 rewarded by consistent performance year-in and year-out and finally by the World Series victory. For all of that, I say on behalf of our entire country, congratulations. Welcome to the White House. It is an honor to have you here. And if you keep doing what you’ve been doing I expect you’ll be here for several more years, and I hope I’m around for a few of them to welcome you back. Thank you very much.

[At this point, several gifts were presented to the President.]

The President. Thank you very much. I looked in here hoping I could find out how many strokes I would get from each player. [Laughter]

Let me say again to all of you, I welcome you here. We’re going to take a little picture now and then have a receiving line next door so we can bring everyone in. It occurred to me that I ought to make one more point since the team is here and we were forced to delay this once because of the operation in Bosnia. This room is a good reminder of why teams and why this country should never say die. And I think we all remember that, we can do more in our own lives to help our country, our teams, our families, and our communities. And that’s the sort of spirit you’ve exhibited. I hope you’ll—when times get tough, you’ll remember that story. That was a long time ago, and we’re still here.

God bless you, and thank you.

NOTE: The President spoke at 5:55 p.m. in the East Room at the White House. In his remarks, he referred to Terry McGuirk, executive vice president, Turner Broadcasting Service, Inc.; Harvey Schiller, president, Turner Sports; Bill Bartholomay, chairman of the board, and Stan Kasten, president, Atlanta Braves Organization; John Schuerholz, general manager, Bobby Cox, field manager, and Tom Glavine, Greg Maddux, and Dave Justice, players, Atlanta Braves; and Brian Mulroney, former Prime Minister of Canada.

Message to the Senate Transmitting the Uzbekistan-United States Investment Treaty
February 28, 1996

To the Senate of the United States:

With a view to receiving the advice and consent of the Senate to ratification, I transmit herewith the Treaty Between the Government of the United States of America and the Government of the Republic of Uzbekistan Concerning the Encouragement and Reciprocal Protection of Investment, with Annex, signed at Washington on December 16, 1994. I transmit also, for the information of the Senate, the report of the Department of State with respect to this Treaty.

The bilateral investment treaty (BIT) with Uzbekistan is designed to protect U.S. investment and assist the Republic of Uzbekistan in its efforts to develop its economy by creating
conditions more favorable for U.S. private investment and thus strengthen the development of its private sector.

The Treaty is fully consistent with U.S. policy toward international and domestic investment. A specific tenet of U.S. policy, reflected in this Treaty, is that U.S. investment abroad and foreign investment in the United States should receive national treatment. Under this Treaty, the Parties also agree to international law standards for expropriation and compensation for expropriation; free transfer of funds related to investments; freedom of investments from performance requirements; fair, equitable, and most-favored-nation treatment; and the investor's or investment's freedom to choose to resolve disputes with the host government through international arbitration.

I recommend that the Senate consider this Treaty as soon as possible, and give its advice and consent to ratification of the Treaty, with Annex, at an early date.

WILLIAM J. CLINTON

Letter to Representative John Conyers, Jr., on Abortion Legislation

February 28, 1996

Dear John:

I understand that the House is preparing to consider H.R. 1833, as amended by the Senate, which would prohibit doctors from performing a certain type of abortion. I want to make the Congress aware of my position on this extremely complex issue.

I have always believed that the decision to have an abortion should be between a woman, her conscience, her doctor, and her God. I strongly believe that legal abortions—those abortions that the Supreme Court ruled in Roe v. Wade must be protected—should be safe and rare. I have long opposed late-term abortions except, as the law requires, where they are necessary to protect the life of the mother or where there is a threat to her health. In fact, as Governor of Arkansas, I signed into law a bill that barred third trimester abortions except where they were necessary to protect the life or health of the woman, consistent with the Supreme Court's rulings.

The procedure described in H.R. 1833 is very disturbing, and I cannot support its use on an elective basis, where the abortion is being performed for non-health related reasons and there are equally safe medical procedures available. As I understand it, however, there are rare and tragic situations that can occur in a woman’s pregnancy in which, in a doctor’s medical judgment, the use of this procedure may be necessary to save a woman’s life or to preserve her health. In those situations, the Constitution requires that a woman’s ability to choose this procedure be protected.

I have studied and prayed about this issue, and about the families who must face this awful choice, for many months. I believe that we have a duty to try to find common ground: a resolution to this issue that respects the views of those—including myself—who object to this particular procedure, but also upholds the Supreme Court’s requirement that laws regulating abortion protect both the life and the health of American women.

I have concluded that H.R. 1833 as drafted does not meet the constitutional requirements that the Supreme Court has imposed upon us, in Roe and the decisions that have followed it, to provide protections for both the life and the health of the mother in any laws regulating abortions.

I am prepared to support H.R. 1833, however, if it is amended to make clear that the prohibition of this procedure does not apply to situations in which the selection of the procedure, in the medical judgment of the attending physician, is necessary to preserve the life of the woman or avert serious adverse health consequences to the woman.

I urge the Congress to amend H.R. 1833 to ensure that it protects the life and the health of the woman, as the law we have been elected to uphold requires.