

National Coastal Data Centers required by section 7901(c) of title 10, United States Code, as added by the National Defense Authorization Act for Fiscal Year 1997."

MOSELEY-BRAUN AMENDMENT NO. 4568

(Ordered to lie on the table.)

Ms. MOSELEY-BRAUN submitted an amendment intended to be proposed by her to the bill, S. 1894, supra; as follows:

At the appropriate place, insert the following: Any college or university that receives federal funding under this bill must report annually to the Office of Management and Budget on the average cost of tuition at their school for that year and the previous two years.

BRADLEY AMENDMENT NO. 4569

(Ordered to lie on the table.)

Mr. BRADLEY submitted an amendment intended to be proposed by him to the bill, S. 1894, supra; as follows:

On page 88, between lines 7 and 8, insert the following:

SEC. 8099. (1) Not later than April 1, 1997, the Comptroller General shall, in consultation with the Inspector General of the Department of Defense, the Secretary of Defense, and the Secretary of Labor, submit to Congress a report which shall include the following:

(A) an analysis and breakdown of the restructuring costs paid by or submitted to the Department of Defense to companies involved in business combination since 1993;

(B) an analysis of the specific costs associated with workforce reductions;

(C) an analysis of the services provided to the workers affected by business combinations;

(D) an analysis of the effectiveness of the restructuring costs used to assist laid off workers in gaining employment;

(E) in accordance with Section 818 of 10 U.S.C. 2324, an analysis of the savings reached from the business combination relative to the restructuring costs paid by the Department of Defense.

(2) The report should set forth recommendations to make this program more effective for workers affected by business combinations and more efficient in terms of the use of federal dollars.

**HEFLIN (AND SHELBY)
AMENDMENTS NO. 4570-4572**

(Ordered to lie on the table.)

Mr. HEFLIN (for himself and Mr. SHELBY) submitted three amendments intended to be proposed by him to the bill, S. 1894, supra; as follows:

AMENDMENT NO. 4570

On page 23, between lines 21 and 22, insert the following:

Procurement of new main feed pump turbines for the Constellation (CV-64), \$4,200,000;

AMENDMENT NO. 4571

On page 31, line 5, strike "\$21,968,000" and insert "\$31,218,000".

AMENDMENT NO. 4572

On page 88, lines 7 and 8, insert the following:

SEC. 8099. (a) The Secretary of the Army shall ensure that solicitations for contracts for unrestricted procurement to be entered into using funds appropriated for the Army

by this Act include, where appropriate, specific goals for subcontracts with small businesses, small disadvantaged businesses, and women owned small businesses.

(b) The Secretary shall ensure that any subcontract entered into pursuant to a solicitation referred to in subsection (a) that meets a specific goal referred to in that subsection is credited toward the overall goal of the Army for subcontracts with the businesses referred to in that subsection.

SIMON AMENDMENT NO. 4573

(Ordered to lie on the table.)

Mr. SIMON submitted an amendment intended to be proposed by him to the bill, S. 1894, supra; as follows:

On page 88, between lines 7 and 8, insert the following:

SEC. 8099. (a) No funds appropriated under this Act shall be obligated or expended for new contracts with any person or entity that, with a clear pattern and practice (as determined by the Secretary of Labor), has violated the provisions of the National Labor Relations Act.

(b) A debarment, as described in subsection (a), may apply to any person or entity, or to a subsidiary or division thereof, that has engaged in a clear pattern and practice of violating the provisions of the National Labor Relations Act.

(c) A debarment, as described in subsections (a) and (b), may be waived or removed by the Secretary of Defense upon the submission of an application to the Secretary of Defense that is supported by documentary evidence and that sets forth appropriate reasons for the granting of the debarment waiver or removal, including reasons such as compliance with the final orders that are found to have been willfully violated, a bona fide change of ownership or management, or fraud or misrepresentation by the charging party. The Secretary of Defense may also waive or remove an order of debarment for reasons of national security, or if alternative and timely sources of procurement are not available.

SIMON AMENDMENT NO. 4574

(Ordered to lie on the table.)

Mr. SIMON submitted an amendment intended to be proposed by him to the bill, S. 1894, supra; as follows:

On page 88, between lines 7 and 8, insert the following:

SEC. 8099. (a) No funds appropriated under this Act shall be obligated or expended for new contracts with any person or entity that, with a clear pattern and practice (as determined by the Secretary of Labor), has violated the provisions of the National Labor Relations Act.

**SPECTER (AND JOHNSTON)
AMENDMENT NO. 4575**

(Ordered to lie on the table.)

Mr. SPECTER (for himself and Mr. JOHNSTON) submitted an amendment intended to be proposed by them to the bill, S. 1894, supra; as follows:

On page 19, line 7, insert the following: "Provided, That of the funds provided in this paragraph and not withstanding the provisions of title 31, United States Code, Section 1502(a), not to exceed \$25,000,000 is appropriated for the benefit of the Army National Guard to complete the remaining design and development of the upgrade and to increase gunner survivability, range, accuracy, and lethality for the fully modernized Super

Dragon Missile System, including pre-production engineering and systems qualification."

STEVENS AMENDMENT NO. 4576

(Ordered to lie on the table.)

Mr. STEVENS submitted an amendment intended to be proposed by him to the bill, S. 1894, supra; as follows:

On page 88, between lines 7 and 8, insert the following:

SEC. 8099. (a) Notwithstanding any other provision of this Act, the number for Military Personnel, Navy in shall be \$16,948,481,000, the number for Military Personnel, Air Force shall be \$17,026,210,000, the number for Operation and Maintenance, Army shall be \$17,696,659,000, the number for Operation and Maintenance, Air Force shall be \$17,326,909,000, the number for Operation and Maintenance, Defense-Wide shall be \$9,887,142,000, the number for Overseas Contingency Operations Transfer Fund shall be \$1,140,157,000, the number for Defense Health Program shall be \$10,251,208,000, and the number for Defense Health Program Operation and maintenance shall be \$9,931,738,000.

(b) Advanced billing for services provided or work performed by the Navy's defense business operating fund activities is prohibited: *Provided*, That of the funds appropriated for Operation and Maintenance, Navy, \$2,976,000,000 shall be available only for depot maintenance activities and programs, and \$989,700,000 shall be available only for real property maintenance activities.

(c) Of the funds appropriated in this Act, \$1,000,000 shall be made available, by grant or other transfer, to the Harnett County School Board, Lillington, North Carolina, for use by the school board for the education of dependents of members of the Armed Forces and employees of the Department of Defense located at Fort Bragg and Pope Air Force Base, North Carolina.

(d) Funds appropriated in title II of this Act for supervision and administration costs for facilities maintenance and repair, minor construction, or design projects may be obligated at the time the reimbursable order is accepted by the performing activity: *Provided*, That for the purpose of this subsection, supervision and administration costs includes all in-house government costs.

(e) The Secretary of the Air Force and the Director of the Office of Personnel Management shall submit a joint report describing in detail the benefits, allowances, services, and any other forms of assistance which may or shall be provided to any civilian employee of the Federal government or to any private citizen, or to the family of such an individual, who is injured or killed while traveling on an aircraft owned, leased, chartered, or operated by the Government of the United States: *Provided*, That the report required by this subsection shall be submitted to the Congressional defense committees and to the Committee on Governmental Affairs of the Senate and the Committee on Government Reform and Oversight of the House of Representatives not later than December 15, 1996.

LEVIN AMENDMENT NO. 4577

(Ordered to lie on the table.)

Mr. LEVIN submitted an amendment intended to be proposed by him to the bill, S. 1894, supra; as follows:

On page 26, line 10, strike out "\$6,630,370,000" and insert in lieu thereof \$6,582,370,000".

On page 34, between lines 19 and 20, insert the following:

ANTI-TERRORISM ACTIVITIES, DEFENSE
(INCLUDING TRANSFER OF FUNDS)

For anti-terrorism activities of the Department of Defense, \$14,000,000 for transfer to appropriations available to the Department of Defense for operations and maintenance, for procurement, and research, development, test, and evaluation: *Provided*, That the funds appropriated by this paragraph shall be available for obligation for the same period and for the same purpose as the appropriation to which transferred: *Provided further*, That the transfer authority provided in this paragraph is in addition to any other transfer authority contained in this Act.

On page 88, between lines 7 and 8, insert the following:

SEC. 8099. The Secretary of Defense shall establish, beginning in fiscal year 1997, a program element in the Office of the Secretary of Defense, for the purposes of funding emergency anti-terrorism activities. The fund shall be in addition to funds appropriated under other provisions of this Act for anti-terrorism, and is intended to allow the Secretary of Defense to respond quickly to emergency anti-terrorism requirements identified by the Commanders, of the Unified Combatant Commands or Joint Task Force Commanders that arise in response to a change in threat level.

SEC. 9000. None of the funds appropriated in title III of this Act may be obligated or expended for more than six new production F-16 aircraft.

LEVIN AMENDMENT NO. 4578

(Ordered to lie on the table.)

Mr. LEVIN submitted an amendment intended to be proposed by him to the bill, S. 1894, supra; as follows:

On page 26, line 10, strike out "\$6,630,370,000" and insert in lieu thereof "\$6,582,370,000".

On page 34, between lines 14 and 20 insert the following:

ANTI-TERRORISM ACTIVITIES, DEFENSE
(INCLUDING TRANSFER OF FUNDS)

For anti-terrorism activities of the Department of Defense, \$14,000,000, for transfer to appropriations available to the Department of Defense for operations and maintenance, for procurement, and for research, development, test, and evaluation: *Provided*, That the funds appropriated by this paragraph shall be available for obligation for the same period and for the same purposes as the appropriation to which transferred: *Provided further*, That the transfer authority provided in this paragraph is in addition to any other transfer authority contained in this Act.

On page 88, between lines 7 and 8, insert the following:

SEC. 8099. It is the sense of the Congress that (1) the Secretary of Defense should establish, beginning in fiscal year 1997, program element in the Office of the Secretary of Defense for the purposes of funding emergency anti-terrorism activities, (2) funds appropriated for the program element should be in addition to other funds available under this Act for anti-terrorism, and is intended to allow the Secretary of Defense to respond quickly to emergency anti-terrorism requirements identified by the commanders of the unified combatant commands or Joint Task Force Commanders that arise in response to a change in threat level."

SEC. 9000. None of the funds appropriated in title III of this Act may be obligated or expended for more than six new production F-16 aircraft.

ADDITIONAL STATEMENTS

TRIBUTE TO DR. THOMAS J.
BALSHI

• Mr. SANTORUM. Mr. President, I rise today to pay tribute to a constituent and fellow Pennsylvanian, Dr. Thomas J. Balshi. For almost a quarter of a century, Thomas J. Balshi, a fellow of the American College of Prosthodontists, has enhanced the health of thousands of individuals worldwide by contributions to research, education, and the clinical practice of prosthetic dentistry.

Dr. Balshi is a pioneer in the field of implant prosthodontics and operates a state-of-the-art dental clinic in Fort Washington, PA. Dr. Balshi and his staff of 23 have touched the lives of many, replacing countless lost, damaged, or diseased teeth with secure, permanent prosthetic smiles. Dr. Balshi specializes in saving dental cases diagnosed as hopeless and has renewed dental health, nutritional health, and self-confidence for many.

Dr. Balshi is a recent recipient of the prestigious George Washington Medal of Honor from the National Freedoms Foundation at Valley Forge, PA. This award was bestowed to honor Dr. Balshi's contributions to dental science through education. The Freedoms Foundation honors Americans whose lives reinforce and exhibit the patriotic values of our country's Founding Fathers.

In his youth, Thomas Balshi was an Eagle Scout. He later graduated from the Villanova University in 1968, and, following graduation from Temple University School of Dentistry in 1972, became a fellow of the American College of Prosthodontists [FACP] in 1976.

A former captain in the U.S. Army, Dr. Balshi was chief, Department of Fixed Prosthetics, Mills Army Dental Clinic, Fort Dix, NJ. He received the Army Commendation Medal for Extraordinary Service.

Today, he is a clinician, teacher, mentor, researcher, public educator, and devotee of health care. He welcomes students from around the world to his clinic, teaching them not only his clinical skills, but also his business skills as well. He is committed to making the public aware of quality dental care.

Dr. Balshi has trained a specialist from Bosnia-Herzegovina to bring healing and restoration to the war-torn population where United States military service personnel are now keeping the peace. He has championed the benefits of prosthetic care throughout India, Uruguay, and Colombia, and has spoken before the Royal Society of Medicine in London.

Serving as editor of the International College of Prosthodontists Newsletter for its inaugural 10 years, Dr. Balshi actively participated in establishing worldwide communication among practitioners of his specialty. He recently published a cookbook for dental pa-

tients entitled "From Soup to Nuts." The book offers soft and nutritious gourmet recipes for healing patients, as well as keys to returning to dental fitness and the recipes that accompany that opportunity.

Dr. Balshi continues a very giving and philanthropic presence in the community awarding scholarships as the chair of educational foundations as well as giving countless time and dental care resources to charity.

Mr. President, I wanted to share Dr. Balshi's background and experiences with my Senate colleagues today. I hope you will all join me in honoring and recognizing his presence and contributions.●

AUTHORIZING SENATE LEGAL
COUNSEL REPRESENTATION

Mr. GORTON. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of a Senate resolution submitted earlier today by Senators LOTT and DASCHLE.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows:

A resolution (S. Res. 278) to authorize testimony, production of documents and representation of Senate employee in State of Florida versus Kathleen Bush.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the resolution?

There being no objection, the Senate proceeded to consider the resolution.

Mr. LOTT. Mr. President, the case of State of Florida versus Kathleen Bush is a criminal prosecution brought by the State attorney for Broward County, FL, alleging aggravated child abuse and organized fraud. The case, which has received significant publicity, presents allegations that the defendant deliberately made her child ill to obtain attention from medical personnel, the media, and others. The State asserts that the defendant engaged in a letter-writing campaign to numerous government officials as part of her fraudulent and abusive activities. Indeed, the public record reflects that, through the defendant's efforts, the defendant and her daughter had personal meetings with Mrs. Clinton and Senator GRAHAM, among others.

The State intends to introduce into evidence at trial the letters that the defendant wrote to government officials about her daughter. The prosecutor has requested that Senator GRAHAM's office provide testimony to authenticate the correspondence between the defendant and the office. This resolution would authorize an employee on Senator GRAHAM's staff to testify and produce documents in this case, with representation from the Senate Legal Counsel.

Mr. GORTON. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to