Mr. HUTCHINSON, and Mr. SESSIONS) submitted the following resolution; which was considered and agreed to:

## S. RES. 310

Whereas on April 8, 2000, an MV-22 Osprey aircraft crashed during a training mission in support of Operational Evaluation in Marana, Arizona, killing all 19 members of the United States Marine Corps onboard;

Whereas the Marines who lost their lives in the crash made the ultimate sacrifice in the service of the United States and the Marine Corps;

Whereas the families of these magnificent Marines have the most sincere condolences of the Nation;

Whereas the members of the Marine Corps take special pride in their esprit de corps, and this tremendous loss will resonate through the 3d Battalion, 5th Marine Regiment, 1st Marine Division, Marine Helicopter Squadron-1, and Marine Wing Communications Squadron 38, Marine Air Control Group 38, and the entire Marine Corps family:

Whereas the Nation joins the Commandant of the Marine Corps and the Marine Corps in mourning this loss; and

Whereas the Marines killed in the accident were the following:

(1) Sergeant Jose Alvarez, 28, a machinegunner assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Uvalde, Texas.

(2) Major John A. Brow, 39, a pilot assigned to Marine Helicopter Squadron-1, of California, Maryland.

(3) Private First Class Gabriel C. Clevenger, 21, a machinegunner assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Picher, Oklahoma.

(4) Private First Class Alfred Corona, 23, a machinegunner assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of San Antonio, Texas.

(5) Lance Corporal Jason T. Duke, 28, a machinegunner assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Tempe, Arizona.

(6) Lance Corporal Jesus Gonzalez Sanchez, 27, an assaultman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of San Diego, California.

(7) Major Brooks S. Gruber, 34, a pilot assigned to Marine Helicopter Squadron-1, of Jacksonville, North Carolina.

(8) Lance Corporal Seth G. Jones, 18, an assaultman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Bend, Oregon.

(9) 2d Lieutenant Clayton J. Kennedy, 24, a platoon commander assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Clifton Bosque, Texas.

(10) Corporal Kelly S. Keith, 22, an aircraft crew chief assigned to Marine Helicopter Squadron-1, of Florence, South Carolina.

(11) Corporal Eric J. Martinez, 21, a field radio operator assigned to Marine Wing Communications Squadron 38, Marine Air Control Group 38, of Coconino, Arizona.

(12) Lance Corporal Jorge A. Morin, 21, an assaultman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of McAllen, Texas.

(13) Corporal Adam C. Neely, 22, a rifleman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Winthrop, Washington.

(14) Staff Sergeant William B. Nelson, 30, a satellite communications specialist with Marine Air Control Group 38, of Richmond, Virginia.

(15) Private First Class Kenneth O. Paddio, 23, a rifleman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Houston, Texas. (16) Private First Class George P. Santos, 19, a rifleman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Long Beach, California.

(17) Private First Class Keoki P. Santos, 24, a rifleman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Grand Ronde, Oregon.

(18) Corporal Can Soler, 21, a rifleman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Palm City, Florida.

(19) Private Adam L. Tatro, 19, a rifleman assigned to 3d Battalion, 5th Marine Regiment, 1st Marine Division, of Kermit, Texas: Now, therefore, be it

Resolved, That the Senate-

(1) has learned with profound sorrow of the deaths of 19 members of the United States Marine Corps in the crash of an MV-22 Osprey aircraft on April 8, 2000, during a training mission in Marana, Arizona, and extends condolences to the families of these 19 members of the United States Marine Corps;

(2) acknowledges that these 19 members of the United States Marine Corps embody the credo of the United States Marine Corps, "Semper Fidelis";

(3) expresses its profound gratitude to these 19 members of the United States Marine Corps for the dedicated and honorable service they rendered to the United States and the United States Marine Corps; and

(4) recognizes with appreciation and respect the loyalty and sacrifice these families have demonstrated in support of the United States Marine Corps.

SEC. 2. The Secretary of the Senate shall transmit an enrolled copy of this resolution to the Commandant of the United States Marine Corps and to the families of each member of the United States Marine Corps who was killed in the accident referred to in the first section of this resolution.

SENATE RESOLUTION 311—TO EX-PRESS THE SENSE OF THE SEN-ATE REGARDING FEDERAL PRO-CUREMENT OPPORTUNITIES FOR WOMEN-OWNED SMALL BUSI-NESSES

Mr. BOND (for himself, Mr. KERRY, Mr. ABRAHAM, Mr. BURNS, Ms. SNOWE, Ms. LANDRIEU, Mr. LIEBERMAN, Mr. EDWARDS, Mr. BINGAMAN, Mrs. MURRAY, and Mr. HARKIN) submitted the following resolution; which was considered and agreed to:

#### S. RES. 311

Whereas women-owned small businesses are the fastest growing segment of the business community in the United States:

Whereas women-owned small businesses will make up more than one-half of all business in the United States by the year 2010;

Whereas in 1994, the Congress enacted the Federal Acquisition Streamlining Act of 1994, establishing a Government-wide goal for small businesses owned and controlled by women of not less than 5 percent of the total dollar value of all prime contracts and subcontract awards for each fiscal year;

Whereas the Congress intended that the departments and agencies of the Federal Government make a concerted effort to move toward that goal:

Whereas in fiscal year 1999, the departments and agencies of the Federal Government awarded prime contracts totaling 2.4 percent of the total dollar value of all prime contracts; and

Whereas in each fiscal year since enactment of the Federal Acquisition Streamlining Act of 1994, the Federal departments and agencies have failed to reach the 5 percent procurement goal for women-owned small businesses: Now, therefore, be it *Resolved*, That—

(1) the Senate strongly urges the President to adopt a policy in support of the 5 percent procurement goal for women-owned small businesses, and to encourage the heads of the Federal departments and agencies to undertake a concerted effort to meet the 5 percent goal before the end of fiscal year 2000; and

(2) the President should hold the heads of the Federal departments and agencies accountable to ensure that the 5 percent goal is achieved during fiscal year 2000.

# SENATE RESOLUTION 312—TO AUTHORIZE TESTIMONY, DOCU-MENT PRODUCTION, AND LEGAL REPRESENTATION IN STATE OF INDIANA V. AMY HAN

Mr. LOTT (for himself and Mr. DASCHLE) submitted the following resolution; which was considered and agreed to:

### S. RES. 312

Whereas, in the case of State of Indiana v. Amy Han, C. No. 99–148243, pending in the Indiana Superior Court of Marion County, Criminal Division, testimony has been requested from Lesley Reser and Lane Ralph, employees in the office of Senator Richard Lugar:

Whereas, pursuant to sections 703(a) and 704(a)(2) of the Ethics in Government Act of 1978, 2 U.S.C. §§ 288b(a) and 288c(a)(2), the Senate may direct its counsel to represent employees of the Senate with respect to any subpoena, order, or request for testimony relating to their official responsibilities;

Whereas, by the privileges of the Senate of the United States and Rule XI of the Standing Rules of the Senate, no evidence under the control or in the possession of the Senate may, by the judicial or administrative process, be taken from such control or possession but by permission of the Senate;

Whereas, when it appears that evidence under the control or in the possession of the Senate may promote the administration of justice, the Senate will take such action as will promote the ends of justice consistently with the privileges of the Senate: Now, therefore, be it

*Resolved*, That Lesley Reser and Lane Ralph, and any other employee of Senator Lugar's office from whom testimony may be required, are authorized to testify and produce documents in the case of State of Indiana v. Amy Han, except concerning matters for which a privilege should be asserted.

SEC. 2. The Senate Legal Counsel is authorized to represent Lesley Reser, Lane Ralph, and any other employee of Senator Lugar's office in connection with the testimony and document production authorized in section one of this resolution.

# SENATE RESOLUTION 313—TO AU-THORIZE REPRESENTATION BY THE SENATE LEGAL COUNSEL IN HAROLD A. JOHNSON V. MAX CLELAND, ET AL.

Mr. LOTT (for himself and Mr. DASCHLE) submitted the following resolution; which was considered and agreed to:

### S. RES. 313

Whereas, Senator Max Cleland has been named as a defendant in the case of Harold A. Johnson v. Max Cleland, et al., Case No. 2000CV22443, now pending in the Superior Court of Fulton County, Georgia;