

25, 1940, to experiment with the potential use of airborne troops;

Whereas the Parachute Test Platoon was composed of 48 volunteers that began training in July, 1940;

Whereas the Parachute Test Platoon performed the first official Army parachute jump on August 16, 1940;

Whereas the success of the Parachute Test Platoon led to the formation of a large and successful airborne contingent serving from World War II until the present;

Whereas the 11th, 13th, 17th, 82nd, and 101st Airborne Divisions and the numerous other regimental and battalion-sized airborne units were organized following the success of the Parachute Test Platoon;

Whereas the 501st Parachute Battalion participated successfully and valiantly in achieving victory in World War II;

Whereas the airborne achievements during World War II provided the basis for continuing the development of a diversified force of parachute and air assault troops;

Whereas paratroopers, glidermen, and air assault troops of the United States were and are proud members of the world's most exclusive and honorable fraternity, have earned and wear the "Silver Wings of Courage", have participated in a total of 93 combat jumps, and have distinguished themselves in battle by earning 69 Congressional Medals of Honor, the highest military decoration of the United States, and hundreds of Distinguished Service Crosses and Silver Stars;

Whereas these airborne forces have performed in important military and peace-keeping operations, wherever needed, in World War II, Korea, Vietnam, Lebanon, Sinai, the Dominican Republic, Panama, Somalia, Haiti, and Bosnia; and

Whereas the Senate joins together with the airborne community to celebrate August 16, 2001 (the 61st anniversary of the first official parachute jump by the Parachute Test Platoon), as "National Airborne Day": Now, therefore, be it

Resolved, That the Senate—

(1) designates August 16, 2001, as "National Airborne Day"; and

(2) requests that the President issue a proclamation calling on Federal, State, and local administrators and the people of the United States to observe the day with appropriate programs, ceremonies, and activities.

Mr. THURMOND. Mr. President, I am pleased to rise today to introduce a Senate resolution which designates August 16, 2001 as "National Airborne Day."

On June 25, 1940, the War Department authorized the Parachute Test Platoon to experiment with the potential use of airborne troops. The Parachute Test Platoon, which was composed of 48 volunteers, performed the first official army parachute jump on August 16, 1940. The success of the Platoon led to the formation of a large and successful airborne contingent that has served from World War Two until the present.

I was privileged to serve with the 82nd Airborne Division, one of the first airborne divisions to be organized. In a two-year period during World War Two, the regiments of the 82nd served in Italy at Anzio, in France at Normandy (where I landed with them), and at the Battle of the Bulge.

The 11th, 13th, 17th, and 101st Airborne Divisions and numerous other

regimental and battalion size airborne units were also organized following the success of the Parachute Test Platoon. In the last sixty years, these airborne forces have performed in important military and peace-keeping operations all over the world, and it is only fitting that we honor them.

Through passage of "National Airborne Day", the Senate will reaffirm our support for the members of the airborne community and also show our gratitude for their tireless commitment to our Nation's defense and ideals.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON ENERGY AND NATURAL RESOURCES

Mr. HATCH. Mr. President, I ask unanimous consent that the Committee on Energy and Natural Resources be authorized to meet during the session of the Senate on Wednesday, January 31 at 9:30 a.m. to conduct an oversight hearing. The hearing is entitled "California's Electricity Crisis and Implications for the West."

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

COMMITTEE ON INDIAN AFFAIRS

Mr. HATCH. Mr. President, I ask unanimous consent that the Committee on Indian Affairs be authorized to meet on Wednesday, January 31, 2001 at 9:15 a.m. in room 485 of the Russell Senate Office Building to conduct a business/organizational meeting to elect the chairman and vice chairman of the committee.

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

PRIVILEGE OF THE FLOOR

Mr. LEAHY. Mr. President, I ask unanimous consent that David Goldberg and Kara Fecht be granted floor privileges for the remainder of the debate on the nomination of John Ashcroft to be Attorney General.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

ORDERS FOR THURSDAY, FEBRUARY 1, 2001

Mr. ALLEN. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until the hour of 9 a.m. on Thursday, February 1. I further ask consent that on Thursday, immediately following the prayer, the Journal of proceedings be approved to date, the morning hour be deemed expired, the time for the two leaders be reserved for their use later in the day, and the Senate then resume consideration of the nomination of John Ashcroft to be Attorney General, as under the previous order.

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

PROGRAM

Mr. ALLEN. Tomorrow the Senate will resume debate on the Ashcroft nomination at 9 a.m. under the order. Closing remarks will be made throughout the morning. Senators should be aware that a vote on confirmation will occur at 1:45 p.m. Following the final confirmation of the President's Cabinet, the Senate is expected to adjourn in an effort to accommodate those participating in the party retreats taking place tomorrow afternoon and into the weekend.

ORDER FOR ADJOURNMENT

Mr. ALLEN. If there is no further business to come before the Senate, I now ask that the Senate stand in adjournment under the previous order, following the remarks by the Senator from Florida, Mr. GRAHAM.

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

The Senator from Florida.

NOMINATION OF JOHN ASHCROFT

Mr. GRAHAM. Mr. President, the position of United States Attorney General is the most sensitive in the executive branch.

I have made a practice of setting a different standard for approval of persons nominated to serve in the president's cabinet and those the president has chosen for federal judgeships.

In the former instance, there is a very strong presumption that the president should have the right to choose whomever he feels would effectively carry out his administration's policies.

With a federal judge nominee, that presumption is lessened. Federal judges serve not at the pleasure of the president, but rather for a lifetime and represent the third, equal branch of government.

I place the appointment of an attorney general in between these two standards because of the office's unique role.

The attorney general has far more autonomy than does any other cabinet head. The attorney general decides when and how to take legal action and use government resources supplied by taxpayer dollars.

Attorneys general do not just enforce the law. They have broad discretion to interpret the law, then enforce it based on that interpretation. Traditionally, the attorney general does not attend political functions or otherwise engage in partisan politics to preserve the appearance of neutrality.

Rarely does the president interfere in the realm of the attorney general—a