

Whereas the UConn Huskies became only the second women's basketball team in NCAA history to finish the season undefeated, and the first basketball team of any kind in NCAA history to finish 35-0;

Whereas UConn Head Coach Geno Auriemma was the recipient of the Naismith National Coach of the Year Award, as well as the Associated Press Coach of the Year and the United States Basketball Writers Association Coach of the Year awards;

Whereas UCONN forward and co-captain Rebecca Lobo was the consensus choice of those same organizations as the National Player of the Year, and was named the Most Outstanding Player of the NCAA Women's Final Four;

Whereas Rebecca Lobo was also named the GTE Women's Basketball National Academic All-American of the Year for her outstanding achievement in the classroom;

Whereas the UConn Women Huskies enthralled the entire state of Connecticut, providing it with one of its finest moments;

Whereas the UConn Women Huskies elevated the sport of women's basketball to new heights, and inspired a generation of young girls in Connecticut to aspire toward their own "hoop dreams": Now, therefore, be it

Resolved, That the Senate commends the Huskies of the University of Connecticut for capping a perfect season by winning the 1995 NCAA Women's Basketball Championship

SENATE RESOLUTION 108—DESIGNATING NATIONAL ATOMIC VETERANS DAY

Mr. WELLSTONE (for himself, Mr. SIMON, Mr. JEFFORDS, Mr. DASHCHLE, Mr. PRYOR, Mr. ROCKEFELLER, Mr. AKAKA, Mr. REID, and Mr. LEAHY) submitted the following resolution; which was considered and agreed to:

S. RES. 108

Whereas July 16, 1995, is the 50th anniversary of the first detonation of an atomic bomb at Alamogordo, New Mexico;

Whereas the members of the Armed Forces who have been exposed to ionizing radiation as a result of the detonation of a nuclear weapon or device are considered to be America's "atomic veterans";

Whereas atomic veterans are in many ways one of the most neglected groups of United States veterans;

Whereas atomic veterans served their country patriotically and proudly, believing fully that the United States Government would protect them from any serious hazards to their health;

Whereas atomic veterans were not told of the hazards they faced from exposure to ionizing radiation, often were provided with little protection from such exposure even when deployed at or near ground zero immediately after test detonations of nuclear weapons, on occasion were not provided film badges to measure their exposure to radiation during such detonations, and were provided with no follow-up medical care or other monitoring to determine the health consequences of such exposure;

Whereas for 40 years after World War II Federal law contained no provisions specifically providing veterans compensation or health care for atomic veterans for service-connected radiogenic diseases; and

Whereas many of the 250,000 members of the Armed Forces who participated in post-World War II atmospheric nuclear testing were forbidden from publicly revealing such participation for reasons of national security and received no recognition for their important contributions to the United States and the Armed Forces: Now, therefore, be it

Resolved, That—

(1) July 16, 1995, is designated as "National Atomic Veterans Day"; and

(2) the President is authorized and requested to issue a proclamation calling on the departments and agencies of the Federal Government, State and local governments, and the people of the United States to observe that day with appropriate ceremonies and activities.

AMENDMENTS SUBMITTED

EMERGENCY SUPPLEMENTAL APPROPRIATIONS AND RESCISSIONS ACT

BUMPERS AMENDMENT NO. 540

(Ordered to lie on the table.)

Mr. BUMPERS submitted an amendment intended to be proposed by him to amendment No. 461 proposed by him to the bill (H.R. 1158) making emergency supplemental appropriations for additional disaster assistance and making rescissions for the fiscal year ending September 30, 1995, and for other purposes; as follows:

Strike "\$0" and insert in lieu thereof the following: "\$50,000,000. *Provided*, that none of these funds may be used for non-generic activities by recipients other than those identified at 7 C.F.R. 1485.13(a)(1)(i)(J), 1485.13(a)(2)(ii), 1485.15(c), substantially similar entities, or other recipients that are new-to-export entities."

AKAKA AMENDMENTS NOS. 541-542

(Ordered to lie on the table.)

Mr. AKAKA submitted two amendments intended to be proposed by him to an amendment submitted to the bill (H.R. 1158) supra, as follows:

AMENDMENT NO. 541

On page 31, strike line 9 and insert the following: "Public Law 103-333, \$10,988,000 are rescinded. Of the funds made available under this heading in Public Law 103-333 and reserved by the Secretary pursuant to section 674(a)(1) of the Community Services Block Grant Act, \$1,900,000 are rescinded. Notwithstanding any other provision of this Act, the amount rescinded under the heading 'Office of the Secretary, Policy Research' in chapter VI shall be increased to \$4,018,000."

AMENDMENT NO. 542

On page 1 of the amendment, strike line 2 and all that follows through line 4 on page 2, and insert the following: "Public Law 103-333, \$10,988,000 are rescinded. Of the funds made available under this heading in Public Law 103-333 and reserved by the Secretary pursuant to section 674(a)(1) of the Community Services Block Grant Act, \$1,900,000 are rescinded. Notwithstanding any other provision of this Act, the amount rescinded under the heading 'Office of the Secretary, Policy Research' in chapter VI shall be increased to \$4,018,000."

GRAHAM AMENDMENT NO. 543

(Ordered to lie on the table.)

Mr. GRAHAM (for himself and Mrs. FEINSTEIN) submitted an amendment intended to be proposed by them to the bill (H.R. 1158) supra, as follows:

On page 33, line 23, strike "and \$11,000,000 from 2 part C".

GLENN AMENDMENT NO. 544

(Ordered to lie on the table.)

Mr. GLENN submitted an amendment intended to be proposed by him to the bill (H.R. 1158) supra, as follows:

At the appropriate place, insert the following new section:

NO RESTRICTIONS ON IRS ENFORCEMENT FUNDING OR PERSONNEL

SEC. . Notwithstanding any other provision of this Act, there shall be no rescission of any amount of the \$4,385,459,000 made available under the heading "TAX LAW ENFORCEMENT" in Public Law 103-329 and there shall be no restrictions on the hiring or deployment of additional revenue officers during fiscal year 1995.

DOLE AMENDMENTS NOS. 545-546

(Ordered to lie on the table.)

Mr. DOLE submitted two amendments intended to be proposed by him to an amendment submitted to the bill (H.R. 1158) supra, as follows:

AMENDMENT NO. 545

At the appropriate place in the amendment add the following:

The following sums are appropriated, out of any money in the Treasury not otherwise appropriated, to provide additional supplemental appropriations and rescissions for the fiscal year ending September 30, 1995, and for other purposes, namely:

TITLE I—SUPPLEMENTALS AND RESCISSIONS

CHAPTER I

DEPARTMENT OF AGRICULTURE, RURAL DEVELOPMENT, FOOD AND DRUG ADMINISTRATION, AND RELATED AGENCIES

DEPARTMENT OF AGRICULTURE

AGRICULTURAL RESEARCH SERVICE

(TRANSFER OF FUNDS)

For an additional amount for necessary expenses of the Agricultural Research Service \$2,218,000, to be derived by transfer from "Nutrition Initiatives", Food and Consumer Service.

FOOD SAFETY AND INSPECTION SERVICE

For an additional amount for salaries and expenses of the Food Safety and Inspection Service, \$9,082,000.

COMMODITY CREDIT CORPORATION FUND

FOOD FOR PROGRESS

Notwithstanding any other provision of law, no funds of the Commodity Credit Corporation in excess of \$50,000,000 for fiscal year 1995 (exclusive of the cost of commodities in the fiscal year) may be used to carry out the Food for Progress Act of 1985 (7 U.S.C. 1736c) with respect to commodities made available under section 416(b) of the Agricultural Act of 1949: *Provided*, That of this amount not more than \$20,000,000 may be used without regard to section 110(g) of the Food for Progress Act of 1985 (7 U.S.C. 1736c(g)). The additional costs resulting from this provision shall be financed from funds credited to the Corporation pursuant to section 426 of Public Law 103-465.

RURAL ELECTRIFICATION ADMINISTRATION

RURAL ELECTRIFICATION AND TELEPHONE

LOANS PROGRAM ACCOUNT

The second paragraph under this heading in Public Law 103-330 (108 Stat. 2441) is amended by inserting before the period at the end, the following: " *Provided*, That notwithstanding section 305(d)(2) of the Rural Electrification Act of 1936, borrower interest rates may exceed 7 per centum per year".