

(B) by inserting after paragraph (1) the following new paragraph (2):

"(2) EXPLOSIVES OR ARSON.—Whoever in the course of a violation of subsection (a) maliciously damages or destroys, or attempts to damage or destroy, by means of fire or an explosive, any building, vehicle, or other real or personal property used by the animal enterprise shall be imprisoned for not less than 5 years and not more than 20 years, fined under this title, or both."; and

(C) in paragraph (3), as so redesignated, by striking "under this title and" and all that follows through the period and inserting "under this title, imprisoned for life or for any term of years, or sentenced to death."

SEC. 462. NATIONAL ANIMAL TERRORISM AND ECOTERRORISM INCIDENT CLEARINGHOUSE.

(a) IN GENERAL.—The Director shall establish and maintain a national clearinghouse for information on incidents of crime and terrorism—

(1) committed against or directed at any animal enterprise;

(2) committed against or directed at any commercial activity because of the perceived impact or effect of such commercial activity on the environment; or

(3) committed against or directed at any person because of such person's perceived connection with or support of any enterprise or activity described in paragraph (1) or (2).

(b) CLEARINGHOUSE.—The clearinghouse established under subsection (a) shall—

(1) accept, collect, and maintain information on incidents described in subsection (a) that is submitted to the clearinghouse by Federal, State, and local law enforcement agencies, by law enforcement agencies of foreign countries, and by victims of such incidents;

(2) collate and index such information for purposes of cross-referencing; and

(3) upon request from a Federal, State, or local law enforcement agency, or from a law enforcement agency of a foreign country, provide such information to assist in the investigation of an incident described in subsection (a).

(c) SCOPE OF INFORMATION.—The information maintained by the clearinghouse for each incident shall, to the extent practicable, include—

(1) the date, time, and place of the incident;

(2) details of the incident;

(3) any available information on suspects or perpetrators of the incident; and

(4) any other relevant information.

(d) DESIGN OF CLEARINGHOUSE.—The clearinghouse shall be designed for maximum ease of use by participating law enforcement agencies.

(e) PUBLICITY.—The Director shall publicize the existence of the clearinghouse to law enforcement agencies by appropriate means.

(f) RESOURCES.—In establishing and maintaining the clearinghouse, the Director may—

(1) through the Attorney General, utilize the resources of any other department or agency of the Federal Government; and

(2) accept assistance and information from private organizations or individuals.

(g) COORDINATION.—The Director shall carry out the Director's responsibilities under this section in cooperation with the Director of the Bureau of Alcohol, Tobacco, and Firearms.

(h) DEFINITIONS.—In this section:

(1) The term "animal enterprise" has the same meaning as in section 43 of title 18, United States Code.

(2) The term "Director" means the Director of the Federal Bureau of Investigation.

(i) AUTHORIZATION OF APPROPRIATIONS.—There is hereby authorized to be appro-

priated for fiscal years 2000, 2001, 2002, 2003, and 2004 such sums as are necessary to carry out this section.

FEINSTEIN AMENDMENT NO. 354

Mrs. FEINSTEIN proposed an amendment to the bill, S. 254, supra; as follows:

At the appropriate place, add the following:

SEC. __. INTERSTATE SHIPMENT AND DELIVERY OF INTOXICATING LIQUORS.

(a) IN GENERAL.—Chapter 59 of title 18, United States Code, is amended—

(1) in section 1263—

(A) by inserting "a label on the shipping container that clearly and prominently identifies the contents as alcoholic beverages, and a" after "accompanied by"; and

(B) by inserting "and requiring upon delivery the signature of a person who has attained the age for the lawful purchase of intoxicating liquor in the State in which the delivery is made," after "contained therein,"; and

(2) in section 1264, by inserting "or to any person other than a person who has attained the age for the lawful purchase of intoxicating liquor in the State in which the delivery is made," after "consignee,".

(b) REVOCATION OF BASIC PERMIT.—The Director of the Bureau of Alcohol, Tobacco, and Firearms shall revoke the basic permit of any person who has been convicted of 3 or more violations of the provisions of title 18, United States Code, added by this section.

FRIST (AND OTHERS) AMENDMENT NO. 355

Mr. FRIST (for himself, Mr. ASHCROFT, Mr. HELMS, Mr. COVERDELL, Mr. ALLARD, and Mr. NICKLES) proposed an amendment to the bill, S. 254, supra; as follows:

At the appropriate place, insert the following:

Subtitle __—School Safety

SEC. __.1. SHORT TITLE.

This subtitle may be cited as the "School Safety Act of 1999".

SEC. __.2. AMENDMENTS TO THE INDIVIDUALS WITH DISABILITIES EDUCATION ACT.

(a) PLACEMENT IN ALTERNATIVE EDUCATIONAL SETTING.—Section 615(k) of the Individuals with Disabilities Education Act (20 U.S.C. 1415(k)) is amended—

(1) in paragraph (1)(A)(ii)(I), by inserting "(other than a gun or firearm)" after "weapon";

(2) by redesignating paragraph (10) as paragraph (11); and

(3) by inserting after paragraph (9) the following new section:

"(10) DISCIPLINE WITH REGARD TO GUNS OR FIREARMS.—

"(A) AUTHORITY OF SCHOOL PERSONNEL WITH RESPECT TO GUNS OR FIREARMS.—

"(i) Notwithstanding any other provision of this Act, school personnel may discipline (including expel or suspend) a child with a disability who carries or possesses a gun or firearm to or at a school, on school premises, or to or at a school function, under the jurisdiction of a State or a local educational agency, in the same manner in which such personnel may discipline a child without a disability.

"(ii) Nothing in clause (i) shall be construed to prevent a child with a disability who is disciplined pursuant to the authority provided under clause (i) from asserting a defense that the carrying or possession of the gun or firearm was unintentional or innocent.

"(B) FREE APPROPRIATE PUBLIC EDUCATION.—

"(i) CEASING TO PROVIDE EDUCATION.—Notwithstanding section 612(a)(1)(A), a child expelled or suspended under subparagraph (A) shall not be entitled to continued educational services, including a free appropriate public education, under this title, during the term of such expulsion or suspension, if the State in which the local educational agency responsible for providing educational services to such child does not require a child without a disability to receive educational services after being expelled or suspended.

"(ii) PROVIDING EDUCATION.—Notwithstanding clause (i), the local educational agency responsible for providing educational services to a child with a disability who is expelled or suspended under subparagraph (A) may choose to continue to provide educational services to such child. If the local educational agency so chooses to continue to provide the services—

"(I) nothing in this title shall require the local educational agency to provide such child with a free appropriate public education, or any particular level of service; and

"(II) the location where the local educational agency provides the services shall be left to the discretion of the local educational agency.

"(C) RELATIONSHIP TO OTHER REQUIREMENTS.—

"(i) PLAN REQUIREMENTS.—No agency shall be considered to be in violation of section 612 or 613 because the agency has provided discipline, services, or assistance in accordance with this paragraph.

"(ii) PROCEDURE.—Actions taken pursuant to this paragraph shall not be subject to the provisions of this section, other than this paragraph.

"(D) FIREARM.—The term 'firearm' has the meaning given the term under section 921 of title 18, United States Code."

(b) CONFORMING AMENDMENT.—Section 615(f)(1) of the Individuals with Disabilities Education Act (20 U.S.C. 1415(f)(1)) is amended by striking "Whenever" and inserting the following: "Except as provided in section 615(k)(10), whenever".

SEC. __.3. AMENDMENT TO THE GUN-FREE SCHOOLS ACT OF 1994.

Subsection (c) of section 14601 of the Gun-Free Schools Act of 1994 (20 U.S.C. 8921) is amended to read as follows:

"(c) SPECIAL RULE.—Notwithstanding any other provision of this section, this section shall be subject to section 615(k)(10) of the Individuals with Disabilities Education Act (20 U.S.C. 1415(k)(10))."

APPOINTMENTS

The PRESIDING OFFICER. The Chair, on behalf of the Democratic leader, pursuant to Public Law 105-341, announces the appointment of the following individuals to the Women's Progress Commemoration Commission: Joan Doran Hedrick, of Connecticut; Lisa Perry, of New York; and Virginia Driving Hawk Sneve, of South Dakota.

SEQUENTIAL REFERRAL OF S. 1009

Mr. WARNER. Mr. President, pursuant to section 3(b) of S. Res. 400 of the 94th Congress, I request that S. 1009, the Intelligence Authorization Act for Fiscal Year 2000, which was reported out on May 11 by the Select Committee on Intelligence, be sequentially referred to the Committee on Armed

Services for a period not to exceed 30 days.

ORDERS FOR MONDAY, MAY 17,
1999

Mr. VOINOVICH. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in recess until 12 noon on Monday, May 17. I further ask that on Monday, immediately following the prayer, the routine requests through the morning hour be granted and the Senate then proceed to 1 hour of morning business, with Senators permitted to speak for up to 10 minutes each.

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

PROGRAM

Mr. VOINOVICH. For the information of all Senators, it is expected that the Senate will resume debate on the juvenile justice bill on Monday afternoon. On Monday, it may be the intention of the leadership to postpone or vitiate the cloture vote with respect to Y2K, if an agreement can be reached regarding proceeding to the bill. However, until or if that vote is canceled, all Senators should be prepared to vote beginning at 9:45 on Tuesday.

Senators who have amendments on the list with respect to juvenile justice should be prepared to offer their amendments on Monday. However, no votes will occur on Monday.

As previously announced, the majority leader would like to consider the Y2K legislation later in the week, as well as the supplemental appropriations conference report and the bankruptcy reform bill. Therefore, next week, beginning Tuesday, it will be a busy week with rollcall votes throughout each day and evening, if necessary. Consequently, all Members' cooperation will be greatly appreciated.

ORDER FOR ADJOURNMENT

Mr. VOINOVICH. Mr. President, if there is no further business to come before the Senate, I now ask that the Senate stand in recess under the previous order, following the remarks of Senator BAUCUS and Senator WYDEN.

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

Mr. VOINOVICH. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. BAUCUS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

CHINA, WTO, AND PERMANENT
NORMAL TRADING RELATIONS

Mr. BAUCUS. Mr. President, on behalf of a bipartisan group of 30 Sen-

ators, this morning I sent a letter to President Clinton expressing our view that bilateral negotiations with China over accession to the World Trade Organization should be resumed immediately and finalized quickly. After completion of an agreement that clearly advances U.S. economic interests, we are committed to granting China permanent Normal Trading Relations (NTR) status.

It is critical, especially after the events in Belgrade and Beijing over this past week, that we understand what is in America's national interest. It is in our national interest to ensure that China is incorporated into the global trade community through membership in the WTO. It is in our national interest to make sure that China follows internationally accepted trade rules. It is in our national interest to improve market access and open China's markets to American agricultural products, services, and manufactured goods. And it is in our national interest to do what we can to help anchor and sustain the economic reform process currently underway in China.

As I look at the Senators who signed this letter, I see a broad representation of our country, our society, and our economy. The nature of this group, half Democrat and half Republican, demonstrates that there is strong and broad support in the Senate for us to focus on America's long-term national economic interests in developing our trading relationship with China. We cannot, we must not, and we will not, ignore the many problem areas in the broad U.S.-China relationship, from human rights to espionage to weapons proliferation. But the message is clear that we must look closely at every aspect of this relationship in an objective way, determine what is best for us as a nation, and act accordingly.

The agreements reached during Chinese Premier Zhu Rongji's recent visit to Washington are solid. We want no back-pedaling on those understandings. We want an early resumption of the trade negotiations and a rapid conclusion. We want to bring China into the global trade community, and to do so it is necessary to grant China permanent normal trading relations status. The broad bipartisan group of Senators who signed today's letter firmly supports that.

Let me be clear about the intended recipients of the message in this letter. We want the administration to know that a core bipartisan group in the Senate is behind resumption of negotiations and conclusion of a WTO agreement, and that group will support permanent NTR status for China. We want the most senior levels of the Chinese government to know that a good WTO agreement with the United States will lead rapidly to WTO accession and to permanent NTR status. We want the American public to understand that we in the Senate are taking strong leadership in promoting the long-term economic interests of this country.

And we want the American business community to know that they have responsibilities: first, to work ceaselessly to take advantage of the concessions China will make as it enters the WTO, second, to expand exports to China that will grow jobs in the United States, and, third, to educate the public and policymakers about the importance of integrating China into the global economy.

The terms negotiated by USTR, the Department of Agriculture, and others are excellent. These are structural changes, market opening measures, and trade concessions made by China, not by the United States. We, the United States, are giving up nothing and are obtaining immeasurable possibilities for the future.

I ask unanimous consent that this bipartisan letter be printed in the RECORD.

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

U.S. SENATE,

Washington, DC, May 14, 1999.

President WILLIAM JEFFERSON CLINTON,
The White House, Washington, DC.

DEAR MR. PRESIDENT: We are writing to encourage you to finalize bilateral negotiations over Chinese accession to the WTO. For our part, upon conclusion of a market access agreement that clearly advances our economic interests in China, we are committed to granting China permanent Normal Trading Relations status.

Despite the events of this week in Belgrade and China, it is critical that we focus on what is important to America's national interest. Incorporating China into the global trade community through WTO membership; encouraging China to follow internationally accepted trade rules; opening Chinese markets to our manufactured goods, agricultural products, and services; and helping to anchor the economic reform process underway in China, all serve our national interest. The recent events in Belgrade and Beijing are reason neither to weaken those commitments made during Premier Zhu Rongji's visit last month nor to delay conclusion of the accession process.

We look forward to working with you to ensure an early conclusion of these negotiations and China's accession to the WTO.

Sincerely,

Max Baucus, John H. Chafee, Jay Rockefeller, Don Nickles, John Breaux, Chuck Grassley, Dianne Feinstein, Ted Stevens, Tom Daschle, Frank Murkowski, Mitch McConnell, Larry Craig, Orrin Hatch, Conrad Burns, Chuck Hagel, Daniel Inouye, Patty Murray, Harry Reid, Sam Brownback, Bob Kerrey, Pat Roberts, Rod Grams, Daniel K. Akaka, George Voinovich, Ron Wyden, Jeff Bingaman, Richard H. Bryan, Gordon Smith, Slade Gorton, Craig Thomas.

RACE FOR THE CURE

Mr. BAUCUS. Mr. President, I rise today to recognize a very important event.

All over the country, women and men alike are preparing for the "Race for the Cure," a 5-kilometer foot race to raise money in the fight against breast cancer. Each year, the number of participants in the race has grown. Sixteen years after its inception, the Race