- "(A) in the case of an employee, receives advance authorization, from the member or officer under whose direct supervision the employee works, to accept reimbursement, and
- "(B) discloses the expenses reimbursed or to be reimbursed and the authorization to the Secretary of the Senate within 30 days after the travel is completed.
- "(2) For purposes of clause (1), events, the activities of which are substantially recreational in nature, shall not be considered to be in connection with the duties of a member, officer, or employee as an officeholder.
- "(b) Each advance authorization to accept reimbursement shall be signed by the member or officer under whose direct supervision the employee works and shall include—

"(1) the name of the employee;

- "(2) the name of the person who will make the reimbursement;
- "(3) the time, place, and purpose of the travel and
- "(4) a determination that the travel is in connection with the duties of the employee as an officeholder and would not create the appearance that the employee is using public office for private gain.
- "(c) Each disclosure made under subparagraph (a)(1) of expenses reimbursed or to be reimbursed shall be signed by the member or officer (in the case of travel by that member or officer) or by the member or officer under whose direct supervision the employee works (in the case of travel by an employee) and shall include—
- "(I) a good faith estimate of total transportation expenses reimbursed or to be reimbursed:
- "(2) a good faith estimate of total lodging expenses reimbursed or to be reimbursed;
- ^(3) a good faith estimate of total meal expenses reimbursed or to be reimbursed;
- "(4) a good faith estimate of the total of other expenses reimbursed or to be reimbursed;
- "(5) a determination that all such expenses are necessary transportation, lodging, and related expenses as defined in this paragraph; and
- "(6) in the case of a reimbursement to a member or officer, a determination that the travel was in connection with the duties of the member or officer as an officeholder and would not create the appearance that the member or officer is using public office for private gain.
- "'(d) For the purposes of this paragraph, the term 'necessary transportation, lodging, and related expenses'—
- "(1) includes reasonable expenses that are necessary for travel for a period not exceeding 3 days exclusive of traveltime within the United States or 7 days exclusive of traveltime outside of the United States unless approved in advance by the Select Committee on Ethics:
- "(2) is limited to reasonable expenditures for transportation, lodging, conference fees and materials, and food and refreshments, including reimbursement for necessary transportation, whether or not such transportation occurs within the periods described in clause (1):
- "(3) does not include expenditures for recreational activities, or entertainment other than that provided to all attendees as an integral part of the event; and
- "(4) may include travel expenses incurred on behalf of either the spouse or a child of the member, officer, or employee, subject to a determination signed by the member or officer (or in the case of an employee, the member or officer under whose direct supervision the employee works) that the attendance of the spouse or child is appropriate to assist in the representation of the Senate.

"(e) The Secretary of the Senate shall make available to the public all advance authorizations and disclosures of reimbursement filed pursuant to subparagraph (a) as soon as possible after they are received.

"4. In this rule:

- "(a) The term 'client' means any person or entity that employs or retains another person for financial or other compensation to conduct lobbying activities on behalf of that person or entity. A person or entity whose employees act as lobbyists on its own behalf is both a client and an employer of such employees. In the case of a coalition or association that employs or retains other persons to conduct lobbying activities, the client is—
- "(1) the coalition or association and not its individual members when the lobbying activities are conducted on behalf of its membership and financed by the coalition's or association's dues and assessments; or
- "(2) an individual member or members, when the lobbying activities are conducted on behalf of, and financed separately by, 1 or more individual members and not by the coalition's or association's dues and assessments.

"(b) The term 'lobbying firm'—

- "(A) means a person or entity that has 1 or more employees who are lobbyists on behalf of a client other than that person or entity; and
- $\lq\lq(B)$ includes a self-employed individual who is a lobbyist.
- "(c) The term 'lobbyist' means a person registered under section 308 of the Federal Regulation of Lobbying Act (2 U.S.C. 267) or required to be registered under any successor statute.
- "(d) The term 'State' means each of the several States, the District of Columbia, and any commonwealth, territory, or possession of the United States.".
- (b) AMENDMENTS TO THE ETHICS IN GOVERNMENT ACT.—Section 102(a)(2)(B) of the Ethics in Government Act (5 U.S.C. 102, App. 6) is amended by adding at the end thereof the following: "Reimbursements deemed accepted by the Senate pursuant to Rule XXXV of the Standing Rules of the Senate shall be reported as required by such rule and need not be reported under this section.".
- (c) REPEAL OF OBSOLETE PROVISION.—Section 901 of the Ethics Reform Act of 1989 (2 U.S.C. 31-2) is repealed.
- (d) GENERAL SENATE PROVISIONS.—The Senate Committee on Rules and Administration, on behalf of the Senate, may accept gifts provided they do not involve any duty, burden, or condition, or are not made dependent upon some future performance by the United States. The Committee on Rules and Administration is authorized to promulgate regulations to carry out this section.
- (e) RULEMAKING.—Subsections (a) and (d) are enacted by the Senate—
- (1) as an exercise of the rulemaking power of the Senate and pursuant to section 7353(b)(1) of title 5, United States Code, and accordingly, they shall be considered as part of the rules of the Senate, and such rules shall supersede other rules only to the extent that they are inconsistent therewith; and
- (2) with full recognition of the constitutional right of the Senate to change such rules at any time and in the same manner and to the same extent as in the case of any other rule of the Senate.
- (f) EFFECTIVE DATE.—This section and the amendments made by this section shall take effect on May 31, 1995.

ADDITIONAL STATEMENTS

THE ALBION COLLEGE FOOTBALL CHAMPIONS

• Mr. LEVIN. Mr. President, I want to recognize and congratulate the Albion College Britons football team the 1994 NCAA Division III national champions.

On a rainy Saturday afternoon in December, the Britons met the Washington & Jefferson Presidents in the 22d annual Amos Alonzo Stagg Bowl in Salem, VA. Coming into the game, the Presidents had the Nation's top-ranked defense in Division III. The Britons, winners of six consecutive Michigan Intercollegiate Athletic Association titles, rose to the occasion to win a 38–15 victory. The victory capped an impressive drive through four playoff games which included victories over three former national champions.

At one point, the Britons scored 31 unanswered points. The aggressive Albion defense and special teams forced three turnovers and returned an interception for a touchdown. Tailback Jeff Robinson rushed for 166 yards on the soggy field and scored three touchdowns.

The Albion players and coaches have faced many challenges this year as they went to an undefeated 13-0 record. They overcame them by pulling together as a team and playing their hearts out. I admire their spirit and applaud them for giving it their all in every game.

I want to extend my warmest congratulations to each of the players, coaches, parent, and supporters of this championship team as well as to President Melvin Vulgamore and the entire Albion College community.

The members of the 1994 national champion Albion College Britons include: Ralph Abbott, Chad Abbuhl, Frank Baiardi, Chris Barnett, Ben Bates, Eric Bernaiche, Jason Beglin, Scott Bigford, Eric Breitenbeck, Rob Britt, Brad Brown, Mike Cabana, Vince Scott Casteele, Callahan, Tom Cavanaugh, Gabe Cooper, David Cox, Kevin Curtis, Rob Dancer, Jim Davis, Bob Donaldson, Alec Egnatuk, Bill Ermiger, Jon Evans, Brian Fought, Jamie Glinski, Scott Goodwin, James Grimes, Tony Gross, Steve Guibord, Scott Harris, Scott Harrison, Eric Jim Hayhurst, Heaslip, Heckathorn, Ray Henke, Matt Henne, Martin Heyboer, P.J. Holser, Ron James, Mike Johnson, Neil Johnson, Mike Jones, Fred Kahle, Heath Kent, Kyle Klein, Brian Lee, David Lefere, John Lloyd, Matt Lynn, Brian Mack, Ryan Maki, Eric Maust, Derek Mazur, Mark McDonald, Marvin McNeese, Jr., Trent McPheeters, Steve Merchant, Mitcham, Shawn Mitchelson, Rusty Morelli, Dave Todd Morris, Mike Mumper, Todd Murphy, Brian Murray, Jason Nagy, Mike Oursler, Jamie Palazeti, Todd Pautuk, Joe Pesci, Tom Phebus, Angelo Popofski, Tom Raven, Nate Reed, D.J. Rehberg, Darrell Robbins, Jeff Robinson, Mike Robinson,

Scott Robinson, Dave Rockwell, Kevin Rod, Tim Schafer, Pete Schmidt, Jeff Schrameck, Wade Schwendenmann, Matthew Sculley, Durand Shepherd. Jeff Shooks, Casey Sivier, Mark Smith, Joshua Speller, Jared Spybrook, Jim Stealy, Jeremy Stepp, Brent Stine, Darrel Stine, Jim Swartz, Robert Taylor, Dan Teske, Paul Thompson, Robert Thompson, Tim Todd, Jeff Trenta, Brian VanNorman, Dennis Waclawski, Corey Wells, Brian Wroblewski, Jared Wood, Troy Wyman, Michael Zacha, and Paul Zimmerman.

Their head coach is Pete Schmidt, and his assistants are Dave Egnatuk, Ron Parker, Greg Pscodna, Doug Nelson, Scott Merchant, Richard Dunham, and Albert Prince. The athletic trainer is Dan Obev.

Mr. President, the people of Michigan are proud of the Albion College Britons. They have shown character and determination. They were winners long before the final score of the football game was known.

(At the request of Mr. DASCHLE, the following statement was ordered to be printed at this point in the RECORD:)

TRIBUTE TO SENATOR **DURENBERGER**

• Mr. JOHNSTON. For 18 years Senator David Durenberger has advanced cutting-edge ideas reasonably. thoughtfully, and in a timely fashion. When he took up the cudgels for an issue, from clean air to civil rights to managed care, you could be sure that it was an idea whose time had come. You could also be sure that he would work tirelessly to hammer out differences among Senators and reach realistic and principled compromises.

Senator Durenberger has a reputation for taking a holistic rather than a partisan approach to legislation. He sees it from every angle, not just from opposing sides. As a member of the Committee on Environmental and Public Works, and as ranking Republican on its Subcommittee on Superfund, Recycling and Solid Waste, he has provided responsible input into major environmental bills including Superfund, the Clean Air Act, the Clean Water Act, and the Safe Drinking Water Act. His national organization, Americans for Generational Equity, seeks to ensure that the budget and tax choices made by this generation do not unfairly burden generations to come.

In his time in this body, Dave Durenberger worked and planned for the long run, not for the quick fix. His expertise, particularly in the field of health care, will be greatly missed.

(The following was received during the adjournment of the Senate:)

- NOTICE OF DETERMINATION BY THE SELECT COMMITTEE ON ETHICS UNDER RULE 35, PARAGRAPH 4, REGARDING EDU-CATIONAL TRAVEL
- Mr. BRYAN. Mr. President, it is required by paragraph 4 of rule 35 that I place in the CONGRESSIONAL RECORD notices of Senate employees who participate in programs, the principal objective of which is educational, sponsored by a foreign government or a foreign educational or charitable organization involving travel to a foreign country paid for by that foreign government or organization.

The select committee received notification under rule 35 for Dr. Robert McArthur, a member of the staff of Senator COCHRAN, to participate in a program in Japan, sponsored by the Japanese Ministry of Foreign Affairs, from December 3-12, 1994.

The committee determined that no Federal statute or Senate rule would prohibit participation by Dr. McArthur in this program.

The select committee received notification under rule 35 for Laura Hudson, a member of the staff of Senator JOHN-STON, to participate in a program in Japan, sponsored by the Japanese Government from December 3-12, 1994.

The committee determined that no Federal statute or Senate rule would prohibit participation by Ms. Hudson in this program.

The select committee received notification under rule 35 for Marie Blanco, a member of the staff of Senator INOUYE, to participate in a program in Japan, sponsored by the Japanese Government, from December 3-12, 1994.

The committee determined that no Federal statute or Senate rule would prohibit participation by Ms. Blanco in this program.

The select committee received notification under rule 35 for Thomas Moore, a member of the staff of Senator BREAUX, to participate in a program in China, sponsored by the Chinese Government from December 12-21, 1994.

The committee determined that no Federal statute or Senate rule would prohibit participation by Mr. Moore in this program.

The select committee received notification under rule 35 for Niles Godes, a member of the staff of Senator CONRAD, to participate in a program in China, sponsored by the Chinese Government from December 12-21, 1994.

The committee determined that no Federal statute or Senate rule would prohibit participation by Mr. Godes in this program.

The select committee received notification under rule 35 for Joel Bacon, a member of the staff of Senator KASSE-BAUM, to participate in a program in China sponsored by the Chinese Government from December 12-21, 1994.

The committee determined that no Federal statute or Senate rule would prohibit participation by Mr. Bacon in this program.

The select committee received notification under rule 35 for Alex Flint, a member of the staff of Senator DOMEN-ICI, to participate in a program in Japan, sponsored by the Japanese Government from December 3-11, 1994.

The committee determined that no Federal statute or Senate rule would prohibit participation by Mr. Flint in this program.

(At the request of Mr. DASCHLE, the following statement was ordered to be printed at this point in the RECORD:)