Under such agreements, and for other purposes.

At the request of Mr. Santorum, the name of the Senator from Idaho (Mr. Craig) was added as a cosponsor of S. 893, a bill to amend title VII of the Civil Rights Act of 1964 to establish provisions with respect to religious accommodation in employment, and for other purposes.

At the request of Mr. Nickles, the name of the Senator from Kentucky (Mr. Bunning) was added as a cosponsor of S. 893, a bill to amend the Internal Revenue Code of 1986 to include wireless telecommunications equipment in the definition of qualified technological equipment for purposes of determining the depreciation treatment of such equipment.

At the request of Mr. Enzi, the name of the Senator from Vermont (Mr. Leahy) was added as a cosponsor of S. 950, a bill to allow travel between the United States and Cuba.

At the request of Mr. Ensign, the name of the Senator from Massachusetts (Mr. Kennedy) was added as a cosponsor of S. 979, a bill to direct the Securities and Exchange Commission to require enhanced disclosures of employee stock options, and for other purposes.

At the request of Mr. Ensign, the name of the Senator from Nevada (Mr. Reid) was added as a cosponsor of S. 990, a bill to direct the Federal Trade Commission to promote competition and to foster innovation and economic growth.

At the request of Mr. Ensign, the name of the Senator from Alabama (Mr. Shelby) was added as a cosponsor of S. Con. Res. 7, a concurrent resolution expressing the sense of Congress that the sharp escalation of anti-Semitic violence within many participating States of the Organization for Security and Cooperation in Europe (OSCE) is of profound concern and efforts should be undertaken to prevent future occurrences.

At the request of Mr. Kennedy, the name of the Senator from Ohio (Mr. DeWine) was added as a cosponsor of S. Res. 136, a resolution recognizing the 140th anniversary of the founding of the Brotherhood of Locomotive Engineers, and congratulating members and officers of the Brotherhood of Locomotive Engineers for the union’s many achievements.

At the request of Mr. Campbell, the name of the Senator from Iowa (Mr. Grassley) was added as a cosponsor of S. Res. 140, a resolution designating the week of August 10, 2003, as "National Health Center Week".

**STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS**

By Mr. Shelby (for himself, Mr. Miller, and Mr. Smith):

S. 1040. A bill to promote freedom, fairness, and economic opportunity for families by reducing the power and reach of the Federal establishment; to the Committee on Finance.

Mr. Shelby. Mr. President, I rise today to once again introduce my flat tax bill, S. 1040. Although I fully support the President’s plan for economic growth, I believe that we can do even better. Like the President’s plan, my bill eliminates the double taxation of dividends. However, instead of retaining the current progressive tax rates that impede economic growth, S. 1040 creates a single rate for all taxpayers—seventeen percent when the tax is fully implemented—and gives tax-free treatment to all savings and investment, not just dividends.

A major advantage I support the flat tax is because it will place more money into the hands of hardworking Americans and will allow individuals—not the government—to decide how to best spend their money. Lowering taxes gives Americans an opportunity for a large number of things such as monthly bills, insurance coverage, educational costs, prescription drugs, and family getaways. Lowering taxes also makes it easier for Americans to plan for their future through private savings.

Although I strongly believe in the importance of private savings, my bill leaves the Social Security system intact and, in fact, provides seniors with more money by repealing the current tax on Social Security benefits.

I have said many times before that our current progressive tax system is unfair in that it punishes success. The only way to ensure true fairness is to adopt a single tax rate for all taxpayers. Transitioning to such a tax will not only increase the fairness of the tax code, but it will also increase the incentives to work and thus boost economic growth.

The flat tax is not only fairer than the current income tax, but it’s also simpler. Under a flat tax, taxpayers would be able to file their return on a form the size of a post card. Rather than spending hours pouring over convoluted IRS forms, or resorting to professional tax assistance, the flat tax allows taxpayers to determine their taxes quickly and easily. Paying taxes may never be a pleasant experience, but at least under a flat tax it wouldn’t be mind-boggling.

I fully realize that the bill I am introducing is a monumental shift from the current tax code. However, we must not allow the enormity of the task to deter us from enacting better, more efficient tax laws. I therefore urge my colleagues to join me in support of this legislation.

By Mr. COLEMAN:

S. 1042. A bill for the relief of Tchisou Tho; to the Committee on the Judiciary.

Mr. Coleman. Mr. President, I ask unanimous consent that the bill for the relief of Tchisou Tho be printed in the RECORD.

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

**SECTION 1. PERMANENT RESIDENT STATUS FOR TCHISOU THO.**

(a) IN GENERAL.—Notwithstanding subsections (a) and (b) of section 201 of the Immigration and Nationality Act, Tchisou Tho shall be eligible for the issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence upon filing an application for issuance of an immigrant visa under section 245 of the Immigration and Nationality Act, and adjustment of status to lawful permanent resident.

(b) ADJUSTMENT OF STATUS.—If Tchisou Tho enters the United States before the filing deadline specified in subsection (c), Tchisou Tho shall be considered to have entered and remained lawfully and shall be eligible for adjustment of status under section 245 of the Immigration and Nationality Act as of the date of enactment of this Act.

(c) DEADLINE FOR APPLICATION AND PAYMENT OF FEES.—Subsections (a) and (b) shall apply only if the application for issuance of an immigrant visa or the application for adjustment of status are filed with appropriate fees within 2 years after the date of enactment of this Act.

(d) REDUCTION OF IMMIGRANT VISA NUMBERS.—Upon the granting of an immigrant visa or permanent resident to Tchisou Tho, the Secretary of State shall instruct the proper officer to reduce by 1, during the current or next following fiscal year, the total number of immigrant visas that are made available to natives of the country of the aliens’ birth under section 203(a) of the Immigration and Nationality Act or, if applicable, the total number of immigrant visas that are made available to natives of the country of the aliens’ birth under section 202(e) of that Act.

**SUBMITTED RESOLUTIONS**

**SENATE RESOLUTION 141—RECOGNIZING ‘‘INVENTING FLIGHT: THE CENTENNIAL CELEBRATION’’, A CELEBRATION IN DAYTON, OHIO OF THE CENTENNIAL OF WILBUR AND ORVIL WRIGHT’S FIRST FLIGHT**

Mr. Voinovich (for himself and Mr. DeWine) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. Res. 141

Whereas 2003 marks the centennial of Wilbur and Orville Wright’s achievement of the first controlled, powered flight in history;

Whereas Wilbur and Orville Wright grew up and worked at a bicycle shop in Dayton, Ohio, where they developed and refined the first successful, heavier-than-air, manned, powered aircraft;