

[Mr. PRYOR] was added as a cosponsor of S. 1844, a bill to amend the Land and Water Conservation Fund Act to direct a study of the opportunities for enhanced water-based recreation and for other purposes.

S. 1856

At the request of Ms. SNOWE, her name was added as a cosponsor of S. 1856, a bill to establish a commission to study and provide recommendations on restoring solvency in the Medicare Program under title XVIII of the Social Security Act.

S. 1879

At the request of Mr. MOYNIHAN, the name of the Senator from Rhode Island [Mr. CHAFEE] was added as a cosponsor of S. 1879, a bill to amend the Internal Revenue Code of 1986 to provide for 501(c)(3) bonds a tax treatment similar to governmental bonds, and for other purposes.

SENATE RESOLUTION 263

At the request of Ms. MOSELEY-BRAUN, the name of the Senator from Iowa [Mr. HARKIN] was added as a cosponsor of Senate Resolution 263, a resolution relating to church burning.

SENATE RESOLUTION 265—
RELATING TO CHURCH BURNINGS

Mr. LOTT (for himself, Mr. DASCHLE, Mrs. HUTCHISON, Ms. MOSELEY-BRAUN, Mr. FAIRCLOTH, Mr. LEVIN, Mr. HELMS, Mr. KEMPTHORNE, Mr. ABRAHAM, Mr. BIDEN, Mrs. BOXER, Mr. BRADLEY, Mr. CHAFEE, Mr. COCHRAN, Mr. COVERDELL, Mr. D'AMATO, Mr. DODD, Mrs. FEINSTEIN, Mr. GRAMM, Mr. HARKIN, Mr. INHOFE, Mr. KENNEDY, Mr. KERRY, Mr. LAUTENBERG, Mr. LIEBERMAN, Mr. MCCONNELL, Ms. MIKULSKI, Mr. MOYNIHAN, Mr. MURKOWSKI, Mrs. MURRAY, Mr. NICKLES, Mr. PELL, Mr. SIMON, Mr. THOMPSON, Mr. THURMOND, Mr. WARNER, and Mr. WELLSTONE) submitted the following resolution; which was considered and agreed to:

S. RES. 265

Whereas, there have been at least 156 fires in houses of worship across the nation since October 1991;

Whereas, there have been at least 35 fires of suspicious origin at churches serving African-American communities in the last 18 months;

Whereas, these churches and houses of worship are a vital part of the life of these communities;

Whereas, intentionally burning churches or other houses of worship is a very heinous crime;

Whereas, intentionally burning churches, when done to intimidate any American from the free exercise of his or her rights as an American, is inconsistent with the First Amendment of the United States Constitution, which guarantees every American the right to the free exercise of his or her religion, and which ensures that Americans can freely and peaceably assemble together; and,

Whereas, intentionally burning churches, when done to intimidate any American from the free exercise of his or her rights, is a serious national problem that must be expeditiously and vigorously addressed.

Now, therefore, be it *Resolved*, That—

(1) the Senate condemns arson and other acts of desecration against churches and

other houses of worship as being totally inconsistent with fundamental American values; and,

(2) the Senate believes investigation and prosecution of those who are responsible for fires at churches or other houses of worship, and especially any incidents of arson whose purpose is to divide communities or to intimidate any Americans, should be a high national priority.

SENATE RESOLUTION 266—TO CONGRATULATE THE CHICAGO BULLS

Ms. MOSELEY-BRAUN (for herself and Mr. SIMON) submitted the following resolution; which was considered and agreed to:

S. RES. 266

Whereas the Chicago Bulls at 72-10, posted the best regular season record in the history of the National Basketball Association;

Whereas the Bulls roared through the playoffs, sweeping the Miami Heat and defeating the New York Knicks in five games; before sweeping the Orlando Magic to return to the NBA Finals for the first time in two years;

Whereas the Bulls displayed a potent offense, and what some consider to be their best defense ever, throughout the playoffs before beating the Seattle SuperSonics to win their fourth franchise NBA championship;

Whereas head coach Phil Jackson, who won his first Coach of the Year award, and the entire coaching staff skillfully led the Bulls through a record 72-win season and a 15-3 playoff run;

Whereas Michael Jordan, Scottie Pippen, and Dennis Rodman all were named to the NBA's "All-Defensive Team", the first time in 13 years that three players from the same team have been so named;

Whereas Michael Jordan, in his first full season after coming out of retirement, won his record eighth scoring title, his fourth Most Valuable Player award, and was again named playoff most valuable player (for the fourth time);

Whereas Scottie Pippen again exhibited his outstanding offensive and defensive versatility, proving himself to be one of the best all-around players in the NBA;

Whereas the quickness, tireless defensive effort, and athleticism of the colorful Dennis Rodman, who won his fifth straight rebounding title, keyed a Bulls front line that led the league in rebounding;

Whereas veteran guard Ron Harper, in shutting down many of the league's top point guards throughout the playoffs, demonstrated the defensive skills that have made him a cornerstone of the league's best defense;

Whereas center Luc Longley frustrated many of the all-star caliber centers that he faced in this year's playoffs while at times providing a much needed scoring lift;

Whereas Toni Kukoc, winner of the league's "Sixth Man" award, displayed his awesome variety of offensive skills in both assisting on, and hitting, several big shots when the Bulls needed them most;

Whereas the laser-like three-point shooting of career three-point field goal percentage leader Steve Kerr sparked many a Bulls rally;

Whereas the outstanding shooting of Jud Buechler and Bill Wennington, and the tenacious defense of Randy Brown, each of whom came off the bench to provide valuable contributions, were an important part of each Bulls victory;

Whereas John Salley and James Edwards provided valuable contributions throughout

the season and the playoffs, both on and off the court, at times giving the Bulls the emotional lift they needed; and

Whereas the regular season contributions of second year forward Dickey Simpkins and rookie forward Jason Caffey, and the constant emotional lift provided by the injured Jack Haley, both on the court and in practice, again demonstrated the total devotion of Bulls personnel to the team concept that has made the Bulls into one of the most devastating basketball forces of modern times: Now, therefore, be it

Resolved, That the Senate congratulates the Chicago Bulls on winning the 1996 National Basketball Association championship.

AMENDMENTS SUBMITTED

THE NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 1997

GRASSLEY AMENDMENT NO. 4047

Mr. GRASSLEY proposed an amendment to the bill (S.1745) to authorize appropriations for fiscal year 1997 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; as follows:

At the end of subtitle A of title X add the following:

SEC. . FORCE MODERNIZATION FUNDED BY REDUCTIONS IN SPENDING FOR INFRASTRUCTURE PROGRAMS.

(a) FUNDING FREEZE AT PROGRAMMED LEVEL FOR FISCAL YEAR 1998.—The Secretary of Defense shall ensure that the total amount expended for infrastructure programs for each of fiscal years 1998 through 2001 does not exceed \$145,000,000,000.

(b) USE OF SAVINGS FOR FORCE MODERNIZATION.—The Secretary of Defense shall take the actions necessary to program for procurement for force modernization for the fiscal years referred to in subsection (a) the amount of the savings in expenditures for infrastructure programs that is derived from actions taken to carry out that subsection.

(c) PROTECTION OF PROGRAM FOR SPARE PARTS AND TRAINING.—In formulating the future-years defense programs to be submitted to Congress in fiscal year 1997 (for fiscal year 1998 and following fiscal years), fiscal year 1998 (for fiscal year 1999 and following fiscal years), fiscal year 1999 (for fiscal year 2000 and following fiscal years), and fiscal year 2000 (for fiscal year 2001 and following fiscal years), the Secretary shall preserve the growth in programmed funding for spare parts and training for fiscal years 1998 through 2001 that is provided in the future-years defense program that was submitted to Congress in fiscal year 1996.

(d) REDUCTIONS TO BE SHOWN IN FISCAL YEAR 1998 FUTURE-YEARS DEFENSE PROGRAM.—The future-years defense program submitted to Congress in fiscal year 1997 shall reflect the programming for the reduction in expenditures for infrastructure programs that is necessary to carry out subsection (a) and the programming for force modernization that is required by subsection (b).

(e) GAO REVIEW OF FISCAL YEAR 1998 FUTURE-YEARS DEFENSE PROGRAM.—The Comptroller General shall review the future-years defense program referred to in subsection (c)

and, not later than May 1, 1997, submit to Congress a report regarding compliance with that subsection. The report shall include a discussion of the extent, if any, to which the compliance is deficient or cannot be ascertained.

(f) **INFRASTRUCTURE PROGRAMS DEFINED.**—For the purposes of this section, infrastructure programs are programs of the Department of Defense that are composed of activities that provide support services for mission programs of the Department of Defense and operate primarily from fixed locations. Infrastructure programs include program elements in the following categories:

- (1) Acquisition infrastructure.
- (2) Installation support.
- (3) Central command, control, and communications.
- (4) Force management.
- (5) Central logistics.
- (6) Central medical.
- (7) Central personnel.
- (8) Central training.
- (9) Resource adjustments for foreign currency fluctuations and Defense Logistics Agency managed stock fund cash requirements.

(g) **FUTURE-YEARS DEFENSE PROGRAM DEFINED.**—As used in this section, the term "future-years defense program" means the future-years defense program submitted to Congress pursuant to section 221 of title 10, United States Code.

DORGAN (AND OTHERS)
AMENDMENT NO. 4048

Mr. DORGAN (for himself, Mr. LEAHY, Mr. HARKIN, and Mr. BUMPERS) proposed an amendment to the bill, S. 1745, supra; as follows:

On page 31, strike out line 2 and insert in lieu thereof the following:

"\$9,362,542,000, of which—
“(A) \$508,437,000 is authorized for national missile defense;”

KYL (AND REID) AMENDMENT NO.
4049

Mr. KYL (for himself and Mr. REID) proposed an amendment to the bill, S. 1745, supra; as follows:

At the end of subtitle F of title X add the following:

SEC. . UNDERGROUND NUCLEAR TESTING CONSTRAINTS.

(a) **AUTHORITY.**—Subject to subsection (b), effective on October 1, 1996, the United States may conduct tests of nuclear weapons involving underground nuclear detonations in a fiscal year if—

(1) the Senate has not provided advice and consent to the ratification of a multilateral comprehensive nuclear test ban treaty;

(2) the President has submitted under subsection (b) an annual report covering that fiscal year (as the first of the fiscal years covered by that report);

(3) 90 days have elapsed after the submittal of that report; and

(4) Congress has not agreed to a joint resolution described in subsection (d) within that 90-day period.

(b) **REPORT.**—Not later than March 1 of each year, the President shall submit to the Committees on Armed Services and on Appropriations of the Senate and the Committees on National Security and on Appropriations of the House of Representatives, in classified and unclassified forms, a report containing the following matters:

(1) The status on achieving a multilateral comprehensive nuclear test ban treaty, unless the Senate has already provided its ad-

vice and consent to the ratification of such a treaty.

(2) An assessment of the then current and projected safety and reliability of each type of nuclear warhead that is to be maintained in the active and inactive nuclear stockpiles of the United States during the four successive fiscal years following the fiscal year in which the report is submitted.

(3) A description of the number and types of nuclear warheads that are to be removed from the active and inactive stockpiles during those four fiscal years, together with a discussion of the dismantlement of nuclear weapons that is planned or projected to be carried out during such fiscal years.

(4) A description of the number and type of tests involving underground nuclear detonations that are planned to be carried out during those four fiscal years, if any, and a discussion of the justification for such tests.

(c) **TESTING BY UNITED KINGDOM.**—Subject to the same conditions as are set forth in paragraphs (1) through (4) of subsection (a) for testing by the United States, the President may authorize the United Kingdom to conduct in the United States one or more tests of a nuclear weapon within a period covered by an annual report if the President determines that is in the national interest of the United States to do so.

(d) **JOINT RESOLUTION OF DISAPPROVAL.**—For the purposes of subsection (a)(4), "joint resolution" means only a joint resolution introduced after the date on which the committees referred to in subsection (b) receive the report required by that subsection the matter after the resolving clause of which is as follows: "Congress disapproves the report of the President on nuclear weapons testing, transmitted on pursuant to section of the National Defense Authorization Act for Fiscal Year 1997." (the first blank being filled in which the date of the report).

(e) **IMPLEMENTATION OF TEST BAN TREATY.**—If, with the advice and consent of the Senate to ratification of a comprehensive nuclear test ban treaty, the United States enters into such a treaty, the United States may not conduct tests of nuclear weapons involving underground nuclear detonations that exceed yield limits imposed by the treaty unless the President, in consultation with Congress, withdraws the United States from the treaty in the supreme national interest.

(f) **REPORT OF THE SUPERSEDED LAW.**—Section 507 of Public law 102-377 (106 Stat. 1343; 42 U.S.C. 2121 note) is repealed.

NOTICES OF HEARINGS

COMMITTEE ON INDIAN AFFAIRS

Mr. MCCAIN. Mr. President, I would like to announce that the Senate Committee on Indian Affairs will meet during the session of the Senate on Wednesday, June 19, 1996, at 9:30 a.m. to mark up title III of H.R. 3286, the Adoption Promotion and Stability Act of 1996. The markup will be held in room 485 of the Russell Senate Office Building.

COMMITTEE ON INDIAN AFFAIRS

Mr. MCCAIN. Mr. President, I would like to announce that the Senate Committee on Indian Affairs and the Senate Committee on Banking, Housing, and Urban Affairs will conduct a joint hearing during the session of the Senate on Thursday, June 20, 1996, beginning at 10 a.m. on title VII, American Indian Housing Assistance, to H.R. 2406, the U.S. Housing Act of 1996. The hearing will be held in room 538 of the Dirksen Senate Office Building.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON AGRICULTURE, NUTRITION, AND FORESTRY

Mr. THURMOND. Mr. President, I ask unanimous consent that the Committee on Agriculture, Nutrition, and Forestry Subcommittee on Research, Nutrition, and General Legislation be allowed to meet during the session of the Senate on Tuesday, June 18, 1996, to discuss issues that affect the livestock industry.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON COMMERCE, SCIENCE, AND TRANSPORTATION

Mr. THURMOND. Mr. President, I ask unanimous consent that the Committee on Commerce, Science, and Transportation be allowed to meet during the Tuesday, June 18, 1996, session of the Senate for the purpose of conducting an oversight hearing on the Federal Communications Commission.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

Mr. THURMOND. Mr. President, I ask unanimous consent that the full Committee on Environment and Public Works be granted permission to meet to consider pending business Tuesday, June 18, at 9:30 a.m., hearing room (SD-406).

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON THE JUDICIARY

Mr. THURMOND. Mr. President, I ask unanimous consent that the Committee on the Judiciary be authorized to meet during the session of the Senate on Tuesday, June 18, 1996, at 10 a.m. to hold a hearing on oversight of the Department of Justice witness security program.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON RULES AND ADMINISTRATION

Mr. THURMOND. Mr. President, I ask unanimous consent that the Committee on Rules and Administration be authorized to meet during the session of the Senate on Tuesday, June 19, 1996, beginning at 9 a.m., and Wednesday, June 19, 1996, beginning at 9:30 a.m. until business is completed, to hold a hearing on public access to Government information in the 21st century, with a focus on the GPO depository library program title 44.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADDITIONAL STATEMENTS

TRIBUTE TO DANIEL HEALY AS HE CELEBRATES HIS 50TH YEAR IN THE NEW HAMPSHIRE LEGISLATURE

• Mr. SMITH. Mr. President, I rise today to pay tribute to Daniel Healy as he celebrates the completion of 50 years as a New Hampshire State lawmaker. Dan Healy is the longest serving State legislator in the history of