with whom the broadcaster has a contract, or again without the boxer with whom the broadcaster has a contract is competing.

‘‘(c) NOTIFICATION OF REDUCTION IN AGREED AMOUNT.—If a broadcaster has a contract with a boxer to broadcast a match in which that boxer is competing, and the broadcaster reduces the amount it agreed to pay the boxer under that contract (whether unilaterally or by mutual agreement), the broadcaster shall notify, in writing within 48 hours after the reduction, the supervising State commission for that match of the reduction.

‘‘(d) ENFORCEMENT.—(1) CONTRACT.—A provision in a contract between a broadcaster and a boxer that violates subsection (a) is contrary to public policy and unenforceable at law.

‘‘(2) PROHIBITIONS; NOTIFICATION.—For enforcement of subsections (b) and (c), see section 10.’’.

(b) BROADCASTER DEFINED.—Section 2 of the Professional Boxing Safety Act of 1996 (15 U.S.C. 6301), as amended by section 8 of the Professional Boxing Safety Act of 1996 (15 U.S.C. 6305(b)(2)) is amended by inserting before the term ‘‘broadcaster’’ the following:

‘‘(13) BROADCASTER.—The term ‘‘broadcaster’’ means any person who is a licensee as that term is defined in section 3(24) of the Communications Act of 1934 (47 U.S.C. 153(24)).’’.

MOYNIHAN AMENDMENT NO. 1370
Mr. SESSIONS (for Mr. MOYNIHAN) proposed an amendment to the bill, S. 395, supra; as follows:

On page 20, after line 13, add the following:

(d) STANDARDIZED PHYSICAL EXAMINATIONS.—Section 5(1) of the Professional Boxing Safety Act of 1996 (15 U.S.C. 6301(1)) is amended by inserting after ‘‘examination’’ the following: ‘‘, based on guidelines endorsed by the American Medical Association, including a circulo-respiratory check and a neurological examination.’’.

(e) CAT SCANS.—Section 6(b)(2) of the Professional Boxing Safety Act of 1996 (15 U.S.C. 6305(b)(2)) is amended by inserting before the period the following: ‘‘, with respect to any such renewal, present proof from a physician that such boxer has taken a computerized axial tomography (CAT) scan within the 30-day period next following the date on which the renewal application is submitted and that no brain damage from boxing has been detected’’.

DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES APPROPRIATIONS ACT, 2000

DURBIN AMENDMENT NO. 1371
(Ordered to lie on the table.)
Mr. DURBIN submitted an amendment intended to be proposed by him to the bill, H.R. 2466, supra; as follows:

At the end of the bill add the following:

SEC. 3. SHAWNEE NATIONAL FOREST, ILLINOIS.

None of the funds made available under this Act may be used to—

(1) develop a resource management plan for the Shawnee National Forest, Illinois; or

(2) make a sale of timber for commodity purposes produced on land in the Shawnee National Forest from which the expected cost of making the timber available for sale is greater than the expected revenue to the United States from the sale.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON AGRICULTURE, NUTRITION, AND FORESTRY

Mr. ENZI. Mr. President, I ask unanimous consent that the Committee on Agriculture, Nutrition, and Forestry, be allowed to meet during the session of the Senate on Tuesday, July 27, 1999. The purpose of this meeting will be to discuss anti-trust issues in agricultural business.

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

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

Mr. ENZI. Mr. President, I ask unanimous consent that the full Committee on Environment and Public Works be granted permission to meet to mark up S. 1090, the Superfund Program Completion Act of 1999, Tuesday, July 27, 9:30 a.m., Hearing Room (SD–496).

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

COMMITTEE ON FINANCE

Mr. ENZI. Mr. President, the Finance Committee requests unanimous consent to conduct a hearing on Tuesday, July 27, 1999 beginning at 2:30 p.m. in room 215 Dirksen.

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

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

Mr. ENZI. Mr. President, I ask unanimous consent that the Committee on Health, Labor, and Pensions be authorized to meet for a hearing on “Innovations in Child Care” during the session of the Senate on Tuesday, July 27, 1999, at 10:00 a.m.

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

COMMITTEE ON THE JUDICIARY

Mr. ENZI. Mr. President, I ask unanimous consent that the Committee on the Judiciary be authorized to meet for a hearing re Oversight of the Criminal Division of Justice, during the session of the Senate on Tuesday, July 27, 1999, at 2:00 p.m., in SD 628.

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

ADDITIONAL STATEMENTS

BETH KENNETT AND TRADE MISSION TO IRELAND

Mr. LEAHY. Mr. President, one of the real treasures of my State of Vermont are the people who live and work there. Recently, I had the pleasure of leading a trade mission to Ireland with a group of Vermont business owners seeking strategic business alliances to increase trade and tourism between our state and Ireland. One of the members of the delegation, Beth Kennett, traveled to Ireland with specific goals in mind—to increase tourism from Ireland to Vermont and to learn more about agri-tourism.

Beth Kennett is the president of Vermont Farms! as well as a co-owner, along with her husband Bob, of a dairy farm that also serves as a bed and breakfast. On the trip, Mrs. Kennett was hosted by representatives of the agri-tourism industry and visited several agri-tourism farms. She was very enthusiastic throughout her stay and commented later on the diversity of her experiences. She said that one day