Resolved by the House of Representatives (the Senate concurring), That the Clerk of the House of Representatives shall make the following corrections in the enrollment of the bill H.R. 1654:

(1) In section 1(b), in the item relating to section 205 in the table of contents, insert “research utilization and commercialization” after “Space station”.

(2) In section 2(4)—
   (A) insert “the” after “commercial providers of”; and
   (B) strike the comma after “reusable space vehicles”.

(3) In section 201(b)—
   (A) strike “the Russian Service Module, other” and insert “any”;
   (B) strike “, or Russian” and insert “or any Russian”;
   (C) strike “the Russian Service Module, or any other Russian element in the critical path or Russian launch service” and insert “any Russian element in the critical path or any Russian launch services”; and
   (D) strike the comma after “with the permanent replacement”.

(4) In section 203(a)(2), strike the comma after “Sciences and Applications”.

(5) In the section heading of section 205, insert “RESEARCH UTILIZATION AND COMMERCIALIZATION” after “SPACE STATION”.

(6) In section 303, strike the comma after “fullest extent feasible”.

(7) In section 317(b), strike “October” and insert “December”.

Agreed to October 13, 2000.

Resolved by the House of Representatives (the Senate concurring),

SECTION 1. AUTHORIZATION OF MILLION FAMILY MARCH ON CAPITOL GROUNDS.

Million Family March, Incorporated (in this resolution referred to as the “sponsor”) shall be permitted to sponsor a public event, the Million Family March, on the Capitol Grounds on October 16, 2000, or on such other date as the Speaker of the House of Representatives and the Committee on Rules and Administration of the Senate may jointly designate.

SEC. 2. TERMS AND CONDITIONS.

(a) IN GENERAL.—The event authorized by section 1 shall be free of admission charge to the public and arranged not to interfere with the needs of Congress, under conditions to be prescribed by the Architect of the Capitol and the Capitol Police Board.

(b) EXPENSES AND LIABILITIES.—The sponsor shall assume full responsibility for all expenses and liabilities incident to all activities associated with the event.
SEC. 3. STRUCTURES AND EQUIPMENT.

(a) STRUCTURES AND EQUIPMENT.—Subject to the approval of the Architect of the Capitol, beginning on the day preceding the event authorized by section 1, the sponsor may erect or place and keep on the Capitol Grounds, until not later than 8:00 p.m. of the day succeeding the event, such stage, sound amplification devices, and other related structures and equipment as may be required for the event.

(b) ADDITIONAL ARRANGEMENTS.—The Architect of the Capitol and the Capitol Police Board are authorized to make any such additional arrangements as may be required to carry out the event.

SEC. 4. ENFORCEMENT OF RESTRICTIONS.

The Capitol Police Board shall provide for enforcement of the restrictions contained in section 4 of the Act of July 31, 1946 (40 U.S.C. 193d; 60 Stat. 718), concerning sales, advertising, displays, and solicitations on the Capitol Grounds, as well as other restrictions applicable to the Capitol Grounds, with respect to the event authorized by section 1.

SEC. 5. LIMITATIONS ON REPRESENTATIONS.

(a) IN GENERAL.—No person may represent, either directly or indirectly, that this resolution or any activity carried out under this resolution in any way constitutes approval or endorsement by the Federal Government of any person or any product or service.

(b) ENFORCEMENT.—The Architect of the Capitol and the Capitol Police Board shall enter into an agreement with the sponsor, and such other persons participating in the event authorized by section 1 as the Architect of the Capitol and the Capitol Police Board considers appropriate, under which such persons shall agree to comply with the requirements of subsection (a). The agreement shall specifically prohibit the use of any photograph taken at the event for a commercial purpose and shall provide for the imposition of financial penalties if any violations of the agreement occur.

Agreed to October 13, 2000.

ENROLLMENT CORRECTIONS—H.R. 5164

Resolved by the House of Representatives (the Senate concurring), That in the enrollment of the bill, H.R. 5164, entitled “An Act to amend title 49, United States Code, to require reports concerning defects in motor vehicles or tires or other motor vehicle equipment in foreign countries, and for other purposes”, the Clerk of the House of Representatives shall make the following corrections in section 6:

(1) insert before “Section 30120(c)” the following: “(a) REMEDY PROGRAM.—”;

(2) insert at the end of section 6 the following:

“(b) REIMBURSEMENT PRIOR TO RECALL.—Section 30120(d) of title 49, United States Code, is amended by inserting at the end thereof the following: “A manufacturer’s remedy program shall include a plan for reimbursing an owner or purchaser who incurred the cost of the remedy within a reasonable time in advance of the manufacturer’s notification under subsection (b) or (c) of section

Oct. 17, 2000

[H. Con. Res. 428]