Weekly Compilation of

Presidential Documents



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WEEKLY COMPILATION OF

PRESIDENTIAL DOCUMENTS

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The President's News Conference With Canadian Prime Minister Brian Mulroney at Camp David, Maryland

January 16, 1993

The President. May I just say how wonderful it is to have the Prime Minister of Canada here with us today. He's a great friend of the United States. The relationship between Canada and the United States is strong. They're a tremendous trading partner. Prime Minister Mulroney has done an awful lot in all ways in cooperating and working with us. Their leadership in many areas of peacekeeping is one that we respect and admire. He was the one that prodded me to do more on environmental legislation.

And so for me and for Barbara, this is a fond farewell as we leave this job. And it's most fitting, in our way of looking at things, that Prime Minister Mulroney and his wonderful family are with us here today. So we're going to talk some business, and then we're going to look around and have a little R&R. The floor is yours, sir. Welcome.

Prime Minister Mulroney. Thank you, George.

Well, we're delighted to be here. The President has pointed out the strength of the Canadian-American relationship. It's, as you know, a huge and a complicated one and not always an easy one. But it indicates the extent to which neighbors can become friends and mutually assisting partners.

Canada is the largest trading partner that the United States has, and you are ours. And so President Bush's visionary initiative in respect to free trade throughout the hemisphere is one part of a very important legacy that he will be leaving.

The Clean Air Act that gave rise to the Canadian-American treaty on acid rain is another very important matter that people in both countries had fought for for literally decades.

And I can tell you that because I happened to be there that his remarkable assembling of the coalition in terms of the Gulf war—

Q. What do you think ought to be done on the Gulf——

Prime Minister Mulroney. ——is probably without precedent, certainly in recent decades.

So I'm delighted to have a chance to come by and say hello to the President and the family before he leaves office. And of course, he'll always have a friendship and the respect of Canadians.

Iraq

Q. Are you with him now in this current standoff with Iraq?

Prime Minister Mulroney. Yes, I am.

Canada-U.S. Trade

Q. Prime Minister, you said there would be structural changes in the relationship between Canada and the U.S. to avoid some of the trade irritants when you were last here and met with the President. Do you think they'll survive the new administration, or will you have to work to put them in place again?

Prime Minister Mulroney. Well, I think we have to—we have to work hard at trade at all times. It's a difficult matter because it affects jobs sometimes in both countries, and so it's not easy. And we're going to have to work hard to maintain this relationship, as we did in the past. Fortunately, in the past, we had a friend in the White House, and I suspect that will be the case in the future. Governor Clinton understands and has told the President——

The President. That's right.

Prime Minister Mulroney.—and told me of his recognition of the great importance of Canada as a trading partner and a friend to the United States.

The President. No question about that. No question about that.

Iraq

Q. Mr. President, what's your response to 'Aziz, Mr. President? Are there any more warnings?

The President. We have no response now. We're interested in knowing what the United Nations response is. There's the United Nations going on with this; it's the United Nations, Dr. Ekeus, that we'll be talking to. And we'll all be talking about that a little later. But his move just was announced, and we'll just have to wait and see how it's regarded. We don't do these things unilaterally. We consult. We'll be able to talk now with the Prime Minister. We'll be talking with others as well, I think, during the course of this afternoon.

Q. Mr. Prime Minister——

[At this point, a question was asked and answered in French, and a translation was not provided.]

Canadian Elections

Q. Mr. Prime Minister, after a week of reflection, have you decided that you will definitely lead your party into the next election?

Prime Minister Mulroney. I've already spoken to that issue in the year-enders in Canada, and I've got nothing further to add.

Canadian Ambassador

Q. What signal did you hope to send to the Americans with the appointment of General de Chastelain? Was there a message in it in terms of the role and expanded relationship we want with the United States?

Prime Minister Mulroney. No. He's just an outstanding Canadian, a remarkably talented man who can do a very good job for Canada in Washington at a crucial moment. And he's held in very high regard. In fact, he'll be here this afternoon at Camp David.

The President. Yes, I'm looking forward to that.

 \boldsymbol{Q} .—push them on the U.N. or other matters?

Prime Minister Mulroney. Well, we're not pushing anybody. He'll be there to defend our interests.

President's Diary

Q. Mr. President, on your diary, do you think you got a fair shake?

The President. I don't like any stuff about that.

Prime Minister Mulroney. Helen [Helen Thomas, United Press International], what we want to do is read your diaries. [Laughter] That's what I'm waiting for.

[At this point, a remark was made in French, and a translation was not provided.]

Prime Minister Mulroney. I'm going to read them, Helen, I tell you.

Haiti

Q. ——tighten the net around Haiti as a favor to Clinton?

The President. I don't think of that as a favor to Clinton. I will say this for the Clinton security team, and I'm sure General Scowcroft would agree with this: There's been extraordinarily good cooperation. I determined early on that from our end the transition would go well on these important issues. I think he made the same determination. And so there's nothing being done to kind of look like we're doing something that wouldn't be done, as if it were one team running the show.

Q. But do you resent the fact that he insulted your Haiti policy during the campaign, and now he's adopted it?

The President. No, I don't resent anything. It's a funny thing. I'm in a mood where I don't have any resentment in my heart. [Laughter] It's not ever—I can tell you guys. [Laughter]

Transition

Q. He doesn't think the transition's going well because you're not leaving anyone to hold over for a few weeks to——

The President. I think we're following what they want. They want to have the decks cleared. They—remember all the stories you people wrote about—what was it? Calling—how was it? It wasn't rat-holing, but it had a lovely term like kind of people wedging their way into the bureaucracy so they could be employed. What we've done is follow the agreement—so to clear the decks with those, those people who were not civil service. And that's what an outgoing administration should

do. So if they want somebody to stay, they're welcome to ask them, of course.

Canada-U.S. Relations

Q. President Bush, what is your assessment of Canada-U.S. relations as you leave office? Have they improved?

The President. Thumbs up.

Q. Still any problems that have to be worked out?

The President. None. Well, once in a while you can run into a little hiccup, a little bump in the road. But once in a while we've had some trading differences on trading problems. But look, you've got to look at the big picture. And the relationship is outstanding. It's important. I mean, it is vitally important to the United States. It's important today, was yesterday, will be tomorrow. And so it really is fundamentally sound and good and strong.

[At this point, a question was asked and answered in French, and a translation was not provided.]

Iraq

Q. Sir, have we moved back from the brink of military action that you hinted at yesterday?

The President. We're not on the brink or moved back from anything. We're just going to be consulting, and we'll see where we go from there. I wasn't trying to be belligerent. I'm just simply saying they're going to comply with these resolutions, period. And so we'll see.

Q. Well, was it more conciliatory, their response today? Was there any movement?

The President. Well, we're going to talk about it. I mean, I've learned something about this. You don't jump to conclusions until you know all the facts, get all the translation. I heard him. What I heard in English sounded that he was going to let these people in, but we've got to wait and see. I don't know about these conditions and all of that. But those are the things you consult about. He's put some—thrown some conditions on it.

Thank you all.

Prime Minister Mulroney. Thank you very much.

Camp David

Q. How do you feel about leaving Camp David?

The President. Leaving Camp David? Well, I'm not leaving until—[laughter]— Monday night. But Monday night if you ask me, I expect I'd feel sad about that. This has been a wonderful retreat here, and I've sure enjoyed sharing it with friends, domestic and from overseas. And this weekend is going to be pure joy because we've got some good friends here.

Q. What have you got in store for the Prime Minister and his——

The President. A lot of exercise. A lot of exercise. [Laughter]

Q. Are you flying back to Houston without us, sir?

The President. Look for deer.

Q. Are you going to take a press pool to Houston?

The President. No. Oh, I forgot to tell you. On January 20th at noon, I'm through with press pools. We're shifting. It shifts over to the new President. And I'm going back to private life. And it's going to be low key. And it's going to be-there's no point in trying to continue something that isn't. And I'm trying to conduct myself with dignity and hopefully in a spirit of total cooperation with Governor Clinton. No bitterness in my heart. But look, January 20th when I walk out of that Capitol, I'm a private citizen. And I hope I'll be treated as a private citizen by my neighbors in Houston. And I'm not looking to sit at the head table. I'm not looking to have press conferences. I love you guys, especially the photo dogs. [Laughter] But we're not going to—we're going to really shift gears like that. It's going to be interesting.

Q. ——on that last ride in the big Government plane?

The President. No, no, no. January 20th it ends at noon. It ends.

Q. I bet you won't be able to do it.

The President. I'm going to try. I'm going to sure try.

NOTE: The President's 142d news conference began at 12:15 p.m. at Camp David. A tape was not available for verification of the content of this news conference.

Letter to Congressional Leaders Transmitting the Report on the National Security Strategy

January 19, 1993

Dear Mr. Speaker: (Dear Mr. President:)
In accordance with section 603 of the Goldwater-Nichols Department of Defense Reorganization Act of 1986 (Public Law 99–433; 50 U.S.C. 404a), I hereby transmit the annual report on the National Security Strategy of the United States.
Sincerely,

George Bush

NOTE: Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Statement on the National Security Strategy Report

January 19, 1993

Today, as required by the Goldwater-Nichols Defense Reform Act of 1986, I signed and forwarded to the Congress the National Security Strategy Report. This report comes at a particularly important time, when the international security environment is in the midst of a turbulent transition and when the continuity of America's engagement and leadership is perhaps more important than ever before. No other nation can provide the same combination of moral, cultural, political, economic, and military leadership. No other has won such confidence, respect, and trust. If we are to seize the opportunities that will be offered and reduce the dangers that will surely confront us in the future, America must lead. We must lead because we simply cannot hope to achieve a more democratic and peaceful future in a world still rife with turmoil and conflict and political or economic isolation. This does not mean we aspire to be the world's policeman or that we can postpone addressing our own domestic imperatives while we devote attention and resources to international demands. It is not an either/or choice. We cannot be strong abroad if we are not strong at home. We cannot be strong at home if we are not strong and engaged abroad.

The National Security Strategy Report acknowledges the diverse political, economic, and military challenges that America faces, as well as the domestic imperatives that define our overall national health. It identifies our enduring national security interests and objectives: the security of the United States as a free and independent nation; global and regional stability; open, democratic, and representative political systems worldwide; an open international trading and economic system; and an enduring global faith in America.

The report acknowledges our political achievements over recent years and outlines both short- and long-term approaches to promote peace and democracy worldwide. It specifically addresses priorities of our bilateral efforts as well as initiatives in multinational and regional organizations designed to influence the future. Emphasizing the now-diminishing distinction between domestic and international economic policy, it identifies the steps necessary for domestic economic renewal, as well as prioritized initiatives to strengthen our international economic competitiveness. It also emphasizes the need to reform U.S. economic institutions and our bilateral development assistance and to expand considerably our efforts in the environment and in space.

Stressing the continued mandate for security through strength, the report defines four enduring and mutually supportive strategic goals: deterrence and the capability to defeat aggression should deterrence fail; strengthening our alliance arrangements and our preference for multilateral action; maintaining stability through forward presence and force projection; and helping to preclude conflict and keep the peace. Most important, the report identifies a strategy for near-term leadership and outlines ways the United States can help influence the future through the United Nations, regional organizations, and alliances.

America has always stood for much more than the sum of its political and economic goals and aspirations. We do care about the world around us, and our contributions are written in history for all to see. We inspire others because of what we have achieved and because of what we represent. We have a vision for the future. We seek a world of cooperation and progress, not confrontation; a world no longer divided, but a community of independent and interdependent nations joined together by shared values; a world in which the U.S. role is defined by what we stand for, freedom, human rights, economic prosperity, the rule of law and peace, rather than what we stand against.

To succeed, our strategy must be more than words on a piece of paper. We must have faith, courage, hard work, and inspiration. We must continue the dialog and the debate, for that too is what democracy is all about. As a Nation, let us work together to lead the world toward the 21st century, the age of democratic peace. There is no more important goal to which we would aspire.

Letter to Congressional Leaders Reporting on Nuclear Nonproliferation

January 19, 1993

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

I have reviewed the activities of the United States Government departments and agencies during calendar year 1992 relating to preventing nuclear proliferation, and I am pleased to submit my annual report pursuant to section 601(a) of the Nuclear Non-Proliferation Act of 1978 (Public Law 95–242, 22 U.S.C. 3281(a)).

The accomplishments of the past year provide a fitting capstone to this Administration's efforts to stem the spread of nuclear weapons. These efforts were provided additional focus on July 13, when I issued a statement setting forth a number of initiatives as well as a clear framework of guiding principles for our nonproliferation policy.

Global norms and institutions have strengthened this year. Membership in the Nuclear Non-Proliferation Treaty has grown to 155, including the last declared two nuclear weapon states: France and China. The three Baltic states as well as two of the newly-independent states have also joined the Treaty, while three others—Ukraine, Belarus, and Kazakhstan—committed to do so "in the shortest possible time." The

United States increased its support for the International Atomic Energy Agency, which sought to strengthen its safeguards system in response to its experience in Iraq.

In addressing regional dangers, the United States also joined with the international community to continue to support efforts to destroy Iraq's nuclear weapons program under U.N. Security Council resolutions and to press North Korea to honor its nonproliferation commitments. Focusing on the Middle East, the five permanent members of the U.N. Security Council agreed to interim guidelines to restrain destabilizing transfers of arms and technologies related to weapons of mass destruction, while the arms control and regional security talks provided an unprecedented forum for countries in that troubled region to address these issues face to face. The United States held talks separately with India and Pakistan in the hope of stemming a nuclear arms race in South Asia. Meanwhile, the United States has been gratified by steps taken by countries such as Argentina, Brazil, and South Africa to join international nonproliferation regimes.

We have worked hard to address the proliferation concerns arising from the break-up of the Soviet Union and its domination of Eastern Europe. With the firm support of the Congress, we are developing assistance to Russia, Ukraine, Belarus and Kazakhstan to support the safety and security of the dismantlement of nuclear weapons in the former Soviet Union. The U.S. has also provided assistance to Russia and Ukraine in developing systems for physical protection and material accounting and control for materials removed from nuclear warheads. In August, U.S. negotiators initialed an agreement to seek recovery of highly-enriched uranium from the former Soviet nuclear arsenal and dilute it to commercial reactor fuel with no military implications. In collaboration with our allies, we fostered the creation of science and technology centers in Moscow and Kiev to prevent the outflow of nuclear weapons expertise from the former Soviet Union, and provided export control and reactor safety assistance to the states of Eastern Europe and the former Soviet Union.

These accomplishments constitute a solid contribution to continuing international efforts to stem nuclear proliferation and to promote the peace and security of all nations. Nevertheless, proliferation remains a significant and growing concern that will require even more attention, energy, and resources in the years ahead.

Sincerely,

George Bush

NOTE: Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Letter to Congressional Leaders Transmitting a Report on Arms Control Treaty Compliance

January 19, 1993

Dear Mr. Speaker: (Dear Mr. President:)
Pursuant to Public Law 99–145; 22 U.S.C. 2592a as amended, and section 52 of the Arms Control and Disarmament Act, I am transmitting to the Congress a classified and unclassified report on arms control treaty compliance by the successor states to the Soviet Union and other nations that are parties to arms control agreements with the United States, as well as by the United States itself. Sincerely,

George Bush

NOTE: Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Letter to Congressional Leaders Transmitting the Report on Science, Technology, and American Diplomacy

January 19, 1993

Dear Mr. Speaker: (Dear Mr. Chairman:)
In accordance with Title V of the Foreign Relations Act of Fiscal Year 1979, as amended (Public Law 95–426; 22 U.S.C. 2656c(b)), I am pleased to transmit this annual report on Science, Technology and American Diplomacy for fiscal year 1992.

This is the first Title V report in which the entire period of coverage falls within the post-Cold War era, and a number of trends important to international science and technology (S&T) have become evident. As traditional Cold War concerns fade, the character and impact of S&T in U.S. foreign policy are also changing significantly. The importance of S&T in addressing problems such as environmental degradation and international economic and technological competitiveness will grow. At the same time, S&T will continue to be important to traditional military concerns and in areas of increasing importance following the demise of the Soviet Union, such as proliferation of weapons of mass destruction.

The material presented in this report illustrates the significant role of S&T in American diplomacy and the tremendous changes in its character and impact following the end of the Cold War. This year's report focuses on three topical areas: S&T interactions with the Newly Independent States and the Baltics; the United Nations Conference on Environment and Development (UNCED); and a number of very big ("megascience") programs, including illustrative space activities. The report also features narratives on 22 selected countries and 3 international organizations (the European Community, NATO, and the OECD).

As the definitive annual official reference on U.S. Government international S&T agreements and activities, this Title V report:

- Reviews a number of salient international S&T themes and issues, chosen by consensus in the executive branch;
- Illustrates by means of both narratives and an extensive data base an in-depth review of U.S. Government activities in the chosen thematic areas; and
- Provides, via the data base, a comprehensive overview of official U.S. Government international S&T activities in all areas.

In early 1991, I enunciated five major interrelated foreign policy challenges and objectives in the post-Cold War era:

1) promoting and consolidating democratic values;

- 2) promoting market principles and strengthening U.S. competitiveness;
- 3) promoting peace;
- 4) protecting against transnational threats such as environmental degradation; and
- 5) meeting urgent humanitarian needs. The importance of S&T to achieving all five goals is seen clearly in the thematic areas that are the focus of this report.

Science and Technology Interactions with the Newly Independent States and the Baltics: U.S. S&T efforts in the former Soviet Union and Baltics have focused on forging new S&T links, assisting in military S&T conversion and the meeting environmental, health, energy and other needs, and helping to maintain a sound S&T infrastructure. A collapse of the former Soviet scientific community would greatly endanger sustainable progress toward open societies and market economics and would increase the risk of weapons proliferation. Building a strong S&T infrastructure will help provide a solid foundation for a stable transition away from Communist rule and centrally planned economies.

United Nations Conference on Environment and Development: Science and technology are critical tools in protecting against transnational threats such as global change, ozone depletion, and loss of biological diversity. Communication and cooperation in the international S&T community provided the basis for UNCED preparations and the three principal documents it produced, the Rio Declaration on Environment and Development, Agenda 21, and a statement of principles for the management, conservation, and sustainable use of forests. The convention on global change, opened at UNCED for signature, is based on the results of an extensive international S&T effort.

Megascience Programs: The scientific facilities needed to pursue ever more fundamental questions about the nature of the universe are growing larger and more complex. As the costs associated with scientific research rise, maintaining national intellectual and technological competence in forefront areas requiring large facilities or global-scope research will increasingly require international collaboration. By sharing the burdens of supporting megascience projects,

nations produce fundamental knowledge not possible to attain unilaterally.

The thematic focus of this report illustrates the critical role of S&T in meeting our major foreign policy challenges. These challenges transcend partisan political differences and will, I believe, continue to permeate U.S. foreign policy into the next century.

Sincerely,

George Bush

NOTE: Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives; Claiborne Pell, chairman, Senate Committee on Foreign Relations; and John Glenn, chairman, Senate Committee on Governmental Affairs.

Letter to Congressional Leaders on Additional Measures With Respect to the Federal Republic of Yugoslavia (Serbia and Montenegro)

January 19, 1993

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

On June 1, 1992, pursuant to section 204(b) of the International Emergency Economic Powers Act (50 U.S.C. 1703(b)) and section 301 of the National Emergencies Act (50 U.S.C. 1631), I reported to the Congress by letters to the President of the Senate and the Speaker of the House, dated May 30, 1992, that I had exercised my statutory authority to issue Executive Order No. 12808 of May 30, 1992, declaring a national emergency and blocking "Yugoslav Government" property and property of the Governments of Serbia and Montenegro.

On June 5, 1992, pursuant to the above authorities as well as section 1114 of the Federal Aviation Act of 1958, as amended (49 U.S.C. App. 1514), and section 5 of the United Nations Participation Act of 1945, as amended (22 U.S.C. 287c), I reported to the Congress by letters to the President of the Senate and the Speaker of the House, that I had exercised my statutory authority to issue Executive Order No. 12810 of June 5, 1992, blocking property of and prohibiting transactions with the Federal Republic of Yugoslavia (Serbia and Montenegro). This latter action was taken to ensure that the eco-

nomic measures that we are taking with respect to the Federal Republic of Yugoslavia (Serbia and Montenegro) conform to U.N. Security Council Resolution No. 757 (May 30, 1992).

On November 16, 1992, the U.N. Security Council adopted Resolution No. 787, calling on member states to take additional measures to tighten the embargo against the Federal Republic of Yugoslavia (Serbia and Montenegro). On January 15, 1993, I took additional steps pursuant to the above statutory authorities to enhance the implementation of this international embargo and to conform to U.N. Security Council Resolution 787 (November 16, 1992).

The order that I signed on January 15, 1993:

- —prohibits any transaction within the United States or by a United States person related to the transshipment of commodities or products through the Federal Republic of Yugoslavia (Serbia and Montenegro) and revokes the previous exception for such transshipment contained in Executive Order No. 12810;
- —prohibits any transaction within the United States or by a United States person relating to any vessel, regardless of the flag under which it sails, in which a majority or controlling interest is held by a person or entity in the Federal Republic of Yugoslavia (Serbia and Montenegro); and
- requires for purposes of Executive Order No. 12810 that any such vessel be considered as a vessel of the Federal Republic of Yugoslavia (Serbia and Montenegro).

The order that I signed on January 15, 1993, authorizes the Secretary of the Treasury in consultation with the Secretary of State to take such actions as may be necessary to carry out the purposes of this order. Such actions may include the prohibition and regulation of trade and financial transactions involving any areas of the territory of the former Socialist Federal Republic of Yugoslavia as to which there is no adequate assurance that such transactions will not be diverted to the benefit of the Federal Republic of Yugoslavia (Serbia and Montenegro).

The declaration of the national emergency made by Executive Order No. 12808 and the controls imposed under Executive Order No. 12810 and any other provisions of that order and of Executive Order No. 12810 not modified by or inconsistent with the January 15, 1993, order, remain in force and are unaffected by that order.

Sincerely,

George Bush

NOTE: Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Memorandum on Assistance to Refugees of Tajikistan

January 19, 1993

Presidential Determination No. 93-14

Memorandum for the Secretary of State

Subject: Determination Pursuant to Section 2(c)(1) of the Migration and Refugee Assistance Act of 1962, as Amended

Pursuant to section 2(c)(1) of the Migration and Refugee Assistance Act of 1962, as amended, 22 U.S.C. 2601(c)(1), I hereby determine that it is important to the national interest that up to \$5,000,000 be made available from the U.S. Emergency Refugee and Migration Assistance Fund to meet the urgent and unexpected needs of refugees, displaced persons, and victims of conflict from Tajikistan. These funds may be contributed on a multilateral or bilateral basis as appropriate to international organizations, private voluntary organizations, and other governmental and nongovernmental organizations engaged in this relief effort.

You are directed to inform the appropriate committees of the Congress of this determination and the obligation of funds under this authority, and to publish this memorandum in the *Federal Register*.

George Bush

Executive Order 12832— Amendments Relating to the National Research Council

January 19, 1993

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to update the National Research Council, it is hereby ordered that Executive Order No. 2859, as amended, is further amended to read as follows:

"National Research Council of the National Academy of Sciences

"Whereas (1) the congressional charter of the National Academy of Sciences ('Academy') charges it, upon call from any U.S. Government Department, to investigate, examine, experiment, and report upon any subject of science or art and (2) the actual expenses of the Academy for such investigations, examinations, experiments, and reports shall be paid to the Academy through one or more of the following: private gifts and bequests; appropriations for the benefit of the Academy; grants-in-aid, contracts, and other forms of financial agreement with executive departments and agencies, provided that the Academy shall receive no compensation whatever for any services to the Government of the United States; and

"Whereas the National Research Council ('Council') was organized in 1916 at the request of the President by the National Academy of Sciences, under its congressional charter, as a measure of national preparedness; and

"Whereas the Council is the principal operating agency of the National Academy of Sciences and the National Academy of Engineering, the latter having been established in 1964 under the charter of the National Academy of Sciences; and

"Whereas the Institute of Medicine of the National Academy of Sciences, established in 1970 under the Academy's charter, conducts its programs and activities under the approval, operating, and review procedures of the Council; and

"Whereas in recognition of the work accomplished through the Council in organizing research, in furthering science, and in securing cooperation of government and nongovernment agencies in the solution of their problems, the Council has been perpetuated by the Academy as requested by the President in Executive Order No. 2859 of May 11, 1918; and

"Whereas the effective prosecution of the Council's work may require the close cooperation of the scientific and technical branches of the Government, both military and civil, and makes participation by officers and employees of the Government in the work of the Council desirable; and

"**Now, Therefore,** by the authority vested in me as President by the Constitution and the laws of the United States of America, it is ordered as follows:

- "1. The functions of the Council shall be as follows:
- "(a) To stimulate research in the mathematical, physical, biological, environmental, and social sciences, and in the application of these sciences to engineering, agriculture, medicine, and other useful arts, with the object of increasing knowledge, of strengthening the national security including the contribution of science and engineering to economic growth, of ensuring the health of the American people, of aiding in the attainment of environmental goals, and of contributing in other ways to the public welfare.
- "(b) To survey the broad possibilities of science, to formulate comprehensive projects of research, and to develop effective means of utilizing the scientific and technical resources of the country for dealing with such projects.
- "(c) To promote cooperation in research, at home and abroad, in order to secure concentration of effort, minimize duplication, and stimulate progress; but in all cooperative undertakings to give encouragement to individual initiative, as fundamentally important to the advancement of science.
- "(d) To serve as a means of bringing American and foreign investigators into active cooperation with the scientific and technical services of the Federal Government.
- "(e) To direct the attention of scientific and technical investigators to the importance of military and industrial problems in connection with national security, to the importance of environmental problems in connection with public health and the economy, and

to aid in the solution of these problems by organizing specific research.

- "(f) To gather and collate scientific and technical information, at home and abroad, in cooperation with governmental and other agencies, and to disseminate such information to duly accredited persons and the public.
- "2. Scientists, engineers, and other technically qualified professionals who are officers or employees of departments and agencies of the executive branch of the Government are encouraged to participate in the work of the Council as requested by the Council to the extent authorized by the head of the officer's or employee's agency or department and permitted by law.
- "3. To the extent permitted by law and regulation, and in accordance with the congressional charter of the Academy, the actual expense of investigations, examinations, experiments, and reports by the Academy for the executive branch of the Government shall be paid to the Academy through one or more of the following: private gifts and bequests; appropriations for the benefit of the Academy; grants-in-aid, contracts, and other forms of financial agreement with executive departments and agencies. The Academy shall receive no compensation whatever for any services to the Government of the United States. Further, the Academy shall be subject to all provisions of OMB Circular A-122, 'Cost Principles for Non-Profit Organizations,' and to such other requirements regarding or limiting the Academy's recovery of costs as the Director of the Office of Management and Budget may specify from time to time in writing to the Academy and to agencies and departments of the Government.
- "4. When a department or agency of the executive branch of the Government determines that the Academy, because of its unique qualifications, is the only source that can provide the measure of expertise, independence, objectivity, and audience acceptance necessary to meet the department's or agency's program requirements, acquisition of services by the Academy may be obtained

on a noncompetitive basis if otherwise in accordance with applicable law and regulations."

George Bush

The White House, January 19, 1993.

[Filed with the Office of the Federal Register, 11:54 a.m., January 21, 1993]

NOTE: This Executive order was released by the Office of the Press Secretary on January 20, and it was published in the Federal Register on January 22.

Executive Order 12833—Addition to Level V of the Executive Schedule: Transition Manager for the United States Enrichment Corporation

January 19, 1993

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 5317 of title 5 of the United States Code, and in order to place additional positions in level V of the Executive Schedule, section 1–102 of Executive Order No. 12154, as amended, is hereby further amended by adding the following new subsection:

"(g) Transition Manager, United States Enrichment Corporation."

George Bush

The White House, January 19, 1993.

[Filed with the Office of the Federal Register, 12:04 p.m., January 21, 1993]

NOTE: This Executive order was released by the Office of the Press Secretary on January 20, and it was published in the Federal Register on January 22.

Letter to Congressional Leaders Reporting on Iraq's Compliance With United Nations Security Council Resolutions

January 19, 1993

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

Consistent with the Authorization for Use of Military Force Against Iraq Resolution (Public Law 102–1) and as part of my continuing effort to keep Congress fully informed, I am again reporting on the status of efforts to obtain Iraq's compliance with the resolutions adopted by the U.N. Security Council.

Since my last report on November 16, 1992, Iraq has repeatedly ignored and violated its international obligations under U.N. Security Council Resolutions. Iraq's actions include the harassment of humanitarian relief operations in northern Iraq contrary to U.N. Security Council Resolution 688, violations of the Iraq-Kuwait demilitarized zone, interference with U.N. operations in violation of Security Council Resolution 687, repeated violations by Iraqi aircraft of the southern and northern no-fly zones, and threats by Iraq's air defense forces against Coalition aircraft enforcing the no-fly zones.

The southern no-fly zone and Operation Southern Watch were established in August 1992 to assist the monitoring of Iraq's compliance with Security Council Resolution 688. Since that time, Iraq has stopped aerial bombardments of its citizens in and around the southern marsh areas and ceased large-scale military operations south of the 32nd parallel. Operation Southern Watch cannot detect lower-level acts of oppression, however

In December 1992, Iraqi aircraft on several occasions entered the southern no-fly zone and demonstrated hostile intent, including by firing a missile at a U.S. aircraft. On December 27, 1992, a U.S. aircraft shot down an Iraqi aircraft that entered the no-fly zone. Beginning in late December, Iraq moved surface-to-air missiles into the zone, threatening Coalition aircraft operating south of the 32nd parallel. On January 6, 1993, the United States and its Coalition partners issued an ultimatum to Iraq to disperse and render non-threatening its surface-to-air mis-

siles deployed in the zone and to cease aircraft activities in the area. Iraq initially acceded to this demarche. The United States then announced that it would scrutinize Iraqi activity and that "[n]o further warning will be issued if Iraq violates the requirements of the January 6 demarche."

By January 11, 1993, it had become clear that Iraq had stopped complying with the requirements of the January 6 demarche and that missiles once again threaten Coalition aircraft. Accordingly, U.S. and Coalition aircraft attacked and destroyed surface-to-air missile sites and related facilities in southern Iraq on January 13. There were no losses to the aircraft taking part in the mission. In this connection, I note the statement of U.N. Secretary General Boutros-Ghali on January 14, 1993, that "the raid and the forces that carried out the raid, have received a mandate from the Security Council, according to Resolution 687, and the cause of the raid was the violation by Iraq of Resolution 687 concerning the cease-fire. So, as Secretary General of the United Nations, I can say this action was taken and conforms to the resolutions of the Security Council and conformed to the Charter of the United Nations." On January 18, 1993, Coalition aircraft again struck air defense sites and related infrastructure to ensure the safety of Coalition flight operations in the area. There were no losses to Coalition aircraft.

On January 7, 1993, the Iraqi Government refused permission for certain U.N. aircraft to land in Baghdad, thereby interfering with the missions of the U.N. Special Commission on Iraq (UNSCOM) and the U.N. Iraq-Kuwait Observer Mission (UNIKOM). On January 8, and again on January 11, 1993, the U.N. Security Council formally found this Iragi action to "constitute an unacceptable and material breach of the relevant provisions of Resolution 687 (1991), which established the cease-fire and provided the conditions essential to the restoration of peace and security in the region." The Council also warned Iraq of the "serious consequences which would ensue from failure to comply with its obligations."

On January 13, 1993, we underscored our full support for the Council's statements. On January 15, 1993, UNSCOM found Iraq's re-

fusal to guarantee the safety of flights constituted an abdication of Iraq's responsibilities to ensure the safety of UNSCOM personnel. On January 16, 1993, UNSCOM found that Iraq's decision to condition ensuring the safety of flights on entry of Iraqi airspace from Jordan to be an unacceptable attempt to restrict UNSCOM's freedom of movement. If accepted, such a condition would prevent the Special Commission from effectively carrying out its mission.

On January 17, 1993, at my direction, U.S. Tomahawk missiles destroyed the Zaafaraniyah nuclear fabrication facility near Baghdad. This facility was selected because of its role in Iraq's electromagnetic isotope separation (EMIS) program. The Coalition attack was designed to help achieve the goals of U.N. Security Council Resolutions 687, 707, and 715 requiring Iraq to accept the inspection and elimination of its weapons of mass destruction and ballistic missiles. Zaafariniyah had been inspected a number of times, and some equipment used for the production of EMIS components for Iraq's nuclear weapons program was removed. The facility nonetheless contained precision machine tools used to fabricate items for military and civilian customers and could again be used to support Iraq's nuclear weapons program.

In early January 1993, Iraq sent personnel into Kuwait and the demilitarized zone (DMZ) to seize military equipment and other valuable goods. These actions violated the DMZ, the recently demarcated Iraqi-Kuwait boundary, and agreements with the United Nations. On January 8, the U.N. Security Council declared that, "the presence of Iraqi military personnel in the demilitarized zone was a serious violation of Resolution 687." It also said that "the removal of the Iraqi property and assets from Kuwaiti territory should be undertaken only after prior clearance by UNIKOM and by the Kuwaiti authorities through UNIKOM."

On January 10, 1993, Coalition representatives notified the Iraqi Government that additional Iraqi intrusions into Kuwait and the DMZ would not be tolerated. On January 11, the Security Council condemned the Iraqi actions as "further material breaches of Resolution 687" and warned Iraq again of serious

consequences that would flow from continued defiance. Nevertheless, each day from January 10 to 13, Iraq continued to send personnel to retrieve material in violation of the DMZ, the boundary, and its agreements with the United Nations. In these circumstances, I ordered the deployment of a task force to Kuwait to reemphasize our commitment to Kuwaiti independence and security.

Meanwhile, Operation Provide Comfort, the Coalition's effort to monitor compliance with U.N. Security Council Resolution 688 and to provide humanitarian relief in northern Iraq, discourages significant Iraqi military operations against the inhabitants there. On the other hand, the Iraqi Government has maintained an embargo of food, fuel, and medicine on northern Iraq. It has made every effort to frustrate U.N. humanitarian relief efforts by planting bombs on relief convoys, using violence against relief workers, and creating bureaucratic delays. We are determined to assist the humanitarian effort and have repeatedly warned Iraq to cease its harassment.

As in southern Iraq, Saddam Hussein has sought to interfere with the operations of Coalition aircraft in the north since early January. On January 17, 18, and 19, 1993, Coalition aircraft encountered hostile Iraqi activity and took limited defensive actions to suppress Iraqi air defenses. On January 17, 1993, Coalition aircraft shot down an Iraqi aircraft after it entered the no-fly zone.

We continue to support the efforts of the Iraq National Congress to develop a broad-based alternative to the Saddam regime. We encourage other governments to do the same. The Congress espouses a future Iraq based on the principles of political pluralism, territorial unity, and full compliance with all the U.N. Security Council resolutions.

Until Iraq's recent violations of its obligations, UNSCOM and the International Atomic Energy Agency (IAEA) continued to investigate Iraq's weapons of mass destruction programs and to verify the destruction of relevant facilities, equipment, and weapons. UNSCOM 45, the fourteenth ballistic missile team (October 16 to 29, 1992), with significant Russian cooperation, did not find evidence of a clandestine Iraqi SCUD force.

Fuel and oxidizer samples were analyzed and tested negative for substances of interest.

Two nuclear inspections were carried out. UNSCOM 46/IAEA #15 (November 8 to 18, 1992) completed water sampling at 37 additional sites throughout Iraq. Analysis of more than 550 water and sediment samples is underway, although evidence of any major facility in Iraq that is producing fissionable fuel has not yet been found. The team also destroyed 100 tons of steel which Iraq declared had been procured for its centrifuge program. IAEA #16 was part of UNSCOM 47 (December 5 to 8, 1992). The team reinspected the former headquarters of the PC-3 project (where important documents had been seized) and carried out inspections at Tuwaitha and al Atheer.

The third combined chemical and biological weapons inspection, UNSCOM 47 (December 5 to 14, 1992), focused on questionand-answer sessions with Iraqi scientists to close gaps in Iraqi disclosures about its CBW programs and short-notice inspections to pressure Iraq to reveal more details about those programs.

Since my last report, the Chemical Destruction Group in residence at the Muthanna State Establishment destroyed the following items: 300 122mm rocket warheads; propellant for 750 122mm rockets; 82 122mm rocket motors; and 2830 liters nerve agent (GB/GF).

The Iraq-Kuwait Boundary Demarcation Commission continues its work, without Iraqi participation. The land boundary has been demarcated through the placement of boundary pillars in the ground. At its last meeting, the Boundary Commission agreed to begin the demarcation of the offshore boundary section.

Since my last report, the U.N. Compensation Commission has continued to prepare for the processing of claims from individuals, corporations, other entities, governments, and international organizations that suffered direct loss or damage as a result of Iraq's unlawful invasion and occupation of Kuwait. The next session of the Governing Council of the Commission is scheduled to be held in Geneva from March 29 to April 2, 1993, with another meeting in July 1993.

At its most recent session, December 14 to 18, 1992, the Governing Council took decisions on trade embargo losses, interest, and a committee on administrative matters. The Council discussed the issues of priority of payments, costs, and attorney fees. The Executive Secretary reported that the Commission has now received about 380,000 claims and expects many times that number. He noted that the Commission hopes to be able to present to panels of Commissioners the first claims for fixed amounts for departure and personal injury by the middle of 1993 and the first claims for individuals' actual losses up to \$100,000 later in the year.

The U.S. Government is prepared to file its third set of 170 consolidated individual claims with the Commission, bringing the total of U.S. claims filed to 550. The Department of State is reviewing about 1,000 additional claims received from individuals and corporations. The next filing is scheduled for March.

In accordance with U.N. Security Council Resolution 687, the Sanctions Committee received notices of 13.5 million tons of foodstuffs to be shipped to Iraq through November 22, 1992. The Sanctions Committee also continues to consider and, when appropriate, approve requests to send to Iraq materials and supplies for essential civilian needs. Iraq has also refused to use the opportunity under U.N. Security Council Resolutions 706 and 712 to sell up to \$1.6 billion in oil, proceeds from which could be used to purchase foodstuffs, medicines, materials, and supplies for essential civilian needs, as well as to fund essential U.N. activities concerning Iraq. The Iraqi authorities bear full responsibility for any suffering in Iraq that results from their refusal to implement Resolutions 706 and

Since my last report, important progress has been made in addressing U.N. financial difficulties in conducting a number of activities in Iraq as a result of Iraq's refusal to implement Resolutions 706 and 712. In December, Kuwait and Saudi Arabia made total voluntary contributions of \$50 million to the U.N. escrow account established under Resolution 778. Pursuant to Executive Order No. 12817, the United States has transferred a matching amount from certain frozen Iraqi

oil proceeds, making a total of \$100 million transferred to the escrow account.

Of this total, \$21 million has been transferred to the U.N. Compensation Fund under the terms of Resolution 778; this should be sufficient to allow it to proceed with the acquisition of the computer system and staff needed to begin full-scale adjudication of claims against Iraq. In addition, \$30 million has been earmarked for UNSCOM, and most of the remainder will provide humanitarian relief in Iraq.

As I noted in my last report, we are prepared to transfer up to \$200 million in frozen Iraqi oil proceeds to the escrow account to match transfers by others, and we are actively encouraging others to do so. These funds will be repaid, with interest, from Iraqi oil revenues as soon as Iraqi oil exports resume.

Through the International Commission of the Red Cross (ICRC), the United States, Kuwait, and our allies continue to press the Government of Iraq to comply with its obligations to repatriate or account for some 800 detained Kuwaiti and third-country nationals. An emissary of the Arab League has also undertaken to elicit Iraqi cooperation on the issue of detainees. The United States and its allies continue to press the Government of Iraq to return to Kuwait all property and equipment removed from Kuwait by Iraq. Iraq continues to withhold necessary cooperation on these issues and to resist unqualified ICRC access to detention facilities in Iraq.

In this my last report under the joint resolution, let me again note how grateful I am for the support and cooperation Congress provided during my Administration toward achieving our mutual objectives in the Persian Gulf region.

Sincerely,

George Bush

Letter to Congressional Leaders Transmitting Reports on Occupational Safety and Health

January 19, 1993

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

In accordance with section 26 of the Occupational Safety and Health Act of 1970 (Public Law 91–596; 29 U.S.C. 675), I transmit herewith the 1990 annual reports on activities of the Department of Labor, the Department of Health and Human Services, and the Occupational Safety and Health Review Commission.

Sincerely,

George Bush

NOTE: This letter was released by the Office of the Press Secretary on January 20. Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Letter to Congressional Leaders Transmitting the Report of the National Critical Technologies Panel

January 19, 1993

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

In accordance with Title VI of the National Science and Technology Policy, Organization, and Priorities Act of 1976 (Public Law 94–282), as amended by section 841 of the National Defense Authorization Act for Fiscal Years 1990 and 1991 (Public Law 101–189; 42 U.S.C. 6683(d)), I transmit herewith the second biennial report of the National Critical Technologies Panel.

Sincerely,

George Bush

Note: This letter was released by the Office of the Press Secretary on January 20. Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate. NOTE: This letter was released by the Office of the Press Secretary on January 20. Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Letter to Congressional Leaders Transmitting the Lithuania-United States Fishery Agreement

January 19, 1993

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

In accordance with the Magnuson Fishery Conservation and Management Act of 1976 (Public Law 94–265; 16 U.S.C. 1801 et seq.), I transmit herewith an Agreement between the Government of the United States of America and the Government of the Republic of Lithuania Concerning Fisheries off the Coasts of the United States, with annex, signed at Washington on November 12, 1992. The agreement constitutes a governing international fishery agreement within the requirements of section 201(c) of the Act.

U.S. fishing industry interests have urged prompt consideration of this agreement to take advantage of opportunities for seasonal cooperative fishing ventures. I recommend that the Congress give favorable consideration to this agreement at an early date.

Sincerely,

George Bush

NOTE: This letter was released by the Office of the Press Secretary on January 20. Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Message to the Senate Transmitting the Argentina-United States Investment Treaty

January 19, 1993

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 United States of America and the Argentine Republic Concerning the Reciprocal Encouragement and Protection of Investment, with Protocol, signed at Washington on November 14, 1991; and an amendment to the Protocol effected by exchange of notes at Buenos Aires on August 24 and November 6, 1992. I transmit also, for the information of the

Senate, the report of the Department of State with respect to this treaty.

This is the first bilateral investment treaty with a Latin American country to be transmitted to the Senate since the announcement of my Enterprise for the Americas Initiative in June 1990. The treaty is designed to protect U.S. investment and encourage private sector development in Argentina and to support the economic reforms taking place there. The treaty's standstill and roll-back of Argentina's trade-distorting performance requirements are precedent-setting steps in opening markets for U.S. exports. In this regard, as well as in its approach to dispute settlement, the treaty will serve as a model for our negotiations with other South American countries.

The treaty is fully consistent with U.S. policy toward international investment. A specific tenet, reflected in this treaty, is that U.S. investment abroad and foreign investment in the United States should receive fair, equitable, and nondiscriminatory treatment. Under this treaty, the Parties also agree to international law standards for expropriation and expropriation compensation; free transfers of funds associated with investments; and the option of the investor 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 protocol, as amended, at an early date.

George Bush

The White House, January 19, 1993.

NOTE: This message was released by the Office of the Press Secretary on January 20.

Message to the Senate Transmitting the Bulgaria-United States Investment Treaty

January 19, 1993

To the Senate of the United States:

With a view to receiving the advice and consent of the Senate to ratification, I trans-

mit herewith the Treaty Between the United States of America and the Republic of Bulgaria Concerning the Encouragement and Reciprocal Protection of Investment, with Protocol and related exchange of letters, signed at Washington on September 23, 1992. I transmit also, for the information of the Senate, the report of the Department of State with respect to this Treaty.

The Treaty will help to encourage U.S. private sector involvement in the Bulgarian economy by establishing a favorable legal framework for U.S. investment in Bulgaria. The Treaty is fully consistent with U.S. policy toward international investment. A specific tenet, reflected in this Treaty, is that U.S. investment abroad and foreign investment in the United States should receive fair, equitable, and nondiscriminatory treatment. Under this Treaty, the Parties also agree to international law standards for expropriation and expropriation compensation; free transfers of funds associated with investments; and the option of the investor 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 Protocol and related exchange of letters, at an early date.

George Bush,

The White House, January 19, 1993.

NOTE: This message was released by the Office of the Press Secretary on January 20.

Letter to Congressional Leaders Transmitting the Report on the Recommendations of the United Nations Secretary-General

January 19, 1993

Dear Mr. Speaker: (Dear Mr. President:)
Consistent with section 1341 of the National Defense Authorization Act for Fiscal Year 1993 (Public Law 102–484), I hereby transmit my report on the proposals of the Secretary General of the United Nations contained in his report to the Security Council

entitled "Preventive Diplomacy, Peacemaking and Peacekeeping", dated June 19, 1992.

Sincerely,

George Bush

NOTE: This letter was released by the Office of the Press Secretary on January 20. Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.

Points of Light Recognition Program

President Bush named the following individuals and institutions as exemplars of his commitment to making community service central to the life and work of every American.

January 16

Volunteers of Rape Victim Services, of Paducah, KY

January 17

Phyliss Fishleder and the volunteers of Fabulous Finds, of San Diego, CA

January 18

Robert Thompson, of St. Joseph, MO

January 19

Jennifer Trigg, of San Jose, CA

January 20

Volunteers of Mariucci Inner City Hockey Starter Association, of St. Paul, MN

Digest of Other White House Announcements

The following list includes the President's public schedule and other items of general interest announced by the Office of the Press Secretary and not included elsewhere in this issue.

January 18

In the afternoon, the President and Mrs. Bush returned to the White House from a weekend stay at Camp David, MD.

January 19

President Bush met at the White House with:

—the Vice President; James A. Baker III, Chief of Staff to the President; Brent Scowcroft, Assistant to the President for National Security Affairs; and members of the CIA briefing staff;

—the Vice President, for lunch.

President Bush announced his intention to appoint David Abshire, of Virginia, to be a member of the National Commission on Defense and National Security.

President Bush announced his intention to appoint the following individuals to be members on the High Resolution Information Systems Advisory Board. These are new positions:

Roy L. Beasly, of Maryland.

John L. Doyle, of California.

Kenneth R. Edwards, of the District of Columbia. Kyupin Philip Hwang, of California.

James R. Loomis, of Indiana.

Robert D. Pavey, of Ohio.

Leigh Mitchell Rothschild, of Florida.

Laurence C. Seifert, of New Jersey.

President Bush announced his intention to appoint the following individuals to be members of the Board of Trustees of the Christopher Columbus Fellowship Foundation. These are new positions:

John Harper, of the District of Columbia, for a term of 6 years. He will be designated Chairman

William A. Seavey, of California, for a term of 6 years. He will be designated Vice Chairman. Frank Annunzio, of Illinois, for a term of 4 years. Howard G. Buffett, of Illinois, for a term of 6 years.

Nicholas E. Calio, of Ohio, for a term of 4 years. Salvador Diaz-Versaon, Jr., of Georgia, for a term of 6 years.

M. Joyce Van Schaak, of California, for a term of 4 years.

President Bush announced his intention to appoint the following individuals to be members of the Board of Governors of the United Service Organizations, Inc., for terms of 3 years:

Sigmund A. Rogich, of Nevada.

Phillip S. Bradley, of Florida.

President Bush announced his intention to appoint the following individuals to be members of the Advisory Commission (Western Water Resources). These are new positions:

Thomas Lawrence Sansonetti, of Wyoming. He will be appointed Chairman.

Robert N. Broadbent, of Nevada.

Garry Carruthers, of New Mexico.

Gale Norton, of Colorado.

Jack Robertson, of Oregon.

Ralph William Tarr, of California.

President Bush announced his intention to appoint John Patrick Schmitz, of California, to be a representative of the United States of America on the Joint Commission on the Environment between the United States and the Republic of Panama, established by the Panama Canal Treaty of 1977, for a term of 3 years. He would succeed Norman C. Roberts.

President Bush declared a major disaster exists in the State of Arizona and ordered Federal aid to supplement State and local recovery efforts in the area struck by flooding on January 5, 1993.

January 20

In the morning, the President and Mrs. Bush welcomed President-elect Clinton and Hillary Clinton to the White House for coffee before leaving together for the Capitol and the Inauguration.

Nominations Submitted to the Senate

NOTE: No nominations were submitted by President Bush to the Senate during the period covered by this issue.

Checklist of White House Press Releases

The following list contains releases of the Office of the Press Secretary that are neither printed as items nor covered by entries in the Digest of Other White House Announcements.

Released January 19

Intention to appoint John Patrick Schmitz to be a U.S. Representative on the Joint Committee on the Environment between the United States and the Republic of Panama

Intention to appoint David Abshire to be a member of the National Commission on Defense and National Security

Acts Approved by the President

Approved January 15¹

S.J. Res. 2 / Public Law 103–1 To authorize the United States Secret Service to continue to furnish protection to the former Vice President or his spouse

Approved January 19

S.J. Res. 1 / Public Law 103–2 To ensure that the compensation and other emoluments attached to the Office of Secretary of the Treasury are those which were in effect on January 1, 1989

¹ This act approved was not received in time for publication in the appropriate issue.

Administration of William J. Clinton

Inaugural Address

January 20, 1993

My fellow citizens, today we celebrate the mystery of American renewal. This ceremony is held in the depth of winter, but by the words we speak and the faces we show the world, we force the spring, a spring reborn in the world's oldest democracy that brings forth the vision and courage to reinvent America. When our Founders boldly declared America's independence to the world and our purposes to the Almighty, they knew that America, to endure, would have to change; not change for change's sake but change to preserve America's ideals: life, liberty, the pursuit of happiness. Though we marched to the music of our time, our mission is timeless. Each generation of Americans must define what it means to be an American.

On behalf of our Nation, I salute my predecessor, President Bush, for his half-century of service to America. And I thank the millions of men and women whose steadfastness and sacrifice triumphed over depression, fascism, and communism.

Today, a generation raised in the shadows of the cold war assumes new responsibilities in a world warmed by the sunshine of freedom but threatened still by ancient hatreds and new plagues. Raised in unrivaled prosperity, we inherit an economy that is still the world's strongest but is weakened by business failures, stagnant wages, increasing inequality, and deep divisions among our own people.

When George Washington first took the oath I have just sworn to uphold, news traveled slowly across the land by horseback and across the ocean by boat. Now, the sights and sounds of this ceremony are broadcast instantaneously to billions around the world. Communications and commerce are global. Investment is mobile. Technology is almost

magical. And ambition for a better life is now universal.

We earn our livelihood in America today in peaceful competition with people all across the Earth. Profound and powerful forces are shaking and remaking our world. And the urgent question of our time is whether we can make change our friend and not our enemy. This new world has already enriched the lives of millions of Americans who are able to compete and win in it. But when most people are working harder for less; when others cannot work at all; when the cost of health care devastates families and threatens to bankrupt our enterprises, great and small; when the fear of crime robs lawabiding citizens of their freedom; and when millions of poor children cannot even imagine the lives we are calling them to lead, we have not made change our friend.

We know we have to face hard truths and take strong steps, but we have not done so; instead, we have drifted. And that drifting has eroded our resources, fractured our economy, and shaken our confidence. Though our challenges are fearsome, so are our strengths. Americans have ever been a restless, questing, hopeful people. And we must bring to our task today the vision and will of those who came before us. From our Revolution to the Civil War, to the Great Depression, to the civil rights movement, our people have always mustered the determination to construct from these crises the pillars of our history. Thomas Jefferson believed that to preserve the very foundations of our Nation, we would need dramatic change from time to time. Well, my fellow Americans, this is our time. Let us embrace it.

Our democracy must be not only the envy of the world but the engine of our own renewal. There is nothing wrong with America that cannot be cured by what is right with America. And so today we pledge an end to the era of deadlock and drift, and a new season of American renewal has begun.

To renew America, we must be bold. We must do what no generation has had to do before. We must invest more in our own people, in their jobs, and in their future, and at the same time cut our massive debt. And we must do so in a world in which we must compete for every opportunity. It will not be easy. It will require sacrifice, but it can be done and done fairly, not choosing sacrifice for its own sake but for our own sake. We must provide for our Nation the way a family provides for its children.

Our Founders saw themselves in the light of posterity. We can do no less. Anyone who has ever watched a child's eyes wander into sleep knows what posterity is. Posterity is the world to come: the world for whom we hold our ideals, from whom we have borrowed our planet, and to whom we bear sacred responsibility. We must do what America does best: offer more opportunity to all and demand more responsibility from all. It is time to break the bad habit of expecting something for nothing from our Government or from each other. Let us all take more responsibility not only for ourselves and our families but for our communities and our country.

To renew America, we must revitalize our democracy. This beautiful Capital, like every capital since the dawn of civilization, is often a place of intrigue and calculation. Powerful people maneuver for position and worry endlessly about who is in and who is out, who is up and who is down, forgetting those people whose toil and sweat sends us here and pays our way. Americans deserve better. And in this city today there are people who want to do better. And so I say to all of you here: Let us resolve to reform our politics so that power and privilege no longer shout down the voice of the people. Let us put aside personal advantage so that we can feel the pain and see the promise of America. Let us resolve to make our Government a place for what Franklin Roosevelt called bold, persistent experimentation, a Government for our tomorrows, not our yesterdays. Let us give this Capital back to the people to whom it belongs.

To renew America, we must meet challenges abroad as well as at home. There is no longer a clear division between what is foreign and what is domestic. The world

economy, the world environment, the world AIDS crisis, the world arms race: they affect us all. Today, as an older order passes, the new world is more free but less stable. Communism's collapse has called forth old animosities and new dangers. Clearly, America must continue to lead the world we did so much to make.

While America rebuilds at home, we will not shrink from the challenges nor fail to seize the opportunities of this new world. Together with our friends and allies, we will work to shape change, lest it engulf us. When our vital interests are challenged or the will and conscience of the international community is defied, we will act, with peaceful diplomacy whenever possible, with force when necessary. The brave Americans serving our Nation today in the Persian Gulf, in Somalia, and wherever else they stand are testament to our resolve. But our greatest strength is the power of our ideas, which are still new in many lands. Across the world we see them embraced, and we rejoice. Our hopes, our hearts, our hands are with those on every continent who are building democracy and freedom. Their cause is America's cause.

The American people have summoned the change we celebrate today. You have raised your voices in an unmistakable chorus. You have cast your votes in historic numbers. And you have changed the face of Congress, the Presidency, and the political process itself. Yes, you, my fellow Americans, have forced the spring. Now we must do the work the season demands. To that work I now turn with all the authority of my office. I ask the Congress to join with me. But no President, no Congress, no Government can undertake this mission alone.

My fellow Americans, you, too, must play your part in our renewal. I challenge a new generation of young Americans to a season of service: to act on your idealism by helping troubled children, keeping company with those in need, reconnecting our torn communities. There is so much to be done; enough, indeed, for millions of others who are still young in spirit to give of themselves in service, too. In serving, we recognize a simple but powerful truth: We need each other, and we must care for one another.

Today we do more than celebrate America. We rededicate ourselves to the very idea of America, an idea born in revolution and renewed through two centuries of challenge; an idea tempered by the knowledge that, but for fate, we, the fortunate, and the unfortunate might have been each other; an idea ennobled by the faith that our Nation can summon from its myriad diversity the deepest measure of unity; an idea infused with the conviction that America's long, heroic journey must go forever upward.

And so, my fellow Americans, as we stand at the edge of the 21st century, let us begin anew with energy and hope, with faith and discipline. And let us work until our work is done. The Scripture says, "And let us not be weary in well doing: for in due season we shall reap, if we faint not." From this joyful mountaintop of celebration we hear a call to service in the valley. We have heard the trumpets. We have changed the guard. And now, each in our own way and with God's help, we must answer the call.

Thank you, and God bless you all.

NOTE: The President spoke at 12:01 p.m. at the West Front of the Capitol. Prior to the address, Chief Justice William H. Rehnquist administered the oath of office.

Executive Order 12834—Ethics Commitments by Executive Branch Appointees

January 20, 1993

By the authority vested in me as President of the United States by the Constitution and laws of the United States of America, including section 301 of title 3, United States Code, and sections 3301 and 7301 of title 5, United States Code, it is hereby ordered as follows:

Section 1. Ethics Pledges. (a) Every senior appointee in every executive agency appointed on or after January 20, 1993, shall sign, and upon signing shall be contractually committed to, the following pledge ("senior appointee pledge") upon becoming a senior appointee:

"As a condition, and in consideration, of my employment in the United States Government in a senior appointee position invested with the public trust, I commit myself to the following obligations, which I understand are binding on me and are enforceable under law:

- "1. I will not, within five years after the termination of my employment as a senior appointee in any executive agency in which I am appointed to serve, lobby any officer or employee of that agency.
- "2. In the event that I serve as a senior appointee in the Executive Office of the President ('EOP'), I also will not, within five years after I cease to be a senior appointee in the EOP, lobby any officer or employee of any other executive agency with respect to which I had personal and substantial responsibility as a senior appointee in the EOP.
- "3. I will not, at any time after the termination of my employment in the United States Government, engage in any activity on behalf of any foreign government or foreign political party which, if undertaken on January 20, 1993, would require me to register under the Foreign Agents Registration Act of 1938, as amended.
- "4. I will not, within five years after termination of my personal and substantial participation in a trade negotiation, represent, aid or advise any foreign government, foreign political party or foreign business entity with the intent to influence a decision of any officer or employee of any executive agency, in carrying out his or her official duties.
- "5. I acknowledge that the Executive order entitled 'Ethics Commitments by Executive Branch Appointees,' issued by the President on January 20, 1993, which I have read before signing this document, defines certain of the terms applicable to the foregoing obligations and sets forth the methods for enforcing them. I expressly accept the provisions of that Executive order as a part of this agreement and as binding on me. I understand that the terms of this pledge are in addition to any statutory or other legal restrictions applicable to me by virtue of Federal Government service."
- (b) Every trade negotiator who is not a senior appointee and is appointed to a position in an executive agency on or after January 20, 1993, shall (prior to personally and substantially participating in a trade negotia-

tion) sign, and upon signing be contractually committed to, the following pledge ("trade negotiator pledge"):

"As a condition, and in consideration, of my employment in the United States Government as a trade negotiator, which is a position invested with the public trust, I commit myself to the following obligations, which I understand are binding on me and are enforceable under law:

- "1. I will not, within five years after termination of my personal and substantial participation in a trade negotiation, represent, aid or advise any foreign government, foreign political party or foreign business entity with the intent to influence a decision of any officer or employee of any executive agency, in carrying out his or her official duties.
- "2. I acknowledge that the Executive order entitled 'Ethics Commitments by Executive Branch Appointees,' issued by the President on January 20, 1993, which I have read before signing this document, defines certain of the terms applicable to the foregoing obligations and sets forth the methods for enforcing them. I expressly accept the provisions of that Executive order as a part of this agreement and as binding on me. I understand that the terms of this pledge are in addition to any statutory or other legal restrictions applicable to me by virtue of Federal Government service."
- **Sec. 2.** Definitions. As used herein and in the pledges:
- (a) "Senior appointee" means every full-time, non-career Presidential, Vice-presidential or agency head appointee in an executive agency whose rate of basic pay is not less than the rate for level V of the Executive Schedule (5 U.S.C. 5316) but does not include any person appointed as a member of the senior foreign service or solely as a uniformed service commissioned officer.
- (b) "Trade negotiator" means a full-time, non-career Presidential, Vice-presidential or agency head appointee (whether or not a senior appointee) who personally and substantially participates in a trade negotiation as an employee of an executive agency.
- (c) "Lobby" means to knowingly communicate to or appear before any officer or employee of any executive agency on behalf of another (except the United States) with the

intent to influence official action, except that the term "lobby" does not include:

- (1) communicating or appearing on behalf of and as an officer or employee of a State or local government or the government of the District of Columbia, a Native American tribe or a United States territory or possession;
- (2) communicating or appearing with regard to a judicial proceeding, or a criminal or civil law enforcement inquiry, investigation or proceeding (but not with regard to an administrative proceeding) or with regard to an administrative proceeding to the extent that such communications or appearances are made after the commencement of and in connection with the conduct or disposition of a judicial proceeding;
- (3) communicating or appearing with regard to any government grant, contract or similar benefit on behalf of and as an officer or employee of:
 - (A) an accredited, degree-granting institution of higher education, as defined in section 1201(a) of title 20, United States Code; or
 - (B) a hospital; a medical, scientific or environmental research institution; or a charitable or educational institution; provided that such entity is a not-for-profit organization exempted from Federal income taxes under sections 501(a) and 501(c)(3) of title 26, United States Code;
- (4) communicating or appearing on behalf of an international organization in which the United States participates, if the Secretary of State certifies in advance that such activity is in the interest of the United States;
- (5) communicating or appearing solely for the purpose of furnishing scientific or technological information, subject to the procedures and conditions applicable under section 207(j)(5) of title 18, United States Code; or
- (6) giving testimony under oath, subject to the conditions applicable under section 207(j)(6) of title 18, United States Code.
- (d) "On behalf of another" means on behalf of a person or entity other than the indi-

vidual signing the pledge or his or her spouse, child or parent.

- (e) "Administrative proceeding" means any agency process for rulemaking, adjudication or licensing, as defined in and governed by the Administrative Procedure Act, as amended (5 U.S.C. 551, et seq.).
- (f) "Executive agency" and "agency" mean "Executive agency" as defined in section 105 of title 5, United States Code, except that the term includes the Executive Office of the President, the United States Postal Service and the Postal Rate Commission and excludes the General Accounting Office. As used in paragraph 1 of the senior appointee pledge, "executive agency" means the entire agency in which the senior appointee is appointed to serve, except that:
 - (1) with respect to those senior appointees to whom such designations are applicable under section 207(h) of title 18, United States Code, the term means an agency or bureau designated by the Director of the Office of Government Ethics under section 207(h) as a separate department or agency at the time the senior appointee ceased to serve in that department or agency; and
 - (2) a senior appointee who is detailed from one executive agency to another for more than sixty days in any calendar year shall be deemed to be an officer or employee of both agencies during the period such person is detailed.
- (g) "Personal and substantial responsibility" "with respect to" an executive agency, as used in paragraph 2 of the senior appointee pledge, means ongoing oversight of, or significant ongoing decision-making involvement in, the agency's budget, major programs or personnel actions, when acting both "personally" and "substantially" (as those terms are defined for purposes of sections 207 (a) and (b) of title 18, United States Code).
- (h) "Personal and substantial participation" and "personally and substantially participates" mean acting both "personally" and "substantially" (as those terms are defined for purposes of sections 207(a) and (b) of title 18, United States Code) as an employee through decision, approval, disapproval, rec-

- ommendation, the rendering of advice, investigation or other such action.
- (i) "Trade negotiation" means a negotiation that the President determines to undertake to enter into a trade agreement with one or more foreign governments, and does not include any action taken before that determination.
- (j) "Foreign Agents Registration Act of 1938, as amended" means sections 611–621 of title 22, United States Code.
- (k) "Foreign government" means "the government of a foreign country," as defined in section 1(e) of the Foreign Agents Registration Act of 1938, as amended (22 U.S.C. 611(e)).
- (l) "Foreign political party" has the same meaning as that term in section 1(f) of the Foreign Agents Registration Act of 1938, as amended (22 U.S.C. 611(f)).
- (m) "Foreign business entity" means a partnership, association, corporation, organization or other combination of persons organized under the laws of or having its principal place of business in a foreign country.
- (n) Terms that are used herein and in the pledges, and also used in section 207 of title 18, United States Code, shall be given the same meaning as they have in section 207 and any implementing regulations issued or to be issued by the Office of Government Ethics, except to the extent those terms are otherwise defined in this order.
- **Sec. 3.** Waiver. (a) The President may grant to any person a waiver of any restrictions contained in the pledge signed by such person if, and to the extent that, the President certifies in writing that it is in the public interest to grant the waiver.
- (b) A waiver shall take effect when the certification is signed by the President.
- (c) The waiver certification shall be published in the *Federal Register*, identifying the name and executive agency position of the person covered by the waiver and the reasons for granting it.
- (d) A copy of the waiver certification shall be furnished to the person covered by the waiver and filed with the head of the agency in which that person is or was appointed to serve.
- **Sec. 4.** Administration. (a) The head of every executive agency shall establish for that

agency such rules or procedures (conforming as nearly as practicable to the agency's general ethics rules and procedures, including those relating to designated agency ethics officers) as are necessary or appropriate:

- (1) to ensure that every senior appointee in the agency signs the senior appointee pledge upon assuming the appointed office or otherwise becoming a senior appointee;
- (2) to ensure that every trade negotiator in the agency who is not a senior appointee signs the trade negotiator pledge prior to personally and substantially participating in a trade negotiation;
- (3) to ensure that no senior appointee or trade negotiator in the agency personally and substantially participates in a trade negotiation prior to signing the pledge; and
- (4) generally to ensure compliance with this order within the agency.
- (b) With respect to the Executive Office of the President, the duties set forth in section 4(a), above, shall be the responsibility of the White House Counsel or such other official or officials to whom the President delegates those duties.
- (c) The Director of the Office of Government Ethics shall:
 - (1) subject to the prior approval of the White House Counsel, develop a form of the pledges to be completed by senior appointees and trade negotiators and see that the pledges and a copy of this Executive order are made available for use by agencies in fulfilling their duties under section 4(a) above;
 - (2) in consultation with the Attorney General or White House Counsel, when appropriate, assist designated agency ethics officers in providing advice to current or former senior appointees and trade negotiators regarding the application of the pledges; and
 - (3) subject to the prior approval of the White House Counsel, adopt such rules or procedures (conforming as nearly as practicable to its generally applicable rules and procedures) as are necessary or appropriate to carry out the foregoing responsibilities.

- (d) In order to promote clarity and fairness in the application of paragraph 3 of the senior appointee pledge:
 - (1) the Attorney General shall, within six months after the issuance of this order, publish in the Federal Register a "Statement of Covered Activities," based on the statute, applicable regulations and published guidelines, and any other material reflecting the Attorney General's current interpretation of the law, describing in sufficient detail to provide adequate guidance the activities on behalf of a foreign government or foreign political party which, if undertaken as of January 20, 1993, would require a person to register as an agent for such foreign government or political party under the Foreign Agents Registration Act of 1938, as amended; and
 - (2) the Attorney General's "Statement of Covered Activities" shall be presumed to be the definitive statement of the activities in which the senior appointee agrees not to engage under paragraph 3 of the pledge.
- (e) A senior appointee who has signed the senior appointee pledge is not required to sign the pledge again upon appointment to a different office, except that a person who has ceased to be a senior appointee, due to termination of employment in the executive branch or otherwise, shall sign the senior appointee pledge prior to thereafter assuming office as a senior appointee.
- (f) A trade negotiator who is not also a senior appointee and who has once signed the trade negotiator pledge is not required to sign the pledge again prior to personally and substantially participating in a subsequent trade negotiation, except that a person who has ceased employment in the executive branch shall, after returning to such employment, be obligated to sign a pledge as provided herein notwithstanding the signing of any previous pledge.
- (g) All pledges signed by senior appointees and trade negotiators, and all waiver certifications with respect thereto, shall be filed with the head of the appointee's agency for permanent retention in the appointee's official personnel folder or equivalent folder.

- **Sec. 5.** Enforcement. (a) The contractual, fiduciary and ethical commitments in the pledges provided for herein are enforceable by any legally available means, including any or all of the following: debarment proceedings within any affected executive agency or judicial civil proceedings for declaratory, injunctive or monetary relief.
- (b) Any former senior appointee or trade negotiator who is determined, after notice and hearing, by the duly designated authority within any agency, to have violated his or her pledge not to lobby any officer or employee of that agency, or not to represent, aid or advise a foreign entity specified in the pledge with the intent to influence the official decision of that agency, may be barred from lobbying any officer or employee of that agency for up to five years in addition to the five-year time period covered by the pledge.
 - (1) The head of every executive agency shall, in consultation with the Director of the Office of Government Ethics, establish procedures to implement the foregoing subsection, which shall conform as nearly as practicable to the procedures for debarment of former employees found to have violated section 207 of title 18, United States Code (1988 ed.), set forth in section 2637.212 of title 5, Code of Federal Regulations (revised as of January 1, 1992).
 - (2) Any person who is debarred from lobbying following an agency proceeding pursuant to the foregoing subsection may seek judicial review of the administrative determination, which shall be subject to established standards for judicial review of comparable agency actions.
 - (c) The Attorney General is authorized:
 - (1) upon receiving information regarding the possible breach of any commitment in a signed pledge, to request any appropriate federal investigative authority to conduct such investigations as may be appropriate; and
 - (2) upon determining that there is a reasonable basis to believe that a breach of a commitment has occurred or will occur or continue, if not enjoined, to

- commence a civil action against the former employee in any United States District Court with jurisdiction to consider the matter.
- (d) In such civil action, the Attorney General is authorized to request any and all relief authorized by law, including but not limited to:
 - (1) such temporary restraining orders and preliminary and permanent injunctions as may be appropriate to restrain future, recurring or continuing conduct by the former employee in breach of the commitments in the pledge he or she signed; and
 - (2) establishment of a constructive trust for the benefit of the United States, requiring an accounting and payment to the United States Treasury of all money and other things of value received by, or payable to, the former employee arising out of any breach or attempted breach of the pledge signed by the former employee.
- **Sec. 6.** General Provisions. (a) No prior Executive orders are repealed by this order. To the extent that this order is inconsistent with any provision of any prior Executive order, this order shall control.
- (b) If any provision of this order or the application of such provision is held to be invalid, the remainder of this order and other dissimilar applications of such provision shall not be affected.
- (c) Except as expressly provided in section 5(b)(2) of this order, nothing in the pledges or in this order is intended to create any right or benefit, substantive or procedural, enforceable at law by a party against the United States, its agencies, its officers, or any person.

William J. Clinton

The White House, January 20, 1993.

[Filed with the Office of the Federal Register, 12:29 p.m., January 21, 1993]

NOTE: This Executive order was published in the Federal Register on January 22.

Proclamation 6525—National Day of Fellowship and Hope

January 20, 1993

By the President of the United States of America

A Proclamation

As I assume the office of President, I stand humbly before God and ask for His guidance and blessings for our great Nation. At the same time, I ask the citizens of America to join me in renewing our commitment to the American ideals of fellowship and hope.

The obligation of a President is more than the fulfillment of a set of constitutional duties. The President must carry the mantle of hope and optimism in the battle against fear and despair. I ask that every American help as we attempt, in the words of the Reverend Martin Luther King, Jr., "to hew out of the mountain of despair a stone of hope" and "transform the jangling discords of our nation into a beautiful symphony of brotherhood."

We must always remember that the essence of our democracy is the recognition that we are united in a common purpose, working toward a common good.

In renewing our commitment to fellowship throughout our great Nation, we recall the spirit of Thomas Jefferson, who said on the occasion of his first inaugural address, "Let us, then, fellow citizens, unite with one heart and one mind. Let us restore to social intercourse that harmony and affection without which liberty and even life itself are but dreary things."

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by the Constitution and laws of the United States, do hereby proclaim January 22, 1993, a National Day of Fellowship and Hope and call upon the citizens of this great Nation to reflect on their obligations to their fellow Americans and look forward to the challenges of the new year with a spirit of hope.

In Witness Whereof, I have hereunto set my hand this twentieth day of January, in the year of our Lord nineteen hundred and ninety-three, and of the Independence of the

United States of America the two hundred and seventeenth.

William J. Clinton

[Filed with the Office of the Federal Register, 11:33 a.m., January 21, 1993]

NOTE: This proclamation was published in the Federal Register on January 22.

Remarks at the Inaugural Luncheon

January 20, 1993

Thank you very much, Senator Ford, Mr. Speaker, Majority Leader Gephardt, Senator Mitchell, Senator Dole, Representative Michel. I'd like to begin by saying I didn't get much sleep last night, and if I get through this it will be tour de force. Al Gore and I stayed up a long time talking last night about this day and this country and what we hoped that we could do.

I want to say first how very grateful I am to the Congress for the exertions here to make this Inaugural Day such a meaningful and wonderful one. I would like to especially thank Senator Ford who worked so hard to make sure everything went off without a hitch. And he did.

I also thank you for the wonderful gift of crystal, the letter opener, which I will treasure always, that proved that we did get enough electoral votes to be here today.

And Mr. Speaker, I'm delighted to have that key. However, with all respect, I can't believe you were fully briefed about my proclivities in lobbying legislators to let me come up here without an invitation. [Laughter] I may be here all the time. [Laughter] Why, just when you said you wished me well in untangling my relationships with Congress, my head, almost as if by magic, tilted in Senator Dole's direction. [Laughter]

I make two serious points. Once in a generation we really are called upon to redefine the public interests and the common ground. I honestly do believe much of what we have to do today is work that knows no necessary partisan label and does not fall easily within the conventional divisions of liberal and conservative or Republican and Democrat.

The second point I wish to make is that I cannot succeed as President unless Congress itself succeeds and the American people like the Congress again, too. For I seek to do, and to do we have to work together and move forward together.

So I would like, in gratitude and respect, to propose a toast to a new partnership in America's Government.

Note: The President spoke at 2:20 p.m. in Statuary Hall at the Capitol. Prior to his remarks, Thomas S. Foley, Speaker of the House of Representatives, presented the President with a key to the Capitol. A tape was not available for verification of the content of these remarks.

Message to the Congress on Adjustment of the National Deficit

January 21, 1993

To the Congress of the United States:

Pursuant to section 254(c) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended ("Act") (2 U.S.C. 904(c)), notification is hereby provided of my decision that the adjustment of the maximum deficit amount, as allowed under section 253(g)(1)(B) of the Act (2 U.S.C. 903(g)(1)(B)), shall be made.

William J. Clinton

The White House, January 21, 1993.

NOTE: The White House released the following statement by the Director of Communications George Stephanopoulos on adjustment of the national deficit:

As provided by the law, the President has today notified the congressional leadership of technical adjustments to be made in calculating the national deficit.

This procedure, which occurred automatically under the previous administration for 3 fiscal years, prevents across-the-board budget reductions in accounts such as national defense that could equal 11 percent in the beginning of the next fiscal year.

A failure to make this adjustment would also undermine the credibility of economic and budget estimates.

President Clinton will soon put before the Congress a real economic program aimed at reducing the deficit and providing long-term economic growth.

Remarks to Groups from the Inaugural Parade

January 21, 1993

The President. Thank you. One of the first lessons that I was told to learn about becoming President is that the President could not fix all the problems in America. [Laughter] But this is pretty close to fixing the float breaking down, don't you think?

I want to make sure that I have properly acknowledged all the groups that are here, so I want to call your names, and you raise your hand if you're in one of these groups. Who's here from the Sounds of Silence in Canton, Ohio? [Applause] Thank you. I'd also like to say I'm glad to see Senators Glenn and Metzenbaum here. Give them a hand. [Applause] Who's here from the Boy Singers of Maine? [Applause] From my alma mater, the Georgetown Chimes? [Applause] And the Georgetown Grace Notes? [Applause] And from Hillary's alma mater, the Wellesley Widows? [Applause]

Hillary Clinton. Just two left. They all had to go back to school.

The President. Two hung in there to be represented tonight. [Laughter] I'm very sorry about what happened yesterday, but I'm glad you're all here today.

Anybody want to sing me a quick song? *Hillary Clinton.* Let's start in order.

The President. All right, we'll start in order. The Sounds of Silence go first.

NOTE: The President spoke at 6:45 p.m. on the State Floor at the White House. A tape was not available for verification of the content of these remarks.

Statement on Withdrawal of the Nomination of Zoe Baird To Be Attorney General

January 22, 1993

Tonight, I received a letter from my Attorney-General-designate, Ms. Zoe Baird, asking that I withdraw her nomination to lead the United States Department of Justice from further consideration by the Senate.

Ms. Baird is a gifted attorney and a woman of decency and integrity. She responded to the call to public service with energy and a firm dedication to the mission of the Justice Department. Her candid disclosure of the child care matter to officials of my transition and to the Senate Judiciary Committee led to the circumstances we face today.

Clearly, our review process prior to her selection failed to evaluate this issue completely. For that, I take full responsibility. I hold Zoe Baird in the highest regard, and I believe she has much to give to her profession and to our country. I hope to continue to seek her advice and counsel. With sadness, I have accepted her request that the nomination be withdrawn and have so informed the Senate majority leader, George Mitchell.

Letter Accepting Zoe Baird's Withdrawal as a Nominee To Be Attorney General

January 22, 1993

Dear Zoe:

I have received your letter asking that I withdraw your nomination as Attorney General of the United States from further consideration by the Senate. With sadness, I accept your request that the nomination be withdrawn.

You are an exceptionally gifted attorney, and a person of great decency and integrity. You have responded to the call of public service with energy and a firm dedication to the mission of the Justice Department. I realize that it was your candid disclosure of the child care matter that led to the circumstances we face today. I believe that the concerns raised about your child care situation were unique to the position of Attorney General.

You are highly qualified to be Attorney General. Your stated goals for a nonpartisan, independent and strongly managed Department of Justice were fully in accord with my own. I believe you would have been a fine Attorney General.

Hillary and I value your and Paul's friendship. We look forward to seeing you often. I hope that you will be available for other assignments for your country in my Administration.

Sincerely,

Bill Clinton

NOTE: The White House also made available Ms. Baird's letter requesting that her nomination to be Attorney General be withdrawn.

Remarks at the Swearing-In Ceremony for Cabinet Members

January 22, 1993

The President. Good morning, ladies and gentlemen. Today I am proud to present to you and to the American people a Cabinet of talented, diverse, and seasoned leaders.

I'm deeply gratified to the United States Senate for their quick confirmation of 18 nominees only 2 days after the Inauguration. The Senate acted with historic dispatch because it recognizes that our Nation needs action now on our problems. I very much appreciate that, and like them I am ready to get to work.

Ladies and gentlemen, I would like to now present the Chief Justice to administer the oath of office. Mr. Chief Justice.

Chief Justice Rehnquist. Would you each raise your right hands and repeat after me. And the first phrase is "I, blank," and obviously there you insert your name—[laughter]—"do solemnly swear."

[At this point, the Chief Justice administered the oath of office.]

The President. Let me, first of all, say I'm glad no one said "I, blank." [Laughter] There will be time enough for those blanks in the days ahead. [Laughter]

I think now we're supposed to adjourn to the State Dining Room, is that correct? Is that right?

I also want to recognize my Ambassador to the United Nations-designate, Madeleine Albright, who has not quite been confirmed by the Senate, but I think she will be soon. Because she teaches at my alma mater, I thought she ought to have a separate swearing-in ceremony. [Laughter]

So I think that's it. Let's adjourn, please, to the reception in the State Dining Room. Thank you.

NOTE: The President spoke at 10:22 a.m. in the East Room at the White House.

Remarks on Signing Memorandums on Medical Research and Reproductive Health and an Exchange With Reporters

January 22, 1993

The President. Please sit down, ladies and gentlemen. Today I am acting to separate our national health and medical policy from the divisive conflict over abortion. This conflict, which stems from the Roe v. Wade decision of 20 years ago, has brought to a halt promising research on treatment for serious conditions and diseases that affect millions of Americans, millions of American men, women, and children who include the members of my family and friends of mine and I'm sure virtually every other set of family and friends in the United States. We must free science and medicine from the grasp of politics and give all Americans access to the very latest and best medical treatments.

Today I am directing Secretary of Health and Human Services Shalala immediately to lift the moratorium on Federal funding for research involving transplantation of fetal tissue. This moratorium, which was first imposed in 1988, was extended indefinitely in 1989 despite the recommendation of a blue ribbon National Institutes of Health advisory panel that it be ended. Five years later, the evidence is overwhelming. The moratorium has dramatically limited the development of possible treatment for millions of individuals who suffer from serious disorders, including Parkinson's disease, Alzheimer's disease, dia-

betes, and leukemia. We must let medicine and science proceed unencumbered by antiabortion politics.

Today also marks the beginning of a new national reproductive health policy that aims to prevent unintended pregnancies. Our administration is committed to providing the kind of prenatal care, child care, and family and medical leave that will lead to healthy childbearing and support America's families.

As a Nation, our goal should be to protect individual freedom while fostering responsible decisionmaking, an approach that seeks to protect the right to choose while reducing the number of abortions. Our vision should be of an America where abortion is safe and legal, but rare.

Let me also say that our administration is particularly concerned with the epidemic of teenage pregnancy. The greatest human cost of our continuing national debate over reproductive policy is borne by our children and by their children. A few teenagers choose to have and raise children, and we must help them to succeed. But for millions a teen pregnancy is unintended, leaving the young woman and her partner totally unprepared for the responsibilities of parenthood. The social and economic price paid today and for the last several years by our Nation is enormous

So today I am also directing Secretary Shalala to act immediately to implement her intended suspension of the Title X family planning regulations that are also known as the "gag rule." For almost 5 years, HHS has prohibited Title X recipients from providing their patients with full information and counseling concerning pregnancy. This dangerous restriction censors the medical information and advice that health care professionals can give their patients. As a result of today's action, every woman will be able to receive medical advice and referrals that will not be censored or distorted by ideological arguments that should not be a part of medicine.

I'm also ordering today the Director of the Agency for International Development to repeal immediately what has become known as the Mexico City policy, that has effectively applied the "gag rule" to organizations that receive United States funding, even when those organizations use non-AID funds for those activities. Today's actions will allow organizations that received AID funds to provide information regarding all family planning options to individuals in foreign nations. It will reverse a policy that has seriously undermined much-needed efforts to promote safe and effective family planning programs abroad and will allow us to once again provide leadership in helping to stabilize world population. Many believe that this is one of the most important environmental steps we can take.

Today I am also directing Secretary of Defense Aspin to lift immediately the near-total ban on abortions at United States military facilities and to permit them to be performed at those facilities provided that the procedure is paid for entirely with private funds. This action will allow military hospitals to perform abortions and reverse a ban that has adversely affected the lives of scores of men and women who serve our Nation around the world, or members of their families.

Finally, I am directing Secretary Shalala to instruct the Food and Drug Administration to determine whether the current import ban on the drug Mifepristine, commonly known as RU-486, is justified and to rescind the ban if there is no basis for it. Here in the United States, RU-486 has been held hostage to politics. It is time to learn the truth about what the health and safety risks of the drug really are. If the FDA removes the ban, Americans will be able to bring the drug into the country for their personal use consistent with existing FDA policies that govern drugs not approved for distribution.

I've also ordered HHS to immediately explore the propriety of promoting testing in the United States as well as the possibility of licensing and manufacturing according to the standards which govern all other drugs so reviewed by our Government.

Taken as a group, today's actions will go a long way toward protecting vital medical and health decisions from ideological and political debate. The American people deserve the best medical treatment in the world. We're committed to providing them with nothing less.

I'd like to say in closing a special word of personal thanks to the unbelievable number of Americans from all walks of life and all different political perspectives who have children with diabetes or who, like me, have lost relatives to Alzheimer's or have friends suffering with Parkinson's and other diseases who came up to me over the last year and made a personal plea on the fetal tissue issue. Their statements to me and their life stories had a far greater impact on me even than the actions of the United States Congress, which included, as you know, a very broad spectrum of Republicans and Democrats on this issue.

I'd like now to sign these directives.

[At this point, the President signed the five memorandums.]

Thank you very much.

President's Signature

Q. Mr. President, was it "William J." or "Bill"?

The President. After a considered policy debate—[laughter]—we decided that I should sign my full name to all official documents of the Government, and I'll continue to sign all my non—my letters "Bill Clinton."

Zoe Baird

Q. Let me ask you: George was having a really hard time explaining to us what you knew about Zoe Baird's problem, when you knew it.

Press aid. Thank you.

Q. Can you please explain—-

The President. No, I want to answer this. **Q.** ——that to us, so that the American public would really know?

The President. I think the American people are entitled to know that. If you go back to my statement, I acknowledged that there were errors in the evaluation process, for which I take full responsibility. What happened was this. She voluntarily disclosed that; it was not in any way picked up in the vetting. It was, as you know, we were trying to make a Christmas deadline, which was probably my error, again, on this.

So just before she was announced, but after I had discussed the appointment with her, I was told that this matter had come up. Nobody said anything to me about the

taxes. And what I was told was what you heard, in a very cursory way, was that an error had been made in the hiring of an illegal alien; that it had been made after consulting a lawyer who was an expert in this area, so basically they had acted on counsel's advice, but they were wrong; that they moved immediately to try to correct it, and the status had been corrected in terms of the legality of the person; and that the vettor's conclusion was there would be no problem.

I have to tell you that during the course of these inquiries, I received other weightier warning, if you will, of things which had to be worked through with other potential nominees. In retrospect, what I should have done is to basically delay the whole thing for a couple of days and look into it in greater depth.

But that was—I take full responsibility for that. This process is in no way a reflection on her. We would not have known any of this had she not disclosed it to us and to the United States Senate subsequently. So I will say again what I said this morning: I'm sorry about this. I still think she is an extraordinary person and a very able person who will have a rich and successful career, and I take full responsibility for what happened in the review process.

Thank you.

NOTE: The President spoke at 3:22 p.m. in the Roosevelt Room at the White House.

Memorandum on Fetal Tissue Transplantation Research

January 22, 1993

Memorandum for the Secretary of Health and Human Services

Subject: Federal Funding of Fetal Tissue Transplantation Research

On March 22, 1988, the Assistant Secretary for Health of Health and Human Services ("HHS") imposed a temporary moratorium on Federal funding of research involving transplantation of fetal tissue from induced abortions. Contrary to the recommendations of a National Institutes of Health advisory panel, on November 2, 1989,

the Secretary of Health and Human Services extended the moratorium indefinitely. This moratorium has significantly hampered the development of possible treatments for individuals afflicted with serious diseases and disorders, such as Parkinson's disease, Alzheimer's disease, diabetes, and leukemia. Accordingly, I hereby direct that you immediately lift the moratorium.

You are hereby authorized and directed to publish this memorandum in the *Federal Register*.

William J. Clinton

Memorandum on the Title X "Gag Rule"

January 22, 1993

Memorandum for the Secretary of Health and Human Services

Subject: The Title X "Gag Rule"

Title X of the Public Health Services Act provides Federal funding for family planning clinics to provide services for low-income patients. The Act specifies that Title X funds may not be used for the performance of abortions, but places no restrictions on the ability of clinics that receive Title X funds to provide abortion counseling and referrals or to perform abortions using non-Title X funds. During the first 18 years of the program, medical professionals at Title X clinics provided complete, uncensored information, including nondirective abortion counseling. In February 1988, the Department of Health and Human Services adopted regulations, which have become known as the "Gag Rule," prohibiting Title X recipients from providing their patients with information, counseling, or referrals concerning abortion. Subsequent attempts by the Bush Administration to modify the Gag Rule and ensuing litigation have created confusion and uncertainty about the current legal status of the regulations.

The Gag Rule endangers women's lives and health by preventing them from receiving complete and accurate medical information and interferes with the doctor-patient relationship by prohibiting information that medical professionals are otherwise ethically and legally required to provide to their patients. Furthermore, the Gag Rule contravenes the clear intent of a majority of the members of both the United States Senate and House of Representatives, which twice passed legislation to block the Gag Rule's enforcement but failed to override Presidential vetoes.

For these reasons, you have informed me that you will suspend the Gag Rule pending the promulgation of new regulations in accordance with the "notice and comment" procedures of the Administrative Procedure Act. I hereby direct you to take that action as soon as possible. I further direct that, within 30 days, you publish in the *Federal Register* new proposed regulations for public comment.

You are hereby authorized and directed to publish this memorandum in the *Federal Register*.

William J. Clinton

Memorandum on the Mexico City Policy

January 22, 1993

Memorandum for the Acting Administrator of the Agency for International Development Subject: AID Family Planning Grants/ Mexico City Policy

The Foreign Assistance Act of 1961 pronongovernmental organizations ("NGO's") that receive Federal funds from using those funds "to pay for the performance of abortions as a method of family planning, or to motivate or coerce any person to practice abortions." (22 U.S.C. 2151b(f)(1)). The August 1984 announcement by President Reagan of what has become know as the "Mexico City Policy" directed the Agency for International Development ("AID") to expand this limitation and withhold AID funds from NGO's that engage in a wide range of activities, including providing advice, counseling, or information regarding abortion, or lobbying a foreign government to legalize or make abortion available. These

conditions have been imposed even where an NGO uses non-AID funds for abortionrelated activities.

These excessively broad anti-abortion conditions are unwarranted. I am informed that the conditions are not mandated by the Foreign Assistance Act or any other law. Moreover, they have undermined efforts to promote safe and efficacious family planning programs in foreign nations. Accordingly, I hereby direct that AID remove the conditions not explicitly mandated by the Foreign Assistance Act or any other law from all current AID grants to NGO's and exclude them from future grants.

William J. Clinton

Memorandum on Abortions in Military Hospitals

January 22, 1993

Memorandum for the Secretary of Defense

Subject: Privately Funded Abortions at Military Hospitals

Section 1093 of title 10 of the United States Code prohibits the use of Department of Defense ("DOD") funds to perform abortions except where the life of a woman would be endangered if the fetus were carried to term. By memoranda of December 21, 1987, and June 21, 1988, DOD has gone beyond what I am informed are the requirements of the statute and has banned all abortions at U.S. military facilities, even where the procedure is privately funded. This ban is unwarranted. Accordingly, I hereby direct that you reverse the ban immediately and permit abortion services to be provided, if paid for entirely with non-DOD funds and in accordance with other relevant DOD policies and

You are hereby authorized and directed to publish this memorandum in the *Federal Register*.

William J. Clinton

Memorandum on Importation of RU-486

January 22, 1993

Memorandum for the Secretary of Health and Human Services

Subject: Importation of RU-486

In Import Alert 66–47, the Food and Drug Administration ("FDA") excluded the drug Mifepristine—commonly known as RU-486—from the list of drugs that individuals can import into the United States for their "personal use," although the drugs have not yet been approved for distribution by the FDA. (See FDA Regulatory Procedures Manual, Chapter 9–71.) Import Alert 66–47 effectively bans the importation into this Nation of a drug that is used in other nations as a nonsurgical means of abortion.

I am informed that in excluding RU–486 from the personal use importation exemption, the FDA appears to have based its decision on factors other than an assessment of the possible health and safety risks of the drug. Accordingly, I hereby direct that you promptly instruct the FDA to determine whether there is sufficient evidence to warrant exclusion of RU–486 from the list of drugs that qualify for the personal use importation exemption. Furthermore, if the FDA concludes that RU–486 meets the criteria for the personal use importation exemption, I direct that you immediately take steps to rescind Import Alert 66–47.

In addition, I direct that you promptly assess initiatives by which the Department of Health and Human Services can promote the testing, licensing, and manufacturing in the United States of RU–486 or other antiprogestins.

You are hereby authorized and directed to publish this memorandum in the *Federal Register*.

William J. Clinton

Digest of Other White House Announcements

The following list includes the President's public schedule and other items of general interest an-

nounced by the Office of the Press Secretary and not including elsewhere in this issue.

January 20

Following the Inaugural luncheon at the Capitol, President Clinton and Hillary Clinton went by motorcade along the parade route to the White House, where they viewed the Inaugural parade from the viewing stand.

In the evening, President Clinton and Hillary Clinton attended several Inaugural balls.

January 21

In the morning, President Clinton and Hillary Clinton held an open house for the American people in the Diplomatic Reception Room at the White House.

In the afternoon, President Clinton met with senior staff members in the Roosevelt Room, after which he and Hillary Clinton hosted a reception in the State Dining Room for their family and friends from Arkansas.

January 22

In the morning, President Clinton met at the White House with Thomas F. McLarty, Chief of Staff to the President; Anthony Lake, Assistant to the President for National Security Affairs; Samuel R. Berger, Deputy Assistant to the President for National Security Affairs; and members of the CIA briefing staff.

Later in the morning, after the swearingin ceremony for Cabinet members, President Clinton attended a reception for them and held a Cabinet meeting.

Nominations Submitted to the Senate

The following list does not include promotions of members of the Uniformed Services, nominations to the Service Academies, or nominations of Foreign Service officers.

Submitted January 20

Warren Christopher, of California, to be Secretary of State.

Lloyd Bentsen,

of Texas, to be Secretary of the Treasury.

Les Aspin,

of Wisconsin, to be Secretary of Defense.

Zoe Baird.

of Connecticut, to be Attorney General.

Bruce Babbitt,

of Arizona, to be Secretary of the Interior.

Mike Espy,

of Mississippi, to be Secretary of Agriculture.

Ronald H. Brown,

of the District of Columbia, to be Secretary of Commerce.

Robert B. Reich,

of Massachusetts, to be Secretary of Labor.

Donna E. Shalala,

of Wisconsin, to be Secretary of Health and Human Services.

Henry G. Cisneros,

of Texas, to be Secretary of Housing and Urban Development.

Federico Peña,

of Colorado, to be Secretary of Transportation.

Hazel Rollins O'Leary,

of Minnesota, to be Secretary of Energy.

Richard W. Riley,

of South Carolina, to be Secretary of Education.

Jesse Brown,

of the District of Columbia, to be Secretary of Veterans Affairs.

Madeleine Korbel Albright,

of the District of Columbia, to be the Representative of the United States of America to the United Nations with rank and status of Ambassador Extraordinary and Plenipotentiary, and the Representative of the United States of America in the Security Council of the United Nations.

Carol M. Browner,

of Florida, to be Administrator of the Environmental Protection Agency.

Michael Kantor,

of California, to be United States Trade Representative, with the rank of Ambassador Extraordinary and Plenipotentiary.

Leon E. Panetta,

of California, to be Director of the Office of Management and Budget.

Laura D'Andrea Tyson,

of California, to be a Member of the Council of Economic Advisers.

Roger Altman,

of New York, to be Deputy Secretary of the Treasury.

Hershel Wayne Gober,

of Arkansas, to be Deputy Secretary of Veterans Affairs.

Madeleine Kunin,

of Vermont, to be Deputy Secretary of Education.

Alice Rivlin,

of the District of Columbia, to be Deputy Director of the Office of Management and Budget.

Clifton R. Wharton, Jr.,

of New York, to be Deputy Secretary of State.

R. James Woolsey,

of Maryland, to be Director of Central Intelligence.

Checklist of White House Press Releases

The following list contains releases of the Office of the Press Secretary that are neither printed as items nor covered by entries in the Digest of Other White House Announcements.

Released January 22

List of members of the Cabinet to be sworn in

Acts Approved by the President

NOTE: No acts approved by President Clinton were received by the Office of the Federal Register during the period covered by this issue.