

News organizations have also asked that the cameras that cover the Senate floor, currently operated by Government employees, be operated by journalists. That is an idea which is in my view worthy of serious consideration. Clearly, while current coverage of the Senate has provided the public with a greater understanding of the legislative process, improvements can be made. I plan to consult with Senator DASCHLE on the formation of a bipartisan Senate working group to examine this issue, and all its implications. In the meantime, I will suggest to the Rules Committee that they consult with broadcast news journalists to consider appropriate changes to the procedures determining camera coverage of floor activity, with an eye towards making the coverage as complete as possible.

Mr. President, I ask unanimous consent that a letter from Brian Lamb, chief executive officer of C-SPAN, as well as my response to him, be included in the RECORD. I also note that I have had similar correspondence with Bill Headline, chairman of the executive committee of correspondents of the Senate radio-television gallery.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

C-SPAN,

Washington, DC, November 21, 1994.

Re further opening up the Senate to C-SPAN cameras.

Senator ROBERT DOLE,
Republican Leader, U.S. Senate, Washington,
DC.

DEAR SENATOR DOLE: As you and your colleagues prepare to take the leadership of the Senate, we've noted with interest an increasing national discussion about how to expand public access to the legislative process.

We at C-SPAN are among those who have long been interested in expanding the public's access to Congress. As such, we would like to offer this proposal which we hope can contribute to this goal: Consider opening the 104th Congress fully to television cameras. Allow C-SPAN cameras into places where they've historically been excluded—most importantly, into the chamber of the U.S. Senate.

Here, more specifically, is what we propose:

(1) Allow C-SPAN cameras to cover Senate floor debates. Senate cameras currently give C-SPAN and the rest of the news media a restricted view of the floor. Under Senate rules, cameras cannot pan the chamber or take reaction shots; they must focus only on Senators who are speaking. These procedures were agreed to by a Senate which has greatly changed since the vote on Senate television in 1986. Only half of the Senators who were present then are still in office. Not only has the Senate changed, society has too—consider how much our country's appetite for and access to information has grown in those eight years.

Allow C-SPAN—a private, not-for-profit company to install its own cameras in the Senate. Since C-SPAN brings Congress into American living rooms, most Americans (and according to our last survey, as many as half the Senators) think that C-SPAN operates the cameras in the Congress. They don't know that the cameras in the Senate chamber are controlled by government employees using procedures established by the Senate Rules Committee. Allowing C-SPAN cam-

eras in the chamber will help end the confusion and create a more honest picture of Senate debates.

If you do allow our cameras into the chamber, we will commit to covering Senate floor debates in the same style we've established during 16 years and 25,000 hours of Congressional committee coverage. We'll present a complete, honest, and accurate picture of each day's events, and make our telecasts available to others in the news media, following accepted pooling practices. We hope you'll agree that allowing our cameras in the Senate chamber is simply a way to use technology to extend Congress' public galleries. It allows 35 million C-SPAN2 homes the same opportunity to see their Senators that 611 citizens can have by sitting in the Senate gallery.

(2) Open the Leader's "dugout chatter" to television. Established practice has kept cameras out of these on-the-record briefings between reporters and the Majority Leader. Let cameras in and allow the public to hear and see these sessions for themselves. We can commit to televising these briefings on C-SPAN2 each day; we would also extend a similar opportunity to the Minority Leader.

(3) Allow C-SPAN to install a permanent camera position just off the Floor. Our viewing public regularly tells us they need more context for the debates they watch. Create a permanent camera position near the floor so that we can interview Senators during quorum calls, votes, and before and/or after C-SPAN2's gavel-to-gavel coverage of Senate sessions.

(4) Open all House-Senate conference committees to cameras. Cameras are often excluded from this important, final step in the legislative process. Budget Conferences are one important example. We propose that the public be allowed to witness—via television—the debate and decision making that finally determines how their tax dollars are being spent.

As you can imagine, going forward with all of these proposals would require considerable additional resources from C-SPAN. You should know that the cable television industry, which is responsible for creating and funding C-SPAN and C-SPAN2, is committed to providing the additional resources necessary to expand our coverage of Congress.

It took many years for the Senate to agree to televise its sessions. Since then, other democracies have followed suit—several of them allowing more complete television pictures than American citizens now get. We hope you'll agree that after eight years, it's time for the Senate to take the next step—consider allowing C-SPAN cameras into the chamber and open up the other venues we've suggested. Expand what American citizens can see of their national legislature; make the television picture of Congress more complete, and therefore, more honest.

As you consider our proposals we are, of course, happy to provide any details or technical information you may need.

Sincerely,

BRIAN LAMB,

Chief Executive Officer.

P.S.—A similar letter is being sent today to leaders of the House; we will also be releasing copies to our colleagues in the news media.

U.S. SENATE,

OFFICE OF THE REPUBLICAN LEADER,

Washington, DC, December 27, 1994.

Mr. BRIAN LAMB,

Chief Executive Officer, C-SPAN, Washington,
DC.

DEAR BRIAN: As you know, I have been a strong supporter of C-Span, broadcast coverage of the proceedings of the United States Senate, and media access in the United

States Capitol. I am very interested in the ideas outlined in your letter of November 21st, and I appreciate the time you spent with my staff last week to discuss your suggestions for further opening up coverage of the Senate. While I do not have the personal authority to make many of the changes you propose, I want to do what I can to increase public access to Congress.

I am prepared to immediately open to television cameras the Majority Leader's so-called "dugout" briefings for reporters. Because allowing broadcast coverage from the Senate floor when the Senate is not in session would require a Senate resolution, I may hold these briefings at a location off the Senate floor at least until such a resolution is approved. I assume you will provide a similar opportunity for the Democrat Leader, and I will consult with Senator Daschle before introducing a resolution.

I also support opening all public meetings of Senate-House conference committees to television cameras. As you know, this would require a concurrent resolution passed by both houses of Congress, and I will consult with Senator Daschle and Speaker Gingrich on initiating such a resolution.

While I believe the current coverage of the Senate has provided the public with a greater understanding of the legislative process, improvements can clearly be made. Your suggestion that we permit cameras operated by new organizations to provide coverage of the Senate is worthy of serious consideration. I will consult with Senator Daschle on forming a bipartisan Senate working group to examine this issue and all its implications, including feasibility, cost effectiveness, and the interests of other broadcast news outlets. In the meantime, I will suggest to the Rules Committee that they consult with C-Span and your colleagues from the other network news divisions to consider appropriate changes to the procedures determining camera coverage of floor activity, with an eye towards making the coverage as complete as possible.

As Republicans prepare to assume majority status in the Senate, we look forward to working with you. Thanks again for your constructive suggestions.

Sincerely,

BOB DOLE,

Senate Republican Leader.

SENATE RESOLUTION 1—INFORMING THE PRESIDENT OF THE UNITED STATES THAT A QUORUM OF EACH HOUSE IS ASSEMBLED

Mr. DOLE submitted the following resolution, which was considered and agreed to:

S. RES. 1

Resolved, That a committee consisting of two Senators be appointed to join such committee as may be appointed by the House of Representatives to wait upon the President of the United States and inform him that a quorum of each House is assembled and that the Congress is ready to receive any communication he may be pleased to make.

SENATE RESOLUTION 2—INFORMING THE HOUSE OF REPRESENTATIVES THAT A QUORUM OF THE SENATE IS ASSEMBLED

Mr. DASCHLE submitted the following resolution, which was considered and agreed to:

S. RES. 2

Resolved, That the Secretary inform the House of Representatives that a quorum of the Senate is assembled and that the Senate is ready to proceed to business.

SENATE RESOLUTION 3—FIXING THE HOUR OF THE DAILY MEETING OF THE SENATE

Mr. COCHRAN submitted the following resolution, which was considered and agreed to:

S. RES. 3

Resolved, That the hour of daily meeting of the Senate be 12 o'clock meridian unless otherwise ordered.

SENATE RESOLUTION 4—ELECTING HON. STROM THURMOND TO BE PRESIDENT PRO TEMPORE OF THE SENATE

Mr. DOLE (for himself and Mr. BYRD) submitted the following resolution, which was considered and agreed to:

S. RES. 4

Resolved, That the Honorable Strom Thurmond, a Senator from the state of South Carolina, be and he is hereby, elected President of the Senate pro tempore, to hold office during the pleasure of the Senate, in accordance with rule I, paragraph 1, of the Standing Rules of the Senate.

SENATE RESOLUTION 5—NOTIFYING THE PRESIDENT OF THE UNITED STATES OF THE ELECTION OF A PRESIDENT PRO TEMPORE

Mr. DOLE (for himself and Mr. BYRD) submitted the following resolution, which was considered and agreed to:

S. RES. 5

Resolved, That the President of the United States be notified of the election of the Honorable Strom Thurmond, a Senator from the State of South Carolina, as President pro tempore.

SENATE RESOLUTION 6—ELECTING SHEILA BURKE AS THE SECRETARY OF THE SENATE

Mr. DOLE submitted the following resolution, which was considered and agreed to:

S. RES. 6

Resolved, That Sheila Burke, of Virginia, be and she is hereby elected Secretary of the Senate, beginning January 4, 1995.

SENATE RESOLUTION 7—RELATIVE TO THE SERGEANT AT ARMS AND DOORKEEPER OF THE SENATE

Mr. DOLE submitted the following resolution; which as considered and agreed to:

S. RES. 7

Resolved, That Howard O. Greene, Jr., of Delaware, be and he is hereby elected Sergeant at Arms and Doorkeeper of the Senate beginning January 4, 1995.

SENATE RESOLUTION 8—RELATIVE TO THE SECRETARY OF THE MAJORITY OF THE SENATE

Mr. DOLE submitted the following resolution; which was considered and agreed to:

S. RES. 8

Resolved, That Elizabeth B. Greene, of Virginia, be and she is hereby elected Secretary for the Majority, beginning January 4, 1995.

SENATE RESOLUTION 9—NOTIFYING THE PRESIDENT OF THE UNITED STATES

Mr. DOLE submitted the following resolution; which was considered and agreed to:

S. RES. 9

Resolved, That the President of the United States be notified of the election of Sheila Burke, of Virginia, as Secretary of the Senate.

SENATE RESOLUTION 10—ELECTING THE SECRETARY FOR THE MINORITY OF THE SENATE

Mr. DASCHLE submitted the following resolution; which was considered and agreed to:

S. RES. 10

Resolved, That C. Abbott Saffold be and she is hereby elected Secretary for the Minority of the Senate, beginning January 4, 1995.

SENATE RESOLUTION 11—NOTIFYING THE HOUSE OF REPRESENTATIVES

Mr. FORD submitted the following resolution; which was considered and agreed to:

S. RES. 11

Resolved, That the House of Representatives be notified of the election of the Honorable Strom Thurmond, a Senator from the State of South Carolina, as President pro tempore of the Senate.

SENATE RESOLUTION 12—NOTIFYING THE HOUSE OF REPRESENTATIVES

Mr. LOTT submitted the following resolution; which was considered and agreed to:

S. RES. 12

Resolved, That the House of Representatives be notified of the election of Sheila Burke as Secretary of the Senate.

SENATE RESOLUTION 13—AMENDING RULE XXV

Mr. DOLE submitted the following resolution; which was considered and agreed to:

S. RES. 13

Resolved, That at the end of Rule XXV, add the following:

A Senator who on the date this subdivision is agreed to is serving on the Committee on Agriculture, Nutrition, and Forestry, and the Committee on Appropriations, may, during the One Hundred Fourth Congress, also serve as a member of the Committee on Governmental Affairs, but in no event may such Senator serve, by reason of this subdivision,

as a member of more than three committees listed in paragraph 2.

A Senator who on the date this subdivision is agreed to is serving on the Committee on Armed Services, and the Committee on Environment and Public Works, may, during the One Hundred Fourth Congress, also serve as a member of the Committee on Agriculture, Nutrition and Forestry, but in no event may such Senator serve, by reason of this subdivision, as a member of more than three committees listed in paragraph 2.

A Senator who on the date this subdivision is agreed to is serving on the Committee on Finance, and the Committee on Judiciary, may, during the One Hundred Fourth Congress, also serve as a member of the Committee on Governmental Affairs, but in no event may such Senator serve, by reason of this subdivision, as a member of more than three committees listed in paragraph 2.

A Senator who on the date this subdivision is agreed to is serving on the Committee on Armed Services, and the Committee on Commerce, Science and Transportation, may, during the One Hundred Fourth Congress, also serve as a member of the Committee on Governmental Affairs, but in no event may such Senator serve, by reason of this subdivision, as a member of more than three committees listed in paragraph 2.

A Senator who on the date this subdivision is agreed to is serving on the Committee on Commerce, Science and Transportation, and the Committee on Appropriations, may, during the One Hundred Fourth Congress, also serve as a member of the Committee on Labor and Human Resources, but in no event may such Senator serve, by reason of this subdivision, as a member of more than three committees listed in paragraph 2.

A Senator who on the date this subdivision is agreed to is serving on the Committee on Appropriations, and the Committee on Labor and Human Resources, may, during the One Hundred Fourth Congress, also serve as a member of the Committee on Energy and Natural Resources, but in no event may such Senator serve, by reason of this subdivision, as a member of more than three committees listed in paragraph 2.

SENATE RESOLUTION 14—RELATIVE TO RULE XXV

Mr. DOLE submitted the following resolution; which was considered:

S. RES. 14

Resolved, That paragraph 2. of Rule XXV of the Standing Rules of the senate is amended for the 104th Congress as follows:

Strike "18" after "Agriculture, Nutrition and Forestry" and insert in lieu thereof "17".

Strike "29" after "Appropriations" and insert in lieu thereof "28".

Strike "20" after "Armed Services" and insert in lieu thereof "21".

Strike "21" after "Banking, Housing and Urban Affairs" and insert in lieu thereof "16".

Strike "20" after "Commerce, Science, and Transportation" and insert in lieu thereof "19".

Strike "20" after "Energy and Natural Resources" and insert in lieu thereof "18".

Strike "17" after "Environment and Public Works" and insert in lieu thereof "16".

Strike "19" after "Foreign Relations" and insert in lieu thereof "18".

Strike "13" after "Governmental Affairs" in insert in lieu thereof "15".

Strike "14" after "Judiciary" and insert in lieu thereof "18".

Strike "17" after "Labor and Human Resources" and insert in lieu thereof "16".