

been linked to the slaughter and consumption of apes. With the loss of ape populations, comes the loss of critical medical knowledge that can be obtained through simple, noninvasive research on wild populations. Some estimates suggest that several thousand apes are killed every year across West and Central Africa, a level that is unsustainable and means the certain destruction of viable populations in the very near future.

If we do not act now, not only will great apes face extinction, but the ecosystems that depend on their contributions will suffer. I urge my colleagues to join me in supporting legislation that can provide funding to the local farming, education and enforcement projects that can have the greatest positive impact. This small, but critical investment of U.S. taxpayer money, matched with private funds, could secure the future of these extraordinary animals.

#### CORRECTION TO THE RECORD

#### VIOLENT AND REPEAT JUVENILE OFFENDER ACCOUNTABILITY AND REHABILITATION ACT OF 1999

The text of amendments Nos. 326 and 328 did not appear in the RECORD of May 11, 1999. The permanent RECORD will be corrected to reflect the proper order. The text of the amendments follow:

#### REED AMENDMENT NO. 326

(Ordered to lie on the table.)

Mr. REED submitted an amendment intended to be proposed by him to the bill (S. 254) to reduce violent juvenile crime, promote accountability by rehabilitation of juvenile criminals, punish and deter violent gang crime, and for other purposes; as follows:

On page 265, below line 20, add the following:

#### SEC. 402. APPLICABILITY OF CONSUMER PRODUCT SAFETY ACT TO FIREARMS AND AMMUNITION.

(a) FINDINGS.—Congress makes the following findings:

(1) Firearms are one of the few consumer products not subject to consumer product safety regulations.

(2) There are currently no quality and safety standards in place for domestically manufactured firearms. In contrast, minimal quality and safety standards have been applied to imported firearms since passage of the Gun Control Act of 1968.

(3) As a result, firearms made in the United States often lack even the most basic safety features designed to prevent unintentional shooting by children. Such features include cylinder locks, trigger locks, magazine disconnect safety, manual safety, and increased trigger resistance.

(4) In 1996 alone, 1,134 people were killed in the United States by accidental firearm discharges, including 376 people aged 19 years and under. In addition, 162 children aged 14 years and under committed suicide using a firearm.

(b) PURPOSE.—The purpose of this section is to reduce the number of unintentional

shootings in the United States each year, especially among children, by permitting the Consumer Product Safety Commission to regulate firearms and ammunition so as to develop uniform safety standards and protect the public against unreasonable risks of injury from firearms and ammunition.

(c) APPLICABILITY OF CONSUMER PRODUCT SAFETY ACT.—Section 3(a)(1) of the Consumer Product Safety Act (15 U.S.C. 2052(a)(1)) is amended by striking subparagraph (E).

#### HOLLINGS AMENDMENT NO. 328

(Ordered to lie on the table.)

Mr. HOLLINGS submitted an amendment intended to be proposed by him to the bill, S. 254, surpa; as follows:

At the appropriate place, insert the following:

#### TITLE—CHILDREN'S PROTECTION FROM VIOLENT TELEVISION PROGRAMMING

#### SEC. SHORT TITLE.

This title may be cited as the "Children's Protection from Violent Programming Act".

#### SEC. FINDINGS.

The Congress makes the following findings:

(1) Television influences the perception children have to the values and behavior that are common and acceptable in society.

(2) Broadcast television, cable television, and video programming are—

(A) pervasive presences in the lives of all American children; and

(B) readily accessible to all American children.

(3) Violent video programming influences children, as does indecent programming.

(4) There is empirical evidence that children exposed to violent video programming at a young age have a higher tendency to engage in violent and aggressive behavior later in life than those children not so exposed.

(5) Children exposed to violent video programming are prone to assume that acts of violence are acceptable behavior and therefore to imitate such behavior.

(6) Children exposed to violent video programming have an increased fear of becoming a victim of violence, resulting in increased self-protective behaviors and increased mistrust of others.

(7) There is a compelling governmental interest in limiting the negative influences of violent video programming on children.

(8) There is a compelling governmental interest in channeling programming with violent content to periods of the day when children are not likely to comprise a substantial portion of the television audience.

(9) Because some programming that is readily accessible to minors remains unrated and therefore cannot be blocked solely on the basis of its violent content, restricting the hours when violent video programming is shown is the least restrictive and most narrowly tailored means to achieve a compelling governmental interest.

(10) Warning labels about the violent content of video programming will not in themselves prevent children from watching violent video programming.

(11) Although many programs are now subject to both age-based and content-based ratings, some broadcast and non-premium cable programs remain unrated with respect to the content of their programming.

(12) Technology-based solutions may be helpful in protecting some children, but may not be effective in achieving the compelling governmental interest in protecting all children from violent programming when parents are only able to block programming that has in fact been rated for violence.

(13) Technology-based solutions will not be installed in all newly manufactured televisions until January 1, 2000.

(14) Even though technology-based solutions will be readily available, many consumers of video programming will not actually own such technology for several years and therefore will be unable to take advantage of content based ratings to prevent their children from watching violent programming.

(15) In light of the fact that some programming remains unrated for content, and given that many consumers will not have blocking technology in the near future, the channeling of violent programming is the least restrictive means to limit the exposure of children to the harmful influences of violent programming.

(16) Restricting the hours when violent programming can be shown protects the interests of children whose parents are unavailable, are unable to supervise their children's viewing behavior, do not have the benefit of technology-based solutions, are unable to afford the costs of technology-based solutions, or are unable to determinate the content of those shows that are only subject to age-based ratings.

#### SEC. UNLAWFUL DISTRIBUTION OF VIOLENT VIDEO PROGRAMMING.

Title VII of the Communications Act of 1934 (47 U.S.C. 701 et seq.) is amended by adding at the end the following:

#### "SEC. 715. UNLAWFUL DISTRIBUTION OF VIOLENT VIDEO PROGRAMMING.

"(a) UNLAWFUL DISTRIBUTION.—It shall be unlawful for any person to distribute any violent video programming to the public during hours when children are reasonably likely to comprise a substantial portion of the audience.

"(b) RULEMAKING PROCEEDING.—The Commission shall conduct a rulemaking proceeding to implement the provisions of this section and shall promulgate final regulations pursuant to that proceeding not later than 9 months after the date of enactment of the Children's Protection from Violent Programming Act. As part of that proceeding, the Commission—

"(1) may exempt from the prohibition under subsection (a) programming (including news programs and sporting events) whose distribution does not conflict with the objective of protecting children from the negative influences of violent video programming, as that objective is reflected in the findings in section 551(a) of the Telecommunications Act of 1996;

"(2) shall exempt premium and pay-per-view cable programming; and

"(3) shall define the term 'hours when children are reasonably likely to comprise a substantial portion of the audience' and the term 'violent video programming'.

"(c) ENFORCEMENT.—

"(1) CIVIL PENALTY.—The Commission shall impose a civil penalty of not more than \$25,000 on any person who violates this section or any regulation promulgated under it for each such violation. For purposes of this paragraph, each day on which such a violation occurs is a separate violation.

"(2) LICENSE REVOCATION.—If a person repeatedly violates this section or any regulation promulgated under this section, the Commission shall, after notice and opportunity for hearing, revoke any license issued to that person under this Act.

"(3) LICENSE RENEWALS.—The commission shall consider, among the elements in this review of an application for renewal of a license under this Act, whether the licensee has complied with this section and the regulations promulgated under this section

"(d) DISTRIBUTE DEFINED.—In this section, the term 'distribute' means to send, transmit, retransmit, telecast, broadcast, or cablecast, including by wire, microwave, or satellite."

**SEC. . SEPARABILITY.**

If any provision of this title, or any provision of an amendment made by this title, or the application thereof to particular persons or circumstances, is found to be unconstitutional, the remainder of this title or that amendment, or the application thereof to other persons or circumstances shall not be affected.

**SEC. . EFFECTIVE DATE.**

The prohibition contained in section 715 of the Communications Act of 1934 (as added by section—03 of this title) and the regulations promulgated thereunder shall take effect 1 year after the regulations are adopted by the Commission.

**MESSAGES FROM THE PRESIDENT**

Messages from the President of the United States were communicated to the Senate by Mr. Williams, one of his secretaries.

**EXECUTIVE MESSAGES REFERRED**

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The nominations received today are printed at the end of the Senate proceedings.)

**REPORT ON A REQUEST FOR FUNDS FOR OPERATIONS OF U.S. FORCES IN BOSNIA AND HERZEGOVINA; TO THE COMMITTEE ON ARMED SERVICES—MESSAGE FROM THE PRESIDENT—PM 27**

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was referred to the Committee on Armed Services.

*To the Congress of the United States:*

Section 1203 of the Strom Thurmond National Defense Authorization Act For Fiscal Year 1999, Public Law 105-261 (the Act), requires submission of a report to the Congress whenever the President submits a request for funds for continued operations of U.S. forces in Bosnia and Herzegovina.

In connection with my Administration's request for funds for FY 2000, the attached report fulfills the requirements of section 1203 of the Act.

I want to emphasize again my continued commitment to close consultation with the Congress on political and military matters concerning Bosnia and Herzegovina. I look forward to continuing to work with the Congress in the months ahead as we work to establish a lasting peace in the Balkans.

WILLIAM J. CLINTON.

THE WHITE HOUSE, May 12, 1999.

**MESSAGES FROM THE HOUSE**

At 2:49 p.m., a message from the House of Representatives, delivered by Mr. Hays, one of its reading clerks, announced that the House has passed the

following bills, in which it requests the concurrence of the Senate:

H.R. 209. An act to improve the ability of Federal Agencies to license federally owned inventions.

H.R. 1183. An act to amend the Fastener Quality Act to strengthen the protection against the sale of mismarked, misrepresented, and counterfeit fasteners and eliminate unnecessary requirements, and for other purposes.

H.R. 1550. An act to authorize appropriations for the United States Fire Administration for fiscal years 2000 and 2001, and for other purposes.

**ENROLLED BILL SIGNED**

At 4:10 p.m., a message from the House of Representatives, delivered by one of its reading clerks, announced that the Speaker has signed the following enrolled bill:

H.R. 432. An act to designate the North/South Center as the Dante B. Fascell North-South Center.

The enrolled bill was signed subsequently by the President pro tempore (Mr. THURMOND).

**MEASURES REFERRED**

The following bill was read the first and second times by unanimous consent and referred as indicated:

H.R. 1550. An act to authorize appropriations for the United States Fire Administration for fiscal years 2000 and 2001, and for other purposes; to the Committee on Commerce, Science, and Transportation.

The Committee on Energy and Natural Resources was discharged from further consideration of the following measure which was referred to the Committee on Indian Affairs:

S. 28. A bill to authorize an interpretive center and related visitor facilities within the Four Corners Monument Tribal Park, and for other purposes.

The Committee on Armed Services was discharged from further consideration of the following measure which was referred to the Committee on the Judiciary:

S. 785. A bill for the relief of Frances Scholchenmaier.

**MEASURE PLACED ON THE CALENDAR**

The following bill was read the first and second times and placed on the calendar:

H.R. 833. An act to amend title 11 of the United States Code, and for other purposes.

**EXECUTIVE AND OTHER COMMUNICATIONS**

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, which were referred as indicated on April 19, 1999:

EC-2607. A communication from the Director of the Administrative Office of the United States Courts, transmitting, a proposed emergency supplemental request for fiscal year 1999; to the Committee on Appropriations.

EC-2608. A communication from the Assistant Secretary of the Interior for Indian Af-

fairs, transmitting, pursuant to law, the report of a rule entitled "Class III Gaming Procedures" (RIN1076-AD87) received on April 6, 1999; to the Committee on Indian Affairs.

EC-2609. A communication from the Chairman of the Federal Election Commission, transmitting, supplemental legislative recommendations for 1999; to the Committee on Rules and Administration.

EC-2610. A communication from the Principal Deputy Assistant Secretary for Congressional Affairs, Department of Veterans' Affairs, transmitting, a draft of proposed legislation entitled "The Department of Veterans' Affairs Employment Reduction Assistance Act of 1999"; to the Committee on Veterans' Affairs.

EC-2611. A communication from the Director of the Federal Judicial Center, transmitting, pursuant to law, the annual report for calendar year 1998; to the Committee on the Judiciary.

EC-2612. A communication from the Director of Government Relations for the Girl Scouts of the U.S.A., transmitting, pursuant to law, the annual report for fiscal year 1998; to the Committee on the Judiciary.

EC-2613. A communication from the Attorney General, transmitting, pursuant to law, the annual accountability report for fiscal year 1998; to the Committee on the Judiciary.

EC-2614. A communication from the Associate Attorney General, Department of Justice, transmitting, pursuant to law, the annual report under the Freedom of Information Act for calendar year 1998; to the Committee on the Judiciary.

EC-2615. A communication from the Assistant Secretary of State for Legislative Affairs, transmitting, pursuant to law, a report relative to the danger pay allowance for the United Nations Transitional Administration for Eastern Slavonia (UNTAES) in Vukovar, Croatia; to the Committee on Foreign Relations.

EC-2616. A communication from the Assistant Secretary of State for Legislative Affairs, transmitting, pursuant to law, a report relative to the danger pay allowance for Kampala, Uganda; to the Committee on Foreign Relations.

EC-2617. A communication from the Assistant Legal Adviser for Treaty Affairs, Department of State, transmitting, pursuant to law, the report of the texts of international agreements, other than treaties, and background statements; to the Committee on Foreign Relations.

EC-2618. A communication from the Secretary of State, transmitting, pursuant to law, a reorganization plan and report; to the Committee on Foreign Relations.

EC-2619. A communication from the General Counsel of the United States Information Agency, transmitting, pursuant to law, the report of a rule entitled "Cultural Exchange Programs—22 CFR Part 514—Summer Work/Travel" (RIN3116-AA16) received on April 12, 1999; to the Committee on Foreign Relations.

EC-2620. A communication from the General Counsel of the United States Information Agency, transmitting, pursuant to law, the report of a rule entitled "Cultural Exchange Programs—22 CFR Part 514—Short-Term Scholar" (RIN3116-AA15) received on April 6, 1999; to the Committee on Foreign Relations.

EC-2621. A communication from the General Counsel of the United States Information Agency, transmitting, pursuant to law, the report of a rule entitled "Cultural Exchange Programs—22 CFR Part 514—Au Pair Regulations" (RIN3116-AA14) received on April 6, 1999; to the Committee on Foreign Relations.

The following communications were laid before the Senate, together with