kosova as one of the 8 constituent territorial units of the Yugoslav Federation;

Whereas the political rights of the Albanian majority in Kosova were curtailed when the Government of Yugoslavia illegally amended the Yugoslav federal constitution without the consent of the people of Kosova on March 23, 1989, revoking Kosova's autonomous status;

Whereas in 1990, the Parliament and Government of Kosova were abolished by further unlawful amendments to the Constitution of Yugoslavia;

Whereas in September 1990, a referendum on the question of independence for Kosova was held in which 87 percent of those eligible to participate voted and 99 percent of those voting supported independence for Kosova;

Whereas in May 1992, a Kosovar national parliament and President, Dr. Ibrahim Rugova, were freely and fairly elected, but were not permitted to assemble in Kosova;

Whereas according to the State Department Country Reports on Human Rights for 1995, "police repression continued at a high level against the ethnic Albanians of Kosova * * * and reflected a general campaign to keep [those] who are not ethnic Serbs intimidated and unable to exercise basic human and civil rights";

Whereas over 100,000 ethnic Albanians employed in the public sector have been removed from their jobs and replaced by Serbs since 1989;

Whereas the government in Belgrade has severely restricted the access of ethnic Albanians in Kosova to all levels of education, especially in the Albanian language;

Whereas the Organization on Security and Cooperation in Europe observers dispatched to Kosova in 1991 were expelled by the government in Belgrade in July 1993, and have not been reinstated as called for in United Nations Security Council Resolution 855 of August 1993;

Whereas following the departure of such observers, international human rights organizations have documented an increase in abuses;

Whereas the United Nations announced on February 27, 1995, that Serbia had granted it permission to open a Belgrade office to monitor human rights in Serbia and Kosova;

Whereas Congress directed the State Department to establish a United States Information Agency (U.S.I.A.) cultural center in Prishtina, Kosova, in section 223 of the Foreign Relations Authorization Act, Fiscal Years 1992 and 1993;

Whereas Secretary of State Warren Christopher announced on February 27, 1996, that Serbian leader Slobodan Milosevic has agreed to the establishment of such center and that preparations for the establishment of the center are proceeding;

Whereas with the signing of the Dayton agreement on Bosnia, future peace in the Balkans hinges largely on a settlement of the status of Kosova; and

Whereas the President has explicitly warned the Government of Serbia that the United States is prepared to respond in the event of escalated conflict in Kosova caused by Serbia: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That it is the sense of the Congress that—

(1) the situation in Kosova must be resolved before the outer wall of sanctions against Serbia is lifted and Serbia is able to return to the international community;

(2) the human rights of the people of Kosova must be restored to levels guaranteed by international law;

(3) the United States should support the legitimate claims of the people of Kosova to determine their own political future;

(4) international observers should be returned to Kosova as soon as possible;

(5) the elected government of Kosova should be permitted to meet and exercise its

legitimate mandate as elected representatives of the people of Kosova;

(6) all individuals whose employment was terminated on the basis of their ethnicity should be reinstated to their previous positions;

(7) the education system in Kosova should be reopened to all residents of Kosova regardless of ethnicity and the majority ethnic Albanian population should be allowed to educate its youth in its native tongue;

(8) progress toward the establishment of a United States Information Agency cultural center in Prishtina, Kosova, is to be commended and the Secretary of State should redouble efforts to open the center as soon as possible; and

(9) the President should appoint a special envoy to aid in negotiating a resolution to the crisis in Kosova.

Mr. DOLE. Mr. President, I rise to submit a concurrent resolution regarding human rights in Kosova and in support of resolving the crisis in Kosova. I am pleased to be joined by Senator PELL, Senator D'AMATO, Senator PRESSLER, Senator LEVIN and Senator FEINGOLD.

This resolution is being submitted today in the House by Representatives ENGEL, MOLINARI, and KING. We are submitting this resolution because Kosova has been pushed to the sidelines by this administration—as well as the previous administration. And, without resolving the crisis in Kosova there is little, if any, hope of achieving a lasting peace in the Balkans.

This resolution cites the course of events since 1989, during which the Albanian people in Kosova have been denied their fundamental human and political rights by the Milosevic regime. The 1995 State Department country human rights reports stated the following about the deplorable situation in Kosova, and I quote, "Police repression continued at a high level against the ethnic Albanians of Kosova, and reflected a general campaign to keep [those] who are not ethnic Serbs intimidated and unable to exercise basic human and civil rights."

Since martial law was imposed in Kosova more than 7 years ago, Albanians have been fired from their jobs, restricted access to all levels of education, especially in their own language, denied basic political rights, and subjected to severe human rights abuses, including torture.

Among other things, this resolution calls on the Clinton administration to maintain the so-called outer wall of sanctions against Serbia until the situation in Kosova is resolved, to redouble efforts to open a USIA cultural center in Pristina, Kosova, and to appoint a special envoy to aid in negotiating a resolution to the crisis in Kosova.

Since the Dayton accords were signed, there are those who claim that peace in the Balkans has been achieved. That is wishful thinking. Let me be clear: There will be no lasting peace or stability in the Balkans unless and until the situation in Kosova has been resolved. Indeed, ignoring Kosova could lead to yet another violent conflict that could bring in our NATO allies on opposite sides. Therefore, the