At the request of Mr. KYL, the name of the Senator from Wyoming (Mr. THOMAS), the Senator from Montana (Mr. BURNS) and the Senator from Minnesota (Mr. GRAHAM) were added as co-sponsors of S. 1128, a bill to amend the Internal Revenue Code of 1986 to repeal the Federal estate and gift taxes and the tax on generation-skipping transfers, to provide for a carryover basis at death, and to establish a partial capital gains exclusion for inherited assets.

At the request of Mr. DeWINE, the name of the Senator from California (Mrs. FEINSTEIN) was added as a co-sponsor of S. 1291, a bill to amend the Internal Revenue Code of 1986 to allow small business employers a credit against income tax for certain expenses for long-term training of employees in highly skilled small business trades.

At the request of Mr. CRAPO, the name of the Senator from Montana (Mr. BURNS) was added as a cosponsor of S. 2163, a bill to ensure the availability of spectrum to amateur radio operators.

At the request of Mr. GRASSLEY, the name of the Senator from Virginia (Mr. WARNER) was added as a cosponsor of S. 2274, a bill to amend title XIX of the Social Security Act to provide families and other individuals eligible for certain expenses for the efficient use of existing resources and assets related to Indian agricultural research, development and export within the United States Department of Agriculture, and for other purposes.

At the request of Mr. CAMPBELL, the name of the Senator from South Dakota (Mr. Daschle) was added as a cosponsor of S. 2292, a bill to encourage the efficient use of existing resources and assets related to Indian agricultural research, development and export within the United States Department of Agriculture, and for other purposes.

At the request of Mr. COVERDILL, the name of the Senator from Texas (Mr. GRAMM) was added as a cosponsor of S. 2459, a bill to provide for the award of a gold medal on behalf of the Congress to former President Ronald Reagan and his wife Nancy Reagan in recognition of their service to the Nation.

At the request of Mr. COLLINS, the name of the Senator from Virginia (Mr. ROBB) was added as a cosponsor of S. 2528, a bill to provide funds for the purchase of automatic external defibrillators and the training of individuals in advanced cardiac life support.

At the request of Mr. JOHNSON, the name of the Senator from Mississippi (Mr. COCHRAN) was added as a cosponsor of S. 2580, a bill to provide for the issuance of bonds to provide funding for the construction of schools of the Bureau of Indian Affairs of the Department of the Interior, and for other purposes.

At the request of Mr. LEAHY, the name of the Senator from Iowa (Mr. HARKIN) was added as a cosponsor of S. 2619, a bill to provide for drug-free prisons.

At the request of Mr. DOMENICI, the name of the Senator from Mississippi (Mr. COCHRAN) was added as a cosponsor of S. 2639, a bill to amend the Public Health Service Act to provide programs for the treatment of mental illness.

At the request of Mr. SMITH of Oregon, the name of the Senator from Iowa (Mr. GRASSLEY) was added as a cosponsor of S. 2742, a bill to amend the Internal Revenue Code of 1986 to increase disclosure for certain political organizations exempt from tax under section 527 and section 501(c), and for other purposes.

At the request of Mr. DURBIN, the name of the Senator from Iowa (Mr. GRASSLEY) was added as a cosponsor of S. 3172, a resolution to express the sense of the Senate regarding Federal procurement opportunities for women-owned small business.

At the request of Mr. BOND, the name of the Senator from Arkansas (Mr. HUTCHINSON) was added as a cosponsor of S. 3172, a resolution to express the sense of the Senate regarding Federal procurement opportunities for women-owned small business.

At the request of Mr. HELMS, the name of the Senator from Arizona (Mr. KYL) was added as a cosponsor of Amendment No. 3172 intended to be proposed to S. 3172, an original bill making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 2001, and for other purposes.

CONGRESSIONAL RECORD—SENATE

June 19, 2000

SENATE CONCURRENT RESOLUTION 124—EXPRESSING THE SENSE OF THE CONGRESS WITH REGARD TO IRAQ’S FAILURE TO RELEASE PRISONERS OF WAR FROM KUWAIT AND NINE OTHER NATIONS IN VIOLATION OF INTERNATIONAL AGREEMENTS

Mr. MURKOWSKI submitted the following concurrent resolution: which was referred to the Committee on Foreign Relations:

S. CON. RES. 124

Whereas in 1990 and 1991, thousands of Kuwaitis were randomly arrested on the streets of Kuwait during the Iraqi occupation;

Whereas in February 1993, the Government of Kuwait compiled evidence documenting the existence of 605 prisoners of war and submitted its files to the International Committee of the Red Cross (ICRC), which passed those files on to Iraq, the United Nations, and the Arab League;

Whereas numerous testimonials exist from family members who witnessed the arrest and forcible removal of their relatives by Iraqi armed forces during the occupation;

Whereas eyewitness reports from released prisoners of war indicate that many of those who are still missing were seen and contacted in Iraqi prisons;

Whereas official Iraqi documents left behind in Kuwait chronicle in detail the arrest, imprisonment, and transfer of significant numbers of Kuwaitis, including those who are still missing;

Whereas in 1991, the United Nations Security Council overwhelmingly passed Security Council Resolution 686 and 687 that were part of the broad cease-fire agreement accepted by the Iraqi regime;

Whereas United Nations Security Council Resolution 686 calls upon Iraq to cooperate with the ICRC and freed 500 Kuwaitis held by rebels in southern Iraq;

Whereas United Nations Security Council Resolution 687 calls upon Iraq to cooperate with the ICRC and recognized the 60th anniversary of the United States nonrecognition policy of the Soviet takeover of Estonia, Latvia, and Lithuania, and calling for positive steps to promote a peaceful and democratic future for the Baltic region.

Whereas the Government of Kuwait, in accordance with United Nations Security Council Resolution 686, immediately released all Iraqi prisoners of war as required by the terms of the Geneva Convention;

Whereas immediately following the cease-fire in March 1991, Iraq repatriated 5,722 Kuwaiti prisoners of war under the auspices of the ICRC and freed 500 Kuwaitis held by rebels in southern Iraq;

Whereas Iraq hindered and blocked efforts of the Tripartite Commission, the eight-country commission chaired by the ICRC and responsible for locating and securing the release of the remaining prisoners of war;

Whereas Iraq has denied the ICRC access to Iraqi prisoners in violation of Article 126 of the Third Geneva Convention, to which Iraq is a signatory; and

Whereas Iraq—under the direction and control of Saddam Hussein—has failed to locate and secure the return of all prisoners of war being held in Iraq, including prisoners from Kuwait and nine other nations: Now, therefore, be it:

Whereas Iraq—under the direction and control of Saddam Hussein—has failed to locate and secure the return of all prisoners of war being held in Iraq, including prisoners from Kuwait and nine other nations: Now, therefore, be it:

Whereas Iraq—under the direction and control of Saddam Hussein—has failed to locate and secure the return of all prisoners of war being held in Iraq, including prisoners from Kuwait and nine other nations: Now, therefore, be it:

Whereas Iraq—under the direction and control of Saddam Hussein—has failed to locate and secure the return of all prisoners of war being held in Iraq, including prisoners from Kuwait and nine other nations: Now, therefore, be it:

Whereas Iraq—under the direction and control of Saddam Hussein—has failed to locate and secure the return of all prisoners of war being held in Iraq, including prisoners from Kuwait and nine other nations: Now, therefore, be it:
Resolved by the Senate (the House of Repre-
sentatives concurring), That—

(1) the Congress—

(A) acknowledges that there remain 665 prisoners of war unaccounted for in Iraq, although Kuwait was liberated from Iraq's brutal invasion and occupation on February 26, 1991;
(B) condemns and denounces the Iraqi Gov-
ernment for its policy to comply with inter-
national human rights instruments to which it is a party;
(C) urges Iraq immediately to disclose the names and whereabouts of those who are still alive among the Kuwaiti prisoners of war and other nations to bring relief to their families; and
(D) insists that Iraq immediately allow hu-
manitarian organizations such as the Inter-
national Committee of the Red Cross to visit
the living prisoners and to recover the re-
 mains of those who have died while in cap-
tivity;

(2) it is the sense of the Congress that the United States Government should—
(A) urgently and actively work with the international community and the Govern-
ment of Kuwait, in accordance with United Nations Security Council Resolutions 686 and 687, to secure the release of Kuwaiti pris-
oners of war and other prisoners of war who are still missing nine years after the end of the Gulf War; and
(B) exert pressure, as a permanent member of the United Nations Security Council, on Iraq to bring this issue to a close, to release all remaining prisoners of the Iraqi occupa-
tion of Kuwait, and to join the community of nations with a humane gesture of good
will and decency.

AMENDMENTS SUBMITTED

AGRICULTURE, RURAL DEVELOP-
MENT, FOOD AND DRUG ADMIN-
ISTRATION AND RELATED AGEN-
CIES APPROPRIATIONS ACT, 2001

LEVIN (AND OTHERS) AMENDMENT
NO. 3457

(Ordered to lie on the table.)
Mr. LEVIN (for himself, Ms. COLLINS, Mr. SCHUMER, Mr. JEFFORDS, Mrs. MUR-
RAY, Ms. SNOWE, Mr. MOYNIHAN, Mr.
LEAHY, Mr. ROCKEFELLER, Mr. ROBB, 
and Mr. DURBIN) submitted an amend-
ment intended to be proposed by them to the bill (S. 2536) making appropria-
tions for Agriculture, Rural Develop-
ment, Food and Drug Administration, and Related Agencies programs for the fiscal year ending September 30, 2001, and for other purposes; as follows:
On page 75, between lines 16 and 17, insert the following:

Sec. 7. _Apple Market Loss Assistance and Quality Loss Payments for Apples and Potatoes._—(a) _Apple Market Loss Assis-
tance._ —

(1) In general.—In order to provide relief for loss of markets for apples, the Secretary of Agriculture shall use $100,000,000 of funds of the Commodity Credit Corporation to make payments to apple producers.

(2) Payment quantity.—

(A) In general.—Subject to subparagraph (B), the payment quantity of apples for which the producers on a farm are eligible

for payments under this subsection shall be equal to the quantity of the 1994 through 1999 crops of apples produced by the producers on the farm.

(B) Maximum quantity.—The payment quantity of apples for which the producers on a farm are eligible for payments under this subsection shall not exceed 1,600,000 pounds of apples produced on the farm.

(b) _Quality Loss Payments for Apples and Potatoes._—In addition to the assistance provided under subsection (a), the Secretary shall use $15,000,000 of funds of the Commodity Credit Corporation to make payments to apple producers, and potato pro-
ducers, that suffered quality losses to the 1999 crop of potatoes and apples, respec-
tively, due to, or related to, a 1999 hurricane or other weather-related disaster.

(c) _Nonduplication of Payments._—A pro-
ducer shall be ineligible for payments under this section with respect to a market or quality loss for apples or potatoes to the ex-
tent that the producer is eligible for com-
penstation or assistance for the loss under any other Federal program, other than the Federal crop insurance program established under the Federal Crop Insurance Act (7 U.S.C. 1501 et seq.)

(d) _Emergency Requirement._—

(1) In general.—The entire amount neces-
sary to carry out this section shall be available only to the extent that an official budget request for the entire amount, that includes designation of the entire amount of the request as an emergency requirement under the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 901 et seq.) is transmitted by the President to con-
gress.

(2) Designation.—The entire amount neces-
sary to carry out this section is designated by Congress as an emergency requirement, pursuant to section 251(b)(2)(A) of that Act (2 U.S.C. 901(b)(2)(A)).

Mr. LEVIN. Mr. President, I rise today to introduce an amendment to the Senate Agriculture, Rural Develop-
ment, Food and Drug Administration and Related Agencies Appropriations Bill that seeks to provide much needed assistance to our nation's apple and po-
tato farmers. In the past two years, due to weather related disasters, dis-
ease and the dumping of Chinese apple juice concentrate, our nation's apple producers have lost over three-quarters of a billion dollars in revenue. Like-
wise, potato producers in much of the country have struggled to overcome adverse weather conditions which have reduced the value of or, in some cases, destroyed their crops. This has left many growers on the brink of financial disaster.

In the past two years, Congress has assisted America's farmers by pro-

viding substantial assistance to agri-
cultural producers. However, apple and potato growers are receiving little, if any, of that assistance. The $115 million in assistance we are proposing will help these producers, and ensure that apple and potato growers will be able to pro-
vide the United States and the world with a quality product that is second
growers, and I urge all Senators to sup-
port me in this matter.

NATIONAL DEFENSE AUTHORIZA-
TION ACT FOR FISCAL YEAR 2001

McCAIN AMENDMENT NO. 3458

Mr. WARNER (for Mr. MCCAIN) pro-
posed an amendment to the bill (S. 2549) to authorize appropriations for fiscal year 2001 for the activities of the Department of Defense, for mili-
tary construction, and for defense activ-
ities of the Department of Energy, to prescribe personnel strengths for such fiscal year of the Armed Forces, and for other purposes, as follows:

On page 328, following line 22, add the follow-
ing:

SEC. 656. CLARIFICATION OF DEPARTMENT OF VETERANS AFFAIRS DUTY TO AS-
IST.

(a) In General.—Section 5107 of title 38, United States Code, is amended to read as follows:

"§ 5107 Assistance to claimants; benefit of the doubt; burden of proof.

"(a) The Secretary shall assist a claimant in developing all facts pertinent to a claim for benefits under this title. Such assistance shall include requesting information as de-
scribed in section 5106 of this title. The Sec-

etary shall provide a medical examination when such examination may substantiate en-
titlement to the benefits sought. The Sec-

etary may decide a claim without providing assistance under this subsection when no reasonable possibility exists that such as-

istance will aid in the establishment of en-
titlement.

"(b) The Secretary shall consider all evi-
dence and material of record in a case before the Department with respect to benefits under laws administered by the Secretary and shall give the claimant the benefit of the doubt when there is an approximate balance of positive and negative evidence regarding any issue material to the determination of the matter.

(c) Except when otherwise provided by this title or by the Secretary in accordance with the provisions of this title, a person who submits a claim for benefits under a law administered by the Secretary shall have the burden of proof."

DODD AMENDMENT NO. 3459

Mr. LEVIN (for Mr. DODD) proposed an amendment to the bill, S. 2549, supra, as follows:

On page 415, between lines 2 and 3, insert the following:

SEC. 1061. AUTHORITY TO PROVIDE HEADSTONES OR MARKERS FOR MARKED GRAVES OR FOR UNMARKED CERTAIN INDIVIDUALS.

(a) In General.—Section 2306 of title 38, United States Code, is amended by adding at the end the following: