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Editor’s Note: In order to meet publication and distribution deadlines during the Presidential transition weekend, the cutoff time for this issue was delayed until 12 noon on Saturday, January 20, 2000.
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Week Ending Saturday, January 20, 2001

**Letter to Congressional Leaders**
**Transmitting a Report on the National Security Strategy of the United States**
**January 11, 2001**

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


Sincerely,

William J. Clinton

 NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. This letter was released by the Office of the Press Secretary on January 12. This item was not received in time for publication in the appropriate issue.

Exchange With Reporters Following a Medical Checkup in Bethesda, Maryland

**January 12, 2001**

**President's Health**

Q. How did it go, Mr. President?

The President. Very well. My eyes are still dilated, so I have to be a little careful. They’re a little foggy out here.

But before I leave, I would just like to thank the Bethesda Naval Hospital for the wonderful care they have given to me and to members of my family over these last 8 years. This is a terrific place, and these people have been great to me, not only in all my physicals but when I was so badly injured and on other occasions when I or someone in my family needed it. I’m very, very grateful to them.

Q. How is the knee?

The President. Oh, my knee is great. My knee is great. You’ll get a report. My cholesterol is a little too high because I haven’t exercised, and I ate all that Christmas dessert. But in 6 months it will be back to normal. [Laughter] I knew I was doing it, but what the heck. It was my last time, and I wanted to enjoy it.

Thank you.

NOTE: The exchange began at approximately 3:30 p.m. at the Bethesda Naval Hospital. This item was not received in time for publication in the appropriate issue. A tape was not available for verification of the content of this exchange.

**Proclamation 7390—Martin Luther King, Jr., Federal Holiday, 2001**

**January 12, 2001**

By the President of the United States of America

A Proclamation

Seventy-two years ago, Martin Luther King, Jr., was born into a sharply divided Nation, a place where the color of a child’s skin too often determined that child’s destiny. America was a place where segregation and discrimination put limits on a black child’s dreams, opportunities, and future.

Dr. King led America to a better place. With eloquence, he articulated the struggles and hopes of generations of African Americans. With the power of his leadership, he rallied Americans of every race and creed to join together in the march for justice. With courage, conviction, and faith in God, he sought to make real in everyday practice—in schools, in the workplace, in public accommodations, and in the hearts and minds of his fellow citizens—the civil rights victories that had been won in the courts.

Although his life was cruelly cut short before his mission was complete, he helped put our Nation firmly on the right path, where the ideals of liberty, equality, brotherhood, and justice are not merely words on a page,
but values honored by all. “Our freedom was not won a century ago,” he said in 1968, “it is not won today; but some small part of it is in our hands, and we are marching no longer by ones and twos but in legions of thousands, convinced now it cannot be denied by any human force."

It is up to each of us to continue that march. The gallant freedom riders and freedom fighters of the civil rights era are growing older, and many, like Martin Luther King, Jr., are no longer among us. But their work must go on. There are still too many in our Nation who do not share equally in America’s prosperity; minority unemployment and poverty rates, while decreasing, are still far above the national average; and the technical skills and resources needed for success in the global economy are still out of reach for hundreds of thousands of young Americans growing up in disadvantaged communities.

I encourage my fellow Americans to use this holiday, dedicated to the memory of Dr. Martin Luther King, Jr., and to his spirit of service, not as a day off, but rather as a day to make a difference in the lives of others—an opportunity to recognize where we have fallen short, to reach out to those who have been left behind, and to remove the barriers that keep us from becoming the promised land that Dr. King envisioned.

Now, Therefore, I, William J. Clinton, President of the United States of America, by virtue of the authority vested in me by the Constitution and laws of the United States, do hereby proclaim Monday, January 15, 2001, as the Martin Luther King, Jr., Federal Holiday. I call upon all Americans to observe this occasion with appropriate programs, ceremonies, and activities in honor of Dr. King’s life and achievements and in response to his call to service.

In Witness Whereof, I have hereunto set my hand this twelfth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

NOTE: This proclamation was published in the Federal Register on January 18. This item was not received in time for publication in the appropriate issue.

Executive Order 13188—Amendment to Executive Order 13111, Extension of the Advisory Committee on Expanding Training Opportunities
January 12, 2001

By the authority vested in me as President by the Constitution and the laws of the United States, including the Federal Advisory Committee Act, as amended (5 U.S.C. App.), and in order to extend the Advisory Committee on Expanding Training Opportunities for 2 years, it is hereby ordered that section 7(f) of Executive Order 13111 of January 12, 1999, is amended by deleting “2 years from the date of this order” and inserting “on January 11, 2003” in lieu thereof.

William J. Clinton

The White House,

[Filed with the Office of the Federal Register, 8:45 a.m., January 17, 2001]

NOTE: This Executive order was published in the Federal Register on January 18. This item was not received in time for publication in the appropriate issue.

The President’s Radio Address
January 13, 2001

Good morning. As I enter the final week of my Presidency, I’m extraordinarily grateful for all the progress we’ve made together these last 8 years: building the strongest economy in a generation, renewing our ethic of responsibility, and strengthening the bonds of community and family all across America. Today I want to talk about our progress in reducing youth violence and new steps we’re taking to make our communities even safer.

Over the past few years, terrible tragedies at Columbine and other schools have forced us to take a hard look at youth violence and
an even harder look at what each of us can do and must do to ensure that such tragedies do not happen again.

Although there are no simple solutions, recent evidence suggests we are moving in the right direction. According to the latest data, violent crime by young people has been cut nearly in half since 1993; schoolyard deaths have dropped dramatically. These are both important declines that reflect the lowest national crime rate in 25 years. But still, we have more to do.

At my direction, the White House Council on Youth Violence has developed a new website and toll-free information line to help parents and educators get the facts they need to reduce youth violence. The website address is www.safeyouth.org. And the toll-free number is 1-866-SAFE-YOUTH. That's www.safeyouth.org and 1-866-SAFE-YOUTH.

I'm also pleased to release another important resource, a guide for parents on communicating better with teenagers. It incorporates the latest research as well as the best ideas from the White House Conference on Teenagers, which Hillary and I sponsored last year. We'll distribute this publication nationwide through the website, the toll-free line, and with the assistance of school principals, school nurses, and pediatricians.

Like all parents, Hillary and I know it's not always easy to talk with your children about sensitive subjects. That's why this new guide is so very valuable, because it teaches parents how to listen more carefully to their children and nurture relationships built on trust, love, discipline, and respect.

America has made a lot of progress in renewing these enduring values and strengthening our sense of national community. A record number of young people now volunteer for community service. So together, we've built a country that's not only better off but a better, safer place for all of us.

We passed the Brady law, which has kept guns out of the hands of over 600,000 felons, fugitives, and stalkers. We've secured funding for more than 100,000 new police officers on the beat. We created the COPS in schools program to help local law enforcement hire police officers to work in our schools.

We established after-school and summer school programs that are helping now 1.3 million children a year stay out of trouble and succeed in the classroom, and we've launched a national program to foster local partnerships that make our schools safer, identify children at risk, and get them the help they need.

Working closely with the private sector and community groups, we also expanded the GEAR UP initiative to give young people mentors and encouragement to seek a college education. And now a record number of young people are going on to college.

We need to build on this remarkable success. Here in Washington, Congress should now move swiftly to close the gun show loophole and require background checks for all gun buyers. In the private sector, Hollywood should own up to its responsibilities and stop marketing violence to America's young people.

There is nothing more precious to a parent than a child and nothing more important to our future than the safety of all our children. So let's do all we can to protect them from harm and teach them to walk away from violence. In the end, all of us have a responsibility to help our youth succeed and to help end youth violence. If we do this mission successfully, America will always be a great and peaceful Nation for generations to come.

Thanks for listening.

NOTE: The address was recorded at 4:20 p.m. on January 12 in the Oval Office at the White House for broadcast at 10:06 a.m. on January 13. The transcript was made available by the Office of the Press Secretary on January 12 but was embargoed for release until the broadcast.

Statement on Former President Ronald Reagan’s Hip Surgery

January 14, 2001

Hillary and I are relieved that President Reagan’s treatment for his injury appears to have been successful. Our thoughts and prayers are with the President, his wife, Nancy, and the entire Reagan family during this difficult period. We join all Americans in wishing him a speedy recovery.
Interview With Mark Knoller of CBS Radio in Dover, New Hampshire
January 11, 2001

No Gun Ri

Mr. Knoller. Mr. President, let me start by thanking you very much for granting this interview. I’m very grateful.

I wonder if we could start with a little bit of the news of the day. Today you issued a written statement expressing deep regret for the deaths at No Gun Ri. But the word “apologize” didn’t appear in that statement.

Is there a reason for that, that you drew a distinction between expressing regret and apologizing?

The President. Well, for me, now, other than that—I told them to try to draw the statement up based on what we actually knew about the facts. And I worked very closely with—or our people have—with the Government of South Korea. We want to be responsive to the people there. And I hope the statement will be taken well by the people of South Korea as a genuine expression of regret about what happened.

Lieutenant Commander Michael Speicher

Mr. Knoller. On another issue, there’s a story now that a Navy pilot may have been shot down and may be held in Iraq. Do you have any information that leads you to believe that there are Americans held POW in Iraq?

The President. Well, I think the most I should say about this now is that in this particular case, and in this case only, I reviewed the evidence that we had, and we concluded that we should take him off the killed-in-action list and put him on the missing list, which means, obviously, that we have some information that leads us to believe that he might be alive. And we hope and pray that he is.

Mr. Knoller. What does the United States do about it?

The President. Well, now that we have some information, we’ll begin—well, we’ve already begun working to try to determine whether, in fact, he’s alive; if he is, where he is; and how we can get him out. Because, since he was a uniformed service person, he’s clearly entitled to be released, and we’re going to do everything we can to get him out.

Mr. Knoller. If Iraq was holding an American, they couldn’t use it as an issue with the United States unless they let us know they had somebody. Why would they hold somebody and not let us know about it? Would that be to their advantage?

The President. I wouldn’t think so. That’s why we did what we did on the classification. We have enough information that makes us believe that at least he survived his crash, at least that that’s a possibility, and that he might be alive. And I thought, in fairness to his family and everyone else involved, based on a review of the information and the Defense Department’s recommendation, we should change the status. But that’s all we know, and I don’t want to raise false hopes to either.

U.S.S. Cole

Mr. Knoller. Along the same lines, do we now know for certain that Usama bin Ladin was behind the attack on the U.S.S. Cole?

The President. I can’t say that. I can— we do believe he was behind some other attacks on our people and that people affiliated with him have been involved in other attacks. But we’re investigating this. We’re still running down some of the leads. We’re still doing some of the work. I think that we will know, and I think that the United States will take appropriate action.

And I believe this will be a completely nonpolitical issue. That is, I have absolutely no doubt that President-elect Bush will continue to pursue the investigation and, when the evidence is in, will take appropriate action. And when that happens, I will support him in doing so.

Attorney-General-Designate John Ashcroft

Mr. Knoller. And lastly, on a bit of domestic politics, do you think that Senators would have a good reason not to vote for John Ashcroft for Attorney General because he blocked your nomination of Ronnie White?

The President. Well, first, I think that it was a terrible mistake by the Senate to do it, to do it on a strict party-line vote, which required them to get some Republicans to
change their position, including the other Senator from Missouri, who had introduced Judge White to the Judiciary Committee, and the Senators on the Judiciary Committee who had voted his nomination out positively to the floor. So I think it was a very, very bad mistake.

I’m going to follow my policy here. You know, I’ll be an ex-President when this is done, and I do not believe I should be commenting for some period of time on public affairs, plus which my wife is a Senator. She has to vote on it. So I’m going to let—she can speak for herself, and the other Democrats and Republicans will speak for themselves. I don’t think I should say more.

I do think it was a bad mistake. I’ve known Senator Ashcroft a long time. I know he is genuinely very, very conservative, and that’s what’s in his heart. But I didn’t think this was about that, and it surprised and profoundly disappointed me.

Mr. Knoller. I thought that with just 9 days left, you might speak out with a little more reckless abandon than usual. [Laughter]

The President. Look, I need my Miranda warnings when I talk to you guys, you know. [Laughter] I can’t even make a joke in Chicago without having it blown out of proportion. So I’m having to—I have to still be careful. [Laughter]

2000 Presidential Election

Mr. Knoller. Well, as long as you raised that issue, were you trying to say that you question the legitimacy of George Bush’s election?

The President. No. No. I have said clearly that I agree with exactly what Vice President Gore said, that in this country we observe the principle of judicial review. The Supreme Court has ruled, and the rest of us have to accept it. And that confers, in a legal sense, a literal legal sense, that confers legitimacy. But I didn’t say anything different than I’ve always said; all the Democrats were disappointed that the votes weren’t counted. And that’s all I’m saying.

And I was trying to pay a little homage to Bill Daley in his hometown of Chicago, with a lot of his family and friends there, by saying—you know, he did, I think, did a very good job running the Vice President’s campaign. They did win the popular vote. And that’s all I was saying. We were having a good time. [Laughter]

Early Years of the Administration

Mr. Knoller. Again, let’s look back at your 8 years in office, Mr. President. After you were inaugurated in January of 1993, how long do you think it took you to get up to speed as President?

The President. Well, I would say there has—there’s a different answer to that depending on what the issue—the question is. For example, I think that the issues that I talked about today when I reviewed our domestic record on social policy, I think we were ready from day one. I think we were—and I think part of that was the fact that I’d been a Governor for a dozen years, that I’d been through a tough economic period, had a clear economic philosophy, had worked on education and welfare reform and crime and the environment. Part of it was the fact that I’d had the opportunity to represent the Governors with the White House and the Congress on many issues. So we were ready to go.

On foreign policy, I think I was up to speed on some things and had to learn a lot on others, and I tried to be a quick study. On the ways of Washington, I think it took us probably, you know, even as much as a year, a year and a half, before we really had a good feel for some of the rather different ways in which the town works and the ways in which what a President does and says communicates itself to the other decisionmakers and to the larger American public in a way that was quite different than had been my experience as Governor.

So I did have a lot to learn about that, and I worked hard at it, and I think—it’s interesting; I was laughing the other day with Mack McLarty, to illustrate the point—we had our roughest political problems in the first 2 years, but if you look back on the last 8 years, some of the most important and, I believe, most fundamentally sound decisions were made in those same 2 years.

We passed the first big—first we passed the economic plan, which included, among other things, the empowerment zones and
the earned-income tax credit and all the things that got rid of the deficit, as well. And then we passed the family medical law. We passed the Brady law. We passed NAFTA. You know, we did a phenomenal number of things in those first 2 years, substantively. But because of the whole sort of contentious atmosphere, some of the problems that we had with health care and other issues, I think that it was not as successful politically—and I say that in the best sense—politically, meaning we didn't communicate as well to the American people or the other decisionmakers in Washington in a way that people could see exactly what was happening and that we were underway here.

So I think it took me longer to get the politics right. I think it took a little while for me to get entirely comfortable with all the foreign policy and national security issues I had to deal with—not too long. And I think we were ready on the substance of domestic policy from day one.

President-Elect George W. Bush

Mr. Knoller. As we're about to inaugurate a new President, can the American people believe that its new President will be ready for the job on day one, or do we have to give them a period for on-the-job training?

The President. Well, I think he is like any new President. I think he has certain strengths and will be ready in some ways, and I don't think any human being can be ready in every way on day one. I think that's why, traditionally, Presidents have had a little bit of a honeymoon to get going. But it is a job, like other jobs, and people of good will who work at it can do it.

I think he's obviously got all these people around him who—going back to the Ford administration, heavily involving the Reagan and Bush administrations—people that have worlds of experience and will help him avoid some of the pitfalls which otherwise might come his way—or anybody's way, going into that job. And so I think the dealing with Washington part of it, and through the players in Washington, with the press, I think he will be better prepared on that score than I was.

I think on national security, he's got a very, very experienced team, so I think that he will get up to speed there in fairly short order. And on domestic policies, we have different views, and that's where the points of greatest conflict were in the campaign between our two sides. But I think on some things, like education, he's had the opportunity to really work in Texas on, and I think his concern is genuine. And on other things, we'll just have to see what happens.

I mean, I was a Governor for a dozen years, in good times and bad times. There's a world of difference between a Governor in a good time and a Governor in a bad time. So I think that he will need some time to get kind of just the—kind of feel the rhythm of some of these domestic issues, because they weren't part of his experience. But I think that the American people shouldn't particularly worry about that because he's got a very experienced team, because he has been a Governor, and because the country is in real good shape right now. And I think he'll get right up there to speed on the issues as quickly as possible. I'm not too worried about that.

Health Care

Mr. Knoller. As you look back over your years in office, are there things, big things, that you wish you could do over or do differently?

The President. Oh, a few. If I had it to do again, in the first 2 years I might try to pass welfare reform first, and then do health care. Or I would tell the American people that we had to do the deficit reduction first, and there were only two ways to have universal health coverage.

Let me just back up and say, a lot of people believe that if the health care plan had been differently designed or something, it could have passed. That's just not true. The truth is that because of the combined effect of the condition of the economy and the inability to raise taxes, we could have neither an employer mandate or a Government-funded program sufficient to insure 100 percent of health care coverage. It wasn't in the cards.

And I think—that's one of the things I talked about. I got a lot done. I mentioned at the end of this speech all the things that
have happened this year—unheard of in the eighth year of a Presidency for all these things to happen. But I have a much greater sense now of the pace of things and how much you can jam through a system. And so, if I had it to do again, I think I would either try to flip the order and do welfare reform and then health care, or I would go before the American people and say, “Look, I know I told you that I wanted 100 percent coverage, and I do, but here’s the condition of the budget; here is the condition of the country. I can’t pass either an employer mandate or a tax increase, and you can’t get 100 percent coverage without either one. So we’re going to take these five steps now.”

If I had it to do over again, I think in a policy sense, that was the place where the wheel kind of ran off the tracks and we got a little out of position with the American people, and we took that terrible licking in the ’94 campaign. But since then, I think we’ve been doing better both substantively and politically.

President’s Future Plans

Mr. Knoller. When you leave office at noon on January 20th, are you fearful that as you approach the next stage in your life, that the best part of your life is over?

The President. Oh, no. You know, in some ways this is the best part of my life because being President is the greatest honor any American could have and the greatest job any American could have. But I’ve given a lot of thought to this. I have enjoyed every phase of my life, from being a little boy to going off to college, to living in England, to being a teacher, to being a young attorney general. There’s never been a part of my life in which I have not been absorbed, interested, and found something useful to do.

And I think that I owe it to my country, and to the people around the world who share the values and concerns I do, to try to be a good citizen-servant for the rest of my life. And if I do it right, it’s a whole new challenge trying to figure out, how are you going to organize your life, how are you going to organize your day? I mean, for 27 years, most days since I entered public life I have just been on a relentless schedule, and I have the opportunity now to kind of reimagine what I want my life to be like.

I want to do what I can to support Hillary—I’m thrilled and—I’m more than thrilled, I’m just ecstatic that she won that Senate race, and I’m happy for her and happy for the people of New York—and help Chelsea as she works her way in her life. So I have some financial support responsibilities. But beyond that, I just want to try to imagine how I can be of the most service in the most effective but appropriate way.

Just because I’m working until the last day here, which I’m definitely doing, doesn’t mean that I don’t understand that after noon-time on January 20th I’m not President anymore. And I know what I’m supposed to do there, too, and I’m going to go home to New York and get on with my life. But I don’t know exactly how I’m going to do it yet, but I’ve given quite a bit of thought to it.

Mr. Knoller. And when you said 4 years ago, as you were campaigning for re-election, that that was your last election ever unless you ran for school board, are you going to stick to that?

The President. Yes, I can’t imagine I would run for office again. And you know, if I’m fortunate enough to live a long life and I stay healthy, maybe some day, somewhere down the road, somebody will say, “Why don’t you run for this, that, or the other thing?” and I would think about it. But that’s not really where I see my public service going. I do believe I owe it to myself and to my country to continue to be a servant, a public servant. But I think there are a lot of ways you can do that as a private citizen.

And there’s a whole new generation of young people coming up. This country will never have a shortage of good, gifted people willing to serve in public life. And I think that’s something I should leave to others.

Surviving Politics in Washington

Mr. Knoller. During your Presidency, sir, you have survived travails that would have sent other politicians either running for cover or killed them, and yet you have survived them. To what do you owe this ability to survive bad situations?
The President. Well, I’d say a couple of things. I think, first of all, I had an indomitable mother, and I was raised to believe that every person should live on Churchill’s edict, “Never quit.”

And I had a high pain threshold. I remember once I was in an accident in a car in high school, and my jaw hit the steering wheel real hard, and it was the steering wheel that broke, not my jaw. I have a high pain threshold. That’s pretty important. And since modern American politics, certainly for the last 20 years, have been a pretty brutal contact sport, that’s important.

But I think by far the most important thing is what I talked about here today. I mean, I never thought the political office was primarily about personal attainment or ego or validation or even being thought well of. I always thought it was a job designed to achieve larger purposes for the people you were representing. And that’s why I came to New Hampshire to give this speech. Apart from my sentimental attachment to the State, we proved here in ’92 that if you have good ideas and they relate to people and their lives and their future, that you can survive personal adversity, because people understood this was about a common, larger endeavor.

And I think that’s another thing. I never, in the darkest days, I never lost sight of the fact that however many days I had left as President, every one was a privilege and a pleasure, and I should be working for the people. And I think they sensed that. I think that, more than anything else, answers the question you asked.

Presidential Security

Mr. Knoller. During your Presidency, sir, were there any security close calls that we didn’t know about?

The President. I’m just thinking. I’m not sure. You remember when the guy shot up the White House with the assault weapon, although you guys were in more danger than me. The bullets were directed toward the press room, but he didn’t know that. But I don’t think so. There were periods when I had an unusually large number of threats, but the Secret Service handled them and did well. As far as I know, there was nothing significant you don’t know about.

Farewell Address

Mr. Knoller. Are you going to do a farewell address?

The President. I’m thinking about it. I have tried to—as I mentioned today in my speech here, I tried to structure a series of speeches, in one of which I spoke to the larger world when I went to Great Britain and spoke at Warwick University after—about the global challenge of the 21st century. Then I made many of the same points at the University of Nebraska at Kearney.

And then I made the education speech in Chicago and this speech here today. And I’m going home to Arkansas to speak to the Arkansas Legislature, where I spoke on my inaugural the five times I was Governor, and I’ll talk a little more about substantive domestic issues. So I will have laid out my case for what I hope America will do in the future pretty much by the end of my term in these last few weeks in these speeches.

I may do another farewell address just so I can thank the country as a whole and say a few specific things. But it will be—if I do, it would be much briefer and less indepth on the policy stuff.

Use of Polling Data

Mr. Knoller. Bun rap or not, sir, you, more than any other President, used polling data during your term in office to guide you.

The President. Well, but let me just say, so did Roosevelt. Roosevelt was the first President to be almost obsessive about polls. But I never was controlled by them because I always believed if you were right, you could find a way to change public opinion.

Only a fool, I think, ignores research data on a constant basis. I mean, that’s like television ratings or anything else. You look at research data. But I did—I believe that you’d be hard pressed to find any President in the last several decades who’s done a larger number of things which were not popular at the moment.

And one of the things that I used polls for was to understand how aware the public was of given issues or, if they disagree with me on an issue, what was the most effective argument I could make to try to persuade them. But I didn’t—especially on issues affecting America’s future, I never let the polls
control me. But the economic plan was not popular. It passed by one vote, and I knew it was the right thing to do. The decision to help Mexico was opposed 81–15. Bosnia, Kosovo, Haiti, those things were not popular. But I thought they were right, and I thought they could be made popular.

And let me give you some other things. By contrast, if you took polls in the beginning, it would appear that the public overwhelmingly agreed with me on all the gun safety issues, but there’s no question that one of the reasons we lost seats in the Congress in ’94 was because of the efforts of the NRA. If you took polls on the health care issue in ’94, they all looked to be popular, but it turned out not to be.

And the reason for that is—but I was not unaware of that; I knew that—you have to understand how to read polls. I mean, you could be on a popular issue, but if the people who are against you are more intense than the people who are for you, it will still be a net loss at voting time.

So I was never paralyzed by polls. I always saw polls as sort of snapshots of what the American people knew, what they were thinking. And I used them to try to figure out what the best possible arguments I could make were to move the country where I thought we ought to go.

So I would expect any politician to use polls, but anybody who is imprisoned by a poll will in the end be defeated, because they’re not good guides; they’re pictures of horse races that are in progress.

**Media Coverage**

**Mr. Knoller.** I’ve got one last question that I think you’ll find irresistible. In recent days, I’ve noticed you’ve accused us in the media of treating you with increasing irrelevancy. I’d like to ask you as you near the end of your Presidency, sir, what do you think of the news media coverage that you’ve been subjected to?

**The President.** Well, first of all, that’s also been in just a good-natured jest. It is true that I’m on the way out. I mean, you can’t—and so I’ve had a good time. But actually, you’ve given me unusually heavy coverage for this late in my term. But that’s because we’re continuing to do things; we’re taking these actions like the environmental actions and the other things.

I think, on balance, the coverage has been—over an 8-year period, on balance—has been intense and fair in the sense that I have always had the chance to put my side out. I think that there are unusual pressures on the media today because there are more competitive outlets, and I think that the net effect of that is that sometimes a herd mentality takes over, and one person gets the story wrong, then everybody gets it wrong. I think that the pressure for market share has aggravated the tendency which already exists, not only in our Capital but in every capital in the world, to elevate politics over policy and discord over working together.

So I think that—I also think that as the first post-baby-boomer President, and given the fact that I was involved in my youth in the controversies over Vietnam and a lot of other things, I think I became kind of a lightning rod—and Hillary did—for a lot of things that the system kind of had to work its way through. But I’d be at a poor position to have any profound complaints since I’m leaving office with pretty good approval ratings from the American people, and none of that would be possible if it hadn’t been for the media through which I communicated my views and my side of all the controversies.

But I think that—I do think it’s harder to get stories right, to avoid jumping the gun, to avoid kind of contributing to things that have a lot of heat and may not have much light, given the pressures that all of you are under today.

The last point I’d like to make, and I’m not pandering to you because you can’t cover me much longer, is—[laughter]—but I believe this—I think it is a real mistake for people to generalize about the media. Very often there will be a big story in the national news, and ABC, NBC, CBS, Fox, and CNN will all cover it differently.

So I think that you have to—I always had the feeling that you were more interested in policy than a lot of the people that covered me, but I think it’s more because you’ve been here so long. I mean, I think you couldn’t have hung around the way you have and done this if you weren’t fascinated by politics. But in the end, you’d run dry if you didn’t also
care about what the consequences to the country are. And like I said, you can’t cover me much longer, so I’m not pandering to you, but I think—on the other hand, if you were here now—consider, suppose you were a 30-year-old, or however young you can be, 35-year-old television anchor, and you got the White House assignment, and you wanted to go further in life, and you were going to be judged partly by how hot you were on the screen and what your market share was, and you had to put this story together, and you had an hour to do it, you’d be under a whole different set of pressures, both in your work environment and in your head.

So I think that I would—that’s one thing I would counsel any President to do, is not—fight paranoia about the press, and don’t generalize about it.

I think both I and my wife’s alleged aversion to the press has been way overblown. We’ve always been far more discriminating about the things with which we disagreed and the things with which we agreed.

Mr. Knoller. Mr. President, thank you so much, sir. It’s been fascinating.

The President. Thank you.

NOTE: The interview was taped at 2:35 p.m. in Dover High School for later broadcast. In his remarks, the President referred to Usama bin Ladin, who allegedly sponsored the 1998 bombing attacks on the U.S. Embassies in Kenya and Tanzania; Senator Christopher S. Bond; Ronnie L. White, whose nomination to be U.S. District Judge for the Eastern District of Missouri was defeated in October 1999; Gore 2000 campaign director William M. Daley; and former White House Chief of Staff Thomas F. (Mack) McLarty. The transcript was released by the Office of the Press Secretary on January 15. A tape was not available for verification of the content of this interview.

Exchange With Reporters at the Greenleaf Senior Center
January 15, 2001

[The President’s remarks are joined in progress.]

Voters’ Rights Legislation

The President. —— problems that are still out there that have to be—I believe should be addressed, and I hope they will be. But I think—looking at this in a positive frame of mind and hope to goodness that there will be a real common commitment that goes way beyond party interest.

Q. Are you encouraged, sir, by what you’ve seen so far?

The President. Now you guys know I’m not going to get into that. I’m on my way out the door, man; I shouldn’t be talking about that. [Laughter] I just want to focus on the things that I said today and the message I sent to Congress. I think that there are a lot of problems. I hope that the President-elect will appoint a high-level election commission—I think it would be good to have former Presidents share it—to deal with all the voting rights issues that are out there. I hope that there will be something done on—some more done on the criminal justice system to give people of color, all racial and ethnic backgrounds, a sense that the system is more fair—and to make it more fair. And I gave some specific recommendations there. I’d really like to see some—I hope there will be some action on that.

President’s Agenda for the Final Days

Q. Sir, more generally, going into your last week as President, what are your thoughts?

The President. That we’ve still got a few things to do.

Q. What are those things?

The President. We’re working on—obviously, we’re still involved in the talks on the Middle East. And we’re working with Secretary Babbitt to try to finalize some more resource preservation action. And I have, as always happens at the end of a President’s term, to see hundreds and hundreds and hundreds, literally, of requests for consideration for executive clemency of some kind or another for people who have been incarcerated or who are out and asked for pardons so they can get their voting rights back.

That’s one thing I’d really like to see the Congress do. There’s some legislation in Congress which would restore people’s voting rights after they serve their sentences, and I think it would be a very good thing to pass.
We did that in Arkansas 24 years ago, so that now when someone serves their sentence, including the probation, they automatically get the right to vote back. It's a very cumbersome process. A lot of people, particularly less well-educated people, without much money, they have no idea how to get a Federal pardon or that they can get it. And the system often takes years and years and years. And I think—it would seem to me that most Americans would agree, when someone serves their sentence and pays their debt to society, we all, the rest of us, have a vested interest in their becoming law-abiding and contributing citizens.

And I think that there may be other reasons people want to or need to apply for a Federal pardon, but I don't think the right to vote is one of them. So that's one thing I would really like to see done. As I said, we amended the Voting Rights Act in Arkansas—or constitutional amendment—when I was attorney general in 1977, to do that.

And I regret that we couldn't pass the legislation this year. But I think that there's a lot of bipartisan interest in it, especially among people who have thought about it and have personal contacts. If you look at this whole Federal pardon process, part of—a big reason people do it is to get the right to vote back. And they understand that the pardon is not really a pardon saying it's okay what you did. That's not what this is about. It's about basically saying this person has lived a good enough life that they ought to be given a chance to be a full citizen.

So, when it comes to voting, I don't think they ought to have to get a pardon. I think they ought to just change the law—completed their sentence, including the parole period, they automatically get their right to vote back. And I think most Americans would support that. I've never had a word of criticism in my home State about it in 20-some years.

NOTE: The exchange began at 10:45 a.m. In his remarks, the President referred to President-elect George W. Bush. The transcript released by the Office of the Press Secretary did not include the complete opening remarks of the President. A tape was not available for verification of the content of this exchange.

Remarks at a Martin Luther King, Jr., Holiday Celebration
January 15, 2001

The President. Thank you very much. Normally, I don't think Presidents should get awards. But I believe I'll accept these, if it's all the same to you.

I want to begin by saying that I am delighted to be here at this university, in this great hall, with all the people who are here on the stage. I brought something to Mayor Williams and to Representative Eleanor Holmes Norton. He mentioned that we signed the—that we passed the Southeast Federal Center bill to spur community development with a public/private partnership on Federal property. At the time it passed, we weren't able to do a formal signing ceremony, so I brought Mayor Williams and Eleanor Holmes Norton a copy of the bill and the pens I used to sign it, and I'd like to give it to them now.

I want to thank the DC City Council Chair Linda Cropp, Kathy Patterson, and the other councilmembers who are here who helped to make my stay in Washington, along with my family's, so wonderful. I want to thank Robie Beatty and Shirley Rivens Smith from the King Holiday Commission.

I'd like to thank the people who are here from my administration, present and former. I want to thank Frank Raines, former Director of OMB, and Jack Lew, our present Director, for all the work they did, along with the indomitable Alice Rivlin, to make sure that the Federal Government became a better partner for the District of Columbia in the allocation of our money.

On this Martin Luther King Holiday, I want to thank my friend of almost 20 years, the Secretary of Transportation, Rodney Slater, who is always serving. And I want to thank the present head of the Corporation of National Service and the person who started our national service program, first Senator Harris Wofford, then Eli Segal. Thank you for bring AmeriCorps to life.

And I know we have AmeriCorps award winners and their families here and members and alumni. Thank you for your service. And thank you, Nancy Rubin, for your support. I also am proud to announce on Eli Segal's
birthday that under the leadership of Nancy Rubin, a group of people are creating a new Eli Segal AmeriCorps Award for Entrepreneurial Leadership, and I thank you for that.

And I want to thank the members of the new DC Commission on National and Community Service. I just came from the kick-off, and I swore in the first community service volunteers—swore in, not swore at—laughter—the first community service volunteers. And we did some painting, and I can prove it because I’ve got paint on my pants and shoes to show it—laughter—not the ones I’m wearing now.

I want to thank Mayor Williams for this award and for what he said about our common efforts to make this great city even greater. It has been a real honor for me to live and work in Washington these last 8 years. I went to college here, and I worked here when I was a young man. And I love this city. I loved all of its neighborhoods. Even when I was in college, I spent a lot of time in all the neighborhoods. I was a community service volunteer in Northeast Washington when I was a student at Georgetown. And one of the first things I did after I got elected was to take a walk down Georgia Avenue. It looks better today than it did 8 years ago, I might add.

And I’m very proud of the work that we have done. I’m also—you might be interested to know that when Hillary was elected to the Senate and we had to find a place for her to live, she absolutely insisted on living in the District of Columbia. She wanted to be here. So I’ll be back from time to time.

[Laughter]

Audience member. Don’t go! [Laughter]

The President. Don’t say that. [Laughter]

I want you to know that while I think we have done a reasonably good job these last few years of relocating government functions and getting more funds to the District of Columbia and getting some of the burdens off your back that should be lifted, I believe that you should still have your votes in Congress and the Senate. I think that, maybe even more important, you should have the rights and powers and responsibilities that statehood carries.

[At this point, reveille was played on a bugle.]
of service. And I proposed national service legislation to give young people in America the chance to serve in their own communities or other communities across the country and earn some money for college while doing it. Well, I think that what these young people have done in the last 7 years, since we had the first AmeriCorps class of 1994, has proved that what I saw 8 years ago was right. I’ll say more about that in a moment.

In 1994 I signed the King Holiday and Service Act, sponsored by then Senator Harris Wofford and Congressman John Lewis of Atlanta, who worked with Dr. King. They wanted to make this holiday a day on, not a day off. Today, as a result of what they did, hundreds of thousands of our fellow citizens are serving in their communities today, including over 1,000 here in Washington.

I’ve just come from the Greenleaf Senior Center with some very dedicated young people from four AmeriCorps projects, including City Year, a program that I found in Boston in 1991 that helped to inspire the creation of the national service program we have today. Today I swore in the first new members of City Year here in Washington, DC. When I became President, there were 100 of them around the country—100 members; today there are over 1,000 in 13 cities.

But listen to this. When we created the AmeriCorps program in 1994, we wanted to give young people the chance to serve. Obviously, we didn’t know how many people would do it. The pay is modest. The scholarship benefits are not inconsiderable, but they’re not enormous. But listen to this. Since the first class of volunteers in 1994, almost 200,000 men and women have participated, more than have served in the Peace Corps in the 40 years since it was created.

I say that not to diminish the Peace Corps; I’m a huge supporter of the Peace Corps. We’ve dramatically increased enrollment there, and I’d like to see the Congress continue to do so. But I just want to make the point that people do want to serve in our communities; they do want to make a difference.

And today, the young people that I painted the columns with over at the Greenleaf Community Center, three of them were from the DC area, but one was a young woman from Seattle. And the other young AmeriCorps volunteers I swore in, they were from all over America. And that’s the great thing about it. You get all kinds of people, all different races and ethnic groups and backgrounds and income groups, coming together in all kinds of communities, dealing with all kinds of other people. And pretty soon, before you know it, you’ve got America at its best just happening there at the grassroots level. This is a big deal. And these 200,000 people have not only changed their own lives but the lives of millions and millions of other Americans. We must continue to do this.

So far there have been 677 DC residents in AmeriCorps. They’ve earned a total—listen to this—of $2½ million for college education. And I want to thank, by the way, since we’re here, the University of the District of Columbia, along with seven other of Washington’s colleges and universities, for their participation in the AmeriCorps Heads Up program. AmeriCorps volunteers who are students here work as reading and math tutors at Davis Elementary School in Benning Heights, gaining valuable teaching experience. And the young people they are tutoring are gaining a head start on learning that will last a lifetime.

Citizen service changes people for the better. I don’t know how many times I’ve heard volunteers in the classroom say they have learned more than their students have. And that makes every one of our young volunteers a winner. But today I want to congratulate some very special ones, those who won this year’s All-AmeriCorps Award, 10 men and women selected for outstanding service to AmeriCorps.

And I want to talk about it a little bit to try to illustrate that this is not just about numbers. Yes, we’ve got 200,000 people in AmeriCorps in 7 years of classes, more than 40 years in the Peace Corps. Yes, they’ve gone all across this country and had a transforming effect. But that’s the key. It’s not the numbers, it’s the impact. The adult literacy programs, the community learning centers, the volunteer programs—that these award winners are getting today—are still going strong, in some cases, years after their service has ended.
One young woman is a former migrant worker who used the skills she learned in AmeriCorps to teach 2,400 farm workers about pesticide safety. One man has been elected mayor of the community in which he served. Shoot, I wish we would have had this around when I was a kid. [Laughter]

Right here in Washington, Carey Hartin started a diversity club to help the many cultures at Roosevelt High School understand one another better. The kids in that club were so inspired, they went out and got a grant to expand Carey’s program to other DC schools. Carey is now studying for her master’s in education and student teaching at Cardozo High School. Where are you, Carey? Stand up there. Give her a hand. [Applause] Good for you.

She also has with her today another success story, the young woman who was the first president of Roosevelt High’s Diversity Club, and is now in college studying music education. Stand up—where are you? [Applause] Give her a hand.

Now I want all the award winners to stand up. Let’s give them all a big hand. [Applause] Thank you all, and bless you.

Let me say, when you see their numbers, you should multiply in your head times 12, because studies show that every full-time AmeriCorps volunteer generates on average a dozen more volunteers.

Now, all across America, you should also know that one million students are doing public service as a part of their school curriculum. And I might say, I would like to see every State in America follow the lead of the State of Maryland, under Lieutenant Governor Kathleen Kennedy Townsend, and require, as a course, community service as a condition of graduation from high school. I think it would be a very good thing.

The United Nations has named 2001 the International Year of Volunteers. Americans have a lot to be proud of on that score. Our citizens are volunteering more and giving more to charitable causes than ever before. And the most generous donors by percentage are families with incomes of less than $10,000 a year.

I came here today, on Martin Luther King’s Holiday, to talk about citizen service and AmeriCorps because it is the embodiment of my dreams of one America, an America in which we not only tolerate but respect and even celebrate our differences, but in which we work together and live together knowing that our common humanity is even more important.

Part of Martin Luther King’s dream was somehow we would learn to “work together, pray together, struggle together, go to jail together, stand up for freedom together.” If I could leave America with one wish as I depart office, it would be that we become more the one America that we know we ought to be.

Today I’m sending a message to Congress—you can read about it in the papers; I won’t go through it all—but it follows up on the work I have done on this One America initiative over the last several years. And I wanted to basically inform the Congress and the incoming administration about where we are in dealing with our racial issues, our opportunities and our continuing difficulties, about what progress we have made in the last 8 years and what still needs to be done to build one America.

I advocated some things that will doubtless be somewhat controversial, but I have been working on them: improvements in the criminal justice system; restoring voting rights to people when they complete their sentences, so they don’t have to get a Presidential pardon; a national election commission headed by Presidents Ford and Carter to look into why some Americans have so much difficulty voting and how we can ever avoid—always avoid having another election like the last one, with all the controversies that we had there; and new steps forward in closing the disparities in health and education and economic development.

But what I want to say to you is that building one America is like life. It’s a journey, not a destination. And the main thing will always be whether we’re still making the trip.

Did any of you see the jazz series on TV this week? It was fabulous, wasn’t it? My favorite line in the whole thing—my favorite line was uttered by that great Washington, DC, native Duke Ellington. When he was asked, “What’s your favorite jazz tune,” he said, “The one coming up.” [Laughter] Well,
believe me, that’s what I believe about our country.  
I see these young people, I see these volunteers, and it’s been an honor for me to serve. It’s been an honor for me to help make Washington stronger and better. But when somebody asks you what the best day is, think about these young folks and say, ‘The one coming up.’

Thank you very much, and God bless you.

NOTE: The President spoke at 12:32 p.m. in the Building 46 Auditorium at the University of the District of Columbia. In his remarks, he referred to Mayor Anthony A. Williams, Council Chair Linda Cropp, and Ward 3 Councilmember Kathy Patterson of Washington, DC; Alice Rivlin, chair, DC Financial Responsibility and Management Assistance Authority; Chief Executive Officer Harris Wofford and former Chief Executive Officer Eli Segal, Corporation for National Service; Nancy Rubin, U.S. Ambassador to the U.N. Human Rights Commission; and All-AmeriCorps Award winners Angela Campos, Mayor Cleveland L. Rippons of Cambridge, MD, and Carey Hartin.

H.R. 3069, the Southeast Federal Center Public-Private Development Act of 2000, approved November 1, 2000, was assigned Public Law No. 106-407.

Executive Order 13189—Federal Interagency Task Force on the District of Columbia
January 15, 2001

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to further the revitalization of, and to improve prospects for the success of “home rule” in the District of Columbia, the Nation’s Capital, it is hereby ordered as follows:

Section 1. Background and Policy. The District of Columbia is the Nation’s Capital, and the Federal Government is the largest employer, landholder, and purchaser in the region. The Executive Office of the President has established and maintained an interest in fostering the Federal relationship with the District of Columbia since 1963. This Administration has long sought to strengthen the relationship between the Federal Government and the District of Columbia by initiating a historic restructuring of this relationship. At the request of the President, in 1995, the Federal D.C. Interagency Task Force, chaired by the Director of the Office of Management and Budget, and directed by the Special Advisor to the President and Executive Director of the Federal D.C. Interagency Task Force, was created to revitalize the District of Columbia and improve prospects for “home rule” to succeed in the Nation’s Capital. The Federal D.C. Interagency Task Force Office has worked with Federal agencies, the Congress, and local officials to promote long-term financial stability, economic growth, and opportunity for self-government for the District of Columbia. In 1997, the President signed into law the National Capital Revitalization and Self-Government Improvement Act of 1997, under which the Federal Government undertook certain responsibilities and governmental functions befitting a State or county government. Also in 1997, the President signed into law tax incentives designed to spur economic growth in the District of Columbia.

It is the policy of this Administration, therefore, to build on the momentum of the accomplishments over the last 5 years by formally establishing the Federal D.C. Interagency Task Force to further assist the District of Columbia in achieving financial stability, economic growth, and improvement in management and service delivery.

Sec. 2. Establishment of the Federal Interagency Task Force on the District of Columbia.

(a) There is established the “Federal Interagency Task Force on the District of Columbia” (Task Force).
(b) The Task Force shall be composed of the following members:
(1) The Attorney General;
(2) The Secretary of Housing and Urban Development;
(3) The Secretary of Health and Human Services;
(4) The Secretary of Labor;
(5) The Secretary of Transportation;
(6) The Secretary of the Treasury;
(7) The Administrator of General Services;
(8) The Secretary of Education;
(9) The Secretary of the Interior;
(10) The Administrator of the Environmental Protection Agency;
(11) The Secretary of Commerce;
(12) The Secretary of Agriculture;
(13) The Director of the Office of Management and Budget;
(14) The Administrator of the Small Business Administration;
(15) The Commissioner of the Social Security;
(16) The Secretary of Energy;
(17) The Director of the Office of Personnel Management; and
(18) Such other members as the Director of the Office of Management and Budget may provide (including the Director of the Court Services and Offender Supervision Agency, which office is located in the Department of Justice.)

(c) The Task Force shall be chaired by the Director of the Office of Management and Budget (Director). The Director may appoint an Assistant Director or other senior official to assist in the management of the Task Force.

(d) The Office of Management and Budget shall provide administrative support for the Task Force. To the extent permitted by law, other executive departments and agencies may provide such staff, resources, and information as may be required in carrying out the provisions of this order.

(e) The Director shall develop, review, modify, and, as appropriate, implement program recommendations, in cooperation with the appropriate elected Federal and local officials and agencies, to promote long-term financial stability, economic growth, and opportunity for self-government for the District of Columbia.

(f) The Task Force staff shall communicate with Federal and local elected officials as early as reasonably feasible, to develop and explain specific Federal and local plans and program actions.

Sec. 3. Purpose. The purpose of the Interagency Task Force will be to coordinate and better leverage Administration efforts and initiatives for the District of Columbia in concert with local and regional initiatives to improve the long-term financial stability of the Nation’s Capital and to improve self-governance. The Director’s designee shall serve as liaison between the executive branch and the executive, legislative, and judicial branches of government of the District of Columbia, as well as the private sector.

Sec. 4. Responsibilities. To the extent permitted by law, the Interagency Task Force shall:

(a) formulate and recommend interagency compacts and cooperative agreements between Federal agencies and the District of Columbia;

(b) develop, on a continuing basis, a comprehensive and coordinated plan to establish priorities to promote long-term financial stability, economic growth, and opportunity for self-government for the District of Columbia;

(c) provide for an understanding by the public of the needs and assets of the District of Columbia;

(d) support District efforts to encourage economic growth in the District of Columbia;

(e) serve as the focal point and coordinating unit for Federal programs, technical assistance, and other support for the District of Columbia; and

(f) provide a forum for consideration of problems within the District of Columbia and propose and effectuate solutions.

Sec. 5. Assistance to Economically Distressed Areas. Members of the Task Force, to the extent permitted by law and within existing budgetary resources, shall provide targeted assistance to economically distressed areas within the District of Columbia and to projects that require economic development assistance. To the extent permitted by law, members of the Task Force shall also participate in comprehensive neighborhood revitalization initiatives requiring Federal assistance, including programs organized by the government of the District of Columbia, and collaborative efforts organized by private organizations, such as the Anacostia Best Practices initiative.

Sec. 6. Local Accommodation. To the extent permitted by law, the Federal Interagency Task Force shall make efforts to accommodate the concerns of local elected officials in proposing Federal technical or other assistance.
Sec. 7. Judicial Review. This order does not create any right or benefit, substantive or procedural, enforceable by law against the United States, its officers, its employees, or any other person.

William J. Clinton

[Filed with the Office of the Federal Register, 8:45 a.m., January 18, 2001]

NOTE: This Executive order was published in the Federal Register on January 19.

Executive Order 13190—President’s Commission on Educational Resource Equity
January 15, 2001

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the Federal Advisory Committee Act, as amended (5 U.S.C. App.), it is hereby ordered as follows:

Section 1. Policy. A quality education is essential to the success of every child in the 21st century and to the continued strength and prosperity of our Nation. Our Nation has embraced the goal of promoting high educational standards for all children and increasing accountability in education. Although we know it is crucial that all children have access to the educational resources and opportunity necessary to achieve high standards, long-standing gaps in access to educational resources exist, including disparities based on race and ethnicity. These gaps limit the ability of individuals, as well as our Nation, to reach their full potential. Therefore, it is the policy of this Administration that our Nation undertake appropriate steps to understand fully the current status of resource equity in education and to identify and implement strategies at the local, State, and national levels that will ensure that all students have a full and equal opportunity to succeed.

Section 2. Establishment. To carry out this policy, there is established the “President’s Commission on Educational Resource Equity” (Commission). The Commission shall be composed of not more than 13 members appointed by the President from the public and private sectors. The members may include current and former Federal, State, and local government officials, corporate and foundation leaders, recognized education and civil rights experts, educational practitioners, and others with experience and expertise in educational resource equity. The President shall designate from among the Commission members such official or officials to be chairperson or chairpersons, as he shall deem appropriate.

Section 3. Duties and Commission Report. (a) The Commission shall collect and review information about the current status of gaps in the availability of educational resources, including the underlying causes and effects of such resource gaps. The Commission shall, as appropriate, invite experts and communities to provide information and guidance in furtherance of their duties.

(b) Not later than August 31, 2001, the Commission shall prepare and submit a report for the President and the Congress on the issue of resource equity in education. The report shall include, but not be limited to:

(i) An analysis of the status of resource equity in education with regard to such factors as finances, staff, facilities, instructional programs, and support services, taking into account, as appropriate, differences in costs and needs for different students and communities;

(ii) An analysis of how resource gaps in education affect the success of individuals and our Nation;

(iii) An examination of the effectiveness of targeted Federal resources toward disadvantaged students and low-income schools as compared with the provision of State and local resources toward disadvantaged students and low-income schools;

(iv) A summary of best practices with regard to overcoming gaps in the availability of educational resources; and

(v) Short- and long-term recommendations for educational policy makers, including local, State, and Federal officials, to achieve resource equity in education.

Section 4. Administration, Compensation, and Termination. (a) The Department of Education shall, to the extent permitted by
law, provide administrative support and funding for the Commission.

(b) Members of the Commission shall serve without compensation, but while engaged in the work of the Commission, members appointed from among private citizens of the United States shall be allowed travel expenses, including per diem in lieu of subsistence, as authorized by law for persons serving intermittently in the Government service (5 U.S.C. 5701–5707) to the extent funds are available for such purposes.

(c) The functions of the President under the Federal Advisory Committee Act, as amended, except that of reporting to the Congress, that are applicable to the Commission, shall be performed by the Department of Education in accordance with the guidelines that have been issued by the Administrator of General Services.

(d) The chairperson (or chairpersons) may from time to time prescribe such rules, procedures, and policies relating to the activities of the Commission as are not inconsistent with law or with the provisions of this order.

(e) The Commission shall terminate 30 days after submitting its final report, unless extended by the President.

William J. Clinton

The White House,

[Filed with the Office of the Federal Register, 8:45 a.m., January 18, 2001]

NOTE: This Executive order was published in the Federal Register on January 19.

Memorandum on Delegation of Authority Under Sections of the Immigration and Nationality Act
January 15, 2001

Memorandum for the Attorney General

Subject: Delegation of Authority Under Sections 212(f) and 215(a)(1) of the Immigration and Nationality Act

By the authority vested in me as President by the Constitution and the laws of the United States of America, including sections 212(f) and 215(a)(1) of the Immigration and Nationality Act, as amended (8 U.S.C. 1182(f) and 1185(a)(1)), and in light of Proclamation 4865 of September 29, 1981, I hereby delegate to the Attorney General the authority to:

(a) maintain custody, at any location she deems appropriate, and conduct any screening she deems appropriate in her unreviewable discretion, of any undocumented person she has reason to believe is seeking to enter the United States and who is encountered in a vessel interdicted on the high seas through December 31, 2001; and,

(b) any other appropriate actions with respect to such aliens permitted by law.

This memorandum is not intended to create, and should not be construed to create, any right or benefit, substantive or procedural, legally enforceable by any party against the United States, its agencies or instrumentalities, officers, employees, or any other person, or to require any procedures to determine whether a person is a refugee.

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

William J. Clinton

NOTE: An original was not available for verification of the content of this memorandum.

Letter to Congressional Leaders Transmitting a Report on Funding for the Trade and Development Agency With Respect to China
January 13, 2001

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

I hereby transmit a report including my reasons for determining, pursuant to the authority vested in me by section 902 of the Foreign Relations Authorization Act, Fiscal Years 1990 and 1991 (Public Law 101–246), that it is in the national interest of the United States to terminate the suspension on the obligation of funds for any new activities of the Trade and Development Agency with respect to the People's Republic of China.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives,
January 15, 2001

By the President of the United States of America

A Proclamation

Each year we commemorate the anniversary of the religious freedom statute adopted by the Virginia legislature in 1786. This statute, which reflects the wisdom and foresight of its author, Thomas Jefferson, and its co-sponsor, James Madison, became the model for the First Amendment to our Constitution, and it has had enormous and far-reaching consequences for the life of our Nation.

Just a few weeks ago, we saw how much that freedom means to all of us, as we celebrated Christmas, Hanukkah, and the Eid Al-Fitr within the same week. These holidays belonging to the Christian, Jewish, and Muslim faiths were observed freely and in peace by millions of people across our country—an occurrence unimaginable in some regions of the world, where people suffer persecution and even death for worshipping according to their conscience. Because of religious freedom, Americans have been spared much of the violence, bitterness, and conflict that have scarred so many other societies, and our Nation has benefited immeasurably from the many contributions of generations of men and women who emigrated to America because their right to worship was protected by the Constitution and the courts and respected by their fellow citizens.

But religious freedom is not a right we enjoy solely by virtue of being Americans; it is a fundamental human right that should be honored in every Nation around the globe. That is why I have sought to make it an integral part of U.S. foreign policy and to raise international awareness that many countries continue to engage in or tolerate egregious violations of their citizens’ right to worship. I am proud that we have expanded reporting on religious freedom in every country, and that through our Ambassador at Large for International Religious Freedom, we have strived to promote religious freedom where it is threatened or denied and to intervene on behalf of those who are suffering because of their religious beliefs and practices.

More than 2 centuries ago, our founders sought to protect the religious freedom that inherently belongs to every human being. Now the responsibility falls to our generation, not only to preserve that right, but also to work together for the day when all people can worship freely and in peace.

Now, Therefore, I, William J. Clinton, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim January 16, 2001, as Religious Freedom Day. I call upon the people of the United States to observe this day with appropriate ceremonies, activities, and programs, and I urge all Americans to reaffirm their devotion to the fundamental principles of religious freedom and tolerance.

In Witness Whereof, I have hereunto set my hand this fifteenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register, 9:12 a.m., January 18, 2001]

NOTE: This proclamation was released by the Office of the Press Secretary on January 16, and it was published in the Federal Register on January 22.

Remarks on Presenting the Medal of Honor
January 16, 2001

The President. Good morning, and please be seated. I would like to first thank Chaplain General Hicks for his invocation and welcome the distinguished delegation from the Pentagon who are here—Secretary Cohen, General Shelton, Deputy Secretary de Leon. I thank the Members of Congress who are here: Senator Dorgan, Senator Durbin, Representatives Buyer, King, Skelton, Weller, and Whitfield; former Representatives Lazio
and McHale; members of the Smith and Roosevelt families.

In 1782 George Washington created the Badge of Military Merit. It was the first medal awarded by our Nation’s Armed Forces. But soon it fell into oblivion, and for decades no new medals were established. It was thought that a medal was too much like a European aristocratic title, while to fight for one’s country in America was simply doing your democratic duty.

So when the Medal of Honor was instituted during the Civil War, it was agreed it would be given only for gallantry, at the risk of one’s life above and beyond the call of duty. That’s an extraordinarily high standard, one that precious few ever meet. The Medal of Honor is our highest military decoration, and we are here today to honor two American heroes who met that mark.

The first is Andrew Jackson Smith, United States Army. Then Corporal Smith served as a part of the 55th Massachusetts Voluntary Infantry, a black regiment that fought in the Civil War. In late 1864, they were part of a Union effort to cut off the Savannah-Charleston railroad link and keep Confederate forces from interfering with Sherman’s march to the sea.

On November 30th, the 55th was one of several units that tried to take a 25-foot rise called Honey Hill, close to Boyd’s Landing in South Carolina. The Confederate troops had an elevated position, the advantage of surprise, and fortified entrenchments. So, as the 5,000 Union troops advanced through the 300 yards of swamp to get to the road leading up Honey Hill, they found themselves walking into a slaughter.

The commanding officer, Colonel Alfred Hartwell, wrote, “The leading brigade had been driven back when I was ordered in with mine. I was hit first in the hand, just before making a charge. Then my horse was killed under me, and I was hit afterward several times. One of my aides was killed, and another was blown from his horse. During the furious fight the color bearer was shot and killed, and it was Corporal Andrew Jackson Smith who would retrieve and save both the State and Federal flags.”

Now, to understand what Corporal Smith did that day you have to know that in the Civil War the color bearer was kept in front of advancing troops and was a known, conspicuous target for the other side. The enemy fought hard for your colors, and units that lost them suffered serious loss of morale. Having them held high gave a unit the courage to carry on. Eighty Medals of Honor have been awarded to soldiers who saved their unit’s colors during the Civil War.

Local legend says that the sandy soil of Honey Hill was literally soaked in Union blood on November 30, 1864, that, “one could walk on the dead for over a mile without touching the road.” In one 5-minute span, the 55th alone is said to have lost over 100 men. But they never lost their colors, because Corporal Smith carried them through the battle, exposing himself as the lead target.

Like so many African-Americans who served in the Civil War, the soldiers of the 55th were only reluctantly accepted by their own Union army. Their units were segregated. They were paid less than white soldiers. They were commanded by white officers who mostly wanted to use them as garrison and labor battalions. So their first battle was the fight just to see battle. But given the opportunity, they fought with intensity that only high purpose and conviction can sustain. And they did it knowing they risked almost certain death or enslavement if captured by Confederate forces.

After the war, Andrew Jackson Smith lived out the rest of his days near Grand Rivers, Kentucky, where he was a leader in the community until his death in 1932. He was first nominated for the Medal of Honor—listen to this—in 1916. But the Army claimed, erroneously, that there were no official records to prove his story and his extraordinary acts of courage. It’s taken America 137 years to honor his heroism.

We are immensely honored to have with us today eight of his family members, including Andrew Bowman, here to receive the Medal of Honor on behalf of his grandfather, and Mrs. Caruth Smith Washington, Andrew Jackson Smith’s daughter, and a very young 93.

I want to say to all the members of the Smith family, sometimes it takes this country a while, but we nearly always get it right in
the end. I am proud that we finally got the facts and that, for you and your brave forebear, we’re finally making things right.

Major, please read the citation.

[At this point, Maj. William Mullen III, USMC, Marine Corps Aide to the President, read the citation, and the President presented the medal.]

The President. The second Medal of Honor I award today is for the bravery of Lieutenant Colonel Theodore Roosevelt on July 1, 1898. That was the day he led his volunteer troops, the Rough Riders, in taking San Juan Hill, which changed the course of the battle and the Spanish-American War.

We are greatly honored to be joined today by members of the Roosevelt family, including Tweed Roosevelt, here to accept the Medal of Honor on behalf of his great-grandfather.

This is the 37th Medal of Honor I have presented, but the first I presented in the recipient’s old office—in front of a portrait of him in full battle gear. It is a tradition in the Roosevelt Room that when a Democrat is in the White House, a portrait of Franklin Roosevelt hangs above the mantle, and when a Republican is here, Teddy Roosevelt occupies the hallowed spot. I chose to break with the tradition these last 8 years because I figured if we could have even half the luck and skill leading America into the 21st century that Theodore Roosevelt did in leading America into the 20th century, our Nation would do just fine.

TR was a larger-than-life figure who gave our Nation a larger-than-life vision of our place in the world. Part of that vision was formed on San Juan Hill. His Rough Riders were made up of all kinds of Americans from all walks of life. They were considered unpolished and undisciplined, but they were true citizen soldiers. By taking San Juan Hill, eventually they forced the enemy fleet into the Battle of Santiago Bay, where it was routed. This led to the Spanish surrender and opened the era of America as a global power.

Twenty-two people won the Medal of Honor for actions that day. Two high-ranking military officers who had won the Medal of Honor in earlier wars and who saw Theodore Roosevelt’s bravery recommended him for the medal, too. For some reason, the War Department never acted on the recommendation. Some say he didn’t get it because of the bias the War Department had against volunteers. Others say it was because he ran afoul of the Secretary of War, who, after the war, was reluctant to allow the return of a number of American servicemen afflicted with yellow fever. Roosevelt publicly called for America to bring its heroes home, where they had a far better chance to recover. The administration had to reverse course, and it proved embarrassing to the Secretary.

But while opinions about why he didn’t receive the medal are mixed, opinion that he should have received it long ago is unanimous. So here in this room will stand two great bookends to his wide-ranging life: the Medal of Honor, America’s highest honor for warriors; and the Nobel Peace Prize, the world’s highest honor for peacemakers, which he won for his role in settling the Russo-Japanese War of 1905.

This is a remarkable day, and I can’t help but noting that for historical buffs, Theodore Roosevelt’s son was the oldest man who landed on the beaches at Normandy on D-day, where he also won the Medal of Honor. Tragically, he died shortly after that, in his uniform doing his duty.

We are profoundly grateful as Americans for this remarkable family. And I am honored that I had the chance before I left office to correct what I think is a significant historical error.

I’d also like to thank all these people from New York who are in the Congress, and other people from other States who did their part to see that it was done. And I thank all of you, too.

Nearly a hundred years ago, standing in this place—I suppose I should also say this—the reason this was Theodore Roosevelt’s office is that all the offices of the President were in the old White House until Teddy Roosevelt became President. But the country was bustling and growing and so was his family. He had five kids and no place to work over there. His children were rambunctious like him. They even let goats and other animals run through the White House during regular time.
And so they built the West Wing in 1902, believe it or not, as a temporary structure. But no one ever had the courage to go back to Congress again and ask for money to do it right. So it’s held up pretty well for the last 99 years. And that’s why this was President Theodore Roosevelt’s office.

Here’s what he said, way back then, “We know there are dangers ahead, as we know there are evils to fight and overcome. But stout of heart, we see across the dangers the great future that lies beyond, and we rejoice.” Let these words continue to guide us, as we go forth into a new century. May we continue to live up to the ideals for which both Andrew Jackson Smith and Theodore Roosevelt risked their lives.

Major, please read the citation.

[Major Mullen read the citation, and the President presented the medal.]

The President. Well, thank you all very much for being here today. This has been a very moving ceremony. Again, I want to thank the large delegation from the Congress and former Members who have come, and families and folks in the Pentagon who worked hard to get this done. This is a good day for America.

I’ll just leave you with this one thought. I said this yesterday, but I may say it every day in the last week of my Presidency. In the case of a black soldier in the long-ago Civil War, it sometimes takes a long time to get things right. But Theodore Roosevelt reminded us that the only way we do that is by constantly focusing on the future. And that’s really what we’re celebrating here today, two people who changed America in more ways than one by their personal courage, from very different vantage points.

PBS has been showing Geoffrey Ward’s magnificent series on jazz—I don’t know if any of you have seen it. But there’s a great section on Duke Ellington, who was a native of Washington, DC. And he was asked what his favorite jazz tune was, and he said, “The one coming up.” [Laughter] There’s always a new one coming up. That’s why we’re all still here after more than 200 years.

Thank you, and God bless you all.

NOTE: The President spoke at 11:45 a.m. in the Roosevelt Room at the White House. In his remarks, he referred to Brig. Gen. David Hicks, USA, Deputy Chief of Chaplains; and Geoffrey C. Ward, writer, PBS’ documentary “Jazz”.

Remarks to the United States Conference of Mayors
January 16, 2001

Mayor Coles, thank you very much. Thank you, ladies and gentlemen. I want to thank Secretary Cuomo and Mickey Ibarra for the wonderful job they have done. And I thank Secretary Herman and Director Aida Alvarez, Secretary Riley, thank you for being here. We have the Acting Director of our Office of National Drug Control Policy, Ed Jurith; Zina Pierre and others here who have worked with you. I thank Lynn Cutler, I see out there. And I thank Ellen Lovell, the head of the First Lady’s millennial effort, who brought a lot of projects to a lot of communities across this country. And all the others who have worked with you.

I also want to say a special word of thanks to Mayor Coles. We always hear a lot of talk in Washington about bipartisanship, but if we look to America’s mayors, we actually see it. Maybe because Fiorella LaGuardia was right when he said, “There was no Republican or Democratic way to pick up the garbage. You either pick it up or you don’t.” [Laughter] I thank you Mayor Coles.

I also want to thank some of the other officials of the various organizations who are here. Mayor Morial, thank you; Mayor Menino, thank you. Executive Director Tom Cochran, thank you. Thank you Wellington Webb for the award, for all the good times we had in Denver over the last several years.

It’s been a real joy for me to welcome the U.S. Conference of Mayors here, and I am very proud of the partnership that we have formed. The record has already been established, in terms of the rebound of America’s cities. I would like to make today, a different point, one that I rarely read in the retrospectives now being written about the last 8 years. Whether they’re favorable or critical, even the favorable ones sometimes, I rarely read it. They say, oh this was—let’s take the best case ones—“You know, Clinton
got rid of the deficit, and he’s paying the debt down, and we’ve got a healthy economy again.” There was one big idea, America would be connected to the world through networks of trade in an interdependent world, and we would stay ahead of the curve. Or the critical ones, they just read the polls that came out for little things like school uniforms. I might say, parenthetically, that school districts that have them don’t think they’re little things.

But they missed the whole point, which is that for 8 years, we have had a partnership that focused on working together and that took policy seriously. That is, the thing that made all this work was beyond party and beyond the vast gulf between the White House and your house, is we actually believed there is a real connection in people’s lives between the ideas you adopt, how you put them into practice, and then how people wind up living.

And one of the things that really has always bothered me about Washington, and I must say, I live without—I mean, I leave without having changed that very much, is that I think the public enterprise matters. I’m proud to have been in public life for over 25 years. And I believe that people of good will, who are more interested in the impact of their actions on other people’s lives than whether they are increasing their own power and position. Whether they’re Republicans or Democrats, liberals or conservatives, those people can work together. If what drives you is, what is the impact of what you do on other people for the better, everybody that’s motivated by that, without regard to party or philosophy, can work together.

But to get that done, we have to first of all, expect the fact that ideas matter and that how you turn ideas into policies matter, and then you’ve got to keep score. People are either better off or they’re not. And the reason I loved working with the mayors—apart from the fact that I thought it was fun to visit your communities, and I always liked getting out there where I got to see so-called real people—is that I knew you felt that. I knew you were out there thinking ideas matter. I knew you were out there keeping score on yourselves.

And there’s hardly a mayor here who’s community I haven’t visited at one time or another. And I just want to tell you how profoundly grateful I am for what you do. Because I think if we hadn’t had the partnership we had, it is quite doubtful that we would have the 22½ million more jobs, 35 million people now taking advantage of the family leave law, interestingly enough. It didn’t hurt the economy like the people who were against it said it would.

The other thing I’m quite proud of is that the poverty rate has gone down to a 20-year low. In the last 3 years, the lowest 20 percent of working people have had the highest percentage increase in their income. I figured if we could get the economy going again that we’d create more millionaires. It turned out the economy created a lot more billionaires too. But the real test, it seems to me, is whether all the people that are working get a fair reward for their efforts. And while I think a lot more needs to be done in that regard, it is good to see, for the first time in 30 years, the rising tide lifting all boats again.

I think it’s worth pointing out here that the cities did lead the way. Incomes have risen faster in the cities than in the suburbs. Nationally, poverty is down 20 percent since 1993; it’s down 23 percent in America’s cities. So all of you can be very proud of what you have done. And I want to thank you for what you have done.

I want to thank you for the work you did in crime and urge you to try to maintain that partnership. You know, we wrote a crime bill in 1994 based on what mayors, police chiefs, police on the street, and prosecutors at the local level told us would work. They said, “Do this; this will work.” And we put 100,000 police on the street, did those other things, passed the Brady law and 611,000 felons, fugitives, and stalkers have not been able to get handguns, and the crime rate is at a 25-year low. In many urban areas, it’s even lower than that.

And now we’re in the process of putting the second group of 50,000 more police on the street, concentrated in the areas of highest crime and greatest difficulty. So it worked. You proved it worked.

You worked with the Vice President to make sure the empowerment zone program worked, the program to clean up brownfields
in urban areas, and I thank you for that. And I thank you for the input you had on the new markets initiative, and how we expanded the empowerment zones more, and then had some general tax incentives to invest in urban areas so that you didn’t have to compete to get an empowerment zone or an enterprise community to get some of the benefits that I think ought to flow to anybody in the country not fully participating in our Nation’s economic recovery now. So I thank you for all that.

I thank you for the work you did with us on welfare and housing. I thank you for the work you have done with us on health care. We had the number of people without health insurance going down in our country for the first time in a dozen years, thanks to the Children’s Health Insurance Program, which is flowing money into a lot of urban areas in a way that is absolutely critical to your hospitals and your public health clinics.

I thank you for the work you have done with us on education, for the support you’ve given us to try to hire 100,000 more teachers to lower the classes in early grades, and for the support you’ve given—many of you very vocally—for funds to repair or modernize schools.

For the first time since World War II, this Congress gave us over a billion dollars to provide emergency repairs in schools all across the country. And in many, many of our cities, the average school building is over 50 years old. So this is something that you’re going to be able to take advantage of. And I urge you to keep going with that and keep pushing it until we have more money, because, believe me, a billion dollars—I remember when I was a boy, Everett Dirksen said, “You can take a billion dollars here and a billion dollars there, and pretty soon you’re talking about real money.” And it is real money, but it’s nowhere nearly enough for what we should do for our schools.

I thank you—and Mayor Webb mentioned this earlier today—for the support you gave us to continue Federal funding for the arts. One of the things that I was totally mystified by when we had, 5 years ago, this sort of war on Federal funding for the arts that came out, is that it seemed to me that the people that were conducting the war may have had some poster project or another that they thought they could inflame public opinion about, but they had no idea how many community art centers out there were running educational programs for kids in their own schools, that the cities could not possibly afford to run on their own without this supporting help.

You helped us put the real face of NEA and our funding in the minds of the people doing it. And this year, of course, we actually got an increase. So I feel that two of our major initiatives here were validated. I felt that what the Vice President did—and thank you, Alvin Brown—on the empowerment zones and the enterprise communities was also ratified when we adopted this big new markets initiative. So I thank you for that. And thank you for what you’ve done.

Now, let’s just look ahead for a minute here. One of the things that I think is most important about our cities, and I see it everywhere, is the way people who come into vibrant cities basically naturally incline toward an attitude of interdependence, and they have a high comfort level, much higher comfort level, living with people who are different from them. And since I believe that’s the biggest challenge facing people all over the world today, I think that the cities that succeed actually have something profoundly important to show the rest of our Nation and the world.

And I think when you just live close to one another and you have to share a lot of things, like whether it’s a subway ride or waiting at a bus stop or some other more basic facility, you just naturally develop a different attitude toward your fellow human beings, and politics becomes a matter of practical cooperation. And I think that’s what we need to continue to work on. So I think the cities are very, very important in that regard.

And on the Martin Luther King holiday, yesterday, I released a report to the Congress, the last report I will issue on race, under our One America initiative. And I had some very specific recommendations in there that I hope the next administration and the next Congress will embrace—this Congress now; they’re already meeting. And I would urge you to look at that, and if you agree, I hope you will help to get it done.
Because I really believe we’ve got a lot more work to do in education, particularly in modernizing these facilities and making sure all these urban schools are hooked up to the Internet. I think we’ve got a lot more work to do in terms of economic empowerment of people and places that are left behind. And it offers an enormous opportunity for the cities of our Nation to have an alliance with rural areas and Native American communities, so that you can’t be pitted one against another.

I think there are still a lot of things that have to be done in the way of dealing fairly with immigrant populations coming to our country—so that we have the capacity to have laws and enforce them so that we don’t wind up rewarding one group of immigrants over another, and the people that get the shaft are those that loyally waited in line for their time to be able to come to the United States and do what should be done. But on the other hand, I don’t think we can afford to be treating some groups of immigrants different than others under the law either.

That’s why I’ve supported the “Latino Fairness Act” in the Congress last time. I’m real sorry we didn’t pass it. It’s about the only thing we wanted to pass we didn’t. So I hope you will help with that.

I think we’ve got a real—we need to really give a lot more thought than we have to our imprisonment policies—how long people are in jail, what are they going to jail for, and what do they when they get out. Nearly everybody that goes to jail gets out. And I can tell you, I’m sitting here—I’ve got just a few days left, and I’m trying to go over all these request for clemency, and it’s almost impossible to deal with them all in a fair way, to give due concern to the attention of law enforcement as well as the people who are pleading their case.

One of the big controversies in the recent election in Florida was the review of people to see if they had criminal records, which disabled them from voting. And then you had a lot of other people agitated because they were apparently—maybe not intentionally, just accidentally—purged from the rolls, because they had the same names or similar names as those people who did.

But if—look, I’ve been doing this for 25 years now, since I was attorney general in my home State. Nearly everybody that goes to prison gets out. And when they get out, all the rest of us want them to do well, go to work, pay taxes, and not commit another crime, right?

Why should we make them go through the incredible gyration of trying to figure out how to get a pardon? And all the systems are different. And I can tell you, I’m sitting here—I’ve just a few days left, and I’m trying to go over all these request for clemency, and it’s almost impossible to deal with them all in a fair way, to give due concern to the attention of law enforcement as well as the people who are pleading their case. And I just don’t see what that’s got to do with this.

It seems to me—we changed the law in Arkansas 24 years ago—if you finish your sentence, you go sign up to vote, nobody has to get a pardon anymore. But I dare say, most people in Arkansas don’t know that, because in most States they haven’t done it, and we haven’t done it at the national level.

These are just things I want you to think about, because I think the cities have got to continue to be the focus of building one America. And we’ve got to try to figure out how we’re going to deal with the outstanding issues we’ve got.

Let me just mention, finally, that I am very grateful for the environmental support I’ve had from the mayors and the funding that we got last time, for the first time in history, under this lands legacy initiative, to have a permanent source of funding to set aside precious lands. And I just want to reemphasize to all of you, it is not just to protect the watershed around the Grand Canyon; it may be to protect the little square block park in some neighborhood, where that’s the only green space your kids will ever see.

So I urge you, as I leave office, to make full use of this legislation that was passed last year to provide a permanent funding screen, to help you set aside green spaces in your communities. And understand, it is not just about the big open spaces or the big places or some big project, like the Everglades; it’s about what’s in your neighborhoods. We want this bill, this whole bill. The whole idea

Administration of William J. Clinton, 2001 / Jan. 16
of this was to balance our concern for the big chunks of land and resources that had to be preserved, and the need to provide some environmental balance and access to nature to all of our kids and families in urban America, as well. So I urge you, when you work in this coming year, to make sure that your cities are a part of that initiative.

Well, I’ve already said more than I meant to. I thank you for the award. I thank you for the work we’ve done to put this country in good shape. The 8 years passed in a flash, but I enjoyed it very much. And I particularly enjoyed working with the mayors. All of you who have welcomed me to your communities, I thank you for that. And I hope that you will do what you can to keep America on a positive track. Together we proved that good economics was good social policy, that you could be fiscally responsible and reduce poverty, that you could have an urban policy that actually helped the rest of the country, too. You did that. You should be very proud.

But I think that the biggest rewards of our efforts of the last 8 years are still out there. And if ever I can help any of you to do what’s right by your people in the future, I will certainly do it. I thank you, and I feel better about my country knowing that you’re staying behind to keep up the fight.

God bless you.

NOTE: The President spoke at 3:24 p.m. in the East Room at the White House. In his remarks, he referred to Mayor Brent Coles of Boise, ID, president, Mayor Wellington Webb of Denver, CO, past president, and J. Thomas Cochran, executive director, U.S. Conference of Mayors; Mayors Marc Morial of New Orleans, LA, and Thomas Menino of Boston, MA; and Alvin Brown, Senior Adviser to the Vice President for Urban Affairs. Prior to his remarks, the President was presented with the U.S. Conference of Mayors “Distinguished Public Service Award.”

Statement on Action To Eliminate Sweatshops and Abusive Child Labor Practices

January 16, 2001

Today I am pleased to announce new initiatives that build on our efforts to put a more human face on the global economy by protecting workers, children, and families from abusive and unfair labor practices. Around the world, tens of millions of children are deprived of their childhood and subjected to the worst forms of child labor, slavery, forced or compulsory labor, prostitution, pornography, and other kinds of harmful and unsafe work. At the same time, many millions of workers toil under conditions that are deplorable and unacceptable. These antisweatshop grants and the customs advisory on forced and indentured child labor represent additional tools to help eliminate sweatshops and abusive child labor across the globe.

Over the last 8 years, we have made the U.S. a leader in the global fight to stamp out abusive labor practices and open the door to education and opportunity. I am proud that the U.S. was among the first nations to ratify the International Labor Organization’s (ILO) Convention 182 for Elimination of the Worst Forms of Child Labor. With the support of Senator Tom Harkin, we have increased our contributions to the ILO’s International Program for the Elimination of Child Labor fifteenfold from $3 million in 1993 to $45 million today. We have doubled to $10 million Customs Service resources to enforce the ban on the importation of goods made with forced or indentured child labor. And last year, we passed a new $37 million Department of Labor School Works program to strengthen educational systems in developing countries, targeted to areas where abusive child labor is prevalent.

I would like to make a special note that one of the antisweatshop grants being announced today is being awarded to the Fair Labor Association (FLA), a diverse coalition of manufacturers, consumer groups, labor and human rights organizations, and universities dedicated to ensuring that products purchased by American consumers were not made in sweatshops overseas. The FLA grew out of the Apparel Industry Partnership, a coalition we first brought together at the White House in 1996 to combat sweatshop labor. This pathbreaking partnership was given new energy and vitality when Chuck Ruff agreed to be its first Chairman. Chuck used his unique leadership and coalition-building skills to give the FLA a successful start. While Chuck recently passed away, the
significant accomplishments of the FLA under his leadership will live on as one of his many contributions to a better, fairer world.

**Statement on the Final Report of the E-Commerce Working Group**

*January 16, 2001*

Today I am pleased to announce the release of the final report of my administration’s E-commerce Working Group, “Leadership for the New Millennium, Delivering on Digital Progress and Prosperity.” During my administration, America’s economy and society have been transformed by new information and communications technologies. The information technology sector has accounted for almost one-third of U.S. economic growth and has helped spark an increase in U.S. productivity and global competitiveness.

Vice President Gore and I have worked hard to help Americans make the most of these new possibilities. We created a market-led approach to E-commerce that won acceptance around the world, promoted competition in the telecommunications industry, and increased our investment in the technologies of the 21st century. We strengthened the protection of personal information, especially sensitive medical and financial records. We helped to bridge the digital divide by ensuring that every child had the opportunity to become technologically literate. Thanks to the leadership of the Vice President, our Government is using the Internet to become more open, user-friendly, and efficient.

But we are still at the dawn of the information age, and much more remains to be done to grasp its potential. We should use technology to advance our oldest and deepest values—dramatically increasing the number of people with disabilities who can work, lifting more families out of poverty, and putting access to a world-class education and cutting-edge skills at the fingertips of every American. These are challenges that are worthy of our great Nation.

**Statement on Reforms in the United Nations Educational, Scientific and Cultural Organization**

*January 16, 2001*

I welcome the significant reforms in the United Nations Educational, Scientific and Cultural Organization (UNESCO) over the past several years, beginning with the distinguished tenure of Federico Mayor of Spain. Mr. Mayor helped to revitalize and refocus the organization on its core missions of promoting education for all, preserving our cultural heritage, and upholding freedom of the press. I also welcome the continued emphasis on these issues under UNESCO’s current Director-General, Koïchi Matsuura, who has also taken significant steps to reform the organization.

For several years, we have indicated our willingness to consider rejoining UNESCO subject to reform efforts and the availability of funding. UNESCO’s substantial progress on reform and the U.N. General Assembly’s agreement on modification of assessments present the United States with a new opportunity to move forward on this issue.

Our participation in UNESCO would strengthen the organization’s ability to deal with such issues as the digital divide, education for all, and international cooperation on scientific issues. It would also better enable us to ensure that the organization sustains the progress made in recent years.

For all of these reasons, I would encourage the incoming administration to include a request to fund UNESCO in its FY 2002 budget and thereby pave the way for reentry into this important organization.

**Letter to Congressional Leaders on Review of Title III of the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996**

*January 16, 2001*

Dear __________:

Pursuant to subsection 306(c)(2) of the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996 (Public Law 104–114), (the “Act”), I hereby determine and report to the Congress that suspension for
6 months beyond February 1, 2001, of the right to bring an action under title III of the Act is necessary to the national interests of the United States and will expedite a transition to democracy in Cuba.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to Joseph R. Biden, Jr., chairman, and Jesse Helms, ranking member, Senate Committee on Foreign Relations; Robert C. Byrd, chairman, and Ted Stevens, ranking member, Senate Committee on Appropriations; Henry J. Hyde, chairman, and Tom Lantos, ranking member, House Committee on International Relations; and C.W. Bill Young, chairman, and David R. Obey, ranking member, House Committee on Appropriations. This letter was released by the Office of the Press Secretary on January 17.

Statement on Suspending Title III of the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996

January 17, 2001

I am notifying the Congress that I have decided to suspend for an additional 6 months implementation of provisions of Title III of the Cuban Liberty and Democratic Solidarity Act, which allow legal actions to be brought against firms trafficking in confiscated properties in Cuba. I believe this action will enhance efforts by the United States to strengthen international cooperation aimed at promoting peaceful democratic change in Cuba.

For the past 5 years, the United States has pursued a strategy, coordinated by the Department of State, to increase international pressure on the Cuban Government to respect human rights and to begin political and economic reforms. Our friends and allies have joined us by taking concrete actions to try to hasten the day when Cuba will join the community of democratic nations. Encouraged by the results of our efforts to elicit the aid of our friends, I said in January 1997 that I expected to continue suspending this provision of Title III so long as our partners’ stepped up pro-democracy efforts continued.

Over the past 6 months, the international community has continued to send a clear message to the Cuban Government on the need for greater respect for human rights and democratic reforms. For the second consecutive year, the Cuban Government experienced diplomatic isolation at the Ibero-American Summit, as other heads of state criticized Cuba’s undemocratic government and abysmal human rights record. In the same vein, the Government of Canada has made clear that Cuba will not be invited to the 2001 Summit of the Americas, as the summit is for democratic nations only. The Cuban Government is hearing a consistent, firm message that it is time for peaceful, democratic change in Cuba.

I encourage our friends and allies to continue taking effective steps to promote democracy and human rights in Cuba.

Remarks on the Designation of New National Monuments

January 17, 2001

Thank you very much, and good morning. I want to welcome you all here, but especially I would like to acknowledge Secretary Mineta; Senator Conrad Burns of Montana; all the descendants of Lewis and Clark; representatives of Sacagawea and York; Stephen Ambrose, from whom you will hear in a moment. And I also want to recognize my friends Ken Burns and Dayton Duncan, who did such a wonderful job on the Lewis and Clark film; and members of the Millennium Council who have supported this project with the Lewis and Clark Bicentennial and Trails groups. I thank you all for coming here.

And I would like to especially acknowledge and thank our administration’s environmental team, including Secretary Babbitt; EPA Administrator Carol Browner, who is here; Chief of Staff John Podesta; George Frampton, the head of the Council for Environmental Quality; and Bob Stanton, who has led our Park Service so ably. Thank you all for your good work.

I am especially grateful to these people today, obviously, but every day because, thanks to their work, our air and water are cleaner; our food is safer; we’ve cleaned up twice as many toxic waste sites in these 8 years as in the previous 12. We’ve protected
more land in the lower 48 States than any administration since that of Theodore Roosevelt, and have supported research, development, and deployment of energy conservation, technologies, and clean energy sources, demonstrating, I believe convincingly, that we can have environmental protection and economic growth hand in hand.

We believe that our future and our land, air, and water are one; that we must preserve not only our historical treasures but our natural treasures, as well.

Today's ceremony is the last I will host as President here in the historic East Room, where First Lady Abigail Adams hung up the laundry to dry—[laughter]—where Union soldiers lived during the early days of the Civil War, and where a young idealist named Meriwether Lewis, summoned by President Jefferson to serve as his secretary, first unpacked his traveler's trunk and set up quarters in 1801.

The room looked quite different back then—no chandeliers, no parquet floors, no silk drapes, just the rough siding of walls awaiting plaster, and two stone hearths to ward off the winter chill.

But what the East Room then lacked in grandeur was more than atoned for by the ideas that filled it. For it was here that Jefferson and Lewis first unfurled an unfinished map of a great continent and planned a bold expedition of discovery.

So it is fitting that we meet once more in this room, at the dawn of a new century and a new age of discovery, where a few months ago we announced the very first complete mapping of the human genome. We gather here to honor pathfinders of our past and protect their precious legacy.

Most of the landscape Lewis and Clark traversed nearly two centuries ago is changed beyond recognition—forests cut, prairies plowed, rivers dammed, cities built. That is the march of time. But still there are a few wild places left, rugged reminders of our rich history and nature's enduring majesty. Because they are more important than ever, after careful review and extensive public input, we protect them today by establishing them as national monuments.

The first of these monuments covers a remote stretch of the Missouri River in central Montana, now known as the Upper Missouri River Breaks. If you canoe these magical waters or hike their weathered cliffs, you may still encounter elk or bear, wolves, mountain lions, even bighorn sheep, just as Lewis and Clark did in 1805.

The second monument we designate is also in Montana. It is Pompeys Pillar, the sandstone outcrop named after the newborn son of Sacagawea, the expedition's Shoshone guide. Archeologists say this monolith has been a religious site and natural lookout for nearly 12,000 years. It bears the markings of many ancient travelers. Clark, himself, carved his name into the rock, and it's still there today.

Some years ago, Wallace Stegner observed that America has a fundamental interest in preserving wilderness because the challenge of wilderness forged our national character. He wrote that the wild places give us a "geography of hope" that sustains us in our busy lives, even in the largest cities.

Today we protect this geography of hope not just along the Lewis and Clark Trail but across our Nation in six other national monuments which Secretary Babbitt will discuss shortly. We have another purpose here today, as well, righting some wrongs that have lingered about Lewis and Clark for 200 years now.

The first concerns William Clark. When Lewis recruited Clark to help lead the Corps of Discovery, he promised him the rank of captain. Unfortunately, issues of budget and bureaucracy intervened—[laughter]—and Clark never received his commission. A natural leader, great frontiersman, Lieutenant Clark risked his life across a continent and back, all for the good of this Nation. Today we honor his service by presenting his great-great-great-grandsons, Bud and John Clark, with the late William Clark Certificate of Appointment to the rank of captain in the United States Army.

[At this point, the President presented the certificate.]

We also have descendants of Meriwether Lewis here today, Jane Henley and Elizabeth Henley Label. I'd like to ask them to stand, as well. Thank you, and welcome.
The journals of Lewis and Clark record that the expedition's success also hinged on the courage and commitment of Sacagawea, an extraordinary 15-year-old Shoshone guide who made most of the trip with a baby on her back. Time and again her language skills, geographic knowledge, and tribal connections saved Lewis and Clark from disaster, even death. Despite her quite heroics, Sacagawea received no formal recognition after the expedition ended.

Last year we put her likeness on our new dollar coin. Today I am proud to announce her honorary promotion to the rank of sergeant in the United States Army, so that all Americans might recognize her critical role in Lewis and Clark's journey to the sea. Accepting her citation is Amy Mossett, a leader of the Mandan Hidatsa Arikara Nation, and Rose Ann Abrahamson, a leader of the Shoshone Nation. I'd like to ask them to come up.

[The President presented the citation.]

Finally, I want to recognize York, the slave who accompanied Lewis and Clark to the Pacific and back. Like Sacagawea, he shared all the risks but none of the reward. And while the rigors of the wilderness fostered a certain equality, camaraderie, and respect among York and his fellow explorers, that did not translate into freedom upon his return. Only years later did he finally gain his liberty before fading into history.

Today, in recognition of York’s selfless contributions to the Corps of Discovery and to his service to our country, he also receives an honorary promotion to the rank of sergeant in the United States Army. Accepting the citation on his behalf are York scholar Jim Holmberg and York sculptor Ed Hamilton. I’d like to ask them to come up and receive the citation.

[The President presented the citation.]

As we finally right these wrongs and celebrate the legacy of Lewis and Clark, we recognize the irony inherent in their expedition. Their historic journey of discovery opened up the American West, a mythic frontier that even today endures in the American mind as a symbol of freedom. But York was anything but free, and Sacagawea’s people, like her neighbors, would eventually be swept away by a flood of American settlers determined to claim the Great Plains and the land beyond.

These hard truths do not fit comfortably within the narrow rhetorical boundaries of Manifest Destiny or square with modern notions of democracy and diversity. But as our Nation has grown physically, so we have grown as a people, and I believe the capacity for growth as a people, for deepening the bonds of community and broadening our vision of liberty and equality, has been just as important a voyage of discovery as the physical one Lewis and Clark took so long ago.

Nearly two centuries ago, Lewis and Clark used this compass—this very one—to navigate a continent of possibility. Now America is setting out to navigate a century of possibility, determined to explore the far frontiers of space, the ocean depths, the tiniest of genetic structures. But we must not forget our obligations to live in harmony with the Earth.

In the years to come, more areas will doubtless require our common protection. I’d like to mention just two, for example. First, the Owyhee Canyonlands in Idaho. This fractured maze of ancient canyons is a rugged paradise of leaping bighorn sheep and soaring birds of prey.

Second, we must continue, I believe, to safeguard the Arctic National Wildlife Refuge, one of the last truly wild places on Earth—the Serengeti of the Americas. Some of you and others around the country have urged that I declare this a monument as well. I have declined because current law actually provides legislative protection for this refuge, identical to that which an Executive order would provide. But I still believe that those who propose, and who would now have to get legislative authorization to do so, to drill in the refuge are in error. In 1995 I vetoed a bill that would have permitted such drilling, and I believe we should continue to work together to meet the Nation’s energy needs while we protect this environmental Eden.

I hope in the years ahead we can reach agreement on a policy of environmental protection and sustainable development appropriate to this new age in which we live and to the real condition of our natural resources.
I hope it will unite Republicans and Democrats. Even more difficult, perhaps, I hope it will unite Westerners and Easterners—[laughter]—people who live in the North and the South, people who make a living from the land and those who feel more alive when they’re on it.

Senator Burns, I’m glad to see you here today in support of this. We are making some progress. After years of squabbles, this year by a huge bipartisan majority, the Congress for the first time set aside a committed, dedicated stream of funding, year-in and year-out, to preserve the natural legacy of America, from vast open spaces to small urban green spaces. It is a very hopeful beginning and perhaps the most important congressional conservation move in many decades.

So I hope, as I leave, that we will be able to continue to build on this and return to the point where the environment is not a point of either partisan or geographic exploitation, but a point of shared values and shared vision.

For 8 years I have done my best to prepare America for the 21st century. I have been, critics and supporters alike have acknowledged, virtually obsessed with all things modern, with trying to make sure America was at the center of all new trading networks, trying to modernize our economic and social policies, trying to alter the framework of global financial institutions so that everyone had a chance to participate in the best of what the future holds, trying to make sure that we stayed on the cutting edge in all areas of science and technology. This has occupied much of my time and attention.

But I grew up in a national park, and I have never forgotten that progress uprooted from harmony with nature is a fool’s errand. The more perfect Union of our Founders’ dreams will always include the Earth that sustains us in body and spirit. Today we have honored three who made it so. Thank you very much.

Now I would like to ask Stephen Ambrose to come to the podium. But as I do, I would like to thank him for many things: for teaching America about World War II; for, most recently, making sure we know how the railroad was built across the country; and for all the works in between. But I rather suspect, having heard him talk about it, that nothing has quite captured his personal passion and the story of his family life like the odyssey of Lewis and Clark and the beauties that they found—that he and his family later discovered for themselves.

Steve.

NOTE: The President spoke at 10:15 a.m. in the East Room at the White House. In his remarks, he referred to historian and author Stephen E. Ambrose; Ken Burns and Dayton Duncan, who wrote and produced the documentary “Lewis and Clark: The Journey of the Corps of Discovery”; and Amy Mossett and James J. Holmberg, board members, National Lewis and Clark Bicentennial Council.

Proclamation 7392—Boundary Enlargement and Modifications of the Buck Island Reef National Monument
January 17, 2001
By the President of the United States of America

A Proclamation

Buck Island Reef National Monument was established on December 28, 1961 (Presidential Proclamation 3443), just north of St. Croix in the U.S. Virgin Islands, for the purpose of protecting Buck Island and its adjoining shoals, rocks, and undersea coral reef formations. Considered one of the finest marine gardens in the Caribbean Sea, the unique natural area and the rare marine life which are dependent upon it are subject to the constant threat of commercial exploitation and destruction. The monument’s vulnerable floral and faunal communities live in a fragile, interdependent relationship and include habitats essential for sustaining the tropical marine ecosystem: coral reefs, sea grass beds, octocoral hardbottom, sand communities, algal plains, shelf edge, and oceanic habitats. The boundary enlargement effected by this proclamation brings into the monument additional objects of scientific and historic interest, and provides necessary further protection for the resources of the existing monument.
The expansion area includes additional coral reefs (patch, pur and groove, and deep and wall), unusual "haystacks" of elkhorn coral, barrier reefs, sea grass beds, and sand communities, as well as algal plains, shelf edge, and other supporting habitats not included within the initial boundary. Oceanic currents carry planktonic larvae of coral reef associated animals to the shallow nearshore coral reef and sea grass habitats, where they transform into their juvenile stage. As they mature over months or years, they move offshore and take up residence in the deeper coral reefs, octocoral hardbottom, and algal plains. Between the monument's nearshore habitats and its shelf edge spawning sites are habitats that play essential roles during specific developmental stages of many reef-associated species, including spawning migrations of many reef fish species and crustaceans. Several threatened and endangered species forage, breed, nest, rest, or calve in the waters included in the enlarged monument, including humpback whales, pilot whales, four species of dolphins, brown pelicans, least terns, and the hawksbill, leatherback, and green sea turtles. Countless species of reef fishes, invertebrates, plants, and over 12 species of sea birds utilize this area.

The ecologically important shelf edge is the spawning site for many reef species, such as most groupers and snappers, and the spiny lobster. Plummets to abyssal depths, this habitat of vertical walls, honeycombed with holes and caves, is home to deepwater species and a refuge for other species.

The expansion area also contains significant cultural and historical objects. In March 1797, the slave ship Mary, captained by James Hunter of Liverpool, sank in this area, and its cargo of 240 slaves was saved and brought to Christiansted. In March 1803, the General Abercrombie, captained by James Booth of Liverpool, also wrecked in this area, and its cargo of 339 slaves was brought to Christiansted. Slave shipwrecks in U.S. waters are rare. The monument contains remnants of these wrecks. Other wrecks may also exist in the monument.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas it appears that it would be in the public interest to reserve such lands as an addition to the Buck Island Reef National Monument:

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), do proclaim that thereby set apart and reserved as an addition to the Buck Island Reef National Monument, for the purpose of care, management, and protection of the objects of historic and scientific interest situated on lands within the said monument, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled "Buck Island Reef National Monument Boundary Enlargement" attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately 18,135 marine acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing, other than by exchange that furthers the protective purposes of the monument.

For the purpose of protecting the objects identified above, the Secretary shall prohibit all boat anchoring, provided that the Secretary may permit exceptions for emergency or authorized administrative purposes, and
may issue permits for anchoring in deep sand bottom areas, to the extent that it is consistent with the protection of the objects.

For the purposes of protecting the objects identified above, the Secretary shall prohibit all extractive uses. This prohibition supersedes the limited authorization for extractive uses included in Proclamation 3443 of December 28, 1961.

Lands and interests in lands within the monument not owned or controlled by the United States shall be reserved as a part of the monument upon acquisition of title or control thereto by the United States.

The Secretary of the Interior shall manage the monument through the National Park Service, pursuant to applicable legal authorities, to implement the purposes of this proclamation. The National Park Service will manage the monument in a manner consistent with international law.

The Secretary of the Interior shall prepare a management plan, including the management of vessels in the monument, within 2 years that will address any further specific actions necessary to protect the objects identified above.

The enlargement of this monument is subject to valid existing rights.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the national monument shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register, 8:45 a.m., January 19, 2001]

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

Proclamation 7393—Establishment of the Carrizo Plain National Monument
January 17, 2001

By the President of the United States of America

A Proclamation

Full of natural splendor and rich in human history, the majestic grasslands and stark ridges in the Carrizo Plain National Monument contain exceptional objects of scientific and historic interest. Since the mid-1800s, large portions of the grasslands that once spanned the entire four hundred mile expanse of California’s nearby San Joaquin Valley and other valleys in the vicinity have been eliminated by extensive land conversion to agricultural, industrial, and urban land uses. The Carrizo Plain National Monument, which is dramatically bisected by the San Andreas Fault zone, is the largest undeveloped remnant of this ecosystem, providing crucial habitat for the long-term conservation of the many endemic plant and animal species that still inhabit the area.

The monument offers a refuge for endangered, threatened, and rare animal species such as the San Joaquin kit fox, the California condor, the blunt-nosed leopard lizard, the giant kangaroo rat, the San Joaquin antelope squirrel, the longhorn fairy shrimp, and the vernal pool fairy shrimp. It supports important populations of pronghorn antelope and tule elk. The area is also home to many rare and sensitive plant species, including the California jewelflower, the Hoover’s woollystar, the San-Joaquin woolly-threads, the pale-yellow layia, the forked fiddleneck, the Carrizo peppergrass, the Lost Hills saltbush, the Temblor buckwheat, the recurved larkspur, and the Munz’s tidy-tips. Despite past human use, the size, isolation, and relatively undeveloped nature of the area make it ideal for long-term conservation of the dwindling flora and fauna characteristic of the San Joaquin Valley region.

The Carrizo Plain National Monument also encompasses Soda Lake, the largest remaining natural alkali wetland in southern California and the only closed basin within the coastal mountains. As its name suggests,
Soda Lake concentrates salts as water is evaporated away, leaving white deposits of sulfates and carbonates. Despite this harsh environment, small plant and animal species are well adapted to the setting, which is also important to migratory birds. During the winter months the lake fills with water and teems with thousands of beautiful lesser sandhill cranes, long-billed curlews, and mountain plovers.

The Carrizo Plain National Monument owes its existence to the geologic processes that occur along the San Andreas Fault, where two of the Earth’s five great tectonic plates slide past one another, parallel to the axis of the Plain. Shifting along the fault created the Plain by rumpling the rocks to the northeast into the Teinblor Range and isolating the Plain from the rest of the San Joaquin Valley. The area is world-famous for its spectacular exposures of fault-generated landforms. Stream valleys emerge from the adjacent mountains, only to take dramatic right-angle turns where they intersect the fault. Ponds and sags form where the ground is extended and subsides between branches of the fault. Benches form where the fault offsets valley walls. Many dramatic landscape features are products of the interplay between very rapid fault movement and slower erosion. The dry climate of the area produces low erosion rates, thereby preserving the spectacular effects of fault slip, folding, and warping. On the Plain, these fault-related events happen intermittently, but with great force. In 1857, the strongest earthquake in California’s recorded history ripped through the San Andreas Fault, wrenching the western side of the Carrizo Plain National Monument thirty-one feet northward.

The area is also distinguished for its significant fossil assemblages. The Caliente Formation, exposed on the southeast side of the Caliente Range, is host to abundant and diverse terrestrial fossil mammal remains of the Miocene Epoch (from 13 million to 25 million years ago). Fossils of five North American provincial mammalian ages (Arikareean, Hemingfordian, Barstovian, Clarendonian, Hemphillian) are represented in sedimentary rocks bearing fossils of mollusks,pectens, turitellas, and oysters.

In addition to its geologic and biological wealth, the area is rich in human history. Archaeologists theorize that humans have occupied the Carrizo Plain National Monument area since the Paleo-Indian Period (circa 11,000 to 9,000 B.C.). Bedrock mortar milling features, village middens, and elaborate pictographs are the primary manifestations of prehistoric occupation. Some of these, such as the Painted Rock and Sulphur Springs rock art sites, are recognized as world class. European expeditions through the area date back to the late 1700s, with settlement beginning in the 1850s. Livestock ranching, farming, and mining activities in the last century and a half are evidenced by numerous artifacts and historic ranch properties within the area.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas it appears that it would be in the public interest to reserve such lands as a national monument to be known as the Carrizo Plain National Monument:

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), do proclaim that there be hereby set apart and reserved as the Carrizo Plain National Monument, for the purpose of protecting the objects identified above, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled “Carrizo Plain National Monument” attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately
204,107 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing, other than by exchange that furthers the protective purposes of the monument. For the purpose of protecting the objects identified above, the Secretary shall prohibit all motorized and mechanized vehicle use off road, except for emergency or authorized administrative purposes.

Lands and interests in lands within the proposed monument not owned by the United States shall be reserved as a part of the monument upon acquisition of title thereto by the United States.

The Secretary of the Interior shall manage the monument through the Bureau of Land Management, pursuant to applicable legal authorities, to implement the purposes of this proclamation.

The Secretary of the Interior shall prepare a management plan that addresses the actions, including road closures or travel restrictions, necessary to protect the objects identified in this proclamation.

The establishment of this monument is subject to valid existing rights.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the national monument shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register, 8:45 a.m., January 19, 2001]

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

Proclamation 7394—Establishment of the Kasha-Katuwe Tent Rocks National Monument

January 17, 2001

By the President of the United States of America

A Proclamation

Located on the Pajarito Plateau in north central New Mexico, the Kasha-Katuwe Tent Rocks National Monument is a remarkable outdoor laboratory, offering an opportunity to observe, study, and experience the geologic processes that shape natural landscapes, as well as other cultural and biological objects of interest. The area is rich in pumice, ash, and tuff deposits, the light-colored, cone-shaped tent rock formations that are the products of explosive volcanic eruptions that occurred between 6 and 7 million years ago. Small canyons lead inward from cliff faces, and over time, wind and water have scooped openings of all shapes and sizes in the rocks and have contoured the ends of the ravines and canyons into smooth semicircles. In these canyons, erosion-resistant caprocks
protect the softer tents below. While the formations are uniform in shape, they vary in height from a few feet to 90 feet, and the layering of volcanic material intersperses bands of grey with beige colored rock.

Amid the formations and in contrast to the muted colors of the rocks of the monument, vibrant green leaves and red bark of manzanita, a shrubby species from the Sierra Madre of Mexico, cling to the cracks and crevices of the cliff faces. Red-tailed hawks, kestrels, violet-green swallows, and Western bluebirds soar above the canyons and use the pinion and ponderosa covered terrain near the cliffs.

The complex landscape and spectacular geologic scenery of the Kasha-Katuwe Tent Rocks National Monument has been a focal point for visitors for centuries. Human settlement is believed to have begun in the monument as a series of campsites during the Archaic period, from approximately 5500 B.C. During the fifteenth century, several large ancestral pueblos were established in the area. Their descendants, the Pueblo de Cochiti, still inhabit the surrounding area. Although the Spanish explorer Don Juan de Onate reached the Pajarito Plateau in 1598, it was not until the late eighteenth century that families began to claim land grants around Tent Rocks from the Spanish Crown. Remnants of human history are scattered throughout the monument.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), do proclaim that there are hereby set apart and reserved as the Kasha-Katuwe Tent Rocks National Monument, for the purpose of protecting the objects identified above, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled “Kasha-Katuwe Tent Rocks National Monument” attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately 4,148 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing, other than by exchange that furthers the protective purposes of the monument. For the purpose of protecting the objects identified above, the Secretary shall prohibit all motorized and mechanized vehicle use off road, except for emergency or authorized administrative purposes.

Lands and interests in lands within the proposed monument not owned by the United States shall be reserved as a part of the monument upon acquisition of title thereto by the United States.

The Secretary of the Interior shall manage the monument through the Bureau of Land Management, pursuant to applicable legal authorities and in close cooperation with the Pueblo de Cochiti, to implement the purposes of this proclamation.

The Secretary of the Interior shall prepare, within 3 years of this date, a management plan for this monument, and shall promulgate such regulations for its management as he deems appropriate. The management plan shall include appropriate transportation planning that addresses the actions, including
road closures or travel restrictions, necessary to protect the objects identified in this proclamation and to further the purposes of the American Indian Religious Freedom Act of August 11, 1978 (42 U.S.C. 1996).

Only a very small amount of livestock grazing occurs inside the monument. The Secretary of the Interior shall retire the portion of the grazing allotments within the monument, pursuant to applicable law, unless the Secretary specifically finds that livestock grazing will advance the purposes of the proclamation.

The establishment of this monument is subject to valid existing rights. Nothing in this proclamation shall be deemed to enlarge or diminish the jurisdiction of the State of New Mexico with respect to fish and wildlife management.

This proclamation does not reserve water as a matter of Federal law. Nothing in this reservation shall be construed as a relinquishment or reduction of any water use or rights reserved or appropriated by the United States on or before the date of this proclamation. The Secretary shall work with appropriate State authorities to ensure that any water resources needed for monument purposes are available.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the national monument shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register, 8:45 a.m., January 19, 2001]

NOTE: This proclamation was published in the Federal Register on January 22.
County, in south central Idaho. During its operation from August 1942 to October 1945, the population reached a peak of 9,397 Japanese Americans from Washington State, Oregon, and Alaska. The Center included over 33,000 acres of land with administrative and residential facilities located on approximately 950 acres. The Center had more than 600 buildings including administrative, religious, residential, educational, mess, medical, manufacturing, warehouse, security, and other structures.

Living conditions at Minidoka and the other centers were harsh. Internees were housed in crude barracks and cramped quarters, and they shared communal facilities. Internees engaged in irrigated agriculture, livestock production, and light manufacturing to produce food and garments for the camp. Approximately 1,000 internees from Minidoka served in the U.S. military. Fifty-four Japanese American servicemen from Minidoka were killed in action.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of lands, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas it appears that it would be in the public interest to reserve such lands as a national monument to be known as the Minidoka Internment National Monument:

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, U.S.C. 431), do proclaim that there are hereby set apart and reserved as the Minidoka Internment National Monument for the purpose of protecting the historic structures and objects of historic interest contained therein, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled “Minidoka Internment National Monument” attached to and forming a part of this proclamation. The Federal lands and interests in land reserved consist of approximately 72.75 acres, which is the smallest area compatible with the proper care and management of the structures and objects to be protected.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, sale, or leasing or other disposition under the public land or other Federal laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing.

The Secretary of the Interior, pursuant to legal authorities, shall manage the monument and shall transfer administration of the monument to the National Park Service to implement the purposes of this proclamation.

To carry out the purposes of this proclamation and to interpret the relocation and internment of Japanese Americans during World War II, the Secretary of the Interior, through the National Park Service, shall prepare a management plan for the monument within 3 years of this date.

This proclamation does not reserve water as a matter of Federal law nor relinquish any water rights held by the Federal Government existing on this date. The Secretary shall work with appropriate State authorities to ensure that any water resources needed for monument purposes are available.

The establishment of this monument is subject to valid existing rights, provided that nothing in this proclamation shall interfere with the operation and maintenance of the Northside Canal to the extent that any such activities, that are not valid existing rights, are consistent with the purposes of the proclamation.

Nothing in this proclamation shall be deemed to enlarge or diminish the rights of any Indian tribe.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however the national monument shall be the dominant reservation.
Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register, 8:45 a.m., January 19, 2001]

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Proclamation 7396—Establishment of the Pompeys Pillar National Monument
January 17, 2001

By the President of the United States of America

A Proclamation

Pompeys Pillar National Monument is a massive sandstone outcrop that rises from an almost two-acre base on the banks of the Yellowstone River 150 feet toward Montana’s Big Sky, east of Billings. The monument’s premier location at a natural ford in the Yellowstone River, and its geologic distinction as the only major sandstone formation in the area, have made Pompeys Pillar a celebrated landmark and outstanding observation point for more than eleven thousand years of human occupation. Hundreds of markings, petroglyphs, and inscriptions left by visitors have transformed this geologic phenomenon into a living journal of the American West.

The monument’s most notable visitor, Captain William Clark of the Lewis and Clark Expedition, arrived at Pompeys Pillar on July 25, 1806, on his return trip from the Pacific coast. Clark’s journal recorded his stop at this “remarkable rock” with its “extensive view in every direction.” He described an idyllic landscape of grassy plains, snow-capped mountains, and cliffs abutting the wandering river. Clark marked his presence by engraving his name and the date of his visit on the outcrop. This simple inscription is the only remaining physical evidence of Lewis and Clark’s epic journey. In his journal, Clark named the rock Pompy’s Tower, Pompy being Clark’s nickname for Sacagawea’s young son, Jean Baptiste Charbonneau, who was born at the expedition’s winter camp at Fort Mandan on February 11, 1805. The name was changed to Pompeys Pillar by author Nicholas Biddle when his account of the Expedition was published in 1814.

Ethnographic and archaeological evidence indicates that the Pillar was a place of ritual and religious activity. Hundreds of petroglyphs on the face of the rock, noted by Clark in his journal, reflect the importance of the monument to early peoples. The Crow people, the dominant residents of the region when Clark passed through, call the pillar the “Mountain Lions Lodge” in their language, and it figures prominently in Crow oral history. Pompeys Pillar also includes the markings and signature of a host of characters from the pioneer past, including fur trappers, Yellowstone River steamboat men, frontier army troops, railroad workers, missionaries, and early settlers. In 1873, Lieutenant Colonel George Armstrong Custer and his men camped at its base, where they came under attack from Sioux snipers.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas it appears that it would be in the public interest to reserve such lands as a national monument to be known as the Pompeys Pillar National Monument:

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16
U.S.C. 431), do proclaim that there are hereby set apart and reserved as the Pompeys Pillar National Monument, for the purpose of protecting the objects identified above, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled “Pompeys Pillar National Monument” attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately 51 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing.

Lands and interests in lands within the proposed monument not owned by the United States shall be reserved as a part of the monument upon acquisition of title thereto by the United States.

The Secretary of the Interior shall manage the monument through the Bureau of Land Management, pursuant to applicable legal authorities, to implement the purposes of this proclamation.

The establishment of this monument is subject to any valid existing rights, including the mineral estate held by the United States in trust for the Crow Tribe.

Nothing in this proclamation shall be deemed to enlarge or diminish the jurisdiction of the State of Montana with respect to fish and wildlife management.

This proclamation does not reserve water as a matter of Federal law. Nothing in this reservation shall be construed as a relinquishment or reduction of any water use or rights reserved or appropriated by the United States on or before the date of this proclamation. The Secretary shall work with appropriate State authorities to ensure that any water resources needed for monument purposes are available.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the national monument shall be the dominant reservation. Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

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Proclamation 7397—Establishment of the Sonoran Desert National Monument

January 17, 2001

By the President of the United States of America

A Proclamation

The Sonoran Desert National Monument is a magnificent example of untrammeled Sonoran desert landscape. The area encompasses a functioning desert ecosystem with an extraordinary array of biological, scientific, and historic resources. The most biologically diverse of the North American deserts, the monument consists of distinct mountain ranges separated by wide valleys, and includes large saguaro cactus forest communities that provide excellent habitat for a wide range of wildlife species.

The monument’s biological resources include a spectacular diversity of plant and animal species. The higher peaks include unique woodland assemblages, while the lower elevation lands offer one of the most structurally complex examples of palo verde/mixed cacti association in the Sonoran Desert. The dense stands of leguminous trees and cacti are dominated by saguaros, palo-verde trees, ironwood, prickly pear, and cholla. Important
natural water holes, known as tinajas, exist throughout the monument. The endangered acuna pineapple cactus is also found in the monument.

The most striking aspect of the plant communities within the monument are the abundant saguaro cactus forests. The saguaro is a signature plant of the Sonoran Desert. Individual saguaro plants are indeed magnificent, but a forest of these plants, together with the wide variety of trees, shrubs, and herbaceous plants that make up the forest community, is an impressive site to behold. The saguaro cactus forests within the monument are a national treasure, rivaling those within the Saguaro National Park.

The rich diversity, density, and distribution of plants in the Sand Tank Mountains area of the monument is especially striking and can be attributed to the management regime in place since the area was withdrawn for military purposes in 1941. In particular, while some public access to the area is allowed, no livestock grazing has occurred for nearly 50 years. To extend the extraordinary diversity and overall ecological health of the Sand Tanks Mountains area, land adjacent and with biological resources similar to the area withdrawn for military purposes should be subject to a similar management regime to the fullest extent possible.

The monument contains an abundance of packrat middens, allowing for scientific analysis of plant species and climates in past eras. Scientific analysis of the midden shows that the area received far more precipitation 20,000 years ago, and slowly became more arid. Vegetation for the area changed from juniper-oak-pinion pine woodland to the vegetation found today in the Sonoran Desert, although a few plants from the more mesic period, including the Kofa Mountain barberry, Arizona rosewood, and junipers, remain on higher elevations of north-facing slopes.

The lower elevations and flatter areas of the monument contain the creosote-bursage plant community. This plant community thrives in the open expanses between the mountain ranges, and connects the other plant communities together. Rare patches of desert grassland can also be found throughout the monument, especially in the Sand Tank Mountains area. The washes in the area support a much denser vegetation community than the surrounding desert, including mesquite, ironwood, paloverde, desert honeysuckle, chupera, and desert willow, as well as a variety of herbaceous plants. This vegetation offers the dense cover bird species need for successful nesting, foraging, and escape, and birds heavily use the washes during migration.

The diverse plant communities present in the monument support a wide variety of wildlife, including the endangered Sonoran pronghorn, a robust population of desert bighorn sheep, especially in the Maricopa Mountains area, and other mammalian species such as mule deer, javelina, mountain lion, gray fox, and bobcat. Bat species within the monument include the endangered lesser long-nosed bat, the California leaf-nosed bat, and the cave myotis. Over 200 species of birds are found in the monument, including 59 species known to nest in the Vekol Valley area. Numerous species of raptors and owls inhabit the monument, including the elf owl and the western screech owl. The monument also supports a diverse array of reptiles and amphibians, including the Sonoran desert tortoise and the red-backed whiptail. The Bureau of Land Management has designated approximately 25,000 acres of land in the Maricopa Mountains area as critical habitat for the desert tortoise. The Vekol Valley and Sand Tank Mountain areas contain especially diverse and robust populations of amphibians. During summer rainfall events, thousands of Sonoran green toads in the Vekol Valley can be heard moving around and calling out.

The monument also contains many significant archaeological and historic sites, including rock art sites, lithic quarries, and scattered artifacts. Vekol Wash is believed to have been an important prehistoric travel and trade corridor between the Hohokam and tribes located in what is now Mexico. Signs of large villages and permanent habitat sites occur throughout the area, and particularly along the bajadas of the Table Top Mountains. Occupants of these villages were the ancestors of today’s O’odham, Quechan, Cocopah, Maricopa, and other tribes. The monument also contains a much used trail.
corridor 23 miles long in which are found remnants of several important historic trails, including the Juan Bautista de Anza National Historic Trail, the Mormon Battalion Trail, and the Butterfield Overland Stage Route.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas, it appears that it would be in the public interest to reserve such lands as a national monument to be known as the Sonoran Desert National Monument.

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), do proclaim that there are hereby set apart and reserved as the Sonoran Desert National Monument, for the purpose of protecting the objects identified above, all lands and interest in lands owned or controlled by the United States within the boundaries of the area described on the map entitled "Sonoran Desert National Monument" attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately 486,149 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

For the purpose of protecting the objects identified above, all motorized and mechanized vehicle use off road will be prohibited, except for emergency or authorized administrative purposes.

Nothing in this proclamation shall be deemed to enlarge or diminish the jurisdiction of the State of Arizona with respect to fish and wildlife management.

The establishment of this monument is subject to valid existing rights.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing other than by exchange that furthers the protective purposes of the monument. Lands and interests in lands within the monument not owned by the United States shall be reserved as a part of the monument upon acquisition of title thereto by the United States.

This proclamation does not reserve water as a matter of Federal law nor relinquish any water rights held by the Federal Government existing on this date. The Federal land management agencies shall work with appropriate State authorities to ensure that water resources needed for monument purposes are available.

The Secretary of the Interior shall manage the monument through the Bureau of Land Management, pursuant to applicable legal authorities, to implement the purposes of this proclamation. That portion identified as Area A on the map, however, shall be managed under the management arrangement established by section 3 of Public Law No. 99–606, 100 Stat. 3460–61, until November 6, 2001, at which time, pursuant to section 5(a) of Public Law No. 99–606, 100 Stat. 3462–63, the military withdrawal terminates. At that time, the Secretary of the Interior shall assume management responsibility for Area A through the Bureau of Land Management.

The Secretary of the Interior shall prepare a management plan that addresses the actions, including road closures or travel restrictions, necessary to protect the objects identified in this proclamation.

Laws, regulations, and policies followed by the Bureau of Land Management in issuing and administering grazing permits or leases on all lands under its jurisdiction shall continue to apply with regard to the lands in the monument; provided, however, that grazing permits on Federal lands within the monument south of Interstate Highway 8
shall not be renewed at the end of their current term; and provided further, that grazing on Federal lands north of Interstate 8 shall be allowed to continue only to the extent that the Bureau of Land Management determines that grazing is compatible with the paramount purpose of protecting the objects identified in this proclamation.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the national monument shall be the dominant reservation.

Nothing in this proclamation shall preclude low level overflights of military aircraft, the designation of new units of special use airspace, or the use or establishment of military flight training routes over the lands included in this proclamation.

In order to protect the public during operations at the adjacent Barry M. Goldwater Range, and to continue management practices that have resulted in an exceptionally well preserved natural resource, the current procedures for public access to the portion of the monument depicted as Area A on the attached map shall remain in full force and effect, except to the extent that the United States Air Force agrees to different procedures which the Bureau of Land Management determines are compatible with the protection of the objects identified in this proclamation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

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Proclamation 7398—Establishment of the Upper Missouri River Breaks National Monument
January 17, 2001

By the President of the United States of America

A Proclamation

The Upper Missouri River Breaks National Monument contains a spectacular array of biological, geological, and historical objects of interest. From Fort Benton upstream into the Charles M. Russell National Wildlife Refuge, the monument spans 149 miles of the Upper Missouri River, the adjacent Breaks country, and portions of Arrow Creek, Antelope Creek, and the Judith River. The area has remained largely unchanged in the nearly 200 years since Meriwether Lewis and William Clark traveled through it on their epic journey. In 1976, the Congress designated the Missouri River segment and corridor in this area a National Wild and Scenic River (Public Law 94–486, 90 Stat. 2327). The monument also encompasses segments of the Lewis and Clark National Historic Trail, the Nez Perce National Historic Trail, and the Cow Creek Island Area of Critical Environmental Concern.

Lewis and Clark first encountered the Breaks country of the monument on their westward leg. In his journal, Clark described the abundant wildlife of the area, including mule deer, elk, and antelope, and on April 29, 1805, the Lewis and Clark expedition recorded the first big horn sheep observation by non-Indians in North America. Lewis’ description of the magnificent White Cliffs area on the western side of the monument is especially vivid, and not just for his sometimes colorful spellings:

“The hills and river Clifts which we passed today exhibit a most romantic appearance. . . . The bluffs of the river rise to hight of from 2 to 300 feet and in most places nearly perpendicular; they are formed of remarkable white sandstone which is sufficiently soft to give way readily to the impression of water . . .

“The water in the course of time . . . has trickled down the soft sand clifts and woarn it into a thousand grotesque figures, which
with the help of a little imagination and an oblique view, at a distance are made to represent elegant ranges of lofty freestone buildings, having their parapets well stocked with statuary; columns of various sculptures both grooved and plain, are also seen supporting long galleries in front of these buildings; in other places on a much nearer approach and with the help of less imagination we see the remains or ruins of elegant buildings; some columns standing and almost entire with their pedestals and capitals; others retaining their pedestals but deprived by time or accident of their capitals, some lying prostrate an broken others in the form of vast pyramids of conic structure bearing a series of other pyramids on their tops...

As we passed on it seemed as if those scenes of visionary enchantment would never have an end; for here it is too that nature presents to the view of the traveler vast ranges of walls of tolerable workmanship, so perfect indeed are those walls that I should have thought that nature had attempted here to rival the human art of masonry...

The monument is covered with sedimentary rocks deposited in shallow seas that covered central and eastern Montana during the Cretaceous period. Glaciers, volcanic activity, and erosion have since folded, faulted, uplifted, and sculpted the landscape to the majestic form it takes today.

The area remains remote and nearly as undeveloped as it was in 1805. Many of the biological objects described in Lewis' and Clark's journals continue to make the monument their home. The monument boasts the most viable elk herd in Montana and one of the premier big horn sheep herds in the continental United States. It contains essential winter range for sage grouse as well as habitat for prairie dogs. Lewis sent Jefferson a prairie dog specimen which was, as Lewis noted at the time, "new to science." Abundant plant life along the River and across the Breaks country supports this wildlife. The lower reach of the Judith River, just above its confluence with the Missouri, contains one of the few remaining fully functioning cottonwood gallery forest ecosystems on the Northern Plains. Arrow Creek, originally called Slaughter River by Lewis and Clark, contains the largest concentration of antelope and mule deer in the monument as well as important spawning habitat for the endangered pallid sturgeon. An undammed tributary to the Missouri River, Arrow Creek is a critical seed source for cottonwood trees for the flood plain along the Missouri.

The cliff faces in the monument provide perching and nesting habitat for many raptors, including the sparrow hawk, ferruginous hawk, peregrine falcon, prairie falcon, and golden eagle. Several pairs of bald eagles nest along the River in the monument and many others visit during the late fall and early winter. Shoreline areas provide habitat for great blue heron, pelican, and a wide variety of waterfowl. The River and its tributaries in the monument host forty-eight fish species, including goldeye, drum, sauger, walleye, northern pike, channel catfish, and smallmouth buffalo. The monument has one of the six remaining paddlefish populations in the United States. The River also supports the blue sucker, shovel nose sturgeon, sileffin, sturgeon chub, and the endangered pallid sturgeon.

The Bullwacker area of the monument contains some of the wildest country on all the Great Plains, as well as important wildlife habitat. During the stress-inducing winter months, mule deer and elk move up to the area from the river, and antelope and sage grouse move down to the area from the benchlands. The heads of the coulees and breaks also contain archeological and historical sites, from teepee rings and remnants of historic trails to abandoned homesteads and lookout sites used by Meriwether Lewis.

Long before the time of Lewis and Clark, the area was inhabited by numerous native tribes, including the Blackfeet, Assiniboin, Gros Ventre (Atsina), Crow, Plains Cree, and Plains Ojibwa. The confluence of the Judith and Missouri Rivers was the setting for important peace councils in 1846 and 1855. In 1877, the Nez Perce crossed the Missouri and entered the Breaks country in their attempt to escape to Canada. The Cow Island Skirmish occurred in the Breaks and was the last encounter prior to the Nez Perce surrender to the U.S. Army at the Battle of Bear Paw just north of the monument. Pioneers and the Army followed Lewis and Clark in
Administration of William J. Clinton, 2001 / Jan. 17

the 1830s establishing Fort Piegan, Fort McKenzie, and Fort Benton. Remnants of this rich history are scattered throughout the monument, and the River corridor retains many of the same qualities and much of the same appearance today as it did then.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas it appears that it would be in the public interest to reserve such lands as a national monument to be known as the Upper Missouri River Breaks National Monument:

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), do proclaim that there hereby set apart and reserved as the Upper Missouri River Breaks National Monument, for the purpose of protecting the objects identified above, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled “Upper Missouri River Breaks National Monument” attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately 377,346 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing, other than by exchange that furthers the protective purposes of the monument. The establishment of this monument is subject to valid existing rights. The Secretary of the Interior shall manage development on existing oil and gas leases within the monument, subject to valid existing rights, so as not to create any new impacts that would interfere with the proper care and management of the objects protected by this proclamation.

The Secretary of the Interior shall prepare a transportation plan that addresses the actions, including road closures or travel restrictions, necessary to protect the objects identified in this proclamation.

For the purpose of protecting the objects identified above, the Secretary shall prohibit all motorized and mechanized vehicle use off road, except for emergency or authorized administrative purposes.

Lands and interests in lands within the proposed monument not owned by the United States shall be reserved as a part of the monument upon acquisition of title thereto by the United States.

The Secretary of the Interior shall manage the monument through the Bureau of Land Management, pursuant to applicable legal authorities, including the National Wild and Scenic Rivers Act, to implement the purposes of this proclamation.

Because waters of the Upper Missouri River through the monument area have already been reserved through the Congress’s designation of the area as a component of the National Wild and Scenic River System in 1976, this proclamation makes no additional reservation of water, except in two small tributaries, the Judith River and Arrow Creek. These tributaries contain outstanding objects of biological interest that are dependent on water, such as a fully functioning cottonwood gallery forest ecosystem that is rare in the Northern Plains. Therefore, there is hereby reserved, as of the date of this proclamation and subject to valid existing rights, a quantity of water in the Judith River and Arrow Creek sufficient to fulfill the purposes for which this monument is established. Nothing in this reservation shall be construed as a relinquishment or reduction of any water use or rights reserved or appropriated by the
Proclamation 7399—Establishment of the Virgin Islands Coral Reef National Monument

January 17, 2001

By the President of the United States of America

A Proclamation

The Virgin Islands Coral Reef National Monument, in the submerged lands off the island of St. John in the U.S. Virgin Islands, contains all the elements of a Caribbean tropical marine ecosystem. This designation furthers the protection of the scientific objects included in the Virgin Islands National Park, created in 1956 and expanded in 1962. The biological communities of the monument live in a fragile, interdependent relationship and include habitats essential for sustaining and enhancing the tropical marine ecosystem: mangroves, sea grass beds, coral reefs, octocoral hardbottom, sand communities, shallow mud and fine sediment habitat, and algal plains. The fishery habitats, deeper coral reefs, octocoral hardbottom, and algal plains of the monument are all objects of scientific interest and essential to the long-term sustenance of the tropical marine ecosystem.

The monument is within the Virgin Islands, which lie at the heart of the insular Caribbean biome, and is representative of the Lesser Antillean biogeographic province. The island of St. John rises from a platform that extends several miles from shore before plunging to the abyssal depths of the Anegada trough to the south and the Puerto Rican trench to the north, the deepest part of the Atlantic Ocean. This platform contains a multitude of species that exist in a delicate balance, interlinked through complex relationships that have developed over tens of thousands of years.

As part of this important ecosystem, the monument contains biological objects including several threatened and endangered species, which forage, breed, nest, rest, or calve in the waters. Humpback whales, pilot whales, four species of dolphins, brown pelicans, roseate terns, least terns, and the hawksbill, leatherback, and green sea turtles all use portions of the monument. Countless species of reef fish, invertebrates, and plants utilize these submerged lands during their lives, and over 25 species of sea birds feed in the waters. Between the nearshore nursery habitats and the shelf edge spawning sites in the monument are habitats that play essential roles during specific developmental stages of reef-associated species, including spawning migrations of many reef fish species and crustaceans.

The submerged monument lands within Hurricane Hole include the most extensive and well-developed mangrove habitat on St. John. The Hurricane Hole area is an important nursery area for reef associated fish and...
invertebrates, instrumental in maintaining water quality by filtering and trapping sediment and debris in fresh water runoff from the fast land, and essential to the overall functioning and productivity of regional fisheries. Numerous coral reef-associated species, including the spiny lobster, queen conch, and Nassau grouper, transform from planktonic larvae to bottom-dwelling juveniles in the shallow nearshore habitats of Hurricane Hole. As they mature, they move offshore and take up residence in the deeper coral patch reefs, octocoral hardbottom, and algal plains of the submerged monument lands to the south and north of St. John.

The monument lands south of St. John are predominantly deep algal plains with scattered areas of raised hard bottom. The algal plains include communities of mostly red and calcareous algae with canopies as much as half a meter high. The raised hard bottom is sparsely colonized with corals, sponges, gorgonians, and other invertebrates, thus providing shelter for lobster, groupers, and snappers as well as spawning sites for some reef fish species. These algal plains and raised hard bottom areas link the shallow water reef, sea grass, and mangrove communities with the deep water shelf and shelf edge communities of fish and invertebrates. Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas it appears that it would be in the public interest to reserve such lands as a national monument to be known as the Virgin Islands Coral Reef National Monument: Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), do proclaim that there are hereby set apart and reserved as the Virgin Islands Coral Reef National Monument, for the purpose of protecting the objects identified above, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled "Virgin Islands Coral Reef National Monument" attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately 12,708 marine acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing other than by exchange that furthers the protective purposes of the monument. For the purpose of protecting the objects identified above, the Secretary shall prohibit all boat anchoring, except for emergency or authorized administrative purposes.

For the purposes of protecting the objects identified above, the Secretary shall prohibit all extractive uses, except that the Secretary may issue permits for bait fishing at Hurricane Hole and for blue runner (hard nose) line fishing in the area south of St. John, to the extent that such fishing is consistent with the protection of the objects identified in this proclamation.

Lands and interests in lands within the monument not owned or controlled by the United States shall be reserved as a part of the monument upon acquisition of title or control thereto by the United States.

The Secretary of the Interior shall manage the monument through the National Park Service, pursuant to applicable legal authorities, to implement the purposes of this proclamation. The National Park Service will manage the monument in a manner consistent with international law.

The Secretary of the Interior shall prepare a management plan, including the management of vessels in the monument, within 3
The establishment of this monument is subject to valid existing rights. Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the national monument shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

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Remarks to a Joint Session of the Arkansas State Legislature in Little Rock, Arkansas
January 17, 2001

Thank you very, very much, and good afternoon. This is the first time in over 20 years I've been here when I don't have to get asked for a racing pass. [Laughter] And I heard somebody utter that hated phrase, and I understand that, for a variety of reasons, you've all gotten rid of that burden. So progress continues. [Laughter]

Governor Huckabee, Lieutenant Governor Rockefeller, Senator Beebe, Speaker Broadway, General Pryor, Secretary Priest, Jimmie Lou, Charlie, Gus, my friends. I'm delighted to be joined by Senator Pryor, about whom I would like to say more in a moment; Congressman Snyder, Congressman Ross, and a large number of people who came here with me from Washington.

I want to say that I am honored that the last trip of my Presidency is to come home to Arkansas and home to the legislature where I spent so many happy days. [Applause] Thank you.

There are a lot of people in this body who got their start in politics, working with me, a few who got their start in politics working against me—[laughter]—and some who got their start doing both—[laughter]—depending on the issue and the time.

I brought with me a large number of people from Arkansas today. And I would like to mention them and a few others because I would like to begin by telling you that in these last 8 years, over 460 people from our home State worked in this administration and helped to make America a stronger country, and I am very grateful to all of them.

Mack McLarty, my first Chief of Staff, my first Envoy to the Americas, is here today. When he led the White House, we made four of the most important decisions we made during the entire 8 years: The historic balanced budget agreement where Senator Pryor cast the tie-breaking vote—so did everybody else; it passed by one vote in both Houses—the NAFTA agreement, which joined us with Mexico and Canada; the family and medical leave bill, the Brady law, and many others. He did a superb job.

I want to thank the three Arkansans who have served in my Cabinet: Rodney Slater, who is here today, our Secretary of Transportation; Hershel Gober, who is Secretary of Veterans Affairs and started out helping me with veterans in Arkansas and in New Hampshire and has been absolutely superb; and James Lee Witt, who could not be here today because disasters don't only occur in Arkansas, there are other places as well, although I know you've been through a doozy lately. I want to thank Buddy Young, who worked with him as our regional official in Texas, who is here today.

Two other former legislators, in addition to Mack, have been part of this administration: Gloria Cabe, who served with many if not most of you here; her daughter also works in the White House, in the White House Counsel’s Office, and she’s here today; and Carl Whillock, who, after he was a legislator, became the president of Arkansas State University, head of the Co-ops. But he’s most important to me because the first trip I took out of Fayetteville, in the first race I ever
made in 1974, was across the hills of north Arkansas with Carl Whillock, when only my mother thought I had any business in that race. And I thank them for being here.

I'd also like to just acknowledge a few people. As I said, some of them are here and some of them aren't. Bob Nash, who's been with me for 21 years, and his wonderful wife, Janis Kearney, my diarist, who's here. Nancy Hemreich, who's not here, who's been with me since I first ran for attorney general and has worked for me for 15 years, just got married to the brother of Montine McNulty, from Pine Bluff, and is about to move with him to Hong Kong; Stephanie Streett, my wonderful scheduler, who's going to be working with me here in Arkansas; Craig Smith, who did a great job in handling appointments here and was my political director, came home to actually work this trip, to go out at the grassroots where he began. I want to thank Mike Gaines, who ran the Parole Commission, still is; Ken Smith; Mike Gauldin; Jana Prewitt; Jim Bob Baker, who's done a great job in the Agriculture Department; Maria Haley; Robyn Dickey; young Debra Wood, who's been with me the whole 8 years, just working like a beaver in the White House; Mel French, our protocol chief and, for many years, her deputy, David Pryor, Jr.; and Marsha Scott, who has kept in touch with so many of you for me over these last 8 years.

I want to thank Wilbur Peer and Harold Gist. I want to thank Caroll Willis, who's been at the Democratic Committee this whole time, who's been wonderful beyond my words to say; and Lottie Shackelford, thank you. Debbie Willhite and Ada Hollingsworth came home, and they helped us in a lot of ways, even though they weren't strictly on the payroll.

There are also tons of young people who have come to Washington and worked, just out of college or just out of law school. And I used to see them around and be so grateful that they could have an opportunity to have this experience, and I thank all of them for their work.

Three of my high school classmates are here today, who live in the Washington area and flew home with me: Dr. Jim French, who is a surgeon in Washington; Carolyn Staley, who runs the Adult Literacy Foundation; and my good friend Phil Jamison, who was the president of our class in high school, who retired from the Navy and stayed on to work in the Pentagon on nuclear weapons issues and did a lot of the pivotal work we have done with Russia over the last 8 years, which gave me an enormous amount of pride to know that a guy from my home town knew all about that and made me look like I knew what I was talking about from time to time.

I remember the first time I spoke here. It was in 1974, when I was permitted to come in here and ask for House members to help me in my very first race. I lost the election. If I hadn't, I probably never would have become President. Every time I see Congressman Hammerschmidt, I thank him for beating me.

I didn't lose my passion for public service, and it's been with me ever since. In the last 25 years I have stood in the well of this chamber many times. I have lobbied in the halls and the committee room back there as attorney general, when David Pryor was my Governor. I stood here five times to take the oath of office as Governor of my State. Two months out of every 2 years, with the help of a number of my legislative aides who are here today, Bill Clark and Hal Honeycutt and Bill Bowen, who was briefly my chief of staff, when even I was intimidated, we would argue and argue and work and work until we hammered into law our dreams for the future of this State.

I'd like to thank some people who aren't here, some of whom are no longer living. The late Judge Frank Holt, who gave me my first chance to work in a campaign in 1966. My great friend Senator Bill Fulbright, who lived long enough to see me become President and to receive the Medal of Freedom, who gave me a job when I was flat broke, just so I could finish college, and I'll never forget it.

I would like to thank the Members of the congressional delegation, present and past, who stood with me in these last 8 years, in the tough times and the good times, especially David Pryor and Dale Bumpers, without whom I can't imagine how this last 8 years would have been possible. I thank you, my friends.

I'd like to thank Hillary. If she hadn't moved to Arkansas and married me, I doubt
the rest of this trip would have happened. She was a great First Lady for this State. She did an amazing job in Washington and did things that no one has ever done that will benefit this country for decades to come. And I am so proud of her, I could pop today. I want you to remember when she does great things in the United States Senate, she learned all of her politics wrestling with you. [Laughter]

I am delighted that my mother-in-law, Dorothy Rodham, is here, and my step-father, Dick Kelley. I thank them for being here. Lynda Dixon, who was my secretary as Governor and has run our office here in Little Rock, along with Representative Mary Anne Salmon. And I am delighted that Chelsea could come home with me.

As it happens, on the way home, on the way here from the airport, we passed two of her schools, Mann and Booker Arts Magnet School, where she spent so many happy years and learned a great deal about her lessons and about life. And the friends, the schools, the churches, the associations she had here had a lot to do with the person she is today, and I'm very grateful for that.

Finally, I would like to thank the people of this State who elected me five times, for sending me to Washington to carry the lessons that I learned from you and the progress that we tried to make here to the rest of the country.

Everything that I have been able to do as President is, in no small measure, a result of the life I lived and the jobs I had in Arkansas. My conviction that politics requires a vision and a strategy based on sound ideas and a belief that you can make a difference—from education reform to economic policy, to welfare and health care, to building one America, those things were formed here.

I know that when a person gets ready to check out of an office, there’s always a lot of retrospectives. And I have followed them in the local press: Did this administration make a difference for Arkansas? Did it make a difference for America? So I am going to do an unconventional thing: I think I will start with the facts.

First of all, when I came in, I think a lot of people thought, well, you know, we’d just move the whole Federal Government down here. But the problem is, we had a $290 billion deficit, and then the price of getting rid of the deficit turned out to be losing the Congress for our party. And so then the people that were in control had other ideas about where the money ought to go from time to time, when we finally had a little.

Notwithstanding that, look what happened this year. We funded the Delta Regional Authority, $20 million the first year. We got funds for the Great River Bridge and for the Highway 82 Bridge. We had 500—Rodney said—Rodney said in this year’s transportation budget there’s $592 million for Arkansas. That’s more than your per capita share.

We worked very hard, especially with Senator Lincoln and Congressman Snyder, to save the mission of the Little Rock Air Force Base and to get the C-130J there. There is $25 million in the budget this year for a simulator and millions more for an operations and maintenance center. I think you’re okay.

We got $18 million for a quality evaluation center at the Pine Bluff arsenal. And as we try to reduce the dangers of chemical and biological warfare, I think that arsenal can have a very important mission in America’s future. I’ve talked to Representative Ross about it, and I hope, after I come down here, I can work with you to think about what it should be doing in the 21st century.

There were $38 million for seven water projects, an expansion of the Forrest City prisons, $5 million for research for the Arkansas Children’s Hospital. We funded the Dale Bumpers Rice Research Center and the Agriculture Research Center. The Little Rock VA got some money for a research annex. I am very happy that we got $2½ million for the Diane Blair Center at the University of Arkansas. And we finally got the upper payment limit for the medical center okayed, and that’s worth $35 million, and I think it saved the medical center. At least that’s what Dale Bumpers tells me it did.

Earlier, of course, there was over $40 million for the airport in northwest Arkansas. And when my library and center get built here, I expect it will be a project on the order of $200 million, something that I believe will make a big difference, not only to central Arkansas but to the whole State.
But what's really important, it seems to me, is that Arkansas shared in what happened to the country. So when people ask you if it made a difference, here are a few numbers you might want to keep in mind: 35 million people have taken advantage of the family and medical leave law, which I signed after it was vetoed by people who said that it would hurt the economy. If I was trying to hurt the economy, I did a poor job.

We have 22½ million new jobs, a 30-year low in unemployment, a 40-year low in women's unemployment, the lowest Hispanic and African-American unemployment ever recorded. Thirteen million more people get some form of college aid, thanks to the HOPE scholarship, the lifetime learning tax credit, the Pell grant, which will go to $3,750 this year. Seven million people have moved off welfare—a 60-percent drop in the welfare rolls; 3.3 million children now have health insurance under the Children's Health Insurance Program. And Governor, I want to thank you for your interest, and Mrs. Huckabee, in getting our kids health insurance. It's the first time in a dozen years the number of people without health insurance is going down.

Two million children have moved out of poverty; 1.3 million children are in after-school programs or summer school programs as the result of Federal funds that did not exist on the day I became President. In 4 years we've gone from an experimental program at $1 million to one of over $1.5 billion, serving 1.3 million children. There are 4 million latch-key kids in this country, a lot of them in Arkansas, and I think we ought to keep working until every child has a wholesome school to stay in after school rather than going back on the street, something to say yes to, rather than getting in trouble.

Six hundred and eleven thousand felons, fugitives, and stalkers were unable to buy handguns because of the Brady law, and yet, not a single Arkansas hunter missed an hour in the deer woods; no sports shooter missed a single contest. Two hundred thousand young Americans have served in AmeriCorps, a lot of them right here in Arkansas. When the tornado hit the capital neighborhoods—and I saw all the trees blown down in the backyard of the Governor's mansion, and I went over to the grocery store that was flattened—I saw young AmeriCorps kids from all over this country, working here in Arkansas to try to help fix things and clean things up, and I am grateful for that. And I might say, I learned a couple of days ago that those 200,000 people in 6 years are more people than have served in the Peace Corps in the entire 40 years of its existence. [Applause] Thank you.

One hundred and twenty-five thousand community police officers on the street; crime at a 25-year low; 37,000 teachers hired all over America in the early grades, on our way to 100,000 and a class size average of 18 in the first three grades; 90 percent of our kids immunized against serious childhood diseases for the first time in the history of the country. We had Betty Bumpers and Rosalynn Carter over at the White House the other day to celebrate that. The largest increase in Head Start in history; the highest homeownership in history—the first time we've ever had more than two-thirds of the American people in their own homes.

We have a $500-a-child tax credit; we have 200,000 more people getting child care assistance. The student loan program costs $9 billion less than it did when I started, to people who are borrowing. The direct loan program saves the average college student $1,300 on a $10,000 loan. Interest rates, long-term, are lower today than they were when I took office, even though we've had an 8-year expansion. Average interest rates, because of turning deficits to surplus, saves people $2,000 a year on $100,000 home mortgage.

We've had over 300 trade agreements in the last year alone, agreements with China, with Africa and the Caribbean Basin, with Vietnam, and with Jordan. We have the smallest Government in 40 years, since Dwight Eisenhower was President of the United States, since 1960. Two-thirds of the regulations under the Elementary and Secondary Education Act have been eliminated. Hundreds of programs are gone, and I'll give anybody $5 that can mention five of them. I take it back. I'll give you $100 if you can mention five of them. [Laughter]

When we started, the deficit was $290 billion. Now we have a $240 billion surplus. In
our last three budgets, we will pay down—pay down—about $600 billion of the Nation's debt, putting us on track, if we stay there, to be out of debt by the end of the decade, for the first time since Andrew Jackson was President, in 1835.

This has allowed us, among other things, to pass pension protection legislation that has strengthened the pension protection for 40 million Americans, to put 25 years on the life of Medicare for the first time in 25 years. And if the interest savings from paying down the debt as a result of Social Security taxes are put against Social Security—which is something I've been trying to do for 2 years—if they do that next year, it will extend the life of Social Security 54 years, to 2054, almost long enough to get us beyond the lifetime of all the baby boomers, when the demographics of America will begin to right themselves again.

We have cleaner air, cleaner water, cleaner drinking water, safer food, twice as many toxic waste dumps cleaned up as in the previous 12 years. And today we announced that we were setting aside eight more national monuments, which means this administration has now protected more land than any administration in the history of the country, except that of Theodore Roosevelt.

Per capita income after inflation is up an average of $6,300. Median income is over $40,000 for the first time in the history of the country, and wages have gone up 9 percent, as poverty has dropped 20 percent. So for the first time in decades, this was an economic recovery that I'm proud to say did produce more billionaires and millionaires, but also helped people in the lowest 20 percent of the wage earning bracket with the highest percentage gains in the last 3 years.

So that's what happened. And what I want to say to you is, one of the things that I tried to remember every day was that being President is a job, like being Governor was a job. And it matters how hard you work, but it also matters whether you've got the right ideas. And a lot of the ideas that I had came out of the experiences we shared together during the 1980's, when times were tough in Arkansas. We did not have an unemployment rate below the national average in the last 10 years I was Governor a single time, until 1992, when we ranked second in the country in job growth.

But I learned a lot as we worked, day in and day out, together, across party lines, across regional lines, to try to actually do the people's business. And I've said before and I'll say again, one of the biggest hazards of any national capital is—America is no different from others; I followed this pretty closely in other countries—is when you set up a Government so far away from the people, it is easy, when you realize maybe you get your 15 seconds on the evening news, to believe that politics is all about rhetoric and positioning. But it's not. It's a job. It really matters what you do, whether your ideas work, and whether you have a team of people who can translate those ideas into reality.

I tell everybody who listens to me that it's a team sport, that I may be the captain of the team, but if you don't have a team, you're going to lose every time. And so just once more, I would like to ask all the people who came here with me today from Arkansas, who have been part of this last 8 years, to stand, because they were a big part of our team. You all stand up. [Applause]

Now, I'd like to just mention three or four specific areas where I think your relationship to the National Government is important and where I hope our country will continue to move forward. The strategy we followed in education, which is still key to everything else, was very, very important, basically, higher standards, more accountability, greater investment, and equal opportunity—a simple strategy, but it's working.

We provided, for the first time, funds for States to identify failing schools and help local districts to turn them around or put them under new management or start charter schools. There was one in the country when we started; there are over 2,000 now. Reading and math scores are up in the country; SAT scores are at a 30-year high, even though more people from more disadvantaged backgrounds are taking them; a 50-percent increase in the number of kids in America taking advance placement tests; 300 percent increase in Hispanic students over the last 7 years; 500 percent increase in African-American students. The African-American high school graduation rate is virtually equal
to the white high school graduation rate in the country, for the first time in the history of America.

And more and more people are going on to college. But we have some significant challenges out there. We have the largest and most diverse group of students in our schools in history. Arkansas is now in the top three States in the percentage growth of its Hispanic population, as all of you doubtless know better than I.

I just hope that you will continue to work and to urge the Federal Government to work with you in making progress in these areas. We got a billion dollars-plus, a little more than a billion dollars this year, for the first time, to try to just give funds to States and school districts to help repair old schools or grievously overcrowded schools. And I think that’s very important.

There is a limit to how much we can ever expect local property taxpayers to pay, and very often—you have two things going on now—very often the places where the need is the greatest, the property tax base is the smallest, which we know a lot about in Arkansas. And secondly, ironically, even though we’ve got the biggest school population in history, we have a smaller percentage of those students—excuse me, a smaller percentage of property tax owners with kids in the schools—property taxpayers with kids in the schools.

So we’ve got to work this out. Now, when we started this there were a lot of people who had genuine reservations—and this is not a political deal in the traditional sense in Washington. There were a lot of people who honestly thought that the Federal Government should not be giving money to States and the local school districts to help with school construction or repair because it wasn’t something we did. And I agree that normally we shouldn’t do that. Normally, we should either give you the money to spend as you need it or target it on the poorest people or the areas of greatest need, like the need to hook up all our classrooms to the Internet.

But this is an unusual time. This is the first time—the last 3 years—the first time that we’ve ever had more school students than we had in the baby boom years right after World War II. And the student population is much more diverse. And after World War II, the National Government did help States and school districts to deal with the school facilities problem.

So I hope that you will help us with that, because I think the unmet need is somewhere over $100 billion for adequate school facilities for our kids. We also are putting more funds than ever before, with total bipartisan agreement in Congress, into teacher training, continuing development, and funding the master teacher program to try to certify board-certified master teachers all across the country, until we get up to 100,000 of them, which will be enough for one in every school in the country. I think that’s very, very important. But I would urge you to continue to do that.

The second thing I’d like to say is, I think that it’s very important that we keep trying to refine the partnership between the National Government and the States in the area of economic development. Except for education, I guess I worked harder on just trying to get and keep jobs when I was here than anything else, and a lot of you worked very closely with me. I’m very grateful for the progress that has been made, and I’m especially grateful that we have got a focus now on the people and places that have been left behind. Because, in spite of this long recovery, there are still places in mountain counties in Appalachia and in north Arkansas, there are places in the Mississippi Delta and other rural areas, there are inner-city neighborhoods, and worst of all, a lot of our Native American reservations, where you can’t tell there has been an 8-year recovery. I was on the Pine Ridge Reservation a little over a year ago in South Dakota, which is near Mount Rushmore, and one of the most historic places in all American Indian culture. The unemployment rate there is 72 percent. And as a result, all the social indicators are terrible. There are a lot of problems there. But intelligence is evenly distributed. I was taken around there by a young girl who had to move out of her home, was taken in by friends, living in the back of a trailer where there were, like, 11 people living. She was one of the most intelligent young people I met in the whole 8 years I was President.
She deserves the same future everybody else does.

That’s why we passed the empowerment zone program that Vice President Gore ran for 8 years, and did a brilliant job, I think, where we had these zones. But I thought we ought to do something to try to essentially make every area in America that was insufficiently developed eligible for the same investment incentives that we presently give American investors to invest in poor communities in Africa or Latin America or poor countries in Asia.

That’s essentially what this new markets legislation is all about. We did it in partnership with the Speaker of the House, Dennis Hastert, a Republican from Illinois, and I’m very grateful to him for the work we did together, and any number of other legislators who are active in it—J.C. Watts from Oklahoma, a lot of you know; Danny Davis, from Illinois, who is from Arkansas, the Congressman from Chicago.

So I hope that you and, Governor, the economic development agencies of the State, will look for ways to maximize the usage of this new markets legislation, because, essentially, we’ve got one more piece that I think will pass early in this new session of Congress, but what we’re trying to do is to give people the incentives to put money into places of high unemployment, where people are willing to work, and to spread the risk.

So essentially, what it does, it sets up the system where you can get about a 25 percent tax credit for investing in areas with very high unemployment, which means your risk is only 75 percent of what it would otherwise be, and if you have to borrow money, that up to two-thirds of an investment could be guaranteed by a Government mechanism, which would give you about 2 percent lower interest rates, which would further reduce the risk, which is essentially what we do when we try to set up trade and investment agreements all around the world in developing countries, where we have an interest in building the trading partners for the future and helping democracy. I could never understand why we wouldn’t do it for people here in America. And I believe we have a unique opportunity here to bring free enterprise to people who have been left behind.

I know Arkansas is small enough, you all know each other well enough, you’ve had enough experience with this, we went through all that nightmare of the eighties, that it seems to me that this State is in a position maybe to take more advantage of that, and also to identify what still needs to be done, what the National Government can do, than any place else.

I should also tell you that we’re now going to have 40 of the empowerment zones that we had—not that many, but we had 20 to 30—and we’re going to have 40 other communities, enterprise communities, designed by the Republican Members of Congress. We said, “Look, why don’t we just test this? You guys design 40 communities that will get the special tax treatment the way you want it. We’ll have 40 that work the way we think would work best. We’ll identify 80 places that will get extra help. And then we’ll just see what works, and then we’ll do what works. If your idea works better than ours, we’ll do yours. If ours works better, we’ll do ours. And if some of each works best, we’ll do that.”

So there will be approximately 50 or more new community designations coming out next year, and I would like to see some of those come to Arkansas, as well. And you know, you’ll have to go through the application process and all of that. But I really would urge you to make sure that Arkansas gets a substantial share of those new community opportunities because they get extra help to get investment there. And I think that will work.

A third thing I would like to say a little something about is welfare reform. We had a huge debate, you remember, back in ’96, on welfare, but we passed a bipartisan bill that had a majority of both parties in both Houses. And you know how it works, and it has worked very well. Arkansas’s rolls are down 60 percent, and I applaud you for that.

Now, what I would like to suggest is that we won’t know how well this really works until the economy slows down, which is bound to happen someday, but I don’t think it’s imminent. I don’t believe we’ve repealed the laws of the business cycle, but the truth is, because our markets are open, it’s a great, great hedge against inflation. And because
of the technology sector, we continue to increase productivity. And if we keep driving down interest rates by paying the debt down, which is the main thing the Government can do, the aggregate economy will continue, I think, to do very well.

But it seems to me that we need to really kind of—it’s time now. This will be the fifth year since the welfare reform bill was passed. And we need to look and see where it’s working and what the problems are. And what about people that are hard to place? Are we doing enough on job training? Have we done enough on transportation? Are people so concentrated that are still on the rolls or people that keep dropping out and go back in a hurry, that those are the places that need the new markets designation and help? These are the kinds of things that I think ought to be done.

But one of the great stories of the last 8 years is that all of us who thought poor people would rather work than draw a Government check for not working were right, but that people still have to be able, even on modest wages, to succeed at work and at home, which is one of the reasons I am disappointed we didn’t raise the minimum wage again last year. I think it will go up fairly soon in this new session of Congress.

But we’ve got to make sure that people who are working, particularly if they’re single parents, can do a good job with their kids, because raising children is still the most important job of any society. So again, our State is—ironically, it’s small enough but also diverse enough, that you can really kind of do a mid-course check here, see what’s working, what’s not, what should the Congress do, what should the new administration do to help you make this work.

But this is an enormous story, to see these rolls cut 60 percent, and people, just like we always knew, preferring work to idleness as long as they can take care of their kids.

Now, one other thing I’d like to mention, and I alluded to it earlier. I know you’ve had some vigorous debates here in the legislature about how best to cover children and what should be done on health care. But let me just get to the bottom line. I’ll state it again.

This Children’s Health Insurance Program, which is the biggest expansion of health care since Medicaid was passed in ’65, was a part of the Balanced Budget Act in ’97. Then it took about a year for the States to get their programs up. So essentially, in 2 years, 3.3 million kids have gotten health insurance. And it’s the first thing that’s been done in a dozen years to get the number of people without health insurance going down. And we all know why it went up. Insurance rates went up; it was harder and harder for small businesses to cover their employees. And when they couldn’t cover their employees, the employees themselves weren’t making enough money to buy insurance. So we’ve got the numbers going down now.

There is enough money here in the Congress—they have enough money in the projected 10-year budget to afford a substantial tax cut, to keep paying the debt down, to meet our investment commitments at the national level, and still expand health care coverage. I believe the best way to do it is to work with the States to add the parents of the children who have been insured under the CHIP program.

Now, some of those parents, a few of them, have insurance at work where they can get insurance, but they can’t insure their kids. But most of them don’t have anything. And if you did that, if you did just that, that would cover over 25 percent of all the people left in America who don’t have health insurance—just that one thing. And the money is there to do it.

The other thing that I’ve been trying to get the Congress to do that is—really there’s nothing for you to do, but I think we ought to do it—is to give a tax credit to people who are over 55 and have either dropped out or retired early and lost their health insurance on the job, or who lost their jobs or who work in jobs without health insurance. They’re not old enough to get into Medicare. Without in any way weakening Medicare, if we gave them a 25-percent tax credit, we could let them buy into Medicare at cost when they’re over 55.

This is a big deal. And that’s 300,000 or 400,000 people. And that’s another big chunk of folks. But the thing I would like you to focus on—there will be a debate in this coming Congress, and I think there will be bipartisan interest now that the CHIP program
is working so well, in adding people to the ranks of health insurance. And back in ’94, when we had this big fight about it, we had a big fight because the economy was bad, and there was no way to cover everybody except with an employer mandate, which couldn’t pass because the economy was bad, or with more money, which we didn’t have unless we raised taxes, and we couldn’t do it because we just raised taxes to get the deficit down.

Now, we are in a position to fund this. And it’s very important that it be done in the right way. And the States, I think, have experience about how this might be done. So I would hope that this is one of the things that you would be working very closely with your congressional delegation on, because it really is the opportunity of a lifetime. I mean, for 50 years American Presidents and Congresses and people around the country have been trying to figure out how to get health care coverage to everybody. And Hawaii, Minnesota, and North Dakota are about the only people that have done it—that is, that are substantially over 90 percent. So I hope you will do that.

Another thing I think that might be very valuable to Arkansas is that in the previous campaign, President-elect Bush said that he would put more money into public health centers if he were elected. And I guess it’s the same as it was, but when I left office, we were, for example, giving—85 percent of all the immunizations in the State of Arkansas were being given by the county health departments. Even upper-income people were taking their kids to county health departments because doctors didn’t want to buy the liability insurance, and so they’d just go and do that.

But I think that if there is going to be funding for health units, which I think would be a very good thing, then the States ought to have some significant input into how it’s going to be done, so the money will be spent in a way that the States—and the Southern States, by the way, in general, have historic—for historic reasons, have relied on county health units, public health units, more than the rest of the country. So that’s something else I think you ought to be looking for in this coming session of Congress. Are they going to do this? If so, how’s the money going to be spent? What do you have to say about it? How can it help the health of the people of Arkansas, especially the children of Arkansas, in the most effective way?

Let me just make one final comment. I think one of the most important contributions that our administration made to life in Washington in the last 8 years was arguing that we had to find a way to be at peace with each other and to work together across all of our differences. If you follow American politics as closely as all of you do, you know that a lot of our differences are almost cultural: race, religion, the people who live in the West as opposed to people who live in the East, and their attitude about protection of public lands. Is it gun control or gun safety? All these things that keep—politicians just stay away from a lot of these issues because you’re afraid, no matter which way you move and what you say, it will all blow up on you and you can’t get much done, but you lose votes no matter what you do.

But the truth is, in a highly diverse society, where we’re growing more and more interdependent both within our country and around the world, with the rest of the world, we have no choice but to confront a lot of these things. So the work that we’ve done with this Office of One America, I think, is very, very important, with our race report and all of that.

On Martin Luther King’s holiday, Monday, I sent a report to Congress on where we are, what progress we’ve made in building one America in the last 8 years, and what I thought the unmet challenges were, from dealing with the challenge of racial profiling and law enforcement to closing disparities in health and education, to giving back the right to vote to ex-offenders once their sentence is discharged, something that the Arkansas legislature did without a word of criticism in 1977–1977. This is a big deal. Six hundred thousand people every year get out of the penitentiary. You all want me to give more money every year for that prison over in Forrest City. People here in the room have lobbied for it. Most people who go in, get out. And we have a huge collective interest as a people in seeing that when people get out of prison, they obey the law.
You know, you don’t want to dog people to the end of their days. If you say, “Here’s your penalty; serve it,” they serve it. And then they get out and say, “And now we want you to be a good, successful, law-abiding citizen, and by the way, here’s a 50-pound weight we want you to wear around your neck for the rest of your life. But you’ve got to do as well as we do.” I just think it’s a mistake. And we have got to find a way to figure out how, once people pay and they get out—600,000 a year, that’s a lot of people—we can bring them back into America. I mean, the whole purpose of defined punishment is to say when it’s over, “You did it, but it’s over.”

And I can tell you, I’m going through this now—Meredith Cabe is one of my pardon attorneys—just dealing with the mechanics of this, I just don’t—most people who apply for a Presidential pardon do it because they want to vote again. But a lot of people don’t even know how to do it.

I’m not going to be President in 3 days. We’re still getting applications in the mail, and it’s crazy. Most of these people should just be able to vote and be full citizens, because they’ve paid. I think it’s an important issue. And as I said, we did it here in 1977, but I’ll bet you most people in Arkansas don’t know that’s the law, because only about 14 States have done it. So people just assume it’s not there.

The other thing that I recommended and I think is very important is not that we re-litigate the last election but that we make sure that in every future election in every State in the country, voting is clear, simple, unquestionable, and people’s votes get counted. And I asked the incoming administration to appoint a commission headed probably by President Ford and President Carter, but something totally bipartisan, just to look at this. Because we all know—I know the history of voting, and voting machines are good in a lot of ways because you can’t vote twice in the same race on a voting machine because you can’t pull two levers now. But they’re expensive. They’re hard to maintain. When the ones you bought don’t work anymore, they’re hard to get parts to repair, and so that’s how people got into these punch card systems.

I personally think that the pencil system I use on my absentee ballot here from Pulaski County is a lot better, a lot less subject to messing up, and can also be counted by machine, so it can be counted more quickly. But this is something that every State needs to be sure of.

The States in this country have done, I think, a very good job of making it easier for people to vote. One reason it took so long to count these votes in Washington State is—it took 2 weeks or 3 weeks to count the votes because over a third of the votes were cast by paper ballots in advance of election day.

By the way, it’s going to change everything for all the politicians. There is a congressional seat in New Mexico that was won twice by the candidate of one party on election day, and both times the other candidate was elected because she got so many votes in the 3 weeks leading up to election.

So it is going to change the nature of politics. But the main thing is it’s voter friendly. So the idea of making it easier for people to vote is taking hold in America. But until the recent election, I don’t think any of us—I know I hadn’t—we hadn’t paid enough attention to the mechanics of voting. For example, the biggest reject State in the country—that is where people vote, but their votes are not counted—I think was Idaho last year. But because Idaho is overwhelmingly a Republican State, the races aren’t close, so if 5 percent of the votes don’t get counted, it never makes any difference. So nobody gets upset. They never think about it.

But now we know that this is not just a problem in Florida, it’s a problem in other places. And we need to look at everywhere the mechanics of voting. Because, you just think about it. In Washington, DC, across the river, in the Alexandria public school system, there are people from 180 different national and ethnic groups in one school system. Their parents speak over 100 different languages as their native language. And as I said, I know Arkansas is one of the top three States in the country in the growth of Hispanic students. As this country gets more and more diverse and more and more commingled, it will be more and more important for
people to believe not only when their candidates win but especially when their candidates lose, that the whole thing was done in the best possible way.

So that's another thing that I would like to see not only this State and this State legislature weigh in, but every State in the country. This is something we can do as a people that there ought to be no difference of opinion on. Just—we can figure out the most cost-effective way to get the mechanics right. But in this case, the whole integrity of our democracy, over the long run, depends upon it.

Let me just say one other thing. I went back and read my first inaugural address in 1979. I got a little plaque from the Arkansas Gazette when I gave it that I put on the wall in the White House, and I had it up there every day I was President. And I had a line in it that said, "The people of Arkansas have two emotions in great abundance, hope and pride. Without them, there is no such thing as quality of life. With them, there is nothing we cannot achieve."

I will leave office at noon on the 20th, amazingly grateful that somehow the mystery of this great democracy gave me the chance to go from a little boy on South Hervey Street in Hope, Arkansas, to the White House. I am quite sure there was more than a little luck in that and good fortune. I am absolutely positive that I may be the only person ever elected President who owes his election purely to his personal friends, without whom I would never have won. But I know this. If we have the right vision, if we have good ideas, and if we always believe, if we are proud of our country and its history and our future is absolutely filled with hope, then the best days of this country will always be ahead.

After I became President, I went back and read all the founding documents again, to make sure that I knew them as nearly by heart as I could. And when the Founders kicked our country off with the Declaration of Independence, they said they pledged their lives, their fortunes, their sacred honor to the enterprise of forming a more perfect Union—not a perfect Union but a more perfect Union. And they were smart people.

What they said is, if we get this right, then all the people who come after us will always be able to do better. There will always be new challenges, that as long as we are on this Earth and finite human beings, God meant us to have new problems. But we will always be able to form a more perfect Union.

I will leave that office at noon on January 20th more idealistic than I was the day I took the oath of office 8 years before, largely because it worked out the way I thought it would based on what I learned and how I lived here.

Thank you, and God bless you.

NOTE: The President spoke at 2:07 p.m. in the House Chamber at the Arkansas State Capitol Building. In his remarks, he referred to Gov. Mike Huckabee of Arkansas, and his wife, Janet; Lt. Gov. Win Rockefeller of Arkansas; State Senator Mike Beebe, president pro tempore of the senate; State Speaker of the House Shane Broadway; State Representative Mary Anne Salmon; State Attorney General Mark Pryor; Arkansas Secretary of State Sharon Priest; State Treasurer Jimmie Lou Fisher; Arkansas Commissioner of State Lands Charlie Daniels; State Auditor Gas Wingfield; former Senator David H. Pryor; Raymond Lloyd (Buddy) Young, Region VI Director, Federal Emergency Management Agency; Carl Whillock, Special Assistant to the President, Department of Agriculture; Montine McNulty, executive director, Arkansas Hospitality Association; Jana Prewitt, Director of External Affairs, Department of the Interior; Robyn Dickey, former White House Office Deputy Social Secretary; Willbur Peer, Acting Administrator, Rural Business-Cooperative Service, Department of Agriculture; Harold Gist, Associate Director of Intergovernmental Affairs, Department of Transportation; Caroll Willis, director, and Lottie Shackelford, vice chair, Democratic National Committee; Debbie Willhite, co-executive director, 1997 Presidential Inaugural Committee; Ada Hollingsworth, owner, A&A Travel Services; Carolyn Staley, deputy director, National Institute for Literacy; former Representative John Paul Hammerschmidt; former Arkansas State Highway Commissioner L.W. (Bill) Clark; Hal Honeycutt, former director, Arkansas State Game and Fish Commission; Bill Bowen, former chief of staff to the Governor of Arkansas; former Senator Dale Bumpers, and his wife, Betty; and former First Lady Rosalynn Carter. A portion of these remarks could not be verified because the tape was incomplete.
Remarks to the Community in Little Rock
January 17, 2001

The President. Thank you very much. Thank you. I want to—
Audience member. We love you!
The President. That’s what I want to say, too. I want to thank you for coming, and I want to thank you for waiting. We had a wonderful moment in the Arkansas Legislature. I got to speak to the legislature and see a lot of my old friends. And you know, with term limits there’s been a lot of turnover, and about a third of the legislature, as nearly as I can tell, got their start working in one of my campaigns. [Laughter] So I had a wonderful time.

Thank you, Mayor. I want to thank Rodney Slater and Hershel Gober for doing a great job in the President’s Cabinet and being part of this vast array of Arkansans who came down here with me today. Thank you, Vic Snyder, for your friendship and support. Thank you, Mike Ross, for making the campaign and going to Congress. We’re proud of you.

Thank you, Senator Pryor, for coming home today so we could be together on my last trip to Arkansas. Maybe by the time I get around to writing a book, I’ll be able to do some justice to the absolutely essential personal and political role David Pryor played in the success of this administration in the last 8 years. And I’m very grateful to him.

I want to thank all the State officials who came out. Thank you, Sharon Priest. Thank you, Jimmie Lou and Charlie, Gus, Mark Pryor. I want to thank Little Joe and the BK’s. It’s just like being home. And I want to thank the Trumpet and Zion Church choir.

You know, Jim Dailey said about everything I could think of to say. And he gave a terrific speech, and I hope somebody for me still got it on tape. I’m going to play that some day when I’m feeling down, you know? [Laughter] I want to thank him for his friendship.

Chelsea and I are delighted to be here today. I wish Hillary could be here but, you know, she’s otherwise occupied. And I could tell you one thing. She won that thing because she worked harder, and she learned to do that here. And I was very proud of her. I think the day she was sworn into the United States Senate, I honestly believe, was the happiest day of my life since Chelsea was born. It was an amazing thing and a real tribute to her and to all of you who have helped her along life’s way.

I was thinking that it was about 8 years ago that I had my farewell rally to Arkansas when I left to become President in this very place. And I was looking out across this sea of faces, thinking how many of you were there then and how many of you were there 10 years ago and 20 years ago and, in some cases, 27 years ago, when I first started.

I got tickled when I was walking out of the legislature tonight. I ran into a guy named Red Milligan from Marion County, and in 1974, early ’74, I went up and hunted him up because somebody told me he could get me some votes. And I asked him to be for me. And he got a guy named Carnie Carlton, and he said, “Well, we’re going to drive you out in the country.” He said, “You need to know our county has more dirt roads than any other county in Arkansas. And we’re going down to Leon Swaford’s store”—I still remember this, 1974—which is just about at the four corners of Marion and Searcy and Boone and Newton Counties. You can’t get there from here, even today. [Laughter]

I got in the truck. We’re driving down the road. He drives me about 20 minutes. We hadn’t seen another living soul. They stomp on the brakes; the cab of the truck fills with dust. He whips out this bag of Redman—[laughter]—it’s a true story—he said, “Son, I don’t know if you can make it or not. You know, you’re a university teacher and all that.” He said, “I’ll tell you what. If you’ll chew this Redman, I’ll be for you.” [Laughter] “And if you don’t, I’m going to kick you out and see if you can find your way back home.” [Laughter] And I looked at him, and I said, “Open the door.” [Laughter] True story.

And he told it again today, and he started laughing. He said, “Well, if that’s the way you feel about it, I guess I’ll be for you, anyway.” [Laughter] It was those kind of encounters that helped me learn a little bit
about human nature and public life and politics, the kind of thing that’s hard to learn if you start out in a big place, where you don’t have time to listen to people and see how they live and go down every little backroad. I made a lot of backroads with a lot of you in this audience today, and I just want to thank you.

I also want to say that if anybody had told me when I left here 8 years ago that I could come home with my country having the longest economic expansion in history and the largest number of new jobs in this period of time; where we’d actually be paying down $600 billion of the national debt in the last three budgets of my administration; that we’d have all-time high homeownership, minority business ownership, college-going rate, welfare rolls cut by 60 percent, the lowest crime rate in 25 years—I could go on—if anybody told me that all these ideas that I talked so passionately about in the campaign of ’92, that I thought would work because they were beginning to work in Arkansas, I would have said, “I’ll take that right now. For my country and our future, I’ll take it right now.” I never would have dreamed that it would have worked out as well as it has.

And I just want you to know that I know perfectly well I never would have been President if it hadn’t been for the people of Arkansas. I told somebody yesterday that I know a little bit about American history and a lot about how a lot of people got to be President, and of all the ones that I know at least, I’m the only one that I can honestly say got to be President because he had personal friends who stood up, traveled the country, fought, spoke up, and determined to make the campaign go.

And because of you, I was able to make some other friends and see some other people and learn some things about this country of ours. It’s quite an interesting place, America, growing more diverse every day; we’re growing more independent every day; we’re growing more connected to the rest of the world every day. And I did my best to prepare this country for this new century and this whole new way of living and working and relating to each other.

And when I leave office at noon on Saturday, I will leave with a heart filled with gratitude, happy and pleased that all the options are open for the American people; that choices still have to be made, but we actually have it within our grasp to make America debt-free this decade, for the first time since 1835; to give every child in this country a world-class education; to bring free enterprise and opportunity to people and places that have been left behind, something that’s very important to us here in Arkansas, because we have people, and we still today have people who haven’t been part of this prosperity; to give the working families of this country that don’t have health insurance access to health coverage for the first time in our country’s history; to secure Medicare and Social Security for the baby boomers’ retirement; and to continue to be a huge force for peace and freedom throughout the world. I couldn’t have asked for more.

I’d also like to say that I’m well aware that I’ve just been the captain of this team, and without a team, you don’t win in public life. It really is a team sport, public service. Jim Dailey mentioned some of the Arkansans that have served with me, and I mentioned some more when I was over at the legislature, because a number came down today. But I want you to know that over 460 of your fellow citizens from this State have worked in our administration in these last 8 years, and America is better because of what they did.

And finally, let me say I’m looking forward to being here and building my library and center. I believe it will be the most important educational institution as a library, a museum, a tourist destination, a learning site, of any that have been built, just because I have the benefit of coming into my own as a former President and building this library when all this wonderful technology is out there. I hope you like the building design. I worked hard on it, myself, for a year. It will be like a bridge out into the Arkansas River, and I think it will be a real beacon for people all around the country, and I expect people from all around the world to come here. I’ll get it up quick as I can.

We’ll have an educational program and offer a graduate degree in public service, which I hope will inspire other young people to spend at least some of their life in public
service, which has been so good to me and which I have found so richly rewarding. So I'll be around quite a bit.

I want to say, too, when I came in from the airport, we passed two of Chelsea's schools, Mann and the Booker Arts Magnet School. And I'd like to thank, since she came home with me, all the people here in Little Rock and throughout the State who were so good to her during her growing up, and her teachers and all the others. It means a lot to me.

I've got a daughter about to graduate from college and a wife going into the Senate. It seems to me that one of the things I'll have to do is go to work—[laughter]—which won't do me any harm. But between my larger public service and doing what I can to support my Senator and my daughter, I will be here a lot, and we'll have a chance to do a lot of things together, to reminisce over old times.

But the main thing I want to say to all of you is, I want you to be proud that we proved that national politics and National Government and the direction of this Nation is not the private province of some elite somewhere in some big, distant place; that people with common sense, with basic American roots anywhere in the country, who have the right vision and the right ideas and are willing to work in good faith with all different kinds of people, can move this country forward.

And I want you to know, too, for all the storms and all the sunshine—I said this to the legislature, and I want to say it again because it's absolutely true—there has never been a day—and tonight will be the same way when I get home—that I haven't landed on that helicopter on the back of the White House lawn and not felt a thrill, not felt like a 17-year-old boy looking at the White House for the first time.

And when I walk out of the White House for the last time and I sit at the inauguration of my successor and I leave this office, I will leave more idealistic and more hopeful about my country than the day I took the oath of office 8 years ago. And that's the way you ought to feel. That's the way you ought to feel. And none of it would have been possible without you. I love you. Thank you, thank you, thank you.

NOTE: The President spoke at 5:28 p.m. in hanger 1 at Adams Field Airport. In his remarks, he referred to Mayor Jim Dailey of Little Rock; former Senator David H. Pryor; Arkansas Secretary of State Sharon Priest; State Treasurer Jimmie Lou Fisher; Commissioner of State Lands Charlie Daniels; Auditor of State Gus Wingfield; and State Attorney General Mark Pryor.

Statement on Efforts To Ensure Safe, Clean Drinking Water
January 17, 2001

When we turn on our taps, Americans expect the water that comes out to be clean and safe. Access to clean, safe water is fundamental to our quality of life. That is why my administration has made providing clean, safe tap water to all communities a top priority. As a result, since 1993, the number of Americans receiving tap water that meets tough Federal health standards has increased by 23 million.

Today I am pleased that this administration is taking further action to improve the quality of our drinking water by strengthening the drinking water standard for arsenic. This new drinking water standard will provide additional public health protections for 13 million Americans, including protections from cancer, cardiovascular disease, and other health problems.

My administration has worked hard to ensure that Americans enjoy the safest drinking water in the world. I proposed and, in 1996, signed amendments to significantly strengthen the Safe Drinking Water Act. In implementing this new law, my administration has already provided added protections for consumers from dangerous, disease-causing microbes such as Cryptosporidium, preventing as many as 400,000 cases of illness a year. We have ensured that Americans have the information they need to make important public health decisions for themselves and their families by requiring that 55,000 water systems provide new annual reports to their customers on the quality of their drinking water. And recognizing that good water quality comes at a cost, we have established the
first-ever fund for drinking water system improvements, providing States with $3.6 billion, to date, in low interest loans for treatment system construction and upgrades.

Together with the new action we are taking today, these steps will ensure that our families continue to enjoy safe, clean drinking water.

**Statement on Efforts To Toughen Child Support Enforcement**

*January 17, 2001*

Today the U.S. Department of Health and Human Services (HHS) released new data showing that our administration's tough child support enforcement efforts have been effective and are paying off for our children. Child support collections broke new records in 2000, collecting $18 billion, an increase of $10 billion since 1992. The new data today also shows that in 2000 alone, nearly 700,000 delinquent noncustodial parents were matched to more than one million financial records and that through withholding tax refunds, a record $1.4 billion in overdue child support was collected, twice the amount collected when I took office.

Our administration’s commitment to work with States to efficiently and effectively hold noncustodial parents accountable for their child support obligations has demonstrated significant improvement over the last 8 years. Today, parents who owe child support have their wages garnished, their Federal loans and passports denied, their bank accounts seized, and their tax refunds withheld. Last year alone, nearly 3.5 million delinquent noncustodial parents were located through the National Directory of New Hires posting.

In addition, Welfare to Work grants have helped States, tribes, and communities nationwide have created programs that help low income, noncustodial fathers get and keep jobs that will allow them to pay child support and provide their children emotional support. Congress just enacted my proposal to extend these grants for an additional 2 years.

Despite these tremendous gains, there is still more to do. In my FY 2001 budget, I proposed the fathers work/families win initiative to help low income fathers and families work and support their children, along with needed reforms to the child support system. I urge the next administration and the 107th Congress to take action this year to promote responsible fatherhood and ensure that more child support goes directly to families.

**Proclamation 7400—To Designate Swaziland as a Beneficiary Sub-Saharan African Country and for Other Purposes**

*January 17, 2001*

*By the President of the United States Of America*

**A Proclamation**

1. Section 506A(a)(1) of the Trade Act of 1974, as amended (the “1974 Act”) (19 U.S.C. 2466a(a)(1)), as added by section 111(a) of the African Growth and Opportunity Act (Title I of Public Law 106-200) (AGOA), authorizes the President to designate countries listed in section 107 of the AGOA (19 U.S.C. 3706) as “beneficiary sub-Saharan African countries.”


3. Proclamation 7350 of October 2, 2000, designated certain countries listed in section 107 of the AGOA as beneficiary sub-Saharan African countries and identified which designated beneficiary sub-Saharan African countries would be considered lesser developed beneficiary sub-Saharan African countries under section 112(b)(3)(B) of the AGOA.

4. Pursuant to section 506A(a)(1) of the 1974 Act, and having due regard for the eligibility criteria set forth therein, I have determined that it is appropriate to designate the Kingdom of Swaziland as a beneficiary sub-Saharan African country.

5. The Kingdom of Swaziland satisfies the criteria for treatment as a lesser developed beneficiary sub-Saharan African country under section 112(b)(3)(B) of the AGOA (19 U.S.C. 3721(b)(3)(B)).
6. Annex II to Proclamation 7388 of December 18, 2000, listed certain products that are eligible for preferential tariff treatment under section 213(b)(3)(A) of the Caribbean Basin Economic Recovery Act (CBERA) (19 U.S.C. 2703(b)(3)(A)), as amended by section 211(a) of the Caribbean Basin Trade Partnership Act (CBTPA) (Title II of Public Law 106–200). Section C of that Annex incorrectly stated the staged rate of duty to be applied to certain imports under subheading 6402.99.70 of the Harmonized Tariff Schedule of the United States (HTS). I have determined that this error should be corrected.

7. Proclamations 7350 and 7351 of October 2, 2000, added new general notes 16 and 17 to the HTS and renumbered other general notes. I have determined that general note 1 to the HTS should be modified to reflect these changes.

8. Section 604 of the 1974 Act (19 U.S.C. 2483) authorizes the President to embody in the HTS the substance of the relevant provisions of that Act, and of other acts affecting import treatment, and actions thereunder, including the removal, modification, continuance, or imposition of any rate of duty or other import restriction.

Now, Therefore, I, William J. Clinton, President of the United States of America, acting under the authority vested in me by the Constitution and the laws of the United States of America, including sections 506A and 604 of the 1974 Act, sections 111 and 112 of the AGOA, section 211 of the CBTPA, and section 213 of the CBERA, do proclaim that:

(1) The Kingdom of Swaziland is designated as a beneficiary sub-Saharan African country.

(2) In order to reflect this designation in the HTS, general note 16(a) to the HTS is modified by inserting in alphabetical sequence in the list of beneficiary sub-Saharan African countries “Kingdom of Swaziland”.

(3) For purposes of section 112(b)(3)(B) of the AGOA, the Kingdom of Swaziland shall be considered a lesser developed beneficiary sub-Saharan African country.

(4) Effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after January 1, 2001, HTS subheading 6402.99.70 is modified by deleting the figure “11.2%” from the Rates of Duty 1–Special subcolumn and inserting in lieu thereof “7.5%” for such special rate. Effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after January 1, 2002, such subheading is modified by deleting the figure “7.5%” and inserting in lieu thereof “3.7%”, for such special rate.

(5) General note 1 to the HTS is modified by deleting the phrase “through 14, inclusive, and general note 16”; and by inserting in lieu thereof “through 18, inclusive”.

(6) Any provisions of previous proclamations and Executive Orders that are inconsistent with this proclamation are superseded to the extent of such inconsistency.

(7) Except as provided in paragraph (4) of this proclamation, the modifications to the HTS made by this proclamation shall be effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after the date of publication of this proclamation in the Federal Register.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register, 8:45 a.m., January 22, 2001]

NOTE: This proclamation was released by the Office of the Press Secretary on January 18, and it will be published in the Federal Register on January 23.
The American Free Trade Agreement (NAFTA). The NAFTA was approved by the Congress in section 101(a) of the North American Free Trade Agreement Implementation Act (the “NAFTA Implementation Act”) (19 U.S.C. 3311(a)) and was implemented with respect to the United States by Presidential Proclamation 6641 of December 15, 1993.

2. Section 201(b) of the NAFTA Implementation Act (19 U.S.C. 3331(b)) authorizes the President, subject to the consultation and layover requirements of section 103(a) of the NAFTA Implementation Act (19 U.S.C. 3313(a)), to proclaim accelerated schedules for duty elimination that the United States may agree to with Mexico or Canada. Consistent with Article 302(3) of the NAFTA, I, through my duly empowered representative, entered into an agreement with the Government of Mexico on November 30, 2000, providing for an accelerated schedule of duty elimination for specific goods of Mexico. The consultation and layover requirements of section 103(a) of the NAFTA Implementation Act with respect to such schedule of duty elimination will be satisfied on December 30, 2000.

3. Pursuant to section 201(b) of the NAFTA Implementation Act, I have determined that the modifications hereinafter proclaimed of duties on goods originating in the territory of a NAFTA party are necessary or appropriate (i) to maintain the general level of reciprocal and mutually advantageous concessions with respect to Mexico provided for by the NAFTA, and (ii) to carry out the agreement with Mexico providing an accelerated schedule of duty elimination for specific goods.

4. Section 213(b)(3)(A) of the Caribbean Basin Economic Recovery Act (CBERA) (19 U.S.C. 2703(b)(3)(A)), as amended by section 211(a) of the United States-Caribbean Basin Trade Partnership Act (Title II of Public Law 106-200) (CBTPA), provides that the tariff treatment accorded at any time during the transition period defined in section 213(b)(5)(D) of the CBERA (19 U.S.C. 2703(b)(5)(D)), as amended by section 211(a) of the CBTPA, to certain articles that are originating goods of designated CBTPA beneficiary countries shall be identical to the tariff treatment that is accorded at such time under Annex 302.2 of the NAFTA to an article described in the same 8-digit subheading of the Harmonized Tariff Schedule of the United States (HTS) that is a good of Mexico and is imported into the United States. Such articles are described in sub paragraphs (B) through (F) of section 213(b)(1) of the CBERA (19 U.S.C. 2703(b)(1)(B)–(F)), as amended by section 211(a) of the CBTPA.

5. Section 604 of the Trade Act of 1974, as amended (the “1974 Act”) (19 U.S.C. 2483), authorizes the President to embody in the HTS the substance of the relevant provisions of Acts affecting import treatment, and actions thereunder, including the removal, modification, continuance, or imposition of any rate of duty or other import restriction.

Now, Therefore, I, William J. Clinton, President of the United States of America, acting under the authority vested in me by the Constitution and the laws of the United States, including section 201(b) of the NAFTA Implementation Act, section 211 of the CBTPA, section 213 of the CBERA, and section 604 of the 1974 Act, do proclaim that:

(1) In order to provide for an accelerated schedule of duty elimination for specific goods of Mexico under the NAFTA and to provide identical tariff treatment for originating goods of a CBTPA beneficiary country provided for in the same HTS subheading, the tariff treatment set forth in the HTS is modified as provided in section 1 of the Annex to this proclamation.

(2) In order to provide for an accelerated schedule of duty elimination for specific goods of Mexico under the NAFTA, the tariff treatment set forth in the HTS is modified as provided in section 2 of the Annex to this proclamation.

(3) Any provisions of previous proclamations and Executive orders that are inconsistent with the actions taken in this proclamation are superseded to the extent of such inconsistency.

(4) The amendments made to the HTS by the Annex to this proclamation shall be effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after January 1, 2001.

In Witness Whereof, I have hereunto set my hand this seventeenth day of January, in
the year of our Lord two thousand one, and
of the Independence of the United States of
America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register,
8:45 a.m., January 22, 2001]

NOTE: This proclamation was released by the Of-
lice of the Press Secretary on January 18, and it
will be published in the Federal Register on Janu-
ary 23.

Executive Order 13191—
Implementation of the African
Growth and Opportunity Act and the
United States-Caribbean Basin
Trade Partnership Act
January 17, 2001

By the authority vested in me as President
by the Constitution and the laws of the United States of America, including the Afri-
can Growth and Opportunity Act (Title I of
Public Law 106–200) (AGOA), the United
States-Caribbean Basin Trade Partnership
Act (Title II of Public Law 106–200)
(CBTPA), the Caribbean Basin Economic
Recovery Act (19 U.S.C. 2701 et seq.), and
section 301 of title 3, United States Code,
and in order to expand international trade
and enhance our economic partnership with
sub-Saharan Africa and the Caribbean Basin,
promote investment and economic develop-
ment and reduce poverty in those regions,
and create new economic opportunities for
American workers and businesses, it is here-
by ordered as follows:

Part I—Implementation of the AGOA

Section 1. Apparel Articles Assembled
from Fabrics or Yarn Not Available in Com-
mercial Quantities. The Committee for the
Implementation of Textile Agreements (the
“Committee”) is authorized to exercise the
authority vested in the President under sec-
tion 112(b)(5)(B)(i) of the AGOA (19 U.S.C.
3721(b)(5)(B)(i)) to determine whether yarns
or fabrics cannot be supplied by the domestic
industry in commercial quantities in a timely
manner. The Committee shall establish pro-
ductures to ensure appropriate public partici-
pation in any such determination. The Com-
mittee and the United States Trade Rep-
resentative (USTR) are jointly authorized to
exercise the authority vested in the President
under sections 112(b)(5)(B)(ii), (iii), and (v)
of the AGOA (19 U.S.C. 3721(b)(5)(B)(ii),
(iii), and (v)) to obtain advice from the ap-
propriate advisory committee, to submit a re-
port to the appropriate Congressional commit-
tees, and to consult with those Congressional
committees. The USTR is authorized to exer-
cise the authority vested in the President
under section 112(b)(5)(B)(ii) of the AGOA
to obtain advice from the U.S. International
Trade Commission (USITC).

Sec. 2. Handloomed, Handmade, and
Folklore Articles. The Committee, after con-
sultation with the Commissioner, United
States Customs Service (Commissioner), is
authorized to exercise the authority vested
in the President under section 112(b)(6) of
the AGOA (19 U.S.C. 3721(b)(6)) to consult
with beneficiary sub-Saharan African coun-
tries and to determine which, if any, partic-
ticular textile and apparel goods shall be
treated as being handloomed, handmade, or
good articles. The Commissioner shall
take such actions to carry out any such deter-
mination as directed by the Committee.

Sec. 3. Certain Interlinings. The Com-
mittee is authorized to exercise the authority
vested in the President under section
112(d)(1)(B)(iii) of the AGOA (19 U.S.C.
3721(d)(1)(B)(iii)) to determine whether U.S.
manufacturers are producing inter-
linings in the United States in commercial
quantities. The Committee shall establish
procedures to ensure appropriate public partici-
pation in any such determination. The de-
termination or determinations of the Com-
mittee under this section shall be set forth
in a notice or notices that the Committee
shall cause to be published in the Federal
Register. The Commissioner shall take such
actions to carry out any such determination
directed by the Committee.

Sec. 4. Penalties for Transshipments. The
Committee, after consultation with the Com-
missioner, is authorized to exercise the au-
thority vested in the President under section
113(b)(3) of the AGOA (19 U.S.C.
3722(b)(3)) to determine, based on sufficient
evidence, whether an exporter has engaged
in transshipment and to deny for a period
of 5 years all benefits under section 112 of the AGOA (19 U.S.C. 3721) to any such exporter, any successor of such exporter, and any other entity owned or operated by the principal of such exporter. The determination or determinations of the Committee under this section shall be set forth in a notice or notices that the Committee shall cause to be published in the Federal Register. The Commissioner shall take such actions to carry out any such determination as directed by the Committee.

Sec. 5. Effective Visa Systems. Pursuant to sections 112(a) and 113(a)(1) of the AGOA (19 U.S.C. 3721(a) and 3722(a)(1)), the USTR is authorized to direct the Commissioner to take such actions as may be necessary to ensure that textile and apparel articles described in section 112(b) of the AGOA (19 U.S.C. 3721(b)) that are entered, or withdrawn from warehouse, for consumption are accompanied by an appropriate export visa, if the preferential treatment described in section 112(a) of the AGOA is claimed with respect to such articles.

Part II—Implementation of the CBTPA

Sec. 6. Apparel Articles Assembled from Fabrics or Yarn Not Available in Commercial Quantities. The Committee is authorized to exercise the authority vested in the President under section 213(b)(2)(A)(v)(II)(aa) of the CBERA (19 U.S.C. 2703(b)(2)(A)(v)(II)(aa)), as added by section 211(a) of the CBTPA, to determine whether yarns or fabrics cannot be supplied by the domestic industry in commercial quantities in a timely manner. The Committee shall establish procedures to ensure appropriate public participation in any such determination. The Committee and the USTR are jointly authorized to exercise the authority vested in the President under sections 213(b)(2)(A)(v)(II)(bb), (cc), and (ee) of the CBERA (19 U.S.C. 2703(b)(2)(A)(v)(II)(bb), (cc), and (ee)), as added by section 211(a) of the CBTPA, to obtain advice from the appropriate advisory committee, to submit a report to the appropriate Congressional committees, and to consult with those Congressional committees. The USTR is authorized to exercise the authority vested in the President under section 213(b)(2)(A)(v)(II)(bb) of the CBERA to obtain advice from the USITC.

Sec. 7. Certain Interlinings. The Committee is authorized to exercise the authority vested in the President under section 213(b)(2)(A)(vii)(II)(cc) of the CBERA (19 U.S.C. 2703(b)(2)(A)(vii)(II)(cc)), as added by section 211(a) of the CBTPA, to determine whether U.S. manufacturers are producing interlinings in the United States in commercial quantities. The Committee shall establish procedures to ensure appropriate public participation in any such determination. The determination or determinations of the Committee under this section shall be set forth in a notice or notices that the Committee shall cause to be published in the Federal Register. The Commissioner shall take such actions to carry out any such determination as directed by the Committee.

Sec. 8. Handloomed, Handmade, and Folklore Articles. The Committee, after consultation with the Commissioner, is authorized to exercise the authority vested in the President under section 213(b)(2)(C) of the CBTPA (19 U.S.C. 2703(b)(2)(C)), as added by section 211(a) of the CBTPA, to consult with representatives of CBTPA beneficiary countries for the purpose of identifying particular textile and apparel goods that are mutually agreed upon as being handloomed, handmade, or folklore goods within the meaning of that section. The Commissioner shall take such actions to carry out any such determination as directed by the Committee.

Sec. 9. Penalties for Transshipments. The Committee, after consultation with the Commissioner, is authorized to exercise the authority vested in the President under section 213(b)(2)(D) of the CBERA (19 U.S.C. 2703(b)(2)(D)), as added by section 211(a) of the CBTPA, to determine, based on sufficient evidence, whether an exporter has engaged in transshipment and, if transshipment has occurred, to deny all benefits under the CBTPA to any such exporter, and any successor of such exporter, for a period of 2 years; to request that any CBTPA beneficiary country through whose territory transshipment has occurred take all necessary and appropriate actions to prevent such transshipment; and to impose the penalty provided in section 213(b)(2)(D)(ii) of the
CBERA on a CBTPA beneficiary country if the Committee determines that such country is not taking such actions. The determination or determinations of the Committee under this section shall be set forth in a notice or notices that the Committee shall cause to be published in the Federal Register. The Commissioner shall take such actions to carry out any such determination as directed by the Committee.

Sec. 10. Bilateral Emergency Tariff Actions. The Committee is authorized to exercise the authority vested in the President under section 213(b)(2)(E) of the CBERA (19 U.S.C. 2703(b)(2)(E)), as added by section 211(a) of the CBTFA, to take bilateral emergency tariff actions, if the Committee determines that the conditions provided in section 213(b)(2)(E) of the CBERA are satisfied. The Committee shall establish procedures to ensure appropriate public participation in any such determination. The determination or determinations of the Committee under this section shall be set forth in a notice or notices that the Committee shall cause to be published in the Federal Register. The Commissioner shall take such actions to carry out any such bilateral emergency tariff action as directed by the Committee.

Part III—General Provisions

Sec. 11. Judicial Review. This order does not create any right or benefit, substantive or procedural, enforceable at law or equity by a party against the United States, its agencies, its officers, or any person.

William J. Clinton

The White House,

[Filed with the Office of the Federal Register,
8:45 a.m., January 19, 2001]

NOTE: This Executive order was released by the Office of the Press Secretary on January 18, and it was published in the Federal Register on January 22.

Memorandum on Assistance Funding for Emergency Refugee and Migration

January 17, 2001

Presidential Determination No. 2001–10

Memorandum for the Secretary of State

Subject: Presidential 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 to make up to $22 million from the U.S. Emergency Refugee and Migration Assistance Fund available to meet unexpected urgent refugee and migration needs, including those of refugees, displaced persons, conflict victims, and other persons at risk, due to crises in the Balkans and Nepal. These funds may be used, as appropriate, to provide contributions to international, governmental, and nongovernmental organizations and, as necessary, for administrative expenses of the Bureau of Population, Refugees, and Migration.

You are authorized and directed to inform the appropriate committees of the Congress of this determination and the obligation of funds under this authority, and to arrange for the publication of this memorandum in the Federal Register.

William J. Clinton

NOTE: This memorandum was released by the Office of the Press Secretary on January 18. An original was not available for verification of the content of this memorandum.
Letter to Congressional Leaders
Reporting a Certification Required
by the Ratification Resolution of the
Chemical Weapons Convention
January 17, 2001

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

In accordance with the resolution of advice
and consent to ratification of the Convention
on the Prohibition of the Development, Pro-
duction, Stockpiling and Use of Chemical
Weapons and on Their Destruction, adopted
by the Senate of the United States on April
24, 1997, I hereby certify in connection with
Condition (7)(C)(i), “Effectiveness of Aus-
tralia Group,” that:

Australia Group members continue to
maintain an equally effective or more
comprehensive control over the export
of toxic chemicals and their precursors;
dual-use processing equipment human,
animal, and plant pathogens and toxins
with potential biological weapons appli-
cations; and dual-use biological equip-
ment, as that afforded by the Australia
Group as of April 25, 1997; and

The Australia Group remains a viable
mechanism for limiting the spread of
chemical and biological weapons-related
materials and technology, and the effect-
iveness of the Australia Group has not
been undermined by changes in mem-
bership, lack of compliance with com-
mon export controls and nonprolifera-
tion measures, or the weakening of com-
mon controls and nonproliferation
measures, in force as of April 25, 1997.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis
Hastert, Speaker of the House of Representa-
tives, and Albert Gore, Jr., President of the Senate. This
letter was released by the Office of the Press Sec-
retary on January 18.

Letter to Congressional Leaders
Transmitting a Report Required by
the Ratification Resolution of the
Chemical Weapons Convention
January 17, 2001

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

Attached is a report to the Congress on
cost-sharing arrangements, as required by
Condition 4(A) of the resolution of advice
and consent to ratification of the Convention
on the Prohibition of the Development, Pro-
duction, Stockpiling and Use of Chemical
Weapons and on Their Destruction, adopted
by the Senate of the United States on April
24, 1997.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis
Hastert, Speaker of the House of Representa-
tives, and Albert Gore, Jr., President of the Senate. This
letter was released by the Office of the Press Sec-
retary on January 18.

Letter to Congressional Leaders
Transmitting the Estonia-United
States Fishery Agreement
January 17, 2001

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

In accordance with the Magnuson-Stevens
Fishery Conservation and Management Act
(16 U.S.C. 1801 et seq.), I transmit herewith
an Agreement between the United States of
America and the Government of the Repub-
lic of Estonia extending the Agreement of
June 1, 1992, Concerning Fisheries Off the
Coasts of the United States, with annex, as
extended (the 1992 Agreement). The present
Agreement, which was effected by an ex-
change of notes at Tallinn on September 7
and September 12, 2000, extends the 1992

In light of the importance of our fisheries
relationship with the Republic of Estonia, I
urge that the Congress give favorable consideration to this Agreement at an early date.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. This letter was released by the Office of the Press Secretary on January 18.

Letter to Congressional Leaders Transmitting a Report on Cyprus
January 17, 2001

Dear Mr. Speaker: (Dear Mr. Chairman:)

In accordance with Public Law 95–384 (22 U.S.C. 2373(c)), I submit to you this report on progress toward a negotiated settlement of the Cyprus question covering the period October 1–November 30, 2000. The previous submission covered events during August and September 2000.

The United Nations continued its efforts to bring about a comprehensive settlement between Greek Cypriots and Turkish Cypriots with the fifth session of proximity talks in Geneva from November 1 to 10. Special Presidential Emissary Alfred Moses, Special Cyprus Coordinator Thomas Weston, and U.S. Ambassador to Cyprus Donald Bandler continued to provide diplomatic support to the process. The United Nations Secretary General invited both parties to continue talks in Geneva in late January. The United States remains committed to the United Nations process and efforts to bring about a solution based upon a bizonal, bicomunal federation.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Joseph R. Biden, Jr., Chairman of the Senate Committee on Foreign Relations. This letter was released by the Office of the Press Secretary on January 18.

Letter to Congressional Leaders Transmitting a Report on Haiti
January 17, 2001

Pursuant to section 559(b) of Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2000, I hereby transmit to you a report concerning the status of Haiti’s progress.

The report contains eight subsections, which provide information required by section 559(b) of the Act, to the extent that such information is available. These subsections address:

- Governmental Institutions Envisioned in the 1987 Haitian Constitution.
- Privatization of Haiti’s Major Public Entities.
- Efforts to Re-sign the Lapsed Bilateral Repatriation Agreement, and Cooperation in Halting Illegal Migration.
- Investigations and Prosecution of Extrajudicial and Political Killings, and Cooperation With the United States In Such Investigation.
- Removal and Maintenance of Separation of Human Rights Violators from Haitian Public Security Entities or Units.
- Ratification of the 1997 Maritime Counter-Narcotics Agreement.
- Development of Haiti’s Domestic Capacity to Conduct Free, Fair, Democratic, and Administratively Sound Elections.
- Demonstrated Commitment of Haiti’s Minister of Justice to the Professionalism of the Judiciary, and Progress Toward Judicial Branch Independence.

Sincerely,

William J. Clinton

NOTE: Letters were sent to Joseph R. Biden, Jr., chairman, and Jesse Helms, ranking member, Senate Committee on Foreign Relations; Robert C. Byrd, chairman, and Ted Stevens, ranking member, Senate Committee on Appropriations; Henry J. Hyde, chairman, and Tom Lantos, ranking member, House Committee on International Relations; and C.W. Bill Young, chairman, and David R. Obey, ranking member, House Committee on Appropriations. This letter was released by the Office of the Press Secretary on January
Letter to Congressional Leaders 
Transmitting a Report on the National Emergency With Respect to the Russian Federation 
January 17, 2001

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

As required by section 401(c) of the National Emergencies Act, 50 U.S.C. 1641(c), and section 204(c) of the International Emergency Economic Powers Act, 50 U.S.C. 1703(c), I transmit herewith a 6-month periodic report on the national emergency with respect to the risk of nuclear proliferation created by the accumulation of weapon-usable fissile material in the territory of the Russian Federation that was declared in Executive Order 13159 of June 21, 2000.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. This letter was released by the Office of the Press Secretary on January 18.

Letter to Congressional Leaders
Transmitting a Report on Emigration Policies of Certain Former Eastern Bloc States
January 17, 2001

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

On September 21, 1994, I determined and reported to the Congress that the Russian Federation was not in violation of paragraph (1), (2), or (3) of subsection 402(a) of the Trade Act of 1974, or paragraph (1), (2), or (3) of subsection 409(a) of that Act. On June 3, 1997, I determined and reported to the Congress that Armenia, Azerbaijan, Georgia, Moldova, and Ukraine were not in violation of the same provisions, and I made an identical determination on December 5, 1997, with respect to Kazakhstan, Kyrgyzstan, Tajikistan, Turkmenistan, and Uzbekistan. These actions allowed for the continuation of normal trade relations for these countries and certain other activities without the requirement of an annual waiver.

Pursuant to section 302(b) of Public Law 106–200, on June 29, 2000, I determined that title IV of the 1974 Trade Act should no longer apply to Kyrgyzstan.

As required by law, I am submitting an updated report to the Congress concerning the emigration laws and policies of Armenia, Azerbaijan, Kazakhstan, Moldova, the Russian Federation, Tajikistan, Turkmenistan, Ukraine, and Uzbekistan. The report indicates continued compliance of these countries with international standards concerning freedom of emigration.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. This letter was released by the Office of the Press Secretary on January 18.

Letter to Congressional Leaders
Transmitting a Report on Prevention of Nuclear Proliferation
January 17, 2001

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


Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. This letter was released by the Office of the Press Secretary on January 18.
Letter to Congressional Leaders
Transmitting a Report on the National Emergency With Respect to the Taliban
January 17, 2001

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

As required by section 401(c) of the National Emergencies Act, 50 U.S.C. 1641(c), and section 204(c) of the International Emergency Economic Powers Act ("IEEPA"), 50 U.S.C. 1703(c), I transmit herewith a 6-month periodic report on the national emergency with respect to the Taliban in Afghanistan that was declared in Executive Order 13129 of July 4, 1999.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. This letter was released by the Office of the Press Secretary on January 18.

Statement on New Energy Efficiency Standards for Appliances
January 18, 2001

I am pleased that the Department of Energy is today establishing four new energy efficiency standards for appliances that will save consumers and businesses more than $19 billion over the next 30 years. These standards once again demonstrate that environmental protection and economic growth go hand in hand. By reducing electricity use, the standards will not only make our electricity system more reliable but also will reduce greenhouse gas emissions and other harmful air pollutants. I applaud the leadership and hard work of Energy Secretary Bill Richardson and his staff for bringing these consumer savings and environmental benefits to the American public.

These new standards for clothes washers, water heaters, residential heat pumps and central air conditioners, and commercial heating and cooling equipment are a critical part of our broader effort to address the greatest environmental challenge of the 21st century: global warming. The world’s leading scientists have established that our climate is changing, that the rate of change is increasing, that human activities are a significant factor in climate change, and that climate change is likely to have many negative impacts on our environment and society.

As part of our effort to combat global warming, this administration has launched more than 50 major initiatives to improve energy efficiency and develop clean energy sources. Along with the new standards announced today, higher energy efficiency standards for appliances established by this administration will save consumers more than $10 billion and avoid carbon dioxide emissions of more than 225 million metric tons by 2010. We also made the Federal Government more efficient—in 1999 alone, we reduced our annual energy bill by $800 million. By 2010, these Federal energy savings will reduce annual emissions by an amount equal to taking 1.7 million cars off the road.

I am proud of the progress we have made and am confident that it will serve as a foundation upon which our Nation can continue to meet the profound challenge of climate change.

Executive Order 13193—Federal Leadership on Global Tobacco Control and Prevention
January 18, 2001

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

Section 1. Policy. It shall be the policy of the executive branch to take strong action to address the potential global epidemic of diseases caused by tobacco use. The executive branch shall undertake activities to increase its capacity to address global tobacco prevention and control issues through coordinated domestic action, limited bilateral assistance to individual nations, and support to multilateral organizations. International activities shall be directed towards deterring children from tobacco use, protecting nonsmokers, and providing information about the adverse health effects of tobacco use and the health benefits of cessation.
Sec. 2. Responsibilities of Federal Departments and Agencies. (a) Tobacco Trade Policy. In the implementation of international trade policy, executive departments and agencies shall not promote the sale or export of tobacco or tobacco products, or seek the reduction or removal of foreign government restrictions on the marketing and advertising of such products, provided that such restrictions are applied equally to all tobacco or tobacco products of the same type. Departments and agencies are not precluded from taking necessary actions in accordance with the requirements and remedies available under applicable United States trade laws and international agreements to ensure nondiscriminatory treatment of United States products. Nothing in this Executive Order shall be construed (1) to modify the annual executive branch guidance to United States diplomatic posts on health, trade, and commercial aspects of tobacco, or (2) to affect any negotiating position of the United States on the Framework Convention on Tobacco Control.

(b) The Department of Health and Human Services’ (HHS) Role in Tobacco Trade Policy Deliberations. The HHS shall be included in all deliberations of interagency working groups, chaired by the United States Trade Representative (USTR), that address issues relating to trade in tobacco and tobacco products. Through such participation, HHS shall advise the USTR, and other interested Federal agencies, of the potential public health impact of any tobacco-related trade action that is under consideration. Upon conclusion of a trade agreement that includes provisions specifically addressing tobacco or tobacco products, the USTR shall produce and make publicly available a summary describing those provisions.

(c) International Tobacco Control Needs Assessment. The HHS, with the cooperation of the Departments of State, Commerce, and Agriculture, and in consultation with the appropriate national Ministry of Health, shall conduct a pilot assessment of tobacco use in a country other than the United States. Such assessment will be carried out through a compilation and review of surveys and other needs assessments already available and include:

(1) initial estimates of the burden of disease and other public health consequences of tobacco use;
(2) the status of tobacco control regulatory measures in place to curtail tobacco consumption and tobacco related disease; and
(3) an analysis of the marketing, distribution, and manufacturing practices of tobacco companies in given regions, and the impact of those practices on smoking rates, particularly among women and children.

Such assessment shall be prepared and provided to interested agencies and other parties not later than December 31, 2001, and be updated as practicable.

d) Research and Training in Tobacco Control. The HHS will develop a research and training program linking institutions in the United States and certain other countries in the field of tobacco control. Emphasis will be placed on the collection of standardized and comparable surveillance data; networks for communication, information and best practices; and the development and evaluation of culturally-targeted approaches to preventing tobacco use and increasing quit rates, especially among women and children.

Sec. 3. General. (a) Executive departments and agencies shall carry out the provisions of this order to the extent permitted by law and consistent with their statutory and regulatory authorities and their enforcement mechanisms.

(b) This order clarifies and strengthens Administration policy and does not create any right or benefit, substantive or procedural, enforceable at law by a party against the United States, its officers or employees, or any other person.

William J. Clinton

The White House,

[Filed with the Office of the Federal Register, 8:45 a.m., January 22, 2001]

NOTE: This Executive order will be published in the Federal Register on January 23.
Executive Order 13195—Trails for America in the 21st Century
January 18, 2001

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in furtherance of purposes of the National Trails System Act of 1968, as amended (16 U.S.C. 1241–1251), the Transportation Equity Act for the 21st Century (Public Law 105–178), and other pertinent statutes, and to achieve the common goal of better establishing and operating America’s national system of trails, it is hereby ordered as follows:

Section 1. Federal Agency Duties. Federal agencies will, to the extent permitted by law and where practicable—and in cooperation with Tribes, States, local governments, and interested citizen groups—protect, connect, promote, and assist trails of all types throughout the United States. This will be accomplished by:

(a) Providing trail opportunities of all types, with minimum adverse impacts and maximum benefits for natural, cultural, and community resources;

(b) Protecting the trail corridors associated with national scenic trails and the high priority potential sites and segments of national historic trails to the degrees necessary to ensure that the values for which each trail was established remain intact;

(c) Coordinating maps and data for the components of the national trails system and Millennium Trails network to ensure that these trails are connected into a national system and that they benefit from appropriate national programs;

(d) Promoting and registering National Recreation Trails, as authorized in the National Trails System Act, by incorporating where possible the commitments and partners active with Millennium Trails;

(e) Participating in a National Trails Day the first Saturday of June each year, coordinating Federal events with the National Trails Day’s sponsoring organization, the American Hiking Society;

(f) Familiarizing Federal agencies that are active in tourism and travel with the components of a national system of trails and the Millennium Trails network and including information about them in Federal promotional and outreach programs;

(g) Fostering volunteer programs and opportunities to engage volunteers in all aspects of trail planning, development, maintenance, management, and education as outlined in 16 U.S.C. 1250;

(h) Encouraging participation of qualified youth conservation or service corps, as outlined in 41 U.S.C. 12572 and 42 U.S.C. 12656, to perform construction and maintenance of trails and trail-related projects, as encouraged in sections 1108(g) and 1112(e) of the Transportation Equity Act for the 21st Century, and also in trail planning protection, operations, and education;

(i) Promoting trails for safe transportation and recreation within communities;

(j) Providing and promoting a wide variety of trail opportunities and experiences for people of all ages and abilities;

(k) Providing historical interpretation of trails and trail sites and enhancing cultural and heritage tourism through special events, artworks, and programs; and

(l) Providing training and information services to provide high-quality information and training opportunities to Federal employees, Tribal, State, and local government agencies, and the other trail partners.

Sec. 2. The Federal Interagency Council on Trails. The Federal Interagency Council on Trails (Council), first established by agreement between the Secretaries of Agriculture and the Interior in 1969, is hereby recognized as a long-standing interagency working group. Its core members represent the Department of the Interior’s Bureau of Land Management and National Park Service, the Department of Agriculture’s Forest Service, and the Department of Transportation’s Federal Highway Administration. Other Federal agencies, such as those representing cultural and heritage interests, are welcome to join this council. Leadership of the Council may rotate among its members as decided among themselves at the start of each fiscal year. The Council’s mission is to coordinate information and program decisions, as well as policy recommendations, among all appropriate Federal agencies (in consultation with appropriate nonprofit organizations) to foster the
development of America’s trails through the following means:

(a) Enhancing federally designated trails of all types (e.g., scenic, historic, recreation, and Millennium) and working to integrate these trails into a fully connected national system;

(b) Coordinating mapping, signs and markers, historical and cultural interpretations, public information, training, and developing plans and recommendations for a national trails registry and database;

(c) Ensuring that trail issues are integrated in Federal agency programs and that technology transfer and education programs are coordinated at the national level; and

(d) Developing a memorandum of understanding among the agencies to encourage long-term interagency coordination and cooperation to further the spirit and intent of the National Trails System Act and related programs.

Sec. 3. Issue Resolution and Handbook for Federal Administrators of the National Trails System. Federal agencies shall together develop a process for resolving interagency issues concerning trails. In addition, reflecting the authorities of the National Trails System Act, participating agencies shall coordinate preparation of (and updates for) an operating handbook for Federal administrators of the National Trails System and others involved in creating a national system of trails. The handbook shall reflect each agency’s governing policies and provide guidance to each agency’s field staff and partners about the roles and responsibilities needed to make each trail in the national system fully operational.

Sec. 4. Observance of Existing Laws. Nothing in this Executive Order shall be construed to override existing laws, including those that protect the lands, waters, wildlife habitats, wilderness areas, and cultural values of this Nation.

Sec. 5. Judicial Review. This order is intended only to improve the internal management of the executive branch. It does not create any right or benefit, substantive or procedural, enforceable in law or equity by any party against the United States, its agencies, its officers or employees, or any other person.

William J. Clinton
The White House,

[Filed with the Office of the Federal Register, 8:45 a.m., January 22, 2001]

NOTE: This Executive order will be published in the Federal Register on January 23.

Executive Order 13196—Final Northwestern Hawaiian Islands Coral Reef Ecosystem Reserve
January 18, 2001


Sec. 1. Preamble. On December 4, 2000, I issued Executive Order 13178 establishing the Northwestern Hawaiian Islands Coral Reef Ecosystem Reserve (Reserve) pursuant to my authority under the National Marine Sanctuaries Act, as amended by the National Marine Sanctuary Amendments Act of 2000 (Act). In establishing the Reserve, I set forth a number of conservation measures and created specific Reserve Preservation Areas to protect the coral reef ecosystem and related marine resources and species (resources) of the Reserve. The Act provides that no closure
areas can become permanent without adequate notice and comment. Accordingly, I proposed to make permanent the Reserve Preservation Areas and initiated a 30-day comment period on this proposal. I also sought comment on the conservation measures for the Reserve. On my behalf, the Secretary of Commerce received the public comments and held seven public hearings, including six throughout Hawaii. After considering the comments expressed at the hearings and received in writing, I have determined to make permanent the Reserve Preservation Areas with certain modifications set forth below. Further, I have modified certain conservation measures to address concerns raised, particularly regarding commercial and recreational fishing within the Reserve. With this action, the establishment of the Reserve under the Act, including the conservation measures and permanent Reserve Preservation Areas, is complete. The Secretary of Commerce will manage the Reserve pursuant to Executive Order 13178, as modified by this order, under the Act. The Secretary shall also initiate the process to designate the Reserve as a National Marine Sanctuary, as required by the Act.

Sec. 2. Purpose. The purpose of this order is to amend Executive Order 13178, and to make permanent Reserve Preservation Areas, as modified below, to ensure the comprehensive, strong, and lasting protection of the resources of the Northwestern Hawaiian Islands.

Sec. 3. Amendments to Sections 7 of Executive Order 13178.
1. Section 7(a)(1) of Executive Order 13178 is hereby amended by revising the first sentence to read as follows:
“Commercial Fishing. All currently existing commercial Federal fishing permits and current levels of fishing effort and take, which also includes the non-permitted level of trolling for pelagic species by currently permitted bottom fishers, as determined by the Secretary and pursuant to regulations in effect on December 4, 2000, shall be capped as follows:”
2. Section 7(a)(1)(C) of Executive Order 13178 is hereby revised to read as follows:
“(C) The annual level of aggregate take under all permits of any particular type of fishing may not exceed the aggregate level of take under all permits of that type of fishing as follows:
(1) Bottomfishing—the annual aggregate level for each permitted bottomfisher shall be that permittee’s individual average taken over the 5 years preceding December 4, 2000, as determined by the Secretary, provided that the Secretary, in furtherance of the principles of the reserve, may make a onetime reasonable increase to the total aggregate to allow for the use of two Native Hawaiian bottomfishing permits;
(2) All other commercial fishing—the annual aggregate level shall be the permittee’s individual take in the year preceding December 4, 2000, as determined by the Secretary.”
3. A new section 7(a)(1)(F) is hereby added to Executive Order 13178 and reads as follows:
“(F) Trolling for pelagic species shall be capped based on reported landings for the year preceding December 4, 2000.”
4. Section 7(b)(4) is revised to read as follows:
“(4) Discharging or depositing any material or other matter into the Reserve, or discharging or depositing any material or other matter outside the Reserve that subsequently enters the Reserve and injures any resource of the Reserve, except:
(A) fish parts (i.e., chumming material or bait) used in and during fishing operations authorized under this order;
(B) biodegradable effluent incident to vessel use and generated by a marine sanitation device in accordance with section 312 of the Federal Water Pollution Control Act, as amended;
(C) water generated by routine vessel operations (e.g., deck wash down and graywater as defined in section 312 of the Federal Water Pollution Control Act), excluding oily wastes from bilge pumping; or
(D) cooling water from vessels or engine exhaust; and”.

Sec. 4. Amendments to Sections 8 of Executive Order 13178.
1. Section 8 of Executive Order 13178 is modified by substituting “provided that commercial bottomfishing and commercial and recreational trolling for pelagic species in accordance with the requirements of sections 7(a)(1) and 7(a)(2) of this order, respectively,” for “provided that bottomfishing in accordance with the requirements of section 7(a)(1)” everywhere the latter phrase appears in section 8.

2. Section 8(a)(1)(A) is modified by substituting “a mean depth of 25 fm” for “a mean depth of 10 fm.”

3. Section 8(a)(1)(B) is modified by substituting “a mean depth of 25 fm” for “a mean depth of 20 fm.”

4. Section 8(a)(1)(D) is modified by substituting “a mean depth of 25 fm” for “a mean depth of 10 fm.”

5. Section 8(a)(1)(E) is modified by substituting “a mean depth of 25 fm” for “a mean depth of 20 fm.”

6. Section 8(a)(1)(G) is modified by substituting “a mean depth of 25 fm” for “a mean depth of 50 fm.”

7. Section 8(a)(1)(I) is revised to read “Kure Atoll.”

8. Sections 8(a)(2)(D) and (E) are hereby deleted and a new section 8(a)(3) is hereby substituted as follows: “(3) Twelve nautical miles around the approximate geographical centers of
(A) The first bank west of St. Rogation Bank, east of Gardner Pinnacles, provided that commercial bottomfishing and commercial and recreational trolling for pelagic species in accordance with the requirements of sections 7(a)(1) and 7(a)(2) of this order, shall be allowed to continue for a period of 5 years from the date of this order; and
(B) Raita Bank, provided that commercial bottomfishing and commercial and recreational trolling for pelagic species in accordance with the requirements of sections 7(a)(1) and 7(a)(2) of this order, shall be allowed to continue for a period of 5 years from the date of this order; and
(C) Provided that both banks described above in (3)(A) and (3)(B) shall only continue to allow commercial bottomfishing and commercial and recreational trolling for pelagic species after the 5-year time period if it is determined that continuation of such activities will have no adverse impact on the resources of these banks.”

Sec. 5. Reserve Preservation Areas. The Reserve Preservation Areas, as modified in sections 3 and 4 of this order, are hereby made permanent in accordance with the Act.

Sec. 6. Judicial Review. This order does not create any right or benefit, substantive or procedural, enforceable in law or equity by a party against the United States, its agencies, its officers, or any person.

William J. Clinton

The White House,

[Filed with the Office of the Federal Register, 8:45 a.m., January 22, 2001]

NOTE: This Executive order will be published in the Federal Register on January 23.

Memorandum on the Inter-Agency Task Force for Preparation for the World Conference Against Racism, Racial Discrimination, Xenophobia and Related Intolerance

January 18, 2001

Memorandum for the Heads of Executive Departments and Agencies

Subject: Inter-Agency Task Force for Preparation for the World Conference Against Racism, Racial Discrimination, Xenophobia and Related Intolerance

The United Nations has held two world conferences on racism, one in 1978, and another in 1983. These two conferences focused on the world’s obligation to victims of racial discrimination and the importance of national legislative, judicial, and administrative action in addressing the problem of racism.

In recognition of the fact that the objective of eliminating racial discrimination has not yet been attained, the United Nations in a 1997 resolution called for a Third World Conference on Racism, Racial Discrimination, Xenophobia and Related Intolerance
This Administration has consistently demonstrated a strong commitment to issues of race and race relations and believes that the United States will play an important role in this international event. Our effective participation in the Conference requires the continued involvement and coordination of many executive departments and agencies, as well as input from nongovernmental organizations. This Administration is strongly committed to the success of the Conference and, to that end, I direct as follows:

1. There is established an “Inter-Agency Task Force for the United Nations World Conference Against Racism, Racial Discrimination, Xenophobia and Related Intolerance” (Task Force).

2. The Task Force shall be comprised of representatives from the Departments of Justice, State, the Interior, the Small Business Administration, and such other agencies as the Chair deems appropriate. The Chair of the Task Force shall be the representative from the Justice Department. The Task Force shall report to the President, through the White House Chief of Staff.

3. The Task Force shall coordinate all planning efforts related to the United States’ participation in the Conference. This coordination shall include such matters as outreach to nongovernmental organizations, participation in national and international discussions concerning the Conference’s agenda, its objectives and scope, and government-wide preparations for participation in the Conference.

4. The Department of State shall provide the funding for the Task Force and bear all administrative costs.

William J. Clinton

NOTE: An original was not available for verification of the content of this memorandum.

Farewell Address to the Nation
January 18, 2001

My fellow citizens, tonight is my last opportunity to speak to you from the Oval Office as your President. I am profoundly grateful to you for twice giving me the honor to serve, to work for you and with you to prepare our Nation for the 21st century.

And I’m grateful to Vice President Gore, to my Cabinet Secretaries, and to all those who have served with me for the last 8 years. This has been a time of dramatic transformation, and you have risen to every new challenge. You have made our social fabric stronger, our families healthier and safer, our people more prosperous. You, the American people, have made our passage into the global information age an era of great American renewal.

In all the work I have done as President—every decision I have made, every executive action I have taken, every bill I have proposed and signed—I’ve tried to give all Americans the tools and conditions to build the future of our dreams in a good society with a strong economy, a cleaner environment, and a freer, safer, more prosperous world.

I have steered my course by our enduring values: opportunity for all, responsibility from all, a community of all Americans. I have sought to give America a new kind of Government, smaller, more modern, more effective, full of ideas and policies appropriate to this new time, always putting people first, always focusing on the future.

Working together, America has done well. Our economy is breaking records with more than 22 million new jobs, the lowest unemployment in 30 years, the highest homeownership ever, the longest expansion in history. Our families and communities are stronger. Thirty-five million Americans have used the family leave law; 8 million have moved off welfare. Crime is at a 25-year low. Over 10 million Americans receive more college aid, and more people than ever are going to college. Our schools are better. Higher standards, greater accountability, and larger investments have brought higher test scores and higher graduation rates. More than 3
million children have health insurance now, and more than 7 million Americans have been lifted out of poverty. Incomes are rising across the board. Our air and water are cleaner. Our food and drinking water are safer. And more of our precious land has been preserved in the continental United States than at any time in a 100 years.

America has been a force for peace and prosperity in every corner of the globe. I'm very grateful to be able to turn over the reins of leadership to a new President with America in such a strong position to meet the challenges of the future.

Tonight I want to leave you with three thoughts about our future. First, America must maintain our record of fiscal responsibility.

Through our last four budgets we've turned record deficits to record surpluses, and we've been able to pay down $600 billion of our national debt—on track to be debt-free by the end of the decade for the first time since 1835. Staying on that course will bring lower interest rates, greater prosperity, and the opportunity to meet our big challenges. If we choose wisely, we can pay down the debt, deal with the retirement of the baby boomers, invest more in our future, and provide tax relief.

Second, because the world is more connected every day, in every way, America's security and prosperity require us to continue to lead in the world. At this remarkable moment in history, more people live in freedom than ever before. Our alliances are stronger than ever. People all around the world look to America to be a force for peace and prosperity, freedom and security.

The global economy is giving more of our own people and billions around the world the chance to work and live and raise their families with dignity. But the forces of integration that have created these good opportunities also make us more subject to global forces of destruction, to terrorism, organized crime and narcotrafficking, the spread of deadly weapons and disease, the degradation of the global environment.

The expansion of trade hasn't fully closed the gap between those of us who live on the cutting edge of the global economy and the billions around the world who live on the knife's edge of survival. This global gap requires more than compassion; it requires action. Global poverty is a powder keg that could be ignited by our indifference.

In his first Inaugural Address, Thomas Jefferson warned of entangling alliances. But in our times, America cannot and must not disentangle itself from the world. If we want the world to embody our shared values, then we must assume a shared responsibility.

If the wars of the 20th century, especially the recent ones in Kosovo and Bosnia, have taught us anything, it is that we achieve our aims by defending our values and leading the forces of freedom and peace. We must embrace boldly and resolutely that duty to lead—to stand with our allies in word and deed and to put a human face on the global economy, so that expanded trade benefits all peoples in all nations, lifting lives and hopes all across the world.

Third, we must remember that America cannot lead in the world unless here at home we weave the threads of our coat of many colors into the fabric of one America. As we become ever more diverse, we must work harder to unite around our common values and our common humanity. We must work harder to overcome our differences, in our hearts and in our laws. We must treat all our people with fairness and dignity, regardless of their race, religion, gender, or sexual orientation, and regardless of when they arrived in our country—always moving toward the more perfect Union of our Founders' dreams.

Hillary, Chelsea, and I join all Americans in wishing our very best to the next President, George W. Bush, to his family and his administration, in meeting these challenges, and in leading freedom's march in this new century.

As for me, I'll leave the Presidency more idealistic, more full of hope than the day I arrived, and more confident than ever that America's best days lie ahead.

My days in this office are nearly through, but my days of service, I hope, are not. In the years ahead, I will never hold a position higher or a covenant more sacred than that of President of the United States. But there is no title I will wear more proudly than that of citizens.
Thank you. God bless you, and God bless America.

NOTE: The President spoke at 8 p.m. in the Oval Office at the White House.

Executive Order 13192—Lifting and Modifying Measures With Respect to the Federal Republic of Yugoslavia (Serbia and Montenegro)

January 17, 2001

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.), section 5 of the United Nations Participation Act of 1945, as amended (22 U.S.C. 287c) (UNPA), and section 301 of title 3, United States Code, and in view of United Nations Security Council Resolution 827 of May 25, 1993 (UNSCR 827), and subsequent resolutions,

I, William J. Clinton, President of the United States of America, found in Executive Order 13088 of June 9, 1998, that the actions and policies of the Governments of the Federal Republic of Yugoslavia (Serbia and Montenegro) (the “FRY (S&M)”) and the Republic of Serbia with respect to Kosovo, by promoting ethnic conflict and human suffering, threatened to destabilize countries of the region and to disrupt progress in Bosnia and Herzegovina in implementing the Dayton peace agreement, and therefore constituted an unusual and extraordinary threat to the national security and foreign policy of the United States. I declared a national emergency to deal with that threat and ordered that economic sanctions be imposed with respect to those governments. I issued Executive Order 13121 of April 30, 1999, in response to the continuing human rights and humanitarian crises in Kosovo, that order revised and substantially expanded the sanctions imposed pursuant to Executive Order 13088.

In view of the peaceful democratic transition begun by President Vojislav Kostunica and other newly elected leaders in the FRY (S&M), the promulgation of UNSCR 827 and subsequent resolutions calling for all states to cooperate fully with the International Criminal Tribunal for the former Yugoslavia, the illegitimate control over FRY (S&M) political institutions and economic resources or enterprises exercised by former President Slobodan Milosevic, his close associates and other persons, and those individuals’ capacity to repress democracy or perpetrate or promote further human rights abuses, and in order to take steps to counter the continuing threat to regional stability and implementation of the Dayton peace agreement and to address the national emergency described and declared in Executive Order 13088, I hereby order:

Section 1. Amendments to Executive Order 13088. (a) Section 1 of Executive Order 13088 of June 9, 1998, as revised by section 1(a) of Executive Order 13121 of April 30, 1999, is revised to read as follows: “Section 1. (a) Except to the extent provided in section 203(b) of IEEPA (50 U.S.C. 1702(b)), and in regulations, orders, directives, or licenses that may hereafter be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date, I hereby order blocked all property and interests in property that are or hereafter come within the United States or that are or hereafter come within the possession or control of United States persons, of: (i) any person listed in the Annex to this order; and (ii) any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(A) to be under open indictment by the International Criminal Tribunal for the former Yugoslavia, subject to applicable laws and procedures;

(B) to have sought, or to be seeking, through repressive measures or otherwise, to maintain or reestablish illegitimate control over the political processes or institutions or the economic resources or enterprises of the Federal Republic of Yugoslavia, the Republic of...
Serbia, the Republic of Montenegro, or the territory of Kosovo;
(C) to have provided material support or resources to any person designated in or pursuant to section 1(a) of this order; or
(D) to be owned or controlled by or acting or purporting to act directly or indirectly for or on behalf of any person designated in or pursuant to section 1(a) of this order.

(b) All property and interests in property blocked pursuant to this order prior to 12:01 a.m., eastern standard time, on January 19, 2001, shall remain blocked except as otherwise authorized by the Secretary of the Treasury.

(b) Section 2 of Executive Order 13088, as replaced by section 1(b) of Executive Order 13121, is revoked and a new section 2 is added to read as follows:

"Sec. 2. Further, except to the extent provided in section 203(b) of IEEPA (50 U.S.C. 1702(b)), and in regulations, orders, directives, or licenses that may hereafter be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date, I hereby prohibit any transaction or dealing by a United States person or within the United States in property or interests in property of any person designated in or pursuant to section 1(a) of this order."

(c) Section 3 of Executive Order 13088 is revoked.

(d) Section 4 of Executive Order 13088, as revised by section 1(c) of Executive Order 13121, is renumbered and revised to read as follows:

"Sec. 3. Any transaction by a United States person that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions set forth in this order is prohibited. Any conspiracy formed to violate the prohibitions of this order is prohibited."

(e) Section 5 of Executive Order 13088 is renumbered and revised to read as follows:

"Sec. 4. For the purposes of this order:
(a) The term “person” means an individual or entity;
(b) The term “entity” means a partnership, association, trust, joint venture, corporation or other organization; and
(c) The term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States.

(f) Section 6 of Executive Order 13088 is renumbered and revised to read as follows:

"Sec. 5. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to me by IEEPA and UNPA, as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may delegate any of these functions to other officers and agencies of the United States Government. All agencies of the United States Government are hereby directed to take all appropriate measures within their statutory authority to carry out the provisions of this order.

(g) A new section 6 is added to Executive Order 13088 to read as follows:

"Sec. 6. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to remove any person from the Annex to this order as circumstances warrant."

(h) Section 7 of Executive Order 13088, as revised by section 1(d) of Executive Order 13121, is revoked.

Sec. 2. Preservation of Authorities. Nothing in this order is intended to affect the continued effectiveness of any rules, regulations, orders, licenses, or other forms of administrative action issued, taken, or continued in effect heretofore or hereafter under Executive Order 13088, Executive Order 13121, or the authority of IEEPA or UNPA, except as hereafter terminated, modified, or suspended by the issuing Federal agency.

Sec. 3. No Rights or Privileges Conferred. This order is not intended to create, nor does
it create, any right, benefit, or privilege, substantive or procedural, enforceable at law by a party against the United States, its agencies, officers, or any other person.

Sec. 4. (a) Effective Date. This order is effective at 12:01 a.m. eastern standard time on January 19, 2001.

(b) Transmittal; Publication. This order shall be transmitted to the Congress and published in the Federal Register.

William J. Clinton


[Filed with the Office of the Federal Register, 8:45 a.m., January 22, 2001]

NOTE: This Executive order was released by the Office of the Press Secretary on January 19, and it will be published in the Federal Register on January 23.

Executive Order 13194—Prohibiting the Importation of Rough Diamonds From Sierra Leone
January 18, 2001


I, William J. Clinton, President of the United States of America, take note that the people of Sierra Leone have suffered the ravages of a brutal civil war for nearly 10 years, and that the United Nations Security Council has determined that the situation in Sierra Leone constitutes a threat to international peace and security in the region and also has expressed concerns regarding the role played by the illicit trade in diamonds in fueling the conflict in Sierra Leone. Sierra Leone’s insurgent Revolutionary United Front’s (RUF’s) illicit trade in diamonds from Sierra Leone to fund its operations and procurement of weapons, the RUF’s flagrant violation of the Lome Peace Agreement of July 7, 1999, and its attacks on personnel of the United Nations Mission in Sierra Leone are direct challenges to the United States foreign policy objectives in the region as well as a direct challenge to the rule-based international order which is crucial to the peace and prosperity of the United States. Therefore, I find these actions constitute an unusual and extraordinary threat to the foreign policy of the United States and hereby declare a national emergency to deal with that threat.

In order to implement United Nations Security Council Resolution 1306 and to ensure that the direct or indirect importation into the United States of rough diamonds from Sierra Leone will not contribute financial support to aggressive actions by the RUF or to the RUF’s procurement of weapons, while at the same time seeking to avoid undermining the legitimate diamond trade or diminishing confidence in the integrity of the legitimate diamond industry, I hereby order:

Section 1. Except to the extent provided in section 2 of this order and to the extent provided in regulations, orders, directives, or licenses issued pursuant to this order, and notwithstanding the existence of any rights or obligations conferred or imposed by any international agreement or any contract entered into or any license or permit granted prior to the effective date of this order, the direct or indirect importation into the United States of all rough diamonds from Sierra Leone on or after the effective date of this order is prohibited.

Sec. 2. The prohibition in section 1 of this order shall not apply to the importation of rough diamonds controlled through the Certificate of Origin regime of the Government of Sierra Leone.

Sec. 3. Any transaction by a United States person or within the United States that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions set forth in this order is prohibited.

Sec. 4. For the purposes of this order:
(a) the term “person” means an individual or entity;
(b) the term “entity” means a partnership, association, trust, joint venture, corporation, or other organization;

(c) the term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States;

(d) the term “rough diamond” means all unworked diamonds classifiable in heading 7102 of the Harmonized Tariff Schedule of the United States; and

(e) the term “controlled through the Certificate of Origin regime of the Government of Sierra Leone” means accompanied by a Certificate of Origin or other documentation that demonstrates to the satisfaction of the United States Customs Service (or analogous officials of a United States territory or possession with its own customs administration) that the rough diamonds were legally exported from Sierra Leone with the approval of the Government of Sierra Leone.

Sec. 5. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA and UNPA, as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may redelegate any of these functions to other officers and agencies of the United States Government. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order.

Sec. 6. This order is not intended to create, nor does it create, any right, benefit, or privilege, substantive or procedural, enforceable at law by a party against the United States, its agencies, officers, or any other person.

Sec. 7. This order is effective at 12:01 a.m. eastern standard time on January 19, 2001.

William J. Clinton

The White House,

[Filed with the Office of the Federal Register, 8:45 a.m., January 22, 2001]

NOTE: This Executive order was released by the Office of the Press Secretary on January 19, and it will be published in the Federal Register on January 23.

Executive Order 13197—
Governmentwide Accountability for Merit System Principles; Workforce Information

January 18, 2001

In an era of decentralization of Federal human resources management, it is increasingly important to ensure that merit system principles are applied consistently across the Federal Government and that the Executive branch has the ability to collect information about its workforce. The President and the public need to be assured that Federal agencies are monitoring the exercise of all human resources management authorities that have been delegated to them.

Therefore, by the authority vested in me as President by the Constitution and the laws of the United States of America, including sections 1104(a)(1), 2301(c), and 3302 of title 5, United States Code, it is hereby ordered as follows:

Section 1. Civil Service Rule V (5 CFR Part 5) is amended in section 5.2 by striking subsection (d).

Sec. 2. Civil Service Rule VII (5 CFR Part 7) is amended—
(a) by striking section 7.2;
(b) by redesignating sections 7.3 and 7.4 as sections 7.2 and 7.3, respectively; and
(c) by amending the table of sections to read as follows:
“Sec.
7.1 Discretion in filling vacancies.
7.2 Reemployment rights.
7.3 Citizenship.”

Sec. 3. Two new Civil Service Rules are added at the end of Civil Service Rule VIII to read as follows:

“Part 9—Workforce Information (Rule IX)

Sec.
9.1 Definition.
9.2 Reporting workforce information.
§ 9.1 Definition.
As used in this rule, ‘Executive agency’ means an Executive department, a Government corporation, and an independent establishment, as those terms are defined in chapter 1 of title 5, United States Code, but does not include the Federal Bureau of Investigation, the Central Intelligence Agency, the Defense Intelligence Agency, the National Imagery and Mapping Agency, the National Security Agency, and, as determined by the President, any Executive agency or unit within an Executive agency which has as its principal function the conduct of foreign intelligence or counterintelligence activities.

§ 9.2 Reporting workforce information.

The Director of the Office of Personnel Management may require all Executive agencies to report information relating to civilian employees, including positions and employees in the competitive, excepted, and Senior Executive services, in a manner and at times prescribed by the Director. The Director shall establish standards for workforce information submissions under this section, and agencies shall ensure that their submissions meet these standards consistent with the Privacy Act. The Director may exempt from this section a specific agency or group of employees when the Director determines that an exemption is appropriate because of special circumstances.

Part 10—Agency Accountability Systems; OPM Authority To Review Personnel Management Programs (Rule X)

Sec.
10.1 Definitions.
10.2 Accountability systems.
10.3 OPM authority to review personnel management programs and practices.

§ 10.1 Definitions.

For purposes of this rule—

(a) ‘agency’ means an Executive agency as defined in Rule IX, but does not include a Government corporation or the General Accounting Office; and

(b) ‘merit system principles’ means the principles for Federal personnel management that are set forth in section 2301(b) of title 5, United States Code.

§ 10.2 Accountability systems.

The Director of the Office of Personnel Management may require an agency to establish and maintain a system of accountability for merit system principles that (1) sets standards for applying the merit system principles, (2) measures the agency’s effectiveness in meeting these standards, and (3) corrects any deficiencies in meeting these standards.

§ 10.3. OPM authority to review personnel management programs and practices.

The Office of Personnel Management may review the human resources management programs and practices of any agency and report to the head of the agency and the President on the effectiveness of these programs and practices, including whether they are consistent with the merit system principles.”

William J. Clinton


[Filed with the Office of the Federal Register, 8:45 a.m., January 24, 2001]

NOTE: This Executive order was released by the Office of the Press Secretary on January 19, and it will be published in the Federal Register on January 25.

Letter to Congressional Leaders Reporting on Actions Concerning Digital Computer Exports

January 18, 2001

Dear __________:

In accordance with the provisions of section 1211(d) of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105–85), I hereby notify you of my decision to establish a new level for the notification procedure for digital computers set forth in section 1211(a) of Public Law 105–85. The new level will be 85,000 millions of theoretical operations per second (MTOPS). In accordance with the provisions of section 1211(e), I hereby notify you of my decision to remove Lithuania from the list of countries covered under section 1211(b). The attached report provides the rationale supporting these decisions and fulfills the requirements of Public Law 105–85, sections 1211(d) and (e).
I have also directed the Secretary of Commerce to adjust the licensing requirements for Tier 2 and Tier 3 countries. The countries in Tier 2 will be added to Tier 1, and Tier 2 will be abolished. In addition, the new level above which an individual license will be required for exports to Tier 3 countries is $5,000 MTOPS. The aforementioned licensing adjustments will take place immediately.

I have made all of these changes based on the recommendation of the Departments of Defense, Commerce, State, and Energy.

Sincerely,

William J. Clinton

NOTE: Letters were sent to Carl Levin, chairman, Senate Committee on Armed Services; Paul S. Sarbanes, chairman, Senate Committee on Banking, Housing, and Urban Affairs; Benjamin A. Gilman, chairman, House Committee on International Relations; and Floyd Spence, chairman, House Committee on Armed Services. This letter was released by the Office of the Press Secretary on January 19. An original was not available for verification of the content of this letter.

Statement on Resolution of Legal Issues
January 19, 2001

Today I signed a consent order in the lawsuit brought by the Arkansas Committee on Professional Conduct, which brings to an end that proceeding. I have accepted a 5-year suspension of my law license, agreed to pay a $25,000 fine to cover counsel fees, and acknowledged a violation of one of the Arkansas Model Rules of Professional Conduct because of testimony in my Paula Jones case deposition. The disbarment suit will now be dismissed.

I have taken every step I can to end this matter. I have already settled the Paula Jones case, even after it was dismissed as being completely without legal and factual merit. I have also paid court and counsel fees in restitution and been held in civil contempt for my deposition testimony regarding Ms. Lewinsky, which Judge Wright agreed had no bearing on Ms. Jones’ case, even though I disagreed with the findings in the judge’s order. I will not seek any legal fees incurred as a result of the Lewinsky investigation to which I might otherwise become entitled under the Independent Counsel Act.

I have had occasion frequently to reflect on the Jones case. In this consent order, I acknowledge having knowingly violated Judge Wright’s discovery orders in my deposition in that case. I tried to walk a line between acting lawfully and testifying falsely, but I now recognize that I did not fully accomplish this goal and that certain of my responses to questions about Ms. Lewinsky were false.

I have apologized for my conduct, and I have done my best to atone for it with my family, my administration, and the American people. I have paid a high price for it, which I accept because it caused so much pain to so many people. I hope my actions today will help bring closure and finality to these matters.

NOTE: The statement referred to former White House intern Monica Lewinsky and U.S. District Judge Susan Webber Wright.

Statement on Landmines
January 19, 2001

Every year, landmines still active from wars past kill or maim thousands of innocent men, women, and children who simply find themselves in the wrong place at the wrong time. That is why, since I called for the worldwide elimination of anti-personnel landmines in 1994, the United States has taken the lead both at home and abroad to rid the globe of these hidden killers.

Five years ago, I ordered a ban on producing the most dangerous types of anti-personnel landmines, those that remain active and dangerous long after conflicts have ended. These are the kind of mines that have taken the lives of innocent children from Angola to Bosnia to Kosovo. The United States has since destroyed more than 3.3 million of these landmines, most of our stockpile. We have also budgeted $970 million in a vigorous effort to find sensible alternatives. Our goal has been to end the use of all anti-personnel landmines outside of Korea by 2003, and we have aimed to sign the Ottawa Convention by 2006 if suitable options can be found that
will allow us to maintain the warfighting capability and safety of our men and women in uniform.

America has also led the world in the effort to remove existing landmines. Since 1993, we have devoted more than $500 million to this cause, working to remove mines from 35 nations. Our experts have helped train and equip more than one-quarter of all the people who are working to eliminate mines around the world. We have led the effort to bring higher safety standards to demining techniques and equipment. Through partnerships with everyone from the Government of Vietnam to DC Comics, we have worked to raise awareness of the dangers of landmines and to share information that could lead to the disposal of even more. Our efforts are saving lives. In Cambodia, for example, the casualty rate for landmines has fallen by 90 percent since 1992. In some African nations, death from landmines has been nearly eliminated. I call upon the new administration to continue the Demining 2010 initiative.

While I am proud that we have made substantial progress toward eliminating the threat that landmines pose to innocent civilians around the world, there is work yet to be done. I urge the next administration to build on our progress and take the steps necessary to allow the United States to eventually sign the Ottawa Convention, while still meeting our security needs and protecting our men and women in uniform. The Defense Department has worked aggressively to find alternatives to anti-personnel landmines, and those efforts must continue if we are going to meet the Ottawa goals. As part of this effort, two decisions are pending. The first is whether to begin production of the Remote Area Denial Artillery Munition (RADAM). The second is whether to begin engineering and manufacturing development of the so-called “Man-in-the-Loop” system. Since more work must be done before we can reach our overall policy goals, I am deferring decision on these two programs. We halted the production of anti-personnel landmines in 1993 because there was no longer a need for additional mines, and I urge the new administration to continue this policy. The principal reason that the United States needs to retain some anti-personnel landmines today is to protect our troops and allies. As the need for anti-personnel landmines is reduced, it is my hope that my successor will lead us closer to the day when we can rid the world of these weapons once and for all.

Statement on United States Policy for the Protection of Sunken Warships
January 19, 2001

Thousands of United States Government vessels, aircraft, and spacecraft (“State craft”), as well as similar State craft of foreign nations, lie within, and in waters beyond, the territorial sea and contiguous zone. Because of recent advances in science and technology, many of these sunken Government vessels, aircraft, and spacecraft have become accessible to salvors, treasure hunters, and others. The unauthorized disturbance or recovery of these sunken State craft and any remains of their crews and passengers is a growing concern both within the United States and internationally. In addition to deserving treatment as gravesites, these sunken State craft may contain objects of a sensitive national security, archeological, or historical nature. They often also contain unexploded ordnance that could pose a danger to human health and the marine environment if disturbed, or other substances, including fuel oil and other hazardous liquids, that likewise pose a serious threat to human health and the marine environment if released.

I believe that United States policy should be clearly stated to meet this growing concern.

Pursuant to the property clause of Article IV of the Constitution, the United States retains title indefinitely to its sunken State craft unless title has been abandoned or transferred in the manner Congress authorized or directed. The United States recognizes the rule of international law that title to foreign sunken State craft may be transferred or abandoned only in accordance with the law of the foreign flag State.

Further, the United States recognizes that title to a United States or foreign sunken
Statement on Efforts To Promote Responsible Fatherhood

January 19, 2001

Over the past 8 years, Vice President Al Gore and I have worked hard to promote responsible and engaged fatherhood. On Father’s Day 2000, I asked six agencies to jointly produce Federal guidance that would help States and communities strengthen the role of fathers in families. Today, I am pleased to announce the release of this guidance, entitled “Meeting the Challenge: What the Federal Government Can Do To Support Responsible Fatherhood Efforts,” which provides valuable information about Federal resources and policies.

This guidance represents a critical step in the ongoing Federal efforts to promote responsible fatherhood. Vice President Gore’s 1994 Family Reunion conference on the role of men in families significantly raised the visibility of fathers, and in 1995 I issued an Executive memorandum calling on Federal agencies to review every program, policy, and initiative to ensure that meaningful efforts were being made to strengthen fathers’ involvement with their children. Since then, many agencies throughout the Federal Government have developed fatherhood initiatives, and collaboration—among agencies and with private partners—has been the cornerstone of these efforts.

Today, this interagency work is bearing fruit, not only in the form of the guidance being released today but also through the many innovative projects that are highlighted within the report. For example, the Departments of Education and Health and Human Services (HHS) worked together on the Fathers Matter initiative, producing a CD-ROM to help teachers, early childhood educators, and social service and health providers engage fathers in their children’s learning. The Departments of Labor (DOL) and HHS, with the Departments of Justice (DOJ), Education, and Housing and Urban Development, have worked together to improve employment and training opportunities for fathers through the implementation of the welfare-to-work program, which I fought to fund in 1997 and extended this year. And through the reentry initiative that I proposed and Congress funded in the fiscal year 2001 budget, DOJ, DOL, and HHS are working together to address the needs of ex-offenders, many of whom are fathers, as they rejoin their families and communities.

I want to applaud the leadership of HHS on this project and commend the Departments of Agriculture, Education, Housing and Urban Development, Justice, and Labor for their valuable contributions. I encourage States, tribes, communities, and nonprofit organizations to use this new resource to explore the exciting possibilities for strengthening the role of fathers in the lives of their children.

Statement on the “Progress Report of the American Heritage Rivers Interagency Committee and Task Force”

January 19, 2001

Today my administration transmitted to the Congress the “Progress Report of the American Heritage Rivers Interagency Committee and Task Force.” The successes of the American Heritage Rivers initiative, detailed in this report, are a tribute to the efforts of thousands of citizens all across America who committed themselves to proving that what
is good for the economy, and to making their communities better places in which to live, work, and do business.

When I traveled to North Carolina in July 1998 to designate 14 rivers across the country as American Heritage Rivers, I was optimistic about the prospects for restoring these waterways and reinvigorating the communities they help sustain. Since that time, this initiative has helped steer hundreds of millions of dollars in Federal assistance to these communities to revitalize riverfronts, restore precious habitat, preserve cultural and historic resources, save open space, create recreational opportunities, and spur economic growth.

At the same time, this initiative has helped forge new partnerships between citizens, businesses, grassroots organizations, and local, State, and Federal agencies. And it has helped demonstrate how the Federal Government can work as a good neighbor in support of local communities, helping them realize their own visions for their rivers and their future.

I want to thank the many Members of Congress who supported this initiative, including the late Senator John Chafee; his son, Senator Lincoln Chafee; Senators Mary Landrieu, Carl Levin, and John Kerry; and Representatives Paul Kanjorski, Sue Kelly, Corrine Brown and William Jefferson. Three years after I announced it, the American Heritage Rivers initiative is a strong community-driven effort with broad and increasingly bipartisan support.

I urge Congress and the incoming administration to build upon the great strides made in just the last few years by acting on several recommendations contained in this report. Building on this record of progress will enable communities across the country to continue their efforts to bring new vitality to rivers that are truly the lifeblood of our Nation.

Statement Announcing the Chief of Staff of the Post-Presidency Transition Office

January 19, 2001

I am pleased to announce that Karen Tramontano will be serving as my Chief of Staff in my Post-Presidency Transition Office. Following that, Karen will direct my staff, work with me to develop a foundation, and manage my other public service activities. She will also serve an integral role in the development of my Presidential Library.

Karen Tramontano has spent the past two decades bringing more opportunity to working Americans. From her work at the Service Employees International Union to her days on the U.S. Senate Labor and Human Resources Committee, Karen brought issues such as minimum wage, health and child care, and workers' and civil rights to the political forefront. She continued that effort at the White House, first as Counsel to my then Chief of Staff Erskine Bowles and then as Counselor to my Chief of Staff John Podesta. In that capacity, she also worked tirelessly on the census, global trade, and issues important to the Washington, DC, community. I know that in this new role she will continue to fight for these and other important causes.

Time and again, Karen has demonstrated keen insight and shrewd political judgment. Her energy is infectious, her skill and leadership unparalleled. I know she will bring that same level of commitment and enthusiasm to her work with me in the years ahead. I am grateful that she has agreed to take on one more assignment.

Open Letter to the People of Israel

January 19, 2001

Open Letter to the People of Israel:

On Saturday, January 20th, at the stroke of noon, I will step down as President of the United States. This will bring to a close eight eventful years during which I have dealt with
problems large and small, domestic and foreign, full of pain and full of joy. Of all, none has meant more to me than the future of your region and of your country.

You live in a dangerous world, and every day brings reminders of that reality. I have expanded our special strategic relationship and helped protect and enhance your security. As part of that continuing effort, I am recommending that when our most advanced fighter aircraft, the F-22, becomes available for sale, Israel, if it so chooses, will be among the first, if not the first, foreign customer. And we have just concluded a memorandum of understanding regarding bilateral security assistance to give practical expression to our long-term commitment to modernize the IDF.

I also have done my best to pursue the path of peace, for I am convinced there is no better route to securing Israel’s existence. For eight years, from Yitzhak Rabin to Ehud Barak, I have worked with your leaders as they took calculated risks for peace. We have journeyed together through times of great triumph—like that unforgettable handshake between Yitzhak Rabin and Yasser Arafat on the White House lawn—and times of dark tragedy—like the assassination of Yitzhak Rabin, the untimely death of King Hussein, and today’s violence. Together, we experienced moments of doubt, as terror and violence stalked us every step of the way. But we also achieved historic successes—agreements with the Palestinians in which both sides took steps toward mutual recognition, a peace treaty with Jordan, and, last summer, your withdrawal from Lebanon in fulfillment of United Nations Security Council 425.

I know that the violence of the past three months has brought you great pain, that it has shattered your confidence in the peace process and raised questions about whether you and the Palestinians ever could coexist peacefully side-by-side. But do not draw the wrong lessons from this tragic chapter. The violence does not demonstrate that the quest for peace has gone too far—but that it has not gone far enough. And it points not to the failure of negotiations—but to the futility of violence and force. The alternative to a peaceful settlement never has been clearer; it is being played out before our very eyes. For my part, I remain convinced of this simple truth: whenever you and your Arab neighbors seek to resolve your remaining differences—today or several years hence; before or after more heartbreak and bloodshed—the fundamental issues will be the same. You will face the same history, the same geography, the same demography, the same passions and hatreds and the same difficult decisions that are required for a comprehensive peace. Compromise is often difficult and always painful. But the people and leaders of the region must understand that to seek a peace without compromise is not to seek peace at all.

Ahead of you are difficult days and heart-wrenching nights. I do not envy the difficult decisions you will be called upon to make to reach a lasting peace—and you alone should make them. All anyone can ask is that as you make them with a heavy heart, you do so as well with wide-open eyes that look to a better future for your children.

To you who have returned to an ancient homeland after 2,000 years, whose hopes and dreams almost vanished in the Holocaust, who have hardly had one day of peace and quiet since the state of Israel was created, allow me this parting thought: You are closer today than ever before to ending your 100 year long struggle for peace and normalcy. Don’t give up on the pursuit of peace. Not now when it is almost within reach. For that day will surely come, and when it does, though I no longer will be President, I will be standing with you as strong and faithful a friend as I am today. And it will be Israel’s finest hour yet.

Shalom al Yisrael.

William J. Clinton

NOTE: An original was not available for verification of the content of this letter.

Open Letter to the Palestinian People
January 19, 2001

Open Letter to the Palestinian People:

On Saturday, January 20th at the stroke of noon, I will step down as President of the United States. As I look back upon my eight
years in office, the experiences I have had and the lessons I have learned, one will stand out: my visit to Gaza, the first ever by a U.S. President. I will never forget what it taught me about your suffering, your history of dispossession and dispersal, but also about your resilience and courage. I said at the time that the Palestinian people should be able to determine their own future on their own land and I believe that as strongly now as I did then.

These past eight years have not been easy ones for you. You face daily humiliations; you must struggle simply to find a job; worst of all, you continue to see too many children grow up in poverty. Peace, it is true, has not yet born its fruits. And so I understand the disillusionment, the frustration, even the anger.

But do not lose sight of what you have achieved: The ability to govern yourselves, to elect your leaders, to build your institutions. As one who has seen you and Chairman Arafat work so hard to achieve your goals, allow me to say this: now is not the time to heed the voices of revenge and desperation, for they produce only bloodshed and death. Nothing you have accomplished has been accomplished through violence and nothing will be. It will only be accomplished through peace and negotiations. Now, more than ever, is the time for courageous leadership.

For courage is not only, or even mainly, measured in struggle. It is measured in the ability to seize historic opportunities. Today, it is that other form of courage that is being tested. Never have you been as close to achieving your goals—regaining your land, establishing a state, building a prosperous future for your children. There will always be those sitting comfortably on the outside urging you to hold out for the impossible more. But they are not the ones whose refugees will continue to languish in crowded camps. You are. They are not the ones whose children will grow up in poverty. You are. They are not the ones who will pay the price of missing a historic opportunity. You are. At Oslo, your leaders—and principally Chairman Arafat—demonstrated the courage needed to take the first historic step toward peace. By taking the final one, you will be able to fully realize your God-given potential and to pass on even brighter possibilities to your children.

For my part, I remain convinced that despite these difficult and often tragic days, both you and your Israeli partners will find a way to move from the logic of war and confrontation to the logic of peace and cooperation. And that, together, you will bring peace to this Holy land, sacred to Moslems, Jews, and Christians alike.

William J. Clinton

NOTE: An original was not available for verification of the content of this letter.

Notice—Continuation of Emergency Regarding Terrorists Who Threaten To Disrupt the Middle East Peace Process

January 19, 2001

On January 23, 1995, by Executive Order 12947, I declared a national emergency to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States constituted by grave acts of violence committed by foreign terrorists that disrupt the Middle East peace process. The order, issued pursuant to the International Emergency Economic Powers Act, among other authorities, blocks the assets in the United States, or in the control of United States persons, of foreign terrorists who threaten to disrupt the Middle East peace process. I also prohibited transactions or dealings by United States persons in such property. On August 20, 1998, by Executive Order 13099, I identified four additional persons, including Usama bin Laden, who threaten to disrupt the Middle East peace process. I have annually transmitted notices of the continuation of this national emergency to the Congress and the Federal Register. Last year’s notice of continuation was published in the Federal Register on January 21, 2000. Because terrorist activities continue to threaten the Middle East peace process and vital interests of the United States in the Middle East, the national emergency declared on January 23, 1995, and the measures made effective on
January 24, 1995, to deal with that emergency must continue in effect beyond January 23, 2001. Therefore, in accordance with section 202(d)(2) of the National Emergencies Act (50 U.S.C. 1622(d)) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing the national emergency with respect to foreign terrorists who threaten to disrupt the Middle East peace process.

This notice shall be published in the Federal Register and transmitted to the Congress.

William J. Clinton

The White House,

[Filed with the Office of the Federal Register, 3:33 p.m., January 19, 2001]

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

Letter to Congressional Leaders
Transmitting a Report on the National Emergency With Respect to Terrorists Who Threaten To Disrupt the Middle East Peace Process
January 19, 2001

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

As required by section 401(c) of the National Emergencies Act, 50 U.S.C. 1641(c), and section 204(c) of the International Emergency Economic Powers Act (“IEEPA”), 50 U.S.C. 1703(c), I transmit herewith a 6-month periodic report on the national emergency with respect to terrorists who threaten to disrupt the Middle East peace process that was declared in Executive Order 12947 of January 23, 1995.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate.

Letter to Congressional Leaders on Continuation of the National Emergency With Respect to Terrorists Who Threaten To Disrupt the Middle East Peace Process
January 19, 2001

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

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent the enclosed notice, stating that the emergency declared with respect to grave acts of violence committed by foreign terrorists that disrupt the Middle East peace process is to continue in effect beyond January 23, 2001, to the Federal Register for publication. The most recent notice continuing this emergency was published in the Federal Register on January 21, 2000.

The crisis with respect to grave acts of violence committed by foreign terrorists that threaten to disrupt the Middle East peace process that led to the declaration on January 23, 1995, of a national emergency has not been resolved. Terrorist groups continue to engage in activities that have the purpose or effect of threatening the Middle East peace process, and that are hostile to United States interests in the region. Such actions threaten vital interests of the national security, foreign policy, and economy of the United States. On August 20, 1998, I identified four additional persons, including Usama bin Ladin, who threaten to disrupt the Middle East peace process. For these reasons, I have determined that it is necessary to maintain in force the broad authorities necessary to deny any financial support from the United States for foreign terrorists who threaten to disrupt the Middle East peace process.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate.
Letter to Congressional Leaders on Lifting and Modifying Measures With Respect to the Federal Republic of Yugoslavia (Serbia and Montenegro)
January 19, 2001

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

Pursuant to section 204(b) of the International Emergency Economic Powers Act, 50 U.S.C. 1703(b) (IEEPA) and section 301 of the National Emergencies Act, 50 U.S.C. 1631, I hereby report that I have exercised my statutory authority to take additional actions with respect to the national emergency described and declared in Executive Order 13088 of June 9, 1998, and related to the actions and policies of the Governments of the Federal Republic of Yugoslavia (Serbia and Montenegro) (the "FRY (S&M)") and the Republic of Serbia with respect to Kosovo. I have issued a new Executive Order to lift, with respect to future transactions, the economic sanctions imposed pursuant to Executive Order 13088 and expanded by Executive Order 13121 of April 30, 1999, except for those sanctions targeted against members and supporters of the former Milosevic regime. These actions are also taken in furtherance of United Nations Security Council Resolution 827 of May 25, 1993, and subsequent resolutions.

The Secretary of the Treasury, in consultation with the Secretary of State, is authorized to issue regulations in exercise of my authorities under IEEPA and the United Nations Participation Act, 22 U.S.C. 287c, to implement measures lifting and modifying the economic sanctions imposed pursuant to Executive Order 13088. Property blocked pursuant to Executive Order 13088 before the effective date of the new Executive Order will continue to be blocked pending the resolution of successor state and other issues. All Federal agencies are also directed to take actions within their statutory authority to carry out the provisions of the new Executive Order. In addition to the persons I have identified in the annex to the new Executive Order, the Secretary of the Treasury, in consultation with the Secretary of State, is to identify certain other persons whose property and interests in property will be blocked pursuant to the order and with respect to whose property interests certain transactions or dealings by U.S. persons will be prohibited. The Secretary of the Treasury, again in consultation with the Secretary of State, is also authorized to remove any person from the annex to the order. In order to ensure the fullest implementation of the Executive Order, the Secretary of State will take steps to identify for appropriate consideration by the Secretary of the Treasury persons potentially covered by the criteria set forth in the order, which includes individuals who may have sought or may be seeking, through repressive measures or otherwise, to exercise illegitimate control over FRY (S&M) political institutions or economic resources.

I am enclosing a copy of the Executive Order I have issued. The order was effective at 12:01 a.m. eastern standard time on January 19, 2001.

I have authorized these measures in response to the recent positive developments in the FRY (S&M) and, notwithstanding those developments, the unusual and extraordinary threat that remains to the national security and foreign policy of the United States. I found in Executive Order 13088 that the actions and policies of the Governments of the FRY (S&M) and the Republic of Serbia with respect to Kosovo, by promoting ethnic conflict and human suffering, threatened to destabilize the countries of the region and to disrupt progress in the Republic of Bosnia and Herzegovina in implementing the Dayton peace agreement, and therefore constituted an unusual and extraordinary threat to the national security and foreign policy of the United States. I declared a national emergency to deal with that threat and ordered that economic sanctions be imposed with respect to those governments. I issued Executive Order 13121 in response to the continuing human rights and humanitarian crises in Kosovo. That order revised and substantially expanded the sanctions imposed pursuant to Executive Order 13088.

On September 24, 2000, the people of the FRY (S&M) displayed extraordinary courage and principle when they elected Vojislav Kostunica to be their president. The peaceful democratic transition begun by President Kostunica and the people of the FRY (S&M)
opens the prospect of the FRY (S&M)’s rejoining fully the international community and merits lifting, with respect to future transactions, the economic sanctions imposed pursuant to Executive Orders 13088 and 13121. Notwithstanding these positive developments, steps must still be taken to support the ongoing efforts of the International Criminal Tribunal for the former Yugoslavia (ICTY) and to continue to counter the threat that remains with respect to stability in the Balkan region and the full implementation of the Dayton peace agreement.

In resolution 827 and subsequent resolutions, the United Nations Security Council has called upon all states to cooperate fully with the ICTY. In this connection, the ICTY has issued an order that states determine whether Slobodan Milosevic and four other indicted persons have assets located in their territories and, if any such assets are found, adopt provisional measures to freeze those assets.

Additionally, Slobodan Milosevic and other persons currently or subsequently under open indictment by the ICTY must be held fully accountable for the violence and atrocities they unleashed in the Balkans over the past decade, and they must be denied access to the economic and other means that would support their further repressing democracy or promoting or perpetrating further human rights abuses. The same holds true for those persons assisting the indictees and other blocked persons in their illicit activities and those persons who, through repressive measures or otherwise, illegally exercise control over FRY (S&M) political institutions and economic resources and enterprises under the sponsorship of Slobodan Milosevic and his close associates.

We heartily applaud the peaceful democratic transition that is underway in the FRY (S&M) and we pledge to support President Kostunica and other newly elected leaders as they work to build a truly democratic society. Unfortunately, however, we must recognize the past and present capacity of Slobodan Milosevic and other indicted war criminals and their close associates or other persons to foment ethnic conflict, repress democracy, and promote or perpetrate further human rights abuses. This capacity continues to threaten the stability of the Balkan region and the full implementation of the Dayton peace agreement and, therefore, still constitutes an unusual and extraordinary threat to the national security and foreign policy of the United States. The actions we are taking will assist the FRY (S&M) in ending its isolation and returning fully to the international community. They also express our condemnation of the violence and atrocities that have plagued the Balkan region for the past decade and will help prevent human rights abuses in the future.

Sincerely,

William J. Clinton

NOTE: Letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. An original was not available for verification of the content of this letter.

Letter to Congressional Leaders on the Prohibition of Importation of Rough Diamonds From Sierra Leone
January 19, 2001

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

Pursuant to section 204(b) of the International Emergency Economic Powers Act, 50 U.S.C. 1703(b) (IEEPA), and section 301 of the National Emergencies Act, 50 U.S.C. 1631, I hereby report that I have exercised my statutory authority to declare a national emergency in response to the unusual and extraordinary threat posed to the foreign policy of the United States by Sierra Leone’s insurgent Revolutionary United Front’s (RUF’s) illicit trade in diamonds from Sierra Leone to fund its operations and procurement of weapons and by the RUF’s flagrant violation of the Lome Peace Agreement of July 7, 1999, between the Government of Sierra Leone and the RUF. I also have exercised my statutory authority to issue an Executive Order that prohibits the importation into the United States of all rough diamonds from Sierra Leone except for those importations of rough diamonds that are accompanied by a Certificate of Origin or other satisfactory documentation demonstrating that the rough diamonds were legally exported from Sierra Leone with the approval

The Secretary of the Treasury, in consultation with the Secretary of State, is authorized to issue regulations in exercise of my authorities under IEEPA and the United Nations Participation Act, 22 U.S.C. 287c, to implement this prohibition. All Federal agencies are also directed to take actions within their authority to carry out the provisions of the Executive Order.

I am enclosing a copy of the Executive Order I have issued. The order was effective at 12:01 a.m. eastern standard time on January 19, 2001.

I have authorized these measures in response to the RUF’s illicit trade in diamonds from Sierra Leone to fund its operations and procurement of weapons and in response to the actions and policies of the RUF in failing to fully abide by the terms of the Lome Peace Agreement of July 7, 1999. The people of Sierra Leone have suffered the ravages of a brutal civil war for nearly a decade. The world’s conscience has been shocked by the horrific actions of the RUF in Sierra Leone during this conflict. The widespread crimes against humanity perpetrated by RUF forces include mass amputations, rape, summary execution, and forced labor.

In late May 2000, United Nations Secretary General Annan encouraged the U.N. Security Council to consider taking measures to prevent the RUF from reaping the benefits of its illicit trade in diamonds that had been plundered from Sierra Leone. On July 5, 2000, the U.N. Security Council adopted Resolution 1306. The resolution determines that the situation in Sierra Leone continues to constitute a threat to international peace and security in the region, expresses concern at the role played by the illicit trade in diamonds in fueling the conflict in Sierra Leone, and decides that all states shall take the necessary measures to prohibit the direct or indirect importation of all rough diamonds from Sierra Leone to their territory. The resolution, in recognition of the economic importance of the legitimate diamond trade to Sierra Leone, further decides that rough diamonds controlled by the Government of Sierra Leone through a Certificate of Origin regime shall be exempt from the trade embargo.

Military forces of the Government of Sierra Leone and Military Observer Group forces provided by the Economic Community of West African States were engaged in military operations in Sierra Leone against the RUF until mid-1999. At that time, the Government of Sierra Leone and the RUF signed the Lome Peace Agreement, which provides for an end to hostilities and the disarmament, demobilization, and reintegration of the insurgent RUF forces. The United Nations Security Council in U.N. Security Council Resolutions 1270 and 1289 established the United Nations Mission in Sierra Leone (UNAMSIL) to facilitate implementation of the Lome Peace Agreement and to provide security at key locations and government buildings and at all sites of the disarmament, demobilization, and reintegration programs, among other tasks. The Lome Peace Agreement brought an end, sadly only temporarily, to the killings and the atrocities perpetrated by the RUF.

RUF forces have repeatedly violated the terms of the Lome Peace Agreement throughout this spring, when they engaged in deliberate and unprovoked armed attacks on U.N. peacekeepers and committed serious abuses against civilians and international and national aid workers. In May 2000, as UNAMSIL expanded its efforts to establish monitoring and disarmament sites in or near RUF-controlled territory, RUF forces initiated military activity in those areas, killing U.N. peacekeepers and capturing or isolating hundreds of UNAMSIL personnel. These actions brought the disarmament, demobilization, and reintegration processes agreed to in the Lome Peace Agreement to a virtual standstill and represent a direct hostile challenge to U.S. foreign policy objectives in the region, which include restoration of peace in Sierra Leone and promotion of democracy and the rule of law throughout the region. Failure to respond to this challenge would encourage other potential rogue organizations to transgress the rule-based international order, which is crucial to the peace and prosperity of the United States.
For the reasons discussed above, the RUF’s illicit trade in diamonds from Sierra Leone and its flagrant violation of the Lome Peace Agreement constitute an unusual and extraordinary threat to the foreign policy of the United States. The measures we are taking will serve to bring an end to the illicit arms-for-diamonds trade through which the RUF perpetuates the tragic conflict in Sierra Leone. They also reflect our outrage at the RUF’s repeated, widespread, and serious violations of the Lome Peace Agreement and the RUF’s continuing hostilities against the people of Sierra Leone and UNAMSIL personnel.

Sincerely,

William J. Clinton

NOTE: Letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. An original was not available for verification of the content of this letter.

The President’s Radio Address
January 20, 2001

Good morning. Every Saturday for the past 8 years, I’ve had the privilege of speaking with you by way of this radio address. Most often, I’ve talked about meeting our common challenges with commonsense solutions, practical, progressive steps to build an America with opportunity for every responsible citizen, a community of all Americans, and a more peaceful, prosperous world.

We’ve had more than 400 of these Saturday conversations now, so it’s fitting that this last one comes on my final day in office. This is, of course, Inaugural Day, an extraordinary day for freedom when the magic, the mystery, the miracle of American democracy is on full display.

The peaceful transfer of power from one administration to the next, from one party to another, may confound others around the globe. But it reflects the underlying strength of our Constitution and rule of law.

As my time in office comes to an end, the most important thing I can say is a simple, heartfelt thank you. Thank you for the opportunity to serve as your President and as Commander in Chief to our fine men and women in uniform. Thank you for the honor of working with you to build our bridge to the 21st century.

Thank you for the prayers, love, and support you’ve extended to Hillary, Chelsea, and me every single day. I also want to thank all the men and women at the White House who have worked so hard to help me do my job, from the Secret Service to the Residence staff, to those who keep the people’s house open for all to enjoy. And I am forever grateful to Vice President Gore for his extraordinary leadership and service, to my Cabinet, and to all others who have served with me.

For 8 years, we’ve done everything in our power to reach beyond party and beyond Washington to put the American people first, overcoming obstacles, seizing opportunities. That’s what these radio addresses have been all about.

These Saturday talks have often marked action taken to make our schools stronger, our environment cleaner, our food safer, our health care more secure. Some have been big steps and some smaller. But every step has moved us forward, and taken all together, they have made an enormous difference in the lives of our people. And we’re not done yet.

I pledged that I would work until the last hour of the last day. Well, here we are. So, this morning, we’re building on our commitment to make our streets safer by awarding more than $100 million to fund 1,400 more police officers in communities throughout our land.

Back in 1992 I promised that we would fund 100,000 police officers across America. With this announcement, we will have funded 110,000. That’s 110 percent of our goal. And I thank our police officers for giving 110 percent to the job. That’s a big reason crime is down to a 25-year low.

Now, my job as your President draws to a close, and the work of our new President begins. I want to wish President-elect Bush, Vice President-elect Cheney, their families, and entire administration the very best. I know you do, too. Thanks to your work, he takes the reins of a nation renewed, ready to move into a new century and a whole new era in human affairs. I join every American in wishing him Godspeed.
In my first radio address, almost exactly 8 years ago now, I spoke about the challenges we faced at that time but also about my abiding faith in the American people. Back then I said, “We’re going up or down together, and I’m convinced we’re going up.” The progress of the last 8 years, the strong values, can-do spirit, and basic goodness of the American people, leave me more convinced than ever we’re still going up.

If we keep working together to widen the circle of opportunity, deepen the reach of freedom, strengthen the bonds of community, America will always be going up.

Thank you for listening each and every week. Thank you again for the honor of serving as your President these past 8 years.

God bless you, and God bless America.

NOTE: The address was recorded at 5:50 p.m. on January 19 in the Oval Office at the White House for broadcast at 10:06 a.m. on January 20. The transcript was made available by the Office of the Press Secretary on January 20 but was embargoed for release until the broadcast.

Statement on Efforts To Redress Wrongs Against African-American Farmers

January 20, 2001

For too many decades, African-American farmers have labored in America’s fields without a true share of this Nation’s agricultural prosperity. And for too long, governmental neglect has contributed to the impoverished condition of the African-American farmer.

But the Government can right an old wrong. In December of 1997 Vice President Gore and I met with a number of people and organizations concerned with the plight of the black farmer in this country, including the National Black Farmers Association, the Southern Cooperative, and the Congressional Black Caucus. The Vice President and I learned at that meeting that since the early 1980’s, thousands of black farmers had filed complaints of discrimination against the United States Department of Agriculture (USDA), but their complaints were ignored.

My administration has worked hard to improve the condition of the black farmer and to mend the relationship between black farmers and the USDA, and Secretary Dan Glickman and his staff have demonstrated unprecedented leadership in accomplishing that goal. After a group of African-American farmers brought suit in 1997 to seek recovery for years of discrimination, we worked with the African-American farming community to pass legislation allowing farmers to pursue those claims, and then entered into a historic settlement. With the agreement nearing full implementation, almost $500 million in individual payments have been awarded to nearly 12,000 African-American farmers. In the process, we revitalized USDA’s Office of Civil Rights, which was effectively dismantled in the early 1980’s. We have also increased farm loans to minorities and women—a 50 percent increase between 1997 and 1999 alone.

The agreement between the black farmers and the USDA also calls for technical assistance and outreach. I am proud of the USDA and the Village Foundation for working in partnership to create the African-American Family Farm Preservation Fund, which will provide grants, loans, and training to African-American farm families to maintain their farms, establish a market system using products produced by African-American farms, and keep the public informed on issues related to African-American farmers. In addition, USDA has cooperated with the National Black Farmers Association and its president, John Boyd, to increase outreach activities to limited-resource farmers. Together, these endeavors will ensure that a new generation of African-American farmers can pursue their livelihood without discrimination and with equal access to the assistance they deserve.

Redressing the wrongs against African-American farmers has been key to my efforts to building one America. I hope the next administration will continue in this path so that African-American farmers can fully participate in today’s dynamic global economy.
Proclamation 7402—Establishment of the Governors Island National Monument
January 20, 2001

By the President of the United States of America

A Proclamation

On the north tip of Governors Island, between the confluence of the Hudson and Eastern Rivers, Governors Island National Monument served as an outpost to protect New York City from sea attack. The monument, part of a larger 1985 National Historic Landmark District designation, contains two important historical objects, Castle William and Fort Jay. Between 1806 and 1811, these fortifications were constructed as part of the First and Second American Systems of Coastal Fortification. Castle William and Fort Jay represent two of the finest types of defensive structures in use from the Renaissance to the American Civil War. The monument also played important roles in the War of 1812, the American Civil War, and World Wars I and II.

The fortifications in the monument were built on the most strategic defensive positions on the island. Fort Jay, constructed between 1806 and 1809, is on the highest point of the island from which its glacis originally sloped down to the waterfront on all sides. Castle William, constructed between 1807 and 1811, occupies a rocky promontory as close as possible to the harbor channels and served as the most important strategic defensive point in the entrance to the New York Harbor. The monument also includes a number of associated historical buildings constructed as part of the garrison post in the early part of the 19th century.

Governors Island has been managed by the U.S. Army and the U.S. Coast Guard over the past 200 years. With the site no longer required for military or Coast Guard purposes, it provides an excellent opportunity for the public to observe and understand the harbor history, its defense, and its ecology.

Section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected.

Whereas it appears that it would be in the public interest to reserve such lands as the Governors Island National Monument:

Now, Therefore, I, William J. Clinton, President of the United States of America, by the authority vested in me by section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431), do proclaim that there are hereby set apart and reserved as the Governors Island National Monument for the purpose of protecting the objects identified above, all lands and interests in lands owned or controlled by the United States within the boundaries of the area described on the map entitled “Governors Islands National Monument” attached to and forming a part of this proclamation. The Federal land and interests in land reserved consist of approximately 20 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

Subject to existing law, including Public Law No. 105–33, Title IX, section 9101(a), 111 Stat. 670 (Aug. 5, 1997), all Federal lands and interests in lands within the boundaries of this monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or leasing or other disposition under the public land laws, including but not limited to withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing.

The Secretary of the Interior (“Secretary”), acting through the National Park Service, shall manage the monument in consultation with the Administrator of General Services, consistent with the purposes and provisions of this proclamation.

For the purpose of preserving, restoring, and enhancing the public visitation and appreciation of the monument, the Secretary, acting through the National Park Service,
shall prepare, in consultation with the Administrator of General Services, a management plan for the monument within 3 years of this date. Further, to the extent authorized by law, the Secretary, acting through the National Park Service, shall promulgate, in consultation with the Administrator of General Services, regulations for the proper care and management of the objects identified above.

The establishment of this monument is subject to valid existing rights.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the national monument shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

In Witness Whereof, I have hereunto set my hand this nineteenth day of January, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-fifth.

William J. Clinton

[Filed with the Office of the Federal Register, 8:45 a.m., January 24, 2001]

NOTE: This proclamation will be published in the Federal Register on January 25.

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 17
In the afternoon, the President traveled to Little Rock, AR, and in the evening, he returned to Washington, DC.

The President declared an emergency in Illinois and ordered Federal aid to supplement State and local recovery efforts in the area struck by record/near record snow on December 10–31, 2000.

January 18

The President announced his intention to appoint Maya Angelou, Edgar Bronfman, Sr., Gila Bronner, Norman Brownstein, Stuart Eizenstat, William Gray III, Myron Cherry, Frank Lautenberg, Ruth Mandel, Harvey Meyerhoff, Set Momjian, Nathan Shapell, Eli Wiesel, and Karen Winnick as members of the U.S. Holocaust Memorial Council.

The President announced his intention to appoint William M. Daley, Vinod Gupta, and Jean Kennedy Smith to the Board of Trustees of the John F. Kennedy Center for the Performing Arts.

The President declared a major disaster in Vermont and ordered Federal aid to supplement State and local recovery efforts in the area struck by severe storms and flooding on December 16–18, 2000.

January 19
The President announced his intention to appoint Robert E. Litan as Chair, Ken Bentsen as Vice Chair, and Robert D. Atkinson, Rosamond Brown, Jerry L. Callhoun, Edward Fire, Garey Forster, James Gray, Randy Johnson, Thea M. Lee, Lisa Lynch, and Michael Thurmond as members of the Commission on Workers, Communities, and Economic Change in the New Economy.
January 20
In the morning, the President attended a farewell reception with Residence staff in the State Dining Room at the White House. Later, he attended the inauguration of President George W. Bush at the U.S. Capitol.

Nominations Submitted to the Senate
NOTE: No nominations were received by the Office of the Federal Register in time for publication in 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 16
Transcript of a press briefing by Chief of Staff John Podesta and Director of the Office of Management and Budget Jack Lew on the final report of the E-commerce Working Group
Transcript of a press briefing by Press Secretary Jake Siewert

Released January 17
Statement by the Press Secretary on the report of the White House Strategy Session on Improving Hispanic Student Achievement
Statement by Physician to the President Rear Adm. E. Connie Mariano, USN, on the President’s health
Statement by the Press Secretary: White House Releases Analysis of the Health Consequences of the Gulf War

Released January 18
Advance text of remarks by National Security Adviser Samuel Berger on “A Foreign Policy for the Global Age”

Released January 19
Transcript of a press briefing by Press Secretary Jake Siewert
Transcript of remarks by the President’s Counsel, David Kendall, on the resolution of legal issues

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