had to helicopter [Charles McC] Mathias, then an anti-war member of the House of Representatives, to speak to the students. We had all those demonstrations. We didn’t have what I’d call a normal year until “71.”

That’s when D’Alesandro decided not to run for a second term and Marudas went to Washington to work for Sarbanes.

“He brought one outstanding faculty as far as service to me as mayor and I think maybe to Sarbanes as well,” D’Alesandro says. “He could sense sincerity or baloney.”

“He was almost like my alter ego. I sort of found in him somebody who thought like I thought. And he sort of read me, in the sense he knew the things I was interested in. He encouraged me in some things and cautioned me in other things.”

“And never had a hidden agenda. You knew you were getting a real honest critique . . . And if we made a decision against him he went along. He sang the song.”

“I don’t ever remember his trying to take credit for anything. Everything was for me as mayor and Sarbanes as senator. I loved the guy.”

And Sarbanes tells roughly the same story.

“When you draw advice and counsel from Peter,” he says, “the bottom line is always do the right thing.”

He laughs.

“If he thinks you’re going in the wrong direction he’ll tell you in no uncertain terms. And he’ll keep telling you if you keep moving in that direction.”

PRIZED DISCRETION

Marudas’ discretion is also legendary, highly prized by his bosses, but sometimes irritating to council members at City Hall. He’s the guy with all the answers.

Former Mayor Kurt L. Schmoke remembers council members complaining that they often did not understand what Marudas had just said.

“That was Peter being creatively enigmatic,” Schmoke says. “That was his trademark.”

Marudas picks up his own narrative thread: “I go over to Washington, saying maybe we have all this stuff behind us and in a country you have an impeachment. And Sarbanes is on the Judiciary Committee and he offers the first article of impeachment as a junior member.”

Perhaps that’s why he thinks the Nixon impeachment was justified and Clinton’s was not.

“You don’t impeach a president for a lack of personal judgment,” says Marudas, who reads every single constituent letter on the Clinton impeachment received in Sarbanes’ office. “He has to have violated his constitutional oath. Then you have to have really very strong constitutional grounds, not some flimsy excuse.”

He returned to Baltimore again in 1987 for a stint as a seasoned senior member of the administration of Schmoke.

“I always wanted to work for someone younger than me,” Marudas says. “My grandfather always said when you’re old learn from the old. When you’re old learn from the young.”

Schmoke actually had been an intern in Sarbanes’ office in the House of Representatives. He’s as effusive in his praise of Marudas as the other politicians.

“If I were designing a course at a public policy school, and including a description of the effective staff person,” says Schmoke, “I’d model that person on Peter Marudas.”

Everybody asks if Marudas can actually leave politics behind. Sarbanes expects to be able to call on his advice when he needs it.

But right now Marudas plans to go to a wedding in Detroit with his wife, Irene. He’ll listen to a lot of jazz. And he’ll do a lot of dancing. He and Irene love dancing, especially waltz.

ADDITIONAL STATEMENTS

OATS, INC., 30th ANNIVERSARY CELEBRATION

Mr. BOND. Mr. President, today I rise to recognize Oats, Inc., and congratulate them on the celebration of their 30th anniversary.

For 30 years Oats, Inc. has provided specialized transportation for the elderly, disabled and rural citizens in Missouri. Rural transportation is a very important piece of our federal transit system, particularly in Missouri and I thank Oats, Inc. for the exemplary job they have done. Oats, Inc. has continually upheld their strong commitment to their mission of providing reliable transportation for transportation disadvantaged Missourians so they can live independently in their own communities.

Oats, Inc., will celebrate their 30th anniversary on September 26, 2001. I would like to extend my appreciation to the volunteers and those attending the celebration for the support they have given to Oats, Inc. I would also like to thank Oats, Inc. for the outstanding services they have provided for the communities in Missouri and it is my sincerest hope that their success extends over the next 30 years.

TRIBUTE TO BRITTANY SANDERS OF KRISTIN’S KIDS CLUB

Mrs. CARNAHAN. Mr. President, I would like to take this opportunity to honor and recognize an outstanding young lady, Brittany Sanders, of Gladstone, MO, founder of Kristin’s Kids Club. Ms. Sanders is truly extraordinary for having the commitment and vision to establish a children’s club in memory of her friend, Kristin Bean, who died of cancer in 1996. This club’s devotion to helping children is an inspiration to us all.

The Kristin’s Kids Club was founded in 1999 in order to help children in need and to keep Kristin’s spirit alive. Although the club was started by one extraordinary young girl, it now has more than 60 members. The club holds various fundraisers in order to raise money to give to charities and other organizations.

Not only do the members of this club raise money to help children, but they also help adults who are in need. They recently organized a variety show to benefit the Gladstone VFW Post 10906 and the Clay County War Memorial Fund. They also raised more than $2,000 to assist the victims of the September 11th terrorist attack.
to Cuba by United States persons as a result of the provision of telecommuni-
cations services pursuant to Depart-
ment of the Treasury specific licenses.

H. R. 2133. An act to establish a commission for the purpose of encouraging and providing for the commemoration of the 50th anniver-
sary of the Supreme Court decision in Brown v. Board of Education.

H. R. 2868. An act making emergency supple-
ments to the budget for the fiscal year 2001 for additional disaster assistance, for
anti-terrorism initiatives, and for assistance in the recovery from the tragedy that oc-
curred on September 11, 2001, and for other
purposes.

Under the authority of the order of the Senate of January 3, 2001, the en-
rolled bills were signed subsequently by the President pro tempore (Mr. BYRD) on September 14, 2001.

Bills S. 1424. An act to amend the Immigration and Nationality Act to provide permanent
authority for the admission of "S" visa non-
immigrants.

S. J. Res. 23. A joint resolution to authorize
the use of United States Armed Forces against those responsible for the recent at-
tacks launched against the United States.

At 2:30 p.m., a message from the House of Representatives, delivered by
Mr. Hays, one of its reading clerks, an-
ounced that the House has agreed to the following concurrent resolution, in
which it requests the concurrence of the Senate:

H. Con. Res. 227. A concurrent resolution condemning bigotry and violence against
Arab-Americans, American Muslims, and Americans from South Asia in the wake of
terrorist attacks in New York City, New

At 7:18 p.m., a message from the House of Representatives, delivered by
Mr. Hays, one of its reading clerks, an-
ounced that the House has agreed to the following concurrent resolution, in
which it requests the concurrence of the Senate:

H. Con. Res. 231. Concurrent Resolution providing for a joint session of Congress to receive a message from the President.

MEASURES REFERRED

The following concurrent resolution was read, and referred as indicated:

H. Con. Res. 227. Concurrent resolution condemning bigotry and violence against
Arab-Americans, American Muslims, and Americans from South Asia in the wake of
terrorist attacks in New York City, New
York, and Washington, D.C., on September 11, 2001; to the Committee on the Judiciary;

ENROLLED JOINT RESOLUTION PRESENTED

The Secretary of the Senate reported that on September 15, 2001, she had pre-

tended to the President of the United States the following enrolled joint res-
solution:

S. J. Res. 23. A joint resolution to authorize
the use of United States Armed Forces against those responsible for the recent at-
tacks launched against the United States.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and doc-

uments, which were referred as indicated:

EC-3946. A communication from the Prin-
cipal Deputy Associate Administrator of the Environmental Protection Agency, transmitt-
ing, pursuant to law, the report of a rule en-
titled "Approval and Promulgation of Air Quality Implementation Plans; Maryland;
State of Progress Plans, Corrections to the Bas-

e Year Inventory" (RIN2127–A11) received on September 17, 2001; to the Committee on Environment and Public Works.

EC-3947. A communication from the Prin-
cipal Deputy Associate Administrator of the Environmental Protection Agency, transmitt-
ing, pursuant to law, the report of a rule en-
titled "Approval and Promulgation of Implement-

e Plans; and Designation of Areas for Air Quality Planning Purposes; Oregon" (FRL7944–9) received on September 13, 2001; to the Committee on Environment and Pub-

lit Works.

EC-3948. A communication from the Prin-
cipal Deputy Associate Administrator of the Environmental Protection Agency, transmitt-
ing, pursuant to law, the report of a rule en-
titled "Final Approval of the Clean Air Act,
Section 112(1), Delegation of Authority to Washington Department of Ecology and Four
Local Air Agencies in Washington" (FRL7957–8) received on September 13, 2001; to the Committee on Environment and Pub-
lit Works.

EC-3949. A communication from the Acting
Director, Statutory Import Programs Staff,
Department of Commerce, transmitting, pur-
suant to law, the report of a rule entitled "Changes in the Insurable Possessions Watch,
Watch Movement and Jewelry Program" (RIN0625–AA57) received on September 7, 2001; to the Committee on Commerce, Science, and Transportation.

EC-3950. A communication from the Senior
Legal Adviser to the Bureau of Particulate
Media Bureau, Federal Communications
Commission, transmitting, pursuant to law, the report of a rule entitled "Amendment of Sec-

tion 112(1), Delegation of Authority to Washington Department of Ecology and Four
Local Air Agencies; Oregon—The Dual Network Rule" (Doc. No. 00–108) re-
ceived on September 18, 2001; to the Com-
mittee on Commerce, Science, and Transportation.

EC-3951. A communication from the Attorney-
Advisor of the National Highway Traffic Safety Administration, Department of
Transportation, transmitting, pursuant to law, the report of a rule entitled "Occupant
Crash Protection: Correction" (RIN1227–
AH24) received on September 18, 2001; to the Committee on Commerce, Science, and Transportation.

EC-3952. A communication from the Attor-
ney for the National Highway Traffic Safety Administration, Department of Transpor-
tation, transmitting, pursuant to law, the re-
port of a rule entitled "List of Noncon-
forming Vehicles Decided to be Eligible for
Importation" (RIN1227–A161) received on September 18, 2001; to the Committee on Commerce, Science, and Transportation.

EC-3953. A communication from the Gen-
eral Counsel, National Credit Union Admin-
istration, transmitting, pursuant to law, the
report of a rule entitled "Truth In Savings"
received on September 4, 2001; to the Com-
mittee on Banking, Housing, and Urban Af-

fairst

EC-3954. A communication from the Gen-
eral Counsel of the Department of Housing