

title 36, United States Code, to designate May as "National Military Appreciation Month".

At the request of Mrs. MURRAY, her name was added as a cosponsor of S. 1419, supra.

S. 1510

At the request of Mr. MCCAIN, the name of the Senator from South Carolina (Mr. THURMOND) was added as a cosponsor of S. 1510, a bill to revise the laws of the United States appertaining to United States cruise vessels, and for other purposes.

S. 1515

At the request of Mr. HATCH, the name of the Senator from South Dakota (Mr. JOHNSON) was added as a cosponsor of S. 1515, a bill to amend the Radiation Exposure Compensation Act, and for other purposes.

S. 1528

At the request of Mr. LOTT, the names of the Senator from Rhode Island (Mr. REED) and the Senator from Massachusetts (Mr. KERRY) were added as cosponsors of S. 1528, a bill to amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 to clarify liability under that Act for certain recycling transactions.

S. 1547

At the request of Mr. MACK, his name was added as a cosponsor of S. 1547, a bill to amend the Communications Act of 1934 to require the Federal Communications Commission to preserve low-power television stations that provide community broadcasting, and for other purposes.

S. 1623

At the request of Mr. SPECTER, the names of the Senator from Delaware (Mr. ROTH) and the Senator from Oregon (Mr. WYDEN) were added as cosponsors of S. 1623, a bill to select a National Health Museum site.

S. 1708

At the request of Mr. MOYNIHAN, the name of the Senator from South Carolina (Mr. HOLLINGS) was added as a cosponsor of S. 1708, a bill to amend the Employee Retirement Income Security Act of 1974 and the Internal Revenue Code of 1986 to require plans which adopt amendments that significantly reduce future benefit accruals to provide participants with adequate notice of the changes made by such amendments.

S. 1781

At the request of Mr. LEVIN, the name of the Senator from Michigan (Mr. ABRAHAM) was added as a cosponsor of S. 1781, a bill to amend the Act that established the Keweenaw National Historical Park to require the Secretary of the Interior to consider nominees of various local interests in appointing members of the Keweenaw National Historic Park Advisory Commission.

SENATE CONCURRENT RESOLUTION 63

At the request of Mr. ABRAHAM, the name of the Senator from Massachusetts (Mr. KENNEDY) was added as a cosponsor of Senate Concurrent Resolution 63, a concurrent resolution condemning the assassination of Armenian Prime Minister Vazgen Sargsian and other officials of the Armenian Government and expressing the sense of the Congress in mourning this tragic loss of the duly elected leadership of Armenia.

SENATE RESOLUTION 108

At the request of Mr. BREAU, the names of the Senator from Delaware (Mr. ROTH), the Senator from Nebraska (Mr. HAGEL), the Senator from Arkansas (Mrs. LINCOLN), the Senator from Iowa (Mr. GRASSLEY), and the Senator from New York (Mr. SCHUMER) were added as cosponsors of Senate Resolution 108, a resolution designating the month of March each year as "National Colorectal Cancer Awareness Month".

SENATE RESOLUTION 128

At the request of Mr. COCHRAN, the names of the Senator from Montana (Mr. BAUCUS) and the Senator from Delaware (Mr. ROTH) were added as cosponsors of Senate Resolution 128, a resolution designating March 2000, as "Arts Education Month".

SENATE RESOLUTION 196

At the request of Mr. WARNER, the names of the Senator from Wisconsin (Mr. FEINGOLD), the Senator from Louisiana (Ms. LANDRIEU), and the Senator from Arizona (Mr. MCCAIN) were added as cosponsors of Senate Resolution 196, a resolution commending the submarine force of the United States Navy on the 100th anniversary of the force.

SENATE RESOLUTION 212—TO DESIGNATE AUGUST 1, 2000, AS "NATIONAL RELATIVES AS PARENTS DAY"

Mr. ABRAHAM submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 212

Whereas children are this Nation's most valuable resource;

Whereas the most important responsibility for this Nation's lawmakers and citizens is the protection and care of children;

Whereas in order to ensure the future success of this Nation, children must be taught values that will help them lead happy, healthy, and productive lives;

Whereas the family unit is most suitable to provide the special care and attention needed by children;

Whereas this year, many children will suffer from child abuse, neglect, poor nutrition, and insufficient child care, all of which jeopardize the well-being of young children and the opportunity for a fulfilling and successful adulthood;

Whereas extended family members, willing to open their hearts and homes to children whose immediate families are in crises, play an indispensable role in helping those children heal by providing them with a stable

and secure environment in which they can grow and develop;

Whereas approximately 520,000 children are currently under the care and guidance of foster parents—about 150,800, or 29 percent, of whom are children living in foster homes with extended family members who care for these children and provide them with a positive home environment; and

Whereas "National Relatives as Parents Day" is an appropriate occasion to recognize the dedication, compassion, and selflessness of extended family members who willingly assume the often thankless responsibility of providing a relative child with a family and home: Now, therefore, be it

Resolved, That the Senate—

(1) designates August 1, 2000, as "National Relatives as Parents Day"; and

(2) requests that the President issue a proclamation calling on the people of the United States to observe "National Relatives as Parents Day" with appropriate ceremonies and activities.

Mr. ABRAHAM. Mr. President, today I rise to submit my resolution which would recognize August 1st, 2000 as "National Relatives as Parents Day."

Mr. President, last year the state of Michigan and its Governor, John Engler, declared August 1, 1999, as Relatives Raising Relative Children Day in order to recognize the enduring and valuable contributions of those individuals willing to raise relative children as their own sons and daughters. I believe that we should follow the example set by my home State and recognize all of our relatives raising relatives.

Mr. President, my resolution declaring August 1, 2000 as "National Relatives as Parents Day" provides the perfect opportunity to recognize and honor the dedication and compassion of relatives who willingly take on the often thankless responsibility of providing a relative child in need of a family and home.

Mr. President, there is little doubt that children are our Nation's most valuable resource. They are, quite literally, America's future. And, it is our most important responsibility as lawmakers and as citizens to protect and care for our most vulnerable charges.

Mr. President, there is also little doubt that the family plays a vital and irreplaceable role in providing young children with the secure and caring environment necessary to teach them the values integral to leading a happy, healthy and productive life. Mr. President, it is within the family that children best receive the special care and attention necessary for their proper development.

Unfortunately, not all children grow up in a healthy home environment. Too many children will suffer from child abuse or neglect, poor nutrition and insufficient child care, all of which jeopardize the well-being of a young child and his or her opportunity for a fulfilling and successful adulthood. Sadly, in the event that the family unit breaks down, the child cannot remain in his or her existing home situation.

Mr. President, I am pleased to note that there are many individuals willing to open their hearts and homes to children whose families are in crisis. These special people play an indispensable role in helping children heal—providing children with a stable and secure environment in which they can grow and develop into successful adults.

Mr. President, approximately 520,000 children live with foster families—about 150,800, or 29 percent, of whom are children living with relatives who are willing to take in relative children, providing them with guidance and a caring and positive home environment. It is in honor of these individuals that I stand today, for without their selflessness, many of the close to 160,000 children would either remain in unhealthy and unsafe environments or be uprooted and placed in temporary group homes. Relatives who take on the responsibility of parents deserve special recognition for their long-lasting contributions to their children and to the larger community.

It is my hope that all of my colleagues will join with me in recognition of all of this country's relatives, who as parents, have had an incalculable positive impact in the lives of young children in need of a family and home.

#### SENATE RESOLUTION 213—TO AUTHORIZE TESTIMONY, DOCUMENT PRODUCTION, AND REPRESENTATION OF EMPLOYEES IN THE SENATE

Mr. LOTT (for himself and Mr. DASCHLE) submitted the following resolution; which was considered and agreed to:

S. RES. 213

Whereas, in the case of *Bonnie Mendelson v. Delaware River and Bay Authority*, Civil Action No. 98-90-GSL, pending in the U.S. District Court for the District of Delaware, testimony has been requested from David P. Hauck and Julie B. Cardillo, employees of the Congressional Special Services Office, and Bonnie Powell, a former employee of the Congressional Special Services Office;

Whereas, pursuant to sections 703(a) and 704(a)(2) of the Ethics in Government Act of 1978, 2 U.S.C. §§288b(a) and 288c(a)(2), the Senate may direct its counsel to represent employees of the Senate with respect to any subpoena, order, or request for testimony relating to their official responsibilities;

Whereas, by the privileges of the Senate of the United States and Rule XI of the Standing Rules of the Senate, no evidence under the control or in the possession of the Senate may, by the administrative or judicial process, be taken from such control or possession but by permission of the Senate;

Whereas, when it appears that evidence under the control or in the possession of the Senate may promote the administration of justice, the Senate will take such action as will promote the ends of justice consistently with the privileges of the Senate: Now, therefore, be it

*Resolved*, That David P. Hauck, Julie B. Cardillo, Bonnie Powell, and any other cur-

rent or former employee of the Senate from whom testimony or document production may be required, are authorized to testify and produce documents in the case of *Bonnie Mendelson v. Delaware River and Bay Authority*, except concerning matters for which a privilege should be asserted.

SEC. 2. The Senate Legal Counsel is authorized to represent David P. Hauck, Julie B. Cardillo, Bonnie Powell, and any other current or former employee of the Senate in connection with the testimony and document production authorized in section one.

#### AMENDMENTS SUBMITTED

##### AFRICAN GROWTH AND OPPORTUNITY ACT

##### FEINGOLD AMENDMENTS NOS. 2427-2428

(Ordered to lie on the table.)

Mr. FEINGOLD submitted two amendments intended to be proposed by him to the bill (H.R. 434) to authorize a new trade and investment policy for sub-Saharan Africa; as follows:

##### AMENDMENT NO. 2427

Strike sections 111 through 114 and insert the following:

##### SEC. 111. ENCOURAGING MUTUALLY BENEFICIAL TRADE AND INVESTMENT.

(a) FINDINGS.—Congress makes the following findings:

(1) A mutually beneficial United States Sub-Saharan Africa trade policy will grant new access to the United States market for a broad range of goods produced in Africa, by Africans, and include safeguards to ensure that the corporations manufacturing these goods (or the product or manufacture of the oil or mineral extraction industry) respect the rights of their employees and the local environment. Such trade opportunities will promote equitable economic development and thus increase demand in African countries for United States goods and service exports.

(2) Recognizing that the global system of textile and apparel quotas under the MultiFiber Arrangement will be phased out under the Uruguay Round Agreements over the next 5 years with the total termination of the quota system in 2005, the grant of additional access to the United States market in these sectors is a short-lived benefit.

##### (b) TREATMENT OF QUOTAS.—

(1) KENYA AND MAURITIUS.—Pursuant to the Agreement on Textiles and Clothing, the United States shall eliminate the existing quotas on textile and apparel imports to the United States from Kenya and Mauritius, respectively, not later than 30 days after each country demonstrates the following:

(A) The country is not ineligible for benefits under section 502(b)(2) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)).

(B) The country does not engage in significant violations of internationally recognized human rights and the Secretary of State agrees with this determination.

(C)(i) The country is providing for effective enforcement of internationally recognized worker rights throughout the country (including in export processing zones) as determined under paragraph (5), including the core labor standards enumerated in the appropriate treaties of the International Labor Organization, and including—

(I) the right of association;

(II) the right to organize and bargain collectively;

(III) a prohibition on the use of any form of coerced or compulsory labor;

(IV) the international minimum age for the employment of children (age 15); and

(V) acceptable conditions of work with respect to minimum wages, hours of work, and occupational safety and health.

(ii) The government of the country ensures that the Secretary of Labor, the head of the national labor agency of the government of that country, and the head of the International Confederation of Free Trade Unions-Africa Region Office (ICFTU-AFRO) each has access to all appropriate records and other information of all business enterprises in the country.

(D) The country is taking adequate measures to prevent illegal transshipment of goods that is carried out by rerouting, false declaration concerning country of origin or place of origin, falsification of official documents, evasion of United States rules of origin for textile and apparel goods, or any other means, in accordance with the requirements of subsection (d).

(E) The country is taking adequate measures to prevent being used as a transit point for the shipment of goods in violation of the Agreement on Textiles and Clothing or any other applicable textile agreement.

(F) The cost or value of the textile or apparel product produced in the country, or by companies in any 2 or more sub-Saharan African countries, plus the direct costs of processing operations performed in the country or such countries, is not less than 60 percent of the appraised value of the product at the time it is entered into the customs territory of the United States.

(G) Not less than 90 percent of employees in business enterprises producing the textile and apparel goods are citizens of that country, or any 2 or more sub-Saharan African countries.

(H) The country has established, or is making continual progress toward establishing—

(i) a market-based economy, where private property rights are protected and the principles of an open, rules-based trading system are observed;

(ii) a democratic society, where the rule of law, political freedom, participatory democracy, and the right to due process and a fair trial are observed;

(iii) an open trading system through the elimination of barriers to United States trade and investment and the resolution of bilateral trade and investment disputes; and

(iv) economic policies to reduce poverty, increase the availability of health care and educational opportunities, expand physical infrastructure, and promote the establishment of private enterprise.

(2) OTHER SUB-SAHARAN COUNTRIES.—The President shall continue the existing no quota policy for each other country in sub-Saharan Africa if the country is in compliance with the requirements applicable to Kenya and Mauritius under subparagraphs (A) through (H) of paragraph (1).

(3) TECHNICAL ASSISTANCE.—The Customs Service shall provide the necessary technical assistance to sub-Saharan African countries in the development and implementation of adequate measures against the illegal transshipment of goods.

(4) OFFSETTING REDUCTION OF CHINESE QUOTA.—When the quota for textile and apparel products imported from Kenya or Mauritius is eliminated, the quota for textile and apparel products from the People's Republic