REPORT ON THE ACTIVITIES

OF THE

COMMITTEE ON ARMED SERVICES

UNITED STATES SENATE

104TH CONGRESS

FIRST AND SECOND SESSIONS

FEBRUARY 26, 1997.—Ordered to be printed

U.S. GOVERNMENT PRINTING OFFICE

WASHINGTON : 1997
COMMITTEE ON ARMED SERVICES

(105th Congress, 1st Session)

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JOHN W. WARNER, Virginia
JOHN McCAIN, Arizona
DAN COATS, Indiana
BOB SMITH, New Hampshire
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DAVID S. LYLES, Staff Director for the Minority

COMMITTEE ON ARMED SERVICES

(104th Congress, 1st Session)

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COMMITTEE ON ARMED SERVICES

(104th Congress, 2d Session)

STROM THURMOND, South Carolina, Chairman
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JOHN GLENN, Ohio
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JOSEPH I. LIEBERMAN, Connecticut
RICHARD H. BRYAN, Nevada

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ARNOLD L. PUNARO, Staff Director for the Minority

1 NOTE: Senator Sheila Frahm, of Kansas, was sworn in as a United States Senator on June 11, 1996 to fill the vacancy of Senator Robert Dole, of Kansas, who resigned June 11, 1996. On June 12, 1996 Senator Trent Lott, of Mississippi, was elected to serve as Majority Leader of the United States Senate, to fill the vacancy of Senator Robert Dole, Majority Leader. On June 20, 1996 the Senate passed S. Res. 267, removing Senator Trent Lott from the Senate Committee on Armed Services, in order that he might serve as Majority Leader, and appointing Senator Sheila Frahm to the Senate Committee on Armed Services for the 104th Congress.

Senator Trent Lott served on the Senate Committee on Armed Services from February 2, 1989 until June 20, 1996.
LETTER OF TRANSMITTAL

U.S. Senate,
Committee on Armed Services,
Washington, DC, February 25, 1997

Hon. Albert Gore, Jr.,
President of the Senate,
Washington, DC.

Dear Mr. President: Senate Rule XXVI.8(b) requires the submission by March 31 of this year of a report of activities of the Committee for the previous Congress.

In accordance with the requirements, I am submitting the report of the activities of the Senate Committee on Armed Services during the 104th Congress. This report outlines the most noteworthy legislative and other achievements of our Committee.

Sincerely,

Strom Thurmond, Chairman.
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JURISDICTION

The Legislative Reorganization Act of 1946 (Public Law 601 of the Seventy-ninth Congress, approved Aug. 2, 1946, amended by Public Law 91–510 approved Oct. 26, 1970) in Part I created the standing committees of the Senate and provided that the Committee on Armed Services should consist of 13 Senators: amended by S. Res. 18 of the 82d Congress (1953) to consist of 15 Senators; amended by S. Res. 24 of the 86th Congress (1959) to consist of 17 Senators; amended by S. Res. 11 of the 90th Congress (1967) to consist of 18 Senators; amended by P.L. 91–510 (1970) to consist of 15 Senators; amended by S. Res. 15, of the 92d Congress to consist of 16 Senators; amended by S. Res. 10 of the 93d Congress (1973) to consist of 15 Senators; amended by S. Res. 17 of the 94th Congress (1975) to consist of 16 Senators; further amended by S. Res. 4, and subsequently by S. Res. 82, 95th Congress (1977) to consist of 18 Senators; further amended by S. Res. 14, 100th Congress (1987) to consist of 20 Senators, further amended by S. Res. 130, 103d Congress (1993) to consist of 22 Senators; and further amended by S. Res. 14, 104th Congress (1995) to consist of 21 Senators; and that to said committee shall be referred all proposed legislation, messages, petitions, memorials and other matters relating to the following subjects (Rule XXV(c) (1) and (2) of the Standing Rules of the Senate):

(1) 1. Aeronautical and space activities peculiar to or primarily associated with the development of weapons systems or military operations.

2. Common defense.

3. Department of Defense, the Department of the Army, the Department of the Navy, and the Department of the Air Force, generally.

4. Maintenance and operation of the Panama Canal, including administration, sanitation, and government of the Canal Zone.

5. Military research and development.


7. Naval petroleum reserves, except those in Alaska.

8. Pay, promotion, retirement, and other benefits and privileges of members of the Armed Forces, including overseas education of civilian and military dependents.

9. Selective Service system.

10. Strategic and critical materials necessary for the common defense.

(2) Such committee shall also study and review, on a comprehensive basis, matters relating to the common defense policy of the United States, and report thereon from time to time.
COMMITTEE ON ARMED SERVICES

104th Congress

STROM THURMOND, South Carolina, Chairman
Janurary 14, 1959*

JOHN W. WARNER, Virginia
January 23, 1979*

WILLIAM S. COHEN, Maine
January 23, 1979*

JOHN McCAIN, Arizona
January 6, 1987*

DAN COATS, Indiana
February 2, 1989*

BOB SMITH, New Hampshire
February 3, 1991*

DIRK KEMPTHORNE, Idaho
January 7, 1993*

KAY BAILEY HUTCHISON, Texas
July 1, 1993*

JAMES M. INHOFE, Oklahoma
January 4, 1995*

RICK SANTORUM, Pennsylvania
January 4, 1995*

SHEILA FRAHM, Kansas
June 20, 1996*

SAM NUNN, Georgia
January 4, 1973*

J. JAMES EXON, Nebraska
January 23, 1979*

CARL LEVIN, Michigan
January 23, 1979*

EDWARD M. KENNEDY, Massachusetts
January 3, 1983*

JEFF BINGAMAN, New Mexico
January 3, 1983*

JOHN GLENN, Ohio
February 21, 1985*

ROBERT C. BYRD, West Virginia
February 2, 1989*

CHARLES S. ROBB, Virginia
January 7, 1993*

JOSEPH I. LIEBERMAN, Connecticut
January 7, 1993*

RICHARD H. BRYAN, Nevada
July 15, 1993*

*Date of appointment to Senate Committee on Armed Services.

NOTE: Senator Sheila Frahm, of Kansas, was sworn in as a United States Senator on June 11, 1996 to fill the vacancy of Senator Robert Dole, of Kansas, who resigned June 11, 1996. On June 12, 1996 Senator Trent Lott, of Mississippi, was elected to serve as Majority Leader of the United States Senate, to fill the vacancy of Senator Robert Dole, Majority Leader. On June 20, 1996, the Senate passed S. Res. 267, removing Senator Trent Lott from the Senate Committee on Armed Services, in order that he might serve as Majority Leader, and appointing Senator Sheila Frahm to the Senate Committee on Armed Services for the 104th Congress.

Senator Trent Lott served on the Senate Committee on Armed Services from February 2, 1989 until June 20, 1996.

The Senate Committees on Military Affairs, on the Militia, and Naval Affairs were established on December 10, 1816. The Committee on the Militia was merged with the Committee on Military Affairs in 1858 to form the Military Affairs and Militia Committee. However, in 1872 the Committee dropped “Militia” from its name. The Military Affairs and Naval Affairs Committees existed until 1947 when they were combined by the Legislative Reorganization Act of 1946 into a new standing committee, the current Armed Services Committee.
## SUBCOMMITTEES OF THE SENATE ARMED SERVICES COMMITTEE

*(February 9, 1995 to July 8, 1996)*

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<td><strong>Subcommittee on Strategic Forces</strong></td>
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<tr>
<td>SENATOR LOTT, Chairman</td>
<td>SENATOR EXON, Ranking Member</td>
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<td>SENATOR HUTCHISON</td>
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| **Subcommittee on Readiness** | |
| SENATOR MCCAIN, Chairman | SENATOR GLENN, Ranking Member |
| SENATOR COHEN | SENATOR BINGAMAN |
| SENATOR COATS | SENATOR ROBB |
| SENATOR INHOFE | SENATOR BRYAN |
| SENATOR SANTORUM | |

| **Subcommittee on Personnel** | |
| SENATOR COATS, Chairman | SENATOR BYRD, Ranking Member |
| SENATOR MCCAIN | SENATOR KENNEDY |
| SENATOR LOTT | SENATOR ROBB |
| SENATOR SANTORUM | |

| **Subcommittee on Acquisition and Technology** | |
| SENATOR SMITH, Chairman | SENATOR BINGAMAN, Ranking Member |
| SENATOR KEMPTHORNE | SENATOR LEVIN |
| SENATOR HUTCHISON | SENATOR KENNEDY |
| SENATOR INHOFE | |

| **Subcommittee on Seapower** | |
| SENATOR COHEN, Chairman | SENATOR KENNEDY, Ranking Member |
| SENATOR WARNER | SENATOR EXON |
| SENATOR MCCAIN | SENATOR ROBB |
| SENATOR LOTT | SENATOR LIEBERMAN |
| SENATOR SMITH | |
Subcommittee on AirLand Forces

SENATOR WARNER, Chairman
SENATOR LEVIN, Ranking Member
SENATOR COHEN
SENATOR EXON
SENATOR COATS
SENATOR GLENN
SENATOR KEMPTHORNE
SENATOR BYRD
SENATOR HUTCHISON
SENATOR LIEBERMAN
SENATOR INHOFE
SENATOR BRYAN
SENATOR SANTORUM

Note: Senator Thurmond and Senator Nunn, as Chairman and Ranking Minority Member of the Armed Services Committee, serve as ex officio (non-voting) members of all Subcommittees.

*(On June 12, 1996 Senator Trent Lott, of Mississippi, was elected to serve as Majority Leader of the United States Senate, to fill the vacancy of Senator Robert Dole, of Kansas, who resigned June 11, 1996. On June 20, 1996 the Senate passed S. Res. 267, removing Senator Lott from the Senate Committee on Armed Services and appointing in his place Senator Sheila Frahm of Kansas. Modifications to Committee on Armed Services Subcommittee assignments necessitated by these changes in Committee Membership follow.)*
## SUBCOMMITTEES OF THE SENATE ARMED SERVICES COMMITTEE

(July 9, 1996 to Jan. 3, 1997)

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<td>Senator Glenn</td>
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<tr>
<td>Senator Hutchison</td>
<td>Senator Bryan</td>
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<tr>
<td>Senator Inhofe</td>
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| **Subcommittee on Readiness** |                  |
| Senator McCain, Chairman | Senator Glenn, Ranking Member |
| Senator Cohen | Senator Bingaman |
| Senator Coats | Senator Robb |
| Senator Inhofe | Senator Bryan |
| Senator Santorum | |

| **Subcommittee on Personnel** |                  |
| Senator Kemptthorne, Chairman | Senator Byrd, Ranking Member |
| Senator McCain | Senator Kennedy |
| Senator Coats | Senator Robb |
| Senator Inhofe | |
| Senator Frahm | |

| **Subcommittee on Acquisition and Technology** |                  |
| Senator Smith, Chairman | Senator Bingaman, Ranking Member |
| Senator Hutchison | Senator Levin |
| Senator Inhofe | Senator Kennedy |
| Senator Frahm | |

| **Subcommittee on Seapower** |                  |
| Senator Cohen, Chairman | Senator Kennedy, Ranking Member |
| Senator Warner | Senator Exon |
| Senator McCain | Senator Robb |
| Senator Smith | Senator Lieberman |
| Senator Santorum | |

| **Subcommittee on AirLand Forces** |                  |
| Senator Coats, Chairman | Senator Levin, Ranking Member |
| Senator Warner | Senator Exon |
| Senator Cohen | Senator Glenn |
| Senator Kemptthorne | Senator Byrd |
| Senator Hutchison | Senator Lieberman |
| Senator Santorum | Senator Bryan |
| Senator Frahm | |

**Note:** Senator Thurmond and Senator Nunn, as Chairman and Ranking Minority Member of the Armed Services Committee, serve as ex officio (non-voting) members of all Subcommittees.
RELATIONSHIP OF ANNUAL AUTHORIZATION TO DEPARTMENT OF DEFENSE APPROPRIATIONS

History of Section 114, Title 10, United States Code

The jurisdiction of the committee so far as specific annual authorizations are concerned was increased significantly in 1959 by the enactment of section 412(b) of Public Law 86–149 which required annual congressional authorization of appropriations for the procurement of aircraft, missiles and naval vessels. That law was amended and expanded as follows:

In 1962 (Public Law 88–436) to require similar authorization of appropriations for research, development, test, or evaluation associated with aircraft, missiles and naval vessels;

In 1963 (Public Law 88–174) to require similar authorization of appropriations for all research, development, test, or evaluation carried on by the Department of Defense;

In 1965 (Public Law 89–37) to require authorization of appropriations for the procurement of tracked combat vehicles;

In 1967 (Public Law 90–168) to require annual authorization of the personnel strengths of each of the Selected Reserves of the Reserve components as a prior condition for the appropriation of funds for the pay and allowances for the Reserve components;

In 1969 (Public Law 91–121) to require authorization of appropriations for the procurement of other weapons to or for the use of any armed force of the United States. (Essentially, heavy, medium, and light artillery, anti-aircraft artillery, rifles, machine-guns, mortars, small arms weapons, and any crew-fired piece using fixed ammunition);

In 1970 (Public Law 91–441) to require authorization of appropriations to or for the use of the Navy for the procurement of torpedoes and related support equipment; and to require authorization of the average annual active duty personnel strength for each component of the Armed Forces as a condition precedent to the appropriation of funds for this purpose;

In 1971 (Public Law 92–436) to require annual authorization for the average military training student loads for each component of the Armed Forces, and modified the provision relating to authorization for active duty personnel strength;

In 1973 (Public Law 93–155) to require authorization for end strength civilian employment for each component of the Defense Department in each fiscal year;

In 1975 (Public Law 94–106) to require the annual authorization of military construction of ammunition facilities;

In 1980 (Public Law 96–342) to require the annual authorization of appropriations of funds for the operation and maintenance of any armed force of the activities and agencies of the Department of De-
fense (other than the military departments) for fiscal years begin-
ning after September 30, 1981; and

In 1982 (Public Law 97–86) to require the annual authorization
of appropriations of funds for procurement of ammunition or other
procurement for any armed force or for agencies of the Department
of Defense (other than military departments).

Also, in 1973 these enactments were codified by section 803(a) of
Public Law 93–155 into Title 10, United States Code, as section
138. Section 138 was amended on several occasions and has been
redesignated as section 114 of Title 10, United States Code. The
law today reads as follows:

§ 114. Annual authorization of appropriations

(a) No funds may be appropriated for any fiscal year to or for the
use of any armed force or obligated or expended for—

(1) procurement of aircraft, missiles, or naval vessels;
(2) any research, development, test, or evaluation, or proc-
curement or production related thereto;
(3) procurement of tracked combat vehicles;
(4) procurement of other weapons;
(5) procurement of naval torpedoes and related support
equipment;
(6) military construction;
(7) the operation and maintenance of any armed force or
of the activities and agencies of the Department of Defense
(other than the military departments);
(8) procurement of ammunition; or
(9) other procurement by any armed force or by the activi-
ties and agencies of the Department of Defense (other than
the military departments);

unless funds therefor have been specifically authorized by law.

(b) In subsection (a)(6), the term “military construction” includes
any construction, development, conversion, or extension of any kind
which is carried out with respect to any military facility or installa-
tion (including any Government-owned or Government-leased in-
dustrial facility used for the production of defense articles and any
facility to which section 2353 of this title applies), any activity to
which section 2807 of this title applies, any activity to which chap-
ter 1803 of this title applies, and advances to the Secretary of
Transportation for the construction of defense access roads under
section 210 of title 23. Such term does not include any activity to
which section 2821 or 2854 of this title applies.

(c)(1) The size of the Special Defense Acquisition Fund estab-
lished pursuant to chapter 5 of the Arms Export Control Act (22
U.S.C. 2795 et seq.) may not exceed $1,070,000,000.

(2) Notwithstanding section 37(a) of the Arms Export Control Act
(22 U.S.C. 2777(a)), amounts received by the United States pursu-
ant to subparagraph (A) of section 21(a)(1) of that Act (22 U.S.C.
2761(a)(1)—

(A) shall be credited to the Special Defense Acquisition
Fund established pursuant to chapter 5 of that Act (22
U.S.C. 2795(b)(1)), but subject to the limitation in para-
graph (1) and other applicable law, and
(B) to the extent not so credited, shall be deposited in the Treasury as miscellaneous receipts as provided in section 3302(b) of title 31.

(d) Funds may be appropriated for the armed forces for use as an emergency fund for research, development, test, and evaluation, or related procurement or production only if the appropriation of the funds is authorized by law after June 30, 1966.

(e) In each budget submitted by the President to Congress under section 1105 of title 31, amounts requested for procurement of equipment for the reserve components of the armed forces (including the National Guard) shall be set forth separately from other amounts requested for procurement for the armed forces.

(f) In each budget submitted by the President to Congress under section 1105 of title 31, amounts requested for procurement of ammunition for the Navy and Marine Corps, and for procurement of ammunition for the Air Force, shall be set forth separately from other amounts requested for procurement.

§ 115. Personnel strengths: requirement for annual authorization

(a) Congress shall authorize personnel strength levels for each fiscal year for each of the following:

1. The end strength for each of the armed forces (other than the Coast Guard) for (A) active-duty personnel who are to be paid from funds appropriated for active-duty personnel, and (B) active-duty personnel and full-time National Guard duty personnel who are to be paid from funds appropriated for reserve personnel.
2. The end strength for the Selected Reserve of each reserve component of the armed forces.

(b) No funds may be appropriated for any fiscal year to or for—

1. the use of active-duty personnel or full-time National Guard duty personnel of any of the armed forces (other than the Coast Guard) unless the end strength for such personnel of that armed force for that fiscal year has been authorized by law; or
2. the use of the Selected Reserve of any reserve component of the armed forces unless the end strength for the Selected Reserve of that component for that fiscal year has been authorized by law.

(c) Upon determination by the Secretary of Defense that such action is in the national interest, the Secretary may—

1. increase the end strength authorized pursuant to subsection (a)(1)(A) for a fiscal year for any of the armed forces by a number equal to not more than 1 percent of that end strength; and
2. increase the end strength authorized pursuant to subsection (a)(1)(B) for a fiscal year for any of the armed forces by a number equal to not more than 2 percent of that end strength.

(d) In counting active-duty personnel for the purpose of the end-strengths authorized pursuant to subsection (a)(1), persons in the following categories shall be excluded:
(1) Members of the Ready Reserve ordered to active duty under section 12302 of this title.
(2) Members of the Selected Reserve of the Ready Reserve ordered to active duty under section 12304 of this title.
(3) Members of the National Guard called into Federal service under section 12406 of this title.
(4) Members of the militia called into Federal service under chapter 15 of this title.
(5) Members of reserve components on active duty for training,
(6) Members of reserve components on active duty for 180 days or less to perform special work.
(7) Members on full-time National Guard duty for 180 days or less.
(8) Members of the Selected Reserve of the Ready Reserve on active duty for more than 180 days to support programs described in section 1203(b) of the Cooperative Threat Reduction Act of 1993 (title XII of Public Law 103–160; 22 U.S.C. 5952(b)).

e) The authorized strength of the Navy under subsection (a)(1) is increased by the authorized strength of the Coast Guard during any period when the Coast Guard is operating as a service in the Navy.


g) Congress shall authorize for each fiscal year the end strength for military technicians for each reserve component of the Army and Air Force. Funds available to the Department of Defense for any fiscal year may not be used for the pay of a military technician during that fiscal year unless the technician fills a position that is within the number of such positions authorized by law for that fiscal year for the reserve component of that technician. This subsection applies without regard to section 129 of this title.

The following summarizes the activities of the Committee on Armed Services during the 104th Congress.


The Committee conducted its first substantive hearing for the 104th Congress on January 19, 1995 with an overview hearing on the condition of the armed services. The Committee called witnesses from a broad range of experiences and perspectives in order to obtain a sensing of the concerns of our men and women in uniform, the challenges they face in the current environment, and trends that may be developing. This was followed by an extensive series of hearings on the defense budget request for fiscal year 1996.

The leadership of the Department of Defense and senior defense officials testified before the Committee in order to review the defense budget request. Witnesses included Secretary of Defense William Perry and Chairman of the Joint Chiefs of Staff General John Shalikashvili, the unified and specified commanders, the Service Secretaries, and the Chiefs of Staff of the Services. The defense budget request submitted by President Clinton would have authorized a total of $257.7 billion in budget authority for the National Defense function of the Federal budget.

The Committee and the six subcommittees received the testimony of 154 witnesses in 35 hearings prior to markup of the authorization bill. The hearings focused on the details of the budget request and examined numerous matters pertaining to defense policy and national security.

The Committee began its markup of the authorization bill on June 28, 1995, and reported S. 1026 to the Senate on July 12. The Committee agreed that modernization of the forces was a compelling problem that had to be addressed immediately. Responding to the shortfalls in the procurement and research and development accounts, identified by witnesses during the hearings, the Committee recommended increases in funding of $5.3 billion and $1.7 billion, respectively. These recommended increases would achieve savings and efficiencies by accelerating programs and procurements that had already been approved by the Department of Defense.

The Committee recommended the deployment of a multiple-site National Missile Defense system by the year 2003 and succeeded in doubling the available funding for National Missile Defense, thus allowing for an accelerated, more robust program. The Committee also recommended a provision that would provide the Department of Defense with the direction, flexibility, and legislative relief necessary to develop and execute a comprehensive, efficient
policy for the performance of depot-level maintenance and repair during fiscal year 1996.

The Committee recommended a total of $264.7 billion for fiscal year 1996, which was consistent with the fiscal year 1996 Budget Resolution.

The House of Representatives approved the bill proposed by the Committee on National Security (H.R. 1530) on June 15. The Senate began consideration of its version of the bill (S. 1026) on August 2, and approved the bill on September 6 by a vote of 64 to 34. During the Senate’s 49 hours of debate on the bill, 115 amendments were offered and 20 roll call votes were recorded.

Conferees from the Senate and the House began the process of reconciling the differences between the two bills. The conferees completed their work, and on December 13 the conference report was filed in the House. The House passed the conference report on December 15, and the Senate passed the report on December 19.

The President vetoed H.R. 1530 on December 28 and conferees returned to work to address the President’s concerns. The President objected to the specific requirement to deploy a National Missile Defense system by a date certain. Although the provision to which he objected was dropped in this conference, the debate on the issue led the Department of Defense to make National Missile Defense a major defense acquisition program.

The Senate began consideration of S. 1026 on January 24, 1996, and the Senate passed the report on January 26. The President signed the bill into law on February 10 (Public Law 104–106).

**National Defense Authorization Act for Fiscal Year 1997**

The Committee began its review of the President’s defense budget request for fiscal year 1997 at a hearing on March 5, 1996, when Secretary of Defense William Perry and Chairman of the Joint Chiefs of Staff General John Shalikashvili testified on the budget request. A total of 80 witnesses testified before the Committee in 23 hearings.

The Committee began its markup on May 1, 1996 and reported to the Senate S. 1745, the National Defense Authorization Act for Fiscal Year 1997, on May 13. The bill as reported would authorize $267.3 billion in budget authority for the National Defense function of the Federal budget. As reported by the Committee to the Senate, S. 1745 sought to:

—Guarantee our national security and the status of the United States as the preeminent military power;
—Protect the quality of life of our military personnel and their families;
—Revitalize the readiness of our Armed Forces;
—Ensure U.S. military superiority by funding a more robust, progressive modernization program to provide required capabilities for the future;
—Accelerate the development and deployment of a missile defense system.

The Senate began consideration of S. 1745 on June 18. After 19 roll call votes, the consideration of 159 amendments, and 64 hours
of debate, the Senate passed the bill on July 10 by a vote of 68 to 31.

The conference to reconcile the House and Senate versions of the bill formally began on July 10, 1996. The House passed the conference report on August 1 and the Senate passed the report on September 10. The conferees recommended $265.6 billion in budget authority for fiscal year 1997. Although this was an increase of $11.2 billion over the amount requested by the President, it represented a $7.4 billion decline in the inflation-adjusted level from fiscal year 1996.

The principal funding increases addressed the well-established need to modernize the Armed Forces. They included $6.0 billion for the procurement of aircraft, ships, and tactical systems, and $3.0 billion for research and development.

The bill authorized a 3.0 percent increase in pay for members of the uniformed services, and a 4.6 percent increase in the quarters allowance. The bill also authorized $10.0 million for research into any relationship between the possible exposure of Gulf War veterans to hazardous substances and the incidence of congenital birth defects and catastrophic illness among their children.

The Senate had unanimously adopted, and the conferees subsequently retained in the bill, the Nunn-Lugar-Domenici Defense Against Weapons of Mass Destruction Act of 1996. The Act addressed, in a comprehensive manner, the Nation's preparedness to deal with threatened or actual use of nuclear, chemical, biological, or radiological weapons against our cities.

The Department of Defense did not submit a satisfactory proposal for a policy on the performance of depot-level maintenance and repair; the conferees therefore chose not to change current law.


Nominations Considered by the Committee

During the 104th Congress, the committee considered 28 statutory nominations for senior positions in the Department of Defense, nominees to be Members of the Defense Base Closure and Realignment Commission, the Administrator of the Panama Canal Commission, and a Judge of the United States Court of Appeals for the Armed Forces. As in previous years, the Committee followed a set of procedures that specifies the information and requirements that each nominee must fulfill as part of the Committee's confirmation process. Careful review was given to each nominee's FBI background report, financial disclosure statement and general qualifications for these important positions.

A total of 77,528 military nominations were considered by the Committee during the 104th Congress. Among those considered were a reappointment as Chairman of the Joint Chiefs of Staff, a new appointment to be Vice Chairman of the Joint Chiefs of Staff, a new Commandant of the Marine Corps, a new Chief of Naval Operations, and several appointments to unified, specified, and combatant commander positions. The Committee also considered thousands of field-grade and junior officer promotions. These pro-
motions of the men and women, who conduct and support all our military operations, were a high priority and of the utmost importance to the Committee.

A number of military nominations were controversial and required especially close scrutiny by the Committee.

In 1996 the Committee modified the previous standing requirement that the Department of Defense notify the Committee of any nominee who attended Tailhook and was identified as “potentially implicated” by the post-Tailhook investigations.

Accordingly, once a nominee who is identified to the Committee as being “potentially implicated” by a post-Tailhook investigation has received the advice and consent of the Senate, then further certification is not required upon subsequent nomination of that individual. Notification will still be required, however, for any information which has not been previously reported to the Committee that meets the certification requirement.

Further, the Committee directed that the Department of the Navy ensure all officers who would be subject to Tailhook certification, but who have not yet been nominated for an appointment requiring advice and consent of the Senate, be informed of all information held by the Department of the Navy relating to their activities during Tailhook ’91. These officers would then be permitted to submit information on their behalf.

Additionally, the Committee agreed there would be no requirement for the Department of Defense to provide a Tailhook certification pertaining to those officers who were not yet on active duty in September 1991.

The Committee notes that with these modifications to the Tailhook certification requirement, the Department of Defense will no longer be required to provide a Tailhook certification for every nomination. The Committee believes this is a positive step toward concluding this chapter in the history of the Department of the Navy.
<table>
<thead>
<tr>
<th>Service</th>
<th>1st Session</th>
<th>2nd Session</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Army</td>
<td>12,345</td>
<td>11,024</td>
<td>23,369</td>
</tr>
<tr>
<td>Navy</td>
<td>12,106</td>
<td>7,186</td>
<td>19,292</td>
</tr>
<tr>
<td>Marine Corps</td>
<td>2,841</td>
<td>2,340</td>
<td>5,181</td>
</tr>
<tr>
<td>Air Force</td>
<td>18,521</td>
<td>11,165</td>
<td>29,686</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>45,813</td>
<td>31,715</td>
<td>77,528</td>
</tr>
<tr>
<td>Date(s) of Committee Hearing(s)</td>
<td>Date(s) of Committee Action</td>
<td>Date of Senate Confirmation</td>
<td>Nominee/Position</td>
</tr>
<tr>
<td>-------------------------------</td>
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<td>-----------------------------</td>
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</tr>
<tr>
<td>Jan. 31, 1995</td>
<td>Feb. 2, 1995</td>
<td>Feb. 23, 1995</td>
<td>Hill, Eleanor, of Virginia, to be Inspector General, Department of Defense, vice Susan J. Crawford (NOTE: By unanimous consent on January 31, 1995 the nomination, when reported by the Armed Services Committee, was referred to the Governmental Affairs Committee for not to exceed 20 days. On February 22, 1995 the Governmental Affairs Committee was discharged from further consideration of the nomination.)</td>
</tr>
<tr>
<td>Feb. 15, 1995</td>
<td>Feb. 16, 22, 1995</td>
<td>Mar. 2, 1995</td>
<td>Cox, Rebecca G., of California, to be a Member of the Defense Base Closure and Realignment Commission for a term expiring at the end of the first session of the 104th Congress. (Reappointment.)</td>
</tr>
<tr>
<td></td>
<td>Mar. 2, 1995</td>
<td>Mar. 7, 1995</td>
<td>Challoner, Herschelle, of Georgia, to be a Member of the National Security Education Board for a term of four years, vice Steven Muller. (NOTE: The nominee did not appear.)</td>
</tr>
<tr>
<td></td>
<td>Mar. 2, 1995</td>
<td>Aug. 11, 1995</td>
<td>Ryan, Vincent Reed, Jr., of Texas, to be a Member of the Board of Directors of the Panama Canal Commission, vice Walter J. Shea. (NOTE: The nominee did not appear.)</td>
</tr>
<tr>
<td></td>
<td>June 21, 1995</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### 1995 Action on Nominations Referred to Committee—Continued

<table>
<thead>
<tr>
<th>Date(s) of Committee Hearing(s)</th>
<th>Date(s) of Committee Action</th>
<th>Date of Senate Confirmation</th>
<th>Nominee/Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 2, 1995</td>
<td>May 19, 1995</td>
<td>May 23, 1995</td>
<td>Krulak, Lieutenant General Charles C., USMC, to be Commandant of the Marine Corps, and for appointment to the grade of general.</td>
</tr>
<tr>
<td>May 2, 1995</td>
<td>May 19, 1995</td>
<td>May 23, 1995</td>
<td>Reimer, General Dennis J., USA, to be Chief of Staff of the Army, and for reappointment to the grade of general.</td>
</tr>
<tr>
<td>Sept. 21, 1995</td>
<td>Sept. 21, 1995</td>
<td>Sept. 29, 1995</td>
<td>Conway, John T., of New York, to be a Member of the Defense Nuclear Facilities Safety Board for a term expiring October 18, 1999 (Reappointment). (NOTE: The nominee did not appear.)</td>
</tr>
<tr>
<td>Sept. 21, 1995</td>
<td>Sept. 26, 1995</td>
<td>Sept. 29, 1995</td>
<td>Shalikashvili, General John M., USA, to be reappointed as Chairman of the Joint Chiefs of Staff and reappointed to the grade of general.</td>
</tr>
<tr>
<td>Sept. 29, 1995</td>
<td>Sept. 29, 1995</td>
<td>Oct. 27, 1995</td>
<td>Douglass, John W., of Virginia, to be Assistant Secretary of the Navy for Research, Development and Acquisition, vice Nora Slatkin, resigned.</td>
</tr>
</tbody>
</table>
MONEY, Arthur L., (NOTE: See 1995 Action on Nomina-
tions Referred to Committee.)

LANCASTER, H. Martin, (NOTE: See 1995 Action on Nomina-
tions Referred to Committee.)

RAILSTON, General Joseph W., USAF to be Vice Chairman
of the Joint Chiefs of Staff and for reappointment to
the grade of general.

RAILSTON, General Joseph W., USAF to be Vice Chairman
of the Joint Chiefs of Staff and for reappointment to
the grade of general.

PRUEHER, Admiral Joseph W., USN to be Commander in
Chief, U.S. Pacific Command and for reappointment to
the grade of admiral.

PRUEHER, Admiral Joseph W., USN to be Commander in
Chief, U.S. Pacific Command and for reappointment to
the grade of admiral.

SHELTON, Lieutenant General Henry H., USAF to be Com-
mander-in-Chief, U.S. Special Operations Command
and for appointment to the grade of general.

SHELTON, Lieutenant General Henry H., USAF to be Com-
mander-in-Chief, U.S. Special Operations Command
and for appointment to the grade of general.

DINUZZO, Joseph J., of Maryland, to be a Member of the
Defense Nuclear Facilities Safety Board for a term ex-
piring October 18, 2000. (Reappointment). (NOTE: The
nominee did not appear.)

BACON, Kenneth H., of the District of Columbia, to be
Assistant Secretary of Defense for Public Affairs (New
Position).

KRAMER, Franklin D., of the District of Columbia, to be
Assistant Secretary of Defense for International Secu-
rity Affairs, vice Joseph Nye.

ALM, Alvin L., of Virginia, to be Assistant Secretary of
Energy (Environmental Management), vice Thomas P.
Grumbly. (NOTE: Pursuant to an order of the Senate
of June 29, 1990, the nomination was referred jointly
to the Committees on Armed Services and Energy and
Natural Resources. On March 13, 1996 the Energy
and Natural Resources Committee reported the nomi-
nation.)

MARINAKIS, Markos K., of New York, to be a Member of
the Board of the Panama Canal Commission, vice
John J. Danilovich. (NOTE: The nominee did not ap-
ppear.)

ANDERSON, Robert E., of Minnesota, to be a Member of
the Board of Regents of the Uniformed Services Uni-
versity of the Health Sciences for a term expiring
June 20, 2001, vice Clarence S. Avery, term expired.
(NOTE: The nominee did not appear.)

BRISTOW, Lonnie R., of California, to be a Member of the
Board of Regents of the Uniformed Services University
of the Health Sciences for a term expiring June 20,
2001, vice Gopal Sivaraj Pal, term expired. (NOTE:
The nominee did not appear.)

JONES, Shirley Ledbetter, of Arkansas, to be a member of
the Board of Regents of the Uniformed Services Uni-
versity of the Health Sciences for a term expiring May
1, 2001, vice George Tyson Harding, IV, term expired.
(NOTE: The nominee did not appear.)

TIELLE, General John H., Jr., USA, for reappointment to
the grade of general and to be Commander in Chief,
United Nations Command/Combined Forces Com-
mand/Commander, United States Forces Korea.

CLARK, Lieutenant General Wesley K., USA, to be general
and to be Commander in Chief, United States South-
ern Command.
<table>
<thead>
<tr>
<th>Date(s) of Committee Hearing(s)</th>
<th>Date(s) of Committee Action</th>
<th>Date of Senate Confirmation</th>
<th>Nominee/Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>June 11, 1996</td>
<td>June 13, 1996 ...</td>
<td>June 20, 1996 ...</td>
<td>Kross, Lieutenant General Walter, USAF, to be general and to be Commander in Chief, United States Transportation Command and Commander, Air Mobility Command.</td>
</tr>
<tr>
<td>...</td>
<td>June 13, 1996 ...</td>
<td>June 26, 1996 ...</td>
<td>Hechinger, John W., Sr., of the District of Columbia, to be a Member of the National Security Education Board for a term of four years, vice John P. Roche. (NOTE: The nominee did not appear.)</td>
</tr>
<tr>
<td>July 9, 1996</td>
<td>July 10, 11, 1996 ...</td>
<td>July 12, 1996 ...</td>
<td>Effron, Andrew S., of Virginia, to be a Judge of the United States Court of Appeals for the Armed Forces for the term of fifteen years to expire on the date prescribed by law, vice Robert E. Wiss.</td>
</tr>
<tr>
<td>...</td>
<td>July 31, 1996 ...</td>
<td>Aug. 2, 1996 ...</td>
<td>Aleman, Alberto Zubieta, a citizen of the Republic of Panama, to be Administrator of the Panama Canal Commission, vice Gilberto Guardia Fabrega, resigned. (NOTE: The nominee did not appear.)</td>
</tr>
<tr>
<td>...</td>
<td>July 31, 1996 ...</td>
<td>Aug. 2, 1996 ...</td>
<td>Alvarez, Everett, Jr., of Maryland, to be a Member of the Board of Regents of the Uniformed Services University of the Health Sciences for a term expiring May 1, 1999. (Reappointment). (NOTE: The nominee did not appear.)</td>
</tr>
<tr>
<td>July 31, 1996</td>
<td>June 6, 1996 ...</td>
<td>Aug. 2, 1996 ...</td>
<td>Johnson, Admiral Jay L., USN, for reappointment to the grade of admiral and to be Chief of Naval Operations.</td>
</tr>
</tbody>
</table>
NOMINATIONS FOR PROMOTIONS IN THE ARMED FORCES

The Committee considered nominations for promotions in the armed services. Nominations submitted to the Senate by the President for confirmation resulted in the following:

First Session

January 4, 1995 through January 3, 1996

Air Force nominations, totaling 18,521, disposed of as follows:
- Confirmed .................................................. 13,569
- Unconfirmed .................................................. 4,952

Army nominations, totaling 12,345, disposed of as follows:
- Confirmed .................................................. 10,041
- Unconfirmed .................................................. 2,304

Navy nominations, totaling 12,106, disposed of as follows:
- Confirmed .................................................. 12,077
- Unconfirmed .................................................. 21
  Returned at Sine Die Adjournment .................... 8

Marine Corps nominations, totaling 2,841, disposed of as follows:
- Confirmed .................................................. 2,832
- Unconfirmed .................................................. 8
- Withdrawn .................................................. 1

Second Session

January 3, 1996 through October 3, 1996

(Second Session, 104th Congress, commenced at 12:00 noon Jan. 3, 1996)

Air Force nominations, totaling 11,165, (including 4,952 nominations carried over from the first session), disposed of as follows:
- Confirmed .................................................. 11,018
- Unconfirmed .................................................. 6

Army nominations, totaling 11,024 (including 2,304 nominations carried over from the first session), disposed of as follows:
- Confirmed .................................................. 11,018
- Unconfirmed .................................................. 6

Navy nominations, totaling 7,186 (including 21 nominations carried over from the first session), disposed of as follows:
- Confirmed .................................................. 7,175
- Unconfirmed .................................................. 11

Marine Corps nominations, totaling 2,340 (including 8 nominations carried over from the first session) disposed of as follows:
- Confirmed .................................................. 2,339
- Unconfirmed .................................................. 1
INVESTIGATIONS, HEARINGS, AND OTHER MATTERS NOT DIRECTLY PERTAINING TO LEGISLATION BEFORE THE COMMITTEE

(Date of Hearing and Person or Subject)

January 10, 1995
Committee met to discuss committee organization. Executive; not printed.

January 12, 1995
Committee met to receive a briefing on current operations abroad and the current situation in Bosnia, North Korea, Haiti and Somalia. Closed. Printed with security deletions.

January 17, 1995
Committee met to receive a briefing on the worldwide threat to the United States from the Central Intelligence Agency and the Defense Intelligence Agency. Open and closed. Printed with security deletions.

January 19, 1995
Committee met to receive testimony on the condition of the Armed Forces and future trends. Open. Printed.

January 24, 1995
Committee met to receive testimony on the requirements for ballistic missile defenses. Open. Printed.

January 26, 1995
Committee met to receive testimony on the security implications of the Nuclear Non-Proliferation Agreement with North Korea. Open. Printed.

January 31, 1995
Committee met to receive an intelligence briefing on the smuggling of nuclear material and the role of international crime organizations; and on the proliferation of cruise and ballistic missiles. Closed. Printed with security deletions.

February 2, 1995
February 7, 1995

March 7, 1995
Committee and Members of the Foreign Relations Committee met informally with the Defence Committee of the British House of Commons to discuss NATO, the Bosnian crisis, and security matters of mutual concern. Executive; not recorded.

March 8, 1995
Committee and Members of the Foreign Relations Committee met informally with Mr. Willy Claes, Secretary General of NATO. Executive; not recorded.

March 22, 1995
Committee and Members of the Foreign Relations Committee met informally with Members of the Russian Federation Council’s Committee on Security and Defense. Executive; not recorded.

March 29, 1995
Committee met to consider certain pending military nominations. Executive; not printed.

May 10, 1995
Committee met to receive a briefing on current operations and a situation update on Bosnia, North Korea, Haiti and the Caribbean. (Witnesses: Lieutenant General Howell M. Estes III, USAF and Rear Admiral (lower half) Thomas R. Wilson, USN). Closed. Printed with security deletions.

May 11, 1995
Committee met to receive testimony on national security implications of lowered export controls on dual-use technologies and U.S. defense capabilities. Open. Printed.

May 17, 1995
Committee met to receive testimony on the national security implications of U.S. ratification of the Strategic Arms Reduction Treaty—START II. Open. Printed.

May 23, 1995
Committee met to discuss certain pending military nominations. Executive; not printed.

May 26, 1995
Committee met to receive a briefing on OPLAN 40104, withdrawal from Bosnia. (Witnesses: Walter B. Slocombe, Lieutenant General Wesley K. Clark, USA, Lieutenant General Howell M. Estes III, USAF, and John Kornblum). Closed; not printed.
June 7, 1995
Committee met to receive testimony on the situation in Bosnia. (Witnesses: William J. Perry and General John M. Shalikashvili, USA). Open. Printed.

June 8, 1995
Committee met to continue to receive testimony on the situation in Bosnia. (Witness: General Alexander M. Haig, Jr., USA (Ret.)). Open. Printed.

June 14, 1995
Committee met to continue to receive testimony on the situation in Bosnia. (Witnesses: Former President of the United States Jimmy Carter and General John R. Galvin, USA (Ret.), Former Supreme Allied Commander-Europe). Open. Printed.

June 15, 1995
Committee met to receive testimony on the current situation and U.S. policy options in Bosnia. (Witnesses: James R. Schlesinger, Richard L. Armitage, and Colonel Harry G. Summers, Jr., USA (Ret.)). Open. Printed.

July 13, 1995
Committee met to receive a briefing on the F-16 shootdown in Bosnia and current operations. (Witnesses: Walter B. Slocombe, Lieutenant General Wesley K. Clark, USA, Major General Patrick M. Hughes, USA, Rear Admiral Charles W. Moore, Jr., USN and Lieutenant General Howell M. Estes III, USAF). Closed. Printed with security deletions.

July 26, 1995
Committee met to consider certain pending military nominations. Executive; not printed.

September 18, 1995
Committee met to consider and act on the Committee's recommendation for the Reconciliation Bill. Executive; not printed.

September 29, 1995

October 17, 1995

October 25, 1995
Committee met to consider certain pending military nominations. Executive; not printed.
November 28, 1995
Committee met to receive testimony on the use of U.S. military forces to enforce the Bosnian peace agreement and the role of NATO and other foreign nations in the implementation force. (Witnesses: Brent Scowcroft, James R. Schlesinger, and Paul D. Wolfowitz). Open. Printed.

December 6, 1995

January 23, 1996
Committee met informally with The Right Honorable Michael Portillo, Secretary of State for Defence of the United Kingdom to discuss U.S./U.K. relations and issues of mutual concern. Executive; not recorded.

January 31, 1996
Committee met to receive a briefing and update on the civilian and military implementation in Bosnia. (Witnesses: Walter B. Slocombe, Major General Patrick M. Hughes, USA, Lieutenant General Howell M. Estes III, USAF and Christopher Lamb). Closed; not printed.

February 28, 1996
Committee met to review the role of the Department of Defense Joint Requirements Oversight Council (JROC). (Witness: Admiral William A. Owens, USN). Open. Printed

February 29, 1996
Committee met to receive a briefing on current operations and intelligence in Bosnia. (Witnesses: Walter B. Slocombe, William D. Montgomery, Rear Admiral Thomas R. Wilson, USN, Rear Admiral Charles W. Moore, Jr., USN, and Raymond Converse). Closed; not printed.

March 6, 1996

March 7, 1996
Committee met to consider certain pending military nominations. Executive; not printed.

March 12, 1996
Committee met to consider Tailhook and related nominations. Executive; not printed.
March 13, 1996
Committee met to continue to consider Tailhook and related nominations. Executive; not printed.

March 26, 1996
Committee met to receive testimony on Atomic Energy Defense Activities under the purview of the Acting Under Secretary, Department of Energy. (Witness: Thomas P. Grumbly). Open. Printing pending.

April 16, 1996
Committee met to discuss and vote on a reprogramming of funds for the summer Olympics. Executive; not recorded.

May 14, 1996
Committee met to consider certain pending military nominations. Executive; not printed.

June 6, 1996
Committee met informally with Members of the Standing Committee of the National People’s Congress, People’s Republic of China. Executive; not recorded.

July 9, 1996

July 31, 1996
Committee met to consider certain pending military nominations. Executive; not printed.

August 1, 1996

September 3, 1996
Committee met to receive a briefing on the United States missile attack on Iraq. (Witnesses: Vice Admiral Thomas R. Wilson, USN and Major General John A. Van Alstyne, USA). Closed; not recorded.

September 5, 1996
Committee met to consider certain pending military nominations. Closed; not printed.
September 10, 1996
Committee met to consider certain pending military nominations. Executive; not printed.

September 11, 1996
Committee met to receive a briefing on the situation in Iraq. (Witnesses: Major General James C. King, USA, Lieutenant General Peter Pace, USMC and Bruce O. Riedel). Closed, not printed.

September 12, 1996
Committee met to receive testimony on the situation in Iraq. (Witnesses: James A. Baker, Former Secretary of State and Anthony H. Cordesman, Center for Strategic and International Studies). Open. Printing pending.

September 18, 1996

September 24, 1996
Committee met to consider certain pending military nominations. Executive; not printed.

October 2, 1996
Committee met to receive testimony on the impact of the Bosnian elections and the deployment of U.S. military forces to Bosnia and the Middle East. (Witness: Admiral Leighton W. Smith Jr., USN (Ret.), former Commander of Implementation Forces in Bosnia and former Commander of Allied Forces in Southern Europe). Open. Printing pending.

October 3, 1996
Committee met to receive testimony on the U.S. military forces in Bosnia and President Clinton’s decision to send an additional 5,000 troops. (Witnesses: William J. Perry and General John M. Shalikashvili, USA). Open. Printing pending.

November 14, 1996
Committee met to receive a briefing on the situation in Zaire. (Witnesses: William J. Perry, John P. White, Walter B. Slocombe, General John M. Shalikashvili, USA, Major General James C. King, USA and Major General John A. Van Alstyne, USA.). Closed; not recorded.
ARMED SERVICES COMMITTEE STAFF

Romie L. Brownlee, *Staff Director*
Arnold L. Punaro, *Staff Director for the Minority*
Charles S. Abell, *Professional Staff Member*
Patricia L. Banks, *Staff Assistant*
John R. Barnes, *Professional Staff Member*
Lucia M. Chavez, *Professional Staff Member*
Christine K. Cimko, *Communications Director*
Christine E. Cowart, *Special Assistant*
Richard D. DeBobes, *Counsel*
Marie Fabrizio Dickinson, *Deputy Chief Clerk*
Shawn H. Edwards, *Staff Assistant*
Jonathan L. Etherton, *Professional Staff Member*
Pamela L. Farrell, *Research Assistant*
Richard W. Fieldhouse, *Professional Staff Member*
Cristina W. Fiori, *Staff Assistant*
Mickie Jan Gordon, *Staff Assistant*
Creighton Greene, *Professional Staff Member*
Patrick T. Henry, *Professional Staff Member*
Larry J. Hoag, *Printing and Documents Clerk*
William E. Hoehn Jr., *Professional Staff Member*
Melinda M. Koutsoumpas, *Chief Clerk*
Lawrence J. Lanzillotta, *Professional Staff Member*
George W. Lauffer, *Deputy Staff Director*
Peter K. Levine, *Minority Counsel*
Paul M. Longsworth, *Professional Staff Member*
David S. Lyles, *Deputy Staff Director for the Minority*
Christopher J. MacNaughton, *Receptionist*
Stephen L. Madey Jr., *Professional Staff Member*
Michael J. McCord, *Professional Staff Member*
John Reaves McLeod, *Staff Assistant*
John H. Miller, *Professional Staff Member*
Ann M. Mittermeyer, *Assistant Counsel*
Bert K. Mizusawa, *Professional Staff Member*
Frank Norton Jr., *Professional Staff Member*
Cindy Pearson, *Security Manager*
Sharen E. Reaves, *Staff Assistant*
Julie K. Rief, *Professional Staff Member*
Moultrie D. Roberts, *Staff Assistant*
Steven C. Saulnier, *Professional Staff Member*
Cord A. Sterling, *Professional Staff Member*
Scott W. Stucky, *General Counsel*
Eric H. Thoemmes, *Professional Staff Member*
James R. Thompson III, *Research Assistant*
Roslyne D. Turner, *Systems Manager*
Jennifer L. Wallace, *Staff Assistant*


Title Changes: Marie Fabrizio Dickinson from Assistant Chief Clerk to Deputy Chief Clerk, effective January 4, 1995. Melinda M. Koutsoumpas from Staff Assistant to Chief Clerk, effective January 4, 1995. George W. Lauffer from Professional Staff Member to Deputy Staff Director, effective January 4, 1995. Gary Peckin from Staff Assistant to Security Manager, effective January 4, 1995. Sharaz E. Reaves from Receptionist to Staff Assistant, effective May 17, 1995. Pamela L. Farrell from Staff Assistant to Research Assistant, effective September 1, 1995. Richard L. Browde from Professional Staff Member to Staff Director, effective March 1, 1996. Mary Deas Boykin Wagner from Staff Assistant to Research Assistant, effective April 1, 1996. Christine K. Cimko, from Press Secretary to Communications Director, effective April 1, 1996.
ARMED SERVICES COMMITTEE RULES OF PROCEDURE

(Adopted January 10, 1995)

1. **Regular Meeting Day and Time.** In accordance with Senate rules, the Committee shall meet at least once a month. Regular meeting day of the committee shall be Tuesday and Thursday at 9:30 a.m., unless the chairman directs otherwise.

2. **Additional Meetings.** The chairman may call such additional meetings as he deems necessary.

3. **Special Meetings.** Special meetings of the committee may be called by a majority of the members of the committee in accordance with paragraph 3 of Rule XXVI of the Standing Rules of the Senate.

4. **Open Meetings.** Each meeting of the committee, or any subcommittee thereof, including meetings to conduct hearings, shall be open to the public, except that a meeting or series of meetings by the committee or a subcommittee thereof on the same subject for a period of no more than fourteen (14) calendar days may be closed to the public on a motion made and seconded to go into closed session to discuss only whether the matters enumerated below in clauses (a) through (f) would require the meeting to be closed, followed immediately by a record vote in open session by a majority of the members of the committee or subcommittee when it is determined that the matters to be discussed or the testimony to be taken at such meeting or meetings—

(a) will disclose matters necessary to be kept secret in the interests of national defense or the confidential conduct of the foreign relations of the United States;

(b) will relate solely to matters of committee staff personnel or internal staff management or procedure;

(c) will tend to charge an individual with a crime or misconduct, to disgrace or injure the professional standing of an individual, or otherwise to expose an individual to public contempt or obloquy or will represent a clearly unwarranted invasion of the privacy of an individual;

(d) will disclose the identity of any informer or law enforcement agent or will disclose any information relating to the investigation or prosecution of a criminal offense that is required to be kept secret in the interests of effective law enforcement;

(e) will disclose information relating to the trade secrets or financial or commercial information pertaining specifically to a given person if—

(1) an Act of Congress requires the information to be kept confidential by Government officers and employees; or

(2) the information has been obtained by the Government on a confidential basis, other than through an application by such person for a specific Government financial
29

or other benefit, and is required to be kept secret in order to prevent undue injury to the competitive position of such person; or

(f) may divulge matters required to be kept confidential under other provisions of law or Government regulations.

5. Presiding Officer. The chairman shall preside at all meetings and hearings of the committee except that in his absence the ranking majority member present at the meeting or hearing shall preside unless by majority vote the committee provides otherwise.

6. Quorum. (a) A majority of the members of the committee are required to be actually present to report a matter or measure from the committee. (See Standing Rules of the Senate 26.7(a)(1).

(b) Except as provided in subsections (a) and (c), and other than for the conduct of hearings, seven members of the committee shall constitute a quorum for the transaction of such business as may be considered by the committee.

(c) Three members of the committee, one of whom shall be a member of the minority party, shall constitute a quorum for the purpose of taking sworn testimony, unless otherwise ordered by a majority of the full committee.

(d) Proxy votes may not be considered for the purpose of establishing a quorum.

7. Proxy Voting. Proxy voting shall be allowed on all measures and matters before the committee. The vote by proxy of any member of the committee may be counted for the purpose of reporting any measure or matter to the Senate if the absent member casting such vote has been informed of the matter on which he is being recorded and has affirmatively requested that he be so recorded. Proxy must be given in writing.

8. Announcement of Votes. The results of all roll call votes taken in any meeting of the committee on any measure, or amendment thereto, shall be announced in the committee report, unless previously announced by the committee. The announcement shall include a tabulation of the votes cast in favor and votes cast in opposition to each such measure and amendment by each member of the committee who was present at such meeting. The chairman may hold open a roll call vote on any measure or matter which is before the committee until no later than midnight of the day on which the committee votes on such measure or matter.

9. Subpoenas. Subpoenas for attendance of witnesses and for the production of memoranda, documents, records, and the like may be issued by the chairman or any other member designated by him, but only when authorized by a majority of the members of the committee. The subpoena shall briefly state the matter to which the witness is expected to testify or the documents to be produced.

10. Hearings. (a) Public notice shall be given of the date, place, and subject matter of any hearing to be held by the committee, or any subcommittee thereof, at least 1 week in advance of such hearing, unless the committee or subcommittee determines that good cause exists for beginning such hearings at an earlier time.

(b) Hearings may be initiated only by the specified authorization of the committee or subcommittee.
(c) Hearings shall be held only in the District of Columbia unless specifically authorized to be held elsewhere by a majority vote of the committee or subcommittee conducting such hearings.

(d) Witnesses appearing before the committee shall file with the clerk of the committee a written statement of their proposed testimony prior to the hearing at which they are to appear unless the chairman and the ranking minority member determine that there is good cause not to file such a statement. Witnesses testifying on behalf of the Administration shall furnish an additional 50 copies of their statement to the Committee. All statements must be received by the Committee at least 48 hours (not including weekends or holidays) before the hearing.

(e) Confidential testimony taken or confidential material presented in a closed hearing of the committee or subcommittee or any report of the proceedings of such hearing shall not be made public in whole or in part or by way of summary unless authorized by a majority vote of the committee or subcommittee.

(f) Any witness summoned to give testimony or evidence at a public or closed hearing of the committee or subcommittee may be accompanied by counsel of his own choosing who shall be permitted at all times during such hearing to advise such witness of his legal rights.

(g) Witnesses providing unsworn testimony to the committee may be given a transcript of such testimony for the purpose of making minor grammatical corrections. Such witnesses will not, however, be permitted to alter the substance of their testimony. Any question involving such corrections shall be decided by the chairman.

11. Nominations. Unless otherwise ordered by the committee, nominations referred to the committee shall be held for at least seven (7) days before being voted on by the committee. Each member of the committee shall be furnished a copy of all nominations referred to the committee.

12. Real Property Transactions. Each member of the committee shall be furnished with a copy of the proposals of the Secretaries of the Army, Navy, and Air Force, submitted pursuant to 10 U.S.C. 2662 and with a copy of the proposals of the Director of the Federal Emergency Management Agency, submitted pursuant to 50 U.S.C. App. 2285, regarding the proposed acquisition or disposition of property of an estimated price or rental of more than $50,000. Any member of the committee objecting to or requesting information on a proposed acquisition or disposal shall communicate his objection or request to the chairman of the committee within thirty (30) days from the date of submission.

13. Legislative Calendar. (a) The clerk of the committee shall keep a printed calendar for the information of each committee member showing the bills introduced and referred to the committee and the status of such bills. Such calendar shall be revised from time to time to show pertinent changes in such bills, the current status thereof, and new bills introduced and referred to the committee. A copy of each new revision shall be furnished to each member of the committee.

(b) Unless otherwise ordered, measures referred to the committee shall be referred by the clerk of the committee to the appropriate department or agency of the Government for reports thereon.
14. Except as otherwise specified herein, the Standing Rules of the Senate shall govern the actions of the committee. Each subcommittee of the committee is part of the committee, and is therefore subject to the committee’s rules so far as applicable.

15. **Powers and Duties of Subcommittees.** Each subcommittee is authorized to meet, hold hearings, receive evidence, and report to the full committee on all matters referred to it. Subcommittee chairmen shall set dates for hearings and meetings of their respective subcommittees after consultation with the chairman and other subcommittee chairmen with a view toward avoiding simultaneous scheduling of full committee and subcommittee meetings or hearings whenever possible.
PUBLICATIONS
104th Congress—1st Session

Hearings

   Part 1: Military Posture; Unified Commands; Service Secretaries; Service Chiefs; Department of Energy; Ballistic Missile Defense. February 9, 14, 16, 23; March 2, 7, 9; April 4; May 4, 1995; pages 1–832.
   Part 2: Seapower. (Hearings before the Subcommittee on Seapower.) April 4; May 9, 16, 18, 1995; pages 1–364.
   Part 3: Readiness. (Hearings before the Subcommittee on Readiness.) (Joint Hearing—May 15—Readiness and Personnel Subcommittee.) April 27; May 11, 15, 16, 1995; pages 1–656.
Part 4: Airland Forces. (Hearings before the Subcommittee on Airland Forces.) March 15, 29; May 10, 1995; pages 1–172.

Part 5: Acquisition and Technology. (Hearings before the Subcommittee on Acquisition and Technology.) March 14, 28, 30; April 6; May 5, 17, 1995; pages 1–354.

Part 6: Personnel. (Hearings before the Subcommittee on Personnel.) March 16, 23, 30; April 5, 1995; pages 1–662.

Part 7: Strategic Forces. (Hearings before the Subcommittee on Strategic Forces.) March 28; April 25; May 2, 16, 18, 1995; pages 1–427.


16. Situation in Bosnia. (S. Hrg. 104–587) June 7, 8, 14, 15; September 29; October 17; November 28; December 6; pages 1–403.

104th Congress—2d Session


Part 1: Military Posture; Unified Commands; Service Secretaries; Service Chiefs; Department of Energy. March 5, 12, 13, 14, 19, 21, 28; April 16; May 7, 1996; pages 1–xxx.

Part 2: Seapower. (Hearings before the Subcommittee on Seapower.) March 19, 21, 26, 27, 28, 1996; pages 1–289.

Part 3: Readiness. (Hearings before the Subcommittee on Readiness.) March 14, 21; April 17, 1996; pages 1–xxx.

Part 4: AirLand Forces. (Hearings before the Subcommittee on Airland Forces.) March 15, 29, 1996; pages 1–156.

Part 5: Acquisition and Technology. (Hearings before the Subcommittee on Acquisition and Technology.) March 15, 20, 27, 1996; pages 1–298.

Part 7: Strategic Forces. (Hearings before the Subcommittee on Strategic Forces.) March 6, 13, 20, 25, 29, 1996; pages 1–497.

Hearings on Nominations

First Session

26. Nominations Before the Senate Armed Services Committee, First Session, 104th Congress. (S. Hrg. 104–669) January 31; February 2, 15, 28; May 2; June 13, 29; September 21, 29; November 14, 28; December 13, 1995; pages 1–439.

Eleanor J. Hill (January 31, February 2); Rebecca G. Cox (February 15); Gen. James B. Davis USAF (retired) (February 15); Rear Adm. Benjamin F. Montoya USN (February 15); S. Lee Kling (February 15); Alton W. Cornella (February 15); Wendi Louise Steele (February 15); Ms. Sheila Cheston (February 28); Maj. Gen. Josue Robles, Jr, USA (February 28); Gen. Dennis J. Reimer, USA (May 2); Lt. Gen. Charles C. Krulak, USMC (May 2); Dr. John P. White (June 13); Lt. Gen. Richard E. Hawley, USAF (June 29); Gen. John Shalikashvili, USA (September 21); John T. Conway (September 21); John W. Douglass (September 29); Arthur L. Money (November 14, 28); H. Martin Lancaster (December 13).

Second Session

27. Nominations before the Senate Armed Services Committee, Second Session 104th Congress, Gen. Joseph W. Ralston, USAF (January 26); Adm. Joseph W. Prueher, USN (January 26); Lt. Gen. Eugene E. Habiger, USAF (February 1); Lt. Gen. Henry H. Shelton, USA (February 1); Kenneth H. Bacon (March 7); Franklin D. Kramer (March 7); Alvin L. Alm (March 7); Gen. John H. Tilelli, Jr., USA (June 11); Lt. Gen. Wesley K. Clark, USA (June 11); Lt. Gen. Walter Kross, USAF (June 11); Andrew S. Effron (July 9); Lt. Gen. Howell M. Estes, III, USAF (July 31); Adm. Jay L. Johnson, USN (July 31).

Reports

104–18 Report on the Activities of the Committee on Armed Services, 103d Congress, First and Second Sessions; March 24, 1995; 37 pages.


104–127 Authorizing Appropriations for Fiscal Year 1996 for Intelligence and Intelligence-Related Activities of the United States Government and the Central Intelligence Agency Retirement and Disability System, and for Other Purposes; August 4, 1995; 3 pages.

Reports—Continued

104–277 Authorizing Appropriations for Fiscal Year 1997 for Intelligence and Intelligence-Related Activities of the United States Government and the Central Intelligence Agency Retirement and Disability System, and for other purposes; June 6, 1996; 6 pages.
INFORMATION REGARDING APPOINTMENT OF BOARDS OF VISITORS TO THE UNITED STATES MILITARY, NAVAL AND AIR FORCE ACADEMIES

Public Law 816 of the 80th Congress, now codified in Title 10, U.S.C., provides a uniform procedure for the appointment of members of the Boards of Visitors of the Military and Naval Academies, and provides that there shall be appointed on or before the last day of every year Boards of Visitors to each of the Academies to be constituted as follows:

_Senate:_
Chairman of the Armed Services Committee or his designee.
*1 Senator.
*2 members of the Senate Appropriations Committee.
*(To be appointed by the Vice President)_

_House:_
Chairman of the Armed Services Committee or his designee.
**2 Congressmen.
**2 members of the House Appropriations Committee.
**(To be appointed by the Speaker of the House)_

_Presidential:_
6 persons, to serve for a 3-year term, 2 new members appointed each year. Each Board to visit respective Academy once annually.

Boards of Visitors to the
_Military Academy: (Title 10, U.S.C., sec 4355(a).)_
1995.—Hutchison (Armed Services), Cochran (Appropriations), Reid (Appropriations)
1996.—Hutchison (Armed Services), Cochran (Appropriations), Kohl (Appropriations), Levin (at large)

_Naval Academy: (Title 10, U.S.C., sec. 6968(a).)_
1995.—McCain (Armed Services), Hatfield (Appropriations), Mikulski (Appropriations), Sarbanes (at large)
1996.—McCain (Armed Services), Hatfield (Appropriations), Mikulski (Appropriations), Sarbanes (at large)

_Air Force Academy: (Title 10, U.S.C., sec. 9355(a).)_
1995.—Kempthorne (Armed Services), Burns (Appropriations), Hollings (Appropriations), Exon (at large)
1996.—Kempthorne (Armed Services), Burns (Appropriations), Hollings (Appropriations), Exon (at large)