

**Statement on the Resignation of  
Anthony J. Principi as Secretary of  
Veterans Affairs**

*December 8, 2004*

As a valuable member of my Cabinet, Tony Principi has served as a tireless advocate for 25 million veterans. He has insisted on results, and he has gotten results. Under Tony's leadership, we have honored our veterans for their service and sacrifice by increasing and improving health care services, working to eliminate the waiting list for medical care, and cutting the disability claims backlog. I appreciate his efforts to improve access to health care for low-income veterans and those with service-related disabilities. As we fight the war on terror, Tony has played a vital role in helping to streamline the transition from military to civilian status for our newest veterans.

I thank Tony for serving our veterans and our country with integrity and dignity. He is a good man and a good friend. I am grateful to Tony, Liz, and the entire Principi family.

NOTE: The Office of the Press Secretary also made available Secretary Principi's letter of resignation.

**Statement on Signing the  
Consolidated Appropriations Act,  
2005**

*December 8, 2004*

Today, I have signed into law H.R. 4818, the "Consolidated Appropriations Act, 2005" (CAA). The CAA, consisting of eleven Divisions, consolidates into a single Act several appropriations bills that the Congress normally passes separately each year to fund the operations of the Federal Government, and also several bills that are not normally part of an appropriations bill.

Many provisions of the CAA are inconsistent with the constitutional authority of the President to conduct foreign affairs, command the Armed Forces, protect sensitive information, supervise the unitary executive branch, make appointments, and make recommendations to the Congress. Many other

provisions unconstitutionally condition execution of the laws by the executive branch upon approval by congressional committees.

The executive branch shall construe as advisory provisions of the CAA that purport to direct or burden the Executive's conduct of foreign relations or to limit the President's authority as Commander in Chief. Such provisions include: in the Commerce-Justice-State Appropriations Act, sections 406, 611, 609, 627, and the provision regarding voting in the United Nations Security Council under the heading "Contributions for International Peacekeeping Activities"; in the Foreign Operations Appropriations Act, sections 506, 514, 531, 547, 561, 562, 580, 585, 593, and the provisions entitled "Other Bilateral Economic Assistance, Economic Support Fund" and "Andean Counterdrug Initiative"; as well as in Division J ("Other Matters"), section 3(b)(3) of the 225th Anniversary of the American Revolution Commemoration Act.

The executive branch shall also construe the provisions of the CAA in a manner consistent with the President's authority to supervise the unitary executive branch, including the authority to direct which officers in the executive branch shall assist the President in faithfully executing the law. Such provisions include in the Transportation-Treasury Appropriations Act, sections 618 and 628, and language relating to review by the Office of Management and Budget (OMB) of executive branch orders, activities, regulations, transcripts, and testimony, particularly language relating to OMB review of certain matters in reports to be submitted to the Congress through the Secretary of the Army.

The executive branch shall construe provisions in the CAA that purport to mandate or regulate submission of information to the Congress, other entities outside the executive branch, or the public, in a manner consistent with the President's constitutional authority to withhold information that could impair foreign relations, national security, the deliberative processes of the Executive, or the performance of the Executive's constitutional duties. Such provisions include: in the Agriculture Appropriations Act, section 717; in the Commerce-Justice-State Appropriations