poverty-focused resources for sub-Saharan Africa, with emphasis on:
(A) health, including efforts to prevent, treat, and control HIV/AIDS, tuberculosis, malaria, and other diseases that contribute to malnutrition and hunger, and to promote maternal health and child survival;
(B) education, with an emphasis on equal access to learning for girls and women;
(C) agriculture, including strengthening subsistence agriculture as well as the ability to compete in global agricultural markets, and investment in infrastructure and rural development;
(D) private sector and free market development, to bring sub-Saharan Africa into the global economy, enable people to purchase food, and make health and education investments sustainable;
(E) democratic institutions and the rule of law, including strengthening civil society and independent judiciaries;
(F) micro-finance development; and
(G) debt relief that provides incentives for sub-Saharan African countries to invest in poverty-focused development, and to expand democratic participation, free markets, trade, and investment;
(3) the President should work with the heads of other countries and sub-Saharan African countries, and with United States and sub-Saharan African private and voluntary organizations and other civic organizations, including faith-based organizations, to implement the strategies described in paragraph (2);
(4) Congress should undertake a multi-year commitment to provide the resources to implement those strategies; and
(5) 120 days after the date of adoption of this concurrent resolution, and every year thereafter, the Administrator of the United States Agency for International Development, in consultation with the heads of other appropriate Federal departments and agencies, should submit to Congress a report on the implementation of those strategies, including the action taken under paragraph (3), describing—
(A) the results of the implementation of those strategies as of the date of the report, including the progress made and any set-backs suffered;
(B) impediments to, and opportunities for, future progress;
(C) proposed changes to those strategies, if any; and
(D) the role and extent of cooperation of the governments of sub-Saharan countries and other donors, both public and private, in combating poverty and promoting equitable economic development.

MEASURE READ THE FIRST TIME—H.J. RES. 36

Mr. REID. Mr. President, on behalf of the Republican leadership, I understand the House Joint Resolution 36 is at the desk, and I ask for its first reading.

The PRESIDING OFFICER. The clerk will read the resolution by title.

The legislative clerk read as follows:

A resolution (H.J. Res. 36) proposing an amendment to the Constitution of the United States authorizing Congress to prohibit the physical desecration of the flag of the United States.

Mr. REID. I now ask for its second reading and I object to my own request.

The PRESIDING OFFICER. The resolution will receive a second reading on the next day.

Mr. REID. I ask unanimous consent that the Senate proceed to the consideration of S. Res. 136 submitted earlier today by the majority and other Republican leaders.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 136) to authorize testimony, document production, and legal representation.

Mr. REID. I ask unanimous consent that the Senate proceed to the consideration of the resolution.

Mr. DASCHLE. Mr. President, this resolution concerns a request for testimony and document production in a criminal case in the Superior Court in Hartford, CT. A resident of Connecticut has been charged with inciting injury to a person, second-degree harassment, and threatening. The criminal charges arise out of threatening and abusive telephone messages left on an answering machine at Senator Lieberman’s Connecticut, D.C., office, located in Hartford, CT, threatening, among other things, to inflict bodily injury through an attack on a Federal building.

This resolution would authorize an employee on Senator Lieberman’s staff who heard the threatening messages to testify and to produce evidence of the calls, with representation by the Senate Legal Counsel.

Mr. REID. I ask unanimous consent that the resolution and preamble be agreed to en bloc, and any objections to some and they will need to be addressed before the Senate. The resolution (S. Res. 136) was agreed to.

Mr. REID. I now ask unanimous consent that the Senate proceed to the consideration of S. Res. 136 submitted earlier today by the majority and other Republican leaders.

The PRESIDING OFFICER. The objection is heard.

The joint resolution will receive a second reading on the next day.

AUTHORIZATION OF TESTIMONY, DOCUMENT PRODUCTION, AND LEGAL REPRESENTATION

Mr. REID. I ask unanimous consent that the Senate proceed to the consideration of S. Res. 136 submitted earlier today by the majority and other Republican leaders.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 136) to authorize testimony, document production, and legal representation in the State of Connecticut versus Kenneth J. LaFontaine, Jr.

There being no objection, the Senate proceeded to consider the resolution.

Mr. DASCHLE. Mr. President, this resolution concerns a request for testimony and document production in a criminal case in the Superior Court in Hartford, CT. A resident of Connecticut has been charged with inciting injury to a person, second-degree harassment, and threatening. The criminal charges arise out of threatening and abusive telephone messages left on an answering machine at Senator Lieberman’s Connecticut, D.C., office, located in Hartford, CT, threatening, among other things, to inflict bodily injury through an attack on a Federal building.

This resolution would authorize an employee on Senator Lieberman’s staff who heard the threatening messages to testify and to produce evidence of the calls, with representation by the Senate Legal Counsel.

Mr. REID. I ask unanimous consent that the resolution and preamble be agreed to en bloc, and any objections to some and they will need to be addressed before the Senate. The resolution (S. Res. 136) was agreed to.

Mr. REID. I now ask unanimous consent that the Senate proceed to the consideration of S. Res. 136 submitted earlier today by the majority and other Republican leaders.

The PRESIDING OFFICER. The objection is heard.

The joint resolution will receive a second reading on the next day.

ORDER FOR ADJOURNMENT

Mr. REID. Mr. President, I ask unanimous consent the Senate adjourn following the statement by the Senator from the State of Alabama, Mr. Sessions.

The PRESIDING OFFICER. Without objection, it is so ordered. The Chair recognizes the Senator from Alabama.

NOMINATIONS

Mr. SESSIONS. Mr. President, I appreciate the opportunity just to say a few words. I thank Senator Reid for his leadership and effort to move the legislation that has been moving forward pretty well so far. I think this side has certainly been cooperative. We have not had anything like the 100-plus amendments that we had when this side was trying to move bills last year. We have been very cooperative.

There is a real concern that this administration, as it gets itself into office facing all kinds of challenges, needs to get its people on board as soon as possible. We are now entering the seventh month of President Bush’s administration. Maybe 15 percent of his term has been used up, and we now have 150 nominees who have not been confirmed. Maybe there will be some objections to some and they will need some scrutiny, but most of them are nominations which, if called up and are voted upon on the floor, are going to pass virtually unanimously.

These are good men and women who have left their jobs and careers. They are committed to public service for a period of time. We need to give them an up-or-down vote.

I think we need to set a higher standard than we have done before. I do not object to a senator who has a concern over a nominee to raise that concern, to highlight the problem, to ask questions, even delay a nominee. But when we have a nominee nobody objects to—and this is true of the overwhelming majority of the 150 or so—we believe they ought to be moving forward promptly. That is why we are at loggerheads a little bit here. There are some strong feelings that we need a good, firm commitment we will move these nominations before we leave in August for a month away because then

and resume consideration of the Energy and Water Appropriations Act. We still have every belief that we can complete this bill in the morning. We may also consider several Executive Calendar nominations. We had about 10 we thought we were going to be able to do tonight, but for various reasons they were not done.

We hope to complete the debate on the Graham nomination which has an agreed-upon time. And, of course, we hope to begin consideration of the Transportation Appropriations Act.