of Cuban Independence Day will ring hollow.

And so, Mr. President, today is a particularly appropriate day to discuss ways the United States and the international community can hold evil dictators accountable. Since the end of World War II, the United States and other free nations of the world have agreed that individuals who commit crimes against humanity must be held responsible for their actions. From Nuremburg to Bosnia to Rwanda, and now Iraq, the international community, under our leadership, has brought tyrants to justice. Why should we treat Fidel Castro any differently?

Today, with Senator ENSIGN, I am submitting a resolution that calls upon the State Department and the Organization of American States to convene a tribunal that will try Fidel Castro and other political and military leaders of Cuba who have committed crimes against humanity. We cannot allow Castro, Hussein, or other dying despots or their associates to hide behind a phony claim of immunity. They have willingly chosen to torture and kill their own people, and it is time to hold them accountable for that decision.

The Cuban people deserve justice. That includes the many Cuban Americans who came to this country to escape Castro's regime. I have come to know the Cuban-American community very well.

We have a large Cuban-American community in Las Vegas. Some of the leaders of our State are Cuban Americans. I can recite a long list of Nevadans who were forced to leave Cuba, who gave up family fortunes, professional careers, men and women who worked by their hands, who were willing to brave the 90-mile journey across the ocean to freedom. They left their homeland because of Fidel Castro's oppression. Many of these people have gone on to become leading figures in Nevada.

One of these people, who is like a father to Senator Ensign and is a dear friend of mine, is a man by the name of Tony Alamo. Tony Alamo still speaks with an accent, even though he has been in this country for a long time. That accent dignifies this great man. He is a person who has achieved greatness in Nevada. But he started in Reno as a janitor. He worked his way up. He dealt cards. He educated himself. He is a man of letters. He understands important issues, and he is extremely engaged in global current events.

Today he is No. 3 in the hierarchy of one of the largest resort companies in the world, Mandalay Bay, a property that has tens of thousands of hotel rooms in Nevada. He has worked in the past as a corporate officer in the MGM company. He is one of the leaders of the State's tourist society. He has two fine young children, a son, Tony, Jr., who is a physician, and a daughter who also is well educated and involved in Nevada's business community.

Tony Alamo and his family are living examples of all the good Cuban Ameri-

cans have done for our country. But he still loves Cuba. Even though he will never return there—he is an American through and through—he still loves his homeland and detests what Fidel Castro has done to it.

I hope the Senate understands what an evil person Castro is, and what horrible things he has done to the people of Cuba. I hope this resolution is taken to the Foreign Relations Committee, that hearings are held, and that it is reported out favorably so that we can vote on it on the Senate floor.

I again express my appreciation for the sacrifices made today by Senator ENSIGN. He has traveled to Florida to fulfill what both he and I believe is an extremely important responsibility—to represent the Senate on the 101st observance of Cuban Independence Day.

SENATE RESOLUTION 147—TO AUTHORIZE REPRESENTATION BY THE SENATE LEGAL COUNSEL IN THE CASE OF JOHN JENKEL V. BILL FRIST

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

S. RES. 147

Whereas, Senator Bill Frist has been named as a defendant in the case of *John Jenkel v. Bill Frist*, No. C-03-1235 (MEJ), now pending in the United States District Court for the Northern District of California:

Whereas, pursuant to sections 703(a) and 704(a)(1) of the Ethics in Government Act of 1978, 2 U.S.C. §§288b(a) and 288c(a)(1), the Senate may direct its counsel to defend Members of the Senate in civil actions relating to their official responsibilities: Now therefore, be it

Resolved, That the Senate Legal Counsel is authorized to represent Senator Frist in the case of John Jenkel v. Bill Frist.

SENATE RESOLUTION 148—TO AUTHORIZE REPRESENTATION BY THE SENATE LEGAL COUNSEL IN THE CASE OF JOHN JENKEL V. 77 U.S. SENATORS

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

S. RES. 148

Whereas, in the case of John Jenkel v. 77 U.S. Senators, No. C-03-1234 (VRW), pending in the United States District Court for the Northern District of California, the plaintiff has named as defendants seventy-seven Members of the Senate;

Whereas, pursuant to sections 703(a) and 704(a)(1) of the Ethics in Government Act of 1978, 2 U.S.C. §§288b(a) and 288c(a)(1), the Senate may direct its counsel to defend Members of the Senate in civil actions relating to their official responsibilities: Now therefore, be it

Resolved, That the Senate Legal Counsel is authorized to represent the Members of the Senate who are defendants in the case of John Jenkel v. 77 U.S. Senators.

SENATE RESOLUTION 149—EXPRESSING THE SENSE OF THE
SENATE THAT THE INTERNATIONAL RESPONSE TO THE
CURRENT NEED FOR FOOD IN
THE HORN OF AFRICA REMAINS
INADEQUATE

Mr. FEINGOLD submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 149

Whereas, according to the United Nations World Food Program, there are nearly 40,000,000 people at risk of starvation in Africa this year due to drought and widespread crop failure:

Whereas more than 14,000,000 of those people live in Ethiopia and Eritrea;

Whereas the World Food Program has raised only 25 percent of the \$100,000,000 it needs to assist 900,000 people in Eritrea;

Whereas increased food and transportation costs have reduced the purchasing power of aid organizations:

Whereas the United States has contributed more than any other donor country in responding to the food crisis;

Whereas food aid is only part of the solution to the complex problems associated with famine, and non-food aid is also critical to lowering fatality rates;

Whereas the number of people at risk of food shortages in the Horn of Africa could exceed the levels of the famine of 1984;

Whereas urban areas in the region lack effective food security and vulnerability monitoring and sufficient assessment capacity;

Whereas countries in Africa have the highest HIV/AIDS infection rates in the world:

Whereas malnutrition lowers the ability of people to resist infection by the HIV/AIDS virus and hastens the onset of AIDS;

Whereas a person infected with HIV/AIDS needs to consume a higher number of calories per day than the average person does in order to survive: and

Whereas there is not enough food in the assistance pipeline to satisfy the dire food needs of the people in drought-affected countries of the Horn of Africa: Now, therefore, be it

Resolved, That it is the sense of the Senate that the President should—

- (1) review our food assistance programs to ensure that we are as committed to, and successful at, meeting food needs in Africa as we are to meeting food needs in other parts of the world:
- (2) take all appropriate measures to shift available United States food assistance resources to meet food needs in the Horn of Africa, including drawdowns of the remainder of the reserve stocks in the Emerson Humanitarian Trust:
- (3) encourage other donors to commit increased food assistance resources through bilateral and multilateral means; and
- (4) direct the Secretary of State, the Secretary of Agriculture, and the Administrator of USAID to work with international organizations, other donor countries, and governments in Africa to develop a long-term, comprehensive strategy for sustainable recovery in regions affected by food crisis that—
- (A) integrates agricultural development, clean water access, inoculations, HIV/AIDS awareness and action, natural disaster management, urban vulnerability measures, and other appropriate interventions in a coordinated approach;
- (B) estimates costs and resource requirements; and
- (C) establishes a plan for mobilizing resources, a timetable for achieving results, and indicators for measuring performance.

SENATE RESOLUTION 150—EXPRESSING THE GRATITUDE OF THE SENATE TO MICHAEL L. GILLETTE, DIRECTOR OF THE CENTER FOR LEGISLATIVE ARCHIVES; FOR HIS SERVICE IN PRESERVING AND MAKING AVAILABLE THE RECORDS OF CONGRESS

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

S. RES. 150

Whereas Michael L. Gillette, Director of the Center for Legislative Archives, retires on June 2, 2003, after 31 years of Government service:

Whereas Michael L. Gillette became the Director of the Center for Legislative Archives, National Archives and Records Administration, in 1991, and for 12 years has worked tirelessly to preserve and make available the official records of the Senate and the House of Representatives;

Whereas Michael L. Gillette promoted the use of the official records of Congress in educational publications, exhibitions, and projects to advance public understanding of the history of Congress and representative democracy:

Whereas Michael L. Gillette formerly was a member of the staff of what is now the National Archives and Records Administration at the Lyndon Baines Johnson Presidential Library, having joined that staff in 1972;

Whereas, during his 31 years of United States Government service at the National Archives and Records Administration, Michael L. Gillette has demonstrated unfailing dedication, skill, and good humor in the performance of his official duties; and

Whereas, throughout his career, Michael L. Gillette has sought to preserve the public record and promote the study of United States history: Now, therefore, be it

Resolved, That the Senate-

(1) commends Michael L. Gillette for his 31 years of service to the United States;

(2) expresses its appreciation and gratitude for Michael L. Gillette's dedication during the past 12 years to preserve and promote the records of Congress; and

(3) directs the Secretary of the Senate to transmit a copy of this resolution to Michael L. Gillette.

SENATE CONCURRENT RESOLUTION 46—TO CORRECT THE ENROLLMENT OF H.R. 1298

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

S. CON. RES. 46

Resolved by the Senate (the House of Representatives concurring), That the Secretary of the Senate, in the enrollment of the bill (H.R. 1298) to provide assistance to foreign countries to combat HIV/AIDS, tuberculosis, and malaria, and for other purposes, shall make the following correction: In section 202(d)(4)(A)(i), strike "from all other sources" and insert "from all sources"

AMENDMENTS SUBMITTED AND PROPOSED

SA 700. Mr. LOTT (for himself and Mr. LIE-BERMAN) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 701. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 702. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 703. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 704. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 705. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 706. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 707. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 708. Mr. LAUTENBERG submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 709. Mr. INHOFE submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 710. Mr. KENNEDY submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 711. Mr. REED (for himself, Mr. Levin, Mr. Feingold, and Mrs. Feinstein) proposed an amendment to the bill S. 1050, supra.

SA 712. Mrs. HUTCHISON submitted an amendment intended to be proposed by her to the bill S. 1050, supra; which was ordered to lie on the table.

SA 713. Mrs. HUTCHISON submitted an amendment intended to be proposed by her to the bill S. 1050, supra; which was ordered to lie on the table.

SA 714. Mr. NELSON, of Florida submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 715. Mrs. FEINSTEIN (for herself, Mr. Kennedy, Mr. Feingold, Mr. Dayton, Ms. Stabenow, Mr. Reed, Mr. Durbin, Mr. Bingaman, Mr. Jeffords, and Mr. Biden) proposed an amendment to the bill S. 1050, supra.

SA 716. Ms. LANDRIEU submitted an amendment intended to be proposed by her to the bill S. 1050, supra; which was ordered to lie on the table.

SA 717. Ms. LANDRIEU submitted an amendment intended to be proposed by her to the bill S. 1050, supra; which was ordered to lie on the table.

SA 718. Ms. LANDRIEU submitted an amendment intended to be proposed by her to the bill S. 1050, supra; which was ordered to lie on the table.

SA 719. Ms. LANDRIEU submitted an amendment intended to be proposed by her to the bill S. 1050, supra; which was ordered to lie on the table.

SA 720. Mr. KENNEDY (for himself and Mr. BROWNBACK) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 721. Mr. LAUTENBERG submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 722. Mr. LAUTENBERG (for himself and Mr. JEFFORDS) submitted an amendment intended to be proposed by him to the bill S.

1050, supra; which was ordered to lie on the table.

SA 723. Mr. LOTT (for himself and Mr. LIE-BERMAN) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 724. Mr. COCHRAN (for himself, Mr. REED, Mr. CHAMBLISS, Mr. NELSON, of Nebraska, Ms. MIKULSKI, and Mr. BOND) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 725. Mr. DAYTON submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 726. Mr. NELSON, of Florida submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 727. Mr. BUNNING (for himself and Mr. SESSIONS) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 728. Mr. BUNNING submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 729. Mr. SANTORUM submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 730. Mr. SCHUMER submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 731. Mr. SCHUMER submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 732. Mr. BINGAMAN submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 733. Mr. BINGAMAN submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 734. Mr. LAUTENBERG submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 735. Mr. NELSON, of Florida (for himself, Mr. KENNEDY, and Mrs. CLINTON) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 736. Mr. NELSON, of Florida (for himself, Mr. Kennedy, and Mrs. Clinton) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 737. Mr. NELSON, of Florida (for himself, Mr. Kennedy, and Mrs. Clinton) submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 738. Mr. BENNETT submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 739. Mr. DOMENICI submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 740. Mr. DOMENICI submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 741. Mr. DOMENICI submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.

SA 742. Mr. DOMENICI submitted an amendment intended to be proposed by him to the bill S. 1050, supra; which was ordered to lie on the table.