Q. The wartime alliance, do you have lessons for us now? We have again the common enemy.

*The President.* Yes. No, we do. And that’s another thing Vladimir and I will talk about. He sees clearly the common enemy. He’s a—and he knows you got to be tough to—and resolute and strong. And we will talk about that common enemy that is still active. The enemy—there’s a set of beliefs they believe in, and I believe the best way to defeat those beliefs is by spreading freedom and democracy. Free societies don’t like to fight. Free societies spend more time listening to their people and the demands of their people as opposed to being able to fight and spread—in this case fighting an ideology that is an ideology of hatred as this—as your good country fully understands.

**Russia-U.S. Relations**

Q. American-Russian relationship—what was the biggest success during your first term? And what are your plans for next 4 years?

*The President.* I appreciate that. Look, I think the biggest success would be two-fold: one, an understanding of the war—the world we live in and the war on terror. Now, the enemy hit us, and they hit Russia. They hit us in a gruesome way, and they hit Russia in a gruesome way—Beslan, these movie theaters. I mean, there are all kinds of terrible events that have taken place. And so there’s a common understanding that we need to work together on the war on terror. And that’s important.

The other thing was the Moscow Treaty. We kind of recognized that an era has gone by, that we’re reducing our nuclear stockpiles. And that’s important too.

Ahead, there’s a lot of things we can do. We can work on proliferation. We can work on—on disease and hunger. We can work on Iran to make sure the Iranians don’t have a nuclear weapon. We continue to work on Korea. We continue to work for Middle Eastern peace. And the road-map is an opportunity for the United States and Russia to cooperate to convince Israel and the Palestinians to do what’s necessary to achieve peace. And so there’s a lot we can do. And I’m looking forward to seeing my friend Vladimir Putin.

Q. Thank you very much.

*The President.* Yes, sir.

Q. Thank you very much.

*The President.* Thanks for coming.

NOTE: The interview was taped at 11:06 a.m. in the Map Room at the White House for later broadcast. In his remarks, the President referred to President Vladimir Putin of Russia. A tape was not available for verification of the content of this interview.

Remarks on Signing the Class Action Fairness Act of 2005

*February 18, 2005*

Thank you all. Thanks for coming. Please be seated. Thank you for coming. Thanks for the warm welcome. Welcome to the people’s house. Glad you’re here for the first bill signing ceremony of 2005.

The bill I’m about to sign is a model of effective, bipartisan legislation. By working together over several years, we have agreed on a practical way to begin restoring common sense and balance to America’s legal system. The Class Action Fairness Act of 2005 marks a critical step toward ending the lawsuit culture in our country. The bill will ease the needless burden of litigation on every American worker, business, and family. By beginning the important work of legal reform, we are meeting our duty
to solve problems now and not to pass them on to future generations.

I appreciate so very much the leadership that Senator Frist and Senator McConnell have shown on this bill in the United States Senate. I want to thank Senator Chris Dodd and Senator Tom Carper and Senator Craig Thomas as well for working in a bipartisan fashion to get this good bill to my desk.

I appreciate Congressman Jim Sensenbrenner as well as Congressman Lamar Smith joining us today. I particularly want to pay tribute to the bill sponsors, Senator Grassley and Senator Kohl as well as Congressman Bob Goodlatte and Congressman Rick Boucher, who are with us here today.

Congress showed what is possible when we set aside partisan differences and focus on what’s doing right for Congress, and you all are to be—I mean, for the country—and you’re to be credited for your good work. Thank you very much.

I welcome our new Attorney General—oh, right there. [Laughter] How quickly they forget in Washington. [Laughter] Al Gonzales—proud you’re up here, Al. Hector Barreto of the SBA. Thank you, all the business leaders, community leaders, consumer groups who care about this issue. Thanks for your hard work. Thanks for being patient. Thanks for not becoming discouraged. And thanks for witnessing the fruits of your labor as I sign this bill.

Class actions can serve a valuable purpose in our legal system. They allow numerous victims of the same wrongdoing to merge their claims into a single lawsuit. When used properly, class actions make the legal system more efficient and help guarantee that injured people receive proper compensation. That is an important principle of justice. So the bill I sign today maintains every victim’s right to seek justice and ensures that wrongdoers are held to account.

Class actions can also be manipulated for personal gain. Lawyers who represent plain-
tiffs from multiple States can shop around for the State court where they expect to win the most money. A few weeks ago, I visited Madison County, Illinois, where juries have earned a reputation for awarding large verdicts. The number of class actions filed in Madison County has gone from 2 in 1998 to 82 in 2004—even though the vast majority of the defendants named in those suits are not from Madison County. Trial lawyers have already filed 24 class actions in Madison County this year—we’re in February—[laughter]—including 20 in the past week, after Congress made it clear their chance to exploit the class-action system would soon be gone.

Before today, trial lawyers were able to drag defendants from all over the country into sympathetic local courts, even if those businesses have done nothing wrong. Many businesses decided it was cheaper to settle the lawsuits rather than risk a massive jury award. In many cases, lawyers went home with huge payouts, while the plaintiffs ended up with coupons worth only a few dollars. By the time the settlement in at least one case was finished, plaintiffs actually owed their lawyers money.

A newspaper editorial called the class-action system “an extortion racket that only Congress can fix.” This bill helps fix the system. Congress has done its duty, and I’m proud to sign it into law.

Over the past few years, I’ve met people from all over the country who know the importance of class-action reform firsthand, and three of them are with us today. Marylou Rigat lives in Connecticut, yet a class action involving her faulty roof was resolved by a judge in Alabama. The award covered only a fraction of the cost of new shingles, but that wasn’t Marylou’s biggest problem. She had no idea she was part of the class action in the first place, and no one contacted her about her award. She only learned by accident when she called the company about her warranty. And then she found out there was nothing more she could do.
Hilda Bankston is with us. And her late husband used to own a drugstore in Fayette, Mississippi. Their business was doing well until the store got swept up in massive litigation just because it dispensed prescription drugs for a certain drug—prescriptions for a certain drug. She had to sell the pharmacy 6 years ago. But she’s still getting dragged into court again and again. Here’s what she said: “My husband and I lived the American Dream until we were caught up in what has become an American nightmare.”

Alita Ditkowsky is with us. She was part of a class action against a company that made faulty televisions. When the case was settled in Madison County, Illinois, Alita’s lawyer took home a big check while she got a $50 rebate on another TV built by the same company that had ruined the first TV. [Laughter] Here’s what she said: “I’m still left with a broken TV.” [Laughter] “He got $22 million. Where’s the justice in this?”

I want to thank you all for letting me use your stories, not only here but during different events we’ve had in highlighting the need for class-action reform, because this act will help ensure justice by making two essential reforms. First, it moves most large, interstate class actions into Federal courts. This will prevent trial lawyers from shopping around for friendly local venues. The bill will keep out-of-State businesses, workers, and shareholders from being dragged before unfriendly local juries or forced into unfair settlements. And that’s good for our system, and it’s good for our economy.

Second, the bill provides new safeguards to ensure that plaintiffs in class-action lawsuits are treated fairly. The bill requires judges to consider the real monetary value of coupons and discounts, so that victims can count on true compensation for their injuries. It demands settlements and rulings to be explained in plain English so that class members understand their full rights.

These are needed reforms. It’s an important piece of legislation. It shows we’re making important progress toward a better legal system.

There’s more to do. Small-business owners across America fear that one junk lawsuit could force them to close their doors for good. Medical liability lawsuits are driving up the cost for doctors and patients and entrepreneurs around the country. Asbestos litigation alone has led to the bankruptcy of dozens of companies and cost tens of thousands of jobs, even though many asbestos claims are filed on behalf of people who aren’t actually sick.

Overall, junk lawsuits have driven the total cost of America’s tort system to more than $240 billion a year, greater than any other major industrialized nation. It creates a needless disadvantage for America’s workers and businesses in a global economy, imposes unfair costs on job creators, and raises prices to consumers.

We have a responsibility to confront frivolous litigation head on. I will continue working with Congress to pass meaningful legal reforms, starting with reform in our asbestos and medical liability systems.

Once again, I want to thank you all for the hard work on this important legislation. Class-action reform will help keep America the best place in the world to do business. It will help ensure justice for our citizens, and I’m confident that this bill will be the first of many bipartisan achievements in the year 2005.

And now it is my honor to sign the Class-Action Fairness law.

NOTE: The President spoke at 11:37 a.m. in the East Room at the White House. S. 5, approved February 18, was assigned Public Law No. 109–2.
Letter to Congressional Leaders on Continuation of the National Emergency Relating to Cuba and the Emergency Authority Relating to the Regulation of the Anchorage and Movement of Vessels

February 18, 2005

Dear Mr. Speaker: (Dear Mr. President:)

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent the enclosed notice to the Federal Register for publication, which states that the emergency declared with respect to the Government of Cuba’s destruction of two unarmed U.S.-registered civilian aircraft in international airspace north of Cuba on February 24, 1996, as amended and expanded on February 26, 2004, is to continue in effect beyond March 1, 2005.

Sincerely,

GEORGE W. BUSH

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Richard B. Cheney, President of the Senate. An original was not available for verification of the content of this letter. The notice is listed in Appendix D at the end of this volume.

The President’s Radio Address

February 19, 2005

Good morning. Tomorrow I leave on a trip to Europe, where I will reaffirm the importance of our transatlantic relationship with our European friends and allies.

Over the last several weeks, the world has witnessed momentous events, Palestinians voting for an end to violence, Ukrainians standing up for their democratic rights, Iraqis going to the polls in free elections. And in Europe, I will talk with leaders at NATO and the European Union about how we can work together to take advantage of the historic opportunities now before us.

Leaders on both sides of the Atlantic understand that the hopes for peace in the world depend on the continued unity of free nations. We do not accept a false caricature that divides the Western world between an idealistic United States and a cynical Europe. America and Europe are the pillars of the free world. We share the same belief in freedom and the rights of every individual, and we are working together across the globe to advance our common interest and common values.

In Iraq, our shared commitment to free elections has stripped the car bombers and assassins of their most powerful weapon, their claim to represent the wishes and aspirations of the Iraqi people. In these elections, the European Union provided vital technical assistance. NATO is helping to train army officers, police, and civilian administrators of a new Iraq. And 21 of our European coalition partners are providing forces on the ground. America and Europe are also working together to advance the cause of peace in the Holy Land, where we share the same goal of two democratic states, Israel and Palestine, living side by side in peace and freedom.