

amended by inserting after "examination" the following: "and, based on guidelines endorsed by the American Medical Association, including a circulo-respiratory check and a neurological examination,".

(e) CAT SCANS.—Section 6(b)(2) of the Professional Boxing Safety Act of 1996 (15 U.S.C. 6305(b)(2)) is amended by inserting before the period the following: "and, with respect to such renewal, present proof from a physician that such boxer has taken a computerized axial tomography (CAT) scan within the 30-day period preceding that date on which the renewal application is submitted and that no brain damage from boxing has been detected."

SEC. 9. REQUIREMENTS FOR CONTRACTS BETWEEN BOXERS AND BROADCASTING COMPANIES.

(a) IN GENERAL.—The Professional Boxing Safety Act of 1996 (15 U.S.C. 6301 et seq.), as amended by section 6, is amended—

(1) by redesignating section 18, as redesignated by section 6 of this Act, as section 19; and

(2) by inserting after section 17 the following:

"SEC. 18. CONTRACTS BETWEEN BOXERS AND BROADCASTING COMPANIES.

"(a) CONTRACT REQUIREMENTS.—Any contract between a boxer and a broadcaster for the broadcast of a boxing match in which that boxer is competing shall—

"(1) include mutual obligations between the parties; and

"(2) specify either—

"(A) the number of bouts to be broadcast; or

"(B) the duration of the contract.

"(b) PROHIBITIONS.—A broadcaster may not—

"(1) require a boxer to employ a relative or associate of the broadcaster in any capacity as a condition of entering into a contract with the broadcaster;

"(2) have a direct or indirect financial interest in the boxer's manager or management company; or

"(3) make a payment, or provide other consideration (other than of a de minimus amount or value) to a sanctioning organization or any officer or employee of such an organization in connection with any boxer with whom the broadcaster has a contract, or against whom a boxer with whom a broadcaster has a contract is competing.

"(c) NOTIFICATION OF REDUCTION IN AGREED AMOUNT.—If a broadcaster has a contract with a boxer to broadcast a match in which that boxer is competing, and the broadcaster reduces the amount it agreed to pay the boxer under that contract (whether unilaterally or by mutual agreement), the broadcaster shall notify, in writing within 48 hours after the reduction, the supervising State commission for that match of the reduction.

"(d) ENFORCEMENT.—

"(1) CONTRACT.—A provision in a contract between a broadcaster and a boxer that violates subsection (a) is contrary to public policy and unenforceable at law.

"(2) PROHIBITIONS; NOTIFICATION.—For enforcement of subsections (b) and (c), see section 10."

(b) BROADCASTER DEFINED.—Section 2 of the Professional Boxing Safety Act of 1996 (15 U.S.C. 6301), as amended by section 8 of this Act, is amended by adding at the end thereof the following:

"(13) BROADCASTER.—The term 'broadcaster' means any person who is a licensee as that term is defined in section 3(24) of the Communications Act of 1934 (47 U.S.C. 153(24))."

PAYING A GRATUITY TO MARY LYDA NANCE

Mr. ROTH. Mr. President, I ask unanimous consent that the Senate now proceed to the immediate consideration of S. Res. 168 submitted earlier by Senators HELMS and BIDEN.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 168) paying a gratuity to Mary Lyda Nance.

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

Mr. ROTH. Mr. President, I ask unanimous consent that the resolution be agreed to and the motion to reconsider be laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 168) was agreed to, as follows:

S. RES. 168

Resolved, That the Secretary of the Senate is authorized and directed to pay, from the contingent fund of the Senate, to Mary Lyda Nance, widow of Admiral James W. Nance, an employee of the Senate at the time of his death, the sum of \$200,000, that sum to be considered inclusive of funeral expenses and all other allowances.

WATER RESOURCES DEVELOPMENT ACT OF 1999

Mr. ROTH. Mr. President, I ask that the Chair lay before the Senate a message from the House of Representatives on S. 507.

The Presiding Officer laid before the Senate S. 507, an Act to provide for the conservation and development of water and related resources, to authorize the Secretary of the Army to construct various projects for improvements to rivers and harbors of the United States, and for other purposes, as follows:

Resolved, That the bill from the Senate (S. 507) entitled "An Act to provide for the conservation and development of water and related resources, to authorize the Secretary of the Army to construct various projects for improvements to rivers and harbors of the United States, and for other purposes", do pass with the following amendments:

Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) *SHORT TITLE*.—This Act may be cited as the "Water Resources Development Act of 1999".

(b) *TABLE OF CONTENTS*.—

Sec. 1. *Short title; table of contents.*

Sec. 2. *Secretary defined.*

TITLE I—WATER RESOURCES PROJECTS

Sec. 101. *Project authorizations.*

Sec. 102. *Small flood control projects.*

Sec. 103. *Small bank stabilization projects.*

Sec. 104. *Small navigation projects.*

Sec. 105. *Small projects for improvement of the environment.*

Sec. 106. *Small aquatic ecosystem restoration projects.*

TITLE II—GENERAL PROVISIONS

Sec. 201. *Small flood control authority.*

Sec. 202. *Use of non-Federal funds for compiling and disseminating information on floods and flood damages.*

Sec. 203. *Contributions by States and political subdivisions.*

Sec. 204. *Sediment decontamination technology.*

Sec. 205. *Control of aquatic plants.*

Sec. 206. *Use of continuing contracts required for construction of certain projects.*

Sec. 207. *Support of Army civil works program.*

Sec. 208. *Water resources development studies for the Pacific region.*

Sec. 209. *Everglades and south Florida ecosystem restoration.*

Sec. 210. *Beneficial uses of dredged material.*

Sec. 211. *Harbor cost sharing.*

Sec. 212. *Aquatic ecosystem restoration.*

Sec. 213. *Watershed management, restoration, and development.*

Sec. 214. *Flood mitigation and riverine restoration pilot program.*

Sec. 215. *Shoreline management program.*

Sec. 216. *Assistance for remediation, restoration, and reuse.*

Sec. 217. *Shore damage mitigation.*

Sec. 218. *Shore protection.*

Sec. 219. *Flood prevention coordination.*

Sec. 220. *Annual passes for recreation.*

Sec. 221. *Cooperative agreements for environmental and recreational measures.*

Sec. 222. *Nonstructural flood control projects.*

Sec. 223. *Lakes program.*

Sec. 224. *Construction of flood control projects by non-Federal interests.*

Sec. 225. *Enhancement of fish and wildlife resources.*

Sec. 226. *Sense of Congress; requirement regarding notice.*

Sec. 227. *Periodic beach nourishment.*

Sec. 228. *Environmental dredging.*

Sec. 229. *Wetlands mitigation.*

TITLE III—PROJECT-RELATED PROVISIONS

Sec. 301. *Missouri River Levee System.*

Sec. 302. *Ouzinkie Harbor, Alaska.*

Sec. 303. *Greers Ferry Lake, Arkansas.*

Sec. 304. *Ten- and Fifteen-Mile Bayous, Arkansas.*

Sec. 305. *Loggy Bayou, Red River below Denison Dam, Arkansas, Louisiana, Oklahoma, and Texas.*

Sec. 306. *Sacramento River, Glenn-Colusa, California.*

Sec. 307. *San Lorenzo River, California.*

Sec. 308. *Terminus Dam, Kaweah River, California.*

Sec. 309. *Delaware River mainstem and channel deepening, Delaware, New Jersey, and Pennsylvania.*

Sec. 310. *Potomac River, Washington, District of Columbia.*

Sec. 311. *Brevard County, Florida.*

Sec. 312. *Broward County and Hillsboro Inlet, Florida.*

Sec. 313. *Fort Pierce, Florida.*

Sec. 314. *Nassau County, Florida.*

Sec. 315. *Miami Harbor Channel, Florida.*

Sec. 316. *Lake Michigan, Illinois.*

Sec. 317. *Springfield, Illinois.*

Sec. 318. *Little Calumet River, Indiana.*

Sec. 319. *Ogden Dunes, Indiana.*

Sec. 320. *Saint Joseph River, South Bend, Indiana.*

Sec. 321. *White River, Indiana.*

Sec. 322. *Lake Pontchartrain, Louisiana.*

Sec. 323. *Larose to Golden Meadow, Louisiana.*

Sec. 324. *Louisiana State Penitentiary Levee, Louisiana.*

Sec. 325. *Twelve-mile Bayou, Caddo Parish, Louisiana.*

Sec. 326. *West Bank of the Mississippi River (East of Harvey Canal), Louisiana.*

Sec. 327. *Tolchester Channel, Baltimore Harbor and channels, Chesapeake Bay, Kent County, Maryland.*

Sec. 328. *Sault Sainte Marie, Chippewa County, Michigan.*

Sec. 329. *Jackson County, Mississippi.*

Sec. 330. *Tunica Lake, Mississippi.*

Sec. 331. *Bois Brule Drainage and Levee District, Missouri.*