I urge my colleagues to support this resolution.

SENATE RESOLUTION 165—A RESOLUTION IN MEMORIAM OF SENIOR JUDGE FRANK M. JOHNSON, JR. OF THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

Mr. HATCH (for himself, Mr. LEAHY, Mr. SHELBY, Mr. SESSIONS, Mr. GRASSLEY, Mr. BIDEN, Mr. KENNEDY, Mr. KOHL, Mr. DEWINE, Mr. FEINGOLD, and Mr. FITZGERALD) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. Res. 165

Whereas Frank M. Johnson, Jr. was appointed a United States District Judge in Alabama by President Eisenhower in 1955;

Whereas Judge Johnson was elevated to the United States Court of Appeals for the Eleventh Circuit by President Carter in 1978;

Whereas in a time when men of lesser fortitude would have avoided direct confrontation of the highly unpopular issues of school desegregation rights for African Americans, Judge Johnson stood firm in upholding the Constitution and the law;

Whereas Judge Johnson struck down the Montgomery, Alabama law that had mandated that Rosa Parks sit in the back of a city bus, because he believed that “separate, but equal” was inherently unequal;

Whereas Judge Johnson upheld the constitutionality of federal laws granting African Americans the right to vote in Alabama elections, because he believed in the concept of “one man, one vote”;

Whereas despite tremendous pressure from Governor George Wallace, Judge Johnson allowed the voting rights march from Selma to Montgomery to proceed, thus stirring the national conscience to enact the Voting Rights Act of 1965;

Whereas today, at a courthouse that bears the Judge’s name in Montgomery, Alabama there are integrated schools, buses and lunch counters, and representative democracy flourishes in Alabama with African-American state, county, and municipal officials who won their offices in fair elections with the votes of African-American and white citizens;

Whereas in part because of Judge Johnson’s upholding of the law, attitudes that were once intolerant and extreme have dissipated;

Whereas the members of the Senate extend our deepest sympathies to Judge Johnson’s family and the host of friends that he had across the country;

Whereas Judge Johnson passed away at his home in Montgomery, Alabama on July 23, 1999;

Whereas the American people will always remember Judge Frank M. Johnson, Jr. for exemplifying unwavering moral courage in the advancement of the wholly American ideal that all citizens of this country, who deserve “equal protection of the laws” and for upholding the law; Now, therefore, be it

Resolved, That the Senate—

(1) The Senate hereby honors the memory of Judge Frank M. Johnson, Jr. for his exemplary service to his country and for his outstanding example of moral courage; and

(2) without prejudice to any future legislation, shall do so out of respect to the memory of Judge Frank M. Johnson, Jr.

SENATE RESOLUTION 166—RELATING TO THE RECENT ELECTIONS IN THE REPUBLIC OF INDONESIA

Mr. THOMAS submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. Res. 166

Whereas the Republic of Indonesia is the world’s fourth most populous country, has the world’s largest Muslim population and is the second largest country in East Asia;

Whereas Indonesia has played an increasingly important leadership role in maintaining the security and stability of Southeast Asia, especially through its participation in the Association of Southeast Asian Nations (ASEAN);

Whereas in response to the wishes of the people of Indonesia, President Suharto resigned on May 21, 1998, in accordance with Indonesia’s constitutional processes;

Whereas the member of the Senate extends his congratulations to his successor, President Bacharuddin J. Habibie, who has pursued a transition to genuine democracy, establishing a new governmental structure, and developing a new political order;

Whereas President Habibie signed several bills governing elections, political parties, and the structure of legislative bodies into law on February 1, 1999, and declared that Indonesia had reached the first truly democratic national election since 1955;

Whereas on June 7, 1999, elections were held for the Dewan Perwakilan Rakyat (MPR) which, despite some irregularities, were deemed to be free, fair, and transparent according to international and domestic observers;

Whereas over 100 million people, more than ninety percent of Indonesia’s registered voters participated in the election, demonstrating the Indonesian people’s dedication to democracy;

Whereas the ballot counting process has been completed and the unofficial results announced;

Whereas the official results will be announced in the near future, and it is expected by all parties that the official results will mirror the unofficial results; and

Whereas Indonesia’s military has indicated that it will abide by the results of the election; Now, therefore, be it

Resolved, That the Senate—

(1) congratulates the people of Indonesia on carrying out the first free, fair, and transparent national elections in forty-four years;

(2) supports the aspirations of the Indonesian people in pursuing a transition to genuine democracy;

(3) calls upon all Indonesian leaders, political party members, military personnel, and the general public to respect the outcome of the elections, and to uphold that outcome pending the selection of the new President by the Majelis Permusyawaratan Rakyat (MPR) later this year;

(4) calls for the convening of the MPR and the selection of the next President as soon as practicable under Indonesian law in order to reduce the impact of continued uncertainty on the country’s political stability and to enhance the prospects for the country’s economic recovery;

(5) calls upon the present ruling Golkar party to work cooperatively with any successor government in assuring a smooth transition to a new government; and

(6) urges the present government, and any new government created by the MPR, to work to ensure a stable and secure environment in East Timor by:

(a) assisting in disarming and disbudding and militias on the island of Timor; and

(b) granting full access to East Timor to groups such as the United Nations, international humanitarian organizations, human rights monitors, and similar nongovernmental organizations;

(c) upholding its commitment to cooperate fully with the United Nations Assistance Mission for East Timor (UNAMET);

WHEREAS the unusual underwater topography and tidal activity of Georges Bank create an almost self-contained ecosystem, unique within the ocean that surrounds it;

WHEREAS Georges Bank is one of the most productive fisheries in the world;

WHEREAS people of both Canada and the United States harvest cod, haddock, yellowtail flounder, scallops, lobsters, swordfish, and herring from Georges Bank;

WHEREAS significant economic sacrifices have been made by fishermen from both Canada and the United States to work toward sustainable and healthy fish stocks;

WHEREAS hundreds of small communities in New England and the maritime provinces of Canada depend on fish from Georges Bank for economic support and their maritime heritage of life;

WHEREAS an oil spill on Georges Bank would have catastrophic effects on the Georges Bank ecosystem and the economies of the coastal communities of New England and the maritime provinces of Canada;

WHEREAS Georges Bank experiences some of the most severe weather in the world, and the frequent storms, strong currents, and high winds would cripple any post-spill cleanup effort;

WHEREAS many scientists, fishermen, and other persons concerned with and knowledgeable about the unique ecosystem of Georges Bank have urged the Government of Canada to adopt a longer-term moratorium on oil and gas activity on Georges Bank;

WHEREAS the Georges Bank Review Panel issued a report recommending an extension of the moratorium on oil and gas activity; and

WHEREAS the Government of the United States has established a moratorium on oil and gas activity in Georges Bank until the year 2012; Now, therefore, be it

Resolved, That the Senate—

(1) commends the Georges Bank Review Panel on the recent report recommending extension of the moratorium on oil and gas exploration on Georges Bank;

(2) commends the Government of Canada for extending the moratorium on oil and gas activity on Georges Bank both 1999; and

(3) urges the Government of Canada to extend the moratorium until the year 2012.