The Senate met at 9:15 a.m. and was called to order by the Honorable Jon S. Corzine, a Senator from the State of New Jersey.

PRAYER

The Chaplain, Dr. Lloyd John Ogilvie, offered the following prayer:

Almighty God, all power and authority belong to You. You hold universes in Your hands and focus Your attention on the planet Earth. We humbly ourselves before You. You alone are Lord of all nations and have called our Nation to be a leader in the family of nations. By Your providence You have brought to this Senate the men and women through whom You can rule wisely in the soul-sized matters that affect the destiny of humankind. With awe and wonder at Your trust in them, the Senators soon will vote on the resolution on Iraq as part of our Nation’s ongoing battle against terrorism.

Grip their minds with three assurances to sustain them: You are Sovereign of this land and they are accountable to You; You are able to guide their thinking, speaking, and decisions if they will but ask You; and You will bring them to unity so that they may lead our Nation in its strategic role against terrorism and assist the free nations of the world in their shared obligation.

O God, hear our prayer. You are our Lord and Saviour. Amen.

PLEDGE OF ALLEGIANCE

The Honorable Jon S. Corzine led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. Byrd).

The legislative clerk read the following letter:

U.S. SENATE,

PRESIDENT PRO TEMPORE,

WASHINGTON, DC, October 10, 2002.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable Jon S. Corzine, a Senator from the State of New Jersey, to perform the duties of the Chair.

ROBERT C. BYRD,

President pro tempore.

Mr. CORZINE thereupon assumed the chair as Acting President pro tempore.

RECOGNITION OF THE ACTING MAJORITY LEADER

The ACTING PRESIDENT pro tempore, the Senator from Nevada, is recognized.

SCHEDULE

Mr. REID. Mr. President, debate will commence shortly on the Byrd amendment, with a vote expected in 20 minutes. Following that, there will be debate with respect to the motion to invoke cloture on the Lieberman substitute amendment for the Iraq resolution. The two leaders will control the last 30 minutes prior to the cloture vote. Following that vote, debate will occur on another Byrd amendment, with 60 minutes of debate, and then a vote will occur.

Following the vote on the second Byrd amendment, Senator Levin’s amendment will be debated for a period of 95 minutes, to be followed by a vote. After disposition of the Levin amendment, the Durbin amendment will be considered for 40 minutes, and then there will be a vote.

Therefore, Senators should be alerted that votes will be occurring throughout the day, and the votes will end within the specified time of rollcall votes. The point is, we are going to try to stick closely to the time.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

AUTHORIZATION OF THE USE OF UNITED STATES ARMED FORCES AGAINST IRAQ

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will now resume consideration of S.J. Res. 45, which the clerk will report.

The legislative clerk read as follows: A joint resolution (S.J. Res. 45) to authorize the use of United States Armed Forces against Iraq.

Pending:

Lieberman/Warner modified amendment No. 4856, in the nature of a substitute; Byrd amendment No. 4860 (to amendment No. 4856, as modified), to provide statutory construction that constitutional authorities remain unaffected and that no additional grant of authority is made to the President not directly related to the existing threat posed by Iraq;

Lieberman amendment No. 4862 (to amendment No. 4856), in the nature of a substitute;

Mr. MCCAIN. Mr. President, what is the parliamentary situation?

AMENDMENT NO. 4869, AS MODIFIED

The ACTING PRESIDENT pro tempore. Under the previous order, the clerk will report the amendment of the Senator from West Virginia.

The legislative clerk read as follows: The Senator from West Virginia (Mr. Byrd) proposes an amendment numbered 4869, as modified.

The amendment, as modified, is as follows:

Other amendments are expected to be debated and voted on today in order to complete action on this legislation, which the leader wants to complete tonight.
(Purpose: To provide a termination date for the authorization of the use of the Armed Forces of the United States, together with procedures for the extension of such date unless Congress disapproves the extension)

At the appropriate place, insert the following:

SEC. 5. TERMINATION OF THE AUTHORIZATION FOR USE OF THE UNITED STATES ARMED FORCES.

(a) In general.—The authority in section 4(a) shall terminate 12 months after the date of enactment of this joint resolution, except that the President may extend, for a period or periods of 12 months each, such authority if—

(1) the President determines and certifies to Congress for each such period, not later than 60 days before the date of termination of the authority, that the extension is necessary for ongoing or impending military operations against Iraq under section 4(a); and

(2) the Congress does not enact into law, before the extension of the authorization, a joint resolution disapproving the extension of the authority for the additional 12-month period.

(b) Time review procedures.—

(1) In general.—For purposes of subsection (a)(2), a joint resolution described in paragraph (2) shall be considered in the Senate and the House of Representatives in accordance with the procedures applicable to joint resolutions under paragraphs (3) through (6) of section 8066(c) of the Department of Defense Appropriations Act 1995 (contained in Public Law 98–473; 98 Stat. 1936–1937), except that—

(A) references in those provisions to the Committee on Appropriations of the Senate shall be deemed to be references to the Committee on International Relations of the Senate; and

(B) references in those provisions to the Committee on Appropriations of the Senate shall be deemed to be references to the Committee on Foreign Relations of the Senate.

(2) Joint resolution defined.—For purposes of paragraph (1), the term ‘joint resolution’ means only a joint resolution introduced on which the certification of the President under subsection (a)(1) is received by Congress, the matter after ‘in accordance with’ of which is as follows: ‘That, pursuant to section 5 of the Authorization for the Use of Military Force Against Iraq, the Congress disapproves the extension of the authority under section 4(a) of the resolution for the additional 12-month period specified in the certification of the President to the Congress dated [insert appropriate date], with the blank filled in with the appropriate date.

Mr. KENNEDY. Four and a half minutes.

Mr. BYRD. I yield 5 minutes to the Senator from Massachusetts.

The ACTING PRESIDENT pro tempore. The Senator from Massachusetts.

Mr. KENNEDY. Mr. President, for the past few days we have debated the details of a resolution but not the implication of war with Iraq. We were into the debate on the resolutions for 2 days, and then a cloture motion was filed. I have reminded of the excellent statements made by my friend from West Virginia that this subject about war and peace deserves a longer period of time for discussion.

Earlier in the session, we debated for 21 days the Elementary and Secondary Education Act; 23 days on the energy bill; 19 days on trade promotion; 18 days on the farm bill—all extremely important, but this issue is far more so.

In facing the global challenges of these times, we defend American values and interests best when war is our last resort, not our first impulse. I commend President Bush for deciding in the end to take America’s case to the United Nations. Make no mistake about it. If this President goes it alone, Iraq should have no doubt of the unity of the American purpose and the seriousness of our intent. Having suffered the tragedy of September 11, we will leave no stone unturned in the defense of innocent Americans.

The question is not whether we will disarm Saddam Hussein of his weapons of mass destruction but how. And it is wrong for Congress to declare war against Iraq now before we have exhausted the alternatives. It is wrong for the President to demand a declaration of war from Congress when he says he has not decided whether to go to war. It is wrong to avert our attention now from the war on al-Qaeda and far more immediate threat of Osama bin Laden and al-Qaeda terrorism.

Pick up the paper and see the different headlines: ‘Attacks Put Troops on Alert’; ‘Tape, Assaults Stir Worry About Resurgent Al Qaeda’; and the list goes on about the al-Qaeda activities all over the world.

We cannot go it alone on Iraq and expect our allies to support us. We cannot go it alone and expect the world to stand with us in the urgent and ongoing war against terrorism and al-Qaeda.

We cannot go it alone in attacking Iraq and expect Saddam to keep his weapons of mass destruction at bay against us or our ally Israel.

We cannot go it alone while urging unprincipled regimes to resist invasions of their adversaries.

The better course for our Nation and for our goal of disarming Saddam Hussein is a two-step policy. We should approve a strong resolution today calling on the United Nations to require Iraq to submit to unfettered U.N. weapons inspections or face U.N.-backed international force. If such option fails, and Saddam refuses to cooperate, the President could then come to the Congress and request Congress to provide him with authorization to wage war against Iraq.

By pursuing this course, we maximize the chance that the world can disarm Saddam without our going to war or, if war was necessary, we would be joined by allied troops in the cause. In the end, having tried these options and found our allies are more likely to support our intervention should we elect to attack alone.

The world looks to America not just because of our superior might or economic weight; they admire us and emulate us because we are a friend and ally that defends freedom and promotes our values around the globe. Those same traits that are the envy of the world should guide us today as we conclude this important debate.

Mr. President, I thank the Senator from West Virginia, and I yield back to him the remainder of my time.

Mr. BYRD. Mr. President, I thank the Senator. How much time do I have?

The ACTING PRESIDENT pro tempore. The Senator has 11 minutes.

Mr. MCCAIN. And the time is running; is that correct?

The ACTING PRESIDENT pro tempore. The Senator from Arizona.

Mr. McCAIN. Mr. President, I understand we have 9 minutes. I yield that 5 minutes to the Senator from Connecticut however he chooses to use it.

Mr. BYRD. I reserve the remainder of my time.

The ACTING PRESIDENT pro tempore. The Senator from Connecticut.

Mr. LIEBERMAN. I thank the Chair. Mr. President, I thank my colleague from Arizona.

The amendment of the Senator from West Virginia which is before us would terminate, 12 months after the date of enactment of the underlying joint resolution, the authorization given in that resolution. In other words, it would put a time limit of a year subject to extension, but, nonetheless, a time limit for a year on the authorization provided in the underlying resolution.

I say to my colleagues respectfully, this amendment is unprecedented and unwise. It is unprecedented in the sense that in brief research overnight, I have not been able to find an occasion in which Congress has exercised authority with regard to military action under article I of the Constitution when Congress has attached a time limit to it.

There was one occasion when time limits were discussed with regard to the deployment of American forces in Bosnia, the Balkans, during the nineties, but I think we saw there why congressional imposition of time limits on authorization of military action is unwise.

Why is it unwise? It is unwise because it gives notice to our enemies that there is a limit to the authority we are giving the President as Commander in Chief of our military forces.
It allows them to calculate their actions based on that limited duration.

In Bosnia, when that deadline was articulated by the administration, it created expectations which were quite naturally frustrated and therein created credibility gap.

There is a deadline in the underlying resolution, and the deadline is what it ought to be and always has been for military actions in which the Armed Forces of the United States have been involved. The authorization ends when the two missions stated were accomplished: When the President as Commander in Chief concluded that America was adequately protected, our national security was adequately protected from threats from Iraq, and that the relevant United Nations resolutions were adequately being enforced. That is the deadline.

If the mood of Congress should change and the attitude of the public should change, Congress always reserves, as it has shown in the past, the power of the purse and the power to change its opinion. But this amendment at this time, as we try to gather our acuity of purpose and to convince the international community to join us, as they surely will, is to finally get Saddam Hussein to keep his promise to disarm at the end of the gulf war. We need no limitations on authority. We need to speak with a clear voice. As it says in the Bible, if the sound of the trumpet be uncertain, who shall follow? And if we put a 12-month time limit on the authority of the underlying resolution, I fear that fewer will follow and the result will be much less than we want it to be.

I reserve the remainder of my time.

Mr. McCAIN. Mr. President, I oppose the amendment offered by the Senator from Delaware, which would set the authority Congress would grant to the President in this resolution to defend American security against the threat posed by Iraq.

As the Senator has pointed out, the 12-month limit on congressional authorization for the use of force his amendment would set could be extended by presidential or congressional action. However, these requirements are onerous and infringe upon the authority of the Commander in Chief to meet his obligations to protect American security.

The concept of imposing a deadline after which the President loses his authority to achieve the goals set out in the Iraq resolution strikes me as losing sight of the objective of a congressional authorization of the use of force: ending the threat to the United States and the world posed by Saddam Hussein’s regime, so long as it possesses weapons of mass destruction and defies its obligations to the world.

So long as that threat persists, and with Congress and the President having agreed that Saddam Hussein’s regime endangers America, congressional authority for the President to use force must remain in force until he has met our common objective of disarming Saddam Hussein.

To place a limit on the amount of time Congress would grant this authority, once Congress has granted it to him, would only encourage Saddam Hussein to stall and temporize on his commitments, knowing that the clock is working in his favor. Such an incentive would make us less secure, not more secure, and as the way the resolution is worded, the President will not take them home so let’s cut off the support for them so they have no guns, no bullets, no ability to fight a war. And no one is willing to do that. This is a prudent way to do this, totally consistent with what the President is asking. I think it makes absolute eminent sense, I congratulate the Senator. Even though I disagree with him on his underlying notion, I do think he is right on this point and I support him.

Mr. BYRD. How much time do I have remaining?

The ACTING PRESIDENT pro tempore. The Senator has 9 minutes 20 seconds.

Mr. BYRD. I ask to be notified when I have 2 minutes left.

Mr. President, 38 years ago I, ROBERT C. BYRD, voted on the Tonkin Gulf Resolution—the resolution that authorized the President to use military force to “repel armed attacks” and “to prevent further Communist aggression” in Southeast Asia.

It was this resolution that provided the basis for American involvement in the war in Vietnam.

It was the resolution that lead to the longest war in American history.

It led to the deaths of 58,000 Americans, and 150,000 Americans being wounded in action.

It led to massive protests, a deeply divided country and the deaths of more Americans at Kent State.

It was a war that destroyed the Presidency of Lyndon Johnson and wrecked the administration of Richard Nixon.

After all that carnage, we began to learn that, in voting for the Tonkin Gulf Resolution, we were basing our votes on bad information. We learned that the claims the administration made on the need for the Tonkin Gulf Resolution were simply not true, and has sent us into repeating itself, and “to prevent further Communist aggression” in Southeast Asia.

We tragically and belatedly learned that we had not taken enough time to consider the resolution. We had not asked the right questions, nor enough questions. We learned that we should have been demanding more hard evidence from the administration rather than accepting the administration at its word.

But it was too late.

For all those spouting jingoism about going to war with Iraq, about the unemployment and the burden, the cost, about the need to take out the evil dictator—and make no mistakes, I know and understand that
Saddam Hussein is an evil dictator—I urge Senators to go down on The Capital Mall and look at the Vietnam memorial. Nearly every day you will find someone at that wall weeping for a loved one, a father, a son, a brother, a friend—whose name is on that wall.

If we are fortunate, a war with Iraq will be a short one with few American deaths, as in the Persian Gulf war, and we can go around again waving flags and singing patriotic songs.

Or, we might find ourselves building another wall on the mall.

I will always remember the words of Senator Wayne Morse, one of the two Senators who opposed the Tonkin Gulf Resolution. During the debate on the Tonkin Gulf Resolution, he stated: "The resolution will pass, and Senators who vote for it will live to regret it."

Many Senators did live to regret it.

The Tonkin Gulf Resolution contained a sunset provision to end military action. S.J. Res. 46 will allow the President to continue war for as long as he wants, against anyone he wants as long as he feels it will help eliminate the threat posed by Iraq.

With the Tonkin Gulf Resolution, Congress could "terminate" military action. With S.J. Res. 46, only the President can terminate military action.

I should point out that the Tonkin Gulf Resolution and S.J. Res. 46 do have several things in common. Congress is again being asked to vote on the use of force without hard evidence that such use of force presents an immediate threat to the national security of the United States.

We are being asked to vote on a resolution authorizing the use of force in a hyped up, politically charged atmosphere in an election year.

We are being asked to vote on a resolution that the President has again been rushing into a judgment.

This is why I stand here today, before this Chamber, and before this Nation, urging, pleading for some sanity, for more time to consider this resolution, for more hard evidence on the need for this resolution.

Before we put this great Nation on the track to war, I want to see more evidence, hard evidence, not more Presidential rhetoric. In support of this resolution, several people have pointed out that President Kennedy acted unilaterally in the Cuban missile crisis.

That is true. I remember that. I was here. I also remember President Kennedy going on national television and showing us the threat we faced. I remember him sending our UN ambassador, Adlai Stevenson, to the United Nations, to provide proof to the world that there was a threat to the national security of the United States.

I believe this administration is rhetoric. In fact, in an address to our NATO colleagues, Defense Secretary Donald Rumsfeld, according to the Chicago Tribune, urged our allies to resist the idea for the need of absolute proof about terrorists intent before they took action.

Before we unleash what Thomas Jefferson called the "dogs of war," I want to know, have we exhausted every avenue of peace? My favorite book does not say, blessed are the war makers. It says: " Blessed are the peacemakers." Have we truly pursued peace?

If the need for taking military action against Iraq is so serious and so urgent, then why are nearly every one of our allies opposed to it? Why is the President on the phone nearly every day trying to convince our allies to join us?

So many nations in the Arab world already hate and fear us. Why do we want them to hate and fear us even more?

People are correct to point out that September 11 changed everything. We need to be more careful. We need to build up our intelligence efforts and our homeland security. But do we go around pounding everybody, anybody, who might pose a threat to our security? If we clobber Iraq today, do we clobber Iran tomorrow? When do we attack China? When do we attack Syria?

Unless I can be shown proof that these distant nations do pose an immediate, serious threat to the national interests and security of the United States, I think we should finish our war on terrorism. I think we should destroy those who destroyed the Trade Towers and attacked the Pentagon. I think we should get tough No. 1 before we worry about No. 2.

Yes, September 11 changed many aspects of our lives, but people still bleed. America's mothers will still weep for their sons and their daughters who will not come home.

September 11 should have made us more aware of the pain that comes from being attacked. We, more than ever, are aware of the damage, the deaths, and the suffering that comes from violent attacks.

The ACTING PRESIDENT pro tempore. The Senate has 2 minutes remaining.

Mr. BYRD. I thank the Chair.

This is what we are about to do to other countries. We are about to inflict this horrible suffering upon other people.

Of course, we do not talk about this. We talk about taking out Saddam Hussein. We are talking about taking out Iraq, about "regime change."

I do no longer try to remember my country as being on the side of evil.

During the Civil War, a minister expressed his hope to President Lincoln that the Lord was on the side of the Union. The Great Emancipator reportedly rebuked the minister stating: "It is my constant anxiety and prayer that the Lord be on the side of the Union." During the Civil War, a minister expressed his hope to President Lincoln that the Lord was on the side of the North. The Great Emancipator reportedly rebuked the minister stating: "It is my constant anxiety and prayer that the Lord be on the side of the Union." During the Civil War, a minister expressed his hope to President Lincoln that the Lord was on the side of the North. The Great Emancipator reportedly rebuked the minister stating: "It is my constant anxiety and prayer that the Lord be on the side of the Union."

Before I vote for this resolution for war, a war in which thousands, perhaps tens of thousands or hundred of thousands of people may die, I want to know what I and this Nation are on God's side.

I want more time. I want more evidence. I want to know that I am right, that our Nation is right, and not just powerful.

And I want the language that is in this amendment so that Congress can oversee this power grab and act to terminate it at some point in time—giving the President the opportunity to extend the time but let's keep Congress in the act.

Senators, vote for this amendment. I plead with you.

The ACTING PRESIDENT pro tempore. Who yields the floor?

The Senator from Virginia.

Mr. WARNER. Mr. President, I am opposed to the Byrd amendment, for this is a resolution to deter war.

The amendment proposed by Senator Byrd would insert into the joint resolution, language which would state that nothing in that joint resolution is intended to alter the constitutional authorities of the Congress to declare war, grant letters of marque and reparation or other auxiliaries in Congress by Article I, Section 8, of the Constitution, or shall be construed as granting any authority to the President to use the U.S. Armed Forces for any purpose not directly related to a clear threat of imminent and direct attack upon the U.S. or its armed forces unless the Congress otherwise authorizes.

The amendment of the Senator from West Virginia attempts to do something that the Framers of the Constitution did not attempt—to define, with particularity, the extent of the President's powers as Commander in Chief of the Armed Forces. Specifically, it would limit the authority of the President to use Armed Forces to a narrowly defined set of circumstances—"a clear threat of imminent, sudden and direct attack upon the United States or its Armed Forces." Even when the United States enjoyed genuine geographic and political isolation from the Old World, such a limitation could not be maintained. Within a decade of the ratification of the Constitution, the United States engaged in an undeclared naval war with France. Shortly thereafter, we engaged in undeclared war with the Barbary States of North Africa, which had engaged in piratical depredations against American shipping.

In 1861, President Lincoln, faced with an unprecedented situation, imposed a blockade—an act of war normally employed against a foreign enemy—upon the Southern Confederacy. He did this without congressional authorization. The Supreme Court later upheld this action in the famous Prizzi Cases, stating that the President had a constitutional duty to maintain our national security. He found that determination that a state of war existed was for him to make.

This is not a Republican or Democratic issue. Since 1945, Presidents of both parties have committed American troops abroad without formal congressional approval. Whether in Korea, Grenada, Panama,
Kosovo, or numerous other areas of the world, our Presidents have used their powers as Commander in Chief to protect the Nation and American interests whenever they, in their discretion, thought it best to do so. The Clinton administration, which committed American troops to military operations abroad on an unprecedented scale in situations not involving imminent danger of attack to the United States, did not request formal congressional approval for any of those operations. I very strongly believe that the President possessed the constitutional authority to do so. Indeed, the Secretary of State in 1998 publicly stated that the 1991 congressional resolution authorizing the use of force against Iraq, together with existing Security Council resolutions, constituted sufficient authority for the use of force against Iraq.

On September 11th of last year the American people awoke to the realization that they were in imminent danger. In the same time, and this danger gives no warning. It is a different type of danger, but no less real and no less threatening to the Nation than more traditional ones. As the President reminded us in his speech to the Nation on Monday evening:

Iraq could decide on any given day to provide a biological or chemical weapon to a terrorist group or an individual terrorists. Alliance with terrorists could allow the Iraqi regime to attack America without leaving any fingerprints ... confronting the threat posed by Iraq is crucial to winning the war on terror.

On the Today Show this week Richard Butler, former head of UNSCOM, was asked how easy it would be for the Iraqis to arm a terrorist group or an individual terrorist with weapons of mass destruction. His response was "Extremely easy. If they decided to do it, they can do it!"

They may already have done it. The danger is clear, present, and imminent. We must grant the President the authority to use armed force to protect the Nation, and the flexibility to employ that force as seems best to him. Our enemies are cunning and flexible: we cannot defeat them with anything less.

The Byrd amendment regarding preservation of Congress's constitutional authorities is unnecessary. The portion of the amendment that would limit the authority of the President to wage war is, arguably unconstitutional. The Congress can declare war, but it cannot dictate to the President how to wage war. No law passed by Congress could alter the constitutional separation of powers.

I urge my colleagues to defeat this amendment.

The ACTING PRESIDENT pro tempore, the Senator from Connecticut.

Mr. LIEBERMAN. Mr. President, I yield the remaining time on our side to my friend from Arizona.

The ACTING PRESIDENT pro tempore, the Senator from Arizona.

Mr. MCCAIN. Mr. President, I thank the Senator from Connecticut for his thoughtful statement. I want to say in the few remaining seconds that to view the cause of the tragedy of the Vietnamese war as being the Tonkin Gulf resolution is a somewhat, in my view, simplistic view.

There were a lot of factors that entered into the beginning and the continuation of the Vietnam war. The Tonkin Gulf resolution was simply window dressing. At any time the Congress of the United States could have reversed that resolution and chose not to.

The ACTING PRESIDENT pro tempore. The time in opposition has expired.

The sponsor has 37 seconds.

Mr. BYRD. Mr. President, this is a Tonkin Gulf resolution all over again. Let us stop, look, and listen. Let us not give this President, or any President, unchecked power. Remember the Constitution. Remember the Constitution. Mr. President, I yield back my time.

The ACTING PRESIDENT pro tempore. The Senator from Connecticut.

Mr. LIEBERMAN. Mr. President, have the yeas and nays been ordered? The ACTING PRESIDENT pro tempore. They have not.

Mr. LIEBERMAN. I ask for the yeas and nays.

The ACTING PRESIDENT pro tempore. Is there a sufficient second?

The question is on agreeing to Byrd amendment No. 4869, as modified.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. REID. I announce that the Senator from Arkansas (Mrs. LINCOLN) and the Senator from Maryland (Ms. MIKULSKI), are necessarily absent.

Mr. NICKLES. I announce that the Senator from North Carolina (Mr. HELMS) is necessarily absent.

The PRESIDING OFFICER (Mr. MILLER). Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 31, nays 66, as follows:

[Rollcall Vote No. 232 Leg.]

YEAS—31

Akaka
Biden
Bingaman
Boxer
Byrd
Campbell
Chafee
Clinton
Conrad
Carnahan
Dayton

Leahy
Levin
Brockeller
Sarbanes
Schumer
Stabenow
Torricelli
Wollstone
Weiden

Afif
Allen
Baucus
Bayh
Bennett
Bond
Breaux
Brownback
Burns
Campbell
Carnahan

Carper
Collins
Corker
Daschle
DeWine
Domenici
Ensign
Enzi

Feinstein
Fitzgerald
Frist
Graham
Grassley
Gregg
Hatch
Hatch
Hatch

BYRD, the second 15 minutes shall be under the control of the Republican leader, and the third 15 minutes shall be under the control of the majority leader.

Mr. BYRD. Mr. President, I yield 5 minutes of my 15 minutes to the distinguished Senator from Pennsylvania, Mr. SPECTER.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. I thank the distinguished President pro tempore and the Chair.

Mr. President, I have sought this time to register my very strong objection to cloture on this resolution authorizing the use of force, which is the equivalent of a declaration of war. In my 22 years in the Senate, the only issue which has been of equal importance was the authorization for the use of force in 1991. The motion to invoke cloture, which is to cut off debate, is supposed to be done when there is a filibuster. However, there is no filibuster present on this issue.

I came to the floor yesterday in an effort to participate in a colloquy with Senator LIEBERMAN, the lead proponent of the bill, and found that all the time was allotted and all the time was taken. When no one appeared, we had about 3 minutes to discuss an issue which really required 30 minutes or an hour. I then sought time later in the afternoon, and all the time was taken. I then sought time this morning and find that the only time which is available is some time after 5 p.m. this afternoon.

It is customary in the Senate to see two lights on for a quorum call, but there have been very few quorum calls on this resolution—really none—except when Senators are on their way to the floor or when there are discussions. So there has certainly not been any effort to filibuster. Those who sought time to come over and discuss important issues have found that there is no time to do so.

We now have a series of amendments lined up with the allocations which allow us to discuss the cloture resolution itself in 45 minutes is very limited. To discuss the amendments which are pending is very difficult.
There is in the bill a change from the 1991 resolution which has an objective test for the President to use force to carry out U.N. resolutions, whereas in the current resolution, it is subjective as the President sees fit. That is a matter of great moment which has not been before the Senate.

The resolution has numerous whereas clauses so that one can read the resolution to justify the use of force if the Iraqi Government continues to abuse its citizens, and I do not want to say that the Iraqi Government has not abused its citizens, but I do not believe anyone is seriously contending that is the basis for the President to take the United States to war. To stop Saddam Hussein from having weapons of mass destruction which pose a threat to the United States, is a reason.

Then there is the issue of regime change, which is in the whereas clause. The resolution contains a provision for U.S. national security interests. I posed the question to the Senator from Connecticut yesterday as to whether regime change was comprehended in our national security interest. That has yet to be answered.

The point I am making is that this is a matter which requires discussion and analysis. I do not believe it helps the President of the United States to have the Senate rush to judgment. It is not quite a blank check. It is not quite a knee-jerk reaction, but it is not the kind of deliberation that ought to characterize the work of this body. It would be unfortunate if the Senate votes for a resolution authorizing the use of force notwithstanding the questions which I have raised, although I said on the floor before that I may well support the President. However, if we do so in a context of deliberation and thoughtfulness when people like Senator Lieberman, Senator McCain, Senator Warner, Senator Biden, Senator Jeffords, Members, say, "I don't believe our forebears died for this," we ought to pause and wonder if Captain John Parker and his minute men fought on the green of Lexington for this purpose.

What he was fighting for? Was he fighting for this piece of cowardice here in this resolution that gives to the President lock, stock and barrel—the authority to use the military forces of this country for he will, whenever he will, and wherever he will, and for as long as he will?

We are handing this over to the President of the United States. When we do that, we can put a sign on the front of the White House, "Gone home." "Gone fishing." "Out of business."

I don't believe our forebears died for that kind of a piece of paper. How about Nathan Hale? He was fighting the British. And on the night of September 21, 1776, Nathan Hale volunteered to go into the British lines when he was called upon to do so by George Washington. He volunteered. He went behind the British lines to draw the gun emplacements, the breastwork of the British. And on the night of September 21, 1776, he was prepared to return to his own lines. He had on his person the pictures that he had drawn, the notes he was to deliver, he was caught, and he was hanged as a spy on the night of September 21, 1776. Nathan Hale.

The next morning he was hauled up before a wooden coffin in which he knew that his body would soon lie and expire. He was a part of the British. Captain Cunningham, said to Nathan Hale: Do you have anything that you would like to say? He had already been refused a Bible. He was asked, did he have anything further. He said, I only regret this that I have but one life to lose for my country. Nathan Hale gave his own life, one life. It was all he had. Can we give one vote for our country today? Each of us took an oath under this Constitution. You took it in the chair, Mr. President. Mr. Senator from Virginia, you took it. This is the Constitution that James Madison from the State of Virginia helped to write; that George Washington helped to write; that it is an oath to support and defend that Constitution. Are we defending it here today? Are we defending the role of the Senate as set forth in this Constitution which says Congress shall declare war? We have been about that role, that responsibility, to a President of the United States without limitation. He can go on and on. We are out of it. Once we pass this resolution and it is signed by the President, Senators are out of it. You can complain, but it won't help.

I say that we are denying the American people their right to be heard. Here we are being shut off on a cloture vote. I know the rules of the Senate. I have used the cloture vote myself. But in a situation such as this, I have pleaded for time, more time. I have been turned down.

The American people out there are going to render a judgment. They are going to render a judgment on every Senator in this body before it is over. I pray to God that if we go to war with Iraq, we will be lucky. I pray to God we will be lucky.

Nobody will support this country in war any more strongly than will I. But here today we are being tested. I didn't swear to support and defend the President of the United States when I came here. I pledged on the Bible up there on the desk to support and defend the Constitution of the United States, so help me God. That was no light prayer. That was no light oath.

I think we ought to look inside of ourselves. Look at our children and grandchildren. Look in the mirror and see if you can say: Old buddy, I voted for what I thought was right. I voted with the Constitution.

They say: Well, support our Commander in Chief, Mr. President. He is Commander in Chief of the Army and Navy and the militia when called into service. He is not Commander in Chief of industry. He is not Commander in Chief of the Senate of the United States. So where are the Nathan Hales today who would give their life, their own life for their country? Give one vote for this Constitution. After all, if it were not for this Constitution, I wouldn't be here. You would not be here. You would not be here. None of us would be here. But because of this Constitution, we are here today.

The people want us to ask questions. They want us to take a stand. They want us to take a stand against this stampede. Where are Senators today? Where are the backbone that stand up for the people? How do they say: How many fathers will see their sons and their daughters die possibly in a war in a foreign land?
I say, my friends, I am sorry to see this day. This is my 50th year in Congress. I never would have thought I would find a Senate which would lack the backbone to stand up against the rumble, this rush to war, this rush to war. This is the President of the United States, whatever President he is, is, whatever party he is, whatever party, this rush to give a President, to put it in his hands alone, to let him determine alone when he will send the sons and daughters of the American people into war, let him have control of our forces. He will not only make war, but he will declare war.

That flies in the face of this Constitution. This Constitution does not give to a President of the United States the right to determine when, where, how, or for how long he will use the military forces of the United States.

I plead to Senators in the name of this Constitution: We need people who will stand up for the American people. We need people who will take a stand. I hope Senators will take what I am saying in the best of spirit. I think we are making one horrible mistake.

Remember: I only regret that I have but one life to lose for my country. Nathan Hale.

The PRESIDING OFFICER. Under the previous order, the next 15 minutes will be controlled by the Republican Party.

Mr. LOTT. Mr. President, I believe under the agreement, I have 15 minutes of this time.

The PRESIDING OFFICER. The Senator is correct.

Mr. LOTT. I will use approximately 5 minutes of the time and yield the remainder of my time to Senator WARNER.

I would like to begin by saying how much I appreciate the work that has been done here in handling this legislation, full debate. Senator WARNER has been here joining in the discussion. Senator REID, Senator MCCAIN. There has been a serious effort to make sure we had an orderly process where Senators could make their feelings known. There has been thoughtful discussion on both sides of the issue, and there might have been one or two quorum calls the whole time because Senators have known, when you come to the floor, this will be your opportunity to speak on this issue.

And there will be more time today. As I look at the schedule that was lined up through the diligent efforts of Senator WARNER, Senator MCCAIN, and Senator REID, we are going to have votes on amendments—even amendments that would not be germane postcloture. There has been a real effort to make sure Senator BYRD and Senators LEVIN, DURBIN, BOXER, and others have an opportunity to offer amendments and make their case. We will have five votes between now and approximately 4 o’clock this afternoon.

Mr. President, I remember the discussion back in 1991 on the Persian Gulf resolution. I think we had about 2 days of debate previously, and 2 1/2 days when we actually took up the debate—when it passed. It was a very important debate. I thought it was an occasion when the Senate proved it is the world’s greatest deliberative body. It was very serious. Every Senator spoke, we had the vote, and it passed. I thought it was one of the high-water marks since I have served in the Senate. It was only 2 1/2 days and every Senator got a chance to speak.

In 1998, and in 2001, we had a regime change unilaterally, with very short debate—as I recall, maybe even a half day, or a day at the most. But it was important debate. Debate was essential, and control of the process.

So when we have been called on by Presidents of both parties to address this very serious issue in this very serious area of the world, we have handled it in the right way. I think that is the right way. I believe this is the right way.

So when we have been called on by Presidents of both parties to address this very serious issue in this very serious area of the world, we have handled it in the right way. I think that is the right way. I believe this is the right way.

I hope we can get inspectors in there, that they can find the weapons of mass destruction, and they are destroyed. But I don’t trust Saddam Hussein. His record is clear. I think once again, he will resist, he will agree, he will disagree. In the end, he will try to block this. You can always hope and pray we will find a solution here.

The President of the United States has listened to every American people, to the Congress, to the U.N., and our allies. The President came to the Congress and said, yes, I want your input. He sent up some suggested language on this resolution, and it was changed once and then twice; significant changes were made at the recommendation of Senators on both sides of the aisle. So he has worked with us in this effort. He encouraged our involvement and our debate. He has gone to the U.N. and called on them to stand up to their commitment and do their job, and quit passing resolutions that are not backed or demanded to be complied with, with force if necessary. He dealt with the Secretary of State, Colin Powell, have worked with allies at the U.N. and with our allies around the world. This President has made it clear he is not going to act precipitously, but he is prepared to act.

This President has led with commitment and has shown leadership. He is prepared to try to find a peaceful solution here. But unless we make it clear he is committed, he is prepared, that the problem will not go away. It is serious and it is imminent. It takes but one person with a small container to bring very dangerous weapons of mass destruction into this country. So when people say, why now? Well, because the threat is not going to lessen. It has been 4 years since we passed the Iraqi Liberation Act in 1998. I suspect matters have gotten much worse. Besides that, the U.N. is going to be leaving in August. We want to see action from the U.N. We need to act to show our commitment, and we need to show our determination to get them to act in a way that has real force.

I think we have had a full debate and we will have more debate. To try to delay it another day, another week, is not going to be helpful. We need to stand up now, show we mean what we say, and we are going to get the results that we want. That can be worked out without the use of force. But this President has asked for this. This Senate is committed to this. I believe the vote will be overwhelming.

I urge my colleagues to vote for cloture. There will be times for postcloture debate. We have bent over backward to make sure everybody had an opportunity and will still have an opportunity to speak and even offer amendments.

The President, I yield the remainder of my time to the Senator from Virginia, who has done a magnificent job in fairly managing this legislation.

Mr. WARNER. Thank you. I appreciate very much the calm tone with which he addresses this issue of a rush to judgment. Regrettably, our colleagues from Pennsylvania used those terms. I was reminded of being here last Friday afternoon for 5 1/2 hours. What a memorable opportunity it was with my distinguished colleague from West Virginia, Senator KENNEDY and Senator DODD joined in. I think we went about a very constructive debate
and exchanged our views. Senator BYRD and I debated again on Monday, Tuesday, and Wednesday. Here we are on the fifth day.

Mr. President, this is not a rush to judgment. This is the Senate working diligently. We were here until 11 o'clock last night. In parallel, as the distinguished leader said—I remember it so well—the period of January 10 through 12, when a resolution, again drawn up by my colleague from Connecticut, the principal sponsor this time, was the principal sponsor. It was carefully debated. The Senate is doing its job and doing it well. We have had a very good debate and we will complete that debate here today, tomorrow, or whatever the case may be.

I wish to draw the attention of the Senate to the last vote—a very strong vote, not against our colleague from West Virginia. But I thought, as he mentioned the Gulf of Tonkin, how appropriate it is in the role of the leader's chair, Senator MCCAIN, my partner who is working diligently with me on this side, spoke very softly of his experience. I don't know of anyone in this Chamber more qualified than he to speak to that period, and the relevance of that resolution. I was Secretary of the Navy for 5 years, and Under Secretary during that period of time, and we remember well that period.

I wish to talk about the President of the United States. As I look upon this situation and listen to the debate, I think we are of a mind, all 100 of us, of the seriousness of these weapons of mass destruction. We may have a difference of conscience as to the level of threat posed perhaps today, tomorrow, in the future, but it is there. This is no question.

I stop to think that the United Nations has done nothing for 4 years. They have not sought to enforce the resolution, have not adhered to the determination. It has been this President, President George Bush, who has taken the initiative to go not only to the American people, but to the whole world, and very carefully and methodically tell the world we should be on alert; we cannot do nothing. We should join as a community of nations to address it. He said that at the United Nations very brilliantly. I think everyone in this body respects him.

As we are debating today, another determination is taking place in the U.N. as to the extent to which this resolution remains strong as it is now the extent to which we can expect an equal and perhaps even stronger statement of resolve by the United Nations to fulfill its mandate, to fulfill its charter.

The United Nations failed to act at a critical time in the history of this Nation, and it went into the dustbin of history. The United Nations will not go into the dustbin of history. I am confident that this time they will stand up, that they will devise a 17th resolution.

I look upon the action by the Senate today in voting a strong bipartisan vote for this resolution as not an act of war. It is an act to deter war, to put in place the tools for our President and our Secretary of State to get the strongest possible resolution in the United Nations. It is an act seen to force, I repeat, the last option of our President has never been clearly time and again. It is an act to deter war to make the last option the use of force.

I yield the floor.

Mr. DASCHLE. Mr. President, I yield 5 minutes of my time to the Senator from Connecticut.

Mr. LIEBERMAN. Mr. President, I thank the majority leader for his gracious yielding of time. I thank him for more than that. I thank him for his leadership in this matter of how the Senate should proceed with regard to Iraq, and I thank him specifically for the work that he and his staff did in negotiations with the White House and with Members of the House to get this resolution to where it is where I am confident it can and will enjoy broad bipartisan support.

There will be time for debate later in the day about the relevance of this resolution, about the extent to which I am confident it is clearly within our constitutional authority under article I. I have comparisons to other declarations of war and authorizations of military action, that is, anything, more specific than most.

I am inspired by Senator BYRD's reference to Nathan Hale. Nathan Hale was not only a son of Connecticut, but a Yale man. For my entire freshman year, I walked by an inspiring statue of Nathan Hale. I read about him. I studied him. I cannot say I knew him personally, but I feel as if I knew Nathan Hale, who was remembered for saying: "I regret I have only one life to give for my country."

Nathan Hale was a patriot, and he was prepared to give his life for the security of his country. I am absolutely confident that if Nathan Hale were in the Senate of the United States today, he would not only be co-sponsoring this resolution, he would be impatient to have the talking stop and the action begin.

Is it time? Are we ready to act? I think the record shows we are ready to act.

I thank the Chair, and I yield the floor.

The PRESIDENT. The majority leader is recognized.

Mr. DASCHLE. Mr. President, if I need additional time, I will take it from my Senate leader allocation for the day.

The Senate is now engaged in one of the most consequential debates addressed in this Chamber for many years. We are confronting the grave issues of war and peace. We are considering how the United States should respond to a murderous dictator who has shown he will be bound neither by conscience nor by the laws or principles of civilized nations. And we are contemplating whether and under what conditions the Congress should authorize the preemptive use of American military power to remove the threat that he poses.

These questions go directly to who we are as a nation. How we answer them will have a profound consequence for the future of our Armed Forces who could be called to
risk their lives because of our decisions.

There is no question that Saddam Hussein is a dangerous man who has done barbaric things. He has invaded neighbors, supported terrorists, repressed his own people.

Over the last several months as the world has sought to calm the violence between Israelis and Palestinians, Iraq has tried to inflame the situation by speaking against the very existence of Israel and encouraging suicide bombers in Gaza and the West Bank.

Saddam Hussein has stockpiled, weaponized and used chemical and biological weapons, and he has made no secret of his desire to acquire nuclear weapons. He has ignored international agreements and frustrated the efforts of international inspectors, and his ambitions today are as unrelenting as they have ever been.

As a condition of the truce that ended the Gulf war, Saddam Hussein agreed to eliminate Iraq’s nuclear, biological, and chemical weapons and to abandon all efforts to develop or deliver such weapons. That agreement is spelled out in U.N. Security Council Resolution 667. Iraq has never complied with that resolution.

For the first 7 years after the Gulf war, it tried to deceive U.N. weapons inspectors, block their access to key sites, and make it impossible for them to do their jobs.

Finally, in October of 1998, the U.N. was left with no choice but to withdraw its inspectors from Iraq. As a result, we do not know exactly what is now in Iraq’s arsenal. We do know Iraq has weaponized thousands of gallons of anthrax and other deadly biological agents. We know Iraq maintains stockpiles of some of the world’s deadliest chemical weapons, including VX, sarin, and mustard gas. We know Iraq is developing deadlier ways to deliver these weapons.

And we know that Saddam Hussein is committed to one day possessing nuclear weapons.

If that should happen, instead of simply bullying the Gulf region, he could dominate it. Instead of threatening only his neighbors, he could become a grave threat to U.S. security and to global security.

The threat posed by Saddam Hussein may be the assignment, but it is real, it is growing, and it cannot be ignored. Despite that, like many Americans, I was concerned by the way the administration first proposed to deal with that threat. The President’s desire to wage war alone, without the support of our allies and without authorization from Congress, was wrong. Many of us, Democrats and Republicans, made it clear that such unilateralism was not in our Nation’s best interest. I now commend the administration for changing its approach and acknowledging the importance of working with our allies. I also commend it for recognizing that under our Constitution, it is Congress that authorizes the use of force, and for requesting a Congress providing such authority.

I applaud my colleagues, Democrats and Republicans in the House and in the Senate, for the improvements they have made to the administration’s original resolution. Four changes were especially critical.

First, instead of giving the President broad and unfocused authorization to take action in the region, as the administration first proposed, this resolution focuses specifically on the threat posed by Iraq. It no longer authorizes, nor should it be used to justify, the use of force against other nations, organizations, or individuals that the President may believe threaten peace and stability in the Persian Gulf region. It is a strong and focused response to a specific threat. It is not a template or model for any other situation.

Second, the resolution expresses the deep conviction of this Congress and of the American people that President Bush should continue to work through the United Nations Security Council in order to secure Iraqi compliance with U.N. resolutions. Unfettered inspections are essential to build a global coalition, that is not capitulation, it is leadership. And it is essential.

In my view, there are five other crucial steps the administration must take before any final decision on the use of force in Iraq and foremost, the President needs to be honest with the American people, not only about the benefits of action against Iraq but also about the risks and the costs of such action. We are no longer talking about driving Saddam Hussein back to within his borders, we are talking about driving him from power. That is a much more difficult and complicated goal.

There was a story in this past Sunday’s Philadelphia Inquirer that top officials in the administration “have exaggerated the degree of allied support for a war in Iraq.” The story goes on to say that others in the administration “are rankled by what they charge is a tendency” by some in the administration “to gloss over the unpleasant realities of a potential war with Iraq.”

A report in yesterday’s Washington Post suggests “an increasing number of intelligence officials, including former [Military Intelligence] briefer [who] said that top officials in the administration have exaggerated the degree of allied support for a war in Iraq.”
Second, we need to make clear to the world that the reason we would use force in Iraq is to remove Saddam Hussein's weapons of mass destruction. I would have preferred if this goal had been made explicit in this resolution. However, it is clear from this debate that Saddam Hussein's weapons of mass destruction are the principal threat to the United States and the only threat that would justify the use of the United States military force against Iraq. It is the threat that the President cited repeatedly in his speech to the American people on Monday night. It may also be the only threat that can rally the world to support our efforts. Therefore, we expect, and success demands, that the administration not lose sight of this essential mission.

Third, we need to prepare for what might happen in Iraq after Saddam Hussein. Regime change is an easy expression for a difficult job. One thing we have from our action in Afghanistan is that it is easier to topple illegitimate regimes than it is to build legitimate democracies. We will need to do much better in post-Saddam Iraq than the administration has done so far in post-Taliban Afghanistan. Iraq is driven by sectoral, religious, and ethnic differences and demoralized by a repressive government and crushing poverty. It has no experience with democracy. History tells us it is not enough merely to hope that well-intentioned leaders will fill the void that the Butcher of Baghdad would leave. We must help create the conditions under which such a leader can arise and govern. Unless we want to risk seeing Iraq go from bad to worse, we must help the Iraqi people build their political and economic institutions after Saddam. That could take many years and many billions of dollars, which is another reason we must build a global coalition. The American people expect, and the world is counting on us, that we plan for stability and for economic and political progress in Iraq after Saddam.

Fourth, we need to minimize the chances that any action we may take in Iraq will destabilize the region. Throughout the Persian Gulf, there are extremists who would like nothing more than to transform a confrontation with Iraq into a wider war between the Arab world and Israel or the Arab world and the West. What happens in Iraq, what happens in the government in Jordan, a critical ally and a strategic buffer between Iraq and Israel? What happens if we destabilize Pakistan and empower Islamic fundamentalists? Unlike Iraq, Pakistan already has nuclear weapons and the means to deliver. What happens if that arsenal falls into the hands of al-Qaeda or other extremists?

We can tell the Arab world this is not a fight between their nations and ours. But a far better way to maintain stability in the Gulf is to demonstrate that by building a global coalition to confront Saddam Hussein. That is why the administration must make every reasonable effort to secure a U.N. resolution just as we did in 1991. With U.N. support, we can count a number of Arab countries as full allies. Without U.N. support, we cannot even count on their airspace. We expect, and success demands, that any action we take in Iraq will make the region more stable, not less.

Fifth, and finally, we cannot allow a war in Iraq to jeopardize the war on terrorism. We are fighting terrorist organizations with global networks, and need a global strategy to make them pay. Some, including the chairman of the President's own Foreign Intelligence Advisory Board, doubt we can count on this continued cooperation in the war on terror if we go to war against Iraq. I do not know if that is true. I do know, however, that the military intelligence and political cooperation we receive from nations throughout the world are critical to the war on terrorism.

Saddam Hussein may yet target America. As the President already has, The American people expect, and our national security demands, that the administration make plans to ensure that any action we take in Iraq does not distract or detract from the war on terror. If they fail to do so, any victory we win in Iraq will come at a terrible cost.

On Monday night in his speech to the Nation, the President said: The situation could hardly get worse for world security and the people of Iraq.

Yes, it can. If the administration attempts to use the authority in this resolution without doing the work that is required before and after military action in Iraq, the situation there and elsewhere can indeed get worse. We could see more turmoil in the Persian Gulf, not less. We could see more bloodshed in the Middle East, not less. Americans could find themselves more vulnerable to terrorist attacks, not less.

So I stress again, this resolution represents a beginning, not an end. If we are going to make America and the world safer, much more work needs to be done before the force authorized in this document is used.

Some people think it is wrong to ask questions or raise concerns when the President says our national security is at risk. They believe it is an act of disloyalty. I disagree. In America, asking questions is an act of patriotism. For this reason, I have supported those brave senators and congressmen by our fellow citizens to serve in this Senate, asking questions is more than a privilege, it is a constitutional responsibility.

The American people have serious questions about the course of action on which this resolution could set us. Given the gravity of the issues involved and the far-reaching consequences of this course, it is essential that their questions are answered. I support this resolution. And for the sake of our nation, especially those who will be called to defend our Nation, we must continue to ask questions.

On one point, however, I have no question. I believe deeply and absolutely in the courage, the skill, and the devotion of our men and women in uniform. I know that if it becomes necessary for them to stand in harm's way to protect America, they will do so with pride and without hesitation. They are the finest fighting force the world has ever known. For their sake, for the sake of all Americans, for the world's sake, we must confront Saddam Hussein. But we cannot do so in a way that makes this dangerous situation even worse.

I yield the floor.

The PRESIDING OFFICER (Mr. JOHNSON). The Senator from Virginia.

Mr. WARNER. Mr. President, I congratulate the distinguished majority leader for a very powerful and very clear statement. I, too, join you in saying that it is our responsibility to ask questions. Questions have been asked throughout this debate. As best we can, we considered them.

But I think the distinguished leader has provided very helpful guidance in the uncertain days, months, and perhaps years to come. I commend you. As one of the cosponsors, I welcome your statement, support them.

Mr. DASCHLE. I thank the Senator from Virginia for his kind words.

Mr. BYRD. Will the Senator yield to me?

Mr. DASCHLE. I am happy to yield.

Mr. BYRD. Mr. President, I congratulate our leader. I congratulate him not only for his statement today, but I congratulate him on refusing to stand with other leaders of my party on the White House lawn. He has shown leadership. He has kept himself apart, kept himself in a position to make decisions. He hasn't rushed, pell-mell, to shake this piece of rag. He has done what leaders should do. He has stood aside and waited, helped to advise us and counsel with us. He is the one leader on this Hill in my party who didn't rush to judgment on this blank check that we are giving the President of the United States. I thank him. I congratulate him. I shall always praise him for that.

Mr. DASCHLE. Mr. President, I thank the distinguished Senator from West Virginia for his kind words and for his understanding and appreciation for the difficulties we face in this body and for his ability to make these momentous decisions.

Mr. WARNER. Mr. President, regular order.

Mr. LEAHY addressed the Chair.

CLOTURE MOTION

The PRESIDING OFFICER. The regular order has been called for.

Under the previous order, pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will report.

The legislative clerk read as follows:

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move
to bring to a close debate on the Lieberman-Warner amendment to S.J. Res. 45.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call under the rule is waived.

The question is, Is it the sense of the Senate that debate on amendment No. 4856, as modified to S.J. Res. 45, a joint resolution to authorize the use of United States Armed Forces against Iraq, shall be brought to a close?

The yeas and nays are required under the rule.

The clerk will call the roll.

The yeas and nays resulted—yeas 75, nays 25, as follows:

[Rollcall Vote No. 233 Leg.]

YEAS—75

Alanna Ensign McConnell
Allen Enzi Mikulski
Baucus Feingold Miller
Bayh Fitzgerald Mukwoski
Bennett Frist Nelson (Fl)
Biden Graham Nelson (Ne)
Bond Gramm Nickles
Breaux Gramley Reed
Brownback Gregg Reid
Bunning Hagel Roberts
Burns Harkin Rockefeller
Campbell Hatch Santorum
Cantwell helms Schumer
Carnahan Hatchinson Sessions
Cleland Heinz Shelby
Clinton Inhofe Smith (NHi)
Coehn Johnson Smith (OHi)
Collins Kerry Snowe
Craig Kyl Stevens
Crapo Landrieu Thomas
Daschle Lieberman Thompson
DeWine Lincoln Thurmond
Domenici Lott Torricelli
Dorgan Logar Voinovich
Edwards McCain Warner

NAYS—25

Akaka Dodd Levin
Bingaman Duren Murray
Boxer Feingold Sarbanes
Byrd Hollings Specter
Carper Inhofe Stabenow
Chafee Jefords Wellstone
Conrad Kennedy Wyden
Cournoyer Kohl
Dayton Leahy

The PRESIDING OFFICER. On this vote, the yeas are 75, the nays are 25. Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

AMENDMENT NO. 4856

Under the previous order, there will now be 60 minutes of debate on the Byrd amendment No. 4868.

Who yields the floor?

Mr. REID. Mr. President, I suggest the absence of a quorum and ask unanimous consent that the time run equally during the quorum call.

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

The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. REID. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

Mr. REID. Mr. President, I did not see the Senator from Minnesota in the Chamber. It is my understanding he now wants to proceed with his 15 minutes.

The PRESIDING OFFICER. The Senator from Minnesota.

Mr. DAYTON. Mr. President, I ask unanimous consent that I be added as an original cosponsor of Senator Byrd's amendment.

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

Mr. DAYTON. Mr. President, I rise to support this amendment by the great senior Senator from West Virginia. It closely parallels an amendment which I filed and which, unfortunately, now that the Senate has made its determination to limit the amount of time and debate on this historic decision, I will not be bringing to the Senate for a vote.

A decision to rush to judgment on this matter has now been made by the Senate. I won't belabor the point except to say that in January of 1998, after Saddam Hussein had bounced U.N. inspectors out of Iraq, the Senate took 5 months to consider and finally approve a resolution which did not even authorize the President Clinton to use force. In October, 1998, the Senate passes another resolution which again did not authorize the President of the United States to use force.

In 1990, the Senate took 5 months after Saddam Hussein invaded Kuwait, and that resolution was passed just days before President Bush committed this Nation to its first military engagement in the Persian Gulf war.

We have had a number of very valuable hearings in the Senate Armed Services Committee in the last weeks. I asked one panel of recently retired generals, three of whom were directly involved in the Persian Gulf war, whether the absence of a Congressional resolution had led to a buildup of war in any way prevented or impeded that military buildup preparatory to the engagement in January of 1991. They said, no, it did not. So I don't understand why, from any consideration—military, diplomatic, or constitutional—we should be voting and rushing to this judgment this weekend, but we will.

We will be voting on what? What is it, S.J. Res. 46, that we are actually voting on? I keep hearing from whatever the President of the United States decides to do whenever. It is a vote for euphemisms such as "to use force" or "as he determines to be necessary." Why? Why are we rushing to this judgment at this time? So we can adjourn in the next few days and go home until next January, or until we decide whether the outcome of the November election will aid or impair our own political agendas?

Some of those concerns might seem justified, particularly as they relate to our own domestic concerns. But for decisions of war or peace, decisions about what is right for our national security, decisions about the life or death of Americans fighting on our behalf, decisions about the survival of the existing world order and even possibly the survival of our world as we know it, there are no justifications for political calculation or personal convenience. What do you do when you are preapproving a war? Put a limit on this but not for that; if this; if that. However, it is very hard to forecast events of this magnitude.

There is no need for us to try to do so. There are no good reasons for us to do so, except the need to preapprove something and then go home.

If we don't vote for the final resolution, we will be accused of not supporting our President. He will return to the United Nations, to the President of the United States, to the United Nations, and to the world. Those are very serious accusations, that you don't support the President of the United States. I do support the President of the United States. He is our President. I pray he will make the right decisions and get the credit. I pray he won't make the wrong decisions and get the blame.

But when I am asked to support this President, or my President, I need to understand what it is exactly that he wants us to do, what he intends for us to support. This President, as I understand his speech last Monday, is certainly not asking the Congress to declare war. He is certainly not asking the Congress to authorize some kind of military buildup preparatory to the engagement in January of 1991. He is, "I am determined," he is saying, "you make the decision that I made." And we are supposed to make that decision. He is asking the Congress to commit this Nation to war at some time in the future, with U.N. support or without it—unilaterally, bilaterally, multilaterally, preemptively. Even other amendments that I will support, which have the best of intentions, fall into this trap: What do you do when you are preapproving a war? Put a limit on this but not for that; if this; if that. However, it is very hard to forecast events of this magnitude.

The situation, as we have seen in the last weeks, is inherently fluid. New facts become known; old facts even change. I support the President's re- serving judgment until after the United Nations decision, until it attempts to force Saddam Hussein's compliance, until we can determine the outcome of those efforts. During those critical days or weeks ahead, I will be available, will be available day or night, whenever, to participate back here on the Senate floor in this momentous decision. All of us in this Chamber and in the House could be here within hours, should be, and would be if we were asked to do so, whenever the President or this Congress believed that a decision to commit this Nation to war must be made.

As the President said Monday night, the time before that decision is limited. But the time for that decision is not now.

Another reason to follow this protocol, the reason for my amendment,
the reason I support Senator Byrd’s amendment is that it is what the Constitution of the United States requires Congress to do—either declare war or not. It says right in that book—I don’t carry it with me quite as faithfully as the great Senator from West Virginia, but I do to heart. And today—Congress shall declare war. That is about as clear and unambiguous a statement as could be made.

There are important reasons that Congress was given, and only Congress was given, the power and responsibility. Because it was considered by our Founders to be essential to the system of checks and balances upon which this Republic depends.

James Madison wrote a letter to Thomas Jefferson in 1798, less than a decade after the Constitution’s ratification, in which he said:

The Constitution supposes, what the History of all Governments demonstrates, that the Executive is the branch of power most interested in war, & most prone to it. It has, accordingly, with studied care, vested the power of war in the Legislature. The Constitution has provided a check at the root of all these provisions, and will deposit the power of war in the hands of a coequal branch of Government. Our Constitution’s Founders darn well wanted to spare this country. Some of those Americans will die too young, and others will suffer horrible wounds lasting for lifetimes. Iraqi children and their families will be destroyed in their own homes, schools, and mosques. The rest of the world will judge that decision and its consequences, which they could have prevented. We will read about it in the newspapers. We will watch its manifestations on television. We will probably attempt to share the credit if it turns out well, but we will avoid the blame if, God forbid, it doesn’t. We will talk about that decision. We might even hold hearings on it, but we won’t assemble in this Chamber where previous Senators once voted declarations of war, but not since World War II.

Mr. President, these decisions are ones we will live with for our lifetimes. They should not be made in these circumstances. We should follow the guidance we have seen evident from the changes in the administration’s views over the last weeks. I support and applaud those changing perspectives. I respect a leader who can listen and learn, then adjust his views and decisions accordingly. I have this advice to Members of this body—Republicans, Democrats, and Independents—has been an important part of that process. I believe the American people, the collective wisdom of our fellow citizens, what this country demands of the President, who overwhelmingly believe the President should consult with this body, who overwhelmingly believe the U.S. should act in concert with the U.N. and other nations of the world, and not alone.

I believe these public judgments, as we all manage to view them, probably daily in polling documents, have had enormous influence on the decisions that are going to be made. We owe it to the brave men and women who will have to carry out those decisions, to make them when they must be made, on the basis of the best, most current, and most complete information possible—knowing, even then, that we will still not have the certainty, clarity, foresight we would wish to have.

That is the wisdom of the Constitution. That is the wisdom of Senator Byrd’s amendment. That is, I believe, the wisdom of the amendment I would have brought forth, which says simply the Congress shall go back to following the Constitution of the United States. The reasons for that amendment’s decisions are as valid today as they were 213 years ago, and maybe some day—it will not be this week but soon, this body will review the decision not to follow its dictates and return to it. I hope for the best. Hopefully, Senator Byrd will be on the floor that day, as he deserves to be when that decision is made.

I yield the floor.

Mr. NICKLES. Mr. President, I yield myself 5 minutes. Mr. President, I wish to respond to a couple of the statements made by the junior Senator from Minnesota. I don’t think they are actually correct in categorizing what happened in 1998. I believe I heard him say then we were very deliberative and the resolution we passed did not authorize the use of force. Well, I will show you what we did in 1998.

In 1998, Saddam Hussein had continued his defiance of the U.N. He had not complied with any of the 16 resolutions. So the U.S. passed a resolution saying he should comply. Public Law 105–235, on August 14th. But the deliberative portion was introduced before the Senate on July 31, 1998—and placed on the calendar July 27, measure laid before the Senate on July 31—and it passed the Senate with an amendment by unanimous consent. So it passed in one day. I don’t remember the number of hours spent in debate, but it wasn’t a lot. To say we spent months deliberating is not accurate. The fact is we passed it in one day. And then to say it had no authorization for force, I don’t believe is actually correct either. If you look at the resolved section—I put the 1998 resolution in the calendar because I think it goes through several items of noncompliance by Iraq. Basically, we are saying we should force or compel Iraq to comply. The resolved section says:

. . . the United States of America and Congress, in the exercise of its constitutional authority, finds that the resolution we passed did not authorize the use of force. Well, I will show you what we did in 1998.

The subsequent 204 years have demonstrated many times the wisdom and foresight of our Constitution. Its principles should give special pause to this body when being admonished by the President, by any President, not to ‘‘tie my hands.’’ Those words are meant to apply to the President, who overwhelmingly believe the President should consult with this body, who overwhelmingly believe the U.S. should act in concert with the U.N. and other nations of the world, and not alone. I believe those public judgments, as we all manage to view them, probably daily in polling documents, have had enormous influence on the decisions that are going to be made.

We owe it to the brave men and women who will have to carry out those decisions, to make them when they must be made, on the basis of the best, most current, and most complete information possible—knowing, even then, that we will still not have the certainty, clarity, foresight we would wish to have.

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I yield the floor.
Mr. President, I ask unanimous consent that Senator Dayton’s name be added as a cosponsor of my amendment.

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

Mr. DAYTON. Thank the Chair.

The PRESIDING OFFICER. The Senator from West Virginia.

Mr. President, the opinion stated its judgment that since the document in 1998 urged the President to follow the actions which the Senator from Oklahoma has accurately described, it did not authorize an authorization under the War Powers Act. Furthermore, in the absence of any reference to authorization under the War Powers Act, which the resolution before us today contains, it did not provide that authority. I thank the Chair. I yield back time.

The PRESIDING OFFICER. The PRESIDING OFFICER. The Senator offers the amendment. The Senator has 29 minutes 20 seconds.

Mr. DAYTON. Mr. President, I ask unanimous consent that my time on this amendment not count against my hour under cloture.

The PRESIDING OFFICER. Objec-
tion is heard.

Mr. DAYTON. This shows the patience of a Senator. This clearly demonstrates that the train is coming down on us like a Mack truck, and we are not even going to consider a few extra minutes for this Senator.

Mr. BYRD. Mr. President, I yield 5 minutes to my friend from Pennsylvania.

Mr. McCain. Mr. President, in defense—

Mr. DAYTON. Mr. President, I thank my friend from Pennsylvania.

The PRESIDING OFFICER. The Senator’s time.

Mr. McCain. On my time. In defense to the Senator from West Virginia, on this one occasion, given all the circumstances, I will not object to it not counting against the Senator’s hour.

Mr. BYRD. Mr. President, I thank my friend from West Virginia.

Mr. McCain. Mr. President, in defense—

Mr. BYRD. Mr. President, I yield 5 minutes to the distinguished Senator from Pennsylvania.

Mr. Specter. Mr. President, I thank the distinguished President pro tempore for yielding me 5 minutes.

I do support his amendment which has two provisions. First:

Nothing . . . is intended to alter the constitutional authorities of the Congress to declare war, grant letters of marque and reprisal, or other authorities invested in Congress by Section 8, Article I of the Constitution.

I think this provision is necessary, although customarily you would not think that you would need a statute to say the Constitution governs. However, I have expressed on the floor of the Senate my concern of the constitutional delegation of authority to the President here.

Congress shall declare authority to declare war. The authorization for the use of force is a practical equivalent. What we are doing is saying the President may decide when to use that force and, in effect, decide when the war will start, or really to make a determina-
tion as to when war is declared. So I think that it is important to have this sort of provision, although its impor-
tance is hard to evaluate historically.

The second part of the pending amendment of the Senator from West Virginia is: . . . shall be construed as granting any au-
thority to the President to use the United States Armed Forces for any purpose not di-
rectly related to a clear threat of imminent, sudden, and direct attack upon the United States, its possessions, or territories, or the Armed Forces of the United States, unless the Congress of the United States otherwise authorizes.

The language of “clear threat of im-
imminent, sudden, and direct attack” has been inserted in place of the language “the existing threat posed by Iraq.” This does call for a more precise deter-
mination of the need for preemptive action, and I think it is sound. Ulti-
imately, it is not going to detract from the authority of the President because the resolution allows the President to “use all means that he deems to be appropriate,” which is very broad author-
ity.

The language of the pending Byrd amendment is consistent with one of the earliest articulations of the con-
cept of self-defense. Secretary of State Daniel Webster in 1842, referring to self-defense in an anticipatory sense, stated that its use be “confined to cases in which the necessity of that self-defense is instant, overwhelming, and leaving no choice of means and no moment of deliberation.”

Hugo Grotius, considered the father of international law, said in his 1625 treatise that a nation may use self-de-
fense in anticipation of attack when there is “present danger,” which is a broader definition. Grotius further said:

It is lawful to kill him who is preparing to kill.

Elihu Root, a distinguished scholar on international law, said in 1914 that international law did not require a na-
tion to wait to use force in self-defense “until it is too late to protect itself.”

I think the language of the pending amendment offered by the Senator from West Virginia is helpful in pro-
viding assurance that preemptive force is really necessary. We know President Bush said he does not intend to use this military force unless absolutely nec-
essary and has already made a determin-
ation that he thinks there is an im-
iminent threat from Iraq. Some of the informa-

partly in closed session, supports the President's concern along that line, but I do think this language is helpful. Therefore, I support it.

I thank the Chair and yield the floor.

The PRESIDING OFFICER. (Mrs. Clinton.) This is the Senator from Arizona.

Mr. MCCAIN. Madam President, I wish to say very briefly that I understand people have a desire to speak. We have a number of Senators who have not spoken on this issue. It is already looking as if we may be here well into the evening. From now on, I will be adhering strictly to the rules according to postcloture. I hope my colleagues will be understanding because we have to resolve this issue.

I yield the floor.

The PRESIDING OFFICER. Who yields time?

The Senator from West Virginia.

Mr. BYRD. Madam President, I believe the distinguished Democratic whip was able to get unanimous consent last night for my amendment No. 4868 to be modified to remove paragraph 2. It so states in the CONGRESSIONAL RECORD on page S10217: am I correct?

The PRESIDING OFFICER. The Chair believes the RECORD is in error and that only amendment No. 4869 was modified.

Mr. BYRD. On what basis—Madam President, I hope this time is not being charged. We are trying to clarify something.

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

Mr. BYRD. On what basis does the Chair maintain that the RECORD is in error on that portion of the RECORD from which I read on page S10217? What is the basis for the Chair stating that RECORD portion is in error?

The PRESIDING OFFICER. The Chair is relying on the Journal of proceedings.

Mr. BYRD. And what does the Journal say?

The PRESIDING OFFICER. The Journal indicates that only amendment No. 4869 was modified.

Mr. BYRD. May I ask the distinguished majority whip, is that statement by the Chair in accordance with his understanding?

Mr. REID. I say to my friend from West Virginia, I read directly from the paper that the Senator gave me. There were two unanimous consent requests on it. The one was not acceptable. The other was acceptable, as stated in the RECORD. As I recall, it was changing section 4 to 3, or 3 to 4. That is what I submitted.

Mr. BYRD. There were two requests, one changing the section numbers, and I assume that one was agreed to.

Mr. REID. Yes.

Mr. BYRD. The other one, according to this RECORD, was also agreed to.
Mr. President, this week the Senate is considering a very important resolution. The language of this resolution has been touted as a bipartisan compromise that addresses the concerns of both the White House and the Democratic leadership in Congress. But the only thing being compromised in this resolution is this Constitution of the United States, which I hold in my hand, and the power that Constitution gives to Congress to declare war. This resolution we are considering amounts to an upward declaration of a government in which one man at the other end of this avenue holds in his hand the power to use the world’s most powerful military force in whatever manner he chooses, whenever he chooses, wherever he chooses, and whenever he perceives a threat against national security. 

The Bush administration has announced a new security doctrine that advocates acting preemptively to head off threats to national security. Much has been said about the diplomatic problem with this doctrine. But we should also recognize that the administration’s new approach to war may also pose serious problems for our own constitutional authority. 

In the proposed use-of-force resolution, the White House lawyers claim “the President has authority under the Constitution to use force in order to defend the national security interests of the United States.” It says no such thing. I dare them to go to the Constitution and point out where that Constitution says what they say it said. They cannot do it. I know the job of any good lawyer—I know the job of a good lawyer is to craft legal interpretations that are most beneficial to the client. But for the life of me, I cannot find any basis for such a broad, expansive interpretation of the Constitution of the United States. Find it. Show it to me. You can’t do it.

Where in the Constitution is it written that the title of Commander in Chief carries with it the power to decide unilaterally whether to commit the resources of the United States to war? Show it to me, lawyers, lawyers of the White House, or lawyers in this body. Show it.

There is a dangerous agenda, believe me, underlying these broad claims by the White House. The President is hoping to secure power under the Constitution that no President has ever claimed before. Never. He wants the power—the Bush administration wants that President to have power to launch this nation into war without provocation and without clear evidence of an imminent attack on the United States. And we are going to be foolish enough to give it to him. I never thought I would see the day in these 44 years I have been in this Senate or Congress that I would see the day when we would cede this kind of power to any President. The White House lawyers have redefined the President’s power under the Constitution to repel sudden acts against the United States. And he has that power, to repel sudden, unforeseen attacks against the United States, against its possessions, its territories, and its Armed Forces.

But they suggest he could also justify military action whenever there is a high risk of a surprise attack. That Constitution, how they would love to stretch it to give this President that power which he does not have. Those White House lawyers would have us believe that the President has independent authority not only to repel attacks but to prevent them. How silly. You cannot find it in that Constitution.

The White House wants to redefine the President’s implied power under the Constitution to repel sudden attacks, suggesting that the realities of the modern world justify preemptive military action whenever there is a high risk of a surprise attack. But where in the world are they teaching in law school these days? What are they teaching? I never heard of such as that when I was in law school. Of course I had to go to night. I had to go 10 years to pay off my law degree. But what is our security strategy released last week, a few days ago, the President argued—let me tell you what the President argued—we must adapt the concept of imminent threat to the capabilities of today’s adversary. True.

Defense Secretary Rumsfeld echoed this sentiment when he told the Senate Armed Services Committee: I suggest that any who insist on perfect evidence are back in the 20th century and still thinking in pre-9/11 years.

What a profound statement that was. How profound. Perhaps the Secretary of Defense ought to go back to law school, too. I don’t believe he was taught that in law school.

The President does not want to shackle his new doctrine of 20th century ideas of war and security, much less any outdated notion from the 18th century about how this Republic should go to war. The Bush administration thinks the Constitution, with its inefficient separation of powers and its cumbersome checks and balances—they are cumbersome—has become an anachronism in a world of international terrorism and weapons of mass destruction.

They say it is too old. This Constitution, which I hold in my hand, is an anachronism. It is too old. It was all right back in the 19th century. It was all right in the 20th century. But we are living in a new time, a new age. There it is, right up there, inscribed, “Novus ordo seclorum.” A new order of the ages. New order of the ages.

This modern President does not have time for old-fashioned political ideas that complicate his job of going after the bad guys single-handedly. And make no mistake, the resolution we are considering will allow the President to go alone at every stage of the
process. It will be President Bush, by himself, who defines the national security interests of the United States. It will be President Bush, by himself, who identifies threats to our national security. It will be President Bush, by himself, who decides when there is justifiable cause for war. And it will be President Bush, by himself, who determines what the objectives of such a war should be, and when it should begin and when it should end.

The most dangerous part of this modernization process to us, Mr. President, is the latitude the President will have to identify which threats present a "high risk" to national security. The administration's National Security Strategy briefly outlines a few common attributes shared by dangerous "rogue states," but the administration is careful not to confine its doctrine to any fixed set of objective criteria for determining when the threat posed by any one of these states is sufficient to warrant military action.

The President's doctrine—and we are about to put our stamp on it, the stamp of this Senate. The President's doctrine, get this, gives him—Him? Who is he? He puts his bristles on just the same old-fashioned way—He is a man. He is a man, still subject to respect his office. But look what we are turning over to this man, one man.

The President's doctrine gives him a free hand to justify almost any military action with unsubstantiated allegations and arbitrary risk assessments. This doctrine allows the President to assert there is a "clear and present danger'' to the United States if he chooses to construe his political agenda as a threat.

Even if Senators accept the argument that the United States does not have to wait until it has been attacked before acting to protect its citizens, the President does not have the power to decide when and where such action is justified, especially when his decision is supported by only fear and speculation. The power to make that decision belongs here in Congress. That is where it belongs. That is where this Congress must decide it. The power to make this decision belongs to Congress and Congress alone.

Ultimately, Congress must decide whether the threat posed by Iraq is compelling enough to mobilize this nation to war. Deciding questions of war is a heavy burden for every Member of Congress. It is the most serious responsibility imposed on us by the Constitution. We should not shrink from our duty to provide authority to the President. It is needed. But just as importantly, we should not shrink from our constitutional duty to decide for ourselves whether launching this nation into war is an appropriate response to the threats facing our people—those people looking, watching and weighing that idea. Our ultimate duty is not to the President of the United States. I don't give a darn whether he is a Democrat or Republican or an Independent—whatever. It makes no difference. I don't believe that our ultimate duty is to him. Our ultimate duty is to the people out there who elected us.

Our duty is not to rubber-stamp the language of the President's resolution, but to honor the text of the Constitution. Our duty is not to give the President a blank check to enforce his foreign policy doctrine, but to exercise our legislative power to protect the national security interests of this Republic.

Our constitutional system was designed to prevent the executive from plunging the Nation into war in the name of contrived ideals and political ambitions. The nature of the threats posed by a sudden attack on the United States may have changed dramatically since the time when Constitution was drafted, but the reasons for limiting the war powers of the President have not changed. The concerns of the Framers are even more relevant. Talk about this being old fashioned. The concerns of the Framers are even more relevant to the dangerous global environment in which our military must now operate, because the consequences of unchecked military action may be more severe for our citizens than ever before.

Congress has the sole power under the Constitution to decide whether the threat posed by Iraq is compelling enough to mobilize this nation to war, and no Presidential doctrine can change that. If President Bush wants our foreign policy to include any military action, whether for preemption, containment, or any other objective, he must first convince Congress that such a policy is in the best interest of the American people.

The amendment I am offering reaffirms the obligation of the Congress to decide whether this country should go to war. It makes clear that Congress retains this power, even in the event that we pass this broad language, which I believe gives the President a blank check to initiate war whenever he wants, wherever he wants, and against any perceived enemy he can link to Iraq. My amendment makes clear that the President has the power to respond to the threat of an imminent, sudden, and direct attack by Iraq, but that any military action that does not serve this purpose must be specifically authorized by Congress.

Other Senators have said on the floor that the language of this resolution does not give the President a blank check, and they have said that this resolution is narrowly tailored to Iraq. I do not read the resolution that way, but I hope that the President does. I hope the President reads this resolution as a narrowly crafted authorization for the elimination of mass destruction, and not as an open-ended endorsement of his doctrine of preemptive military action.

We should all hope that the President does not fully exercise his authority under this resolution, and that he does not abuse the imprecise language Congress may ultimately adopt. But I believe that Congress must do more than give the President a blank check and hope the President does the best. Congress must make clear that this resolution does not affect its constitutional power to declare war under Article I, section 8 of the Constitution; otherwise, this resolution may appear to delegate the most important legislative function to the executive.

My amendment also clarifies the intent of this resolution is limited to authorizing a military response to the threat of an Iraqi attack upon the United States. Congress must ensure that the broad language of this resolution does not allow the President to use this authority to act outside the boundaries of his constitutional powers. This amendment affirms the constitutional requirement that the President must have congressional authorization before initiating military action for any purpose other than defending the United States against an imminent, sudden, and direct attack. We must not provide the temptation to this President, or any president, to unleash the dogs of war for reasons beyond those anticipated by the Congress.

The power of Congress to declare war is a political check on the President's ability to arbitrarily commit the United States to changing military doctrines, and the evolving nature of war and security threats does not change the language of the Constitution. The President cannot use the uncertainty of terrorist threats to confuse the clearly defined political processes required by the Constitution, and Congress should not rush to endorse a doctrine that will commit untold American resources to unknown military objectives.

The President admits in his National Security Strategy that "America's constitution has served us well." But his actions suggest that he feels this service is no longer needed. Congress should ensure that the Constitution continues to serve our national security interests by preventing the United States from plunging headlong into an ever-growing war in the Middle East. I urge my colleagues to support this amendment in order to ensure the constitutional system of checks and balances that the founders of this republic valued so highly.

Mr. REID. Madam President, I would like to be recognized on a unanimous consent request.

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

Mr. REID. Madam President, based on the conversation I had earlier today with everybody—Senator BYRD—about what's in the RECORD, one of the things we did not do is dispose of the other amendments. Reciting from the RECORD, I said we
will dispose—they will offer no other amendments tomorrow.

That is today, speaking for Senator DURBIN, Senator BOXER, and Senator LEVIN. So I ask unanimous consent that their other amendments at the desk be withdrawn from the desk.

Mr. BYRD. What is the request?

Mr. REID. I was reading from the RECORD that the amendments of DURBIN, BOXER, and LEVIN are not going to be offered. They are being withdrawn from the desk.

The PRESIDING OFFICER. Is the Senator asking the amendments be recalled?

Mr. REID. Yes.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

Mr. REID. Senator DAYTON would also ask his be recalled. I ask unanimous consent that be the case.

The PRESIDING OFFICER. Without objection, the amendment is recalled.

The Senator from Arizona.

Mr. MCCAIN. How much time do I have remaining?

The PRESIDING OFFICER. The Senator has 14 minutes 40 seconds.

Mr. MCCAIN. I would like to yield 3 minutes to the Senator from Delaware.

Mr. BIDEN. Madam President, the case that the Senator from West Virginia makes is a good case on the merits of whether or not we should, in fact, delegate authority, but I am confused by the argument that constitutionally we are unable to delegate that authority.

Historically, the way in which the delegation of the authority under the constitutional separation of powers doctrine functions is there have to be some parameters to the delegation. For example, we could not delegate to the President the authority to pick and confirm any Supreme Court Justice he wanted to confirm.

The essence of the constitutional argument which my friend from West Virginia makes is, I assume, that there are no parameters to this delegation; therefore, the delegation per se is unconstitutional. I assume that is the rationale. But as I read this grant of authority, it is not so broad as to make it unconstitutional for us, under the war clause of the Constitution, to delegate to the President the power to use force if certain conditions exist. My time is about up, but I would argue that in section 4(a), subsections (1) and (2), the conjunctive "and" instead of "or" exists, which means that as a practical matter in reading this, the only circumstance the President could find, in my view, that the national security was being threatened would be as it relates to the resolutions relating to weapons of mass destruction. But I will speak to that later. I appreciate my friend yielding me the time.

But, again, constitutionally, this resolution meets the test of our ability to delegate. It is not an overly broad delegation which would make it per se unconstitutional, in my view.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. MCCAIN. Madam President, according to the letter of the Byrd amendment, a clear threat of imminent, sudden, and direct attack upon the United States, its territories, or possessions, or its Armed Forces, et cetera, clearly would have, would absolutely deprive the President of the United States of what he is seeking today. It would deprive the President of the United States of the authority he has requested to compel Saddam Hussein to disarm, so let's have no doubt about the impact of this amendment.

The President has spoken clearly of the threat Saddam Hussein's regime poses to America and the world today—

...even though Iraq today clearly does not meet the Byrd amendment's standard of threatening imminent, sudden, and direct attack upon the United States of our Armed Forces. To wait for Saddam Hussein to threaten imminent attack could be the equivalent of acquiescing to his development of nuclear weapons, to ignore his record of aggression against his neighbors, and to disregard his continuing threats to destroy Israel.

Failure to make the choice to remove Saddam Hussein from power will leave us with choices later, when Saddam's inevitable acquisition of nuclear weapons will make it much more dangerous to defend our friends and interests in the region. It will permit Saddam to control much of the region, and to wield its resources in ways that can only weaken America's position. It will put Israel's very survival at risk, with moral consequences no American can welcome.

Failure to end the danger posed by Saddam Hussein's Iraq makes it more likely that the interaction we believe to have occurred between members of al-Qaida and Saddam's regime may include an active form of cooperation to target the United States.

We live in a world in which international terrorists continue to this day to plot mass murder in America. Saddam Hussein unquestionably has strong incentives to cooperate with al-Qaida. Whatever they may or may not have in common, their overwhelming hostility to America and rejection of any moral code suggest that collaboration against us would be natural. It is all too imaginable. Whether or not it has yet happened for it, and they are not the United States can accept.

Standing by while an odious regime with a history of support for terrorism develops weapons whose use by terrorists could literally kill millions of Americans is not a choice. It is an abdication. In this new era, preventive action to target rogue regimes is not only imaginable but necessary.

What would not have attacked 9/11th had we realized that his intentions to bring harm to America were matched by the capability to do so? Who would not have heeded Churchill's call to stand up to Adolf Hitler in the 1930's, while Europe slept and appeasement fed the greatest threat to Western civilization the world had ever known? Who would not have supported Israel's bombing of Iraq's nuclear reactor in 1981 had we then known that Saddam was on the verge of developing the bomb?

In the new era we entered last September, warning of an attack before it happens is a luxury we cannot expect. Waiting for imminence of attack could be catastrophic. Many fear we will not know of an attack until it happens—and should our enemies use weapons of mass destruction in such an attack, the deaths of thousands or millions of Americans could occur with no warning—as happened last September. In this age, to wait for our enemies to come to us is suicidal.

In 1962, President Kennedy made the point that America cannot wait until the threat of open attack without gravely endangering our security. In President Kennedy's words, "Neither the United States of America, nor the world community of nations can tolerate deliberate deception and offenses by threats on the part of any nation, large or small. We no longer live in a world where only the actual firing of weapons represents a sufficient challenge to a nation's security to constitute maximum peril."

The Byrd amendment would overturn the doctrine announced by the President of the United States to guide his administration's conduct of American national security policy. The Byrd amendment would negate any Congressional resolution authorizing the President to use all means to protect America from the threat posed by Iraq. It would set such a high threshold for the use of military force as to render the Commander in Chief powerless to respond to the clear and present danger Saddam Hussein's regime poses to America and the world.

I urge my colleagues to reject the Byrd amendment.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. MCCAIN. Madam President, how much time do I have left?

The PRESIDING OFFICER. The Senator has 7 minutes.

Mr. MCCAIN. I yield 3 minutes to the Senator from Delaware.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. BIDEN. Madam President, this is one of the confusing aspects of this debate. I find myself supporting this resolution but worried that supporting this resolution will get us into real trouble.

We use Saddam, Hitler, and al-Qaida all in the same verbage and language. Let me make the real distinction, as I see it, regarding preemption. We knew that al-Qaida had particular weapons of mass destruction, as we did, what their stated objective was, and with the intelligence we had, we would be fully within our rights—not under
any doctrine of preemption—because of the existence of a clear, present, and imminent danger to move against al-Qaida.

Conversely, with Hitler in the 1930s, the rationale for moving against Hitler wasn’t a doctrine of preemption because he had done bad deeds. It was because his country signed the Treaty of Versailles. He was violating the Treaty of Versailles. The Treaty of Versailles did not have an end date on it. It didn’t say you cannot have forces for the next 2 or 3 years, or you cannot do the following things. We were fully within our rights as a world community to go after Hitler in 1934, 1935, 1936, or 1937. It was not based on the doctrine of preemption but a doctrine of enforcement of the Treaty of Versailles, and in a very limited time.

What we have here, I argue, is the rationale for going after Saddam, is that he signed a cease-fire agreement. The condition for his continuing in power was the elimination of his weapons of mass destruction, and the permission to have inspectors in to make sure he had eliminated them. He expelled those inspectors. So he violated the cease-fire; ergo, we have authority—a doctrine of preemption. This will not be a preemptive strike, if we go with the rest of the world. It will be an enforcement strike.

I hope we don’t walk out of here with my voting for this final document and somebody 6 months from now or 6 years from now will say we have the right now to establish this new doctrine of preemption and go wherever we want anytime.

The part on which I do empathize with my friend from West Virginia is this is not a very clearly written piece of work. That is why I think Senator LUGAR and myself and others had a better way of doing this. But it does incorporate with the President’s words the notion that we are operating relative to weapons of mass destruction and U.S. security interests and enforcement—not preemption.

I conclude by saying that the President started his speech explaining the reason why he wanted his resolution on Monday. I guess it was Monday. And he raised a concern about the intention of the Senate now to proceed to the Levin amendment No. 4862, with 50 minutes for the Senator from Michigan, 15 minutes for the Senator from Delaware, 15 minutes for the Senator from Arizona, Mr. MCCAIN, and 15 minutes for the Senator from Virginia. It is the intention of the Senate from Virginia to see that time is given to the distinguished Senator from Connecticut, Mr. LIEBERMAN.

We are now awaiting the opening statement of our distinguished chairman of the Armed Services Committee. I advise Senators that at the completion of that time, it is the intention of the Senator from Virginia to move to table the amendment.

Mr. LEVIN. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

Mr. WARNER. Mr. President, in consultation with my colleagues, I withdraw the comment at this time of the desire of the Senator from Virginia to take the matter.

Mr. LEVIN. Mr. President, I wonder if the Senator will withhold for a moment.

AMENDMENT NO. 4862

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to consider amendment No. 4862, the Levin amendment.

Mr. LEVIN. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

Mr. WARNER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

Mr. WARNER. Mr. President, in consultation with my colleagues, I withdraw the comment at this time of the desire of the Senator from Virginia to take the matter.

Mr. LEVIN. Mr. President, the short title of our amendment is “The Multilateral Use of Force Authorization Act of 2002.” The very title of this alternative to the Lieberman-Warner amendment establishes both its similarity and its difference from the Lieberman amendment.

It is similar because both of our approaches authorize the use of U.S.
Armed Forces. It is different because our resolution authorizes the use of force multilaterally pursuant to a U.N. resolution that the President has asked the Security Council to adopt for the purpose of destroying Saddam Hussein’s weapons of mass destruction and proliferation.

Our resolution also supports the President’s call and urges the United Nations Security Council to promptly adopt a resolution that demands Iraq to provide unconditional access to all U.N. weapons inspectors and to disarm because it will have the world community looking at the other end of the barrel down at him.

Our multilateral approach reduces the chances of losing support from other nations in the war on terrorism, and we need law enforcement, intelligence, and financial cooperation from other nations.

Our multilateral resolution reduces the potential for instability in an already volatile region, and that instability can undermine Jordan, Pakistan, and possibly even end up with a radical regime in Pakistan, a nuclear weapon nation.

Our multilateral approach reduces the likelihood of Saddam Hussein or his military commanders using biological or chemical weapons against our forces, as he will be looking, again, on the other end of the barrel down at him.

Our multilateral approach will increase the number of nations that will be willing to participate in the fighting. It will increase the number of nations that will be willing to participate in the long and costly effort in a post-Saddam Iraq, and we would be avoiding setting that precedent of using force preemptively without an imminent threat.

Mr. President, if we are serious about going to the U.N., as the President has said he is, we must focus our efforts there. We should not send an inconsistent message. We should not take the U.N. off the hook. We should not say: We really are interested in the U.N. acting, adopting a resolution, requiring an unconditional opening by Saddam, requiring the destruction of his weapons of mass destruction.

We are saying we really mean that; that is the kind of resolution we want. We are saying that. We also want that resolution to authorize member states to use military force to enforce it. That is what we are saying on the one hand, but if the Lieberman resolution passes, then we will be sending the exact opposite message: If you do not do it, we will anyway.

That takes the U.N. off the hook. That blurs the focus that we should be placing on the importance of multilateral action authorized by the United Nations.

I believe that Saddam Hussein must be forced to disarm. I think it is going to take force, or the threat of force, to get him to comply.

It seems to me there is a huge advantage if that force is multilateral, and going it alone is a very different calculus with very different risks.

If we fail at the U.N., then under our resolution, the President can come back any time he determines that the U.N. is not acting to either adopt or enforce its resolution. He can then come back here under our resolution, call us back into session, and then urge us to authorize a going-it-alone, unilateral resolution.

I thank the Chair, and I yield 8 minutes to Senator BINGAMAN.

The PRESIDING OFFICER. The Senator from New Mexico.

Mr. BINGAMAN. Mr. President, I rise to speak on the two resolutions that Senator from Michigan has talked about in his comments because there are two resolutions before the Senate, both of which authorize the President to use force, if necessary, against Iraq.

Before I discuss those, let me just say a few words about the terrorist threat which has engaged the attention of this entire Nation during the last 13 months.

Before I discuss those, I congratulate the President on the way he was able to bring our country together after the attack of September 11 of last year. In cooperation with the President, Congress put aside other matters, put aside partisan issues, and acted quickly to appropriate necessary funds and to enact important legislation to help safeguard our country and its citizens. I think all of us in Congress joined in meeting this challenge, and I am proud we were able to do so.

The President has come to us again, and this time he has focused attention on another threat—that is, the threat that Saddam Hussein, the leader of Iraq, will use weapons of mass destruction against us or our allies or that he will provide such weapons to terrorists for them to use.

The President has indicated his belief that regime change in Iraq is needed to deal with this threat, but he makes the point that at this time he has not made a decision about whether or when to commence any military action.

The United Nations, for many years, has agreed with our country’s view that Saddam Hussein should not be permitted to possess weapons of mass destruction. An inspection regime was established by the United Nations in April of 1991, and inspections by UNSCOM continued until August of 1998 to ensure that weapons were not being developed or maintained.
In December of 1998, Iraq expelled those weapons inspectors, and since that time it is widely believed the likelihood of such weapons being developed in Iraq has increased.

So in response to this threat, the President has urged Congress to adopt a difference resolution that authorizes the use of:

1. The Armed Forces of the United States as he determines to be necessary and appropriate, in order to defend the national security of the United States against the continuing threat posed by Iraq; and enforce the United Nations Security Council resolutions regarding Iraq.

Senator Levin, who is chairman of the Armed Services Committee, with whom I have been privileged to serve for the last 20 years, has urged us to adopt a different resolution that grants the President authority to use military power, but Senator Levin's proposed resolution differs from the broad grant of authority the President has requested in two very significant ways.

First, it authorizes the use of force at this time only pursuant to a resolution of the United Nations Security Council. In this way, we would be ensuring our actions to eliminate Iraq's weapons of mass destruction continue to be taken in coordination with our allies.

Second, the Levin resolution authorizes the use of:

- The Armed Forces of the United States to destroy, remove, or render harmless Iraq's weapons of mass destruction, nuclear weapons, and ballistic missiles with a range greater than 150 kilometers, and related facilities, if Iraq fails to comply with the terms of the Security Council resolution.

There is a specific objective we are saying the President is authorized to use military force to accomplish.

The Levin resolution does not authorize unilateral action at this time to accomplish so-called regime change. Rather, it would leave open the option for the President to seek and obtain that authority from Congress if and when he determines that military action against Iraq is required, even without U.N. sanction.

I strongly support giving the President authority to work with our allies in the United Nations, to inspect for, locate, and destroy weapons of mass destruction in Iraq. It may well prove necessary to use military force to accomplish that objective. In my view, the Levin resolution grants the President the authority to do what is necessary, which is already underway, fails, I believe, it would be wrong for us to grant authority to the President to use U.S. Armed Forces in what is essentially a unilateral action to achieve goals that are, and broad.

The President has made clear that in his view our goal should be regime change. The argument is Saddam Hussein has shown such a proclivity to lie, cheat, and evade that anything short of regime change leaves us vulnerable to a future attack by Iraq.

Depending on the success of our current efforts to reestablish an inspection regime, the American people and our allies may well conclude the President is correct. We may have to conclude that finding and destroying weapons of mass destruction in Iraq cannot be achieved as long as Saddam Hussein is in power, and if that is the necessary conclusion, a major campaign of military action will likely be required, with all the casualties and consequences such an action entails.

Our allies have not reached that conclusion yet. They believe a new inspection regime to work and that the threat can be dealt with short of going to war. At least they believe it is worthwhile for us to make that final effort.

The President's proposed resolution authorizes him:

To use the Armed Forces of the United States as he determines to be necessary and appropriate.

This is, in my view, a virtually open-ended grant of authority. It is not a proper authorization for Congress to take at this time. I do not believe it is wise at this point to be authorizing war without the support of the United Nations and our allies. If war must be waged, other countries should be there with us, sharing in both the financial and human costs, and helping to restore stability in what will almost certainly be the tumultuous aftermath of that military action.

I also do not favor an authorization for war unless and until the President is able to convince Congress that war is necessary, and he has explicitly said he is not prepared to advise us of that at this time.

For all these reasons, I will support the resolution put forth by Senator Levin and not support the much broader grant of authority urged by the President.

I yield the floor.

The PRESIDING OFFICER. Who yields the floor?

Mr. WARNER. Mr. President, will my colleague yield for a question on my time and a response on his time? In other words, I will ask the question on the time allocated to me and the Senator can respond on the time allocated to him.

Mr. LEVIN. I am afraid my time is allocated totally, unless it can be a brief answer. I would be happy to answer briefly.

Mr. WARNER. Then I am going to have to narrow our ability to enter into a colloquy, which you and I have done so many times.

I will ask one question: As I read this amendment, I find it could be interpreted as precipitating the ability to enforce the existing resolutions, namely 688, the no-fly zone. If the Senator wants a few minutes to study and reflect on that, I would like to have the Senator think this through. That is one very serious shortcoming. In other words, it is open to many reading that enforcement of the no-fly zone, but as I read this, it could be construed as stopping that. I make that point.

Mr. LEVIN. I would be happy to answer that. It would be misconstrued if it were interpreted that way. This does not preclude the President from doing anything. This is an authorization. It is not a prohibition. It is an authorization to the President to use force. It does not preclude the President. It does not say the President may not use force. So there is no prohibition; there is no negative.

The President has sought our authority. This resolution would give the President that authority.

Mr. WARNER. I draw my colleague's attention to the fact it would require the United States to wait for the U.N. Security Council to act on a resolution before the President could take action to protect our national security interests.

Mr. LEVIN. Which is the WMD issue. It is only the WMD issue that is referred to.

Mr. WARNER. I will have to reserve the remainder of my time.

The PRESIDING OFFICER. Who yields time?

The Senator from Virginia.

Mr. WARNER. I yield 5 minutes to the distinguished Senator from Connecticut.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. LIEBERMAN. I thank the Chair and I thank my friend from Virginia for bringing me the time.

Mr. SARBANES. Parliamentary inquiry: Will the Chair inform us what the time allocations are and how much time is remaining.

The PRESIDING OFFICER. Senator LEVIN began with 50 minutes and has 33 minutes remaining. Senator BIDEN has 15 minutes, Senator MCCAIN has 15 minutes, and Senator WARNER has used 2 of his 15 minutes.

Mr. SARBANES. I thank the Chair.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. LIEBERMAN. Mr. President, I rise to oppose the amendment offered by my friend, the Senator from Michigan. It seems to me, as I look at this amendment, that the difference we have—those of us who have sponsored the underlying resolution, and the Senator from Michigan and others sponsoring the amendment—is over tactics, not objectives. Perhaps we should acknowledge one to another. We each have the objective, I believe, to compel Saddam Hussein to comply with the various U.N. Security Council resolutions, and in that sense, particularly, to disarm.

I suggest to my friend from Michigan, noting how he continues to refer to his amendment as the multilateral approach, that those who sponsored the underlying resolution consider ours to be a multilateral international approach as well. We believe our willingness to accept and urge and encourage the President to go to the United Nations and hope the United Nations will authorize use of force if
Saddam Hussein does not comply with their resolutions but our willingness after that fact to say if that does not happen, the President has the right to utilize America’s Armed Forces for that purpose, is probably the better way to achieve an international action against Saddam Hussein, to show our willingness, our seriousness to use military force to lead an international coalition ourselves is the better way to convince the United Nations to take action on its own and therefore to happen in fact.

There is a disagreement about tactics. The disagreement is whether we should do all this in one resolution, as we have, or, as the Senator from Michigan proposes in the amendment, to have two steps: First, go to the United Nations, only allow enforcement, particularly of the resolutions concerning Iraq’s weapons of mass destruction, to be done by the United States with the permission of the United Nations. If that does not work, the President’s duty is to come back for a separate resolution.

Last night in a colloquy with the Senator from Michigan, I suggested that his resolution does in fact give the Security Council a veto over the President’s determination, the President’s capacity, to use the American military to enforce certain resolutions having to do with weapons of mass destruction and ballistic missiles and related facilities.

It seems to me, notwithstanding the fact that the Senator’s amendment affirms the President’s inherent right to use military force in self-defense, section 4(a) also makes clear the President of the United States can only do that if he wants to take action to destroy or remove or render harmless Iraq’s weapons of mass destruction, nuclear weapons, fissile material, ballistic, et cetera, pursuant to a resolution of the U.N. Security Council.

The member of the Security Council—Russia, China, France, any temporary member—can veto action by the United States, by the Commander in Chief. I don’t want that to happen.

The question is: Why assume, if the United Nations does not take action, the United States will have to go it alone? Having gone to the United Nations, having made our case, the fact is if military action is necessary, the United States will never have to go it alone. We will have allies in Europe, allies in the Middle East, who see our seriousness of purpose, who share in our desire to protect themselves and the world from Saddam Hussein, who will come to our side. We will have what we called in the case of Kosovo a coalition of the willing.

The Kosovo case is instructive on several points raised in this debate. There was no United Nations resolution authorizing the United States to deploy troops in the case of Kosovo. Because everyone, including the Clinton administration, the President, determined we would possibly be subject to a Russian veto at the Security Council. The President was unwilling to accept that. There was no congressional resolution then organizing the deployment of our forces because there was controversy about that. There was clearly no imminent threat of a sudden direct attack against the United States, as in other amendments that have been before the Senate, because this was happening in the Balkans. But the President of the United States, President Clinton, clearly understood what was happening. He wanted to take action not only to stop the genocide and prevent a wider war in Europe but in the most distant threat, to prevent a potential threat to the security of the United States, so he formed a coalition of willing nations.

Here the threat from Iraq under Saddam Hussein is much more imminent to the United States. So to subject our capacity to defend ourselves against that threat to a veto by the United Nations Security Council is inappropriate and wrong.

Again, I state a great phrase from the Bible: If the sound of the trumpet is uncertain, who will follow into battle?

If we sound a certain trumpet with this resolution, which this amendment would make uncertain, then many other nations will follow us into battle.

I oppose the amendment.

The PRESIDING OFFICER. The Senator from Virginia?

Mr. WARNER. I will take a few minutes under my time and give to this Chamber two quotations that frame the entire debate. The first quotation is from 40 years ago. It was the President of the United States, John F. Kennedy, in 1962:

This Nation is prepared to present its case against the Soviet threat to peace and our own proposals for a peaceful world at any time and in any form, in the Organization of American States, in the United Nations, or in any other meeting that could be useful, without limiting our freedom of action.

This is precisely what this amendment does. It substitutes for the work that has been done by the Senator from Connecticut, working with others, the leadership on both sides of the aisle, and the President’s staff. That would all come down, and in its place would be this resolution, which has provisions that could be interpreted as a veto, questions the authority of the President, and puts too much reliance that the United Nations is going to devise a resolution which would meet the criteria that our President and other nations deem essential for a new inspection regime.

That was a quote by President Kennedy.

Now, 40 years forward, a second quote:

This resolution gives the President the authority he needs to confront the threat posed by Iraq. It is fundamentally different and a better resolution than the one the President sent to Congress. It is neither a Democratic resolution nor a Republican resolution. It is now a statement of American resolve and values.

Continuing: For me, the deciding factor is my belief that a united Congress will help the President unite the world, and by uniting the world we can increase the world’s chances of succeeding in this effort and reduce both the risks and the cost.

That quote was made just over 40 minutes ago by the distinguished majority leader of the Senate.

The House of Representatives debated language identical in both Chambers. To achieve that united Congress, we must maintain the integrity of the amendment that is presently pending. That is the amendment by Senator LIEBERMAN and myself, Senator McCAIN, and Senator BATH. I yield the floor.

The PRESIDING OFFICER. Who yields time?

Mr. LEVIN. I yield 8 minutes to the Senator from California.

Mrs. BOXER. Mr. President, I thank Senator CARL LEVITT for his amendment. I thank the State of Michigan for sending Senator LEVIN to the Senate. His independence, his courage, his clear thinking, his love of country are evident in the work he has put behind this important amendment. His answer to the President’s challenge is, indeed, the right course for this country.

To me, the issue of Iraq should be approached in the following way. Iraq must be held to its word that it will submit to thorough inspections and dismantlement of weapons of mass destruction. Let me repeat that: Iraq must be held to its word that it will submit to thorough inspections and dismantlement of weapons of mass destruction.

The United Nations should pass an updated resolution ensuring unfettered inspections and disarmament, and that should take place or there will be dire consequences for Iraq. The weapons of mass destruction are a threat to the world. The world must respond. If we handle this matter correctly, the way Senator LEVIN is suggesting, I believe the world will respond. If we handle it wrong—and I think the underlying resolution is the wrong approach—if our allies believe we have not made the case, they believe somehow this is a grudge match, or if they believe they are being manipulated for domestic political reasons, that is going to hurt our Nation and that is going to isolate us.

I thought this rush to pass unilateral authority—I have never seen anything quite like what has happened in the Senate. The rush to pass unilateral authority, the rush to say to the President, go it alone, don’t worry about anybody else, is hurting this debate, and this debate looks political. It looks political.

If there are those in the administration who believe this debate could hurt Democrats, they may be surprised. Democrats do not walk in lockstep. We are all independent thinking. I believe the people want that.

Remember, this administration started out thumbing its nose at the
Constitution and the role of Congress in terms of war and peace. This administra-
tion did not want to bring the de-
bate on this war to Congress. We have
many quotes I have already put in the
RECORD on that subject. They did not
want the President to go to the United
Nations. Indeed, they said he did not
to have to go there; he did not have to
come here; he did not have to do any-
thing. Also, as the Presiding Officer
knows, they wanted a resolution that
gave the authority far beyond Iraq.
They wanted to give the President au-
thority to go anywhere in the world.

Now that idea is gone from the un-
derlying Lieberman resolution. So
checks and balances do work. I think
what we ought to do is continue those
checks and balances by passing the
Levin amendment.
The Levin amendment puts America
front and center in a way that will win
over the civilized world. This is what it
does.

No. 1, it urges the U.N. Security
Council to quickly adopt a resolution
for inspections of Iraq’s weapons of
mass destruction and the dismantle-
ment of those weapons.

No. 2, this new U.N. Security Council
resolution urges that we will back up
the resolution with the use of force, in-
cluding the United States. And the
President gets that authority in Sen-
ator Levin’s resolution.

No. 3, it reaffirms that, under inter-
national law and the United Nations
Charter, the United States has the in-
herent right to self-defense. So any-
body who says that God, we are giving
everything over to the U.N., has not
read the resolution.

Last, it states the Congress will not
adjourn sine die so that in a moment’s
notice we can return if the President
believes we need to go it alone.

Some have said that the Levin
amendment, again, gives veto power to
the U.N. Security Council. That is not
true. Again, under the Levin amend-
ment the President cannot pass a new
U.N. resolution that will ensure disar-
rament of Iraq, he can come back;
he can lay out the case and an-
swer the questions that have not been
answered.

I have looked back through history. I
never have seen a situation where the
President of the United States asked
for the ability to go to war alone and
yet has not told the American people
what that would mean. How many
troops involved? How many casual-
alties might there be? Would the U.S.
have to foot the entire cost of
using force against Iraq? If not, which
nations are ready to provide financial
support? Troop support? What will the
cost be to rebuild Iraq? How long would
our troops have to stay there? What if
our troops become a target for terror-
ists?

We have seen in Kuwait, a very se-
cure place for our people; we have had
terrorist incidents already against our
young people there.

Will weapons of mass destruction be
launched against our troops? Against
Israel? If you read the CIA declassified
report—declassified report—they are
telling us that the chance that he will use
them is greater if he feels his back is
up against the wall. Everybody
knows the underlying resolution im-
plies regime change. It implies regime
change. The most important thing about
the Levin resolution is that it goes to the
heart, the core of the mat-
ter, which is dismantlement of the
weapons of mass destruction.

If Saddam knows his back is against
the wall, he will not have these.
The PRESIDING OFFICER. The Sen-
ator has 1 minute remaining.

Mrs. BOXER. I thank the President.

So let’s be careful. Why not take the
conservative approach, the two-step
approach of the Levin resolution, when
it comes to the life and death of our
people? There are more questions that
have not been answered, and I have put
them in the RECORD. Yet the President
wants the authority to go it alone and
the House has only put those questions to Members of this Senate,
let alone to the American people.

I cannot vote for a blank check for
unilateral action. I cannot vote for a
go-it-alone approach before any of
these fundamental questions have been
answered. Twice in the past 4 years I
took a vote, once against Milosevic, once after September 11. So
it is not that this Senator will never
vote for force, but in this case, when
the President wants to go it alone, I think we have the right on be-
half of the people we represent to have
the questions answered.

In closing, the Levin resolution gives
us that two-step approach. It says to
this President: If you want to go as
part of a world force and make sure
that we get the dismantlement of these
weapons, we give you the authority and
the blessing. If not, come back and ask
us and we will debate then and we will
vote then. I hope we will vote for the
Levin resolution.

I yield the floor.
The PRESIDING OFFICER. Who
yields time? The Senator from Arizona.

Mr. MCCAIN. I understand I have 15
minutes.
The PRESIDING OFFICER. The Sen-
ator is correct.

Mr. MCCAIN. Mr. President, at the
outset, let me state that I agree with
the distinguished Chairman of the
Armed Services Committee: U.S. policy
should be multilateral and diplomatic.

Russia is owed billions of dollars from its ill-advised
arms deals with Saddam Hussein’s
Iraq. Russia has long advocated easing
and even lifting of sanctions against
Iraq. Russia abstained on U.N. Security
Council Resolution 1284 in December
1999, creating the current weapons
inspections regime in Iraq—apparently
because it believed the regime was too
tough.

Gaining the diplomatic acquies-
cence of the People’s Republic of China
could be desirable but it does not add
any moral stature to our position.

And then there is France. France has
armed Saddam Hussein for years. French
President Chirac was Prime
Minister when France sold a nuclear
reactor to Iraq. In the words of the
former head of Iraq’s nuclear program,
Khidhir Hamza, Saddam “knew Chirac
would eat old tires from the Tigris if it
got him our nuclear deal, worth hun-
dreds of millions of dollars, along with
the prospect of cheap oil.”

For years, French businessmen have
been regular visitors to Baghdad, seek-
aging commercial advantage despite U.N.
sanctions. No one in this body should
be under any illusions about French
motivations.

If President Bush and his team can
gain French, Chinese and Russian sup-
sport for a strong U.N. Security Council
resolution, I applaud them. Recent
signs are promising. Their support will
be the key to the diplomatic realms.
But their support will not make our case more just, or more

However, we should not kid our-

selves: the Security Council is not a re-
pository of moral goodness. It is not
some supranational authority on inter-
national law, world peace or
transnational justice. It is a collection
of nation-states, each of whom makes
decisions based on national inter-
ests. Five nations have veto power. Ten
more can vote up or down, or abstain
on a given matter. Individual states
may cloak their decisions in grand
rhetoric of global interest, but they are
really guided by cold calculations of self-in-
terest.

As my friend from Michigan
knows, the atmosphere before a Security
Council vote often resembles a Middle
Eastern bazaar more than it does a
somer courtroom. Deals are cut, reso-
lutions are watered down, and state-
mements are made based on the national
interests of the five permanent Secu-


In fact, the U.S. position in making progress at the U.N. precisely because of our determination. If this body were to pass the Levin amendment, we would set our cause back in New York. We would send a signal of indecision that would embolden those who oppose a tough resolution. They would see that the U.S. Senate is deferring judgment to them, virtually inviting them to harden their opposition to the U.S. position.

Let me address some real concerns I have about the amendment offered by my distinguished colleague. It urges the U.N. Security Council to adopt a particular resolution—one limited solely to inspectors’ access to Iraq’s weapons of mass destruction programs. I don’t think we should try to put the U.S. Senate in the role of drafting the parameters of U.N. Security Council resolutions. Such a unilateral position by one member state seems a little bit out of keeping with his oft-stated desire for multilateralism.

The U.N. Security Council resolution urged by this amendment is silent on the real issues facing the U.S. government in New York right now. Does the amendment accept or reject the U.N. Secretary General’s 1998 deal with Saddam Hussein to leave huge swaths of Iraqi territory under separate rules? Does the amendment take a position on the need to interview Iraqi scientists outside of Saddam’s control—and with their families so the regime cannot hold them hostage? The amendment is silent about many issues raised in U.N. Security Council resolutions—issues that the U.N. Security Council may see fit to address in the future as they have in the past: support for terrorism; threatening military moves against Kuwait, and protection of the Iraqi people from Saddam’s tyranny. Each of these has been addressed by U.N. Security Council resolutions in the past. Each of these has been addressed by the United States in the past. Why are they ignored in the Levin amendment?

Even more troubling is the narrow authorization for the use of force in the Levin amendment. Right now, American and British pilots are risking their lives enforcing the northern and southern no-fly zones in Iraq. They are being shot at. They are defending themselves by attacking Iraqi radar and SAM sites that pose a real threat to our pilots. These zones were erected to prevent Saddam from continuing to slaughter the Iraqi people—not to engage in search and destroy missions for weapons of mass destruction. They are authorized by U.N. Security Council resolutions, and Congress has passed authorization for the use of force, if necessary. And I will yield myself 30 seconds to first of all, assure my good friend from Arizona that my amendment means what it says, that we reserve the right of self-defense at all times. There is no ceding of our security policy to the United Nations. We are very clear.

If I could also point out to my friend from Arizona, back in the gulf war time—and I will yield myself 30 additional seconds—the exact authorization in the gulf war was: The President is authorized, subject to such and such section, to use the Armed Forces of the United States pursuant to United Nations Security Council resolutions.

And my friend from Arizona said at that time: I think we should get approval from the United Nations to use force, if necessary. And we should then, and if it could be done shortly, get approval from Congress to use force, if necessary.

I am not suggesting—I am not suggesting—that the Senator from Arizona was ceding the policy of the United States to the United Nations just because he wanted to go to the United Nations first before we voted to get authority from the United Nations. I never suggested that. I assure you, I would never cede authority over our security policy to the United Nations, nor would I, nor would any Member of this
body, nor does the resolution on which we are going to vote.
I yield 3 minutes to our friend from Maryland.

The PRESIDING OFFICER. The Senator from Maryland.

Mr. SARBANES. Madam President, I commend again the able Senator from Michigan for this proposal that he has before us. The strength of the proposal, and the care with which it has been crafted, is made manifest by the tortured argument of the Senators from Connecticut, Arizona, against his resolution. They are in a convoluted posture to try to misinterpret this in order to try to make an argument against it. It is just incredible what has happened. We need some intellectual integrity here as we deal with this issue.

Let me ask the Senator from Michigan if he would answer a question or two.
The Senator from Connecticut said earlier that you were precluding the use of military force to exercise our inherent right of self-defense because we would have to have a United Nations resolution before, as I understand—before—we could exercise such force.

Resolution of the United Nations a specific affirmation under international law of our inherent right to use military force; is that right?

Mr. LEVIN. The Senator is correct. It specifically "affirms that . . . the United States has at all times the inherent right to use military force in self-defense." It explicitly preserves that right.

Mr. LIEBERMAN. Will the Senator yield for a question?

Mr. SARBANES. On your time.

Mr. LIEBERMAN. Is there time remaining. I ask the Senator from Arizona—the Senator from Virginia?

Mr. WARNER. Yes, Madam President, may I inquire as to the remaining time the Senator from Arizona?
The PRESIDING OFFICER. The Senator from Arizona has 3 minutes remaining.

Mr. WARNER. Three minutes. And for the Senator from Virginia?
The PRESIDING OFFICER. The Senator from Virginia has 3 1⁄2 minutes.

Mr. SARBANES. On your time.

Mr. LEVIN. Only?

Mr. SARBANES. Of course.

The PRESIDING OFFICER. Fifteen minutes.

Mr. BIDEN. Parliamentary inquiry, Madam President: How much time is under my control?

The PRESIDING OFFICER. Fifteen minutes.

Mr. BIDEN. Madam President, I would be happy to yield time for the Senator to respond.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. LIEBERMAN. I thank the Senator from Delaware very much.

I want to ask my friend from Michigan or my friend from Maryland to explain how you relate two parts of the Levin amendment. One, yes, does say you affirm the right of the U.S. to self-defense; but then, two sections lower, it seems to me, you cut a very big exception, and you say "pursuant." And because you say "pursuant," I assume it means only pursuant to a U.N. Security Council resolution can the President authorize the use of "the Armed Forces of the United States to destroy, remove, or render harmless Iraq's weapons of mass destruction, nuclear weapons usable material, ballistics missiles . . . and related facilities . . . ."

So it is one thing to affirm the general right of self-defense, but then the amendment takes it away with regard to what we all acknowledge is the most sinister of threats to America—uranium constitutes to the U.S., which is weapons of mass destruction.

Mr. SARBANES. The Senator did this last night, and he is doing it again today. He has inserted into the authorization to use force pursuant to a U.N. resolution the word "only." The word "only" is not there. These are two separate sections. One provides an authority under a U.N. resolution; the other preserves the inherent right of military—"I want to say to my good friend from Connecticut, it is painful to me to see a former able and distinguished attorney general of the State of Connecticut twist and turn to do this, what he is trying to do, to the obvious. I want to ask the amendment of the Senator from Michigan. It is painful. It is painful to see this.

Mr. LIEBERMAN. Well, let me relieve you of your pain.

Mr. SARBANES. Will you withdraw the word "only"?

Mr. LIEBERMAN. This comes directly from my experience as an attorney and attorney general. If you are saying "pursuant," how else—I ask the Senator from Michigan, do you believe, under your amendment, and if there is no resolution of the United Nations regarding destruction of weapons of mass destruction of Iraq, that the President could authorize the use of force?

Mr. SARBANES. Of course.

Mr. LEVIN. Of course he could. Pursuant to——

Mr. LIEBERMAN. Then why require that the President come back a second time to seek such authorization?

Mr. LEVIN. Because we are explicitly saying, pursuant to the right of self-defense, he may always, at any time, without authority from anybody. But the United Nations—

The PRESIDING OFFICER. The 3 minutes yielded to the Senator from Maryland has expired.

Mr. LEVIN. I wonder if the Senator from Delaware would yield a couple minutes for me to answer.

Mr. BIDEN. I am happy to.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. LEVIN. This is a grant of authority. The word "only" is not in there. The Senator from Connecticut sought to add it last night.

Mr. SARBANES. And again here.

Mr. LIEBERMAN. And I am adding it.

Mr. LEVIN. If I could finish my answer, when the Senator from Connecticut, in 1991, introduced and supported a resolution, which passed this Congress in a close vote—and the Senator from Connecticut was a leader in that effort; and I commend him for it—the resolution relative to the Gulf war said:

The President is authorized subject to this submission to use Armed Forces pursuant to United Nations Security Council Resolution 678.

Did that mean because that grant of authority pursuant to a U.N. resolution was present, that the President could authorize the use of force pursuant to a U.N. resolution or other? Did you, somehow or other, by granting that right intend to eliminate the right of this Nation to act in self-defense? I know the answer is no. I know the answer is no.

Yet in our resolution, when we explicitly preserve that right, somehow or other the Senator from Connecticut is finding it inconsistent with the pursuant grant.

Mr. LIEBERMAN. Since the Senator from Maryland has questioned my legal capacity, I want to——

Mr. SARBANES. I said it just pained me to see it at work here on the floor.

Mr. LIEBERMAN. I want to assure the Senator from Maryland——

The PRESIDING OFFICER. Who yields time at this point?

Mr. BIDEN. Madam President, how much time is under the control of the Senator from Delaware?
The PRESIDING OFFICER. The Senator from Connecticut——

Mr. LIEBERMAN. I will bring this to a close.

Mr. BIDEN. Madam President, I will yield 2 more minutes to the Senator from Connecticut.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. LIEBERMAN. I want to assure the Senator from Maryland this is not a tactic. I am genuinely puzzled, for two reasons.

You give the grant of authority, and then you say "pursuant." It seems to me logical the grant of self-defense, and then you spell out that pursuant to only a U.N. resolution can the President use the Armed Forces. But then here is the second. Only——

Mr. LEVIN. Only?

Mr. SARBANES. Where is the word "only"?

If the Senator will yield to me, I think the Senator LIEBERMAN. No, I think I will just finish because I am taking Senator BIDEN's time.

I am reassured but still puzzled about why you then have the second part of your amendment, I say to Senator LEVIN. And it is this: If you believe you are not saying the "only" way the President can use America's military forces to disarm Iraq, then why do you require a return to the Congress for that authorization later?

It seems to me your affirmation of self-defense is very broad, and in spelling out the pursuant clause, you are limiting it. If you are not, then your language is effectively a nullity.

Mr. LIEBERMAN. I will conclude.

Did that mean because that grant of authority pursuant to a U.N. resolution was present, that the President could authorize the use of force pursuant to a U.N. resolution or other? Did you, somehow or other, by granting that right intend to eliminate the right of this Nation to act in self-defense? I know the answer is no. I know the answer is no.
Mr. LEVIN. It is a very significant section. What it says is, if the President does not get the resolution and if he cannot act in self-defense because the threat is not imminent, then he would come back to this Congress to seek unilateral authority. What the President has laid out is a course of action which says even though the threat is not imminent, the President wants the authority to use unilateral action.

As a matter of fact, the amendment which will be offered later on today by Senator DURBIN will add the word “imminent.” I am quite sure the administration and the sponsors of the underlying amendment are going to fight very hard against adding that word “imminent” which has always, under international law, been required in order to attack based on a theory of self-defense.

So all our language does is protect the opportunity for the President, in the absence of a threat which rises to self-defense, an imminent threat which would justify self-defense, in the absence of a U.N. resolution, it specifically says, we are not going to adjourn sine die. This is too important.

If there is a threat which is imminent, if the U.N. does not act pursuant to this resolution, we would say to the President, we will come back to consider a unilateral authority. You don’t need it, if it is self-defense. You don’t need it, if the U.N. acts. But if it is not an imminent threat and the U.N. does not act, then we will be here to consider that request.

Mr. LIEBERMAN. I thank my friend. This exchange has clarified for me the intentions of the amendment. If I may briefly state it, you are saying the President can only take—forgive me for using the word “only”—but I will clarify it—action against, can only use the Armed Forces of the U.S. to take action against the weapons of mass destruction without a U.N. resolution if he determines the threat from those weapons is imminent.

Mr. LEVIN. Is not imminent.

Mr. LIEBERMAN. If he determines the threat is not imminent, then he cannot take action against those weapons without a U.N. resolution, unless he returns to the Senate.

Mr. LEVIN. We are not saying what he can do here. This is an authority, if I may repeat.

I assume this is coming out of the time of the Senator from Delaware; is that correct?

The PRESIDING OFFICER. Yes.

Mr. BIDEN. Then I will not yield any more time. How much time do I have?

The PRESIDING OFFICER. Who yields time?

Mr. BIDEN. If I may, how much time remains under my control?

The PRESIDING OFFICER. The Senator from Arizona?

Mr. BIDEN. I yield another 2 minutes to the Senator to finish his answer, but then I would want to speak briefly to this, if I may.

Mr. LEVIN. If I could complete that thought, this is a grant of authority. It is not a limitation of authority. That is a critical difference which, as lawyers, I think we understand. We are not saying what the President cannot do. We are saying nothing in here is in any way a limitation of the inherent right of self-defense. We are reiterating the inherent right of self-defense to avoid the kind of argument the Senator from Connecticut is now making, to preclude the argument. It has not worked. The President is still making the argument. To make it clear that in no way are we affecting the inherent right of self-defense, we reiterated that right.

Secondly, there is a grant of authority to act pursuant to a U.N. resolution.

The PRESIDING OFFICER. The Senator has used an additional minute.

Mr. LEVIN. Could I have 30 seconds?

Mr. BIDEN. Sure.

Mr. LEVIN. There is neither an imminent threat, which has been the traditional definition of self-defense, if there is neither a threat which is imminent, which would justify traditionally acting in self-defense, or if there is not an inherent right of self-defense, which authorizes the member states to use force to go with those weapons of mass destruction, then we are saying we will be in session to consider a Presidential request.

The PRESIDING OFFICER. The additional time has been used.

Mr. SARBANES. Will the Senator yield me 10 seconds?

Mr. BIDEN. Madam President, I yield myself 3 minutes of the remaining 9 minutes I have, and I yield 10 seconds of that to my friend from Maryland.

Mr. SARBANES. I thank the Senator from Delaware.

I strongly commend the Senator from Michigan for how carefully thought-out and reasoned and constructive his amendment is, as was just reflected in the exchange which he had with the Senator from Connecticut.

Obviously, this amendment, which is before us and which I support, has been very carefully thought through to deal with all these eventualities. I commend the Senator from Michigan for it.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. BIDEN. Madam President, I rise to explain why three brilliant lawyers can be all right at the same time—because they all started from a different premise, part of the confusion for the debate that listeners will find on the floor.

I join my friend from Arizona and my friend from Virginia in being opposed to this amendment, but for reasons different than theirs. Let me try to explain as briefly as I can.

The point about whether or not there needs to be an imminent threat to justify the President taking action is what is at issue here.

The amendment that suggests the President need not, if the underlying amendment passes, have to show there is an imminent threat. He is enforcing a peace agreement in effect. He is enforcing, not pre-empting. And he is not responding to imminent threat.

I do not believe there is an imminent threat in the next day or two or week seek action.

The proposal is that my friend from the State of Michigan is because I believe there is an inevitable threat. We are either going to have to react, if not tomorrow, we will have to in the next 5 years. If this man is unfettered, with $2 billion per year in revenue, without an underlying threat, he will be enforcing Security Council resolutions. That is authority we are about to delegate to the President.

I can understand why my friend from Maryland is upset about the way it is characterized by the Senator from Connecticut.

The bottom line is I believe if, in fact, we do not get a U.N. resolution, we are in a position we were in with regard to Kosovo. My friend from Arizona and I stood shoulder to shoulder on Kosovo trying to encourage the previous President of the United States to use force against the Serbs in Kosovo. I will submit for the RECORD at the appropriate time, after we had gone through an effort to get the U.N. to support it.

And then we went.

The bottom line was, the Senator from Arizona and I felt strongly we had to go. We had to move. Were the Serbs an imminent threat to the United States of America? No. Was it a threat to our security interests? Yes. The stabilization of southeastern Europe. And so I think part of the thing that confuses people here—anyone listening to the debate, myself included, as part of the debate—is that notion of the place from which you began.

I reserve the remainder of my time.

Mr. FEINGOLD. Mr. President, I rise to briefly comment on Senator Levin’s alternative proposal relating to Iraq. Some of my colleagues for whom I have tremendous respect have tried to address the fact that the administration’s proposal is simply not good enough by emphasizing the desirability of a United Nations resolution, thus transforming this dangerous unilateral proposal into an internationally sanctioned multilateral mission. But while I recognize that international support
is a crucial ingredient in any recipe for addressing the weapons of mass destruction threat in Iraq without under-cutting the fight against terrorism. I will not and cannot support any effort to give the United Nations Security Council Congress’s proxy in deciding whether the United States and women into combat in Iraq. No Security Council vote can answer my questions about plans for securing WMD or American responsibilities in the wake of an invasion of Iraq. It is for that reason that I must oppose the proposal of the distinguished Senator from Michigan.

Mr. CORZINE. Mr. President, I rise in support of the Levin amendment to the underlying resolution and am proud to be counted as a cosponsor. I believe Senator LEVIN’s legislation represents a rational and measured approach to military action against Iraq’s tyrannical regime. The Levin amendment emphasizes the importance of multilateralism and understands that the cooperation of the world community is an important component of American success in disarming Iraq and in Iraq’s eventual reconstruction. As I said in my statement last night, if the world community is not with us when we take off, it will be hard to ask for their help when we land.

Although the administration at times appears to believe otherwise, multilateralism is not an unnecessary inconvenience, but an important precondition for success not just for actions to disarm Iraq but more importantly is prosecuting our war on terrorism. We rely on other countries for logistics, intelligence, and overflight rights. We have called on other countries to help cover the costs of previous military engagements. And we rely on other countries to provide peacekeepers to help restore law and order around the globe, including most recently in Afghanistan. And we must certainly depend on the 90-odd countries in our global coalition to combat terrorism at home in the post-9-11 government.

However, if we adopt a unilateral approach, we undermine cooperation of the world community we have so often enjoyed.

Furthermore, the Levin amendment wisely stops short of codifying the Bush preemption doctrine, a dangerous and reckless new development in American foreign policy.

Many countries have adversaries who they believe present continuing threats, maybe even imminent threats, to their security. If we were to declare a precedent of preemption, how in the future can we criticize Russia for attacking Georgia, stop India from taking action against Pakistan, or oppose a Chinese invasion of Taiwan in the court of world public opinion?

Now, I believe the Levin amendment precludes unilateral action by the United States in self-defense where imminent and immediate threats exist. And nothing in the Levin amendment prevents the Congress from authorizing force at a later date if the U.N. does not take action.

I urge my colleagues to support the Levin amendment. I believe that it presents an excellent balance between the desire for a resolution and the potential threats to American interests while demonstrating leadership in the post-cold-war world, and the value of devising a multilateral approach. Thank you and I yield the floor.

Mr. LEVIN. Madam President, I believe I have 3 minutes remaining. In all due respect to the Senator from Michigan, as Paul Harvey would say, “Let’s hear the rest of the story.” The reason I said in 1991 that the U.N. Security Council should approve it is because the U.N. Security Council had already acted and approved. Never, at any time in my entire history, would I believe we are dependent upon the good will or the approval or disapproval of the U.N. Security Council. So I resent, slightly, the Senator from Michigan taking me out of context there.

The fact is, in Kosovo, if we took the same course of action the Senator from Michigan is contemplating now, when butchery and genocide was going on there, we would have waited until the Security Council acted, or didn’t act, and then we would have gone back into session to determine what we should do about Kosovo.

How many thousands of people would have been murdered, butchered, and ethnically cleansed had we taken the same route that the Senator from Michigan is advocating on this issue, as far as Iraq is concerned? All I have to say about this amendment is—well, you can just read it: . . . will not adjourn sine die and will return to session to determine what we should do about Kosovo.

Et cetera, et cetera. If that isn’t a dictate by the action of the U.N. Security Council, nothing is.

We have come a long way. John F. Kennedy, on October 22, 1962, said this: “This Nation is prepared to present its case against the Soviet threat to peace and our own proposals for a peaceful world at any time, and in any forum, in the Organization of American States, in the United Nations, or in any other meeting that could be useful, without limiting our freedom of action. The Levin amendment limits our freedom of action and contradicts the words of John F. Kennedy at the time of the Cuban missile crisis. I reserve the remainder of my time.

Mr. LEVIN. Madam President, I yield 6 minutes to the Senator from Hawaii.

Mr. AKAKA. Mr. President, I rise to express my support for a resolution authorizing the use of force against Iraq. I do so with two cardinal prerequisites: first, that all possible means be exhausted short of war to enforce United Nations resolutions concerning Iraq and, second, that any attack against Iraq take place as part of an international coalition. That is why I am pleased to cosponsor the amendment offered by my colleague from Michigan, Mr. LEVIN, the Chairman of the Armed Services Committee.

Before the United States wages war against Iraq, President Bush and the Congress owe it to the young Americans who face death in this conflict to ensure that every effort has been made to obtain our ends without endangering them. Every ounce of preparation must be taken to ensure a swift and efficient outcome should war become necessary. As another President, Herbert Hoover, once said, “Older men declare war. But it is youth that must fight and die.” The burden is on our leaders to justify why young men and women need to risk their future for this war.

Defense analysts suggest that anywhere from 100,000 to 400,000 troops will be necessary for an attack. There are already approximately 75,000 Reservists and National Guard troops on active duty, and even more may be needed to help clean up the conflict in Afghanistan while not degrading military missions elsewhere in the world. An occupation force in Iraq might require at least 75,000 troops plus a civilian counterpart to the military presence. The Congressional Budget Office estimates that the war will cost between $6 billion to $9 billion a month on top of an initial deployment cost of $9 billion to $13 billion and that an occupation force would cost $1 billion to $4 billion per month. Remember in the first Persian Gulf War, it was our allies who paid for the war. The cost of the war this time will be borne largely by the American economy, it will be too big to fund wars at once or for an indefinite period of time. Already our funds are stretched. The head of the U.S. Special Operations Command has indicated that it requires an additional $23 billion over the next 5 years to maintain his global responsibilities.

The need to justify such a course of action is particularly critical in the case of Iraq as President Bush is advocating a preemptive strike against a threat to American homeland. Traditionally, America has never sought war by striking first nor has America eagerly sought foreign entanglements. This would be a preemptive war and one in which we could have few allies. Not since the Spanish-American War Budget of the United States be fighting a war so far from our borders with so few friends.

As we consider this war, we must also consider the implications of what we are doing. Saddam Hussein is not the only dictator who oppresses his people, attacks his neighbors, and is developing weapons of mass destruction (WMD). North Korea’s Kim Jong Il, and...
Libya’s Muammar Qadhafi, Iran’s Aya-tollah Khamenei, Syria’s Bashar al-Assad, and others, all pose threats or have posed threats to American interests. All are known for their human rights abuses. American troops stand eye to eye with North Korean troops on the DMZ. Libyan agents blew up an American commercial aircraft; Iran has imprisoned American diplomats; and Syria has supported terrorist groups who have attacked and murdered Americans. All have or are developing weapons of mass destruction, including nuclear weapons and missiles to deliver them. Some of these countries may already have nuclear weapons. Some have attacked—directly or indirectly—through support for terrorist groups; their neighbors. In the case of Iran, recent reports indicate that it is sheltering and assisting al-Qaeda leaders.

In the case of other countries, we are working through bilateral and multilateral diplomacy, to constrain their efforts to develop weapons of mass destruction. However, in regard to Iraq, the President argues that Saddam poses a unique threat. His argument is convincing concerning the extent of devastation that Saddam has wreaked on his own people and his neighbors. He is truly, as the President notes, a “homicidal dictator,” but he is not the only dictator addicted to developing weapons of mass destruction. Nor is the policy of a choice between invading Iraq or standing hopefully by while Saddam becomes ever stronger. Since the Persian Gulf War, we and our allies have worked to make Saddam weaker and, according to all reports, including that of our own military, Saddam’s military capability is much less now than it was in 1991.

Congressional testimony, reports by the intelligence community and outside analysts, state that Iraq’s WMD capabilities are much less now than they were before the Gulf War. A recent CIA public report states that Iraq’s chemical weapons capability “is probably more limited now than it was at the time of the Gulf war . . . ” Although it is probable that Iraq’s biological weapons program is more advanced than it was before the war, its delivery capability, according to the respected London-based International Institute for Strategic Studies, “appears limited.”

I agree with the President that we must neutralize Iraq’s WMD threat. The question is how to do that most effectively while minimizing the loss in American lives. The argument that an inspection system cannot guarantee the elimination of Iraq’s WMD program is certainly true but misses the point. There are few absolutes in this world. Defense Secretary Rumsfeld insists that we need American troops on the ground,rummaging through every Iraqi nook and cranny for evidence of WMD. Even with a large force, there is no guarantee that every item would be uncovered or how long it would take. We are still finding traces of chemical weapons left over from World War I in the backyards of homes in Washington, D.C. Nor have our troops in Afghanistan, despite heroic efforts, been able to eradicate every al-Qaeda operative.

But what aggressive inspections can do is destabilize the Iraqi WMD program, keep it bottled up, frustrate efforts at gaining new technologies and additional supplies, and force Iraqi technicians to hide and keep moving constantly. It will not be a disarming, but, if implemented effectively, it will be dismemberment of the Iraqi WMD program, splitting it in parts and preventing it from becoming whole.

A new inspection regime has to be very aggressive, receive considerable support from the United States and its allies, have a fixed set of dates for marking compliance, and be backed by the threat of war. Iraq’s record of evading inspections is well documented. Benchmarks for compliance will require inspection teams who argue for a softening of sanctions provisions. Putting in place an aggressive new inspection regime is not an insubstantial achievement, and it does not undermine necessary preparations to develop an over-riding strategic plan to disarm and strengthen international backing for a conflict.

Defense Secretary Rumsfeld and others in the administration tell us that time is not on our side. But we must make the time to ensure that we minimize American casualties. Time is not on Saddam Hussein’s side either. Our patience has been exhausted and a new U.N. resolution must be firm in its deadlines. Some in the Administration believe Saddam’s hold on those responsible for guarding him is so tenuous that in the event of an attack, they will turn on him and overthrow him.

The current discussion about Iraq has obscured the successes of American military policy. According to Congressional Research Service report by its distinguished Middle East expert, Kenneth Katzman, observes, the United States “has largely succeeded in preventing Iraq from reemerging as an immediate strategic threat to the region.” A British Government intelligence report notes that the “success of U.N. restrictions means the development of new longer-range missiles is likely to be a slow process.”

If war is avoidable because Iraq refuses to give inspectors the liberty they need to perform their mission, then the United States must have an effective military strategy for fighting a war.

Great uncertainty surrounds the President’s post-war strategy. Remember the day the war ends, Iraq becomes our responsibility, our problem. The United States lacks strategic planning for a post-conflict situation. Retired General George Joulwan recently said that the U.S. needs “to organize for the peace” and design a new strategy with “clear goals, milestones, objectives.” General Joulwan argues we did not have such a plan for Bosnia and we are late to develop one in Afghanistan. Our objectives in Iraq have not yet been made clear: is it our goal to occupy Baghdad and if so, for how long? A rush to battle without a strategy to win the peace is folly.

General Hoar observed that “there has been scant discussion about what will take place after a successful military campaign against Iraq. The term ‘regime change’ does not adequately define the objectives we want to achieve as a result of a military campaign in Iraq. One would ask the question, ‘Are we willing to spend the time and treasure to rebuild Iraq and its institution after fighting, if we go it alone during a military campaign?’ Who will provide the troops, the policemen, the economists, the politicians, the judicial advisors to start Iraq on the road to democracy? Or are we going to turn the country over to another thugs, who swears fealty to the United States?”

By mid-October, we should have testimony before the Armed Services Committee, “we were very fortunate in Afghanistan that in fact a government, interim government, emerged that seemed to have a modicum of support among the people. We should not count on being lucky twice.” Nor can we count on Iraq’s oil funding reconstruction if wellheads are blown up as they were by retreating Iraqi forces in Kuwait.

Experts indicate that American troops will need to remain inside Iraq for many years in order to ensure stability. Iraq will require extensive economic assistance. As the current situation in Afghanistan indicates, the process of restoring viability to a nation—nation-building—after years of repression is a difficult one and made more difficult by the inability of other nations to sustain their support in the effort. Violent attacks are on the increase in Afghanistan. Afghan officials have received only about half of the $1.8 billion in aid promised last January. A study by the Army’s Center of Military History has concluded that we would need to commit 300,000 peacekeeping troops in Afghanistan and 100,000 in Iraq if we are to have an impact comparable to that which we had in reconstructing Japan and Germany after the war.

The consequences of a long-term American occupation of Iraq needs to be carefully weighed. Anthony Cordesman, an analyst with the Center for Strategic and International Studies, has observed, “there has been a ‘defeasance silence’ from the Administration about how Iraq will be run after October 10, 2002
inspired to form a new government. But can we be assured that it would be a democratic government or a democratic government that is pro-American? Can we be assured that the new regime will be committed to getting rid of weapons of mass destruction, especially as Iraq’s traditional adversary, Iran, has an even more advanced program of weapons of mass destruction?

Even though our military forces may be equipped to fight a war in Iraq and a war on terrorism in Afghanistan, there is a significant price to be paid. In his testimony before the Senate Armed Services Committee, General Richard Myers, Chairman of the Joint Chiefs, noted that certain unique units, such as intelligence platforms, command and control assets, and Special Operations Forces would need to be prioritized if the war on terrorism expanded. Richard Solomon, former Assistant Secretary of State in the first Bush Administration, refers to the “danger of over-stretch” in which the United States assets are deployed in multiple nation-building enterprises and are not able to respond if another crisis erupts.

All of these concerns point to the importance of international support as a critical ingredient of both our war-fighting and our peace-making strategy. Without the imprimatur of the international community, the President’s war will be seen as a private vendetta by the United States.

The President was right to frame his speech at the United Nations in the context of restoring credibility to the United Nations through enforcement of its resolutions. This is the essential context of this conflict but it can be validated as such only if the international community joins it. Regional support will provide an allied force with the forward basing needed to mount a credible attack. Right now no country in the region contiguous to Iraq is volunteering to host American troops in a war. International support will help dampen hostility toward the United States by the peoples of the region and help build support among the Iraqi people. International support for the post-war, peace-making phase of the operation will reduce the American military’s footprint and decrease the need for American financial resources. Secretary of State Rice has testified that the United Nations or an international coalition will run Iraq after Saddam. For that to be the case, the United Nations or some ad hoc international coalition will have to be formed before the war.

The President also must ensure our troops are properly prepared. Recently, the Pentagon’s Deputy Assistant Secretary for Chemical and Biological Defense stated that American troops are not “fully equipped and prepared against a bio-chem attack. Decontamination shelters are reported to be in short supply as is the decontaminant foam used to clean up following an attack. The General Accounting Office recently testified that 250,000 defective protective suits against a chemical or biological attack cannot be located and may remain in current Pentagon inventories.

We must take seriously any indication of an Iraqi chemical or biological attack very seriously. According to the British Government’s White Paper on Iraq, Iraqi chemical weapons caused over 20,000 casualties in the Iran-Iraq War. Iraq used sprayers, bombs, artillery rockets, and artillery shells filled with chemical weapons remain hidden in Iraq’s arsenal.

Haste makes waste, affirms the adage, and in this case, haste means a waste of American lives. We may have an all-volunteer force but they are not mercenaries; they are citizen-soldiers and we owe it to each and every one of them and their families to proceed carefully when endangering their lives. Preparation is not the same as procrastination.

Constituent opinion in my home state is running strongly against any authorization of the use of force against Iraq. The President and his Administration need to make a clear and compelling case to the American people and to our allies abroad as to why this confrontation is necessary now.

For that reason, Mr. President, I support efforts to frame a multilateral approach to rid Iraq of its weapons of mass destruction. I support action by the United Nations in the form of a resolution calling for unconditional and unfettered inspections in Iraq. Only after we exhaust all of our alternative means should we engage in the use of force, and before then, the President must ensure we have a strategy and plans in place for winning the war and building the peace.

I yield the floor.

Mr. BIDEN. Madam President, how much time do I control?

The PRESIDING OFFICER. The Senator has 2 minutes remaining.

Mr. BIDEN. Madam President, I yield myself the remainder of my time.

The reason to go to the U.N. Security Council does not relate to sovereignty, it relates to security, and the security of the United States based upon the notion the President of the United States has recognized when he said he thought it was necessary to go to the U.N. Security Council.

I think the arguments made against the first part of the Levin amendment are specious. Why did the President of the United States go to the Security Council? It was yielding our sovereignty? No more than our friend from Michigan is “yielding our sovereignty.”

The President went to the U.N. because, as one White House official said to me, he had to do so. Why? For our sake and for our friends and allies. We have the moral obligation to explain to the American people and the world our view, to say to all the members of the international community, the Presiding Officer has 2 minutes remaining.

Mr. WARNER. The Senator raises a key point on which I was going to conclude, and that is, as we are debating, the Secretary of Defense is working before the U.N. Security Council.

Mr. BIDEN. Correct.

Mr. WARNER. He has made it clear to the Senator from Delaware, I am certain, as he has made it clear to me, that the two-step process will not achieve the goals a coalition of nations now working—Great Britain and the United States—desire to achieve; am I not correct?

Mr. BIDEN. Yes, with one caveat. He has expressed to me his ability to achieve a tough resolution would be enhanced by our not making it a two-step process. But he personally has told me and my committee he would consider and the President would consider a U.N. two-step process if they had to. The reason for my saying not two steps now is it strengthens his hand, in my view, to say to all the members of the Security Council: I just want you to know, if you do not give me something strong, I am already authorized, if you fail to do that, to use force against this fellow.

Mr. WARNER. That is right. Were we to act now, we would substantially reduce our leverage and ability.

Mr. BIDEN. In response, I cannot honestly say substantially reduce it. I think it will reduce it some. This resolution, for example, reduces the possibility of getting a strong response compared to what Lugar-Biden would have supported. The truth is it is marginal. Everyone has to make their own judgment. I think it would reduce his ability. I would be hard pressed to say it...
was substantial. He has a stronger hand having the authority granted to him after he exhausts the U.N. outcome to say to them: Look, if you do not give it to me, I now have the authority to move.

Mr. WARNER. I say, Madam President, the distinguished majority leader said Congress should speak with one voice. We have in our resolution—you recognize the problem of one body. This is a total substitute amendment. It starts out, everything. As the Senator from Delaware knows, I say to the distinguished chairman, the Levin resolution just takes part of 887. It does not incorporate the previous resolutions, the 18 which we have time and again on this floor said Saddam Hussein has ignored.

I say to my friend, it is very important, as the leader said, that Congress speak with one voice, and the only way to do that is to retain our Lieberman-Warren amendment and not have a substitute.

I yield the floor.

Mr. BIDEN. Madam President, I ask unanimous consent to proceed for 30 seconds.

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

Mr. BIDEN. Madam President, if the President attempts to take this Nation to war over Kuwaiti property, I hope to God that is not what you all mean by this underlying provision. If this President attempts to take this Nation to war over return of Kuwaiti property, if this President attempts to take this Nation to war based on this authority for any reason—any reason—other than weapons of mass destruction, I will be on this floor every day taking issue with this President attempting to stop the war. I cannot fathom anyone suggesting that Kuwaiti prisoners warrant us going to war. This is about weapons of mass destruction, in this Senator's view.

The PRESIDING OFFICER. The Senator's time has expired.

Mr. WARNER. Madam President, I totally reject there has been any inference on this side of such a nature, but we do incorporate in the preamble the other resolutions, and I think it important they be incorporated.

The PRESIDING OFFICER. Who yields time?

The Senator from Michigan.

Mr. LEVIN. Madam President, I yield myself 15 seconds. There may not be an inference in the Senator's rhetoric, but there is more than an inference in the resolution they support. It says resolutions of the U.N. It identifies them all, including the one on Kuwaiti prisoners. I am afraid while they may want to ignore, while ignoring the language in their own resolution which is there.

I yield 3 minutes to the Senator from Vermont.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. WARNER. Madam President, I should point out it also includes the return of an American prisoner, an accounting of him.

Mr. LEVIN. I yield part that I support.

Mr. WARNER. Fine.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. JEFFORDS. Madam President, the vote on the Levin substitute amendment is one of the most important votes we will cast in this process. I commend the Senator from Michigan for his fine work on this alternative. The Levin amendment urges the United Nations to take strong and immediate action to pass a resolution demanding unrestricted access for U.N. arms inspectors in Iraq. It also urges the United Nations to press for full enforcement of its prior resolutions on Iraq. The Levin substitute language makes it clear that the United States will stand behind the U.N. Security Council, even authorizing the use of U.S. military force to support the Security Council directives if necessary.

At the conclusion of World War II, the United States and its allies were discussing the future of the world body that would be a forum for resolving future disputes with means other than war. There were many important initiatives that needed multilateral coordination by an intergovernmental body. More than half a century, the United States has poured diplomatic energy and considerable resources into the United Nations system. During the cold war years, the U.N. languished, weakened by the divisive United States-Soviet confrontation. But following the demise of the Soviet Union, the United Nations has regained considerable authority, and as the world's lone superpower, the United States is now finding that it has considerable use for the United Nations.

Our decade-long struggle with Saddam Hussein is one example of how working with the United Nations serves our interests. We partnered with the United Nations very effectively during the Persian Gulf War. Sanctions have prevented any significant rebuilding of Iraq's conventional military capabilities. We maintain U.N. no-fly zones over Iraq that have restricted military reprisals against the Iraqis. U.N. inspectors on the ground in Iraq learned a great deal about Iraq's weapons of mass destruction program immediately following the gulf war. But things fell apart in subsequent years.

Once again, we need a strong United Nations to step up to Saddam Hussein. The United Nations must take the lead in enforcing its demands that Iraq give up its biological and chemical weapons stockpiles and production capabilities. The United Nations also demanded that Iraq clear weapons program. I am pleased that last month, President Bush decided to take his case against Saddam Hussein to the United Nations. The U.N. Security Council has responded with vigorous debate, and is considering a strong U.S. proposal for enforcement of a strict U.N. inspections regime. I urge the Security Council to act now, and act decisively.

The Levin amendment puts us squarely behind this United Nations effort. It is the only language that does so. It is critical that we give the U.N. our full support at this time, and give the Security Council the opportunity to take bold action as proposed by the United States. If we undercut the United Nations here today, we are depriving ourselves of the best chance to peacefully achieve the most important goal of disarming Saddam Hussein.

As the world's lone superpower, we need a partner in the United Nations. Many of the critical tasks before us are actually international tasks. For instance, degradation of the environment is a global problem and requires a global solution. The climate change can hardly be addressed by the United States alone. Improving the quality of our water and air requires internationally coordinated efforts.

Economic, employment and health problems are increasingly global issues, as people move across national boundaries in search of jobs and opportunity. We need a strong partner in these efforts, and the United Nations system is our best hope.

We are becoming increasingly aware of the disparities in the economic wealth and use of resources around the globe. Addressing these problems will require a great deal of creative thinking and financial resources. While we are the world's strongest nation, we cannot solve these problems alone. Nor do we want to. We need a strong partner in this effort. A reinvigorated United Nations is the most likely venue for progress.

The spread of weapons of mass destruction has clearly become a threat to our national security. There is much more that the United States can do to stop this proliferation. But in order to have much success at these efforts, we must work in concert with the international community. We need a strong United Nations as a partner in this effort.

The effect of the Levin substitute is to give the United Nations a chance to prove it is up to the task. If we are to have a strong and effective partner in confronting the many problems facing the United States, then we must stand squarely behind the United Nations today. I urge my colleagues to support the Levin amendment.

Mr. President, I yield the floor.

The PRESIDING OFFICER. Who yields time?

Mr. LEVIN. I yield 3 minutes to the Senator from Illinois.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. Madam President, I rise in support of the Levin resolution. I salute my colleague from the State of...
Michigan because I think what he has captured in this resolution is, frankly, what the American people believe.

There is no one in this Senate Chamber making apologies for Saddam Hussein or his weapons of mass destruction. There is no one who wants to ignore the peril that that man poses to the Middle East or to the United States of America. But what Senator LEVIN is suggesting is, frankly, to follow what the President is suggesting.

On September 12, President Bush went to the United Nations and he said to them, if their organization means anything, then they have to stand up to this man. We have to have unconditional inspections. For 5 years we have been standing by the sidelines, and we want to know what is happening in Iraq.

Senator LEVIN says that is the first place we should go, and I agree with him. And it is not as if the United Nations ignored this. Secretary of State Colin Powell, a man I respect very much—one of the leaders in this administration—has been in New York working with the United Nations for this resolution. That is the best course of action. The United Nations is the best organization in the world, and to deal with war and international questions, the United Nations has risen to that challenge. We should give them that same opportunity and responsibility with the Levin resolution. That is the better course of action. As Senator LEVIN says clearly in his resolution, nothing in the resolution ever diminishes the President's authority. It would give him the power as the President of the United States to defend this country, its people, its territory, its Armed Forces, against any threat of aggression. That is part of what we expect of the Commander in Chief, the President, and Senator LEVIN preserves and protects that.

I urge my colleagues to support the Levin amendment. The Levin amendment is the best way for us to approach this challenge.

The PRESIDING OFFICER. The Senator's time has expired.

The Senator from Arizona has 1 minute.

Mr. MCCAIN. Madam President, I may be brief on the Durant amendment. We can discuss the comparison between this situation and Kosovo. The United Nations Security Council never acted in Kosovo. The United Nations Security Council acted or not and because the United Nations Security Council never acted in Kosovo where thousands of people were being ethnically cleansed. If we had passed the Levin amendment at the time of Kosovo, when those of us supported then-President Clinton, we would have known whether the Security Council acted or not and then we would have come back and considered whether Kosovo was a threat to the United States of America. Kosovo is not today, was not then, and will not be tomorrow a threat, but the United States of America had an obligation, and because the United Nations Security Council did not act did not hamstring us.

The reading of this amendment says the President will come back into session in case of certain Security Council actions. There is no other way to read it. This amendment should be resoundingly defeated.

I yield the floor.

The PRESIDING OFFICER. The Senator from Michigan controls the remaining 5 minutes.

Mr. LEVIN. Madam President, that Saddam Hussein is a threat, must agree to inspections and be disarmed is something we all agree. The only question here is: What is the best way to do that? Do we do that by going to the world community, as the President has, and saying we want the world community to enforce its resolution relative to weapons of mass destruction? And do we mean it? Do we go there, and are we serious when we say to them: We want you to act because it makes a difference, when force is used, as to whether or not it has the credibility and strength of the United Nations and the world community behind it? It makes a difference.

It did not make a difference in Kosovo. It makes a difference here. The ramifications of going it alone here are major. In the short term, our troops are going to be more in danger if we go it alone without the U.N. authorization.

We have been told by the Saudis and our other friends we are not going to have access to their bases, our air space, their support, unless there is a U.N. resolution. We have been informed of that.

We know that the war against terrorism can be weakened if we act unilaterally. We cannot act unilaterally and expect that other nations are going to join us in a war on terrorism the way they would if there were a U.N. resolution supporting it.

If we go it alone, there are both short-term risks as well as long-term risks. The long-term risks in going it alone are that without an imminent threat—if there is one, we can move in self-defense. No U.N. resolution is ever needed to act in self-defense. But to act unilaterally and expect that other nations will come together in collective security to help us when we need it, we will anyway.

It takes them right off the hook. Instead of putting a focus on the need for world community action to authorize this action and the advantage of it, our focus becomes blurred. It is an inconsistent message to the world. Now it is a message of unilateralism. We say: We need you, but whether you do it or not, we are going it alone.

This resolution—and here I must say I agree with my friend from Arizona. He agrees with me that it would be better if we got authority from the U.N., and I am glad he does. And then when he says we must not delegate our security policy to the U.N., I agree with him. We never will; we never would. This resolution explicitly eliminates any such implication by the reiteration of the right to act in self-defense.

Mrs. BOXER. Will the Senator yield for a question?

Mr. LEVIN. I would be happy to yield for a question. How much time do I have remaining?

The PRESIDING OFFICER. The Senator has 50 seconds.

Mrs. BOXER. This is a quick question. Some of our colleagues on the other side have basically said the Senator is relying totally on the United
Nations. I have read the Senator’s resolution over and over. He is so clear on the point that at any time the President can take action in self-defense and, in addition, at any time the President can come back and make the case for use. I am correct on that reading, that at any time he can come back and answer the questions he has yet to answer and lay out what it would mean to us to go it alone? Is that correct?

Mr. LEVIN. The Senator is very much correct. I thank the Senator for the support and for her kind words earlier this afternoon.

Madam President, is there any time remaining?

The PRESIDING OFFICER. The Senator has 3 seconds.

Mr. LEVIN. I yield back the entire length of my remaining time.

The PRESIDING OFFICER. The Senator from Nevada.

Mr. REID. Madam President, I ask unanimous consent that I be allowed to speak.

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

Mr. REID. Madam President, my good friend, the senior Senator from Pennsylvania, has questioned some of the things I have done today. I am disappointed he feels that way.

Last night we worked for a long period of time. It was not a matter of minutes; it took a long time. The Senator from Virginia, the Senator from Arizona, the Senator from Connecticut, and others, including the people offering these amendments—I personally spent time on the phone calling Senators who had amendments. The result, after a long period of time, was that Senators who have amendments—Senator BOXER, Senator DURBIN, Senator LEVIN, Senator BYRD—we worked out an arrangement where they could offer their amendments. Senator DAYTON always wanted to offer his amendment and he withdrew it and decided not to offer it. His was nongermane.

In an effort to get this done, we allowed some amendments to be voted on today that were nongermane. That is how compromises are made in legislation. As part of the deal, the Senators who had other amendments would withdraw those amendments. There was clearly never any question about that. It is in the RECORD last night, “and has no other amendments tomorrow.”

In the rush of things, they were not withdrawn last night. They should have been. They were not. Just like the problem we had with Senator BYRD today, he understood there was a unanimous consent request that had never been made that was in the RECORD.

First, we did not need consent to withdraw this. Every Senator had the right on their own to withdraw this. That is a right. They did not need unanimous consent.

My good friend who understands the rules as well as anyone here had the right at any time to file a first-degree amendment. For reasons he knows, he decided not to do so. He indicated he had second-degree amendments that he wanted to pin to some of the amendments, that the arrangements were made to not be part of the proceedings today.

I also say to my friend, the senior Senator from Pennsylvania, he said: Well, I will not agree to any of your unanimous consent requests.

I don’t make unanimous consent requests for me. Rarely. I bet out of 100 such requests, there is not three-tenths of 1 percent that I make for myself. I will try during this vote and the rest of the evening to see if we can work something out for the Senator from Pennsylvania that will satisfy him. We always try to do that. Both the majority and the minority floor staffs work very hard. We will try to do that. I don’t want him upset and disappointed.

I want the RECORD to indicate that what they did last night was for the good of this body. We did our best. It may not have been a perfect arrangement, but I think it was fair. Senators were allowed to offer an amendment and in exchange for that they withdrew the others technically, they didn’t do that last night. I didn’t do it on their behalf. We did it this morning. It is done. That was the fair thing to do.

I repeat for the second time that I will be happy to work with the Senator from Nevada, Pennsylvania to see if we can arrive at the conclusion he wants. We will see what we can do.

Mr. MCCAIN. Will the Senator yield?

Mr. REID. I would be happy to yield.

Mr. MCCAIN. Along with the Senator from Virginia, the Senator from West Virginia, and other Senators, negotiations were conducted in good faith, in fairness, with full consultation. Many, many Senators are unhappy that they were unable to perhaps propose more amendments or perhaps do other things.

I attest to the fact that the Senator from Nevada, fulfilling his duties of getting this legislation achieved with the consideration due every Senator, in my view, did a fair and unbiased job. I thank the Senator for his efforts.

The PRESIDING OFFICER. The Senator from Virginia.

Mr. WARNER. I associate myself with the—

Mr. SPECTER addressed the Chair.

Mr. WARNER. The leader is to be recognized.

The PRESIDING OFFICER. The Senator from Virginia is the manager and is recognized.

Mr. WARNER. I associate myself with the remarks of my colleague, Mr. MCCAIN. I attest to the accuracy of the statement the Senator made.

I further add that the distinguished Republican leader, Mr. LOTT, from time to time visited with the floor managers, so he, likewise, was very much aware of the procedures.

Mr. REID. I kept the majority leader advised of everything that we did.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, I have sought recognition to respond to the Senator from Nevada, over the Senator from Virginia, because what the Senator from Nevada said on the floor is what the Senator from Arizona has said does not bear on this issue.

I am not upset. I think I have been treated unfairly. I did not offer a first-degree amendment to the so-called Biden-Lugar amendment because I had expected Senator BIDEN to offer that amendment. He did not do so up until 1 p.m. yesterday. Having found that out, I consulted with the Parliamentarian and found out that I could offer a second-degree amendment to some seven pending first-degree amendments. I worked it out very carefully and elaborately with the Parliamentarian this morning. The word was out that I was offering the Biden-Lugar amendment.

Other Members of the Senate from the other side of the aisle approached me, liked the fact I was doing it, and wanted an opportunity to vote on it. I got a call from a ranking member of the State Department saying the White House was concerned that I offered the amendment. The word was out that I had moved ahead to offer the Biden-Lugar amendment as a second-degree amendment. I had done that because, after extensive conversations with Senator Biden and Senator Lugar, who asked me to cosponsor it. When it was not offered, I decided to offer it. I was under no illusion of its being successful. It seemed to me on a matter of this importance, going to war, that matter ought to be before the Senate. So I worked it out. When I walked off the floor, I was told by an aide that the Senator from Nevada had asked unanimous consent to withdraw not only the Levin amendment, the Durbin amendment, and the Burton amendment, but also the Biden-Lugar amendment. That was done in my absence. I thought that was unfair. I approached the Senator from Nevada and said so. It seems to me that I ought to have an opportunity to offer that amendment:

Now, I read the RECORD from last night that is referred to with respect to three of the Senators, Senator LEVIN, Senator BOXER, and Senator DURBIN. Senator DAYTON is not mentioned. I know he has the right to do the amendment. Senator DAYTON does not like the resolution. Perhaps he would not have. There is an issue as to whether Senator DAYTON’s amendment was germane. I am advised by the Parliamentarian that my second-degree amendment being germane cures whatever infirmity there may be on the Dayton first-degree amendment.

I have been in this body for 22 years, and I do not think I have objected to any unanimous consent agreement. However, there are plenty of Senators who do. I am not talking about the percentage the Senator from Nevada offers on his own behalf. This is part of my
objection to the way this entire debate is being run. There is cloture filed. I understand the rules. Seventy-five Senators voted against it. I have already heard comments from some who voted against it who are sorry they did so.

We are about to go to war and a Senator does not have a right to offer an amendment. A unanimous consent agreement is asked in my absence and I do not think that is fair.

I yield the floor.

Mr. WARNER. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from Michigan, Mr. LEVIN.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. NICKLES. I announce that the Senator from Utah (Mr. BENNETT) is necessarily absent.

Mr. WARNER. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from South Dakota, Senator DODD.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from Massachusetts, Senator EDWARDS.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from Indiana, Senator HAGEL.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from South Carolina, Senator CRAMER.

The PRESIDING OFFICER. The question is on agreeing to the amendment of the Senator from New York, Senator SCHUMER.

The result was announced—yeas 24, nays 75, as follows:

[Rollcall Vote No. 235 Leg.]

YEAS—24

Mr. SHELBY.

NAYS—75

Mr. WARNER. I thank the leader. So we shall work together.

Senator MCCAIN and I will require additional time on this side, both of us, to address various issues. Having managed the bill and issues of this debate we believe need to be put in the proper context in which questions arose and were answered.

Mr. REID. After the two leaders, you have the recognition, so you would certainly be able to do that.

Mr. WARNER. If I understand, I say to my leader, following disposition of the Durbin amendment, the parliamentary situation is that we are now on the balance of the 30 hours remaining under cloture; am I correct?

Mr. REID. Since cloture was invoked this morning, I don’t remember exactly when it was invoked.

Mr. WARNER. About 11:10 is my recollection.

Mr. REID. The 30 hours started running at that time.

The PRESIDING OFFICER. The time was 11:38 a.m.

Mr. WARNER. Just to inform Senators what the parliamentary situation is.
Since inspections ended in 1998, Iraq has maintained its chemical weapons efforts, energized its missile program, and invested more heavily in biological weapons; most analysts now describe it as reconstituting its nuclear weapons program.

Iraq’s growing ability to sell oil illicitly increases Baghdad’s capabilities to finance WMD-related earnings in cash and goods have more than quadrupled.

Iraq largely has rebuilt missile and biological weapons facilities damaged during Operation Desert Fox and has expanded its chemical and biological infrastructure under the cover of civilian production.

Baghdad UN range limits of 150 km with its ballistic missiles and is working with unmanned aerial vehicles (UAVs), which allow for a more lethal means to deliver biological and, less likely, chemical warfare agents.

Although Saddam probably does not yet have nuclear weapons or sufficient material to make any, he remains intent on acquiring them.

How quickly Iraq will obtain its first nuclear weapon depends on when it acquires sufficient fissile material.

If Baghdad acquires sufficient weapons-grade fissile material from abroad, it could make a nuclear weapon within a year.

Iraq has showed production of chemical warfare agents, probably including mustard, sarin, cyclosarin, and VX. Its capability was reduced during United Nations inspections but is still more limited now than it was at the time of the Gulf War, although VX production and agent storage life probably have been improved.

Saddam has most likely stockpiled a few hundred metric tons of chemical weapon (CW) agents.

Iraq has experience in manufacturing CW bombs, artillery rockets, and projectiles, and probably possesses chemical agents for ballistic missile warheads, including for a limited number of covertly stored, extended-range Scuds.

All key aspects—R&D, production, and weaponization—of Iraq’s offensive biological weapon (BW) program are active and most elements are larger and more advanced than they were before the Gulf War.

Iraq has some lethal and incapacitating BW available as a result of quickly producing and weaponizing a variety of such agents, including anthrax, for delivery by bombs, Scud missiles, aerial sprayers, and covertly using them, including potentially against the U.S. Homeland.

Baghdad has established a large-scale, redundant, and concealed BW agent production capability, which includes mobile facilities; these facilities can evade detection, are highly survivable, and can exceed the production rates Iraq had prior to the Gulf War.

Iraq has test-fired its long-range ballistic missiles from fixed coastal and mobile launching platforms and several development programs, including for an Unmanned Aerial Vehicle (UAV) that most analysts believe probably is intended to deliver BW agents.

Iraq’s attacks on U.S. and coalition forces in the Persian Gulf resulted in the United States ordering the United States military to destroy infrastructure and air defense capabilities. The Taliban is out of power in Afghanistan.

Mr. COCHRAN. I thank the distinguished Senator from Illinois.

The PRESIDING OFFICER. The Senator from Illinois may yield.

Mr. DURBIN. Mr. President, pursuant to the unanimous consent agreement, I call up my amendment.

Mr. DURBIN. The PRESIDING OFFICER. The Senator from Illinois [Mr. DURBIN] proposes an amendment numbered 4965 to amendment No. 4966.

(Purpose: To amend the authorization for the use of the Armed Forces to cover an imminent threat posed by Iraq’s weapons of mass destruction rather than the continuing threat posed by Iraq)

On page 7, line 20, strike “the continuing threat posed by Iraq” and insert “an imminent threat posed by Iraq’s weapons of mass destruction”.

Mr. DURBIN. Mr. President, I call up this amendment to the underlying resolution presented by the President and submitted to the Senate Tuesday night and the House Wednesday. It is a very important amendment to the underlying resolution.

In this Capitol Building, there are many historic rooms. There is one that is of great significance to me. It is only a few steps down the hall. It was in room 219 where I gathered with many of my colleagues in the Senate Democrats for a meeting on the morning of September 11, 2001. I can still recall the meeting vividly as we watched the television screen and its report, as we heard of the evacuation of the White House, as we jumped from our chairs and looked down The Mall to see the black smoke billowing from the Pentagon. And I told immediately to leave this great building and rushed down the steps and far away.

That is my image of September 11. Everyone who is following this debate has their own image of September 11. My world changed. America changed. Perhaps things changed all around the world on that day.

I came to work on that morning never believing that just a few days later, on September 14, I would stand on this floor and join every one of my colleagues in the Senate in a unanimous bipartisan vote of support for President Bush’s request for war on terrorism.

The Taliban is out of power in Afghanistan. They no longer will be catering to the kind of extremist we saw with al-Qaida. Osama bin Laden is at least on the run, and that is certainly good news. Afghanistan is moving back toward a civilized and region we have been waiting to be freed for so many years.

Mr. DURBIN. Mr. President, I call up my amendment.

It could develop and test a TD–1-type [Taepo Dong–1] system, within a few years.

If Iraq could buy a TD–2 from North Korea, it could have a launch capability within a year or two of a purchase.

Iraq could develop and test a TD–1–type [Taepo Dong–1] system, within a few years.

If it acquired No Dongs from North Korea, it could own an ICBM within a few years of acquisition by clustering and staging the No Dongs—similar to the clustering of Scuds for the Al-Abid SLLV.

The Iraqis have experience in manufacturing CW bombs, artillery rockets, and projectiles, and probably possess chemical agents for ballistic missile warheads, including for a limited number of covertly stored, extended-range Scuds.

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Iraq has begun renewed production of the Al-Abid SLV.

The Senator from Illinois [Mr. DURBIN] proposes an amendment numbered 4965 to amendment No. 4966.

The bill clerk read as follows:

The PRESIDING OFFICER. The Senator from Illinois [Mr. DURBIN] proposes an amendment numbered 4965 to amendment No. 4966.

(Amendment No. 4967 to Amendment No. 4966)

(Purpose: To amend the authorization for the use of the Armed Forces to cover an imminent threat posed by Iraq’s weapons of mass destruction rather than the continuing threat posed by Iraq)

On page 7, line 20, strike “the continuing threat posed by Iraq” and insert “an imminent threat posed by Iraq’s weapons of mass destruction”.

Mr. DURBIN. Mr. President, I call up this amendment to the underlying resolution presented by the President and submitted to the Senate Tuesday night and the House Wednesday. It is a very important amendment to the underlying resolution.

In this Capitol Building, there are many historic rooms. There is one that is of great significance to me. It is only a few steps down the hall. It was in room 219 where I gathered with many of my colleagues in the Senate Democrats for a meeting on the morning of September 11, 2001. I can still recall the meeting vividly as we watched the television screen and its report, as we heard of the evacuation of the White House, as we jumped from our chairs and looked down The Mall to see the black smoke billowing from the Pentagon. And I told immediately to leave this great building and rushed down the steps and far away.

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Mr. COCHRAN. I thank the distinguishe...
Let’s speak to the President’s request for a war against Iraq. If you have followed the comments from the President since August until today, you will note that his approach has changed. In fact, this is the third version of the strategy before you.

In one respect it is a tribute to the President that he has worked with others to try to improve the resolution. We expect that, in another, it suggests a change in attitude and philosophy and normal intent as this resolution develops.

The speech the President gave on Monday night I listened to, every single word of it. I wanted to hear everything he had to say. The speech the President gave to the American people was far different than the language of the resolution before us. What has happened since August when the President first raised the specter of Iraq as a threat to the United States?

Initially the White House said: We don’t need congressional approval. We can move forward. They went on to say: We can do it unilaterally. We don’t need congressional approval. We can move forward. They went on to say: We gave you your opportunity. You know this man will not back down. We are going to have a coalition of allies behind us.

Let’s speak to the President’s resolution as to the United States?

First, it is a war resolution. With this resolution before us, we have before us has not. This resolution represents a dramatic departure in foreign policy. This resolution does not specify that we are targeting weapons of mass destruction. This resolution represents a dramatic departure in foreign policy. That is why I have offered this amendment.

Senator LEVIN of Michigan was here earlier speaking about the role of the U.N. As much as any nation, the United States has nurtured the U.N. We have gone through painful, frustrating moments when we have disagreed with their actions and could not agree with Security Council decisions, but by and large we have stood by the U.N. since the days of Kofi Annan. “The U.N. is the international community at work for the rule of law.”

That is as succinct a description of what the U.N. is all about as I have ever read. It has been with the U.N. through NATO, in the cold war, on questions of post-Soviet transatlantic order, and a variety of other issues. Now comes the President, on September 12 of this year, who visits the U.N. and issues a significant challenge. He says to the U.N. on September 12. If this organization has a backbone, it is going to stand up to Saddam Hussein, demand inspections for the weapons of mass destruction, and remove or destroy them. If it does not, the President basically said that the U.N. is irrelevant; it has become the League of Nations.

Well, since then, progress has been made. A man whom I respect very much, Secretary of State Colin Powell, has been involved in shuttle diplomacy with the Security Council to put together U.N. support for just the very approach the President asked. It is the right approach—to really put our inspections up front. It holds nothing off limits, with no exemptions for Presidential palaces, so that we can go in and discover, with the help of our intelligence community, which will provide information where we in thinking the weapons can be found and, by finding them, be able to establish once and for all that Iraq is in violation of U.N. resolutions and destroy the weapons.

If Saddam Hussein and Iraq should resist or stop us, consider the position of the President. We can then turn to the U.N. and say: We gave you your opportunity. You know this man will not comply with orders. Now stand together in enforcing the U.N. inspection. What a strong position that is—for us to have a coalition of nations, through the U.N., working with us, rather than the Bush resolution, which says we will do it by ourselves.

I don’t think we have seen progress, but this resolution would brush it all aside. This resolution would say to the U.N. and others around the world: Go ahead and finish your debate and engage yourself as much as you like, but in the meantime, this Nation, the United States of America, will do exactly what it wants to do.

I don’t think that has been our approach historically. We have always said: If you attack us, expect an answer. That is what happened on September 14, when we voted on the resolution on the war on terrorism. But why, if the U.N. is making progress toward this goal, do we want to say we are going to ignore the progress you have made, ignore the fact that you want a coalition of nations, and go to war? We are going to ignore the possibility of meaningful inspections to disarm Iraq, and we will go it alone, we will launch a land invasion?

I think that is a mistake. This U.N. congressional effort is very important. In October of last year, President Bush stated, with some pride, that we had launched our war on terrorism, and he said: “We are supported by the collective will of the world.” And we were. The President has a right to be proud of that. The fact that we mobilized nations around the world to come behind us in the war against al-Qaida and the terrorists meant something in the war on terrorism.

Why, then, does it not mean something today? Why, then, when we are considering this war resolution, are we not committing to build a coalition of force to make sure we are successful? We know what the coalition means. It means strength in numbers. It means a sharing of the burden. Why should it only be American soldiers walking through the deserts on the way to Baghdad? Should we not have an international force? Because the threat Saddam Hussein poses is certainly to the Middle East and other countries before it threatens the United States. Why should other nations not defray the cost of this war? The fact that we would spend $100 billion or $200 billion when we are currently in deficit—why should that not be shared? Certainly, when we fought in the Persian Gulf, that was what happened. There is nothing in the Bush resolution for a coalition of force to join in this effort in Iraq.

Also, the creation of a coalition establishes vital cover for other nations to join us. Do you recall the comments made by Saudi Arabia a few days after the President’s visit to the U.N.? They had been an only cold but antagonistic to the idea of the United States going it alone against Iraq. They announced, after his visit to the U.N., that if the U.N. took action, they...
would cooperate. Why is that significant? It is as significant today as it was in the Persian Gulf. President Bush's father realized that when you bring Arab States into the coalition, it is critically important as we consider action against an Arab nation, Iraq.

This is a moment, too: if our coalition includes Arab States and countries from around the world, it minimizes the impact this will have on the fundamentalists and extremists who are trying to breed and educate and train the next generation of terrorists. A third of the people living in the Arab world today are under the age of 14.

If this is a coalition including Arab States, then we are in a much stronger position to argue that it is U.N. action, collective action, it is not the United States going it alone. This will help to defuse any terrorists who might come out and will help to establish stability after the attack.

Let me go to the particular reason to raise this amendment to this resolution. The House has passed the resolution we are considering. It tells you we are drawing that much closer to the possibility of war. It is a historic decision. It is in this country's interest to move slowly. If this Chamber agrees to the same resolution and presents it on the President's desk, my guess is it will be signed very quickly. It is more than just war against Iraq. Just a few weeks ago, you remember, administration released what they called "The National Security Strategy of the United States of America." It is a document which outlines what they consider to be the new parameters of foreign policy in our Nation. It is well worth the read.

You will find in this document, on page 15, a significant and historic departure from the foreign policy of the United States. The argument is made in this publication by the administration, by President Bush's White House, that the world has changed so significantly since September 11, 2001, that the principles and values and norms of conduct of our foreign policy must be changed dramatically in this respect. We have always said to the world: The United States is not an aggressor nation. We are not seeking to invade your country for territory or treasure. But if you threaten us, you can expect that we will return with all the force and power we have. We are not trying to conquer you, but if you threaten our territory, our people, our allies, our Armed Forces, you can expect the worst. That is the way it should be.

We have said historically we are a defensive nation. Even at the height of the cold war, we did not endorse a first strike against the Soviet Union. No, we are a defensive nation. This new foreign policy reflected in the resolution before us is a dramatic departure from that.

The argument is made that we have no choice. Because we are now fighting terrorism, we can no longer wait for an imminent threat against the United States. We have to be able to move preemptively for what might be, as is said in this resolution, a continuing threat.

What does it mean? If you list the nations of the world that pose any threat to the United States, unfortunately, the list is fairly long. It would not just be Iraq. The President's "axis of evil" includes North Korea and Iran. One might certainly put Syria, Libya, and maybe many other countries on that list.

What the President's foreign policy is calling for is the right of the United States to attack those countries without provocation, without imminent threat. That, I say to my friends in the Senate, is a dramatic departure in foreign policy. We are not just talking about how to deal with Saddam Hussein, how to deal with weapons of mass destruction in Iraq, what to do through the United Nations. The supporters of this resolution are calling for a dramatic departure in American foreign policy.

From my point of view, it is a departure which is unwarranted and unforeseeable. This is why I believe it: For over 50 years, with nuclear Armageddon facing us, with nuclear missiles poised in the United States and in the United States, our position was one of deterrence. We said, as I mentioned before, we would not strike first. We held that position, with some rare exceptions. That was our position as a nation, and it prevailed. It prevailed because the Soviet Union or the Soviet Union or the Soviet Union, frankly, to bring the Russians closer to our position in the world and to bring the world closer to peace.

Look what has happened in the last 10 years in our relationship with Iraq. Since the Persian Gulf war, we have made it clear to Saddam Hussein and his leaders that if they make one bad move with a weapon of mass destruction, either through a terrorist organization or directly against the United States, many of our allies, frankly, they will pay a heavy price. There has never been a doubt about that. There is no doubt about that today.

The establishment and maintenance of the no-fly zone is our way of keeping an eye on Saddam Hussein from start to finish. There is not a tank or truck that moves in Iraq today we do not monitor. There is not a hole that is dug and filled up we do not monitor. We make sure that clear understanding of our foreign policy, but this resolution says it is time for us to change that policy. It is time for us to argue we can preemptively strike Iraq or any other country before they pose a threat to the United States. That is a dramatic change.

My amendment to this issue and says the President has the authority to use force. Let me read it specifically because I do not want to misstate it for my colleagues:

The President is authorized to use the Armed Forces of the United States as he determines to be necessary and appropriate in order to defend the national security of the United States against an imminent threat posed by Iraq's weapons of mass destruction.

That is what my amendment says. It spells out in terms of foreign policy that we have created, in many respects, and honored throughout our history. To say to this Chamber, this resolution is to endorse this new rewrite of American foreign policy and to say in the age of terrorism that preemption is the answer.

I asked Dr. Condoleezza Rice a question when she came before us a few weeks ago, as follows: If we are going to argue that we have the right as a nation to attack any nation we suspect may be a threat to us, how then can the United States play a role in the world supporting diplomacy and peace? How can we argue to countries that are in incendiary relationships, such as India and Pakistan over Kashmir, that they should not do preemptive attacks of their own? How do we make that argument?

Oh, she said, diplomacy is working in Kashmir. It depends on what day of the week that question is asked. I hope it works. I hope peace comes to that region. We really lose our right to argue and demand more diplomacy and more restraint when we say the United States may preempt any perceived threat, but other nations in the world should negotiate. The same can be said of China and Taiwan and many other places in the world.

To my colleagues I say this: This resolution not only addresses Iraq. It marks a significant departure in foreign policy. I hope, even though we have had hearings, even though we have not debated this at length, that this amendment which I offer, with just a handful of words, will call into question whether this is the wisest policy, whether this is a necessary policy.

Let me say this as well. I know the United States is in a fearful and anxious situation since the attacks of September 11, 2001. Though we have been heartened by the strength of this Nation and its unity, there is still a lingering question as to whether we will be struck again.

It is because of that anxiety, because of that fear, I think many of us are moving now to say, let's do what is necessary, let's make the changes, let's get on with it.

I caution and beg my colleagues to think twice about that. America has faced periods of fear in its past, some not from foreign threats but from domestic situations.

One of the most noteworthy in our history was the Great Depression. To my administration which faced our country when then-President Franklin Roosevelt, in his Inaugural Address, said:

This great Nation will endure as it has endured, will revive and will prosper. So, first of all, let me assert my firm belief that the only thing we have to fear is fear itself. Nameless, unreasoning, unjustified terror which paralyzed needed efforts to convert, renounce, and advance. In every dark hour of our national life, a leadership of frankness and vigor is met with that understanding.
I have listened to speeches on this floor, speeches which have, frankly, touched the anxiety, concerns, and fear of America. I have heard people on this floor—these beacons of vigilance, that mass be careful. But at this moment of national concern over our vulnerability of terrorism, we cannot lose sight of the course which guided our Nation for generations. As we search every corner of our Nation and every corner of the world for danger and threats, we can never lose our sight on true north, and that rock-solid reliable point is a commitment to a rule of law, a commitment to a foreign policy based on established values and established standards of international conduct.

We cannot now ignore the challenge of Saddam Hussein. We need to address it. We should push forward with inspections through the United Nations, and build up support to make sure he is kept under control. The Presidential resolution, which envisages the United States standing alone, is not the best course. The Presidential resolution, which calls for a dramatic departure in our foreign policy, is not the best course.

Mr. President, I reserve the remainder of my time and yield the floor. How much time do I have remaining?

The PRESIDING OFFICER (Mr. CARPER). The Senator from Illinois has 15 minutes remaining.

The Senator from Virginia.

Mr. WARNER. Mr. President, my understanding is the Senator from Virginia and the Senator from Arizona have 15 minutes, equally divided.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. KYL. Mr. President, I will speak for about 7 minutes. If any other Senator wishes to speak, they may certainly do so.

Mr. President, I want to address directly the Senator's amendment. He talked about everything but his amendment. His amendment is remarkable because instead of allowing the President to deal with the continuing threat posed by Iraq, this amendment would require the President to identify an imminent threat, that is to say, one that is immediate, pressing, upon us, imminent. I suggest, as a member of the Intelligence Committee for almost 8 years, that it is virtually impossible for us to know when a threat is imminent. A threat posed by a regime such as Saddam Hussein's, or a group of terrorists.

These people do not announce their threats in advance. They conceal their intentions, as well as their capabilities, and it is very difficult for us to know the precise moment at which the threat is imminent.

So this amendment is remarkable because it would literally force the President to wait until the last minute in order to take the action that is permitted by the amendment.

There is a saying in the intelligence community that we do not know what we do not know. We find out later what we did not know. We did not know that Saddam Hussein, for example, had gone to the extent he had in the development of biological and chemical weapons until inspectors came out of Iraq and told us what he had done. We did not find out about that through other intelligence. Then we sent inspectors, and before Saddam Hussein got it all hidden, they were able to find some of it, at which point he said: Oh, gosh, I forgot about that—or words to that effect.

We did not realize the extent to which he had developed his nuclear capability until after the Gulf was over, when we learned that he was years closer to having a nuclear weapon than we had thought.

If Saddam Hussein had waited to attack Kuwait, had not attacked Kuwait, and gone ahead with his plans, he would have had a nuclear capability before the United States knew about it. By then, it would have been too late.

My point is this: We may have pretty good intelligence, but it is not good enough to calibrate this threat to the action that would be authorized by the amendment, and because we cannot trust Saddam Hussein, I support the resolution that is before us and oppose the amendment of the Senator from Illinois.

Finally, suggesting, as some have, although I did not hear these words from the Senator, that there has to be a smoking gun—that is the concept behind this notion of imminence—before we take action is extraordinarily misguided. Remember, a gun shot after it has been fired.

When I think of a smoking gun, I think of the Pentagon and the World Trade Center. I believe that the amendment of the Senator from Illinois is dangerous, misguided, and I hope my colleagues will join me in defeating it.

The PRESIDING OFFICER. The Senator from Texas.

Mr. GRAMM. Mr. President, how much time do we have remaining?

The PRESIDING OFFICER. Who yields time to the Senator from Texas?

Mr. KYL. Mr. President, on behalf of Senator WARNER, unless Senator LIEBERMAN wishes any time, I yield the remainder of the time to Senator GRAMM.

The PRESIDING OFFICER. Nine minutes.

Mr. GRAMM. Mr. President, this has been a great debate. I want to congratulate Senator WARNER and Senator LIEBERMAN, and I want to thank my
Mr. President, how much time remains?

The PRESIDING OFFICER. Seven minutes.

Mr. GRAMM. Mr. President, I ask unanimous consent that I have 5 minutes.

Mr. WARNER. I regret to say to my good friend from Texas.

Mr. GRAMM. How about 4 1/2 minutes?

Mr. WARNER. Why doesn’t the Senator take an additional 2 minutes so we can complete the debate on this amendment?

Mr. GRAMM. Mr. President, I will wait until this amendment is completed and then I will speak.

The PRESIDING OFFICER. The Senator from Virginia.

Mr. WARNER. I thank my friend from Texas for his cooperation. I now yield the remaining time, with the exception of 1 minute for the Senator from Virginia, to the Senator from Connecticut.

Mr. LIEBERMAN. Mr. President, I ask that the Chair notify me when a minute remains so I may terminate my remarks.

The PRESIDING OFFICER. The Chair will do so.

Mr. LIEBERMAN. Mr. President, I rise to oppose, respectfully, the amendment introduced by the Senator from Illinois.

The underlying resolution, building on 11 years in which the world community has tried every way imaginable, except war, to get Saddam Hussein to keep the promises he made at the end of the gulf war to disarm, is a strong resolution. This amendment would diminish it, and in that sense it would also diminish its effectiveness to convince the United Nations to act so we do not have to form our own international coalition.

In two regards, it also diminishes the authority of the Commander in Chief, as granted by our resolution, and does so in a way that is far more restrictive than most any authorizing resolution for war or military action that I have seen before.

First, it introduces the word “imminent” in place of the words “continuing threat.” We say in our resolution that the President may use the Armed Forces of the United States in order to defend the national security of our country against the continuing threat posed by Iraq. The Durbin amendment would change that to the continuing threat posed by Iraq’s weapons of mass destruction.

In changing it to “imminent,” which is a temporal term—it suggests time, that something is about to happen soon—it adds a qualification that I think detracts from the quality of Saddam Hussein’s evil administration, weapons of mass destruction, ballistic missiles, unmanned aerial vehicles, there is a threat that is real to us, and I am convinced will be used against the American people unless we act, hopefully through the United Nations, to disarm him.

So while it might not be imminent in the sense that he is about to use it against us, in my opinion it is a ticking time bomb. We don’t know exactly how many seconds or minutes or hours are left on that timer. I don’t want the President to be limited to an imminent threat to use the power we are giving him here.

Second, it limits that authority for the President to act only in regard to an imminent threat of weapons of mass destruction.

The resolution we have introduced provides two conditions under which the President may use the Armed Forces to defend the national security of the United States against the continuing threat posed by Iraq and to enforce all relevant U.N. Security Council resolutions regarding Iraq. This harkens back to a colloquy I had with Senator SPECTER of Pennsylvania yesterday.

It seems to me these two parts have to be read in totality as modifying each other. The resolutions that are central to U.N. Security Council enforcements are to be enforced particularly in relationship to the extent to which they threaten the national security of the United States. In doing this, we are expressing our understanding that the President is unlikely to go to war to enforce a resolution of the United Nations that does not significantly affect the national security of the United States.

We want to do what the Constitution invites us to do. Congress is given the authority under article I to declare war. The President under article II is the Commander in Chief. There is a healthy tension there. It is up to Congress to authorize and to the President to act as Commander in Chief with the latitude that authority gives him but also with the accountability and responsibility that authority gives him.

I have spent time looking at authorizing resolutions for war or military action from the past. The one that we provide—although some of our colleagues have described it, I think, erroneously as a blank check—is quite limited compared to the declaration of war authorizing and directing the President to employ the entire naval and military forces of the United States and the resources of the Government to carry on war—this was in the case of World War I—and to bring the conflict to a successful termination, all the resources of the country are hereby pledged by the Congress of the United States.

We have only one Commander in Chief; 535 Members of Congress cannot effectively conduct a war. We set the parameters, as this resolution does. We authorize. But it is the President ultimately who carries out and serves as our Commander in Chief. That is what our resolution does. That purpose would be significantly altered and, I say respectfully, weakened by the language of the Senator from Illinois, which is why I respectfully oppose his amendment.

I yield the floor.

The PRESIDING OFFICER. The Senator from Virginia.

Mr. WARNER. My understanding is that the Senator from Delaware has 10 minutes. He is not here. I will ask unanimous consent I take 7 of his 10 minutes.

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

Mr. WARNER. Mr. President, I wish to retain 2 of those minutes for myself and give 4 minutes to our colleague from Texas.

The PRESIDING OFFICER. The Senator from Texas.

Mr. GRAMM. Mr. President, I thank my dear colleague and floor leader. I will make a couple of comments.

I have listened to these arguments, and I would say they have been made very effectively and with great eloquence. But as I hear them, they boil down to two simple arguments. The first argument is that if we are going to use military power against Saddam Hussein, we ought to do it within the context of the United Nations and it ought to be part of a multinational effort. I reject that.

I reject it because when we are talking about the security of our Nation, I am not willing to delegate the responsibility of protecting it to the U.N. When it comes to the lives and safety of our people, I am not willing to leave that up to the U.N. I am not even willing to leave it up to our allies. It is the responsibility of the U.S. Government. That is why we need this resolution.

The plain truth is, if nobody else in the world is willing or able to do this job, we are able and we are willing. That is what this resolution says. And by being able and being willing, I believe there will be others who will help us.

The second argument can be explained through an analogy. Let’s say there is a rattlesnake nesting in your rock garden. Our colleagues are saying, look, if you go in there and try to find that rattlesnake and try to kill him, he is liable to bite you. The probability of being bitten is lower if you leave him alone.
For a short period of time, they are right. There is no doubt about the fact if you put on your snake boots and you get rat shot and your pistol and go out there with a stick and start poking around trying to find him, the probability during that period of time you are getting bitten does go up. But most rational people get their pistol and get that stick and go out there because that rattlesnake will be out there for a long time. Your dog might go through there and get bitten. Your grandson is playing out there. The good thing about going in to find a rattlesnake is you know he is there and you are alert to the threat.

My view is we do have the rattlesnake in the rock garden. We have the ability to go in and get him out. And because of the threat that it poses to us, I don’t think we ought to wait around to do what we know we need to do. In looking at the future, I say the threat is greater if we do not act than if we do act.

Those are the two arguments I hear. They are in fancier garb and they are better put. But it really boils down to, let’s turn over our security to the U.N. or to our allies. I am not willing to do that. I take the risk of this conflict because it will be dangerous while the conflict is going on. It will be a lot safer once the conflict is over.

That is where we are. I think we are doing the right thing. I think we are going to have an overwhelming vote. We have had great bipartisan success on this force resolution because Saddam Hussein has no organized political support in America. I wish we did not face organized political support for opposition to homeland security.

The PRESIDING OFFICER. The Senator from Virginia is recognized.

Mr. WARNER. Mr. President, I say to our distinguished colleague from Texas, I listened intently to his remarks and I am very much in agreement with him. If we would have had a vote in 1995 or 1998, I think it’s possible that we could have seen that Hussein possessed weapons of mass destruction.

Mr. President, I, for one, have thought long and hard about voting for war. As I said on September 14, 2001, I did. I would do it again on the war on terrorism. I believe every Senator—every Senator—Republican and Democrat alike, takes this responsibility particularly seriously.

I had a personal experience in my district as a Congressman in the Persian Gulf war. One of my friends had a son who was in the Marines. She called me and said: He has just been sent over there, and I am worried to death about him.

I said: Let’s wait and see how this goes.

We engaged in a debate on the floor of the House and Senate, and we gave President Bush’s father, the President, authority to go forward. If you remember, we built up our troops and forces for 6 months, the day came, and the war began, and we were prepared, and we were decisive; in a matter of 48 hours the war ended and I breathed a sigh of relief. It was over quickly, and there were just a handful—I think about 200 American—of casualties out of the thousands and thousands of troops who were there. It was an easier conflict to do sooner had I had this feeling of relief than I got a call. One of the 200 killed in that 48-hour period was Christian Porter, a lance corporal in the U.S. Marine Corps, killed by friendly fire—the son of my close friend. I went to that funeral, faced his mother and his father. There was little I could say.

I went to the veterans cemetery, the National Cemetery, afterwards, as I am sure all of the Members of the Senate would do to pay their respects to his family, and respect to this man who served his country.

The image of that funeral at that service in that day is still in my mind.
today as I think about the decision we are making, about whether or not we are just striking a position to show our resolve or whether we are in fact, as this resolution says, giving to this President the authority to call into combat men and women who will put their lives on the line for the decision we make today.

Is it unfair for us to say, on this side of the debate, that we should exhaust every reasonable and realistic option before we go to war? That we should work through the United Nations if we can find an inspection regime that is honest, to try to lessen the threat on the United States at any time in the future? That we should gather a coalition of forces?

I couldn’t disagree more with my colleague from Texas. Yes, it is a threat to the United States. All of the countries I listed are threats. But why should we bear this burden alone? Should this burden not be shared by our allies? But who agrees with us that we need a peaceful and civilized world? Shouldn’t their troops be in the field with American troops fighting side by side for this cause? Only American soldiers? Only American tax dollars?

Isn’t this what the world is assuming the responsibility for stability when the war on Iraq is over?

I don’t think it is a fair approach. It is far better for us to have a coalition working on it. But what triggers it, goes in the amendment, is the moment in time when this President, and he is the one who has the authority as Commander in Chief—says we now face an imminent threat from weapons of mass destruction.

What could that be? It could be the identification of fissile material that is now going into Iraq which could lead to their development of a nuclear weapon. That, in my mind, shows imminent threat. It could be his weapons of mass destruction and sharing them with terrorist organizations. That is clearly an imminent threat. All of these things would trigger the United States to step forward and say now we have to defend ourselves. But at this point in time, none of that is here.

We are being asked, by voting on this resolution, not to wait for the United Nations, not to wait for a coalition, but to move forward on a continuing threat. Member after Member comes to the floor and says: We have to do it now, we have to make our decision. That is what the White House says. We have to do it now, we have to vote on this bill.

Yet when you ask them to put the words “imminent threat” in the resolution, watch them scatter and run when the vote comes to the desk here. There will be a few of us who believe for that, a handful of us who believe our foreign policy which has guided the United States for so many generations, so successfully, which has brought us peace and stability, should be honored and respected even on this resolution of great historic moment.

I yield the floor and reserve the remainder of my time. I don’t know if there are others who wish to speak.

The PRESIDING OFFICER. Who yields time?

The Senator from Virginia.

Mr. WARNER. Mr. President, we are making excellent progress on this bill. Did the leader wish to speak?

Mr. REID. Not quite yet. We need a few more minutes.

Mr. WARNER. I am sorry. I did not hear the leader.

Mr. President, we have some matters moving along very well. I thank my colleague from Illinois for his remarks. I shall proceed to use my 3 minutes, and the 3 minutes from the Senator from Delaware, which as I understand it is still there, without objection.

The PRESIDING OFFICER. Without objection.

Mr. WARNER. I have listened carefully to our colleague. His amendment is very simple on its face. But behind the simplicity lies a great deal of history.

This Nation of ours has been protected by the two oceans, and with wonderful neighbors to the north and to the south. We have had a sense of security. But with the advent of high technology, and with the advent of worldwide syndicates of terrorists, America will never be the same again.

That is a tough thing for me to tell my children and my grandchildren because I have labored in my life—everyone in this Chamber has—to provide not only for my family, friends and neighbors such that they can enjoy the life we have enjoyed these many years. However, high technology, while it benefits mankind in so many ways, has brought about dramatic change.

If you wish to have the standard of imminent threat placed in the bill that Senator LIEBERMAN, Senator MCCAIN, Senator BAYH and I have crafted, I say to you most respectfully, with the advent of this extraordinary evolution of technology, the time involved in warning that is implicit in imminent threat left us with the end of the 20th century. The 21st century high technology has erased that. Imminent danger struck us on September 11th. We didn’t know it was coming. The doctrine of imminent threat, I say, has changed in this 21st century. It no longer gives us the warning that we must have.

I urge my colleagues to let this resolution remain unchanged by this amendment as they have with the other amendments that have been brought before us. I expect Senator REID in the Chamber momentarily. I know he has a concluding matter by way of a unanimous consent request.

Before I ask for regular order, I want to make a statement that—

The PRESIDING OFFICER. The Chair advises the Senator from Virginia that all time has not expired.

Mr. BYRD. What is the Chair saying, may I ask?

The PRESIDING OFFICER. The Chair advises the Senator from Virginia that all time has not expired. Forty-five seconds remain to the Senator from Virginia, and 6 minutes remain to the Senator from Illinois.

Mr. DURBIN. Mr. President, I thank the Senator from Virginia for his courtesy. I am not going to use all 6 minutes. The Senator is correct.

The PRESIDING OFFICER. Has the Senator from Virginia yielded?

Mr. WARNER. Yes.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. I thank the Chair. The Senator is correct. The tools of war, the incidence of war, the timing of war has changed. But it has changed throughout our history. The principles, the rules of value, the norms and conduct, which we apply, have applied starting in a much different era, and applied again and again as we saw ourselves move into an era of airplanes, into an era of intercontinental missiles. The same standards, principles, norms, conduct, and value remain.

I do not believe the war on terrorism is easy. But I also believe the United States has established an international reputation behind the rule of law—a reputation which I am afraid is going to be changed dramatically by this resolution. No longer will we wait for that imminent threat if this amendment is defeated. It is enough for us to assert that a country is a threat to the United States and begin a land invasion. And that, to me, is a dramatic change from where the United States has always been throughout its history.

I hope we will think twice about that. I have no illusions about the result of this vote. But to think we are going to make this wholesale change in foreign policy with deliberations and hearings and without a direct debate, to me, is just wrong.

I think the Foreign Affairs Committee and others should have taken the President’s new foreign policy suggestions directly and seriously and gone forward with them. Instead, through Saddam Hussein and the debate on Iraq, we are about to make a historic change in foreign policy which I hope we do not do.

In the interest of moving this to a vote, I not only yield the floor, but I yield the remainder of my time.

Mr. WARNER. Mr. President, have the yeas and nays been ordered?

The PRESIDING OFFICER. They have not.

Mr. WARNER. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The yeas and nays were ordered.

Mr. WARNER. Mr. President, if I might conclude, time doesn’t permit...
me to get into the doctrine of anticipatory self-defense, but I think at another opportunity we will have that debate, perhaps before we conclude this matter.

I think we are about to proceed as soon as the distinguished majority whip addresses the Senate.

Mr. REID. Mr. President, I haven’t had a chance to speak to my friend from Virginia, but the chairman of the Foreign Relations Committee—if we could just get a unanimous consent request agreed to, which I am hopeful and confident we will—the Senator from Delaware wants to be recognized to speak.

Mr. WARNER. Mr. President, yes. I received this information. But I would be happy to allow our distinguished chairman time.

Mr. REID. We know others want to speak, but he is chairman of the committee. This has been a very quiet, which is unusual.

Mr. WARNER. I wouldn’t suggest that he has been quiet, but I certainly want to recognize him and give him such time.

Mr. BIDEN. Mr. President, if the Senator will yield, let the Record show I have spoken about one-tenth the amount of time my friend from Virginia has, but not nearly with the persuasiveness he has. I want the opportunity to speak before the final vote.

Mr. REID. Mr. President, I ask unanimous consent that upon disposition of the Durbin amendment, Senator BYRD be recognized to speak for up to 2 hours that upon the disposition of the Lieberman amendment, the joint resolution be read a third time; the cloture vote on the joint resolution be vitiated; the Senate proceed to the consideration of the House companion, H.J. Res. 115 and joint resolution be read a third time, and the Senate vote on final passage of that joint resolution; that the preamble be agreed to and that no amendments to the title be in order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order; and that S.J. Res. 45 be indefinitely postponed, with the preceding order.

The PRESIDING OFFICER. Is there objection?

Mr. BYRD. Mr. President, may I say to the distinguished Senator from Delaware at that request of the distinguished majority whip, which was agreed to. I will have two hours. This Senator will be glad to yield to the chairman of the Foreign Relations Committee the first one-half hour of my time.

Mr. REID. Mr. President, there is no need for that. I just want an opportunity to make my speech. It will take about 35 or 40 minutes to lay out in the Record why this is an important position which we are all about to take.

The PRESIDING OFFICER. Is there objection?

Mr. WARNER. No objection.

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

Mr. REID. Regular order. Mr. President.

The PRESIDING OFFICER (Ms. CANTWELL). The question is on agreeing to the amendment No. 4865.

Mr. WARNER. No objection.

Mr. REID. Regular order. Mr. President.

The PRESIDING OFFICER. The question is on agreeing to the amendment No. 4865.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. McCAIN. Madam President, I will proceed with my statement. If Senator BYRD returns to the floor, I will be glad to interrupt my speech for Senator BYRD.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. McCAIN. Madam President, I will proceed with my statement. If Senator BYRD returns to the floor, I will interrupt it and yield to Senator BYRD.

In the history of nations, greatness is forged, or opportunity squandered, not by natural evolution or by the hand of mysterious Fate, but by decisions leaders make in times of potential or imminent peril. A common view in America is that these decisions are thrust on us—the world wars, Iraq’s invasion of Kuwait, the attacks of September 11—and we find meaning, and honor, in our response. As Americans, that response is guided by faith in our founding principles, in our love of freedom, and the blessings of justice.

Yet leaders always have choices, and history teaches that hard choices deferred—appeasing Hitler, choosing not to invade Saddam Hussein—often fail to act sooner against al Qaeda—often bring about the very circumstances we wished to avoid by deferring action, requiring us to react in freedom’s defense.

America’s leaders today have a choice. It will determine whether our people live in fear behind walls that have already been breached, or which our enemies plan our defeat in time we have no choice. We have already chosen to answer the fundamental question about America’s purpose in the world—whether we perceive our beliefs to be uniquely American principles or universal values, for if they are so dear to us that we believe all people have the right to enjoy them, then we should be willing to stand up for them, wherever they are threatened.

It will reveal whether we are brave, and wise or reluctant self-doubting, and retreat from a world that still, in its cruelest corners, possesses a merciless hostility to our values and interests. It will test us, as did September
11, except that we can choose to engage the enemy on our terms rather than wait for the battle to be brought to us.

Our choice is whether to assume history’s burden to make the world safe from a megalomaniacal tyrant whose cruelty and offense to the norms of civilization are infamous, or whether to wait for this man, armed with the world’s worst weapons and willing and able to use them, to make history for us.

It is a question of whether preemptive action to defeat an adversary whose designs would imperil our vital interests is not only appropriate but moral—and whether our morality and security give us cause to fire the first shot in this battle. It will help determine whether the greater Middle East will progress toward possession of the values Americans hold to be universal, or whether the Arab and Islamic worlds will be further impoverished by a tyrant whose intention is to breed his own virulent anti-Americanism in all who fall under his influence, and use that influence to hurt us gravely.

The phenomenon of Saddam Hussein is a clear and present danger to the United States of America. Would that he were just another Arab dictator, pumping oil and repressing his people but satisfied with his personal circumstances within the confines of his country’s borders. That situation alone would offend our sense of justice and compel us to militate for a regime change, but buy means short of pre-emptive military action. But Saddam Hussein has shown he has greater ambitions.

His ambitions lie not in Baghdad, or Tikrit, or Basra, but in the deserts of Kuwait and Saudi Arabia. They lie in Jerusalem and Tel Aviv, where he sponsors suicide bombings by Palestinians he calls “martyrs” and the civilized world calls terrorists, using murder by proxy to advance his aspirations to lead the Arab world and fan hatred of Israel, America, and the universal ideals the United Nations is supposed to defend. These ambitions have led him to attack his sovereign neighbors—Kuwait, Saudi Arabia, Israel, Iran and Bahrain. His will to power has been unrepentantly violated six times by his regime, even though deterrence has failed utterly in the past. I fail to see how waiting for some unspecified period of time, allowing Saddam’s nuclear ambitions to grow unchecked, will ever result in a stable deterrence regime. Not only would deterrence condemn the Iraqi people to more unspeakable tyranny, it would condemn Saddam’s neighbors to perpetual instability. And once Iraq’s nuclear ambitions are realized, no serious person could expect the Iraqi threat to diminish.

As for accommodation, I am reminded of Winston Churchill’s characterization of appeasement: continuously feeding the alligator in the hope that he will eat you last.

I do not believe the threat posed by Saddam Hussein’s regime will be eliminated until he is removed from power. Congress made the same point in 1998 when we passed the Iraq Liberation Act, which made regime change in Baghdad a priority of American policy. Our regional allies who oppose using force against Saddam Hussein—because of uncontrollable popular hostility to an American attack on Iraq. But what would really be the effect on Arab populations of seeing other Arabs liberated from oppression? Most Iraqi soldiers will not willingly die for Saddam Hussein. Far from fighting to the last, the people of that tortured society will surely dance on the regime’s grave.

I wish the Bush administration and its predecessor had given more serious support to a regime change in Saddam Hussein’s, to justify why his regime should continue to exist as long as its continuing existence threatens the world.

Giving peace a chance only gives Saddam Hussein more time to prepare for war—on his terms, at a time of his choosing, in pursuit of ambitions that will only grow as his power to achieve them grows. American credibility, American security, and the future of the United Nations Security Council rest on the will of the United States to enforce the legitimate demands of the international community for Iraq’s disarmament, by means that match the menace posed by his ambitions.

Iraq’s nuclear regime cannot be contained, deterred, or accommodated. Containment has failed. It failed to halt Saddam’s attacks on five sovereign nations. The sanctions regime has collapsed. As long as Saddam remains in power, he has the power to receive, bribe, intimidate, and attack his way out of any containment scheme.

Some say we can deter Saddam Hussein, even though deterrence has failed utterly in the past. I fail to see how waiting for some unspecified period of time, allowing Saddam’s nuclear ambitions to grow unchecked, will ever result in a stable deterrence regime. Not only would deterrence condemn the Iraqi people to more unspeakable tyranny, it would condemn Saddam’s neighbors to perpetual instability. And once Iraq’s nuclear ambitions are realized, no serious person could expect the Iraqi threat to diminish.

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for securing their freedom. Perhaps that is what truly concerns some of our Gulf War allies: that among the consequences of regime change in Iraq might be a stronger demand for self-determination from their own people.

I commend the President for making a serious case for bringing Saddam Hussein into compliance with its international obligations to the United Nations. The Security Council bears the responsibility for enforcing the obligations it has imposed on Iraq in order to uphold international peace and security. The President was right to tell our friends and allies on the Council that if it does not act, America will.

Diplomacy is important, and I welcome the diplomatic campaign the administration is waging to solicit the support of other nations. At the end of the day, we will not wage this war alone. Many nations are threatened by Saddam Hussein’s rule, and many nations have a stake in the new order that the United States will help to create. Saddam Hussein’s fascist state. Our friends and allies will help us construct this new order, and we should welcome that.

Our friends and allies must know that we do not target Saddam’s regime simply because he is a bad man, although his continuation of his tyranny is a rebuke to every decent value of humanity. We contemplate military action to end his rule because allowing him to remain in power, with the resources at his disposal, would intolerably and inevitably risk American interests in a region of the world where threats to those interests affect the whole world.

For the United States to accept Saddam’s continued rule is to acquiesce to the certain prospect of strategic blackmail when, soon, Saddam wields a nuclear weapon and threatens the destruction of Israel or the invasion of Kuwait, or demands withdrawal of all American forces from the region, and America finds itself forced to respond at much more terrible cost than we would pay today.

Failure now to make the choice to remove Saddam Hussein from power will leave us with few choices left, when Saddam’s inevitable acquisition of nuclear weapons will make it much more dangerous to defend our friends and interests in the region. It will permit Saddam to control much of the region, and it will bed its resources in ways that can only weaken America’s position. It will put Israel’s very survival at risk, with moral consequences no American can welcome.

Failure to end the danger posed by Saddam Hussein’s Iraq makes it more likely that the interaction we believe to have occurred between members of al Qaeda and Saddam’s regime may increasingly take the form of active cooperation to target the United States. We hold in which international terrorists continue to this day to plot mass murder in America. Saddam Hussein unquestionably has strong incentives to cooperate with al Qaeda. Whatever they may or may not have in common, their overwhelming hostility to America and rejection of any moral code suggest that collaboration against us would be natural. It is all too imaginable. Whether or not it happens, it will happen if it doesn’t stay, and they are not odds the United States can accept.

To those who argue that America’s threat to Saddam’s rule makes it more likely that he would collaborate with terrorism, there is no moral code that can sanction the continuing existence of a regime whose ruler has the capability to inflict such damage on us and would even consider doing so.

Standing by while an odious regime with a history of support for terrorism develops weapons whose use by terrorists could literally kill millions of Americans is not a choice. It is an abdication. In this new era, preventative action is not only imaginable but necessary. Who would not have attacked Osama bin Laden’s network before September 11th had we realized that his intentions to bring harm to America were matched by the capability to do so? Who would not have heeded Churchill’s call to stand up to Adolf Hitler in the 1930s, while Europe slept and appeasement fed the greatest threat to Western civilization the world had ever known?

Who would not have supported Israel’s bombing of Iraq’s nuclear reactor in 1981 had we then known, as Israel knew, that Saddam was on the verge of developing the bomb?

Opponents of this resolution offer many questions that are designed to persuade the President to wait before moving against Saddam Hussein. They have every right to do so. But there is one question I don’t want to be asked in the months and years ahead: “Why did you give Saddam Hussein time to harm us?”

Weighing the costs of inaction is an important as chronicling the costs of action in blood and treasure as we prepare to confront Iraq in 2002. In an age of weapons of mass destruction and global terrorists bent on acquiring those weapons, the costs of inaction could well be catastrophic.

As we hold this debate today, this future is not preordained. We have choices, and we must make the right one.

Politics has no place in this debate. Voting for a course of action that will send young Americans off to fight and die for their country is the most solemn responsibility every member of this Congress will undertake. Those of us who have the honor of bearing that responsibility must weigh our words, and consult our conscience carefully. By voting to give the President the authority to wage war, we assume and share his responsibility for the war’s outcome. Others have neither that burden nor that privilege.

We have a choice. The men and women who wear the uniform of our country, and who might lose their lives in service to our cause, do not. They will do their duty, as we see fit to define it for them.

We have a responsibility to these men and women to judge responsibly when our security is so threatened that America must act. We have the moral obligation to uphold their oath to defend. When we call them to serve, they will make us proud. We should strive to make them proud by showing deliberation, judgment, and statesmanship in the debate that will determine their mission.

There is no such thing as a Democrat or a Republican war. We vote on this resolution in the same way brave young men and women in uniform will fight and die as a result of our vote as Americans. The freedom and security Americans will continue to enjoy as history’s greatest nation will be their legacy, and their honor.

They will do their duty. Ours lies before us. Its outcome will determine the course of this century, in an age when waiting for imminence of attack is catastrophic.

In this age, liberating oppressed peoples from the tyranny of those who would do us harm serves not only American interests but the ordered progress of freedom. The global success of liberty is America’s greatest strategic interest as well as its most compelling moral argument. All our other interests are served in that cause. In a world with an American empire, the fate of America, the last, best hope of earth.

What ensures our success in this long struggle against terrorism and rogue leaders who conspire against us is that our military strength is surpassed only by the strength of our ideals. Our enemies are weaker than we are in men and arms, but weaker still in causes. They fight to express an irrational hatred for all that is good in humanity, a hatred that has fallen time and again to simple promises and deals of the righteous. We fight for love of freedom and justice, a love that is invincible. We will never surrender. They will. All we must do is stay true to our faith.

Mr. REID. I ask unanimous consent to speak.

The PRESIDING OFFICER. The Senator from Nevada.

Mr. REID. Before the Senator from West Virginia begins his remarks, I wish to say something publicly that I should have said privately. That is, I know a little bit about the rules of the Senate, but very little compared to the Senator from West Virginia.

I am not sure everyone appreciates how far along we are. This is a very important resolution we are debating no matter what side of the resolution you are. The Senator from West Virginia has expressed his thoughts now for almost a week off and on. We would not be in the position we are today to finish this debate tonight but for the Senator from West Virginia.

In my younger days when I would be involved in things physical, there is not anyone I would like to have next to
Mr. BIRD. Mr. President, I wish to make a statement.

I have a constitution. The Senator from West Virginia has a constitution. He is a fighter. But he is fair and he is always willing to see the other side of the picture, even though we may not agree.

Senator BIRD, you have made my life and that of the Senate, while interesting today, a lot easier than it could have been. The Senator accomplished this. No one in the world could have expressed themselves with the sincerity of feelings and love of country and Constitution as has the Senator. I say again to allow us to be in this situation we are in today.

Mr. MCCAIN, May I add to the comments the Senator from Nevada. I find from my days trying to enact a line-item veto, the days when the Senator from West Virginia was the majority leader, that he has always treated me with the utmost courtesy and consideration. In all of my encounters, I have found him to be incredibly enlightening, very educational, and occasionally frustrating. I would like to thank him for setting the tone and the tenor of this debate at a level that I think was important to maintain and one that I think all Members of the Senate, no matter which side they are on this issue, can be proud of as we will look back at this debate and this very important resolution that is being considered.

I thank the Senator from West Virginia. I look forward to hearing him for the next couple of hours. I think the Senator is right.

How much time do I have remaining on my time?

The PRESIDING OFFICER (Mr. DAYTON). Eight minutes.

Mr. MCCAIN, I ask unanimous consent to reserve the remainder of my time for Senator BAYH, who is one of the original cosponsors.

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

Mr. MCCAIN. I yield the floor.

The PRESIDING OFFICER. The Senator from West Virginia.

Mr. BIRD. Mr. President, I wish to begin. I read this quote:

Hermann Goering, 1890-1946, Field Marshal, German Army, founder of the Gestapo, President of the Reichstag, Nazi parliament, and convicted war criminal. Speech, 1934.

Mr. President:

The moving Finger writes; and, having writ, Moves on: nor all your Piety nor Wit
Shall lure it back to cancel half a Line,
Nor all your Tears wash out a Word of it.

So said the Persian poet, Omar Khayyam, in the 11th century.

And so I say today. The Senate has made clear its intentions on the Iraq resolution. There is no doubt, there is no question. The Senate has made its intentions indubitably clear. The outcome is certain. The ending has been scripted. The Senate will vote, and the Iraq resolution will pass.

I continue to believe that the Senate, in following this preordained course of action, will be doing a grave disservice to the Nation and to the Constitution on which it was founded.

In the newly published "National Security Strategy of the United States," the document which I hold in my hand—"The National Security Strategy of the United States of America," dated: September 2002, this document in which the President of the United States outlines the unprecedented policy of preemptive deterrence which the Iraq resolution will implement—the President asserts that: "The constitution has served us well."

There you have it, 31 pages, and that is the only reference to the Constitution of the United States that is made in this document titled "The National Security Strategy of the United States of America." He asserts that: "The constitution has served us well."

And note, too, that the word "constitution" as mentioned in the President's document is in lower case. It doesn't begin with a capital letter, it begins with a lower-case letter, "the constitution."

I have an office in Constitution. The Senator from New Mexico has a constitution. His constitution, which was given to him by his Roman ancestral forebear, that is his constitution. He is strong, he is weak, he has strong mental processes, he has a good heart, or whatever it is—his constitution, lower case. But this Constitution is with a capital C. This administration doesn't believe that it merits a capital C even, and only mentions, as I say, one time in passing that: "The Constitution has served us well."

That, apparently, is what this administration thinks of the Constitution. And it references the Constitution as though it were some dusty relic of the past that needs to be eulogized before it is retired. And so it says: "The constitution has served us well."

He is wrong about that. The Constitution is no more dated than the principles that it established than is the New Testament. It is not clear that he is right. And having gone through all this, he has taken the path of least resistance. He has not seen the difference between the Constitution and the Holy Bible.

The Constitution continues to serve us well, if only we would take the time to heed it.

I am deeply disappointed that this Senate, which I have believed in for all these many years—and which God and the people of West Virginia have blessed me to experience, 44 years come next January 3rd—I am deeply disappointed the Senate is not heeding the imperatives of the Constitution and is instead poised to hand off to the President of the United States the exclusive power of Congress to determine matters of war and peace—to declare war.

I do not in my heart believe this is what the American people expect of the Senate.

I have had many occasions in which to stand and laud the Senate, and to renew my expression of deep belief in the Senate of the United States as an institution. I have done that many times. But I am deeply disappointed the Senate is not heeding the imperatives of the Constitution, and is instead poised, as I say, to hand over to the President the exclusive power of Congress to determine matters of war and peace.

I do not in my heart believe this is what the American people expect of the Senate.

I have heard from tens of thousands of people—people from all across this country of ours—people from every State in the Union, from New Mexico to Florida to California to the State of Washington, and to the States of Wisconsin, Minnesota, West Virginia, New York, and all in between. I have heard from thousands of Americans who have urged me to keep up the fight—almost 50,000 e-mail letters within the last 5 days, and more than 18,000 telephone calls to my office in the last 5 days—urging me to keep up the fight. So they are listening, and they want to hear more.

If Senators don't think for a moment that people are listening to this Senate debate, the people are listening. They want to be informed. They have questions they want answered.

When I came to this body, we didn't have television coverage. We didn't have a radio. We didn't even have radio coverage of the debates in this Senate. I can remember the day when a Senator got his foot in his shoe, other Senators gathered closely. They moved up close in their seats to listen to that Senator. We had no public address system in
this Chamber. But they were being informed by the Senate debates. The people were being educated and informed as to the great issues of the day. The Senate was an institution which did inform the people. We spent days upon days, and nights upon nights, in discussing that came before this Senate—more than 100 days, for example, on the Civil Rights Act of 1964, more than 100 days. This institution did its duty to the American people by informing them of the issues of the day, and by debating those issues—Republicans and Democrats. The aisle was not as wide in those days as it is now. Sometimes I think it is a great canyon here, a great chasm that separates the Democratic and the Republican party, but in this instance, in this debate, then, we disagreed from time to time.

But I can remember. If I were to take the time now, I could call the names of the faces who in my dreams come back to me—the faces of those who sat in those days, those who sat 40 years ago, decades ago. They were men. There was only one woman at that time, Margaret Chase Smith of Maine. But Senators, Republicans and Democrats, joined in informing the people through the process of debate.

I am only one Senator from a very small State. Yet, as I say, within the past week, I have received nearly 20,000 telephone calls and nearly 50,000 e-mails supporting the position I have taken on this floor. This is not counting the calls and the e-mails that have come in to my State office in Charleston, WVA.

I want all of those people across America out there across the plains, the Great Rockies, across the Mississippi, and to the Pacific coast, from the gulf coast to the Canadian border—I want all those people who took the time to contact me to know how their words strengthened, heartened me and sustained me in my feeble efforts here to turn the tide of opinion in the Senate.

"The iron will of one stout heart shall make a thousand quail." Those are my heroes—the people out there who have called, who have written, who have told me in person as there who have called, who have written, who have written to me—the faces of those who sat in those days. Those are my heroes. And I will never forget them.

Also, there is a point at which it becomes almost too much to accept reality and to re-group. It is clear we have lost this battle in the Senate. The next front is the White House. I urge all those people who are following the debate out there, who have encouraged us in our efforts, and have encouraged the other Senators who have stayed with me firmly—without faltering, without fainting, and without wavering—I urge the people to keep on in their behalf, who have encouraged us in our efforts, I urge them to turn their attention to the President of the United States. Call him, write him, e-mail him, urge him to heed the Constitution and not short circuit this Constitution by exercising the broad grant of authority the Iraq resolution provides.

The President has said on many occasions that he has not yet made up his mind to go to war. When he does make up his mind, if he does, then he should come back to Congress and seek formal authorization.

Let those high-powered lawyers of the White House tell him otherwise. They are going to stand by their client, I suppose. But they did not go to the same law school I went to. They probably did not have to work as hard as I had to work. Their wives may not have worked as hard as my wife to put me through law school. Well, so much for that.

Let him come back to the Congress for authorization.

Mr. President, I continue to have faith in our system of Government. It works. I continue to have faith in the basic values that shape this country, this Nation. Ours was a great country before it became a great nation. Those values do not include striking first at other countries, at other nations. Those values do not include using our position as the strongest and most formidable Nation in the world to bully and intimidate other nations.

There are no preemptive strikes in the language of the Constitution, I do not care what the President says. Those values do not include putting other nations on an enemies list so we can justify preemptive military strikes.

Were I not to believe in the inherent ability of the Constitution to withstand the folly of such actions as the Senate is about to take, I would not stop fighting. Yes, he is 85—85. I will be 85 years old 41 days from now if the good Lord—if the good Lord—lets me live. But don't you think for a moment I wouldn't stand on this floor and this rest of this night. I like to fight when I am fighting for the Constitution and for this institution. I will fight until I drop, yes, fight until they hack my flesh to the bone. I would fight with every fiber in my body, every ounce of my energy, with every parliamentary tool at my disposal—and there are parliamentary tools at my disposal; don't you ever think there are not—but I do believe the Constitution will weather this storm. The Senate will weather this storm as well.

I only hope that when the tempest passes, Senators will reflect upon the ramifications of what they have done and understand the damage that has been inflicted on the Constitution of the United States.

Now, those people out there believe in the Constitution. And I have been very disappointed to have stood on my feet—an 85-year-old man, standing on his feet, and pleading with his colleagues to stand up for the Constitution—I have been disappointed that some of them seem not to have listened at all. That is a real disappointment. It
isn't ROBERT C. BYRD who counts; it is the Constitution of the United States. And but for that Constitution, they would not be here, I would not be here, and you, Mr. President, would not be here. It is that Constitution.

And an oath, a solemn oath, to support and defend the Constitution of the United States against all enemies, foreign and domestic.

In the greatest oration that was ever delivered in the history of mankind, the oration—On the Crown, prepared in the year 331 B.C. by Demosthenes in his denunciation of Aeschines, he asked this question: Who deceives the state? He answered his own question by saying: The man who does not speak what he thinks, Who deceives the state? The man who does not speak what he thinks.

I believe we ought to speak what we think. A political party means nothing, absolutely nothing to me, in comparison with the Constitution which I hold in my hand. It means nothing, political party means nothing to me, in comparison with this great old book which our mothers read, the Holy Bible.

It seems to me that in this debate—thinking about the 50,000 e-mails that have flooded into our offices, the e-mails, almost 20,000 telephone calls; my wonderful staff have been hard-pressed to take all these calls and log them in—the American people seem to have a better understanding of the Constitution than do those who are elected to represent them.

Now, that is a shame, isn’t it? I feel sorry for some of my colleagues. I love them; bless their hearts. I love them. I forgive them. But you might as well talk to the ocean. I might as well speak to the waves, as did King Canute, as to speak to some of my colleagues. It isn’t because it is ROBERT C. BYRD. They just don’t want to hear about that Constitution.

That is what these people are writing me about. Perhaps it is that their understanding of the Constitution has not yet penetrated through the prism of the election year politics. That’s it—the election year politics.

I believe the American people have a better understanding of what the Senate is about to do, a greater respect for the inherent powers of the Constitution, and a greater comprehension of the far-reaching consequences of this resolution than do most of their leaders.

I thank my colleagues who have allowed me to express at considerable length my reasons for opposing the resolution. I thank these Senators, such as the Senator who presides over the Senate at this very moment, I thank those Senators who have stood with me in my fight for the Constitution and for this institution and for that provision in the Constitution that says, Congress shall have power to declare war. I thank those Senators who have engaged in thoughtful debate with me. I thank Senator MCCAIN. I thank Senator WAXMAN. I thank Senator WOLFE. They stood up for what they believe. They stood up for this administration. The only difference is, I will stand for no administration—none—when it comes to this Constitution. If the administration took a position opposite that Constitution, forget it. I don’t care if it is a Democrat.

I do not believe the Senate has given enough time or enough consideration to the question of handing the President unchecked authority to usurp the Constitution and declare war on Iraq. I have no brief for Iraq. But I accept the futility of continuing to fight on this front. So I could keep us here all night tonight. I know there would be other Senators who would stand with me. Other Senators believe as I do. I could keep us here tomorrow. I could keep us here through Saturday. I would hope we would not be in on Sunday. That is the Sabbath Day. But come back on next Tuesday, have it at it again, until the flesh from my bones be hacked off this body. I say to the people of America, to those who have encouraged other Senators and me to uphold the principles of the Constitution: Keep up the fight. Keep fighting for what is right. Let your voices be heard.

Why do you think George Washington crossed the Delaware? I say to my good friend from Delaware, JOE BIDEN, my esteemed friend, my esteemed colleague. He crossed the Delaware. I say to my friend FRED THOMPSON—Senator FRED THOMPSON, we are going to soon miss him. I like him. I like him. He always speaks with great passion and fervor, and he is always respectful of other Senators. He was here during that threat of Ervin, Howard Baker, the days of Watergate, that Senator from Tennessee.

Let me say, I will always listen to you, the people out there, and I hope the President will begin to listen to you.

If the President really wants to do something for this country, let him help to fight the war at home. This week, we will soon be passing another CR. Time and time again, the President asked that we pass a continuing resolution. I say, the Director of Homeland Security has put the Nation on notice that there is an imminent threat of another terrorist attack to our homeland. And from time to time, they have even identified the most likely targets, such as our nuclear powerplants, our transportation infrastructure, our Nation’s monuments, our embassies. They have told our citizens to be vigilant about this imminent threat.

What has the President done to respond to this imminent risk of terrorist attack on our Nation’s shoulders? The President has proposed to create a new bureaucracy. He has proposed to move boxes around on an organization of flowcharts. He has proposed to create the second-largest domestic agency in the history of the Republic. Even the President recognizes that actually creating the new Department of Homeland Security will take at least 1 year. The GAO has said it will take at least 5 to 10 years for a new Department to be effective.

So while our citizens are facing this imminent risk, under the President’s proposal, the agencies responsible for securing our borders, such as the Customs Service, the Immigration and Naturalization Service, and the Coast Guard, will spend the next year or more figuring out for whom they work, with whom they work. Instead of focusing on their mission, our border agencies and inspectors will be wondering if their units will be reconceived or transferred to new locations, and they will be wondering where their phones are, where their computers are, and whether their jobs are going to be eliminated. And what would be happening in the meantime? Who will be keeping the store and watching the terrorists?

Reorganizing our bureaucracy will not improve our Nation’s immediate capacity to deter or respond to the imminent threat of Al Qaeda. Since September 11, the Senate Appropriations Committee has focused on providing immediate resources to Federal, State, and local agencies and first responders in order to improve our capacity to respond to this evolving threat.

On September 14, 2001—just 3 days after the horrific attacks on September 11—Congress approved $40 billion. That is $40 for every day since Jesus Christ was born. Congress approved $40 billion. That is $40 for every day since Jesus Christ was born. Congress approved $40 billion. The Appropriations Committee has focused on providing immediate resources to Federal, State, and local agencies and first responders in order to improve our capacity to respond to this evolving threat.

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Congress did—for the FAA to secure cockpitts and to improve the security of our airports; to the Department of Transportation for port security; to the Energy Department to help secure our nuclear facilities; to Customs and INS for additional border security inspections, and for improved training and equipment.

To listen to the President, he is the only person who has been thinking anything about homeland security. Here is the great Congress of the United States that has been providing the moneys for the defense of our country.

Despite objections from the White House, Congress was able to increase funding for homeland security programs by $3.9 billion. Where have you been, Mr. President? If you want to do something, do something here at home.

On November 14, 2001, Senate Democrats supported the inclusion of $15 billion for homeland security in an economic stimulus package, including $4 billion for national security; $4.6 billion for law enforcement and responsive initiatives; $3.2 billion for transportation security; and $3 billion for other homeland security programs, including mail screening and protection in our plants and labs, water projects, and other facilities.

Where has he been, Mr. Commander in Chief? Out on the campaign trail raising money for the campaign? This is what Congress has been doing.

On November 14, 2001, the White House strongly objected to the amendment, asserting that existing funding was “more than adequate to meet foreseeable needs.”

Now, who is fighting for homeland security? Under pressure from the White House, Senate Republicans, objecting to the emergency designation for the homeland security funding, raised the Budget Act point of order. Efforts to waive the budget point of order failed. On December 4, 2001, the Appropriations Committee reported out, by a vote of 29 to 0, the Defense appropriations bill for fiscal year 2002.

In addition to the $20 billion appropriated on September 14, the bill would have provided $7.5 billion in additional homeland security funds, including $3.9 billion for bioterrorism and food safety; $1.3 billion for antiterrorism law enforcement; $1.43 billion for security of mail and nuclear facilities; $879 million for transportation and border security. The bill would also have provided $8.3 billion for homeland defense programs.

On December 7, 2001, after negotiations with Senate Republicans, homeland security programs were reduced by over $3.6 billion. The Senate then passed the Defense appropriations bill. In April and May of 2002, the Senate Appropriations Committee held five bipartisan hearings and markup sessions conducted by Senator Ted Stevens, and me, concerning the defense of our homeland. Senator Stevens and I, and others on that committee, Republicans and Democrats, heard from Governors and CEOs, business owners, Cabinet officials, law enforcement, and emergency medical personnel. We heard from specialists in the field of counterterrorism. Based on those hearings, the Committee on Appropriations in the Senate produced a bipartisan supplemental appropriations bill to continue our effort to provide immediate resources to improve our Nation’s capacity to deter and respond to terrorist attack.

On May 22, 2002, the Senate Appropriations Committee reported out a supplemental appropriations bill that included $8.3 billion for homeland defense programs. Once again, on June 4, 2002, the President threatened to veto the bill because he believed it contained unnecessary homeland security spending.

On June 7, 2002, the Senate passed the Supplemental Appropriations Act for further recovery from and response to terrorist attacks on the United States. The bill provided $8.3 billion for homeland security programs, including the following amounts above the President’s request: $265 million for airport security funds; $646 million for first responder programs; $716 million for port security. However, under pressure from the White House, conferences on that bill were forced to reduce homeland security funding from $8.3 billion to $6.7 billion—under pressure from the White House.

In negotiations with House Republicans, homeland security funding was dropped for cybersecurity, for improved capacity for the Centers for Disease Control to investigate potential biological attacks, for airport security, for the Coast Guard, and for the Customs Service.

On July 24 of this year, the Senate passed the conference report to the Supplemental Appropriations Act for further recovery from and response to terrorist attacks on the United States. But what is the real war here, the war on terror? Where? Here in this country. This act reduced the $8.3 billion for homeland security appropriated by the Senate to $6.7 billion. Just sign his name on a document designating the funding as an emergency requirement.

What did the President choose to do? Did he choose to sign his name and start that $2.5 billion flowing into homeland and community facilities of this country? No. The President chose not to make that designation.

In making that decision, he terminated $2.5 billion of funding for the FBI, funding to train and equip our Nation’s firefighters, and funding to Corps of Engineers to help ensure our water supply, funding for security at nuclear facilities, funding for the Coast Guard.

Now tell that, Mr. President, at your next campaign stop, your next fundraiser when you are talking about making war on Iraq. Tell the people there what I have been reading. It is fact. These are for the record.

On the lessons we learned at the World Trade Center on September 11 was that our fire personnel could not communicate by radio with police personnel; that local officials could not communicate with State and regional personnel.

When the President decided to block the $2.5 billion, he blocked the $100 million that we approved to help State and local governments across the land to solve the problem, and $90 million to provide medical assistance to the first responders at the World Trade Center was lost.

What is the President’s solution for the imminent threat to our Nation’s homeland security? Rhetoric? Yes. More bureaucracy? Yes. Resources to respond to the immediate threat? No.

Mr. President, with reference to this Commander in Chief business that we hear about—oh, the Commander in Chief, they say. I listen to my friends across the aisle talking about the Commander in Chief. We must do this for the Commander in Chief; we must stand shoulder to shoulder with the Commander in Chief. The Commander in Chief. Of what is he Commander in Chief? The army, the navy, and the militia of the several States. But who provides the army and the navy? Who provides for the calling out of the militia of the several States? Congress. So much for the ill-founded theory of “Commander in Chief.”


Parliament and the King of England fought a war. Can you imagine that? Can you picture Congress fighting a war with the President of the United States? They did that in England. Yes. Parliament and the King fought a war. Who lost? The King. Who was it? King Charles I. As a result, Parliament convened on January 1, I believe it was, 1649, and in 30 days they cut Charles I’s head off—severed it from his body. So much for
Charles I. That was the Commander in Chief. Yes, Hall to the chief.

I respect the President as much as anybody else. But the Barons at Runnemede on the banks of the Thames on June 15, 1215, took it upon themselves, and the King knew that there was a law, and that Kings had to live by the law, just as did barons and others.

I do not know who is talking to this President down here. I do not know who among his crowd down there is trying to pump him up, but my friends, this President of the United States is the President by virtue of this Constitution. He is created by this Constitution that I hold in my hand, which says in article II that the President shall be Commander in Chief. And yet this refers to the Constitution in this national security strategy of the United States of America printed on September 2002. It refers to the Constitution not even with a capital letter.

The Constitution of America—what is the matter with those people? Haven't they studied the Constitution down the end of the avenue? They better become aware of it. This is the Constitution, and that Constitution refutes this resolution on which Congress is about to vote to give to the President of the United States power to determine the use of the military forces, when he will use them, where he will use them, how long he will use them. It is this Constitution. You better believe it, may I say to those who advise the President. I think the President is probably a much better individual by himself, but somebody is giving him bad advice.

Here is what Hamilton says. Let's read what Hamilton says. He is one of the three authors of the "Federalist Papers." Hamilton, who was shot to death in Weehawken, NJ, on the 11th of July, 1804. He died on the 12th of July, 1804; shot by the Vice President of the United States; murdered by the Vice President of the United States. Let's hear what Alexander Hamilton has to say in the Federalist Paper No. 69. Read it. These are the "Federalist Papers." There are 85 of them written by Jay, Hamilton, and Madison. Let's hear what he says about the Commander in Chief. I want the Commander in Chief to hear me. I want the Commander in Chief to hear not what Robert Byrd said—who is he!—but what Alexander Hamilton says.

The President is to be the "commander-in-chief" of the army and navy of the United States, and of the militia of the several States, when called into the actual service of the United States. In most of these particular, the power of the President will resemble equally that of the king of Great Britain and of the governor of New York. The most material points of difference are these:—First, The President will have only the occasional command of such part of the militia of the nation as by legislative provision may be called into the actual service of the Union. The king of Great Britain and the governor of New York have at all times the entire command of all the militia within their several jurisdictions. In this article, therefore—

Talking about this article of the Constitution—

In this article, therefore, the power of the President would be inferior to that of either the monarch or the governor. Second. The President is to be commander-in-chief of the army and navy of the United States. In this respect his authority would be nominally the same with that of the king of Great Britain, but in substance inferior to it.

Get that down there at the other end of the avenue. Read it.

Second. The President is to be commander-in-chief. It would amount to nothing more than the supreme command and direction of the military and naval forces, as first general and admiral of the Confederacy, while that of the British king extends to the declaring of war and to the raising and regulating of fleets and armies—all which, by the Constitution under consideration, would appertain to the legislature.

That is Hamilton.

I am reading from the Federalist Papers. Perhaps I ought to send a copy to somebody else. I will send it if I can't do that. I will send them a copy. It will not cost them anything, just a gift from Robert C. Byrd.

Now, I have a little more to say. Suffice it to say there are other of my colleagues, and I, who have stood on this floor and have stood for the Constitution of the United States. We have said time and time again, as we have offered amendments, to try to uphold this Constitution of the United States, read those amendments. They went down. I am sorry to say, but I am not discouraged.

Let me read some verses from the Book of Luke in the Holy Bible, beginning with chapter 16, verse 19 and continuing through verse 31:

There was a certain rich man, which was clothed in purple and fine linen, and fared sumptuously every day. And there was a certain beggar named Lazarus, which was laid up at his gate, full of sores, and desiring to be fed with the crumbs which fell from the rich man's table. Moreover the dogs came and licked his sores. And it came to pass, that the beggar died, and the angels carried him to Abraham's bosom. The rich man also died, and was buried.

And in hell he lift up his eyes, being in torments, and saw Abraham afar off, and Lazarus in his bosom. And he cried and said, Father Abraham, have mercy on me, and send Lazarus, that he may dip the tip of his finger in water, and cool my tongue; for I am tormented in this flame.

But Abraham said, Son, remember that thou in thy lifetime receivedst thy good things, and likewise Lazarus evil things; but now he is comforted and thou art tormented. And besides all of this, between us and you there is a great gulf fixed; so that they which would pass from hence to you cannot. Neither can they pass to us, that would come from thence.

Then he said, I pray thee therefore, father, that thou wouldst send him to my father's house: For I have five brethren; that he may testify unto them, lest they also come into this place of torment. And Abraham saith unto him, They have Moses and the prophets; let them hear them. And he said, Nay, father Abraham; but if one went unto them from the dead they will repent. And he said unto him, If they hear not Moses and the prophets, neither will they be persuaded, though one rose from the dead.

There you have it. We can speak until we are blue in the face, we can speak until our tongues fall out, and they will not hear us. So if there were those who were brought from the dead, would some listen? Some would, some would not.

We have spoken. We have spoken out of our hearts, and we can speak until our hearts fall from our bodies, but some would not hear. Let those who will not hear understand that this Constitution will endure because it was written, as John Marshall said, to endure for the ages.

In closing, I want to thank my dear friends in this Senate who have stood in this Chamber day after day in the effort to educate our people.

The Senate is a great institution, but somehow I think we are failing. We are failing to educate the people. Why? Because we do not want to spend enough time. How much time have we spent on this resolution as of yesterday at 4 p.m.? A little over 25 hours on this bill—25 hours. Why, many of the larger municipalities in this country would spend a week on an application for a sewer permit. And here we spend 2 days!—that is what it amounts to, 25 hours. And we are going to quit.

We know we might as well quit because this cloture rule is being used against us. Why at this critical time, when we are discussing the most critical legislation we have had before the Senate this year, the most critical legislation we may have in a long time? We have been stamped, we have been rushed, and it is unfair to the people of this country. Yet it has to be that way.

I have letters from constitutional scholars in response to my inquiry of them as to the war powers of the United States Congress. I received several letters from constitutional scholars from around the country, and I ask unanimous consent that they be printed in the RECORD: A letter from June E. Stromseth, professor of law, Georgetown University Law Center; a letter from Tufts University, the Fletcher School of Law and Diplomacy, a letter signed by Michael J. Glennon, professor of international law.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

GEORGETOWN UNIVERSITY LAW CENTER, Washington, DC, August 26, 2002.
Hon. Robert C. Byrd,
U.S. Senate, Washington, DC.

Dear Senator Byrd: Thank you for your letter of July 22, asking for my opinion regarding whether the Bush Administration currently has sufficient constitutional and/or statutory authority to introduce U.S. Armed Forces into Iraq for the purpose of removing Saddam Hussein from power. This question is of vital importance to our country and our Constitution, and I appreciate the opportunity to address it.

The answer to your question requires an interpretation of the Constitution and of several statutes, and it also depends on the opportunity to address it.
forces are subject to attack or imminent attac-
ket by Iraq, the President can invoke his con-
stitutional authority as Commander in
Chief to repel sudden attacks. Also, if the
President acted without formal congressional
authorization but in a direct link between
Iraq and the September 11 attacks, he could
invoke S.J. Res. 23 (Pub. L. No. 107–40) as
statutory authority to commit U.S. forces to
Iraq, as has already been presented by the Bush Adminis-
tration as of August 26, 2002, neither an im-
ninent attack by Iraq nor a clear link between
Iraq and the September 11 attacks have been established.
Moreover, given the likely scale and risks of a U.S. military action to remove
Saddam Hussein from power, the commit-
ment of U.S. forces to Iraq, to impose a mid-
stern power change would constitute a war requir-
ing prior congressional authorization, which
absent a connection to the September 11 at-
tacks of power. The Constitution gives
arguments can be advanced that the 1991
Gulf War authorization, coupled with subse-
quently legislative action, provide statutory
authority for military action against Saddam Hussein as part of enforcing the Gulf
War cease-fire resolution (UN Security Coun-
cil Resolution 687), those arguments ulti-
ately fail the close examination. In short,
whether commencing U.S. military ac-
tion against Saddam Hussein, in cir-
cumstances outside a link to Sept. 11 or an
attack on the United States, is a wise policy is a question
on which reasonable people can disagree; it is
also a question that ought, under our Con-
stitution, to be decided by the Congress. My best reading of the
authorizations secured before any such mili-
tary action commences. The basis for these
conclusions is set forth below.

First Principles

As you know well, the Constitution’s war powers provisions are part of a structural
system of checks and balances designed to
prevent abuse by the presidency. The Constitu-
tion vests in Congress the power to declare war.
In addition, Article I, Section 9 prohibits cen-
sorship. The power to repel sudden attacks, which, in
the opinion of many, would be a major and sustained com-
mitment of military forces in a campaign
that would involve enormous risks and sub-
stantial potential casualties. To authorize U.S. forces to make a war, the President
would need authority to act.

Constitutionally, the President possesses
the power to repel sudden attacks, which, in
my view, includes the power to forestall im-
ninent attacks against the United States and to commit U.S. forces in imminent danger abroad.6 In
an age of terrorism, there may well be direct and imminent threats to the interests of the
United States and its forces are not cur-
rently being attacked; military forces would
be built up over a period of time before mili-
tary action could be commenced; and ample
time exists to consult with Congress and
seek its authorization to use force.

Major military action with far-reaching
objectives such as regime change is precisely the kind of action that constitutionally
should be debated and authorized by Con-
gress in advance. Under present cir-
cumstances, which admittedly could change, major military action with a
regime change in regime would pose significant
risks to U.S. forces, including risks of Iraqi
retaliation with weapons of mass destruc-
tion, and risks of a larger conflict in an
already hemoraging Middle East. Initiating a
military confrontation of this nature would
be a decision to engage in war that is pre-
cipiately made and unwholly driven. The Founders
vested in Congress by virtue of its power to declare war. Moreover, the purposes behind that
congressional authorization to use force.

The War Powers Resolution requires the
President to consult with Congress and seek its
authorization to use force. Major military action with far-reaching
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congressional authorization to use force.

1 James Madison, in Alexander Hamilton & James
Madison, Letters of the Federalists and Anti-Federalists
on the Federal Constitution (1817) at 178 (Wash-

2 President Truman committed U.S. forces to
Korea without seeking congressional author-
ization.

3 In a longer piece, I discuss original intent, histor-
ical practice, and current arguments about war pow-
ers more fully and systematically, and I draw upon
them in this version of that piece. See, e.g.,
Stromseth, “Understanding Constitutional War
Powers: Congress, The President, and the
United Nations,” 81 Georgetown Law Journal 597,
621–640 (1993). Congress subsequently enacted legisla-
tion 8(d) and 2(c) of the statute.

4 President Bush committed U.S. forces to
Iraq without seeking congressional author-

5 In an age of terrorism, there may well be direct and
imminent threats to the interests of the
United States and its forces are not cur-
rently being attacked; military forces would
be built up over a period of time before mili-
tary action could be commenced; and ample
time exists to consult with Congress and
seek its authorization to use force.

6 Major military action with far-reaching
objectives such as regime change is precisely the kind of action that constitutionally
should be debated and authorized by Con-
gress in advance. Under present cir-
cumstances, which admittedly could change, major military action with a
regime change in regime would pose significant
risks to U.S. forces, including risks of Iraqi
retaliation with weapons of mass destruc-
tion, and risks of a larger conflict in an
already hemoraging Middle East. Initiating a
military confrontation of this nature would
be a decision to engage in war that is pre-
cipiately made and unwholly driven. The Founders
vested in Congress by virtue of its power to declare war. Moreover, the purposes behind that

A NEW WORLD ORDER 

The new world order that arose after the
Cold War will require nothing less than a
new paradigm for international relations. The
Cold War paradigm was based on the
idea of a bipolar world with the United States
and the Soviet Union as the two superpowers.

This paradigm was characterized by a
balance of power and by the containment of
the spread of communism. The new world
order, on the other hand, is characterized
by a multipolar world with several major
powers. In this new world order, the United
States will be one of the leading powers,
along with China, Russia, and Japan.

The new world order will also be
characterized by a greater emphasis on
collaboration and cooperation among
countries. The Cold War paradigm was based
on the idea of a zero-sum game, where
winners and losers were defined
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engaging in war) are critical if the American people and American armed forces are being asked to bear those risks. In short, under the factual circumstances that exist as of the date of this letter, the President cannot rely on inherent constitutional authority to commit U.S. forces to Iraq for the purpose of removing Saddam Hussein from power.

Congress’s Post-September 11 Authorization of Force

Whether statutory authority presently exists to introduce U.S. armed forces into Iraq to depose Saddam Hussein depends on whether such authority is found in resolutions of S.J. Res. 23 (Pub. L. No. 107–40), adopted in response to the September 11 attacks.

Congress’s authorization for the use of force against those responsible for the attacks of September 11 is an express recognition that Congress and the President both have a critical constitutional role to play in the war on terrorism. S.J. Res. 23 authorizes the President: “to use all necessary and appropriate force against those nations, organizations, or persons he determines planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, or harbored such organizations or persons, in order to prevent any future acts of international terrorism against the United States by such nations, organizations or persons.” Thus, the force must be directed against those responsible for the September 11th attacks, or those who harbored such organizations or persons; and the purpose of using force is focused and future-oriented: to prevent additional terrorist acts against the United States by the states, organizations, or persons responsible for the September 11th attacks or who harbored those responsible.

Congress’ post-September 11th resolution was an unambiguous decision to authorize force. Like the Gulf War authorization in 1991, the authorization explicitly affirms that it is “intended to constitute specific statutory authorization within the meaning of section 5(b) of the War Powers Resolution.” This removes any actions that fall within the scope of the authorization from the War Powers Resolution’s 60-day time-clock. As a result, at some time after 9/11, the President had made clear that the requirements of the War Powers Resolution otherwise remain applicable, which would include the requirement of reporting and consultation. Moreover, in signing the Joint Resolution, President Bush made clear that he would consult closely with Congress as the United States responds to terrorism.

Whether this joint resolution authorizes military action against Iraq to remove Saddam Hussein from power depends on whether the requisite link to the attacks of September 11 exists or not. That is, did Iraq “plan [,] authorize, [] commit [,] or aid [,] the September 11 attacks,” or “harbor” organizations or persons who did? The President determines whether such a link to the September 11th attacks is established, but Congress undoubtedly expected that the President would make his determination and the basis for it known to Congress. In a matter as momentous as commencing hostilities against Iraq, Congress intends for the President to inform it early and often.

The Constitution requires the President to make his determination and the basis for it known to Congress. If there is a quite different thing to commence war so full of risks.

First, Section 1095 of the FY1992 Defense Authorization Act (Pub. L. 102–190, signed December 5, 1991) declared the sense of the Congress that Iraq’s noncompliance with UN Resolution 687 constitutes “a continuing threat to the peace, security, and stability of the Persian Gulf region” and that “the Congress supports the use of all necessary means to achieve the goals of Security Council Resolution 687 as being consistent with the Authorization for Use of Military Force Against Iraq Resolution (Public Law 102–1).” At the same time, it reflect a deliberate decision to initiate hostilities on a major scale. The various congressional actions since 1991 concerning Iraq do not provide that authorization.

Some may contend that Section 1095 together with the 1991 Authorization for Use of Military Force Resolution gives the President the authority to use force to commence war against Iraq to impose a regime change because the 102nd Congress expressed its support for all necessary means to achieve the goals of Security Council Resolution 687. The domestic legal question, then, is: has Congress authorized the use of U.S. armed forces to remove Saddam Hussein from power in order to enforce UN Security Council Resolution 687?

The 1991 Authorization for Use of Military Force Against Iraq Resolution does not, on its face, provide authorization to use force to implement Resolution 687. Adopted prior to the Gulf War, the 1991 Resolution authorized the President to use U.S. armed forces pursuant to UN Resolution 667 in order to achieve implementation of specific UN resolutions; it did not authorize force in order to enforce the Gulf War cease-fire-resolution.

Since 1991, Congress has indicated in a “sense of the Congress” resolution its support for using “all necessary means” to achieve the “goals” of UN Resolution 687; Congress has also indicated its support for a policy of regime change in Iraq. Yet, upon careful examination of these indications of congressional intent do not provide a clear authorization by Congress of the use of U.S. armed forces to attack Saddam Hussein from power. If the United States is to commence war against Iraq, and to expose U.S. forces and citizens to the costs and sacrifices that would entail, both the Constitution and the War Powers Resolution (section 8(a)(1)) expect a clear authorization by Congress that reflects a deliberate decision to initiate hostilities on a major scale. The various congressional actions since 1991 concerning Iraq do not provide that authorization.
to remove Saddam Hussein from power. Second, and more importantly, Section 1095 does not provide the clear authorization of war that both the Constitution and the War Powers Resolution require. Section 1095 allows the President to use the word “force” or “authorize”; rather, it is a “sense of the Congress” resolution indicating that Congress “supports” the use of “all necessary and appropriate measures” to achieve the stated goals of Resolution 687 as being consistent with the 1991 Authorization. Section 1095 also fails to fulfill the War Powers Resolution’s purpose of limiting the authority of the President to use force and providing Congress with a mechanism to respond to a military action by the President. Section 1095 was introduced a decade ago as authorization to commence a war against Iraq today to remove Saddam Hussein from power short falls of a clear contemporary authorization of major military action that is faithful to the purposes underlying the Constitution’s vesting of the power to declare war in Congress. The Constitution vested the power to declare war in Congress to ensure careful deliberation by the Congress as well as the President. Laws declaring war have been enacted only after a long process that requires widespread congressional acquiescence during “Operation Desert Fox.”

Some argue that the 1991 Authorization and Section 1095—combined with Pub. L. 105–25 (declaring Iraq in material breach of its international obligations); Pub. L. 105–338 (calling for a regime change in Iraq); and congressional acquiescence during “Operation Desert Fox” (Dec. 16–19, 1998) when force was used in response to Iraq’s refusal to allow weapons inspectors—amounts to implied authorization by Congress to use United States armed forces on a more substantial scale to remove Saddam Hussein from power.

Although Section 1095 refers to the 1991 Authorization, it does not itself cite the War Powers Resolution. Constitutionally, reliance on a “sense of the Congress” resolution in a context of history and congressional acquiescence in the deployment of U.S. armed forces prior to a decision to commence a war against Iraq today clearly constitutes a violation of its obligations under Resolution 687.

The President’s request for war powers authority to remove Saddam Hussein from power falls short of a clear contemporary authorization of major military action that is faithful to the purposes underlying the Constitution’s vesting of the power to declare war in Congress. The Constitution’s wisdom on this point is compelling. Authorization, if provided by Congress, is based on the costs and limitations to the United States, our forces and citizens, and for our allies. Reasonable people may come to different conclusions on the merits of this issue. But Congress must declare a major military action against Iraq to remove Saddam Hussein from power would clearly constitute war, and congressional deliberation would be required. Reliance on an ambiguous “sense of the Congress” resolution adopted over a decade ago falls short of clear authorization to commence war against Iraq. The American people, including the brave men and women who fight for our country, would expect a full debate and consideration of the issue from their elected representatives in Congress in light of the circumstances we face today.

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A. Authorization by treaty

No treaty currently in force gives the President authority to use force. Indeed, the United States has never been a party to any treaty that provides the President with any authority to use force. The constitutionality of any such treaty would be doubtful in that it would necessarily divest the House of Representatives of the constitutional power to declare war. (For this reason, all of the United States' mutual security treaties have made clear that they do not affect the domestic allocation of power in the area of war.)

B. Authorization by statute

The second source to which the President might turn for authority to use force is statutory law. I referred above to the provision of the War Powers Resolution that limits authority to use force that can be inferred from a treaty, provision limiting the authority that can be inferred from a statute. That provision is section 8(a)(2). Section 8(a)(1) sets out two similar conditions that must be met before authority to use armed force can be inferred from a given statute.

The first condition is that such a statute must "specifically authorize" the introduction of the armed forces into hostilities or likely hostilities. This condition is not met because no treaty is so implemented. The second condition is that any such implementing legislation must state that it is "intended to constitute specific statutory authorization" within the meaning of section 8(a) of the War Powers Resolution. Since no implementing legislation is in effect, the second condition is also not met.

Thus it must be concluded that, if further authorization is required, the President cannot seek that authority from any treaty.

1. The Gulf War authorization

Congress's Gulf War resolution authorized the President to use force against Iraq only to the extent that such use of force had been authorized by the United Nations Security Council. Section 2(a) of P.L. 102–1 provides that "[t]he President is authorized, pursuant to subsection (b), to use the United States Armed Forces pursuant to United Nations Security Council Resolution 678 (1990) in order to achieve implementation of Security Council resolutions 660, 665, 667, 669, 670, 674, and 677." (Subsection (b) required the President to determine, before using force, that all appropriate diplomatic and other peaceful means had been used.)

Thus the Gulf War resolution would continue to authorize use of force against Iraq if such use continued to be authorized under resolution 678 of the Security Council. If Resolution 678 does not continue to authorize the United States to use force against Iraq, then the other congressional approval would be required. This would be true, as indicated above, even if the Security Council adopts new approval to use force against Iraq, since the existing congressional approval of the Resolution 678 was narrowly circumscribed and was directed at reversing the Iraqi invasion of Kuwait. Resolution 678 conferred authority to use armed force for three purposes:

(i) The first purpose was to uphold and implement resolution 660, which condemned the Iraqi invasion of Kuwait and called for an immediate and unconditional withdrawal. All eleven Security Council resolutions related to the Iraqi invasion of Kuwait and represented an effort gradually to remove the threat to the security of the region. The Resolution provides only to specific Security Council measures adopted at the time of the Gulf War. In considering this key issue, it is helpful to recall the chain of events that led to the adoption of the relevant congressional and Security Council resolutions:

- On August 2, 1990, the Security Council adopted the first of the eleven resolutions later set out in the War Powers Resolution, quoted above. This was Resolution 660, which condemned the Iraqi invasion of Kuwait and called for an immediate and unconditional withdrawal. All eleven Security Council resolutions related to the Iraqi invasion of Kuwait and represented an effort gradually to remove the threat to the security of the region.

(ii) The second purpose was to uphold and implement "all subsequent relevant resolutions". The phrase could conceivably be construed as referring to any resolution adopted after the date on which Resolution 660 was adopted. August 2, 1990. Read in context, however, it seems more likely that the phrase refers to the nine "foregoing resolutions" that were recalled and reaffirmed in the first prefatory clause of Resolution 678. Those resolutions reasonably be construed to continue the authority conferred by Resolution 660 but of course all preceded Resolution 678.

- "All subsequent resolutions," it might further be argued, could hardly be taken as referring to any resolution adopted on any future date by the Security Council. Such a construction would have had the effect, internationally, divesting the Security Council of any future authority to authorize use of force against Iraq—

Among other things, those resolutions imposed economic sanctions on Iraq. It was found that the Iraqi annexation of Kuwait was null and void and declared that authority to use force continues to flow from the Council's twelve resolutions, demanding that Iraq do so, and demanding that Iraq meet additional conditions spelled out in paragraphs 2 and 3 of Resolution 678. The Council further provided that, "during the period required for Iraq to comply with paragraphs 2 and 3 above, the provisions of paragraphs 2 and 3 of Resolution 678 are suspended for this purpose."

On April 3, 1991, the Security Council adopted Resolution 687 which demanded that Iraq disarm all weapons of mass destruction and set up a comprehensive on-site inspection regime under the aegis of the UN Special Commission on Iraq (UNSCOM).

On May 6, 1991, in a letter from its Iraqi Minister of Foreign Affairs, Iraq notified the President of the Security Council and the Secretary-General that it accepted the provisions of the Resolution 687.

In light of this background, can Resolution 687 reasonably be construed to continue to authorize use of force by the United States against Iraq? While there are arguments on both sides, the more persuasive argument appears to be that it does not.

2. Authorization by executive order

The first condition is that any authoritative statement made on both sides, the more persuasive argument appears to be that it does not. For these reasons, the United States, with the concurrence of the Security Council, adopted Resolution 687 narrowing circumscribed and was directed at reversing the Iraqi invasion of Kuwait. Resolution 678 conferred authority to use armed force for three purposes:

(i) The first purpose was to uphold and implement Resolution 660. Resolution 660, however, simply called upon Iraq to withdraw from Kuwait that gained, and,

(ii) The second purpose was to uphold and implement "all subsequent relevant resolutions". The phrase could conceivably be construed as referring to any resolution adopted after the date on which Resolution 660 was adopted. August 2, 1990. Read in context, however, it seems more likely that the phrase refers to the nine "foregoing resolutions" that were recalled and reaffirmed in the first prefatory clause of Resolution 678. Those resolutions reasonably be construed to continue the authority conferred by Resolution 660 but of course all preceded Resolution 678.

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have effected a massive delegation of the congressional war power to the Security Council—a delegation that would create profound constitutional problems. These difficulties are further compounded by giving to it the power to authorize what it would do anyway by its own decisions. It appears, therefore, that "all subsequent relevant resolutions" the meaning that it seems plainly intended to have that the Security Council should be conferring only upon the United Nations as a whole, subsequently to Resolution 660 but adopted before Resolution 678. (iii) The third purpose for which Resolution 678 authorized use of force was to declare a "state of emergency in the region." A broad interpretation of that grant of authority would view it as permitting use of force against Iraq by any state at any point in the future, a state that the drafters of that resolution were not wishing to include. In any event, it is improper to construe the Security Council's authorization of use of force against Iraq, tied to and precipitated by the Iraqi invasion of Kuwait. Each of the twelve Security Council resolutions cited in Congress's Gulf War Resolution relates directly to that invasion. Resolution 678, declaring a "formal cease-fire," appears to have represented a de facto finding by the Security Council that peace and security had been restored. It seems unlikely that the Security Council, in adopting Resolution 678, intended to declare that a cease-fire zone into the indefinite future. (b) The authority to use force conferred in Resolution 678, like that in Resolution 660, expired April 6, 1991, the date the Iraqis notified the United Nations of their acceptance of the pertinent provisions of Resolution 686. Under that resolution, Iraq was to have removed all weapons of mass destruction from its territory by January 15, 1991. The expiration of Resolution 678 would therefore have put an end to the authority to use force. The Security Council did "reaffirm" Resolution 678 in Resolution 949, adopted October 15, 1994, and again in Resolution 1137, adopted November 12, 1997. However, this was done only in prefatory clauses; neither Resolution 949 nor Resolution 1137 re-authorizes the use of force against Iraq. No resolution has done so. The Security Council has never declared that either the cease-fire or Resolution 687 is no longer in effect. (c) The authority to use force conferred in Resolution 678, once extinguished did not re- arise when Iraq failed to comply with its obligations under Resolution 686. Resolution 686 makes clear that the termination of that authority was conditioned upon Iraq's notification of acceptance of the pertinent provisions of that resolution. Iraq remained in non-compliance with those provisions. In this regard it is instructive to compare the terms of Resolution 678 with the terms of its predecessor resolution, Resolution 686. Resolution 686 implemented a provisional cease-fire following the suspension of hostilities between Iraq and the coalition forces. As noted above, Resolution 686 provided that compliance, not acceptance, by Iraq was required with respect to two paragraphs of Resolution 686 to bring about the termination of authority to use force. The Security Council provided with those two paragraphs. In contrast, Resolution 687 provides that acceptance, and was all that was required to terminate authority to use force. Had the Security Council intended to cause that authority to revive upon non-compliance, it presumably would have used the same words, or similar words, that it used in the preceding resolution to bring about that result. But it did not. There is no indication in Resolution 678 that the Security Council intended that Iraqi non-compliance would trigger a revival of authority to use force. (d) A decision to revive Resolution 678 must be made by the Security Council and cannot be made by an individual member state. As suggested by the interactive context in which the Gulf War was ended, the transaction that brought hostilities to a close was agreement. Its terms were set forth in Resolution 686 and 687. Those terms were agreed to and approved by Iraq and the U.N. Security Council. The conditions of those agreements have not been met. But the coalition owed its presence to authority conferred by the Security Council, and the informal cease-fire was supervised by the normal hostilities set out by the Security Council in Resolution 687. The parties to that formal undertaking were Iraq and the U.N. Security Council. With rare exceptions that are not applicable here, under long-settled principles of international law rights flowing from the material in each of an agreement run to the aggrieved party of the agreement; a state has no right to complain of the breach of an agreement to which it is not a party. One of the rights that flows from the power to combat a "state of emergency in the region." In Resolution 678 the Security Council apparently intended to retain that right. Resolution 34 of Resolution 687 provides that the Council, not individual states, "shall take such further steps as may be required for the implementation of the present resolution and to secure peace and security in the region." Thus it would be up to the Council as a body to decide what further steps, if any, it would take. Individual states such as the United States have no right to terminate or suspend those provisions of Resolution 678 that caused the author of Resolution 678 to be extinguished upon the notification of Iraqi acceptance. The option to terminate or suspend those provisions resides exclusively in the author of Resolution 678 and party to the agreement with Iraq: the Security Council, not individual member states. (e) It would be inappropriate to infer implicit Security Council intent to revive Resolution 678 from acquiescence by the Council to subsequent military strikes against Iraq that were not expressly authorized. It can be argued that a formal interpretation of acquiescent practice would constitute evidence of the authoritative interpretation of the Resolution. However, the right of veto that inheres in the permanent members of the Council renders this argument unconvincing in these circumstances. All five members have not remained silent during each of the subsequent strikes against Iraq; several have on occasion objected. Following the 1998 air strikes on Iraq, for example, the President of the Russian Federation declared that "[t]he U.N. Security Council decisions on Iraq do not provide any grounds for such actions. By the use of force, the U.S. and Great Britain have flagrantly violated the U.N. Charter and undermined the respect for international law." The Chinese also objected. When Resolution 1154 was adopted, warning that continued violations of Iraq's obligations under the Security Council would constitute evidence of the Security Council's intentions. The French representative to the Security Council stated that the resolution was designed "to underscore the prerogatives of the Security Council in a way that excludes any question of automatic... It is the Security Council that must evaluate the specific situation existing at any point in time to determine any possible violations, and to take the appropriate decisions." Even if all five permanent members of the Security Council had agreed, which circumstance does not necessarily signify consent or approval. Silence may simply indicate a belief that objection is futile. More often, formal revocation of the authority required, this argument would in effect establish a new procedure under which each of the Security Council members would have to take the affirmative step of voicing objection to acts not authorized by the Council that they did not wish to be seen as approving. The U.N. Charter itself places such an obligation on the permanent five members of the Council; to prevent the Council from acting, each is required to voice objection only to a formal proposal made by a member of the Security Council within the Council's proceedings, not to the external conduct of third states. In any event, even if it were appropriate to infer the Council's approval to attack Iraq from its acquiescence to other attacks on Iraq, there would be no reason to assume that the Council, in its acquiescence, intended to extend that acquiescence in order to create new, implicit authority. New, implicit Security Council authority would not constitute authorization under Congress's Gulf War Resolution to introduce armed forces into hostilities against Iraq. As noted above the Gulf War Resolution permits such use of force only if it is permitted by Resolution 678. New Security Council authorization, whether given explicitly in the form of a new resolution or implicitly in the form of acquiescence, would nullify the terms of the Gulf War Resolution and could not, under U.S. domestic law, authorize the President to introduce the armed forces into hostilities. (f) The War Powers Resolution requires that doubts flowing from ambiguous or unclear measures be resolved against finding authority to use force; at a minimum, these considerations raise such doubts. As discussed above, section 8(a)(1) of the War Powers Resolution requires that Congress "special authorization" for the use of the armed forces into hostilities if it enactment is to suffice as statutory approval. The War Powers Resolution, in other words, requires that doubt flows from any other unclear measures be resolved against finding authority to use force. Because serious doubt exists whether Security Council Resolution 678 confers continuing authority on the United States to use force against Iraq, the Gulf War Resolution, which incorporates Security Council Resolution 678, can serve as the basis for concluding that Congress cannot be said to constitute specific statutory authorization within the meaning of the War Powers Resolution to introduce the armed forces into hostilities against Iraq. For these reasons, I conclude that the Gulf War authorization is most reasonably construed as conferring no such authority.

2 S.J. Res. 23

The second statute that meets these conditions is the law enacted by Congress and signed by the President on September 18, 2002, P.L. 107-170, also known as Senate Joint Resolution 23 or S.J. Res. 23.

The statute contains five whereas clauses. Under traditional principles of statutory
construction these provisions have no binding legal effect. Only material that comes after the so-called “resolving clause”—Resolved by the Senate and House of Representatives in Open Session in Congress assembled—can have any operative effect. Material set out in a whereas clause is purely precatory. Such material may be used for political purposes, but it does not carry any legal ambiguities in a statute’s legally operative terms, but in and of itself such a provision can confer no legal right or obligation.

To determine the breadth of authority conferred upon the President by this statute, therefore, it is necessary to examine the legally operative provisions, which are set forth in the final whereas clause. That provision provides as follows: “In GENERAL.—That the President is authorized to use all necessary and appropriate force against those nations, organizations or persons determined, planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, or harbored such organizations or persons, in order to prevent any future acts of international terrorism against the United States by such nations, organizations or persons.” The central conclusion that emerges from these words (which represent the only substantive provision of this statute) is that all authority that the statute confers is linked to the September 11 terrorist attacks.

The statute confers no authority unrelated to those events. The statute authorizes the President to act only against entities that planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2002. No authority is provided to act against entities that were not involved in those attacks. The closing reference limits rather than expands the authority granted, by specifying the purpose for which that authority must be exercised—“to prevent any future acts of international terrorism against the United States.” Obviously, these two statements in the statute add up to nothing more than a reiteration of the underlying principle of preemption as a legal doctrine, the doctrine that courts apply to invalidate domestic actions, laws and policies that are inconsistent with federal law. The clear implication is that the President’s authorization to use force is limited to the September 11 attacks.

The statute thus cannot serve as a source of authority to use force in prosecuting the war on terrorism against entities other than those involved in the September 11 attacks. To justify force against other terrorist organizations, United States law does not authorize the President to use force to punish entities that were not involved in the September 11 attacks.

The statute’s failure to establish any nexus between the September 11 attacks and the target of any force is reinforced by the statute’s legislative history. Unfortunately, because of the truncated procedure by which the statute was enacted, no official legislative history can be compiled that might detail what changes were made in the statute and why. It has been suggested, however, that the Administration initially sought the enactment of legislation which would have set out broad authority to act against targets not linked to the September 11 attacks. The final whereas clause in the September 11 statute proposed by the Administration reportedly would have provided independent authority for the President to “deter and prevent any act of international terrorism against the United States, its territories or possessions.”

As an added precaution, the Senate and House added the following language to the September 11 statute: “to take necessary and appropriate retaliatory actions in the event of such an attack; and to forestall the direct and imminent threat of such an attack.” This formula, unconnected with the September 11 attacks, was drafted over a period of years, with numerous hearings and rejections in both the Senate and the House in the country. It was supported by Senators Fulbright, Symington, Mansfield, Church, Cooper, Eagleton, Muskie, Stennis, Allen, Jackson, Pell, Byrd, Hatfield, Byrd, Trude, Scott and yourself—not an inconsequential group. They agreed upon a simple premise: that the war power is shared between Congress and the President.

This is the premise that animates all efforts by members of Congress who seek to limit the President’s authority to use military force in response to terrorism. The first premise is correct. The second premise is correct.

In the September 11 statute, Congress sought to confer on the President “the authority to use force”—and to provide this authority under the Constitution. That is, Congress sought to authorize the President to use force without statutory authorization from any treaty or statute.

The premise flows from each source of constitutional power:

The constitutional text. Textual grants of war powers to the President are paltry in relation to grants of that power to the Congress. The President is denominated “commander-in-chief.” In contrast, Congress is given the power to declare war and collect taxes “to provide for a common defense,” to “raise and support armies,” and to “provide ... for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions,” to provide for organizing, arming, and disciplining the military.

The case law. Support for the Executive derives primarily from unrelated dicta pulled contextually from inapposite cases, along with a Supreme Court, United States v. Curtiss-Wright (1936). The actual record is striking: Congress has never lost a war powers dispute with the President before the Supreme Court. While the cases are few, in every instance where the issue of decision-making praxis has arisen—from Little v. Barreme (1804) to the Steel Seizure Case (1952)—the Court has sided with Congress.

Custom. It is true that Presidents have used armed force abroad over 200 times throughout our history. It is also true that practice can affect the Constitution’s meaning and allocation of power. The President’s power to recognize foreign governments, for example, derived from the unchallenged condition its consent to treaties, derives largely from unquestioned practice tracing to the earliest days of the republic. But not all practice is of constitutional moment. A practice of constitutional dimension must be regarded by both political branches as a juridical norm, the incidents comprising the practice must be accepted, or at least acquiesced in, by the other branch. In many of the precedents cited, Congress objected. Furthermore, the precedents cited are not. Nearly all involved fights with pirates, clashes with cattle rustlers, trivial naval engagements and other minor uses of force not directed at significant adversaries, or risking substantial casualties or large-scale hostilities over a prolonged duration. In a number of the “precedents,” Congress has approved the President’s action by enacting authorization legislation (as with the Barbary Wares).

I. Conclusion. If any useful principle derives from structural and functional considerations, it is that the Constitution gives the Executive primary in emergency decision-making authority to use force to repel an armed attack upon the United States, its territories or possessions; to take necessary and appropriate retaliatory actions in the event of such an attack; and to forestall the direct and imminent threat of such an attack. This formula, unconnected with the September 11 attacks, was drafted over a period of years, with numerous hearings and rejections in both the Senate and the House in the country. It was supported by Senators Fulbright, Symington, Mansfield, Church, Cooper, Eagleton, Muskie, Stennis, Allen, Jackson, Pell, Byrd, Hatfield, Byrd, Trude, Scott and yourself—not an inconsequential group. They agreed upon a simple premise: that the war power is shared between Congress and the President.

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legislative functions have time to play out—congressional approval is required.

Intention of the Framers. Individual quotations can be, and regularly are, drawn out of context to suggest, however facetiously, a fictitious collective intent. It is difficult to read the primary sources, however, without drawing the obvious conclusion drawn by James Madison as quoted by Chief Justice William Rehnquist, quoting Justice Robert Jackson in Dames & Moore v. Regan (1981), shared Lincoln’s belief that the Framers “rejected the English model.” He said: “The example of such unlimited executive power that must have most impressed the forefathers was the prerogative exercised by George III. The description of this in the Declaration of Independence leads me to doubt that they were creating their new Executive in his image.”

Notwithstanding the plain import of these sources of constitutional power, some argue that the only role for Congress occurs after the fact—in cutting off funds if the president commits what Congress does not support. Two problems inher in this theory. First, it reads the declaration-of-war clause out of the Constitution as a separate and independent check on presidential power. The Framers intended to give Congress control over waging war before the decision to go to war. Second, the theory flies in the face of the Framers’ manifest intention to make it more difficult to get into war than out of it. This approach would do the opposite. If the only congressional option is to wait for the president to bring a war that Congress does not wish the nation to fight and then cut off funds after the fact, it would seem to cut off the constitutional mechanism for checking military power with no congressional approval—and seldom if ever ended quickly. The practical method of cutting off funds to attach a rider to the Department of Defense Authorization Appropriation legislation. This means, necessarily, passing the legislation by a two-thirds vote so as to overcome the inevitable presidential veto. The alternative is for Congress to withhold funding altogether—and be blamed by the president for closing down not merely the Pentagon but perhaps the entire federal government. The short of it is, therefore, that to view the constitutional appropriations power as the only constitutional check on presidential war power is for practical purposes to eliminate the declaration-of-war clause as a constitutional restraint on the president.

For reasons such as these, the Office of Legal Counsel of the Justice Department concluded in 1980 that the core provision of the War Powers Resolution—the 60-day time limit—imposes a permanent role for Congress in the mechanics of how best to wordsmith the presidential power to use the military forces of the United States at war against Iraq without congressional approval. A number of Members of Congress brought an action seeking an interpretation of the Constitution that would allow the President to expand the use of force against Iraq without first securing a declaration of war or some other explicit constitutional authorization. The action was dismissed by a federal district court as not yet ripe for review. In the course of doing so, however, the court made the following observation, which seems directly pertinent to events unfolding today: “If the Executive had the sole power to determine that any particular offensive military operation, no matter how vast, does not constitute war-making but only an offensive military attack, the congressional power to declare war will be at the mercy of a semantic decision by the Executive. Such an “interpretation” would eviscerate the language of the constitution, and it cannot stand.” To the extent that the use of force against Iraq to remove Saddam Hussein from power would risk substantial casualties or large-scale hostilities over a prolonged duration, I therefore believe that for congressional approval would be required.

Sincerely,

MICHAEL J. GLENNON,
Professor of International Law.

Ms. STABENOW. Will my friend from West Virginia yield for a moment?

Mr. BYRD. Yes, I would be happy to.

Ms. STABENOW. Before the Senator concludes this evening, I wanted to thank him for his kind words to this body, for his incredible commitment to our Constitution, our country, and our people. It has been an inspirational time for me to watch the Senator from West Virginia on the floor, listen to his arguments, and see his dedication. I have been proud to stand with him in opposing this resolution.

I ask unanimous consent that a New York Times op-ed written today by the distinguished Senator from West Virginia be printed in the RECORD. It is an excellent summary of the concerns that many of us have in rushing into this war, and I want to thank the Senator for that. I think it is important this be in the RECORD of the Senate as a part of this debate.

There being no objection, the material was ordered to be printed in the RECORD, as follows:


CONGRESS MUST RESIST THE RUSH TO WAR

By Robert C. Byrd

A sudden appetite for war with Iraq seems to have consumed the Bush administration and Congress. The debate that began in the Senate last week is centered not on the fundamental and monumental questions of whether and why the United States should go to war with Iraq, but rather on the mechanization of how to fashion the presidency’s use-of-force resolution in order to give him virtually unchecked authority to commit the nation’s military to an unprovoked attack on a sovereign nation.

How have we gotten to this low point in the history of Congress? Are we too feeble to resist the demands of a president who is determined to be his own, collective constituencies, to his will—a president who is changing the conventional understanding of the term “self-defense”? And why are we allowing the executive to rush to decision-making right before an election? Congress, under pressure from the executive branch, should not hand away its Constitutional powers. We should not hamstring future Congresses by casting such a shortsighted vote. We owe our country a due deliberation.

I have listened closely to the president. I have questioned the members of his war cabinet. I have searched for evidence that would convince me that the president must have in his hands, before the month is out, open-ended Congressional authorization to deliver the ultimate attack on Iraq. I remain unconvinced. The president’s case for an unprovoked attack is circumstantial at best. Saddam Hussein is a threat, but the threat is so great that we must be stamped to provide such authority to this president just weeks before an election.

Why are we being hounded into action on a resolution that turns over to President Bush the Congress’s Constitutional power to declare war? This resolution would authorize the president to use the military forces of this nation wherever, whenever and however he determines, and for as long as he determines, if he can somehow make a connection to Iraq. It is a blank check for the president to take whatever action he feels “is necessary and appropriate in order to defend the national security of the United States of America.”

This broad resolution underwrites, promotes and endorses the unprecedented Bush doctrine of preventive war and preemptive strikes—detailed in a recent publication, “National Security Strategy of the United States”—against any nation that the president and the president alone, determines to be a threat.

We are at the graves of moments. Members of Congress must not simply walk away from their Constitutional responsibilities. We are automatically elected representatives of the American people, and the American people expect us to carry out our duty, not simply hand it off to this or any other president. To do so would be to fail both the present and to fail woefully short of our sworn oath to support and defend the Constitution.
Mr. BYRD. Yes.
Mr. SARBANES. This, of course, is a decision with far-reaching consequences, certainly as it deals with Iraq and all of its implications. But the precedent is being established in terms of procedure, if you can believe me, and that constitutes a major erosion of the role of the Congress with respect to the Nation going to war.
Mr. BYRD. It does. And it is easy enough, I suppose, to pass this resolution. It should have tried to negate it. What should we try to repeal it, should we try to change the law, a President can veto any change that Congress might bring along later, any change it might enact, in order to overturn this law it is now about to adopt.
Mr. SARBANES. I am glad the distinguished Senator made that point because that is the next item I wanted to go to. People could say: If the circumstances changed and the Congress wants to pull it back, why not come in, in the evening, try to change it. But the fact is that a President who wanted to keep that authority and may well want to use it, as long as he could keep the support of one-third—not of each House of the Congress but only one-third of either House, either a third of the Senators, plus one, or a third of the Members of the House of Representatives—he could negate congressional action that tried to pull back this war-making authority, could he not?
Mr. BYRD. The distinguished Senator from Maryland is absolutely correct. It only takes a majority of both Houses to pass this resolution, but it would take two-thirds in the future if the President should attempt to veto a substitute piece of legislation by this Congress to abate what we are doing here today, to appeal it, to amend it. One-third plus one in either body could uphold the President’s veto, and that legislation would not become law.
Mr. SARBANES. It is a point that we have not really touched on much in this debate, but I think it is an extremely important point.
What has happened—you pass this resolution, you make a major grant of war-making authority to the President, but then if subsequently you decide it ought to be pulled back or ought not be exercised by the President, it is extraordinarily difficult to do that, so not only have you given the President this broad power to begin with, but the whole system that we have hold on to that power, even if a majority of both Houses of the Congress which gave the power want to take it back. Is that not correct?
Mr. BYRD. The Senator could not be more correct. The Senator is absolutely correct.
Mr. SARBANES. It is worth engaging in this discussion just to underscore the sweep of authority that is being provided.
Again, I thank my colleague for his leadership on this issue and especially commend him for what I thought was a very thoughtful and powerful article.
encourage people across the country to read this article. It is a very succinct, analytical, and perceptive statement of the issues that are at stake.

Mr. BYRD. Mr. President, I thank the distinguished Senator from Maryland. He is a great Senator. I am proud of the service he rendered to him. We have gone through some interesting times here in the Senate. We stood beside one another, shoulder to shoulder, shoulder to shoulder in fighting for this Constitution on several occasions, and I appreciate line-item veto. I commend the constitutional amendment to balance the budget, and on other occasions. I thank the people of Maryland for sending him and for keeping him here.

I would say that the Republic will long live, as long as the people of America send Senators here like Paul Sarbanes.

I thank the people of Maryland, and I thank God for him.

Mr. President, I am about to yield the floor. I have not been asked by the distinguished Senator from New York to yield to her. How much time do I have?

The PRESIDING OFFICER (Mr. JEFORDS). The Senator has 42 minutes.

Mr. BYRD. Mr. President, I do not intend to hold the floor much longer. How much time will the Senator from New York, Mrs. CLINTON, wish me to yield to her?

Mrs. CLINTON. Twenty minutes.

Mr. BYRD. Mr. President, I yield 20 minutes to the Senator, and I reserve the remainder of my time.

The PRESIDING OFFICER. The Senator from New York is recognized.

Mr. MCCAIN. Will the Senator from New York just yield for a second to me?

Mr. BYRD. And I yield to the distinguished Senator whatever time he needs.

Mr. MCCAIN. I point out the distinguished chairman of the Foreign Relations Committee has not had an opportunity to speak. In due respect, I would like to give the chairman of the Foreign Relations Committee the respect he deserves.

Mr. BIDEN. I thank the Senator. I am delighted to wait in line, and I will wait until after the Senator has finished.

Mr. BYRD. Mr. President, how much time do I have remaining?

The PRESIDING OFFICER. Forty-one minutes.

Mr. BYRD. I yield 20 minutes to the Senator from New York, Mrs. CLINTON, and I yield 20 minutes, leaving myself 1 minute, to the Senator from Delaware, Mr. BIDEN.

I thank the distinguished Senator from Arizona for reminding me the Senator from Delaware had been waiting very patiently.

I thank all Senators.

Mr. BIDEN. No problem.

Mrs. CLINTON. Mr. President, I thank the Senator from West Virginia for his courtesy. By far beyond that, I thank him for his leadership and his eloquence and his passion and commitment to this body and to our Constitution. I join with the remarks by both the Senators from Michigan and Maryland, expressing our appreciation for the way in which he has waged this battle on behalf of his convictions. It is a lesson to all of us.

Today, Mr. President, we are asked whether to give the President of the United States authority to use force in Iraq should diplomatic efforts fail to dismantle Saddam Hussein's chemical and biological weapons and his nuclear program.

I am honored to represent nearly 19 million New Yorkers, a thoughtful democracy of voices and opinions who make themselves heard on the great issues of our day, especially this one. Many have contacted my office about this resolution, both in support of and in opposition to it. I am grateful to all who have expressed an opinion.

I also appreciate the differing opinions within this body. The debate they engender will aid our search for a wise, effective policy. Therefore, on no account should dissent be discouraged or disparaged. It is central to our freedom and to our progress. For no more than one occasion history has proven our great dissenters to be right.

I believe the facts that have brought us to this fateful vote are not in doubt. Saddam Hussein is a tyrant who has tortured and killed his own people, even his own family members, to maintain his iron grip on power. He used chemical weapons on Iraqi Kurds and on Iranians, killing over 20,000 people.

Unfortunately, the 1990s, while he engaged in such horrific activity, he enjoyed the support of the American Government because he had oil and was seen as a counterweight to the Ayatollah Khomeini in Iran.

In 1991, Saddam Hussein invaded and occupied Kuwait, losing the support of the United States. The first President Bush assembled a global coalition, including many Arab States, and threw Saddam out of Kuwait in 4 days of bombing and hundreds of hours of ground operations. The United States led the coalition, then withdrew, leaving the Kurds and the Shiites, who had risen against Saddam Hussein at our urging, to Saddam’s revenge.

As a condition for ending the conflict, the United Nations imposed a number of requirements on Iraq, among them disarmament of all weapons of mass destruction, stocks used to make weapons, and laboratories necessary to do the work. Saddam Hussein agreed and an inspection system was set up to ensure compliance.

Though he repeatedly lied, delayed, and obstructed the inspectors’ work, the inspectors destroyed far more weapons of mass destruction capability than were destroyed in the gulf war, including thousands of chemical weapons, large volumes of chemical and biological stocks, a number of missiles and warheads, a major lab equipped to produce anthrax and other bioweapons, as well as substantial nuclear facilities.

In 1998, Saddam Hussein pressured the United Nations to lift the sanctions by threatening to stop all cooperation with the inspectors. In an attempt to resolve the situation, the U.N., wisely in my view, agreed to put limits on inspections of designated sovereign with Saddam Hussein’s WMD—presidential palaces—which in reality were huge compounds, well suited to hold weapons labs, stocks, and records which Saddam Hussein was required by U.N. resolution to turn over.

In 2002, the process, the inspectors left. As a result, President Clinton, with the British and others, ordered an intensive 4-day air assault, Operation Desert Fox, on known and suspected weapons of mass destruction sites and other military targets.

In 1998, the United States also changed its underlying policy toward Iraq from containment to regime change and began to examine options to bring such a change about, began to support for Iraqi opposition leaders within the country and abroad. In the 4 years since the inspectors, intelligence reports show that Saddam Hussein has worked to rebuild his chemical and biological weapons stockpile, his delivery capability, and his nuclear program. He has also given aid, comfort, and sanctuary to terrorists, including Al-Qaeda members, though there is apparently no evidence of his involvement, the terrible events of September 11, 2001.

It is clear, however, that if left unchecked, Saddam Hussein will continue to increase his capability to wage biological and chemical warfare and will keep trying to develop nuclear weapons.

Should he succeed in that endeavor, he could alter the political and security landscape of the Middle East which, as we know all too well, affects American security.

Which is undisputed. The open questions are: What should we do about it? How, when, with whom?

Some people favor attacking Saddam Hussein now, with any allies we can muster, in the belief that one more round of weapons inspections would not produce the required disarmament and that defying Saddam would be a positive good for the Iraqi people and would create the possibility of a secular, democratic state in the Middle East, one which could, perhaps, move the entire region toward democratic reform.

This view has appeal to some because it would assure disarmament; because it would right old wrongs after our abandonment of the Shiites and Kurds in 1991 and our support for Saddam Hussein in the 1980s when he was using chemical weapons and terrorizing his people; and because it could give the Iraqi people a chance to build a future in freedom.

However, this course is fraught with danger. We and our NATO allies did not depose Mr. Milosevic, who was responsible for more than a quarter of million
people being killed in the 1990s. Instead, by stopping his aggression in Bosnia and Kosovo, and keeping the rough sanctions, we created the conditions in which his own people threw him out and led to his being in the dock and being tried for war crimes as we speak.

If we were to attack Iraq now, alone or with few allies, it would set a precedent that could come back to haunt us. In recent days, Russia has talked of an invasion of Georgia to attack Chechen rebels. The United Nations needs and deserves our support. Whenever possible we should work through it and strengthen it, for it enables the world to share the risks and burdens of global security and when it acts, it confers a legitimacy that increases the likelihood of long-term success. The United Nations can lead the world into a new era of global cooperation. And the United States should support that goal.

But there are problems with this approach as well. The United Nations is an organization that is still growing and maturing. It often lacks the cohesion to enforce its own mandates. And when Security Council members use the veto on occasion for reasons of narrow national interest, it cannot act. In Kosovo, the Russians did not approve the NATO military action because of political, ethnic, and religious ties to the Serbs.

The United States, therefore, could not count on a Security Council resolution in favor of the action necessary to stop the dislocation and ethnic cleansing of more than a million Kosovar Albanians. However, most of the world was with us because there was a genuine emergency with thousands dead and a million more driven from their homes. As soon as the American-led conflict was over, Russia joined the peacekeeping effort that is still underway.

In the case of Iraq, recent comments indicate that one or two Security Council members might never approve forces against Saddam Hussein until he has actually used chemical, biological, or God forbid, nuclear weapons.

So, the question is how do we do our best to both diffuse the threat Saddam Hussein poses to his people, the region, including Israel, and the United States, and at the same time, work to maximize our international support and strengthen the United Nations.

What is the perfect approach to this thorny dilemma, and while people of good faith and high intelligence can reach diametrically opposing conclusions, I believe the best course is to go to the United Nations for a strong resolution that scraps the 1998 restrictions on inspections and calls for complete, unlimited inspections, with cooperation expected and demanded from Iraq. I know the administration wants more - including an explicit authorization to use force, but we may not be able to secure that now, perhaps even later. If we get a clear requirement for unfettered inspections, I believe the authority to use force to enforce that mandate is inherent in the original 1991 United Nations resolutions, as President Clinton recognized when he launched Operation Desert Fox in 1998.

If we get the resolution and Saddam complies, disarmament can proceed and the threat can be eliminated. Regime change will, of course, take longer but we must still work for it, nurturing all reasonable forces of opposition.

If we try and fail to get a resolution that simply calls for Saddam's compliance with unlimited inspections, those inspections will do no more than an indefensible position. And, we will still have more support and legitimacy than if we insist on a resolution that includes authorizing military action and other requirements giving other nations reasons to oppose Security Council action. They will say, we never wanted a resolution at all and that we only support the U.N. when it does exactly what we want.

I believe international support and legitimacy are crucial. After shots are fired and bombs are dropped, not all consequences are predictable. While the military outcome is not in doubt, should we put troops on the ground, there is still the threat of Saddam Hussein's biological and chemical weapons. Today he has maximum incentive not to use them or give them away. If he did either, the world would demand his immediate removal. Once the battle is joined, with the outcome certain, he will have maximum incentive to use weapons of mass destruction and give what he can't use to terrorists who can torment us with them long after he is gone. We cannot be paralyzed by this possibility, but we should be foolhardy to ignore it.

To those who want to pretend this problem will go away with delay will oppose any United Nations resolution calling for unrestricted inspections.

This is a difficult vote. This is probably the hardest decision I have ever had to make. Any vote that may lead to war should be hard, but I cast it with conviction. Perhaps my decision is influenced by my 8 years of experience on the other end of Pennsylvania Avenue in the White House watching with serious concern our country's challenges to our Nation. I want this President, or any future President, to be in the strongest possible position to lead our country in the United Nations or in war. Secondly, I want to ensure that the President's voice and our national unity and support for the President's efforts to wage America's war against terrorists and weapons of mass destruction. Thirdly, I want the men and women in our Armed Forces to know that if they should be called upon to act against Iraq our country will stand resolutely behind them.

My vote is not, however, a vote for any new doctrine of preemption or for unilateralism or for the arrogance of American power. All of which carry grave dangers for our Nation, the rule of international law, and the peace and security of people throughout the world.

Over 11 years have passed since the UN called on Saddam Hussein to rid himself of weapons of mass destruction as a condition of returning to the world community.

And time and again he has frustrated and defied those conditions. Time and time again, he utilized time and circumstances to carry out his dastardly deeds, knowing that over time, we would give up and allow him to carry on with his course of destruction. I urge the President to spare no effort to secure a clear, unambiguous demand by the United Nations for unlimited inspections.

Finally, on another personal note, I come to this decision from the perspective of a New Yorker who has seen all too closely the consequences of last year's terrible attacks on our Nation. In balancing
risks of action versus inaction, I think New Yorkers, who have gone through the fires of hell, may be more attuned to the risk of not acting. I know I am.

So it is with conviction that I support this resolution as being in the best interests of our Nation. A vote for it is not a vote to rush to war; it is a vote that puts awesome responsibility in the hands of our President. And we say to him: Use these powers wisely and as a last resort. And it is a vote that says clearly to Saddam Hussein: This is your last chance; disarm or be disarmed.

The PRESIDING OFFICER. The Senator from Delaware is recognized.

Mr. BIDEN. Mr. President, I seek the floor in my own right. I understand the distinguished Senator from West Virginia offered me 20 minutes of his time. I seek the floor in my own right. As I understand, under the present state of affairs, I have up to 1 hour.

The PRESIDING OFFICER. The Senator is the remainder of his 1 hour: 47 minutes.

Mr. BIDEN. I thank the Chair.

Mr. President, I will vote for the Lieberman-Warner amendment to authorize the use of military force against Iraq. And while I agree with colleagues from West Virginia and Maryland, I do not believe this is a rush to war. I believe it is a march to peace and security. I believe that failure to overwhelmingly support this resolution is likely to expect that will occur. And in line with what the distinguished Senator from New York just said, I believe passage of this, with strong support, is very likely to enhance the prospects that the Secretary of State will get a strong resolution out of the Security Council. I will vote for this because we should be compelling Iraq to make good on its obligations to the United Nations. Because while Iraq's illegal weapons of mass destruction programs do not—not—pose an imminent threat to our national security, in my view, they will, if left unattended. And because a strong vote in Congress, as I said, increases the prospect for a tough, new U.N. resolution on weapons of mass destruction, it is likely to get weapons inspectors in, which, in turn, decreases the prospects of war, in my view.

I am among those who had serious reservations about and flat out strait-jacketed the first draft proposed by the White House on September 19. It was much too broad. The draft raised more questions than it answered. It was not clear whether the authorization requested by the President to use force was limited to Iraq or applicable to the region as a whole.

It was not clear whether the objective was to compel Iraq to destroy its weapons of mass destruction programs, to liberate Kuwaiti prisoners, or to end Saddam Hussein's regime. It was not clear whether the objective was to enforce the U.N. Security Council resolutions that Saddam has flouted for the last decade or to implement a new doctrine of preemption. And it was not clear whether the administration considered working through the U.N. and working with allies important or irrelevant.

The second draft negotiated with congressional leadership—and I would say I believe, in part, as a consequence of the efforts of my good friend, Senator LUGAR, and me, and roughly 23 or 24 Republicans—got the attention of the administration. They were simultaneously negotiating with the Senator from Indiana and me as well as the leader in the House. The leader in the House reached an agreement first. I thought that was unfortunate because I believe we could get a better resolution that had not occurred.

Nonetheless, the second draft negotiated addressed some of these questions but left others unanswered. Along with many of my colleagues on both sides of the aisle—Senator LUGAR—I continued to seek greater clarity about the focus of the proposed resolution.

President Bush brought the resolution into sharper focus this week in his speech to the Nation. He said:

"War is neither imminent nor inevitable.

"He also said his objective was to disarm Iraq, that his rationale to enforce United Nations resolutions was not based upon preemption, and that he desired to lead the world, and if war was necessary, it would be with allies at our side.

"Mr. President, the resolution now before the Congress, similarly, is clear and more focused than previous drafts. It is not perfect, but it acknowledges the core concerns that Senator LUGAR, I, and others raised and that have been raised by such Senators as HAGEL and SPECTER and many others. Considered in the context of the President's speech this week, and his address last month to the United Nations General Assembly, this resolution, though still imperfect, deserves our support. Let me explain why.

"First, the objective is more clearly and carefully stated. The objective is to compel Iraq to destroy its illegal weapons of mass destruction and its programs to develop and produce missiles and more of those weapons.

"Saddam is dangerous. The world would be a better place without him. But the reason he poses a growing danger to the United States and its allies is that he possesses chemical and biological weapons and is seeking nuclear weapons, with the $2 billion a year he illegally skims from the U.N. oil-for-food program. For four years now, he has prevented United Nations inspectors from uncovering those weapons and was left in the certified, and he is in violation of the terms he agreed to allowing him to stay in power.

"What essentially happened was, he sued for peace. What essentially happened was, the U.N. resolutions were a reflection of what ordinarily, if there were no U.N., would be in the form of a peace agreement.

"This resolution authorizes the President to use force to defend the national security of the United States against the continuing threat posed by Iraq; and enforce all relevant United Nations Security Council Resolutions. . . .

"In my view, and as has been stated by the President and Secretary of State, the threat to the United States is Iraq's weapons of mass destruction programs. The relevant U.N. resolutions are those related to Iraq's nuclear, chemical, and biological weapons. And the fact that we use the conjunctive clause, the word "and," and not the word "or," means the authorization we are granting to the President is tied to defending the national security of the United States in the context of enforcing the relevant U.N. resolutions relating to weapons of mass destruction.

"This is not a blank check for the use of force against Iraq for any reason. It is an authorization for the use of force, if necessary, to compel Iraq to disarm, as it promised after the Gulf War.

"Some in the Administration have argued that our stated objectives should be the end of Saddam's regime. Regime change is the ultimate goal of American policy, as embodied in the sense-of-the-Congress-provision of the Iraq Liberation Act in 1998. Indeed, an effective effort to disarm Iraq could well result in regime change. After all, such an effort would force Saddam to make a hard choice—either give up his weapons or give up power—and he has made the wrong choices many times before.

"In his own words, the President said:

"Taking these steps would also change the nature of the Iraqi regime itself. America hopes the regime will make that choice.

"But this resolution does not make Saddam's removal its explicit goal. To have done so, in my view, would run the risk of alienating other countries who do not share that goal and whose support we need to disarm Iraq and possibly to rebuild it. And it would significantly weaken our hand at the United Nations.

"Nor does this resolution give the President the authorization to go to war over Bahraini prisoners, reparations owed to Kuwait, foreign MIA's, the return of Kuwait's national archives, or Saddam's ties to terrorism and human rights abuses. These are serious problems. The United Nations must continue to insist they be resolved, including maintaining embargoes and tightening and strengthening those sanctions against Iraq. But I doubt seriously the American people will support going to war to rectify any of them; nor will our allies.

"The Secretary of State, in testimony before the Committee on Foreign Relations, made clear this specific objective is disarmament. I quote:

"I think it is unlikely that the President would use force if [Iraq] complied with the weapons of mass destruction conditions. . . .
we all know that the major problem . . . the President is focused on and the danger to us and to the world are the weapons of mass destruction.

By the way, even if my reading is incorrect and he would be able to go and liberate Bahraiini prisoners, does anybody in this body think the President of the United States would risk American forces and, in a very crass sense, his presidency by going in with American forces unilaterally to make sure that Bahraiini prisoners were in fact released? That is fiction.

This week the President stated the objective clearly and concisely. He said:

Saddam Hussein must disarm himself or, for the sake of peace, we will lead a coalition to disarm him.

The President is right to focus on disarming Iraq and not on regime change.

Second, the rationale is more tightly focused. It is to enforce the U.N. Security Council resolutions on weapons of mass destruction that Saddam has defied for more than a decade. This is a man who waged a war of aggression, lost the war, and sued for peace. The term of office dictated by the United Nations require him to declare and destroy his weapons of mass destruction programs. He has not done so.

This resolution sets out in detail Saddam’s decade of defying the Security Council resolutions on disarmament. It states that Iraq “remains in material and unacceptable breach of its international obligations,” through its weapons of mass destruction programs. It authorizes the President to enforce all “relevant U.N. Security Council resolutions regarding Iraq,” with force, if necessary.

As the President said this week:

America is challenging all nations to take the resolutions of the United Nations Security Council seriously.

That is what this is about. Yet some administration supporters have argued using force against Iraq is justified on the basis of a new doctrine of preemption, a doctrine that would represent the most far-reaching change in our foreign policy since the end of the cold war. In fact, the concept of preemption has long been part of our foreign policy tool kit. It is a doctrine well established under international law.

What we are talking about here in this new policy is a policy of prevention, striking first at someone who may some day pose a threat to us, even if that threat is not imminent today. This policy merits a serious national debate, but not adoption by this body, nor is it contained in this resolution.

The speed and stealth with which an outlaw state or terrorist could use weapons of mass destruction and the catastrophic damage they could inflict require us to consider new ways of acting, of reacting. But that is not what this is about.

It would be dangerous to rush to embrace as a new principle of American foreign policy a rule that gives every nation the right to act preventively. The former Secretary of State, Secretary Henry Kissinger, made this point powerfully in his testimony before my committee 2 weeks ago. I quote him:

As the most powerful nation in the world, the United States has a special unilateral capacity and indeed obligation to lead in implementing its convictions. But it also has a special obligation to justify its actions by principles that transcend the assertions of preponderant power. It cannot be in either the American national interest or the world’s interest to grant every nation an unfettered right of preemption against its own definition of threats to its security.

Dr. Kissinger is right. What message would declaring a policy of prevention send to the Indians and Pakistanis, the Chinese and the Taiwanese, the Israelis and the Arabs, the Russians and Georgians?

This resolution does not send that message because it does not endorse the prevention doctrine. It does not need to. Because, as the President has argued, this is about compelling Saddam Hussein to make good on his requirement and obligation to disarm.

Third, this makes clear the President’s determination to build international support for our Iraq policy. Our allies throughout the world and in the region have important contributions to make in the effort to disarm Iraq and war on Iraq if we go to war. And we depend upon their continued cooperation in the unfinished war against terrorism. The United States has a singular capacity to act alone, if necessary. We must—and this resolution does—preserve our right to do so. But acting alone in Iraq would cost us significantly more in lost lives, in dollars spent, and influence dissipated around the world. Acting alone must be a last resort, not a defiant report to those not yet convinced of our policy.

This resolution emphasizes the importance of international support, manifested through the United Nations Security Council. It states that:

The Congress of the United States supports the efforts by the President to:

(1) strictly enforce through the United Nations Security Council all relevant Security Council resolutions applicable to Iraq and encourages him in those efforts; and,

(2) obtain prompt and decisive action by the Security Council to ensure that Iraq abandons its strategy of delay, evasion and noncompliance.

Similarly, the President, in going to the United Nations over the strong objection of half his administration, made clear his desire to work with others, not just America. In his speech this week, he talked about his determination “to lead the world” in confronting the Iraqi problem. He stated that if we act militarily, we will act “with allies at our side.” I am convinced he will follow through on this commitment.

In short, the combination of this resolution and the President’s own words in recent speeches, both publicly and privately, give me confidence that most of our core concerns have been addressed.

I also take confidence from how far this administration has come on Iraq over the past year. Many in this Chamber predicted, and many who oppose this resolution predicted, that the administration would use the terrible events of September 11 as an excuse to strike back at Iraq. This, despite any credible evidence that Iraq was involved in the terrorist attacks on America.

Both The New York Times and The Washington Post have reported that in the days following 9/11, the most senior Pentagon officials urged the President to consider setting his sights on Iraq, not Afghanistan. I can say from personal conversations, I know that to be true. As a matter of fact, I gathered my Foreign Relations Committee staff not long after 9/11, when talk of going to Afghanistan was in this Chamber and at the administration. I suggested, based on conversations I had with some, be careful, prepare. We are not going to Afghanistan. We are going to Iraq.

Now there was a proposal that was being promoted to the President that he should use this as an excuse to go to Iraq. Secretary Rumsfeld is reported to have argued there would be a big build-up of forces with not that many good targets in Afghanistan.

At some point, the United States would have to deal with Iraq and is this not the opportunity? he apparently suggested—not to me; that is as reported. Many predicted the administration would ignore the U.N. and the need to build international support for its Iraq policy. That is not surprising because senior administration officials said as much.

During the spring and early summer, literally dozens of articles flatly stated that the President planned an unilateral attack against Iraq. As late as August 29 of this year, The New York Times reported:

Officials in Washington and Crawford, TX, are engaged in an intense debate over whether they should seek to involve the United Nations one last time. . . . As one top adviser described the argument, Mr. Bush must decide “whether to go it alone or go to the United Nations.” He went to the United Nations.

Many predicted the administration would refuse to give the weapons inspectors one last chance to disarm. That is not surprising. That prediction would have been made because administration officials consistently disparaged inspections.

Richard Perle, senior advisor to the Pentagon, said:

The inspectors are not going to find anything. . . . They will flounder if they are permitted to return.

Vice President Cheney, as late as August 26 of this year, took this line:

A person would be right to question any suggestion that we should just get inspectors
back into Iraq and then our worries will be over. A return of inspectors would provide no insurance whatsoever of Saddam's compliance with U.N. resolutions.

I don't know how many Sunday shows I did from June through now, where every interviewer would say: But, Senator, you are wrong, the President is going to act alone. And they read me quote after quote from high officials.

Thank God for Colin Powell. Thank God for Colin Powell because that was the other half being argued by the administration quietly, saying: Mr. President, do not listen to those voices who counsel "no inspectors and do not go back to the U.N."

Many predicted the administration would not seek authorization from Congress for the use of force and, again, that is not surprising. As late as August 29 of this year, the White House counsel—the White House counsel—reported to the President that he had all the authority he needs to wage war against Iraq—there was a big deal about leaking a memorandum from the White House counsel to the world that Congress need not be involved. Mr. President, private Iraqis warned the President privately, where I made clear that I thought that was dead wrong and he would be—to use the slang on the east side of my city—"in a world of hurt" if he attempted to do that.

The President said to me personally he was going to come to Congress if he sought authority. What did he do? He came to Congress. But it is not strange that my colleagues up here would believe he would not do that. The White House press secretary actually reitered that conclusion of the White House counsel at a White House briefing. Each prediction by those who thought the President would make, in my view, the wrong choice, seemed very likely to be fulfilled because it was based on the beliefs and statements of very senior administration officials, including the Vice President of the United States.

We all know the lore around here—that the Vice President of the United States is the most powerful man in the administration. Some even suggest it goes beyond that. But guess what? Each prediction proved to be wrong, as some of us, quite frankly, predicted all along.

My colleague from New York may remember my getting a little bit of a sarcastic response in the Democratic Caucus when I suggested there was no possibility there would be a war before November; there was no possibility of an October surprise; there was no possibility that he would go and seek power to go to war, if need be, absent congressional authorization. There was no possibility he would fail to go to the U.N. It is not just because that is the only thing I believe. I am rational. I respect what Mr. President could do, but because he told me—and I suspect many others—that is what he would do.

Mr. President, President Bush did not lash out precipitously after 9/11. He did not snub the U.N. or our allies. He did not dismiss a new inspection regime. He did not ignore the Congress. At each pivotal moment, he has chosen a course of sound deliberation. I believe he will continue to do so—at least that is my fervent hope. I wish he would turn down the rhetorical excess in some cases because I think it undercuts the decision he ends up making. But in my view he has made the right rational and calm, deliberate decision.

As I noted a few moments ago, the President said this week that the use of force in Iraq is neither "imminent nor inevitable," and that makes sense because while the threat from Iraq is real and growing, its imminence and inevitability in terms of America's security have been exaggerated.

For two decades, Saddam Hussein has relentlessly pursued weapons of mass destruction. There is a broad agreement that he retains chemical and biological weapons, the means to manufacture those weapons and modified Scud missiles is actively seeking a nuclear capability. It remains less clear how effective his delivery vehicles are, whether they be the al-Hussein missiles, with a 650 kilometer range, short-range missiles, or unmanned aerial vehicles, for the dispersion of chemical and biological weapons.

Shifting weather conditions, the likely incineration of much of the chemical or biological agent in a warhead explosion, and the potential blowback on Iraqi forces, all complicate the Iraqi use of those weapons. But we are right to be concerned that, given time and a free hand, Saddam would improve this technology.

Other countries have, or seek, weapons of mass destruction. Saddam actually used them against his neighbors, against his own people. He has a lengthy track record of aggression. President Bush warned Saddam Hussein about his brutal repression of Iraqis—of Iraqis in the north, the south, and the south again. And the combination of Saddam Hussein and weapons of mass destruction is dangerous, destabilizing, and deadly.

Ultimately, either those weapons must be dislodged from Iraq or Saddam must be dislodged from power. But exactly what threat does the combination of Saddam and weapons of mass destruction pose to the United States? How urgent is the problem? Some argue the danger is threefold: one, Iraq could use these weapons against us; two, it could use them to blackmail us; three, it could empower and enable terrorists to use these weapons.

Others question these scenarios. For example, Brent Scowcroft, President George Herbert Walker Bush's National Security Adviser, and chairman of President Bush's foreign intelligence advisory board, recently wrote:

'Ve have a national concern that the threat from Saddam Hussein is not immediate, it is not a global threat to the United States. We are talking about the potential for a single issue weapon being used in one area of the world. It's not clear that it can be dislodged.'

Similarly, Scowcroft wrote "there is some evidence that Saddam is seeking to send terrorists biological weapons to Iraq, but we have no evidence that he is seeking to send them biological weapons and to Iraq."

I believe it is unlikely Saddam Hussein will use weapons of mass destruction against us unless he is attacked. This would involve an existential threat. The possibility of Iraq initiating an attack against the United States with weapons of mass destruction is "low"—l-o-w. They also have concluded that "Baghdad for now appears to be drawing a line short of conducting terrorist attacks with chemical or biological weapons against the United States."

I believe that is unlikely. Saddam Hussein will use weapons of mass destruction against us unless he is attacked. This would involve an existential threat. I am skeptical that he would become a supplier to terrorist groups. He would risk being caught in the act or having those weapons turned against him by groups who disdain Saddam as much as they despise us, and he would never get into a position in which those weapons could be used on him. The United States has very little to lose in acting decisively to get Saddam Hussein out of power. Saddam Hussein is a terrible threat to our nation, to the world, and to the future of the Middle East.
and suggest this is the reason and justi-
fication for going against Saddam.

What I do believe is that Saddam's primary goal is to dominate his region. His history, his actions, and his statements make that clear. Weapons are a means for him, a credible tool of intimidation that he could use to bully his people and his neighbors.

During the gulf war, the knowledge that Saddam Hussein had chemical and biological weapons did not deter us from expelling his forces from Kuwait. We gave him a clear warning that using these weapons against our troops would invite a devastating response. Let me remind everybody, he did not use them. But a nuclear weapon could well change Saddam's calculus. It could give Saddam an inflated sense of his invisibility. It could lead him to conclude erroneously that he finally had the great equalizer against American power and that he could fuel a new spasm of aggression against his neighbors. Mr. President, he would find Saddam to face the choice between inspectors and invaders, between giving up his weapons and giving up power, and there is at least a chance that he might make the right choice.

There is also a chance Saddam will once again miscalculate, that he will misjudge our resolve, and in that event we must be prepared to use force with others if we can, and alone if we must. The American people must be prepared. They must be engaged in the tradeoffs that may be asked of them between competing priorities. They must be prepared for all these things and more because no matter how well conceived, no matter how well thought out a foreign policy, it cannot be sustained without the informed consent of the American people.

If it comes to that, if it comes to war, I fully expect the President will come back to the American people and tell us what is expected of us. As a matter of fact, when he met with the congressional leadership and the committee chairmen about 10 to 15 days ago—I forget the exact date—we were all around the Cabinet table and at one point he turned to me and he said: Mr. Chairman, what do you think? And I said: Mr. President, I will be with you if you make an earnest effort to go through the United Nations, if you try to do this with our allies and friends; if in fact the U.N. does not support our effort, as in Kosovo, and if you are willing to be square with the American people, Mr. President, of what sacrifice we are going to ask of them, particularly the need to have a significant number of American forces in place in Iraq after Saddam Hussein is taken down.

In the presence of all my colleagues at that meeting, he said: I will do that. He has never broken his word.
He has made two very important speeches so far—one at the U.N. and one to the American people—about the danger of Saddam Hussein, but no one yet has told the people of Georgia, the people of Delaware, the people of this country, that we will be asking of them because it will be profound. It may be necessary, but it will be profound. As I said, if it comes to war, the President, I am confident, will go to the American people.

In this speech this week, he made a compelling case that Iraq’s failure to disarm is our problem as well as the world’s, but he has not yet made the case to the American people that the United States may have to solve this problem alone or with relatively few others, nor has he told us of the sacrifices that such a course of action could involve.

I am confident he will do so, if and when it proves necessary, but I also want to be clear about the issues the President must address before committing our Armed Forces to combat in Iraq, as a moral obligation to level with our people.

First, the consequences of military action: Attacking Iraq could and probably will go smoothly. We have the finest fighting force in the world. Our defense budget exceeds that of the next 15 countries combined. According to experts, my committee received this summer, Iraq’s conventional forces are significantly weaker than they were during the Gulf War. As a leading expert in the Middle East, Mr. Fouad Ajami told the committee there is a strong likelihood the Iraqis will welcome us as liberators.

While it would be reasonable to expect the best, it would be foolhardy not to prepare for the worst. There is a danger in assuming that attacking Iraq will be some sort of “cakewalk.” We should all heed the powerful words of military analyst, Anthony Cordesman, who testified before the Foreign Relations Committee in July. He said to my committee:

I think it is incredibly dangerous to dismiss this [the difficulty]. It is very easy to send people home unjured and alive. It is costly to send them home in body bags. If we go to war providing palbum to them that somehow this is going to likely be an overwhelmingly easy undertaking. If we notice, everybody says the American people support this war. That is not true. They support this war if it is a 100-day war like the last war. They do not support the President’s ability to go to war unilaterally. If we look at all the polling data, what they support is if we go with our allies in response to a genuine threat, which I think exists, and if it is not going to be costly in terms of the loss of human life, American soldiers, then they overwhelmingly support it. Over half still support it even if there is some loss of life, but hardly anyone supports it if it is alone or if there is a significant loss of life.

As CIA Director George Tenet stated in a letter to Senator GRAHAM this week:

Should Saddam conclude that a U.S.-led attack could no longer be deterred, he probably—

Let me say that again—

He probably would become much less constrained in adopting terrorist actions. Such terrorism might involve . . . chemical and biological weapons. Saddam might decide that the extreme step of assisting Islamist terrorists in conducting a WMD attack against the United States would be his last chance to exact vengeance by taking a large number of victims with him.

There is a danger that Saddam would seek to spark a wider war. I just did one of the shows we all do with Charlie Rose. He quoted to me what I knew privately from my discussions with him: the former commander of CENTCOM testifying that he saw no need to go into Iraq now, and the cost would be high.

There is a danger that Saddam would seek to spark a wider war. Many experts are confident to my committee that if attacked Saddam Hussein would lash out at Israel. Last month, The New York Times reported that Israeli Prime Minister Ariel Sharon told senior administration officials that Israel would strike back if Iraq attacks Israel. Then, key Arab countries could come under tremendous pressure to break with us and confront Israel. It would be wrong for Israel to go it alone or to question what they should or should not do in their self-defense, but it would also be wrong to ignore the risk that a war against Saddam Hussein will ignite a much larger conflagration.

There is a danger that Saddam’s downfall could lead to widespread civil unrest and reprisals. There is only one thing I disagree with in the President’s speech on Monday. He said what could be worse than Saddam Hussein? I can tell you, a lot.

As I said, there is a danger that Saddam’s downfall could lead to widespread civil unrest and reprisal. Chaos could invite the Kurds to seize valuable oilfields. But early into our planning and into the minds of the American people if we ultimately use force against Iraq. We must be honest with the American people.

In his speech this week, the President made it clear that if military action is necessary, "the United States and our allies will help the Iraqi people rebuild their economy and create the institutions of liberty in a unified Iraq and peace with its neighbors." This is a much more complicated country than Afghanistan. We are not done in Afghanistan. We have not kept our commitment in Afghanistan. We are talking about a big deal here. I know the President and the Office of Management and Budget from Ohio and my colleague from Vermont know Iraq is an artificially constructed nation. When has there been a circumstance in Iraq when there has been anything remotely approaching a democratic one? I cannot think of it in the history of Iraq as defined now. The Kurds are Indo-European Sunnis, the Sunnis are Arab Sunnis, the Shites, who make up 60 percent of the population primarily between the Tigria and Euphrates Rivers, are Shites who have been at war with the Sunnis. The Iranians are Shite. There are 700,000 Iraqi Shites in Iran. This is complicated stuff. But to listen to some of my colleagues on the floor who blow this off like, no problem, take down Saddam, there is a James Madison waiting to step into the vacuum, we will have a democratic republic, it will set a new tone and tenor, and I mean Vice President of the Middle East, because we will have a new democracy there, that is a big deal. It is a big undertaking.

Why did the President say this? This is a critical commitment, one I wholeheartedly endorse, but it is not done out of altruism, but out of a hard-boiled calculation that in Iraq we cannot afford to trade a despot for chaos.
None of this will be cost free. It will require a significant investment of military, financial, and human resources.

Let’s start with the cost of war. Last month the White House economic adviser estimated the cost of the military campaign in Iraq range between $100 and $200 billion. My friends in the Senate are all economic conservatives. Where are we going to get the money? I say to my friends, as I said in committee, those who want to see a national health policy, forget it for a while. Those who want to make permanent the present tax cut, forget it for a while. As they say in parts of my State, “you ain’t got the money.”

It doesn’t mean we shouldn’t move on Iraq, but it means we should be honest with the American people, and tell them what the estimated cost by this administration is. By the way, that estimated cost is similar to what the Congress approved in August. The higher cost estimates would result from a lengthy campaign and external factors such as a spike in oil prices if that occurs. That is just to win the war. The cost of securing the peace could be many billions higher and could extend years into the future.

On the other hand, maybe we will end up with an Iraqi Government in place. There is plenty of money in Iraq. They can fund their own reconstruction. And that may happen, I am not being facetious. But it is not anywhere near certain.

I say “could” because there are those who believe our commitment to Iraq the “day after” means we will not have to pay for its own reconstruction. The higher cost estimates would result from a lengthy campaign and external factors such as a spike in oil prices if that occurs. That is just to win the war. The cost of securing the peace could be many billions higher and could extend years into the future.

The problem is, one-third of that population hates the other two-thirds of the people. They say Iraq is not a viable state. They say Iraq is not a viable state. They say Iraq is not a viable state. They say Iraq is not a viable state. They say Iraq is not a viable state. They say Iraq is not a viable state. They say Iraq is not a viable state.

The point is, we will do what we have to do to protect our national security, but let’s not kid ourselves that it can be done in an expeditious way.

The American people need to know that most experts believe Iraq will require considerable assistance politically, economically, and militarily into a peaceful, unified nation, free of weapons of mass destruction.

The American people need to know that most experts believe Iraq will require considerable assistance politically, economically, and militarily into a peaceful, unified nation, free of weapons of mass destruction. But we should not allow the war to blind us.

In conclusion, few resolutions that come before the Congress are as grave and consequential as the one before us today. We have heard today in July from a military expert in post-conflict reconstruction. The fellow who headed that department in the Pentagon stated that 75,000 troops would be required at a cost of $16 billion for just the first year, to maintain order, and secure Saddam Hussein and his collaborators; provide police protection and counterterrorism; denazification of Baathist officials and security services; aid in the formation of a new government; and reconstruction planning before an invasion takes place. That sort of powerful coalition could overcome the bureaucratic and philosophical divisions that have hindered reconstruction planning, the advisors contend.

The American people need to know that most experts believe Iraq will require considerable assistance politically, economically, and militarily into a peaceful, unified nation, free of weapons of mass destruction. But we should not allow the war to blind us.
rationale to enforce Iraq’s obligations to the United Nations is the reason we would go, and that its determination is to work with others, not alone. The President has made it clear that war is neither imminent nor inevitable.

I am convinced that the reason the President has disregarded the advice of some in the administration—that he understands the significant need for others to support us—is that fighting two wars, a war in Iraq and a war against terrorism, can be greatly assisted by the more the world is with us. We do not need them if it comes to that. But the cost we will pay will be significantly higher.

I compliment the President for recognizing that I am absolutely confident the President will not take us to war alone. I am absolutely confident we will enhance his ability to get the world to be with us by us voting for this resolution. I am absolutely confident, if it comes time and need to go to war with others or alone, the President will keep his commitment to make the third most important speech in his life, to come to the American people and tell them what is expected of them, what is being asked of them.

To do that, we would have to repeat the sin of Vietnam. And the sin of Vietnam, no matter what our view on Vietnam is, is not whether we went or didn’t go. But the sin, in my view, is the failure of two Presidents to level with and reassure the people of what the costs would be, what the continued involvement would require, and what was being asked of them.

We cannot, must not, and, if I have anything to do with it, we will not do that again.

I thank the Chair for its consideration and its patience. I yield the floor.

Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The assistant legislative clerk proceeded to call the roll.

Mr. REID. Mr. President, I ask unanimous consent the order for the quorum call be rescinded.

Mr. REID. Mr. President, I ask unanimous consent the order for the quorum call be rescinded.

Mr. REID. Mr. President, we have exhausted the last unanimous consent order that has been entered here. We have a long list of Senators who have indicated a desire to speak, and they have the right to do that. What I would like to do is this. Both cloakrooms have worked to come up with a list of speakers. We have a very long list, but we have learned from sad experience here this week that we should not make it a really long list.

So what I suggest to my colleague, Senator MCCAIN, is that we go down the list for four or five Senators and then we can come back again and try to get another list. We have a long list, but rather than enter it—we tried that earlier this week, and everyone should understand it will not work because people do not use all their time so others are not here when it is time to start. But if we have a few Senators, it works better.

I ask unanimous consent that the list of speakers start with Senator DeWINE for 35 minutes.

Mr. MCCAIN. For 45.

Mr. REID. OK, that is fine.

Mr. MCCAIN. Forty-five.

Mr. REID. Senator COLLINS for 20 minutes. The reason we have this is we have a long string of Democrats who have spoken: Senator KOHL, 7 minutes; Senator HARKIN, 7 minutes; Senator SCHUMER, 30 minutes; Senator SPECTER, 45 minutes; and Senator CARPER, 20 minutes. We would end it at that time—not end it, but we would be back to enter another list and find out if we have had any added to it or taken from it.

The PRESIDING OFFICER. Is there objection?

Mr. MCCAIN. I am sorry, I will not object, but I couldn’t hear.

Mr. REID. What I said is we will come back after this list is completed and see if there are any additions or deletions and try to get another list. We have a very long list here but, believe me, it will take work to stick it in from top to bottom.

The PRESIDING OFFICER. Would the Senator from Nevada repeat the list again?

Mr. REID. DeWINE, 45 minutes; COLLINS, 20 minutes; KOHL, 7 minutes; HARKIN, 7 minutes; SCHUMER, 30 minutes; SPECTER, 45 minutes; CARPER, 20 minutes.

The PRESIDING OFFICER. Is there objection?

Mr. REID. Without objection, it is so ordered.

Mr. REID. I would say to everyone within the sound of my voice, everyone has time to speak if they can get the floor. We have a list here to make it so people are not trying to get the attention of others.

I hope Senators will be considerate. There is only 30 hours. If somebody comes and takes an hour, it does not leave time for others. Some have already spoken. I think those who have spoken—I hope they will be considerate of a lot of Senators who have not spoken.

The fact that we have allotted all this time doesn’t mean everyone has to use every minute of the time allotted. So those Senators who are in this queue, if they would be around in case someone doesn’t show up or is stuck in traffic or whatever the case might be, we could finish a lot quicker.

The PRESIDING OFFICER. The Senator from Ohio is recognized.

Mr. DeWINE. Mr. President, I would like to begin by thanking all my colleagues who have participated in this very crucial and historic debate. I must say I was struck last Friday by the magnificent debate between Senator Byrd and Senator WARNER. I think their debate on Friday represented what the Senate is all about, and I congratulate both of them. Really, every Member who has come down here has had something to contribute.

It is clear that each Member who came down here has thought long and hard about this very important vote.

Throughout my Congressional career, I have always believed that the United States must lead in foreign affairs. In doing so, our foreign policy must reinforce and promote our own core values of democracy, free markets, human rights, and the rule of law. And, I am not at all ashamed to say that our most important export to the international community is our ideals and our ideas.

The first U.S. President I remember as a child is Dwight D. Eisenhower. We know that he ran for President because of his strong belief that the United States needed to lead in the world. He believed that by leading and by being involved in the world—and not isolated from it—we would have the best chance of guaranteeing peace, freedom, and stability.

As President Eisenhower said in his January 1961 farewell address:

America’s leadership and prestige depend, not merely upon our unmatched material progress, riches and military strength, but on how we use our power in the interests of world peace and human betterment.

He understood that we have a moral obligation, as the leader of the Free World, to use our power to promote freedom and stability and to help alleviate suffering around the globe. And in that process, he understood the importance of working with our partners through organizations, such as NATO.

And though it is vital that we be engaged in world affairs and work with other nations whenever possible, ultimately we cannot escape the fact that when the world looks for leadership, it can look to only one place—and that place is, of course, the United States of America.

History has put us here. And, if the United States does not lead, there is no one else who can lead—and frankly, no one else who will lead.

That is why, in the 1980s, when I was in the House of Representatives, I supported efforts to establish stability and democracy in Central America. The United States led—and it made a difference. Significant progress was made in Central America. Democracies emerged.

And, significant progress was made throughout the Western Hemisphere. In 1981, 16 of the 33 countries in our hemisphere were ruled by authoritarian regimes. Today, all but one of those nations—Cuba—have democratically elected heads of government.

They are certainly not all perfect and perhaps those nations do not conform exactly with how we see democracy, but they certainly are better off than they were 25 years ago.

The United States led. It made a difference. It paid off.

That is why, throughout my career, I have supported U.S. leadership efforts—efforts to export our democratic values to other areas of the world.
using tools, such as foreign trade and foreign aid.

Speaking of foreign aid, though I wasn’t in Congress at the time, I supported U.S. leadership through NAFTA. I voted in favor of Trade Promotion Authority to give the President fast track authority in bilateral and multilateral trade negotiations. I support and voted for the U.S. leadership role in NATO and our global alliances.

Congress approved and supported the determination of the President in 1994 to use chemical and biological weapons against the United States. I was in favor of the Andean Trade Preference Act to expand the economic benefits of trade with the nations of the Andean region. I voted in favor of the African Growth and Opportunity Act, which expanded the Caribbean Basin Initiative.

I support efforts to negotiate free trade agreements within our Western Hemisphere.

All of these efforts require strong U.S. leadership. So, too, does an underutilized tool of our foreign policy—and that is foreign aid.

First, we don’t utilize it enough. Currently, our foreign assistance budget comprises less than one percent of our overall budget, and this is barely one percent of our Gross Domestic Product.

Second, we aren’t creative enough with the limited resources we do have in our foreign assistance budget. And so, here, too, the United States needs to lead.

There are things we can do with this assistance. We can and must do more to help end suffering throughout the world. We can and must do more to help alleviate the worldwide AIDS pandemic. We can and must do more to help feed starving children worldwide. We can and must do more to help implement the rule of law in developing democracies. We can and must do more to foster agricultural and economic development in poverty-stricken, disease-ridden, war-ravaged parts of our world. And, as the leader of the Free World, we also have a moral obligation to bring stability and peace to volatile, violent regions around the globe.

Candidly, sometimes the only way to do that is through the use of our military. That’s why I supported military action in Bosnia in 1995 and in Kosovo in 1999. The simple reality is that the job could not get done without U.S. leadership. We had to go in. We had to lead. It was the right thing to do, and we did it.

And so, Mr. President, it may seem paradoxical now that I have found the decision concerning this Resolution to be very, very difficult. It is difficult, I believe, principally for two reasons.

Let me outline them for the Senate.

First, the resolution before us is an authorization of force to be used by the President—‗at his discretion‘—at some point in the future. It is not a declaration of war. And, it does not say that war will take place.

But, it does authorize the President to use the Armed Forces of the United States as he determines to be necessary and appropriate in order to: Defend the national security of the United States against the continuing threat posed by Iraq; and enforce all relevant United Nations Security Council Resolutions regarding Iraq.

While unusual, this type of resolution is not without precedent. Congress passed the Gulf of Tonkin resolution in 1964, which said this:

Congress approves and supports the determination of the President in Chief, to take all necessary measures to repel any armed attack against the forces of the United States and to prevent further aggression.

I went back to the CONGRESSIONAL RECORD of 1964 and read some of Senator Gruening’s and Senator Morse’s remarks to get a better understanding of why they dissented—why they voted against this resolution. I also read comments from those who voted ‘‘yes.’’ However, it is noteworthy that the Gulf of Tonkin Resolution was not the first time Congress had passed a resolution to give the President the authority to use force—at his discretion—at some point in the future. Actually, Congress passed two such resolutions during the Eisenhower Administration: one in 1955 regarding Formosa and one in 1957 regarding the Middle East.

So while there is precedent, this type of resolution places the President the authority to use force, at his discretion, at some point in the future, is certainly unusual, and so we have an obligation to treat this matter with great caution. Granting the President this kind of power is indeed a very grave matter.

The second reason this decision, for me, has been so difficult is that the consequences of war would be so serious. A possible war against Iraq would have very real and very serious consequences, many of them unforeseen today.

I believe the American people need to understand this. My colleague, Senator BIDEN, who preceded me, made that point very well. I believe we have an obligation during this debate to explain to the American people what war with Iraq might mean. We have an obligation to be brutally frank in telling the American people about these consequences of war.

What is their? What are the risks of war with Iraq?

First, Saddam Hussein may very well use chemical and biological weapons against our troops. If we went to war, we would be attempting to remove Saddam from power. Unlike the Persian Gulf war, this time he is likely to actually use those chemical and biological weapons against our troops, or at least attempt to.

Second, we know that war with Iraq dramatically increases the possibility of attacks against United States troops stationed in other places abroad and United States civilians throughout the world.

Third, we know that war with Iraq increases the possibility of attacks against Americans right here at home, in our mainland.

This has already been read on the floor and discussed, but I would like to read to my colleagues some information recently declassified by the CIA. In a letter to Senator GRAHAM dated October 7—Monday of this week—the CIA released the following:

Baghdad, for now, appears to be drawing a line of support or conducting terror campaigns with conventional or biological weapons against the United States.

Should Saddam commit that a U.S.-led attack could no longer be deterred, he probably would become much less constrained in adopting terrorist actions. Such terrorism might involve terrorist groups with Iraq’s unsuccessful attempt at a terrorist offensive in 1991, or (through) chemical or biological weapons.

Saddam might decide that the extreme step of assisting Islamist terrorists in conducting a weapons of mass destruction attack against the United States is his last chance to exact vengeance by taking a large number of victims with him.

This information is certainly chilling.

But, to know that war with Iraq increases the likelihood that Saddam will launch Scud missiles against Israel, this time maybe with biological or chemical agents attached to the missiles. In fact, Iraq has admitted to the weaponization of tons of liters of anthrax, botulinum toxin, and aflatoxin for use with Scud warheads, aerial bombs, and aircraft.

Furthermore, if attacked, what would Israel do? Would Israel, this time retaliate? In the Persian Gulf war, Israel held back, but would they this time? And if they did not, in such a scenario, what would other countries do? What would Syria do, for example? What are the chances of the entire Middle East literally going up in flames?

At the conclusion of a war with Iraq—we would win the war; we know that—but at the conclusion of a war with Iraq, there very well may be bloody, fratricidal battles among the different ethnic groups residing in Iraq. Pent up hostilities among Shiites, Sunnis, and Kurds—just to mention a few—would be difficult to restrain, easily resulting in families warring against families and neighbors, all fighting village to village, and house to house. And there simply would not be enough United States troops or allies you could place into Iraq to stop that from happening.

What are the unintended global consequences of the United States using preemptive action? How does this change the dynamics of the world? What would it mean for the India-Pakistan nuclear standoff? What would it mean for China and Taiwan? Would these nations be less restrained in using preemptive strikes? These are questions to which we do not know the answers.

Finally, what will Iraq look like after the war? What kind of humanitarian assistance will be needed? How many people will we have to feed? What is our plan now for reconstruction? What does it cost? Who will help?

What other countries will we be able to involve in helping us?

We can expect to pay for a large part of this. And we can expect our troops...
to be involved for an extended, indefinite period of time—not days, not months, but years. And there could be no doubt about that.

So, yes, Mr. President, there are grave consequences of going to war with Saddam Hussein. We do not know exactly how Saddam would react. But it is vital that the American people understand the sobering reality of a war with Iraq; that all Americans understand the uncertainty and the risks and the dire consequences.

Yet we also know that inaction is not a choice when it comes to the situation in Iraq. Inaction is just not a choice. We know the status quo is unacceptable. We know things have languished too long. We know Saddam Hussein’s regime is in possession of chemical and biological weapons. And we know they are working, as frantically as they can, to develop nuclear weapons.

The reason that Saddam Hussein would eventually put these weapons into the hands of other terrorist groups, terrorist groups such as al-Qaeda, terrorist groups that have no qualms about targeting U.S. citizens anywhere in the world, terrorist groups that have already been able to develop weapons of mass destruction around the world. When that handoff would be made, the consequences would be unbearably.

President Bush made very clear in his speech on Monday night in Cincinnati: Saddam Hussein is a threat to peace, and he must disarm.

So I commend President Bush for putting Iraq back on the world stage in his very forceful speech at the United Nations. He has taken Saddam Hussein’s evil regime by the throat and dragged it back in front of the eyes of the international community. And he has forced the United Nations to confront Saddam’s rampant and flagrant disregard of 30 years’ worth of U.N. Security Council resolutions. He has forced the U.N. to confront its failure to enforce past resolutions regarding weapons inspections. And, rightly so, President Bush has forced both the U.N. and our own country to confront this global threat and to deal with it. I commend the President for his leadership.

None of us in this body disagrees about what Saddam Hussein is. We know he is a power-hungry dictator, the embodiment of pure evil. The litany, ably recited here day after day, detailing Hussein’s thirst for power, is by no means exaggerated, nor is it understated. And there is simply no logic to his actions. Just think back to his attempt to assassinate former President Bush shortly after President Clinton took office. Even in his perverse view of the world, what in the world could that have accomplished from his point of view?

Clearly, Saddam is ruthless. He is diabolical. He is a cold-blooded killer. He has launched Scud missiles against his neighbors. He has diverted much of the $10 billion worth of goods now entering Iraq every year—money he gets from oil—he has diverted that money he is supposed to use for humanitarian purposes, to help his own people, to develop weapons of mass destruction. He has murdered his people. He has killed or injured more than 20,000 Kurds with mustard gas and sarin.

In short, Saddam is a 20th century Adolf Hitler, straddling 21st century weapons of mass destruction. No one in this debate or in this body questions that Saddam Hussein is an evil despot, but reasonable people can still disagree about our policy for disarming Hussein; reasonable people can disagree with the wording of the resolution we are debating; reasonable people can disagree about the timing; and reasonable people can disagree about how we proceed at the United Nations.

This is a very difficult decision. There are very legitimate issues of controversy.

Yes, the costs will be high, very high, if we go to war. Again, that is why this decision has for me been so very difficult. It is the most serious vote I have cast in the 8 years I have been in the Senate.

But if we take the gravity of this vote lightly. Over the last several weeks I have spent many hours in Intelligence Committee hearings and briefings and other briefings gathering as much intelligence and information as we can meet with numerous current and former high-ranking officials from the military, the CIA, the State Department. I met personally with President Bush.

At the end of the day, we still must weigh all of the costs and all of the consequences of a potential war with Iraq against the potential for peace and stability and lives saved that will come with the disarmament of Saddam Hussein.

Let’s be honest, though. The fact is, the ghost of the 1964 Gulf of Tonkin resolution haunts this Chamber, just as the tragedy of Vietnam and the over 58,000 U.S. lives that were lost hang heavy in the heart of America. We should be haunted by the Gulf of Tonkin resolution, and we should be haunted and troubled by the Vietnam war.

However, it is instructive, as I mentioned earlier, to remember that the Gulf of Tonkin resolution was not that far from our current assessment. I have met with the authority to commit U.S. Armed Forces at his discretion at some time in the future.

In January 1955, when Dwight Eisenhower was President, the Chinese Communists that the United States would defend Formosa, the Chinese nationalists in Formosa in 1955 did not act. War was avoided. There have been problems. There have been tensions ever since. But war at that crucial time was avoided.

By passing the Formosa resolution, Congress sent a clear, unequivocal signal to the Chinese Communists that the United States would defend Formosa, that Congress would support President Eisenhower, and that our country was, in fact, united. It is instructive to be reminded during that debate, there was an attempt in the Senate, in the Congress, to change the wording and to be more specific and to mention President Eisenhower, in defending Formosa, had the specific authority to defend Matsu, two little islands close to mainland China, far away from Formosa, but controlled by Formosa at the time. President Eisenhower said, no, do not do that; do not be that specific in the resolution.

President Eisenhower was looking for the authorization to protect Formosa, but he also wanted the discretion to decide how to do it. And he also did not want to tell the Chinese Communists exactly what he would do.

With the flexibility and discretion to use force as he deemed necessary, President Eisenhower left the Communists guessing about the ways in which the United States would act, but there was no doubt that the United States would act.

That is why I believe we must pass the resolution before us. We need a tough resolution that gives the President the authority to disarm Saddam Hussein. We need a tough resolution that also gives the President flexibility and discretion. We have that before us. We need a tough resolution that does not tie the President’s hands.

Through the resolution before us, this Senate and this Congress is saying to Saddam Hussein that he is on notice. Saddam Hussein, we are saying, you are not going to be able to flagrantly disregard U.N. Security Council resolutions any more. You are not going to be able to get away with building weapons of mass destruction. You are not going to be able to threaten our lives and the lives of our children and the lives of our grandchildren and the peace and security of the world.

In the final analysis, we are left with the sober realization that when it comes to Saddam Hussein, there really are no good choices. When it comes to him, lives are being lost in his own
country now, and many more could be lost around the world in the future if we allow him to continue his weapons of mass destruction obsession. Left unrestrained, Saddam Hussein will only become more dangerous, more diabolical, and certainly more deadly.

So I believe that we weigh the risk of action against the risk of inaction, we, as the leader of the free world, simply have a moral obligation to act. As I already said, we simply cannot, as a nation, escape the fact that when the world, and those we lead, are truly in danger, it can loom to only one place today. That place is the United States of America.

We have an obligation to lead the efforts to disarm Saddam Hussein. In the process, we may tragically end up at war with Iraq. But my prayer, my prayer is that by passing this resolution, we will not have to go to war against Iraq. My prayer is that congressional unity will signal to Saddam Hussein and to the international community that we do, in fact, mean business.

My hope is we can get a tough new U.N. Security Council resolution passed, giving weapons inspectors unfettered access to every mile, every square inch of Iraq. We increase the chances for peace by telling Saddam Hussein and his evil regime that our Nation is united and that we do, in fact, speak with one voice. We increase the chances for peace by giving the United States the strongest possible hand, which at the same time gives him flexibility.

Finally, I must say I am convinced President George Bush will do absolutely everything he can to avoid war. Mr. President, I do not know if war can be avoided, but I do know if we are serious about disarming Saddam Hussein of his weapons of mass destruction, our best chance of avoiding war is through the passage of a tough resolution. That is why I will vote in favor of this resolution. I yield the floor.

The PRESIDING OFFICER. The Senator from Maine is recognized.

Ms. COLLINS. Mr. President, before I give my speech, I commend my friend, the Senator from Ohio, Senator DeWine, for a very thoughtful presentation this evening. He and I have had many discussions about how difficult this decision has been for both of us. We have many of the same conclusions. But I just want to salute him for a very thoughtful and thorough analysis of the resolution and the challenges before us.

The decision to authorize the use of military force is the most significant vote that a Member of the Senate can ever cast. The Constitution clearly vests this responsibility in Congress, a duty that rests heavily on the shoulders of each and every Member.

As a Member of the Senate Armed Services Committee, I am keenly aware of the sacrifices and dangers faced by our young men and women in the military. They are ready to answer the call to combat, ready to fight the war against terrorism, ready to defend our freedoms around the globe.

In the wake of the attacks on our country on September 11, the Senate voted to authorize the war against terrorism, and it was unanimous and clear-cut. By contrast, whether to authorize the use of military force against Iraq is a far more difficult and complex question. It requires a thorough analysis of the war and urgency of the threat and an evaluation of all possible responses.

As a member of the Armed Services Subcommittee on Emerging Threats, and the Governmental Affairs Subcommittee on International Security and Proliferation, I have received many briefings on the dangers posed by lawless regimes in Iraq, Iran, and North Korea during the past 5 years. And during the past 2 months, I have attended several highly classified, in-depth briefings on Iraq from the CIA, the National Security Agency, the Department of Defense, the State Department, and the White House. I have questioned and have questioned them closely—including former Defense Secretary James Schlesinger and former National Security Adviser Samuel Berger, as well as Secretary Rumsfeld, at public hearings before the Armed Services Committee.

I have had studies and assessments, both classified and public, conducted by the administration, the British Joint Intelligence Committee, the International Institute for Strategic Studies, and I talked at length with Secretary Colin Powell about the appropriate strategy to respond to Iraq’s development of weapons of mass destruction.

Let me first discuss my conclusions about the nature and the extent of the threat posed by the Iraqi regime and its continued defiance of the United Nations resolutions. In 1991, Iraq accepted a cease-fire agreement in the form of United Nations Security Council Resolution 687 on the gulf war. The Iraqi regime was required to unconditionally accept the destruction, removal, or rendering harmless under international supervision of all of its chemical and biological agents.

In addition, the resolution prohibited Iraq from acquiring or developing nuclear weapons and required the destruction of all ballistic missiles with a range greater than 150 kilometers. From my briefings to the U.N. subsequent to this resolution, we know that Iraq, by its own admission, had by 1991 produced thousands of tons of deadly chemical weapons, such as mustard gas, sarin, and VX, as well as large stockpiles of biological agents, including anthrax and ricin. Most experts believe Iraq’s declarations grossly understated the true sense of its chemical and biological programs. Even the admitted amounts were the equivalent to kill hundreds of thousands of people.

For a time in the 1990s, the U.N. inspectors succeeded in destroying quantities of these weapons, as well as the associated production facilities, ballistic missiles, and much of the infrastructure for Iraq’s nuclear weapons program. Subsequently, however, the Iraqi regime’s harassment, obstruction, and deception made it impossible for the inspectors to continue their work, and they were withdrawn.

At the time they left in 1998, the inspectors were unable to account for very large discrepancies between the weapons that were declared and the amounts that were destroyed. For example, at least 1.5 tons of the deadly nerve agent VX were unaccounted for. Just under 10 milligrams of VX can cause a quick and painful death.

The CIA has concluded all key aspects of Iraq’s offensive biological and chemical weapons program, including research and development, production and weaponization, are active and, in some cases, larger and more advanced than before the Gulf war.

In addition to the weapons unaccounted for in the post-gulf war inspections, there is significant evidence that since 1998, Saddam has expanded his stockpile of chemical and biological weapons; rebuilt and expanded manufactured biological and biological production facilities; developed more effective delivery systems, such as unmanned drones; and sought to procure materials for a nuclear bomb.

The reports demonstrating Iraq’s violations of U.N. resolutions are numerous, compelling, and indisputable. They are based on the findings of U.N. weapons inspectors, credible reports from Iraqi defectors, sophisticated surveillance equipment, and other strong evidence.

Even more troubling is the evidence compiled by the American and British intelligence agencies that Iraq has converted its L-29 jet trainers to allow them to be used as unmanned aerial vehicles; capable of delivering chemical and biological agents over a large area.

While the evidence of Iraq’s pursuit of biological and chemical weapons is overwhelming, it is more difficult to determine the state of Iraq’s development of nuclear weapons. Numerous reports suggest, however, a renewed determination by Saddam Hussein to obtain the materials for a nuclear bomb.

A September report by the International Institute for Strategic Studies points to a chilling resolution to Saddam’s quest for nuclear weapons. Had the Gulf war not intervened, Iraq “could have accumulated a nuclear stockpile of a dozen or so weapons by the end of the decade,” according to the report.

It further concludes that the scientific and technical expertise of Iraq’s nuclear program remains intact, and the British Government has revealed that Iraqi nuclear personnel were ordered to resume work on nuclear projects in 1998.

According to British intelligence, Iraq has also attempted to obtain uranium from Africa. This is extraordinarily troubling. Since Iraq has no
active civil nuclear power program or nuclear powerplants, it simply has no peaceful reason to attempt to secure uranium.

In addition, the Iraqi Government has attempted to procure tens of thousands of high-strength aluminum tubes that could be used in centrifuges designed to enrich uranium to produce the fissile material necessary for a nuclear bomb.

How soon could Iraq acquire nuclear weapons? The International Institute for Strategic Studies estimates that Iraq is probably years away from producing nuclear weapons if it has to rely on independently produced material. It points out if Iraq were to acquire nuclear material from a foreign source, the timeframe could be reduced to a matter of months.

This is the scenario the institute calls the nuclear wild card. An independent assessment conducted by Professor Anthony Cordesman of the Center for Strategic and International Studies, confirms the growing threat posed by Iraq. The professor states that Saddam Hussein seeks weapons to offset American superiority and high-tech weaponry. In other words, while the United States has developed conventional weapons to be as surgical as possible and to limit unintended casualties, Iraq develops its weapons to be as blunt and as destructive as possible, to instill fear in its enemies and its neighbors.

In short, Saddam Hussein has continued to develop a stockpile of the deadliest chemical and biological agents known to mankind and has continued to seek nuclear weapons in defiance of international obligations.

The more difficult question is whether the growing and serious threat posed by Saddam Hussein is sufficiently imminent to warrant the authorization of a military strike by the United States and her allies and diplomatic means of disarming Iraq fail.

The President correctly noted in his recent speech that the passage of this authorization does not mean that war is imminent and unavoidable. In fact, the resolution before us represents a considerable improvement over the administration’s earlier draft which I would have opposed because of its insufficient emphasis on pursuing diplomatic means first and working through the United Nations Security Council.

The bipartisan resolution, by contrast, specifically requires a Presidential determination that further reliance on diplomatic or other peaceful means alone would not adequately protect our national security. It leads to the enforcement of the relevant U.N. resolutions. But nevertheless, the difficult question remains of whether the threat is so urgent that a military strike may be required and should be authorized by this resolution.

The concern is that Saddam Hussein’s massive buildup of the most dangerous weapons is compelling, but as Mr. Berger pointed out in his testimony before the Senate Armed Services Committee, the threat is not defined by capability alone. We have to probe Saddam Hussein’s intentions, as well as his capability, to determine the threat. In that regard, if, as Shakespeare tells us, the past is prolog, the history of Saddam’s regime gives us great cause for concern.

While none of us can predict for certain whether or when Saddam would strike, there are simply far too many warning signs in his past behavior and present performances. His cold-blooded willingness to use chemical weapons against his own people, as well as his enemies; his aggressive invasion of two nations; his blatant defiance of international sanctions; his continued efforts to procure the materials to build a nuclear bomb; and his determined progress to develop a more effective means of delivering chemical and biological weapons all strongly suggest an intention and an ability to use these weapons.

As the assessment of the British Government states, the evidence shows that Saddam Hussein does not regard these weapons of mass destruction as only weapons of last resort. He is ready to use them and determined to retain them. In fact, British intelligence reports that some of the weapons are deployable within 45 minutes of an order to use them.

The history of Saddam Hussein’s rule over Iraq is a history of war and aggression against his enemies, his neighbors, and his own people. Throughout the decade of the 1980s, Saddam Hussein used chemical weapons to kill thousands of civilians, and Iraq has the means, through billions of dollars in oil revenues, to continue to develop, procure, or steal the materials necessary for its weapons.

The risks are simply too catastrophic for the world to allow Iraq to continue on its present course, but is a military response the only answer?

From the beginning of this debate, I have emphasized my belief that military force must be the last resort, not the first alternative. Today I still hold out the hope that military action will not prove necessary to disarm this dangerous regime. A strong United Nations resolution to compel Iraq to declare its weapons and to accept unfettered, rigorous inspections may well be successful in convincing Saddam that he must disarm.

I believe our policy should be focused on disarming Iraq rather than on regime change, much as I would like Saddam Hussein to be deposed.

In making what has been a very difficult decision, I was persuaded ultimately to support this resolution by an extensive discussion with Secretary Powell. He has convinced me the process for effective action by the United Nations to disarm Iraq depends on the willingness to use force, and that is the reason ultimately that I will decide to cast my vote in favor of this resolution.

Secretary Powell told me his ability to secure a strong resolution from the U.N. Security Council will be strengthened enormously by a strong, bipartisan congressional vote for this authorization.

Similarly, as Secretary Schlesinger testified, the greater degree to which the President and the Congress are united in purpose with respect to Iraq, the greater is the likelihood the United Nations will take a firm and appropriate stand toward Saddam.

One only if Saddam understands we are prepared to use military force will a peaceful means of disarming him have any chance to succeed. All Americans share the goal of eliminating this threat without war, but we differ on how to achieve that goal.

In my view, there are times in dealing with a tyrant when the best, indeed perhaps the only, chance to avoid war is to exude, in unmistakable terms, our willingness to wage it. And this is one of those times.

Some understandably ask: Why now? Has not our current policy contained Saddam? It has, only if allowing him to acquire the capability to kill and destroy on a scale that far exceeds his past efforts means that we have contained him. No, the truth is we have not really contained Saddam. We have largely ignored him, a strategy that simply delays the inevitable while the stakes grow higher.

The reason we must deal with this threat now is both clear, convincing, and alarming. Given Saddam’s insatiable desire to possess chemical, biological, and nuclear weapons, this danger will not disappear on its own, and the price we may have to pay today to eliminate this threat will prove modest compared to the price we will have to pay tomorrow.

As difficult as the decision to authorize military action is, one need only consider how much more difficult it will be when Saddam has a nuclear bomb.

Finally, let me emphasize my strong belief that the United States should act in concert with our allies, as we pursue a new Security Council resolution, or in the event we have to resort to military force. While the United States must always retain the right to defend itself, our prospects for dealing effectively with the Iraqi threat, our standing in the community of nations, and our ability to continue to wage an effective, global effort against terrorism depend on our forging a multilateral coalition.

The President deserves great credit for putting together a coalition of some 90 nations to combat terrorism. To some kind of effort must be devoted to building a coalition to confront and disarm the Iraqi regime.

The PRESIDING OFFICER. The Senator’s time has expired.

Several Senators addressed the Chair.

The PRESIDING OFFICER. The Senator from Nevada has the floor.
Mr. REID. On the continuing saga of speeches, there have been a couple of changes. Senator CANTWELL will speak in place of Senator HARKIN for 10 minutes. Instead of 30 minutes, Senator SCHUMER will speak for 25 minutes, and Senator DEWINE will speak for 30 minutes rather than 35 minutes.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. MCCAIN, Mr. President, I want to make a very brief comment. I thought Senator COLLINS’ and Senator DEWINE’s statements were outstanding. They are to be congratulated. I think it added a great deal to this debate and discussion. I do not object to the change in the lineup.

The PRESIDING OFFICER. The Senator from Wisconsin.

Mr. KOHL. Mr. President, I rise in support of the motion before us. I believe Saddam Hussein is the same repressive dictator, offering the world safe by eliminating each and every tyrant. Should the President choose to use force against Iraq, it should be for the purpose of ensuring unfettered weapons inspections and full disarmament. If Saddam Hussein is willing to engage the international community, will achieve our stated goal of disarming Iraq without war.

But there can be no doubt that he is doing everything in his power to acquire nuclear weapons.

There is no doubt that the threat Saddam Hussein and his weapons pose to this country and to world peace is real. More than a decade has passed since we defeated Saddam, but he has not changed. He is the same repressive dictator, willing to overrun his neighbors, and to use weapons of mass destruction against his own people.

We know that Saddam’s regime has produced and is continuing to produce massive quantities of biological and chemical agents. We know much less about his current nuclear capabilities. But there can be no doubt that he is doing everything in his power to acquire nuclear weapons.

While there is good reason to believe that Saddam Hussein is not interested in jeopardizing his hold on power, we cannot predict what Saddam will do with these capabilities should he have them. The best we can do is to rely on the past as a guide to what the future may hold. And, the future is now colored by the events of September 11 and the subsequent anthrax attacks of last year. These have given us a disturbing glimpse at a possible worst case scenario. Given Saddam Hussein’s track record—his ejection of weapons inspectors and his murderous ways—I believe the security of our nation depends on disarming Iraq and containing this regime notorious for its deceptions and ruthlessness.

Let me be clear on that point. My vote today is a vote for disarmament, not a vote for regime change. While it is clear that Iraq is a rogue regime of the worst kind, going into overthrow it would be enormously destabilizing. There are many repressive governments around the world that have threatened their neighbors. Yet, we cannot be the world’s policeman, offering the world safe by eliminating each and every tyrant. Should the President choose to use force against Iraq, it should be for the purpose of ensuring unfettered weapons inspections and full disarmament. If Saddam Hussein is not interested in disarming Iraq will enable us to do so without war.

Mr. REID. I ask unanimous consent that the time be charged to Senator CANTWELL.

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

Mr. REID, Following Senator SCHUMER is Senator SPECTER, Senator SCHUMER and Senator CANTWELL.

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

The Senator from New York.

Mr. SCHUMER. Mr. President, I am honored to be part of this historic debate. Before I get into the substance of my remarks, I thank all of my colleagues on both sides of the aisle for their excellent debate. I have listened to a great deal of it. This is how the Senate ought to work and ought to be. This is a fine day for the Senate.

Today we are faced with the most solemn decision a lawmaker can make: whether or not to authorize the use of military force. I approach this decision with caution, deliberation, and seriousness.

As is our tradition, there has been a great debate on this issue over the last 2 months. We have discussed multiple strategies for dealing with Saddam Hussein, and advanced arguments for and against the use of military force. Some of these remain under consideration, others have been wisely tabled.

For example, the President’s original plan of not consulting Congress or the United Nations has thankfully been abandoned.

In considering our next step, I have spent considerable time listening to experts, attending briefings, talking with constituents, and even praying to arrive at a sound conclusion. I believe that there are two points—one on each side, standing in equipoise—that focus my attention, and that embody the tension felt by all of us.

On the one hand, going to war is the most serious, even awesome decision—awesome in the biblical sense of angels trembling before God—that a lawmaker is called on to make.

Invasion means that thousands of our sons and daughters, the flowers of their generation, will be put in immediate harm’s way should we invade.

I have an 18-year-old daughter, who along with her sister is the joy of my life. When I think of thousands of young people her age who have volunteered to serve, and of the previous generations of Americans who have willingly laid down their lives in past wars, and to whom we are eternally grateful, I am filled with awe and dread.

Posed against the solemnity of war is the fact that a major, if not the primary function of government is to secure the safety of its people—to protect the citizenry from threats, both foreign and domestic.

Discharging this responsibility is the very essence of a state and, if a real danger exists, the government has a
solemn obligation to protect its citizenry. These two looming issues push and pull against one another and yield the ultimate question we debate today—Does Saddam Hussein threaten the citizenry of America as the president says he does, or do we now consider the unthinkable option of authorizing war in order to protect ourselves?

Saddam Hussein is an evil man, a dictator who oppresses his people and flouts the mandate of the international community.

While this behavior is reprehensible, it is Hussein’s vigorous pursuit of biological, chemical, and nuclear weapons, and his present and potential future support for terrorist acts and organizations, that make him a terrible danger to the people of the United States.

If our other efforts to thwart the threat posed by Hussein do not work, is war justified? If justified, how long can we leave Hussein alone before we need to act?

The struggle for these answers come in a brand new context. Our’s is a brave new post 9/11 world, a time and place where things are different and more dangerous than before, much as we wish they weren’t.

Those who would use terror—or those who would aid and abet that terror—pose a new danger to every one of us living in the United States, whether in midtown Manhattan or the wheat fields of Kansas.

I have seen firsthand the devastation that comes from being unprepared and unprotected. On September 12, I peered into the dark and smoky crater at the World Trade Center with horror, an image that still burns in my memory. I have met with the families of victims and heard about their losses, and shed tears over the evil and mendacity of our enemies.

I know it is my solemn obligation to do everything I can to ensure that my city, State, and country never again endure such an atrocity. Yet, at the same time, I know that war must be our last resort.

When I consider that Hussein could either use or give to terrorists weapons of mass destruction—biological, chemical or nuclear—and that he might just be made enough to do it—I find, after careful research, the answer to my question: we cannot afford to leave him alone over the next 5 or even 3 years.

I say this with caution and worry. But I have searched my mind and my soul and cannot escape this conclusion: Saddam Hussein left unfortified will at some point create such a danger to our lives that we cannot afford to leave him be.

In the post 9/11 world, inaction is not an option: at some point, Hussein must be de-fanged.

The question is how and when?

Do we mobilize our military for battle? Do we take pains to ensure that other possible options are exhausted first? I say yes to both—proceed on parallel tracks: prepared for the worst and work toward, and pray for, the best; empower the President to act to protect our national security but hope it will not be necessary.

Let me first address the question of how by making three points.

One, we must certainly try less costly, less ultimate options before we choose the last resort, war.

Our first option must be working with our allies at the United Nations to secure a strict resolution that will compel Saddam Hussein to disarm and submit to unlimited and unrestricted inspections.

The administration believes a unified Congress that authorizes the President to wage war will impart the United Nations to take the kind of vigorous and unified action that has eluded that body for the last 11 years: real inspections, real sanctions, real threats of military force. I hope and pray they are right.

Let me repeat: inspections and sanctions backed by the threat of military force. These must come first. These are the reasons to favor this resolution.

And if after exhausting these options, Saddam Hussein remains a threat, I believe other nations will support and follow us as we pursue the last option, war.

Working cooperatively with our allies in the United Nations must be a paramount priority for us all. We need their help not simply to force effective disarmament in Iraq; they are also key players in an historic fight—the war on terror.

They provide us with intelligence to protect ourselves from future attack; they permit us to pursue our enemies in foreign lands so that our foes know that they have no haven from justice; and they cooperate to help us choke off terrorists’ financial support.

Without their help and co-operation, the war on terror would be much more difficult to wage. Therefore, their support for our efforts on Iraq is essential for our safety and security.

This new resolution puts far more emphasis on international cooperation first and is a substantial improvement over what the President originally proposed.

Unfortunately, time and again, Hussein has shown that the only language he understands is the language of power. By empowering the President to use force, we will send a message to both Hussein and the nations of the world that the threat of force is real and that we are serious about disarming him.

Without this possibility, Hussein will never allow inspections, and the probability of more terror and horror will increase. A paragraph, backed by the possibility of force, may finally convince Saddam Hussein to submit to the real inspections he has evaded for the last 11 years.

Second, should we go to war, the President must be free to do what we don’t lose vigilance in other aspects of the war on terror, apart form Iraq, both abroad and at home.

Al-Qaida and other groups will continue to target our citizens; we must not let down our guard. Countries like Syria and Iran will continue to aid and abet terrorists; we must keep a watchful eye.

The President and the Secretary of Defense have assured us that, if war become necessary, our military can launch a successful invasion of Iraq without compromising these efforts.

In addition, if there is a war in Iraq, we must not let it diminish our efforts to make our homeland more secure—our airports, sea ports, rail lines, nuclear facilities, and our communications infrastructure all remain acceptably vulnerable.

I have been quite critical of the administration on this point and again urge them to refocus their efforts. We are about to spend billions of dollars to reduce threats abroad; we should spend a similar amount to safeguard our cities at home.

Third, the President must begin to pay attention to our economy. Up to this point, he has failed to do so. The American people are particularly nervous about our economic future and the prospect of war adds to these fears. The President and Congress must address this issue immediately.

People must have secure, family-supporting jobs, access to quality health care, and the ability to pay for necessities like college tuition and prescription drugs. Our epoch of prosperity has quickly given way to an era of uncertainty.

I believe we can reverse that trend. Our Nation is big enough and strong enough to secure our safety abroad and increase our prosperity at home. I urge the President to pay equal attention to both causes, which he has not done up to now.

As I have discussed, I believe at some point we will have to confront Saddam Hussein. We should coordinate with our allies in the United Nations; maintain focus on terrorist threats at home and abroad; and make a concerted effort to revive our economy.

That is how our Government can secure the safety of its people.

The second question is when to act.

Evidence suggests that we probably have some time before the growing threat posed by Saddam Hussein would require military action. If I were President, I would not go to war now. My next step would be, as ours must be, to explore fully the compelling force of a determined United Nations.

I believe the President must be attentive to recent statements of support for action through the U.N.: if he were to invade Iraq now after passage of the resolution, he would have completely misled Congress and the American people.

As he said in Cincinnati on Monday.

He knows this resolution does not mean that military action is imminent or unavoidable. The resolution will tell the United Nations, and all nations, that America speaks with one voice and it is determined to make demands of the civilized world mean something.
I will, therefore, take the President at his word and do my very best to hold him to it. I realize the resolution before us would allow the President to act sooner than that. If I had drafted the resolution, it would have been different. However, if each of us insisted on our own resolution, we would have 535 resolutions, each with one vote, no concensus—only paralysis.

In our post 9/11 world, there are no good choices, only less bad ones. As we move toward final passage, the choice before us is this resolution—imperfect as it is—or none at all.

Saddam Hussein, his pursuit of weapons of mass destruction and the will he has shown to use them, makes the non-at-all option unacceptable.

So I will vote for this resolution. More than anything else we can do, this resolution will show Hussein and any naysayers in the United Nations that we are serious about this war on terrorism. We understand the challenges of this brave new world and we are prepared to meet them.

We do not want to send our sons and daughters to war, but if we do, it will be to stop Saddam Hussein from developing weapons. If we do not, we will have allowed Saddam Hussein to have completed the job he started in 1991. Saddam Hussein could not finish the job because of international law. That is why the United Nations was formed and why we authorized the use of force in 1990. This past year, I think we would not have considered the authorization of force in 1990. But times have changed.

I yield the remainder of my time.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, it cannot be repeated too often in the Chamber of the Senate, the gravity of the action we are about to take. The House of Representatives has already considered and passed a similar resolution. For some time now it has been apparent that the only option we have is to do something. I support the resolution which this Senator introduced on March 3, 1998, to constitute a war crimes tribunal and to try Saddam Hussein as a war criminal because he had violated the basic laws against humanity. He had engaged in reprehensible conduct. That resolution passed the Senate by a vote of 93 to 0 on March 13, 1998.

Rather than take time to delineate all of his acts of barbarism and cruelty, I ask unanimous consent that a copy of this resolution be printed in the CONGRESSIONAL RECORD at the conclusion of my presentation.

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

(See exhibit 1.)

Mr. SPECTER, Mr. President, all the rules have changed since September 11 of last year. We no longer know that in the United States, we are no longer invulnerable to attack by outside powers. The breadth of the Atlantic and the Pacific no longer protect us. We have not yet learned a very bitter lesson on September 11 that has to be taken into account in our current conduct.

By 20/20 hindsight, it is apparent that we should have acted against Osama bin Laden and al-Qaida long before September 11. Osama bin Laden was under indictment for killing Americans in Mogadishu in 1993. Osama bin Laden was later indicted for the embassy bombings in Africa in 1998. We knew Osama bin Laden was implicated in the terrorism against the destroyer USS Cole in Yemen. Osama bin Laden had carried out a worldwide jihad aimed at the United States, and we have not yet determined the full extent of our knowledge of bin Laden. However, it is my personal view, having served as chairman of the Intelligence Committee of the 104th Congress, that had we put all of the so-called dots together on one screen, we would have had a virtual blueprint as to what al-Qaida and Osama bin Laden would do. We must consider what actions we can take about Saddam Hussein and what to do about Iraq. There is considerable unrest in the United States today about whatever course of action we take.

In series of town meetings for the last 3 months, I have had many constituents say to me: Why does the United States want to start a war? The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war. The United States has never started a war.

The risks of not doing anything may subject the United States to a repeat of September 11, which could be even more cataclysmic. We continue to worry about al-Qaida, which has shown a ruthless disregard for human life and the most barbaric kind of conduct. The risk with Saddam Hussein is comparable.

Then how do we approach the matter to have the best likelihood of producing the kind of coalition put together by President Bush in 1991? President Bush in 1991 was able to motivate the Arab world to move against Saddam Hussein, as well as the traditional allies.

I gave very careful consideration to the amendment proposed by the Senator from Michigan, Mr. Levin, where he sought to grant the President authority to use force, but only after a United Nations resolution authorizing the use of force.

The question is: What course of action would be most likely to avoid violence—that is, an attack on the United States or other peaceful countries, or an attack on Iraq? The most desirable objective would be to achieve the disarmament of Iraq in accordance with the commitments why Iraq made at the conclusion of the Gulf War: to disarm not to produce chemical or biological weapons, which Iraq has violated; and not to produce nuclear weapons. Iraq has been doing its utmost to create nuclear weapons. The coalition, which was formed in 1991 by then-President Bush, is the preferable way to go at the present time. We know Saddam Hussein is involved with weapons of mass destruction and we are hardly sufficient adjectives in the lexicon to adequately describe his vicious character. That has long since been recognized and was the point of a resolution which this Senator introduced on March 3, 1998, to constitute a war crimes tribunal and to try Saddam Hussein as a war criminal because he had violated the basic laws against humanity. He had engaged in reprehensible conduct. That resolution passed the Senate by a vote of 93 to 0 on March 13, 1998.

First, we do something—no resolution, no action—and simply let Saddam Hussein continue to flout his commitments made to the United Nations. However, my view is, after a lot of careful deliberation, analysis, and study, that the risk of inaction is worse than the risk of action. There are major risks in action.

We have to consider what losses there will be on United States personnel, British personnel, or whoever may join us. We have to consider the risk to Israel, which is in the neighborhood of Iraq. Iraq is still at war with Israel. During the Persian Gulf War in 1991, some 39 Scud missiles were rained down on Israel. While they have a missile defense system, it is not adequate to protect the whole of Israel. Notwithstanding that, Prime Minister Sharon has made public announcements that he endorses United States military action against Iraq.

The risks of not doing anything may subject the United States to a repeat of September 11, which could be even more cataclysmic. We continue to worry about al-Qaida, which has shown a ruthless disregard for human life and the most barbaric kind of conduct. The risk with Saddam Hussein is comparable.

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The Cleveland Plain Dealer reported: ‘Hugo Grotius, considered the father of international law, said in his 1925 book “The Law of War and Peace” that a nation may use self-defense in anticipation of an attack. After President Bush and Saddam Hussein speak, there is no doubt there is a present danger. Is Saddam Hussein preparing to attack the United States or other peace-loving nations? There is no reasonable question as to why he would amass chemical weapons in great quantity, biological weapons in great quantity, delivery systems capable of reaching the United States, and search for nuclear weapons which we are not sure of, but he may be very close.”

Another foremost authority on international law, Elihu Root, said in 1914 that international law did not require a nation to wait to use force in self-defense until it is too late to protect its citizens. This is the essential legal backdrop where we must consider what should be done. There are a number of alternatives we can take.

The most desirable objective would be to achieve the disarmament of Iraq in accordance with the commitments why Iraq made at the conclusion of the Gulf War: to disarm not to produce chemical or biological weapons, which Iraq has violated; and not to produce nuclear weapons. Iraq has been doing its utmost to create nuclear weapons. The coalition, which was formed in 1991 by then-President Bush, is the preferable way to go at the present time. We know Saddam Hussein is involved with weapons of mass destruction and we are hardly sufficient adjectives in the lexicon to adequately describe his vicious character. That has long since been recognized and was the point of a resolution which this Senator introduced on March 3, 1998, to constitute a war crimes tribunal and to try Saddam Hussein as a war criminal because he had violated the basic laws against humanity. He had engaged in reprehensible conduct. That resolution passed the Senate by a vote of 93 to 0 on March 13, 1998.

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I gave very careful consideration to the amendment proposed by the Senator from Michigan, Mr. Levin, where he sought to grant the President authority to use force, but only after a United Nations resolution authorizing the use of force.
The advantage of the Levin amendment was that we would have multilateral action, very much like the Gulf War in 1991. The disadvantage would be that we would be subject to the veto of Russia, China, or even France, and that eventually the United States would be ceding the authority of international sovereignty if we gave up our right to decide what course of conduct we should take, which is in our national interest.

I carefully considered an amendment which had been prepared and circulated by Senator Lugar and Senator Biden. That resolution emphasized that the President should exhaust all possible means for an international coalition. However, if the President found it impossible to organize an international coalition and believed that the interests of the United States were threatened, in self-defense the President could act on his own or in conjunction with Great Britain. However, the President would not have to await U.N. action.

It would seem to me the proposal of Senator Biden and Senator Lugar was the best idea, and I had agreed to co-sponsor that resolution or an amendment to that resolution which contained the essence of that resolution.

Madam President, I ask unanimous consent that the text of the Biden-Lugar resolution be printed in the RECORD at the conclusion of my statement.

The PRESIDING OFFICER (Ms. Stabenow). Without objection, it is so ordered.

Mr. SPECTER. When Senator Biden and Senator Lugar decided not to offer that amendment, I decided to offer it myself. I was surprised that the Biden-Lugar amendment was not offered before 1 o’clock yesterday, which was the deadline. I worked with the Parliamentarian to see if a procedure could offer this as a second-degree amendment, and for reasons which were detailed in an earlier speech on the Senate floor, a unanimous consent agreement, in my absence, was entered into, and the pending first-degree amendments, to which this would have been amended, were withdrawn.

I do not want to get too much into the arcane details of our Senate procedure, but I was foreclosed from offering that amendment, and I think it is unfortunate the Senate did not have an opportunity to consider the Biden-Lugar amendment. I am not sanguine to say it would have been enacted, but, on a matter of this importance, I felt very strongly that procedural rules should not bar the Senate from considering, especially when those procedural rules had been complied with until, as I say, the unanimous consent agreement, in my absence, in effect, pulled the rug out from under me.

I also believe that the scope of the present resolution goes a little far in authorizing the President to use ‘all means that he determines to be appro-

priate,’ which is a subjective test, contrasted with the 1991 authorization which said the President was authorized to use force in order to implement Security Council resolutions. It is too late in the day to press that distinction, but I think it is important to note.

Similarly, I think it is important to note the potential historical impact of the pending resolution which, in effect, delegates to the President the authority to declare war.

Make no mistake about it, this resolution for the use of force is the equivalent of a declaration of war, and Congress has the authority to declare war. However, we are saying in effect that the President may decide at some future time whether war should be declared.

In an earlier presentation on the Senate floor, I detailed, to substantial extent, the considerations and concerns I had about the constitutionality of that kind of a delegation of power.

So, in sum, we are faced with a tough decision for the first time in the history of this country to use preemptive action. I commend President Bush for coming to Congress. Originally he said he did not need to do so and would not do so. Later, he modified that, saying that while he might not have to, he would consider it. He was talking about unilateral action, and since has worked very hard in the United Nations.

It may be that the practical effect of what the Bush administration, through Secretary of State Colin Powell, amounts to what was sought in the Biden-Lugar resolution, and I do believe the likelihood of getting UN action is better if we proceed to give the President the authority to use UN support because if we said, as Senator Levin proposed, that his authority to use force would be conditioned on a UN resolution, it would be, in effect, an open invitation to the UN to not act, knowing the President and the United States would be receptive if the UN did not, and subjecting our national interests to China, Russia, or France’s veto.

So I do believe, of all the alternatives coming to Congress, I supported this power without conditioning it on previous UN resolutions is the best way to get the United Nations to act to enforce the obligations which Iraq has to the United Nations, running since 1991, which we have not enforced.

So I do intend to vote for the pending resolution. I supported the amendment by Senator Byrd to the effect that nothing in this resolution should be deemed to impede or affect the constitutional authority of the Congress to declare war. Ordinarily you would not think a statute or a resolution would jeopardize constitutional authority, which is paramount, but I am concerned about the issue of erosion. I supported Senator Byrd in the amendment that nothing in this resolution should undercut the authority of Congress to declare war.

On this solemn occasion, when it appears now highly likely—or perhaps more accurately, virtually certain—that this resolution will be enacted by both the House of Representatives and the Senate, and that we are on a very difficult course, it is hoped that the time has come when the United States, in conjunction with other countries, will be sufficient to bring Saddam Hussein to his senses, if he has any, that he ought to submit to inspections. If he does not submit to inspections, then it is coordination that he, in fact, has something to hide and there is something really at risk.

So among the very many complex considerations, it is my considered judgment the adoption of this resolution is the best course for our country. I yield the floor.

EXHIBIT 1

S. CON. RES. 78

Whereas the International Military Tribunal at Nuremberg was convened to try individuals for crimes against international law committed during World War II;

Whereas the Nuremberg tribunal provision which held that international law is committed by men, not by abstract entities, and only by punishing individuals who commit such crimes can the provisions of international law be enforced’’ is as valid today as it was in 1946;

Whereas, on August 2, 1990, and without provocation, Iraq initiated a war of aggression against the sovereign state of Kuwait;

Whereas the Charter of the United Nations imposes on its members the obligations to ‘‘refrain in their international relations from the threat or use of force against territorial integrity or political independence of any state’’;

Whereas the leaders of the Government of Iraq, a country which is a member of the United Nations, did violate this provision of the United Nations Charter;

Whereas the Geneva Convention Relative to the Protection of Civilian Persons in Times of War (the Fourth Geneva Convention) imposes certain obligations upon a belligerent State, occupying country by force of arms, in order to protect the civilian population of the occupied territory from some of the ravages of the conflict;

Whereas both Iraq and Kuwait are parties to the Fourth Geneva Convention;

Whereas the public testimony of witnesses and victims has indicated that Iraqi officials violated Article 37 of the Fourth Geneva Convention by their inhumane treatment and acts of violence against the Kuwaiti civilian population;

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Whereas Article 146 of the Fourth Geneva Convention states that persons committing ‘‘grave breaches’’ are to be apprehended and subjected to trial;

Whereas, on several occasions, the United Nations Security Council has found Iraq’s

Whereas, on several occasions, the United Nations Security Council has found Iraq’s
treatment of Kuwaiti civilians to be in violation of international law;


Whereas, in Revolution 670, adopted by the United Nations Security Council on September 27, 1990, the Council reaffirmed the treatment by Iraqi forces on Kuwaiti nationals and reaffirmed that the Fourth Geneva Convention applied to Kuwait;

Whereas Resolution 674, the United Nations Security Council demanded that Iraq cease mistreating and oppressing Kuwaiti nationals and of the Convention and reminded Iraq that it would be liable for any damage or injury suffered by Kuwaiti nationals due to Iraq’s invasion and illegal occupation;

Whereas Iraq is a party to the Prisoners of War Convention and there is evidence and testimony that during the Persian Gulf War, Iraq violated articles of the Convention by its physical and psychological abuse of military and civilian POW’s including members of the international press;

Whereas Iraq has committed deliberate and calculated crimes of environmental terrorism, inflicting grave risk to the health and well-being of innocent civilians in the region, it is in violation of the Convention on the Prohibition of the Use of Manila in January and February, 1991;

Whereas President Clinton found ‘‘compelling evidence’’ that the Iraqi Intelligence Service carried out an operation to assassinate former President George Bush in April 1993 when he visited Kuwait;

Whereas Saddam Hussein and other Iraqi officials have systematically attempted to destroy the Kurdish population in Iraq, the use of chemical weapons against civilians in 1995, and against the Kurds in 1991, which resulted in the disappearance of more than 182,000 persons and the destruction of more than 4,000 villages, the placement of more than 10 million landmines in Iraqi Kurdistan, and ethnic cleansing in the city of Kirkuk;

Whereas the Republic of Iraq is a signatory to international agreements including the Universal Declaration on Human Rights, the International Covenant on Civil and Political Rights, the Convention on the Prevention and Punishment of the Crime of Genocide, the Genocide Convention, and is obligated to comply with these international agreements;

Whereas section 3 of Revolution 687 of the United Nations Security Council, adopted on April 3, 1991, requires Iraq to unconditionally accept the destruction, removal, or rendering harmless, under international supervision of all chemical and biological weapons and all stocks of agents and all related subsystems and components and all research, development, support, and manufacturing facilities;

Whereas Saddam Hussein and the Republic of Iraq have persistently and flagrantly violated the terms of Revolution 687 with respect to its weapons of mass destruction and inspections by international supervisors;

Whereas there is good reason to believe that Iraq continues to have stockpiles of chemical and biological munitions, missiles capable of transporting such agents, and the capacity to produce such weapons of mass destruction, putting the international community at risk;

Whereas, on February 22, 1993, the United Nations Security Council adopted Resolution 808 establishing an international tribunal to try individuals accused of the commission of violations of international law in Rwanda;

Whereas more than 70 individuals have faced indictments handed down by the International Criminal Tribunal for the former Yugoslavia in the Hague for war crimes and crimes against humanity in the former Yugoslavia, leading in the first trial to the sentencing of a Serb jailer to 20 years in prison;

Whereas the International Criminal Tribunal for Rwanda has indicted 31 individuals, with three trials occurring at present and 27 individuals in custody;

Whereas the United States has to date spent more than $24 million for the International Criminal Tribunal for the former Yugoslavia and more than $20 million for the International Criminal Tribunal for Rwanda;

Whereas officials such as former President George Bush, Vice President Al Gore, General Normal Schwarzkopf and others have labeled Saddam Hussein a war criminal and called for his indictment;

Whereas a failure to try and punish leaders and other persons for crimes, against international law establishes a dangerous precedent and negatively impacts the value of deference to future tribunals;

Resolved, by the Senate (the House of Representatives concurring);

That the President should:

(1) call for the creation of a commission under the auspices of the United Nations to establish an international record of the criminal culpability of Saddam Hussein and other Iraqi officials;

(2) call for the United Nations to form an international criminal tribunal for the purposes of investigating, prosecuting, and adjudicating Saddam Hussein and other Iraqi officials who are responsible for crimes against humanity, genocide, and other violations of international law; and

(3) upon the formation of such an international criminal tribunal, week the reprogramming of necessary funds to support the efforts of the tribunal, including the gathering of evidence necessary to indict, prosecute and imprison Saddam Hussein and other Iraqi officials.

S. J. Res

Authorizing the use of the United States Armed Forces pursuant to a new resolution of the United Nations Security Council seeking to enforce and secure the dismantlement of Iraq’s weapons of mass destruction program and prohibited ballistic missile program or pursuant to a new United Nations resolution of the U.N. Security Council calling for his indictment;

Whereas the President pro tempore of the Senate mission to Congress assembled,

Resolved by the Senate and the House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the ‘‘Authorization for the Use of Force Against Iraq Resolution of 2002.’’

SECTION 2. AUTHORIZATION FOR THE USE OF UNITED STATES ARMED FORCES.

(a) AUTHORIZATION FOR THE USE OF FORCE.—The President, subject to subsection (b), is authorized to use United States Armed Forces:

(1) to enforce United Nations Security Council Resolution 687, and other resolutions approved by the Council which govern Iraqi compliance with Resolution 687, in order to secure the dismantlement or destruction of Iraq’s weapons of mass destruction program and its prohibited ballistic missile program;

(2) in the exercise of individual or collective self-defense, to defend the United States or allied nations against a grave threat posed by Iraq’s weapons of mass destruction program and its prohibited ballistic missile program.

(b) REQUIREMENT FOR DETERMINATION THAT USE OF FORCE IS NECESSARY.—Before exercising the authority granted by subsection (a), the President shall make available to the Speaker of the House of Representatives and the President pro tempore of the Senate his determination that—

(1) the United States has attempted to seek, through the United Nations Security Council, adoption of a resolution after September 12, 2002 under Chapter VII of the United Nations Charter authorizing the action described in subsection (a)(1), and such resolution has been adopted; or

(2) that the threat to the United States or allied nations posed by Iraq’s weapons of mass destruction program and prohibited ballistic missile program of using force that the use of force is necessary pursuant to subsection (a)(2), notwithstanding the failure of the Security Council to approve a resolution described in paragraph (a)(1);

SECTION 3. CONSULTATION AND REPORTS.

(a) CONSULTATION.—The President shall keep Congress fully and currently informed on matters relevant to this joint resolution.

(b) INITIAL REPORT.—

(1) As soon as practicable, but not later than 30 days after exercising the authority under subsection (a), the President shall submit to Congress a report setting forth information—

(A) about the degree to which other nations will assist the United States in the use of force in Iraq;

(B) regarding the measures the United States is taking, or preparing to take, to protect
key allies in the region from armed attack by Iraq; and
(C) on planning to establish a secure envi-
ronment in the immediate aftermath of the use of U.S. military force (including estimated condi-
tures by the United States and allied na-
tions), and, if necessary, prepare for the po-
itical and economic reconstruction of Iraq follow-
ing a successful operation.
(2) CLASSIFICATION OF REPORT.—The report
required by paragraph (1) may be submitted in
classified form.
(c) SUBSEQUENT REPORTS.—Following
transmittal of the report required by sub-
section (b), the President shall submit a re-
port to Congress every 60 days thereafter on
the status of United States diplomatic, mili-
tary and reconstruction operations with re-
spect to Iraq.
SECTION 4. WAR POWERS RESOLUTION REQUIRE-
MENTS.
(a) SPECIFIC STATUTORY AUTHORIZATION.—
Consistent with section 8(a)(1) of the War
Powers Resolution, the Congress declares
that section 2 is intended to constitute spe-
cific statutory authorization within the
meaning of section 5(b) of the War Powers
Resolution.
(b) IMPROBABILITY OF OTHER REQUIRE-
MENTS.—Nothing in this resolution super-
cedes any requirement of the War Powers
Resolution.

The PRESIDING OFFICER. The Sen-
ator from West Virginia.
Mr. ROCKEFELLER. Madam Presi-
dent, I ask unanimous consent that I be
allowed to speak for 30 minutes.

The PRESIDING OFFICER. The Sen-
ator from Nevada.
Mr. REID. Madam President, just so
the record is clear, he is filling the spot
Senator CARPER had

The PRESIDING OFFICER. Is there
objection?
Without objection, it is so ordered.

The Senator from West Virginia.
Mr. ROCKEFELLER. I thank the Sen-
ator from Nevada very much.

Madam President, we are here today
to debate one of the most difficult deci-
sions that I, at least, have ever had to make
during my tenure in the Senate.

There is no doubt in my mind Saddam
Hussein is a despicable dictator, a war
criminal, a regional menace, and a real
and growing threat to the United States.
The difficulty of this decision is
that while Saddam Hussein re-

presents a threat, each of the options for
dealing with him poses a threat—to
America’s service members, to our citi-
zens, and to our role in the world at
large.

It is clear none of the options that
confront us are easy or risk free. For
all of us, the upcoming vote on this
critical issue will reflect our best judg-
ment on which path will minimize the
risk to our fellow Americans because we
all know the risk cannot be elimi-
nated. Most judgment will turn
depend on a complex interaction of
many factors, some of which we do not
know and perhaps cannot know.

It is clear military operations against
Saddam Hussein, of the sort
that are being discussed, pose serious
risks to our service members.

Any military campaign runs very ser-
ious risks to our service members.

On paper, we surely have an overwhelming
advantage against Saddam Hussein—in
the skill, the technology, and, of
course, dedication of our Armed Forces.

We defeated Saddam quickly and
conclusively in 1991. In the decade
before, his defenses and armaments
improved dramatically, while many of
Saddam’s capabilities have deterior-
ated. But a new battle against Sad-
dam Hussein, if it comes to that, will
be very different and much more dif-
ficult.

A U.S. victory might be quick, and
it might be painful. One hopes that will
be the case, but it may not be so. The
American people need to know a war
against Saddam will have high costs,
including loss of American lives. Our
confident assertions that Saddam Hus-
sein will quickly be deposed by his own
people have in the past been too optim-
istic.

Presumably, Saddam Hussein will
be more determined to use all the weap-
ons and tactics in his arsenal, if he be-
lieves that our ultimate goal is to re-
move him from power. The administra-
tion assures us our troops have equip-
ment and uniforms that will protect
them from that risk, should that risk
arise. We can only hope to God they
are right.

We also acknowledge that any mili-
tary operations against Saddam Hus-
sein pose potential risks to our own
homeland. Saddam’s government has
contacted with many international ter-
rorist organizations that likely have
cells here in the United States.

Finally, we also need to recognize
that should we go to war with Iraq, it
could have a serious impact on Amer-
ica’s role in the world and the way
the rest of the world responds, therefore,
to America’s leadership.

We are told that if Saddam Hussein is
overthrown, American soldiers would
be welcomed into Baghdad with libera-
tion parades. That may be true. But it
is true the people who have suffered
most at Saddam’s hands are, of course,
his own citizens.

For many people around the world,
an American-led victory over Saddam
Hussein would not be cause for celebra-
tion. No matter how strong our case,
there will inevitably be some who
see a U.S.-led action against Iraq as a
cause for concern. At its most extreme,
that concern feeds the terrorist para-

cel that threatens to hurt America.

We can affect how deep that
sentiment runs by how we conduct our-

selves—whether we work with allies,
whether we show ourselves to be com-
mitted to the reconstruction of Iraq
and to the reconciliation with the Arab
world. But we ignore all of that at our
peril.

Clearly, there are many risks associ-
ated with the resolution we are con-
sidering today, but it is equally clear that
doing nothing and preserving the sta-
tus quo also poses serious risks. Those
risks are less visible, and their frame of
time is less certain. But after a great
detail of consultation and soul search-
ing, I have come to the conclusion that
the risks to our citizens and to our Na-
tion of doing nothing are too great to
bear.

There is unmistakable evidence that
Saddam Hussein is working aggres-
sively to develop nuclear weapons and
will likely have nuclear weapons with-
in the next 5 years. He could have it
earlier if he is able to obtain fissile ma-
terials on the outside market, which is
not, but in making the comparison be-

tween now and then, our Communist
foes—those so-called good old days, which, of course, they were not, but in making the comparison be-

tween now and then, our Communist
foes were a rational and predictable bu-
reaucracy. This time our nuclear foe
would be an unpredictable and often ir-
rational individual, a dictator who has
demonstrated that he is prepared to
violate international law and initiate
unprovoked attacks when he believes
it serves any of his whims or purposes
to do.

The global community in the form of
the United Nations has declared re-
peatedly, through multiple resolutions,
that the frightening prospect of a nu-
clear-armed Saddam cannot come to
pass, but the U.N. has been unable to
enforce these resolutions. We must
either believe that we are off base or
that it is too late. But that isn’t just a future
threat. Saddam’s existing biological
and chemical weapons capabilities pose
real threats to America today, tomor-
row.

Saddam has used chemical weapons
before, both against Iraq’s enemies and
against his own people. He is working
to develop delivery systems like mis-
siles and unmanned aerial vehicles that
could bring these deadly weapons
against U.S. forces and U.S. facilities
in the Middle East. He could make
these weapons available to many ter-
rorist groups, third parties, which have
contact with his government. Those
groups, in turn, could bring those
weapons into the United States and un-
leash a devastating attack against our
citizens. I fear that greatly.

We cannot know for certain that Sad-
dam will use the weapons—to mass de-
struction or to target particular Ameri-
cans or that he will use them against us.
But as we do know, Saddam has the ca-
pability to do that. We know that very
well. Rebuilding that capability has been a higher priority for Saddam than the welfare of his own people, and he has ill will toward Americans.

I am forced to conclude on all the evidence that Saddam poses a significant threat to America. If you believe it would be totally irrational for Saddam Hussein to initiate an attack against the mainland United States and believe he would not do so. But if Saddam thought he could attack America through terrorist proxies and cover the trail he might think it is so irrational. If he thought, as he got older and looked around an impoverished and isolated Iraq, his principal legacy to the Arab world to be a brutal attack on the United States, he might not think it is so irrational. If he thought the U.S. would be too paralyzed with fear to respond, he might not think it was too irrational.

Saddam has misjudged what he can get away with and how the United States might respond many times before. At the end of the day, we cannot let the security of the American citizens rest in the hands of somebody whose track record gives us every reason to fear that he is prepared to use the weapons he has used against his enemies before.

As the attacks of September 11 demonstrated, the immense destructiveness of modern technology means we can no longer afford to wait around for a similar attack. The fact that an attack on our homeland has not occurred since September 11 cannot give us any false sense of security that one will not occur in the future or on any day. We no longer have that luxury.

September 11 changed America. It made us realize we must deal differently with the very real threat, the overwhelming threat and reality of terrorism, whether it comes from shadowy groups operating in the mountains of Afghanistan or in 70 other countries around the world or in our own country.

There has been some debate over how “imminent” a threat Iraq poses. I do believe Iraq poses an imminent threat. I also believe after September 11, that question is increasingly outdated.

It is in the nature of these weapons that he has and the way they are targeted against civilian populations, that documented capability and demonstrated intent may be the only warning we get. To insist on further evidence could put some of our fellow Americans at risk. Can we afford to take that chance? I do not think we can.

The President has rightly called Saddam Hussein’s efforts to develop weapons of mass destruction a grave and gathering threat to Americans. The global community has tried but has failed to address that threat over the past decade. I have come to the inescapable conclusion that the threat posed to America by Saddam’s weapons of mass destruction is so serious that despite the risks—and we should not minimize the risks—we must authorize the President to take the necessary steps to deal with that threat. So I will vote for the Lieberman-McCain resolution.

This is a difficult vote, but I could not sleep knowing that, faced with this grave danger to the people of my State and to all Americans, I have voted for nothing more than continuing the policies that have failed to address this problem over the years. Two months ago, even a month ago, I would have been reluctant to support this resolution. At the time, it appeared that the administration’s principal goal was a unilateral invasion of Iraq, and my position was that given our need to fully exploring every option to resolve this peacefully, without trying to enlist the support of other countries, without any limitation on the use of United States force in the Middle East region.

The principal legacy to the Arab world to be a brutal attack on the United States, and I have concluded we must use force to deal with him if all other means fail. That is just the core issue. It is the only core issue. And whether we vote on it now, or in January, or in 6 months, or in 1 year, that is the issue we will all have to confront.

War—if it comes to that—will cost lives. I and the Presiding Officer dearly wish we could use that money for other domestic purposes—to address the very real needs that West Virginia, Michigan, and other States face in this tough economy. But, ultimately, defending America’s citizens from danger, their safety, and their security is a responsibility whose costs we must bear because this is not just a war. Saddam Hussein represents a grave threat to the United States, and I have concluded we must use force to deal with him if all other means fail. That is just the core issue. It is the only core issue. And whether we vote on it now, or in January, or in 6 months, or in 1 year, that is the issue we will all have to confront.

The administration is in negotiations with the U.N. Security Council to put together a new resolution to make clear that Iraq must disarm, or face the consequences. We have already begun to see some encouraging moves on the issue of Iraqi disarmament. Other Security Council members—France and Russia, as well as other Arab States in the Middle East—have begun to talk seriously about forcing Saddam to comply with the U.N. resolutions. Saddam Hussein has begun to make offers on inspections and disarmament, offers that, while inadequate so far, indicate that he has at least begun to move off his hardline position against inspections.

Obviously, much important and very hard work remains to be done. That will take tough negotiating with the other members of the U.N. and a firm line with Iraq. We need to be realistic about how best to move forward.

Any headway we are making toward getting Saddam to disarm has not occurred in a vacuum. U.N. members did not just suddenly decide to debate a new resolution forcing Iraq to disarm. Saddam Hussein did not just suddenly decide to reinvite U.N. inspectors and to remove the roadblocks that had hindered their efforts in the past. Progress is slow and uncertain because the United Nations General Assembly that if the U.N. is not prepared to enforce its resolution on Iraqi disarmament, the United States will be forced to act.

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By my vote, I say to the U.N. and our allies that America is united in our resolve to deal with Saddam Hussein and that the U.N. must act to eliminate the weapons of mass destruction.

By my vote, I say to Saddam Hussein: You or the United States will be forced to act. We have that resolve.

September 11 changed our world forever. We may not like it, but it is the world in which we live. When there is a grave threat to Americans’ lives, we have a responsibility to take action to prevent it.

I thank the Chair and yield the floor.

The PRESIDING OFFICER. The Senator from Nevada is recognized.

Reid, Madam President, we have had a number of unanimous consent requests granted that listed the order of speakers. In effect, now, we have a new one that will make more sense. We have cleared this with both cloakrooms.

Senator Sessions will be recognized for 30 minutes; Senator Carper will be recognized for 20 minutes; Senator Ensign will be recognized for 20 minutes; Senator Cantwell will be recognized for 30 minutes; Senator Bob Graham will be recognized for 15 minutes; Senator Bob Smith will be recognized for 30 minutes; Senator Conrad will be recognized for 30 minutes.

Following these speakers, I ask unanimous consent that the Senate vote on final passage of H.J. Res. 114, as under the previous order. After that, if anybody else wishes to speak—and we have a number of people who have indicated they would like to—they can do that. It will be probably 12:30 or 1 o’clock if everybody uses their time.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. McCain, Madam President, very briefly, I thank the Senator from Nevada. As I understand it, I ask the Senator from Nevada, we have Senator Gordon Smith, Senator Shelby, Senator Fitzgerald, Senator Santorum, Senator Sannes, Senator Dayton, Senator Mulkowski, and Senator Mikulski who are still scheduled to speak after that.

I yield the floor.

The PRESIDING OFFICER. The Senator from Alabama.

Mr. Sessions. I thank the Chair, and I thank the leadership for the work they have put into this bill. I thank Senator Reid while as leader, and Senator John Warner here. He helped write the 1991 Gulf war resolution and led its successful vote in this body, which served the body exceedingly well. That was a courageous act that he led at that time.

Mr. Warner. Madam President, I thank my colleague for his kind remarks.

Mr. Sessions. Mr. President, any contemplation of the use of military force is a very serious matter and calls for the Congress, the peoples’ representatives, to be engaged and to discuss and debate the issue. I do not believe the Lord is pleased when his children fight—according to my faith, all people are creatures of one Lord and precious in his sight.

In my view the resort to war can never be considered something to glory in but must be viewed as an act that is taken as a last, fair and only choice, and where after serious consideration, it is concluded that alternatives are worse.

When the status quo presents more dangers than the war the most just, the most logical, the most moral thing is to fight. I wish it were not so but by my experience and my best judgement tells me this is the way we live in this transitory world. I truly respect the pacifist—it is a position with a long and honored tradition in my faith—but whether it is a just judgement or lack of faith, I do not go there.

To have a just war one must reasonably believe the ultimate goal of the violence will be to produce a good result—a better condition than existed before. And it is only the leaders of the people of the United States we must focus primarily on the just national security interests of our country, we, as enlightened, moral and decent people, ought to ask ourselves, whether our actions will ultimately benefit the world and even our adversary. Will the future for all be better or not?

Further, we should consider our national heritage of promoting peace, freedom and prosperity. War obviously destroys peace, but if the result can be to create a safer and more peaceful world, war can be an instrument of peace.

Afghanistan has had two decades of war. Our strong military action to totally defeat the government has given that brutalized country its best chance for peace, freedom and prosperity in generations. We cannot guarantee it, but great optimism exists for a positive future that could never have been possible under the oppressive, hateful, bigoted Taliban.

The practitioners of the art of “realpolitik” may sneer at the concept of free countries in the Arab world, but I am proud of the results of our military action in Afghanistan, not only because it represented just retribution for their support of attacks on the United States but also because we have left that oppressed country better than we found it. We liberated the people of Afghanistan from the most brutal circumstances.

Can anyone forget the scenes of men beating women on the streets for the most insignificant or imagined acts? No, I am proud of our wise and brilliant use of force.

I asked to remember such actions played a positive role in our nation’s founding. Indeed, one can go down to Yorktown, as I did recently, and visit the site of the final American victory over the British. As one considers that climactic victory, after years of war and many defeats inflicted by the skilled British military, one learns that our victory would not have been possible without the use of military force to help liberate us, may not our use of force in years to come be seen by the world and the people of Iraq in the same positive way. Can such a positive result be guaranteed? Of course not, but I and many others believe that for any improved Iraq’s government are greater than some think.

Still, we must clearly remember that we cannot guarantee any nation, so liberated, future success. There are limits to our power, our resources. I am very pleased that under the leadership of President Bush and Secretary of Defense Rumsfeld, we have only a few more soldiers in Afghanistan than we have in Kosovo. The fate of Afghanistan will be up to their people ultimately. We can help, and we have, but their final fate will be in their hands—as it should be.

It is also important to consider that the threats to the United States will not come from free and prosperous states but failing ones. They fail because of flawed governments.

Thus, I say the President is right to reject a half century of valueless, cynical, diplomatic wars, words that sound good but are totally disconnected from reality, and to establish a new foreign policy based on our venerable heritage of honest and direct discussion of issues and values.

I am somewhat puzzled that those who have long advocated our taking steps to aid poor countries in the world do not recognize the possibilities for good that can come from a change in government. It seems there is still a strong strain of “blame America first” about. Many had rather complain about our imperfections, real or imagined, than to see the possibilities for a better world.

I strongly believe that America is a force for good in the world. The London based “Economist” magazine has recently produced a special insert for that magazine called “Present at the Creation: A Survey of America’s World Interest.” It concludes that a strong America is good for the world and notes that America’s national interest, “offers the clearest match there is to a world interest. The desire for unimpeded trade, the rule of law, safety and security, the protection of property and the free movement of property and capital match world needs, not just American ones.”
We are a good, decent and, yes, powerful world leader. I am proud of our history of being, time after time, on the right side of world issues and am very pleased we have a President that understands the new world we are in and who has the courage worthy of the greatest leaders this nation has known.

It is important to point out that if force cannot be avoided, our action will not be against the people of Iraq or the nation of Iraq, but it will be against the brutal, illegal, Saddam Hussein regime. It is clear that the regime has done more destruction than any existing in the world today. The people of Iraq will be the greatest beneficiaries of our victory. At this moment, pursuant to U.N. resolutions, our forces are attempting to enforce an embargo against Iraq. It has been only partially successful and it is leaking more and more. The Arab world complains, with much truth, that the embargo only hurts the people, the children of Iraq, Saddam Hussein continues to build places and weapons of mass destruction while his people suffer.

It has been eleven years. How long must the United States continue to carry this burden to enforce a policy that is only slightly hurting the regime but hurts innocent civilians? How can we justify this morally?

There are certainly dangers in military action. While we can hope and believe that if war commences it will go well and that good people will be viewed as liberators and that many Iraqi forces will not fight but defect to our side. We cannot know that. While I am certain we will prevail, I cannot know for certain how tough this war will be. We must recognize there are dangers. The American people understand there are risks and so do all of us. One thing is sure, our magnificent military will work tirelessly to prevail in this conflict with the lowest possible number of personnel injured or injured. But, we know the risks are great and losses could be great. While our forces will work to minimize civilian casualties and to solicit Iraqi military units to defect, such is not certain. There could be civilian losses.

As to the risk of an attack on Israel, cited by many, we should ask what Israel has to say about it. They are clear. It is a decision that is left to the United States. If you must act, do so. Israel will not take the risk. Well, that’s the big picture as I see it. Our motive is good, our goals positive and realistic, and our leaders honest, careful, principled and have the courage to act on those beliefs. Some jaded politicians sneer and say that this is just politics, but I know it is not. I know the vision that President Bush has to protect his people and improve the world. His courage has already placed him at personal risk. These people, after all, have tried to assassinate one former President of the United States. In addition, acting on his beliefs, he is laying it all on the line. He has told us repeatedly he would not look to polls to decide what actions he should take as our leader.

President Bush is acting honorably and with integrity. He is informing the American people, consulting with Congress, conferring with world leaders and trying to work with the U.N. apparatus that has altered his tactics to win support from others, but his goal has not changed. Ultimately, if his views are proven false, and all the predicted disasters come true then he will surely pay the price at the ballot box. But, I don’t think so. Neither do most of those in this body. I think he is correct and though the road may be difficult and dangerous, I am confident his Iraq policies will succeed as have his policies in Afghanistan. I truly believe that peace, freedom, security and prosperity will be enhanced not reduced as a result of our actions.

It is important to recognize that while this resolution could lead to war, it also offers the best chance we have to allow, war. But, this is not contradictory. This Congress knows the score. We know Saddam Hussein’s deceitful manipulations, his lies, his violence against the Iraqi people and their neighbors, and the constant attacks against our aircraft, even firing on them with rockets. We know he only allowed inspectors into Iraq in 1991 to save his regime. He did it out of fear.

I agree with former President Clinton’s National Security Advisor, Sandy Berger, who said at an Armed Services hearing, that he thinks it is unlikely that Saddam will ever accept “unfettered” inspections. A strong resolution is essential so that Saddam Hussein knows there will not be another round to discuss these same issues again. He must know without the slightest doubt, that the man he is dealing with, President George W. Bush, has full and complete authority, as commander-in-chief, to use our armed forces to protect our security and to remove him from power, if need be, if he does not comply and disarm.

Who knows, in that case maybe he will relent. Nothing clears the mind so well as the absence of alternatives. Maybe he would choose to abdicate and allow a new government to be formed. Maybe parts of his army would defect, parts of his country would revolt. Indeed, the Washington Times, running an article from the “London Daily Telegraph” reports yesterday that:

Members of Saddam Hussein’s inner circle are defecting to the opposition or making discreet offers for peace in the hope of being spared the brutality of a US- led assault, The London Daily Telegraph reports today.

One defector came from the Iraqi security services, which form the regime’s nerve center. Kurdish groups say:

They have received secret approaches from military commanders offering to turn their weapons on Saddam when the war begins.

Columnist Morton Kondracke wrote today that there are many possibilities for a breathing chord to the war. He notes: “It is quite true that the President has requested our authorization to use force, but he still hopes he will not have to use it. For us to not grant him that authority would be only to allow the President to continue negotiations; but require him to come back to Congress another time (while we are in recess perhaps) for an authorization to use force. To state that position is to expose its fatal flaw. Such an action would eliminate any chance for a real agreement.

Saddam Hussein will know what we have done. He will know that the President cannot until Congress meets again. He will know that the fateful moment has not come, and that he can continue to delay and maneuver. Clearly, we must authorize the use of force if the President finds it necessary. Otherwise this whole process is a charade. I am confident a majority in this body understand this fundamental concept, or else, the strong vote that is coming would not occur.

Some say, we are acting unilaterally, “upsetting” the little nations. But, it was not the United States that invaded Iran resulting in a prolonged and brutal war costing over one million lives. It was not the United States that invaded Kuwait, precipitating an international effort, overwhelmingly led by America, to roll back Saddam’s conquest. It was not the United States that has systematically violated 16 UN resolutions—resolutions Saddam Hussein agreed to in order to save his regime.

The unilateralist is Saddam Hussein. The United States, on the other hand, has worked assiduously with our allies, Arab nations, other nations and the United Nations to develop a policy that will end the menace presented by Saddam Hussein.

Only the “blame America first crowd” would make such an argument. Indeed, we have been patient many times over these eleven years. So patient, so docile, that it has encouraged Saddam Hussein to miscalculate.

Amazingly, several Senators have objected to the resolution because they believe we must have the full support of the United Nations. This is suggested in several ways. They argue, “Why now?” Why not let the United Nations vote first. Why not have the Congress “come in behind a U. N. resolution?”

This argument is dangerous and counter-productive to our goals. Unless, of course, one’s real goal is simply...
to wish the whole matter to go away and to not bring it to a head.

First, a U.N. Resolution is very hard to obtain. The primary problem is that any resolution can be vetoed by any one of the permanent security council members, which includes China, Russia and France. These countries may demand concessions in exchange for their votes. They may just refuse. No reason is required.

Secondly, this is our military. Funded, built and staffed by Americans. The American people did not sacrifice to create the greatest military in history to allow China, Russia or even France to have a veto over its use. It is no wonder that these nations would like, through the mechanism of the United Nations, to seize control over our military and to use it as they will. The wonder is why we are even discussing it seriously. Of course, we want to solicit the United Nation’s support and aid. After all, Saddam Hussein is in violation of sixteen U.N. Resolutions. Why is the U.N. not anxious to act to bring him into compliance? Former Secretary of Defense James Schlesinger said recently in an Armed Services hearing that:

This is a test of whether the United Nations—in the face of perennial defiance by Saddam Hussein of its resolutions, and indeed by his own promises—will, like the League of Nations a century ago, turn out to be an institution given only to talk.

The President has frankly and courageously framed the question to the U.N. He has plainly said that Saddam Hussein is in violation of sixteen U.N. Resolutions and is a danger to the region and the world. He has made it clear that it is his duty to protect the American people from this threat and that he intends to do so. But, he expressed support for the U.N. programs and urged the U.N. to take action, to be a relevant player in this crisis. He urged the U.N. not to sit on the sidelines. He made it clear that no change will come from the Security Council. He has worked steadfastly to win the necessary support in the U.N. and the Security Council. He has humored, maneuvered, pleaded and, I am sure “promised” to gain support. Maybe the U.N. will arouse itself and take action. Nothing could do more for its credibility.

But there are limits. This Congress must not cowerish or we will thereby tell Russia or France that they have a veto that can be used on any issue. It will embolden their resistance. If Russia knows Congress has allowed them to decide the issue, their power is even greater—it is absolute.

Now, if members of this body oppose bringing the Iraq matter to a head and oppose any use of military force then let them come out and say so. It is wrong, however, and harmful to America to take an indirect approach that gives the appearance of support but which allows undermine the execution of our policy.

Yes, it would be very desirable to have U.N. support to deal with the Iraq problem. But, the best way to get it is to let them know we will act even if they don’t.

I agree with former Secretary of Defense James Schlesinger that while the doctrine of prevention is sound and historical in tougher cases than this, it is not necessary here. Schlesinger rightly says that:

In an ongoing conflict, the issue of prevention is closely linked to the decision to use force to enforce the agreements Sadam Hussein has made. Those who are reluctant to use force have focused on concerns about the idea of using pre-emptive force to protect ourselves. They have forgotten the war has never ended, that our aircraft pilots are being fired at daily.

It is undisputed that our actions are taken as part of a U.N. program to protect the world from Saddam Hussein’s aggression.

Thus, we have every basis to use force to enforce the agreements Saddam Hussein made and to react to the hostile fire he brings to bear against us.

My fear is that the President is being forced to deal with the tendency to move to the lowest common denominator that always results from U.N. negotiations, and will not be able to obtain the clarity we need from any resolution approved by the Security Council. So far, he has been courageous and effective. Let us stand with him so we can enhance the chances of a good resolution, not undermine his efforts with a lack of support.

Regardless, it must continue to be clear that no one nation or group of nations will be allowed to block our duty to defend our people. Especially when we are dealing with a regime that violates U.N. resolutions and continually directs hostile fire at U.S. forces.

This is an important time for America. We have a duty to protect our nation and our deployed forces from attack. We have the ability to do so. Our superb military personnel stand ready to put themselves at risk to promote our just national interests.

We are fully justified in acting under the venerable doctrine of preventing an attack upon ourselves. When there is a smoking gun or a mushroom cloud it is too late.

For those who have anxiety about the prevention doctrine, and I do not in this case, I urge them to remember that we have been in an actual state of military hostilities with Iraq almost since 1991. He shoots at our pilots and aircraft regularly. He has violated, in 108 days, the convention that he agreed to save his evil regime.

Let’s not waiver, let’s not delay, let’s not go wobbly. Let us produce a strong vote for this strong resolution. Then the situation will be different. We will say to Saddam Hussein, once and for all, you will disarm or, like the Taliban, you will fall.

I yield the floor.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. CARPER. Madam President, I come before the Senate this evening to join in this debate, to express my support for our Nation’s effort to address the threat Saddam Hussein poses and to lay out the concerns that I believe must be addressed if we are to succeed in disarming Iraq. The President has called upon Congress and the American people to support his administration in its effort to eliminate Saddam Hussein’s hold on weapons of mass destruction. The Congress has responded by taking up this resolution authorizing the use of force, if needed, to strip Iraq of those weapons and the ability to deploy them. A number of serious questions have been raised in this historic debate. It is critical that President Bush and the Congress fulfill our obligation to all Americans, and to the international community, by ensuring that these questions are faithfully addressed.

Saddam Hussein has shown himself to be an implacable foe of the United States. It is essential that we confront that fact that that is the case. The question is not whether we confront it, but how we confront it. We must make every effort to build a multilateral coalition. If we do so, we raise the likelihood of bringing a measure of stability to a turbulent part of the world. If we do so, we can minimize the impact of any conflict on the Iraqi people, on Iraq’s neighbors and on American and allied forces. And if we do so, we will serve to strengthen, not undermine, the international laws and institutions that have served us well since World War II.

Leadership is a responsibility that cannot be taken lightly. Leadership in deciding whether to resort to military action requires the greatest deliberation and consideration. Secretary of Defense Donald Rumsfeld, in recent testimony before the House Armed Services Committee, said that “no one with any sense considers war a first choice—it is the last of the rational person wants to do. And it is important that the issues surrounding this decision be discussed and debated.”
It is clear to me that millions of Americans are discussing and debating the issues (that are before us this evening). I have heard from veterans who know the harrowing realities of war. I have heard children who can scarcely imagine it. I am comforted by the fact that the American people, and their representatives in Congress, have been thoughtful and deliberate in discussing the challenges that we face and how we might confront these challenges.

This is not the first time that I have faced the question of how we ought to deal with Saddam Hussein’s intransigence in the face of international law. As a Member of the House of Representatives, I voted in 1991, along with many members of this body, to authorize President George Herbert Walker Bush to use military force to expel the armed forces of Iraq from Kuwait. I am proud of that vote, and I am prouder still of the power and allied forces that went on to liberate Kuwait.

Having engaged in that debate, and witnessed Saddam Hussein’s refusal to yield except when confronted with the threat of force, I have no illusions about the danger he poses to regional stability and international security today. I am concerned that Iraq remains in violation of more than a dozen Security Council resolutions. I am alarmed that the regime of Saddam Hussein has no plans to develop weapons of mass destruction in violation of the international agreements it promised to comply with at the end of the Gulf war.

Above all, I feel strongly that we must not allow Saddam Hussein to develop the capacity to acquire or deploy nuclear weapons.

This past Monday night, President Bush addressed our Nation. He reminded us that there are significant risks to the United States both in acting and in not acting. If we choose not to act, we must remember that, in Saddam Hussein, we are talking about a man who has invaded his neighbors, showing a reckless disregard for the stability of a volatile region. We are talking about a man who has risked his own survival, and that of his regime, to indulge his own vengeance. Finally, we are talking about a man who has used weapons of mass destruction before, even against his own people.

The question, however, does not preempt the need for an objective and open debate on the course of action we choose and the consequences of our subsequent actions. Bringing the weight of the world’s disapproval to bear on Iraq; demanding unfettered inspections of every potential weapons site; and preparing for any military or diplomatic contingency offers us the best chance to face down our foe now and to ensure his permanent disarmament.

Like many in this chamber, I believe that it is essential for us to work closely with the international community to reinstate inspections that will lead to Iraq’s disarmament. But it’s imperative that such inspections be unhindered. Inspectors must have the freedom to go where they want, when they want. They must have the right to talk to whomever they wish and to probe anywhere they wish.

If Saddam Hussein whores himself of weapons of mass destruction, he must bear the costs of delivering them. If Saddam Hussein’s regime is unwilling to accept this level of intrusion, both he and Iraq must be prepared to accept the consequences, including the likelihood of a war they will lose.

Looking back, one of the principal reasons we were so successful in the Gulf war was because former President Bush and his administration did the hard work necessary to build a broad, among the international community. We unlocked our military might. Our current President and his aides similarly did the hard work necessary to build such a coalition after the attacks.

I am comforted by the fact that the American and allied forces, and efforts, we have been relentless in addressing the challenges that will be critical in addressing future threats.

At a time when 24-hour news networks have made the images of war instantly accessible, our nation’s recent military successes have made the awful realities of war more remote: images of laser-guided bombs falling on indistinguishable targets; missiles lighting up the night sky. For an entire generation of Americans, our military efforts have come to be seen almost more as a convenience for the war effort than as a means to an end, where no one gets hurt and few families face the knowledge that their son or daughter will not be coming home.

But like a handful of my colleagues here in the Senate, I have known a different side to war, having served if first hand. During my 23 years in the Navy, including service in Southeast Asia, we witnessed the horror of war and seen the people, and thea men and women who provide information that might place them at risk of reprisal from the regime. Inspections are only valuable if they are truly a means of stripping Saddam Hussein of his weapons of mass destruction and delivering them. If Saddam Hussein’s regime is unwilling to accept this level of intrusion, both he and Iraq must be prepared to accept the consequences, including the likelihood of a war they will lose.

Looking back, one of the principal reasons we were so successful in the Gulf war was because former President Bush and his administration did the hard work necessary to build a broad, among the international community. We unlocked our military might. Our current President and his aides similarly did the hard work necessary to build such a coalition after the attacks.

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The need for action, however, does not preclude the need for an objective and open debate on the course of action we choose and the consequences of our subsequent actions. Bringing the weight of the world’s disapproval to bear on Iraq; demanding unfettered inspections of every potential weapons site; and preparing for any military or diplomatic contingency offers us the best chance to face down our foe now and to ensure his permanent disarmament.

Like many in this chamber, I believe that it is essential for us to work closely with the international community to reinstate inspections that will lead to Iraq’s disarmament. But it’s imperative that such inspections be unhindered. Inspectors must have the freedom to go where they want, when they want. They must have the right to talk to whomever they wish and to probe anywhere they wish.

If Saddam Hussein whores himself of weapons of mass destruction, he must bear the costs of delivering them. If Saddam Hussein’s regime is unwilling to accept this level of intrusion, both he and Iraq must be prepared to accept the consequences, including the likelihood of a war they will lose.

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the peace and democracy of which they dream.

In a post-war Iraq, the need for ongoing U.S. and allied intervention is likely to be far greater and far more costly than one might imagine. Military operations maintain that creating a more stable Iraq will require the continued presence of between 50,000 to 100,000 troops. Not for a few weeks or months, but for several years.

There is another question that I believe must be addressed as we move forward: How will we bear the financial burdens of such a mission? It is impossible to put a price tag on the lives that will be lost by our military and Saddam Hussein. At the same time, it would be fiscally irresponsible to take on such an operation without at least considering the impact of a potential war on our already fragile economy. Over the past 2 years, we have watched the stock market plummet, making its sharpest decline in 70 years. The budget surplus that we worked so hard to achieve in the 90’s is gone. All the while, the President’s proposals present a likely cost of U.S. military action in Iraq to be in the range of $100 billion. These estimates do not include the prospect of long-term peacekeeping operations or a regime change. The presence of tens of thousands of U.S. troops for months—maybe years—once the fighting has ended will cost billions more. This is a cost we should not bear alone.

I believe the principles and questions that I laid out today were best embodied in, and addressed by, the bipartisan resolution drafted earlier this month by Senate Richard Lugar and my fellow Senator from Delaware, Joe Biden—two Senators of intellect and skill in the area of international diplomacy. The Lugar-Biden draft resolution focused on the most critical task at hand—disarming Saddam Hussein. Senator Lugar and I carefully crafted this resolution to give President Bush the flexibility he needs to garner international support now for a tough, new U.N. Security Council resolution. The resolution also provided the President with the authority to unleash U.S. military force against Iraq should he determine that Iraq’s continued intransigence makes such action necessary. I’m disappointed that we will not have the opportunity to vote on that alternative this week. Having said that, I do believe that the Lugar-Biden proposal contributed appreciatively to the change in direction that this debate has taken in recent weeks, particularly in its emphasis on acting together with our allies. That change in tone was clearly evident in the address of President Bush to the American people this past Monday. He said he disarmed me and served to reassure much of the American public.

The President spoke of the importance of working with the United Nations. This week, the U.N. inspectors went to Iraq. I agree with the President. The U.N. must be “an effective organization that helps keep the peace.” I agree with him. The President told the American people that our primary goal in this endeavor is to strip Saddam Hussein of his ability to manufacture and deploy weapons of mass destruction. Again, I agree with him. The President has put forth a state that he hopes the policy he has laid out will not require military action, although he acknowledged that it might. I hope it will not. We all share that hope in the Senate as members of this body prepare to cast our votes and to authorize the use of force if certain conditions are met.

In closing, let me say for much of our Nation’s history, the United States has been an instrument for peace and justice and a better life for the people of many nations throughout the world. That is our heritage. It is one of which we can be proud. There have been times in our history when we have had to go it alone. But history has shown that we have been most successful when we provided the leadership to other nations to join us in a just cause—two World Wars, the Cold War, the Persian Gulf War, Bosnia, Kosovo, Afghanistan, and the war on terrorism. Stripping Saddam Hussein of all of the weapons that would enable him to create havoc and great loss of life is a just cause. Other nations know that, too. If we make the case to them forcefully, skillfully, and persistently in the weeks ahead, they will join us. I am certain of it. The burden before us—disarming Iraq—is one we should not bear alone. The powers inherent in this resolution authorizing the use of force with great skill and diplomacy, we will not have to bear this burden, and face this challenge, alone. An armada of nations, again, will join us, and together we will make this world, at least for a while, a safer and saner place in which to live. I yield back my time.

Mr. ENSIGN. Madam President, as our nation appears to draw closer to war, I rise with full consciousness of the burden that each of us has to help guide our nation during this time of peril. It is indeed a heavy burden to bear, but nothing compared to the burden of those who serve in our military. The vote to authorize the use of force in Iraq is one of the most difficult and important votes any of us will ever cast. We need to approach this issue as if we are sending our very own children, some of whom I know personally, out those attacks. We have a right and a desire to attack us are prevented from having the means with which to carry out those attacks. This right and an obligation to take anticipatory action in our own self-defense.

This certainly would not be the first time that our nation engaged in preventive military action in defense of our homeland. During the Cuban Missile Crisis, President Kennedy ordered a military blockade of Cuba in 1962, an act of war under international law. This was done even though the Soviets were not engaged in an armed attack, nor were the missiles an imminent threat.

Today, Saddam Hussein poses a similar threat. And we should give this President the authority he needs to
dealing with the Iraqi threat now, before it reaches our shores.

Saddam Hussein poses a very real and imminent danger to the United States. According to the CIA, Iraq “has broad capability to attack the U.S. with biological and chemical weapons and could build a nuclear bomb within a year if it obtains fissile material from abroad.” Iraq “probably” has “stockpiled more than 100 tons of mustard gas and other chemical weapons. Iraq has developed ‘large scale’ capability to produce anthrax and botulism, and could use these as bio- and chemical weapons in mobile facilities that are easy to hide and hard to destroy.”

The longer we wait, the stronger he becomes, and the harder he will be to defeat. Saddam Hussein’s regime hosts terrorist networks and has directly or- dered acts of terror on foreign soil. He has used weapons of mass murder before, and would not hesitate to use them again.

Moreover, Saddam Hussein’s ongoing defiance of U.N. Security Council resolu- tions has made clear that he has no intention of disarming or discontinuing his weapons of mass destruction programs.

Remember, our goal is not to get weapons inspectors back into Iraq. Our goal is disarmament. And Saddam Hus- sein has shown that he is not willing to disarm. To the contrary, he has proven willing to pay an enormously high price to maintain his weapons of mass destruction aspirations. Under U.N. sanctions, he has given up about $180 billion in oil revenue to keep his weap- ons of mass destruction. As Richard Butler, a former U.N. chief weapons in- spector has said, “The fundamental problem with Iraq remains the nature of the regime, itself. Saddam Hussein is a homicidal dictator who is addicted to weapons of mass destruction.”

Congress recognized that fact in 1998 when it passed The Iraq Liberation Act stating that this would be the policy of the United States to support efforts to remove the regime headed by Saddam Hussein from power in Iraq and to pro- mote the emergence of a democratic government to replace that regime.

We knew then what we know now—that regime change and disarmament are inextricably linked.

Just like there are career criminals there are career criminal regimes. Le- niency only incites them to more vio- lence; it empowers them; it empowers them; they are constantly thwarted they will continue to prey on the weak and defenseless.

We cannot stake the lives of tens of thousands of innocent American citi- zens on the hope that Saddam Hussein will never use his weapons of mass de- struction against us. He has already proven that he cannot be trusted, and that he poses a great threat to the peace and stability of the world. This is a critical moment for the United States. If Saddam Hussein is not contained with more talk of weakened, com- promised weapons inspections, which he has repeatedly defied, we risk leav- ing our country open for another cata- strophic attack, one potentially far worse than the heinous acts of Sep- tember 11th.

As we debate how to deal with the Iraqi threat, we must never forget that in Saddam Hussein we are dealing not just with a manic dictator; we are confronting Evil that is akin to Stalin and Hitler.

Just ask former Iraqi general, Najib Salhi. He defected from Iraq and was living in Amman, Jordan, when one day he came home from work to find a package from Saddam Hussein’s intelligence service. He opened it to find a video tape. When he put it into the VCR, he saw what he though was a pornographic film—till he realized, to his horror, that he was watching the rape of one of his closest female relatives. The mes- sage was clear. They wanted to black- mail him into silence.

That is the face of Evil.

Or consider the fact that Saddam Hussein’s regime has admitted to hav- ing weaponized aflatoxin—the only country in the world known to have done so. As former CIA Director Jim Woolsey has stated, “The only use of aflatoxin is that it creates cancer, long-term cancer, especially in chil- dren.”

Aflatoxin has no military value. It has no battlefield use. It takes tens of years to kill its victim. It is a weapons whose only purpose is to kill innocent people, children, their mothers, their fathers, their sisters, their brothers, their neighbors. It is a weapon that kills slowly, wastes away, leaves the victim nothing but a shell of a body.

That is the face of Evil.

Look at the attacks Saddam Hussein has ordered on his own people—on thousands of innocent men, women, children—in Halabja, using a chemical weapons cocktail. Those att- acks are causing cancer and genetic mutations that will be felt in this gen- eration and the next.

That is the face of Evil.

Saddam Hussein is a man who has personally shot and killed members of his own cabinet; who has ordered his opponents to be burned alive in vats of acid; who forces those suspected of dis- loyalties to watch the gang rape of their mothers, their sisters, their children; who not only tortures dissidents, but tortures their children in front of them.

He is the living incarnation of an Evil that cannot be appeased and can- not be deterred, and must be con- fronted and defeated.

He has murdered hundreds of thou- sands of innocent people—and is pur- suing weapons that will allow him to extend his deadly reach across oceans and continents—that will give him the capability to hurt our people—our chil- dren, our families.

The President has rightly called Sad- dam Hussein “a student of Stalin.” And I applaud him for his resolve in confronting the dangers posed by the Iraqi Regime.

The President has awakened the world to the existence of evil in our midst—and challenged the world to confront an enemy that confronts us at the cost of millions of lives.

It is a natural reaction to flee in the face of evil. It is little wonder that much of the world has been reluctant to stand its ground and face down Sad- dam Hussein, which is why the Presi- dent’s leadership has been critical, and why it is so important for the United States Congress to show similar re- solve, and demonstrate our unity with the President.

In showing steadfastness and steely determination, the President made clear to the Iraqi regime, and the world, that we were not going to repeat the tired old pattern of meeting Iraq’s threats with inaction. And that leader- ship has had an impact. Only one by one we have seen nations join the U.S. recognition that Saddam must go. Some have said so publicly, others privately. Let there be no doubt: if we go to war, we will not be going it alone.

Thanks to our President’s leadership, we understand that there is a price to be paid for defying the United States when our survival is at stake. And I be- lieve that a strong show of support by Congress will strengthen the Presi- dent’s hand at the United Nations.

As we debate how to deal with the dangers posed by the Iraqi Regime.

This country lives, freedom lives, be- cause brave men and women were will- ing to die for it—willing to risk their lives, and give their lives, for a cause all Americans are steeped in, that we cherish the American way of life. Freedom lives, and lives will be lost. I understand the concerns many Americans have about war in Iraq, and I fully appreciate the sacrifice American families make when they lose a loved-one in the fight to keep America and the rest of the world free from tyranny and oppression.

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While I value diplomacy and rhet- oric, there comes a time when force is inevitable—when our choice is not be- tween war and peace, but whether war today, when our enemy is weaker, or war tomorrow, when our enemy is stronger. That is the choice we face today.
We have tried diplomacy. We have imposed sanctions. We have sent inspectors. All attempts to reason with the Iraqi Regime have failed. The only language Saddam Hussein understands is force.

Indeed, in a way, we are already at war with Iraq. Since hostilities ended in 1991, Iraq has repeatedly violated the ceasefire conditions which were set out at the close of the Gulf War. Just ask our brave pilots who are being shot almost every day as they patrol the no-fly zones over Iraq.

After President Bush's speech to the U.N., Saddam Hussein sent a letter to the U.N. promoting "to allow the return of United Nations weapons inspectors to Iraq without conditions." He went on to say that Iraq "based its decision concerning the return of inspectors on its desire to complete the implementation of the relevant Security Council resolutions and to remove any doubts that Iraq still possesses weapons of mass destruction." Hours after that letter arrived at the U.N., Iraq was shooting at U.S. aircraft implementing those same relevant U.N. Security Council resolutions. Since 1992, the Iraqis have used anti-aircraft artillery against our aircraft in the northern and southern no-fly zones. In fact, over the last three years, Iraq's Triple-A fired at coalition aircraft over 1,000 times. This year to date they have fired on us over 400 times and since September 16, they have stepped up its firing on U.S. and British planes since he agreed to cooperate with the U.N. Actions speak louder than words. And for 11 years Saddam Hussein's actions have shown that he is bent upon pursuing weapons of mass destruction at all costs.

After 9 days after Saddam Hussein's September 16th letter pledging the unconditional return of weapons inspectors, Iraq's foreign minister stated U.N. resolutions were "unjust and at odds with the U.N. charter and international law." He further declared, "Iraq demands that its inalienable rights are met, including respect for its sovereignty, security and the lifting of the blockade imposed on it." Then Baghdad stated that the 1998 Memorandum of Understanding which exempted certain presidential palaces must stand. I am sure we will hear from time to time that Baghdad is once again stating that unconditional inspections could take place. The words change, but the actions stay the same. They keep right on firing at our pilots.

Madam President, on September 11, 3,000 innocent citizens were killed. If their deaths are to have any meaning, our nation must not forget the lesson they gave us that day for us to learn. The era of our invulnerability is over. Evil exists—it is real, it is out there, and it seeks our destruction. If we ignore it, it will not go away. It will continue to stalk us, and kill more of our people. It must be confronted and it must be defeated.

"There is a time for all things," the Rev. Peter Muhlenberg told his congregation on the eve of the Revolutionary War, "a time to preach and a time to pray. But those times have passed away. There is a time to fight, and that time has now come."

We have listened and we have prayed. Now we organize to go to war against Saddam Hussein.

For the best honor we can bestow on those who have died for our nation, and those who will die for our nation, is victory. Victory over terrorism. And if the President believes it is necessary to secure our freedom, victory over the regime of Saddam Hussein.

Madam President, I yield back the remainder of my time.

The PRESIDING OFFICER. The Senator from Nevada.

Mr. REID. Madam President, I ask unanimous consent that Senator GRAHAM's and Senator CANTWELL's time be changed. Senator GRAHAM will go before Senator CANTWELL.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

The Senator from Florida is recognized for 30 minutes.

Mr. GRAHAM. Thank you, Madam President.

Madam President, I rise this evening to speak to my colleagues, more importantly to speak to the people of the United States and, especially, my fellow Floridians.

In my service in the Senate I have not shied away from authorizing the use of force when I believed it was in our Nation's interests.


As I have join the President of the United States a presumption of correctness in his assessment of our national security interest.

But, Madam President, tonight I am going to vote no on this resolution. The reason is this resolution is too timid. It is too limiting. It is too weak. This resolution fails to recognize the new reality of the era of terrorism. And that reality is that war abroad will, without assertive security actions, increase the threats of terrorist attacks here at home.

In fact, war on Iraq alone leaves Americans more vulnerable to the No. 1 threat facing us today, those international terrorist organizations that have the capability to inflict upon us a terror attack that would be a repeat of the tragedy of September 11.

The resolution I had hoped we would pass would contain what the President has asked for relative to the use of force against Saddam Hussein's regime in Iraq, and the eve of the President's authority to use force against the international terrorist organizations that will probably strike the United States as the regime of Saddam Hussein crumbles.

I offered an amendment on this floor yesterday that would have given the President the authorities he needs to deal with the threat posed by the five international terrorist organizations in addition to al-Qaeda—that could gladly join Saddam Hussein in his retaliatory strike.

Those five organizations have already killed hundreds of Americans. Those five organizations have ties to countries that could provide them with weapons of mass destruction. Those five organizations have the capability to strike within our homeland. They have recruited, trained, and placed operatives in our hometowns.

I argued that the President should have the option to set priorities and choose our targets, and to be able to preempt terrorists before they can order strikes against us in our homeland. Unfortunately, that amendment was rejected.

Some said I was incorrect in my contention that the President, as Commander in Chief, lacks the power to expand the war on terrorism beyond al-Qaeda. I disagree. But I will not repeat the arguments that I made yesterday.

But even accepting the fact that others may disagree, how is it in the interest of our Nation's security to leave the question in doubt as to whether the President has the authority to attack those international terrorist organizations that represent such a lethal threat to the people of the United States?

There have been some past administrations which have allowed leaders of rogue states to be uncertain as to how America would respond if they used weapons of mass destruction. This administration should not repeat that fundamental error.

In my judgment, passing this resolution is to have declared war on Hitler's Germany.

Mussolini's Italy. We should also be declaring war just on those international terrorist organizations that represent such a lethal threat to the people of the United States?

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mean Iraq. Saddam Hussein’s regime has chemical and biological weapons and is trying to get nuclear capacity. But the briefings I have received suggest our efforts, for instance, to block him from obtaining necessary nuclear materials have been largely unsuccessful as evidenced by the recent intercept of centrifuge tubes, and that he is years away from having nuclear capability.

So why does it make sense to attack this era’s Italy and not Germany, especially when by attacking Italy, we are making Germany a more probable adversary?

The CIA has warned us that international terrorist organizations will probably use United States action against Iraq as a justification for striking us here in the homeland. You might ask: What does the word “probably” mean in intelligence speak. “Probably” means there is a 75 percent or greater chance of the event occurring. And the event is that international terrorist organizations will use the United States’ attack on Iraq as a justification for striking us here in the homeland.

Let me read a declassified portion of a CIA report recently presented to the Senate Select Committee on Intelligence.

Baghdad for now appears to be drawing a line short of conducting terrorist attacks with conventional or [chemical and biological weapons] against the United States.

Saddam might decide that the extreme step of assisting Islamic terrorists in conducting a [weapon of mass destruction] attack against the United States would be his last chance to exact vengeance by taking a large number of victims with him.

In other words, the odds of another attack against the people of the United States al-Qa’ida or one of the international terrorist groups goes up when we attack Baghdad.

The President should be in the most advantageous position to protect Americans, to launch preemptive strikes and hack off the heads of these snakes. With the resolution before us, we are denying the President that opportunity, and we are sending confusing signals to our people and our allies as to the sincerity of our commitment to the war on terrorism.

The American people and our allies gave President Bush their wholehearted support in the war on terrorism. That must continue. On September 11. They cheered our efforts to remove Osama bin Laden and the Taliban government from Afghanistan. A year after we commenced that war, action in Afghanistan has ground to a virtual halt. Osama bin Laden remains at large, and we have yet to see the Taliban drive out of Afghanistan to take on the cells of al-Qa’ida operatives in other parts of the world.

We also know of sanctuaries, training camps where the next generation of terrorists are being trained and those sanctuaries are going unattacked.

With sadness, I predict we will live to regret this decision. On October 10, 2002, we stood by, and we allowed those terrorist organizations to continue growing in the shadows. It may be days, weeks, months, or years before they strike Americans again, but they will, and we will have allowed them to grow that capability.

If we are going to pass this resolution—and I expect we will—there are several things we should say about the need to protect the American people. Within the region of the Middle East and central Asia, we have a constellation of challenges, threats, and commitments of the United States. We need to use this period of time to begin to reduce the threat environment in that area by active, sustained U.S. diplomacy and military action.

Second, the President a year ago should have ordered all of the law enforcement agencies under his control to design a comprehensive means of determining the number, location, and capability of terrorists who are living among us. But tonight, no one in our government can fully tell us which, when, where, and how terrorist organizations might hurt us. This I consider to be a stunning admission and an unnecessary vulnerability.

At this late hour, such action should be of the most urgent priority. This should be done, of course, within the confines of the protections afforded to all American persons by the Constitution of the United States.

Third, we should be moving to detain all those who can be legally detained who represent a threat to the United States.

Fourth, the President should direct the military forces of our country to prepare to execute a full-fledged war on terrorism. We must complete our mission in Afghanistan and then move to the next targets of al-Qa’ida cells.

Finally, I would advise the President to request of the Congress the authorities he needs to execute the war on terrorism.

The United States has many challenges, threats, and commitments to respond to, particularly in the region of the Middle East and central Asia. These include the Israel-Palestine conflict, the India-Pakistan standoff, and the threats posed by weapons of mass destruction. Even if we say the No. 1 issue in the region should be containing weapons of mass destruction—especially nuclear weapons—I frankly do not believe Iran should be our first concern. We do not know the full capabilities of the State of Israel, although we believe it has the full capacity to defend itself against attacks, or the threat of an attack. We are aware of the significant capacity possessed by Iran, Pakistan, and India, and without fear of contradiction that all of these possess substantially greater capabilities and means of delivering nuclear or other weapons of mass destruction than Iraq.

Of all the issues we care about, and those issues over which we have some capability to determine the outcome, in my judgment, the No. 1 priority should be the war on terrorism and its threat to the people of the United States in our homeland. Our top target should be of those threats that have the greatest potential to repeat what happened on September 11, killing thousands of Americans. Passing this
timid resolution, I fear, will only increase the chances of Americans again being killed. That is not a burden of probability I am prepared to accept. Therefore, I will vote no.

I close with the words spoken in one of the darkest periods of the history of the Western World. In 1941, Winston Churchill said:

"Never, never, never believe any war will be smooth and easy, or that anyone who embarks on the strange voyage can measure the tides and hurricanes he will encounter."

The statesman who yields to war fever must realize that once the signal is given, he is no more the master of policy, but the slave of unforeseeable and incalculable events.

Mr. REID. Madam President, how much time did the Senator from Florida use?

The PRESIDING OFFICER. The Senator used 20 minutes.

Mr. REID. And he had 30 allocated to him. Therefore, I ask unanimous consent that Senator Mikulski be recognized for 20 minutes.

The PRESIDENT PRO Tempore. Is there objection?

Without objection, it is so ordered.

The Senator from Maryland is recognized.

Ms. MIKULSKI. Madam President, after careful consideration, I have decided to oppose the Bush resolution on Iraq. This resolution would give President Bush the unilateral authority he seeks to go to war against Iraq without international support or international resources. The resolution includes only tepid language supporting diplomatic efforts at the United Nations.

The Senate is making a grave decision: Whether to give the President unlimited authority to go to war and send American military men and women into harm's way.

I take this responsibility very seriously. I have listened to the President and his advisors. I have consulted with experts and wise heads. I have participated in hearings and briefings as a member of the Senate, and particularly as a member of the Intelligence Committee. I have listened intently to my own constituents.

The American people are deeply ambivalent. The American people want a safer world, a world in which distant tyrants can't threaten us and our bases and our embassies and our treasured allies. The American people are counting on us to assure the Iraqi threat and to confront it with our allies. They and I firmly believe that Saddam Hussein is duplicitous, deceptive, and dangerous.

Iraq has grim and ghoulish weapons to carry out his evil plans. As part of the Gulf War cease-fire agreement, Saddam Hussein committed himself to dismantling its chemical and biological and nuclear weapons programs and longer-range missiles. Instead, Saddam Hussein is trying to add nuclear weapons to an arsenal that already includes chemical and biological weapons and ballistic missiles.

These threats cannot be ignored and allowed to grow. But these are not only threats to us. These are threats to the international community, and the international community must share the responsibility of addressing them.

I support a robust multilateral response to the Iraqi threat. That's why I supported the Levin resolution, urging the United Nations Security Council to fulfill President Bush's request to demand Iraqi disarmament, verified by unfettered inspections, and to authorize the use of military force if Iraq refuses to comply.

If the UN Security Council in fact, then Congress would consider a request from the President to authorize acting alone against Iraq.

Let me be very clear on one point. The United States always has the authority to take military action in self-defense. That is our right under international law, included as Article 51 of the United Nations Charter, and I support that.

President Bush says he has not yet decided whether the use of military force is necessary, and I take him at his word.

The United States should first exhaust all diplomatic and other non-military means.

The United States should give the United Nations the opportunity to fulfill its responsibility to address the Iraqi threat.

The United States should fully pursue whether the UN Security Council will authorize the use of multinational force.

The Bush resolution, the White House resolution, would authorize the President to send our Armed Forces to war against Iraq without any further consideration by Congress.

Under the Levin resolution, which I cosponsored, Congress would remain in session, standing ready to promptly reconsider if the UN does not meet the challenge.

I have had to ask myself, Why should the Senate wait to see what the United Nations will do before deciding on the unilateral use of force?

The answer is this:

Voting now in support of unilateral action would take the international community off the hook.

Why would the other members of the United Nations Security Council make the tough decision to effectively authorize war against a member state if they know the U.S. will do it by ourselves?

I believe this resolution would actually weaken the negotiating position of the President and the Secretary of State at the United Nations.

Why would other nations send their troops into harm's way if America is ready to send our troops without them?

Why would other nations join us to rebuild Iraq after a war if Uncle Sam is willing to bear the financial burden, as well as the dangers?

I am concerned about the prospect of America going it alone because I've thought about the risks and consequences.

The risks and consequences of acting alone are so much greater than they would be for multinational action.

The risks to our troops are greater if allied forces do not join the mission.

The challenge in post-conflict Iraq is greater if other nations do not share the burdens and the cost.

The consequences for the war on terrorism are greater if we lose the essential cooperation of other nations in the effort to pursuit al-Qaeda and other terrorist groups.

The consequences on our economy would be severe.

A mandate from the United Nations would mean the international community against Saddam instead of the United States against Iraq, and other countries in the region would join our coalition rather than obstructing or opposing us.

I recognize that I will likely be in the minority on this vote. The Senate and House of Representatives will probably grant the President the broad authority he now seeks.

I will vote differently than the majority, but I want my constituents, particularly our men and women in uniform, to know that I believe my vote represents the wisest, most prudent course with them in mind.

America's soldiers, sailors, airmen, and marines will have my full and steadfast support. I stand accountable to the oath I took to defend the Constitution against all enemies, foreign and domestic. I hold myself accountable to my constituents, and I am prepared to defend this vote because I think when history is written, it would have been wiser not to give authority to go it alone right now.

I thank the Chair and yield the floor.

The PRESIDENT PRO Tempore. The Senator from New Hampshire is recognized for 15 minutes.

Mr. SMITH of New Hampshire. I thank the Chair.

Mr. President, I can recall 11 years ago—12 years ago actually—I made my maiden speech on the floor of the Senate. It was about Saddam Hussein and going to war with President Bush in office. Here we are 12 years later doing the same thing.

I rise today to again support the President in his duty, I believe, to stop Iraq from bringing weapons of mass destruction throughout the world. When I addressed this topic in January of 1991, I incited that then we talk about George Bush—President Bush 41—leading us into war. What I said then, and I will say now, is that was wrong. It is Saddam Hussein who is leading us into war. The same holds true today as it did 12 years ago.

The votes against the Desert Storm operation, some of whom are repeating this same antiewar rhetoric today, are simply wrong. The warmonger is Saddam Hussein. He is now moving us toward another major military engagement with the stakes even higher than they were 12 years ago.

Unfortunately, Desert Storm did not finish the job. There has been some
criticism about that. Given the data and facts, President Bush had at the time and with the U.N. resolution, he did what he had to do.

If we calculate the costs of air operations, non-fly zones, and other activities, over the past 12 years, containment has not worked. In this age of weapons of mass destruction, relying on a policy of containment and deterrence is a risk we cannot and must not take.

I pulled out a copy of the speech I made in 1991. I do not know anyone in this body who wants war. I do not know anyone in America who wants war. I certainly do not. The President does not. Nobody wants war. Yet we heard today on the floor that President Bush is leading us into war, and that is wrong.

Thomas Paine, who is often quoted, over 200 years ago said: These are the times in which men have a right to expect a degree of freedom of opinion, and that their political conduct shall be regulated by their own sense of right and wrong.

I was struck by the power of those words. The speech I made in 1991 was the first time the House of Representatives debated behind closed doors. I knew President Bush would have to ask the American people to take a decision. I realized that this country has come to a point of no return.

If we calculate the costs of air operations, non-fly zones, and other activities, over the past 12 years, containment has not worked. In this age of weapons of mass destruction, relying on a policy of containment and deterrence is a risk we cannot and must not take. The President said that we are not prepared for the devastation of Saddam Hussein’s regime. I have always been concerned about the risks that Saddam Hussein poses to America.

I know, a regime that is a threat to the world, that he is indeed a threat to the world. I know, I have seen enough intelligence on this over the past several years to know—not only to believe it but to know it. Weapons of mass destruction nuclear, biological, and chemical, whatever they may be—can kill millions in insidious ways throughout the world. We simply cannot let this stand.

I know, having been there, the enormous burden felt by young men and women in uniform who will be there when and if this happens. They need our support. Have the debate, get the debate behind us, and get behind our men and women because they are going to have to do the work, and they deserve our support, unlike Vietnam when the troops did not get that support.

We need to find out where the links to al-Qaeda are. They annihilate innocent people in their religious faith or their national identity. That is what they are doing. They will do it with terrorist bombs on their backs. They can do it with nuclear missiles or biological or chemical missiles as well. If the evidence is sufficient, I urge them to go down to the Holocaust Museum and take a look and see what the cost of doing nothing is: 6 million innocent lives annihilated because we stood by as a world and let it go too long, and then forget. We cannot let this go too long. Six million lives lost the way Hitler took them is horrible, and as despicable as it was, it is nothing compared to the number of lives that can be taken in more evil and despicable ways now.

Some say we should not take preemptive action. Preemptive action? There is already action taken against the United States of America. Remember the 3,000 people dead. This is not preemptive. We need our survival as a nation is at risk. Earlier this year in the wake of the unprecedented and vicious attack in the United States and world by al-Qaeda, President Bush came before the American people in his State of the Union Address and unveiled his advocacy for regime change in Iraq. That is a sound policy. And this is a terrible dilemma. How would you like to be the President of the United States today, sitting in the White House, and you have a choice to make? Do you make the decision? Do you make the decision to act?

This resolution also touches my heart in another way. This resolution today is not a policy of containment or of policy of action of one day. It is a policy of commitment, it is a policy of action that is permanent. We are now on the threshold of action to prevent Saddam Hussein from his goal of weapons of mass destruction, of chemical, whatever they may be, of biological, whatever they may be. We cannot afford to fail this test. We cannot afford to fail this test. The stakes are too high not to do it.

I served in Vietnam. Others have served in World War II. All know the stakes. If we do not do this, people may die. If we do this, people will die. Imagine the tremendous burden that is placed now upon the President of the United States. Democracies do not threaten democracies, and democracies do not start wars. We would all be much safer nations if everybody believed the way we did, but that is not the way it is.

We have learned much in the wake of the vicious attack upon our country on September 11. Frankly, we were pretty much asleep. We were complacent. The terrorist attacks in Africa, the U.S.S. Cole, Khobar Towers, our barracks in Saudi Arabia were largely inflicted on our military and on our State Department personnel, but we were still largely oblivious to the risks we faced right here on American soil. We were not prepared for the devastation of 1,000 lives of innocent Americans lost. The total costs are immeasurable. Some say as much as a trillion dollars, but how about in the human loss? All the children orphaned, young people, men and women who were embarking on careers—what they might have contributed to America over the next several years we will never know.

What Saddam Hussein is doing has to be met. He is a threat to the people of the world. He is indeed a threat to the world. I know, I have seen enough intelligence on this over the past several years to know—not only to believe it but to know it. Weapons of mass destruction nuclear, biological, and chemical, whatever they may be—can kill millions in insidious ways throughout the world. We simply cannot let this stand.

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The President of the United States today, sitting in the White House, is a sponsor of Islamic terrorism worldwide. I know, having been there, the enormity of the situation.

We are now on the threshold of action to prevent Saddam Hussein from his goal of weapons of mass destruction of chemical, whatever they may be, of biological, whatever they may be. We cannot afford to fail this test. We cannot afford to fail this test. The stakes are too high not to do it.

I supported the resolution on Iraq during the administration of President Bush 41, and I will support the resolution of this President Bush to give him the power to authorize the use of military force against Iraq.

I will close with a comment I made in my closing remarks in 1991:

If there are some in doubt, I urge them to go down to the Holocaust Museum and take a look and see what the cost of doing nothing is: 6 million innocent lives annihilated because we stood by as a world and let it go too long, and then forget. We cannot let this go too long. Six million lives lost the way Hitler took them is horrible, and as despicable as it was, it is nothing compared to the number of lives that can be taken in more evil and despicable ways now.

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Stand with the Commander in Chief. Have the courage to stand with him who was elected by all of the American people. Stand with him, and stand with our sons and daughers in the Persian Gulf. Do not let Saddam Hussein reason to doubt our resolve. Stand together. Let us discard Saddam Hussein on the garbage heap of history along with the likes of Khrushchev, Stalin, and Hitler. That is where he belongs, and that is where we are going to put him sooner or later.

Unfortunately, it is a little bit later than we expected. We need not fear. We are the greatest Nation in the world, with the greatest people, and I believe it is the right thing to confront this monster and do it now. That is why I will be supporting President Bush. I yield the floor.

The PRESIDING OFFICER (Mr. DURBIN). The Senator from Washington is recognized for 30 minutes.

Ms. CANTWELL. Mr. President. I come to the floor today to discuss S.J. Res. 46, the Lieberman-Bayh-McCain resolution, and the issue that everyone of my colleagues agrees on—that Iraq is in serious violation of its U.S. and U.N. agreements prohibiting its possession of weapons of mass destruction.

Why my colleagues cannot agree on is how we should go about disarming Iraq.

Let me add my views. I believe that the best way to deal with the threat posed by Saddam Hussein is to build a multinational coalition and engage the United Nations. But we can't ask the United Nations to disarm Saddam Hussein if we are not willing to disarm himself.

Today's vote for S.J. Res. 46 is a statement of national resolve to disarm Saddam Hussein. By showing our unity as a nation, we help the United States unite the world against his continued effort to use weapons of mass destruction.

History has shown that we have been very patient with Saddam Hussein. First, let us remember that the United States and 34 other nations were at war with Iraq in 1991.

After 3 months of war in which the U.S. coalition lost 556 lives and 502 wounded—including seven young men from my home State—not to mention the estimated 100,000 Iraqis killed—we negotiated a cease-fire agreement with Iraq that ended our military campaign.

The House resolution went even further and urged the President and the United Nations to establish a tribunal to charge Saddam Hussein as a war criminal.

That vote showed a clear consensus eight years ago when members of the House agreed that Saddam Hussein was neither a legitimate ruler nor an honest actor in the ceasefire and UN agreements.

In 1998, we increased military pressure in the region and even conducted a military strike under President Clinton called Operation Desert Fox—hoping that the threat of force and the destruction of military installations would bring Hussein to reason and allow the inspectors back in.

While this limited military pressure produced few results, as soon as the United States turned down the heat Saddam Hussein went back to his old ways.

Where are we today? For 11 years since our ceasefire agreement with Iraq we have tried to stop Iraq's effort to develop weapons of mass destruction.

In reality, our efforts have failed to stop his continued build-up of weapons of mass destruction. The United Nations should never have allowed Saddam to negotiate the terms of inspections.

When he crossed the line in the sand that separated Iraq from Kuwait, Hussein demonstrated to the world his absolute disregard for international law; and his defiance of the will of the international community.

He also displayed, on a world platform, his utter disdain for the principles of human rights and a free society; and revealed to the world a frightening weapons capacity, including chemical and biological weapons and substantial progress towards developing a nuclear weapon—all of which has only failed to make us safer.

Regional ambitions and threaten enemies. Saddam Hussein is a global menace that we cannot simply wish away.

By doing nothing the world is not only failing to enforce the terms of a ceasefire agreement and a threat to global stability.

Some citizens say there are other countries in the world producing weapons of mass destruction and could be a source of aid to terrorists. Why worry about Iraq?

I know of no other country that has posed such a unique threat by: Violating of US/UN cease-fire agreement to stop development of weapons of mass destruction; Using weapons of mass destruction in war or against its own people; and Refusing to help the U.S. in the Afghanistan war on terrorism and actually applauded the efforts of Al Quida of 9/11.

We are now considering a resolution that I believe will take a positive step towards effectively dealing with the threat of Saddam Hussein, his failure to comply with the terms of the 1991 ceasefire agreement.

The best way to do that is to bolster the President's and the U.S. efforts by sending a message to the U.N. Security Council that we must act. This vote tells the President of the United States we agree Saddam Hussein and his failure to comply with the ceasefire agreement constitutes a serious breach and a threat to global stability.

The vote tells the President we firmly support his promise to go to the United Nations Security Council and live up to the responsibilities to enforce a ceasefire agreement that Iraq has continued to try to subvert. This vote is a statement of national resolve that Saddam Hussein must be disarmed.
by peaceful means, if necessary, but by showing our unity as a nation, that we, the United States, will help eliminate this threat and will unite the world behind it.

Some have called this unconditional surrender. This is not the case. Senators Lieberman, Warner, Bayh, and others have made great progress on this legislation. There are conditions. It requires a limited scope of operations in the Iraq theater, continued consultation with Congress on military action, and serious reporting requirements to inform Congress of the commencement progress and plans of both operations and postwar strategies.

I make clear this resolution does not endorse a unilateral action. If for some reason the U.N. Security Council does not act, I expect the President to make a major and aggressive diplomatic effort to enlist other partners around the globe in doing the right thing to stop Hussein’s efforts. The President has promised to Congress and the chairman of the Foreign Affairs Committee, that he would be committed to developing a coalition of allies for military action. We know how important these coalitions are. We expect the President to fulfill this promise.

My vote for this resolution does not mean I am convinced the administration has answered all the questions. In fact, I believe the following issues must be addressed—there are several, before the U.N. or the United States takes military action: First, it is clear we need a continued, multilateral approach. The President must continue to make the disarming of Iraq a global issue. The rhetoric surrounding Iraq earlier this summer was unilateralist. It offended our allies and others who might have been with us. It branded the view around the world that the United States is an arrogant power, and did serious damage to our relationship with many important powers in the Middle East region.

The President’s September speech to the United Nations reflected a new chapter and much needed improvement in the administration’s efforts to confront Saddam Hussein. He made clear that the priority of the administration was to mobilize an international effort to enforce the cease-fire.

Second, we must understand what our ultimate strategy is. This vote is not an endorsement of the President’s military strategy, mainly because we have not been given what it is. However, there is good reason to believe that this operation, which may require force to enter Baghdad, will prove substantially more complex and difficult and costly than Operation Desert Storm—not only in its economic cost, but most important, in the lives of soldiers and innocent Iraqi citizens. This is, indeed, a troubling scenario. The administration ultimately acts within the scope of this authorization, it must be up front and honest with Congress and the American people in explaining what we are up against.

Third, we must have a postwar commitment strategy. This vote is not an endorsement of the President’s postwar scenario either, largely because I have not heard some broad outlines. If, in fact, action by the U.N. or U.S. troops were taken. But we need to realize the process of creating a peaceful and stable post-Saddam Iraq will be huge and expensive and politically volatile.

If the administration does not commit to multilateral military action, we must similarly commit ourselves to a serious long-term strategy to bring about freedom, representative democracy, and prosperity to the people of Iraq. This will require a substantial obligation and commitment.

Fourth, fighting the broader war on terrorism cannot be left behind. And while the President has made the point that this effort is related, we need to promote and commit troops to the Persian Gulf, that we will not be diminishing our other efforts on the war on terrorism.

Fifth, and probably the challenge that most of my colleagues have tried to address in the Middle East stability. I do remain very concerned about the effective military action and the volatile situation that may occur in the Middle East. The Israeli-Palestinian conflict remains in a disappointing and potentially volatile state. We must be aware that any action in Iraq and the possible extension to Israel poses a serious threat to the future peace in this region.

If the administration or the U.N. selects military action against Iraq within the scope of this resolution, we must work aggressively through diplomatic channels to ensure that such action is kept separate and distinct from the Israeli-Palestinian conflict.

And we must protect Iraqi civilians. We cannot diminish the serious concerns regarding the effective potential military action on that population. They have been the victims of a brutal, harsh and inhumane dictator who has not only stripped away their political liberty and free expression but also distributed to Iraqi populations economic deprivation, malnutrition, lack of medicine, and diverted billions of dollars into other programs.

If the U.N. or the United States determines that we should move forward within the framework of this resolution and military action must be taken, it must be used as a last resort.

The President needs to take leadership and work with Congress to incorporate the issues I have just mentioned and come back to Congress and consult with them.

I take this vote very seriously. The men and women in the Armed Forces from Washington State may very well be called into action. Whether it be our troops at Fort Lewis, our refueling tankers flying out of Fairchild Air Force Base in Spokane, our cargo planes from McChord, our radio jammers or P–2 aircraft out of Whidbey Island, or even the men and women of the U.S.S. Abraham Lincoln who were recently in the Persian Gulf, or the thousands of men and women serving in Fort Bragg, my vote tonight with the President’s multilateral effort will lead to a successful result where we would not need to use these personnel. But if we do, I know these men and women will be ready to move forward with conviction, resolve, and professionalism.

I do not now, nor have I ever believed, that military action is our preferred method to address international conflict. But I have seen over the last 11 years, Saddam Hussein has consistently failed to live up to the 1991 cease-fire agreement, and his noncompliance is a dangerous failure that this body must address. This problem is not going away. If anything, it will grow more serious if Saddam Hussein continues to flaunt his chemical, biological, and nuclear weapons stockpile.

There is no question that we are looking for a strong and effective resolution from the United Nations Security Council, and I believe this vote sends an important message to the United Nations Security Council and gives the President the domestic backing he needs to get that international support being serious, forceful, and resolve in expressing our dissatisfaction with Saddam Hussein for his continued noncompliance, I think we are charting the best course for an international response. We are taking action in this body tonight, and we want the international community to take action with us.

I yield the floor.

The PRESIDING OFFICER. Under the unanimous consent agreement, the time of the Acting Secretary of the Army from North Dakota for 30 minutes.

Mr. CONRAD. Mr. President, in a few moments we will make one of the most fateful decisions for our country. We will decide if we authorize the President to take this Nation to war. As with every momentous debate in this Chamber, our deliberations will resonate long into the future. Few decisions will have greater consequences to the people we represent and to the future of our Nation.

Before I ask you men and women to put themselves in harm’s way, I must be convinced we have exhausted every other possibility, pursued every other avenue. For me, and I believe for the people I represent, war must be the last resort.

As we debate the course this Nation will take, some facts are clear and unassailable. Saddam Hussein is a menace to the whole region of the Middle East and a vicious tyrant who harms his own people. He has waged war against neighboring nations, and he has attacked the people of his own country. He has acquired
chemical and biological weapons. He is attempting to acquire nuclear weapons and the means to deliver those weapons using ballistic missiles.

There is no question that Saddam Hussein is ignoring the will of the United Nations and that he has not honored the agreements he made following the Gulf War. Saddam Hussein is a dangerous force in the world.

I agree that we must take action. The question is: What course do we take? How do we best protect the national security of our country?

A decade ago in the gulf war, Saddam Hussein launched a surprise attack on Kuwait and we rallied a powerful international response to defeat him. Today, we debate a much different scenario. Saddam has not directly threatened his neighbors since the gulf war. In a recent threat assessment from the Central Intelligence Agency, it concludes that Iraq is not likely to initiate a chemical or biological attack on the United States. Yet the President is contemplating a preemptive invasion of Iraq with the goal of ousting Saddam Hussein and installing a new regime. In the history of this Nation has the Congress voted to authorize a preemptive attack on a country that has not first attacked us or our allies.

Let me be clear. I do not oppose the use of force against this lawless and dangerous tyrant, but I cannot support the resolution before us as it stands. It is too broad and open-ended, and I do not believe it is in the national security of the United States. In my judgment, an invasion of Iraq at this time would make the United States less secure rather than more secure. It would make a dangerous world even more dangerous.

First, we must finish our unfinished business with the terrorists of al-Qaeda. For the past year we have all agreed that combating al-Qaeda was our first priority. News reports just this morning warned us of the danger of renewed terrorist attacks on this country, organized and orchestrated by al-Qaeda. I believe defeating the terrorists who launched the attacks on the United States last September 11 must be our first priority before we launch a new war on a new front. Yet today the President asks us to take action against Iraq as a first priority. I believe that has the priority wrong.

Second, a unilateral invasion could provide the back we seek to preempt. In just the last few days, the CIA has reported that there is a very low probability Saddam Hussein would launch a biological or chemical attack against the United States or our interests. However, if we launch a unilateral invasion, the risk rises dramatically that a desperate Saddam would use biological and chemical weapons.

Brent Scowcroft, National Security Adviser to former President Bush, wrote that in the wake of an invasion:

Saddam would be likely to conclude he had nothing left to lose, leading him to unleash whatever weapons of mass destruction he possesses.

Third, an invasion of Iraq for the purposes of regime change would necessitate a march on Baghdad. Such a course would expose our forces on the ground to the kinds of hand-to-hand, street-by-street urban warfare in a foreign capital, which replace that of our advantage in superior airpower and technology. The military and civilian casualties could be substantial.

The former Chairman of the Joint Chiefs of Staff, General Wesley Clark, the former Supreme Allied Commander, Europe, put it succinctly: "If we go in unilaterally or without the full weight of the international organizations behind us, we do in with a very sparse number of allies: . . . we're liable to suffer supercharge recruiting for al Qaeda.'" Let me repeat that: "We're liable to supercharge recruiting for al Qaeda.'"

Fifth, if this nation asserts that preemptive military attacks are justified in this conflict, what are the consequences of our actions around the world? Would India or Pakistan claim the same justification in Kashmir, raising the prospect of nuclear war in South Asia? Could China use this precedent to attack Taiwan, potentially drawing the U.S. into a major war with China? Could Russia use this justification to re-occupy parts of the former Soviet Union?

And sixth, while the financial costs of this effort should not drive this debate, we cannot ignore them. The Congressional Budget Office has just estimated that an invasion of Iraq could cost this nation $6 billion to $9 billion a month. That is a significant financial toll at any time, but particularly when we are still engaged in conflict in Afghanistan. The economic downturn makes the expense even harder to bear.

CBO estimates that the costs of an invasion plus a five-year occupation would reach some $272 billion. How will we pay for this? Do the White House or President Bush's hands. Retaliation would be prompt and overwhelming, and Saddam has no interest in suicide.

The one situation that might induce him to use his weapons is a U.S. attack on Iraq.

Historian Arthur Schlesinger, Jr., recently asked: "Why not . . . try the combination of containment and deterrence—not invasion. In the past, we have contained the Soviet Union, Communist China, and North Korea and others by resorting to a pre-emptive first strike. Again and again, we have seen the scenario. A vicious dictator amasses weapons of mass destruction, threatens his neighbors, and threatens the United States. Always in the past, we have chosen containment and deterrence—not invasion. In the past, we have contained the dictator, rallied international support to isolate him, and together with our allies carried out a disciplined, forceful and effective strategy of deterrence. We did not launch an invasion.

Even when the Soviet Union placed nuclear missiles just 90 miles off our coastline, we did not invade. Rather, President John F. Kennedy issued an ultimatum—a ultimatum. We demanded the removal of those missiles. We succeeded, and we brought the world back from the brink of a nuclear conflict that might have engulfed the world.

The historical lesson is clear. There are ways of and forceful actions we can take against dictators and aggressors short of invasion, actions that can succeed.

Clearly, if Saddam Hussein were to attack this country—yes, if we had strong evidence that an attack on this country were imminent—we would have every right to defend ourselves. In that case, Saddam should have no
doubt that the United States would oblige him.

If the President has new knowledge on an imminent threat from Iraq that contradicts the statement of his CIA Director just this week that an attack is unlikely, he has a duty to alert the Congress. I believe in protecting our people and our allies from imminent danger. But I believe the President must present stronger evidence to the Congress and the American public before he reverses a strategy that has worked and served dictators around the world. Before this nation strikes first, strikes unilaterally, strikes preemptively, we must know how this threat is different from those that have come before.

Inaction and appeasement are not options. We must be prepared to use force to defend our national security interests, with or without the support of the UN. And I support the use of force against Iraq in the following circumstances:

- We need no one's permission to fight back when attacked, and force would be fully justified in the case of an Iraqi attack against this country or our allies. Force would also be justified if we were presented with clear and compelling evidence Saddam was preparing an imminent attack on this nation, or on our allies.

- Additionally, the use of force would be justified if we were provided with credible evidence that Saddam was linked to the September 11th attacks on this nation or if Saddam were to provide weapons of mass destruction to terrorists.

- Finally, I believe we must be prepared to use force in concert with our allies to destroy Iraq's weapons of mass destruction if Saddam refuses to comply with UN resolutions ordering him to disarm.

I support the use of force when it is in our national security interest. I voted for the Levin amendment to authorize the use of force to disarm Saddam Hussein and affirm our right to self-defense. I also voted for the Durbin amendment to authorize the use of force to destroy Iraq's weapons of mass destruction.

For all the reasons I have cited, I believe an invasion of Iraq must be a last resort, not a first response. Instead, I believe we can and should take a phased approach.

First, we should exhaust every option available to us at the United Nations. Saddam has defied the U.N. in the past, but the growing U.S. and international pressure, and the imminent threat of military action may give the process new life. Further, our allies will be more willing to join with us if we exhaust every option at the U.N.

Next, we should make every attempt to forge the same strong coalition of nations that brought Saddam to his knees during the Gulf War. The knowledge that he is an outlaw in the eyes of the world community will send a powerful message to Saddam to comply with the U.N. resolutions he agreed to after the Gulf War.

I believe the United States would not be justified in invading Iraq if it is not under Saddam. I believe the United States should not launch an attack on Iraq unless we can show that Saddam Hussein poses a continuing threat to the national security of the United States.

This amendment to authorize the use of force in self-defense is consistent with the Constitution and the principles of our great republic. It allows the President to use U.S. military force, since the UN Security Council failed to act, to protect American citizens and our allies from an imminent threat. But it is also clear that Saddam Hussein is not under Saddam, and we must be prepared to use force if he continues to pose a threat.

I support the use of force when it is in our national security interest. I also voted for the Durbin amendment to authorize the use of force in self-defense. I also voted for the Durbin amendment to authorize the use of force to destroy Iraq's weapons of mass destruction and prohibited delivery of such weapons.

The unilateral, go-it-alone use of U.S. military force without the support of our allies is not in our national security interest. It would not give the United States the support it needs to defeat Saddam Hussein and his regime.

I say to the President and to my colleagues that if we are to support the President, we must be prepared to use force to destroy Saddam Hussein and his regime. Force would also be justified if we were presented with clear and compelling evidence Saddam was preparing an imminent attack on this nation, or on our allies.

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Next, we should make every attempt to forge the same strong coalition of nations that brought Saddam to his knees during the Gulf War. The knowledge that he is an outlaw in the eyes of the world community will send a powerful message to Saddam to comply against nation B that nation A perceives poses a continuing threat to it, although the threat is not imminent, could lead to an increase in violence and aggression throughout the world. And it could have extraordinary consequences for the world if one or both of such nations possess nuclear weapons, such as India and Pakistan.

The grant of authority under (2) above, to enforce all relevant U.N. Security Council Resolutions regarding Iraq is also unacceptable. For instance, Iraq is presently in default on its obligations under relevant Security Council Resolutions that require it to return Kuwaiti archives and property. It is exceedingly unwise to provide such a broad grant of authority when the real threat that Iraq poses is because of its refusal to destroy its weapons of mass destruction and prohibited delivery systems.

The Lieberman amendment also sends the wrong message to the United Nations. It contradicts the thrust of the President's speech to the U.N. General Assembly on September 12 when he said "We will work with the U.N. Security Council to "adapt the concept of imminent threat to the capabilities and objectives of today's adversaries." This unfortunate precedent, if followed by, for example, nation A as a justification to use aggressive military force against nation B that nation A perceives poses a continuing threat to it, although the threat is not imminent, could lead to an increase in violence and aggression throughout the world. And it could have extraordinary consequences for the world if one or both of such nations possess nuclear weapons, such as India and Pakistan.

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will it destabilize an already volatile region and undermine governments such as Jordan and Pakistan; will Saddam Hussein and his generals be more likely to use weapons of mass destruction against our forces and other nations in the region; will we undermine other nations that help us with the expensive, lengthy task of stabilizing a post-Saddam Iraq? These are serious short- and long-term risks that will be exacerbated if we act unilaterally rather than multilaterally.

Accordingly, and for all of these reasons, I will cast my vote against final passage of the Lieberman amendment.

The amendment (No. 4856), as modified, was agreed to.

Mrs. BOXER. Mr. President, in 1991, just after the Persian Gulf war, I was the author of legislation that would have allowed one parent of a dual military couple to receive a waiver from deployment to areas where combat is imminent.

I remain very concerned about this issue and fear that if the President decides to use force against Iraq, minor children may face a situation in which both parents are deployed. The Military Family Resource Center estimates that there are approximately 35,000 dual military couples with children serving in the military today.

According to the Department of Defense, request for combat exceptions can be submitted at any time and military personnel may apply for reassignment for humanitarian or compassionate reasons. However, there are no specific policies restricting both parents from being assigned to a war zone.

I hope the Senator from Virginia, the ranking member of the Armed Services Committee, will join me in urging the Department of Defense to be sensitive to this situation, as reflected in the assignment policies of the military services. I trust the Department of Defense is already very sensitive to this situation, as reflected in the assignment policies of the military services.

The threat is real because Saddam Hussein is real, immediate, and growing.

The threat is real because Saddam possesses conventional, chemical, and biological weapons. He also is doing everything in his power to acquire the means to construct and field nuclear weapons.

The threat is real because Saddam has used his conventional and chemical weapons to attack his neighbors and his own people.

The threat is real because Saddam has openly defied the world and has made no secret of his enmity toward the United States or the idea that the United States declared the United States to be a legitimate target of their twisted crusade that they call “jihad.”

The threat is immediate and growing because Saddam has developed the ability to deliver his poisons and projectiles by unmanned aerial vehicles that can easily be smuggled into the United States.

The threat is immediate and growing because Saddam has circumvented the sanctions regime to such an extent that he is virtually unrestrained by resources in pursuit of weapons of mass destruction.

Let me put this in a historical context.

Following its bloody war with Iran, Hussein’s Iraq was heavily in debt. While continuing to spend billions on weapons of mass destruction and long-range missiles, Saddam, in 1990, invaded and plundered Kuwait in order to help pay his bills. With that act, he made it clear that his priority was to feed the war machine which kept him in power.

In 1991, Kuwait was liberated and the Persian Gulf war ended when Saddam Hussein complied with Security Council resolutions. Since then, he has broken those commitments. He ignored U.N. weapons inspections and refused to permit U.N. inspectors immediate and unrestricted access to any site Baghdad to research and develop short- and long-range systems.

Additionally, the prohibition did not affect Iraqi efforts to convert full-size aircraft into unmanned aerial vehicles for use as potential WMD delivery systems with ranges far beyond 150 km.

Resolution 707 enacted in August 1991, requires Iraq to allow U.N. and IAEA, inspectors immediate and unrestricted access to any site Baghdad to research and develop short- and long-range systems with applications for longer-range systems.

In 1996, Saddam negotiated with the UNSCOM Executive Chairman modalities that it used to delay inspections, to restrict to four the number of inspectors allowed into any site Baghdad declared as “sensitive,” and to prohibit them from visiting altogether sites regarded as sovereign. These modalities allowed Saddam to leverage the program and its own leverage to avoid inspections. Iraq eventually allowed larger numbers of inspectors into such sites but only after time consuming negotiations at each site.


In reality, Iraq has not fully allowed U.N. monitors at declared sites but obstructed access and manipulated the monitoring process.
Beginning in March 1996, Resolution 1051 established the Iraqi export and import monitoring system. This system requires U.N. members to provide IAEA and UNSCOM with information on materials exported to Iraq that may be applicable to WMD production, and requires Iraq to report imports of all dual-use items.

In reality, Iraq is negotiating contracts for the procurement, outside of U.N. controls, of dual-use items with WMD applications. The U.N. lacks the staff to track through inspections of goods at Iraq’s borders and to monitor imports inside Iraq.

In June 1996 the following resolutions were adopted: Resolutions 1060, 1115, 1134, 1157, 1154, 1194, and 1206. These demand that Iraq cooperate with UNSCOM and allow inspection teams immediate, unconditional, and unrestricted access to facilities for inspection and access to Iraqi officials for interviews. U.N. Security Council Resolution 1154 established the request for UNSCOM officials on the grounds of their nationality and for his threats to the safety of U.N. reconnaissance aircraft.

Throughout the inspection process in Iraq, Saddam consistently sought to impede and limit UNSCOM by blocking access to numerous facilities, sanitizing sites before the arrival of inspectors and routinely attempting to deny inspectors access to requested sites and individuals. At times, Saddam would promise compliance to avoid consequences, only to renege later.

Resolution 1151 enacted in March 1998, demands that Iraq comply with UNSCOM and IAEA inspections and enforces the Secretary General’s memorandum of understanding with Iraq, providing for “severest consequences” if Iraq fails to comply.

Resolution 1194 adopted in September 1998, demands Iraq’s decision to suspend cooperation with UNSCOM and the IAEA.

Resolution 1205 adopted November 1998, condemns Iraq’s decision to cease cooperation with UNSCOM.

These resolutions were meaningless without Iraqi compliance. Baghdad refused to work with UNSCOM and instead negotiated with the Secretary General, whom it believed would be more sympathetic to Iraq’s needs.

Finally, in 1999, Resolution 1284 established the United Nations Monitoring, Verification, and Inspection Commission, UNOVIC, replacing UNSCOM. The resolution demanded that Iraq allow the commission’s teams immediate, unconditional, and unrestricted access to any and all aspects of Iraq’s WMD programs.

Iraq repeatedly has rejected the unrestricted return of U.N. arms inspectors and claims that it has satisfied all U.N. resolutions relevant to disarmament. Compare with UNSCOM, Resolution 1284 gives the UNOVIC chairman less authority, gives the Security Council a greater role in defining key disarmament tasks, and requires that inspectors be full-time U.N. employees.

Saddam has manipulated the U.N. before, and if permitted, he will do it again. Right now, Saddam is “shuffling the deck” to hide his prohibited items in anticipation of the return of inspectors.

I believe that inspectors will not set foot in Iraq until Baghdad is ready for them. If they were to return, they would be starting from square one in a hostile and difficult environment.

In a June 11, 2000 article, Charles Duelfer, the former deputy executive chairman for UNSCOM, noted that, “... the attempt to disarm Iraq of its weapons of mass destruction was doomed from the start. This failure repeats the same mismatch between disarmament goals and disarmament mechanisms that frustrated efforts to disarm Germany...” after the First World War.

In the Versailles Treaty of 1919, the victorious allies imposed disarmament obligations upon a defeated Germany. An international organization called the Inter-Allied Control Commission was created to implement those provisions. The Germans, however, were very adept at denial and deception. Consequently, Germany was able to preserve illicit armaments and weapons production. The Germans argued that the inspectors were too demanding and acted like spies. Does this rhetoric sound familiar?

The lessons of appeasement are not intended solely for history classrooms. These lessons are to be learned and relevant, applied. Saddam Hussein’s priorities have not changed and I do not believe that they ever will, so we must act before his alliance with terrorism is thwarted. Saddam is the embodiment of evil and as such, we must not allow him to undermine the principles of the U.N.:

The United States has been involved in Iraq for years in attempting to end Saddam Hussein’s priorities have not changed and I do not believe that they ever will, so we must act before his alliance with terrorism is thwarted. Saddam is the embodiment of evil and as such, we must not allow him to undermine the principles of the U.N.

We do not make this decision lightly, today. However, such a rule would clearly be unworkable, so dangerously unworkable as to imperil the inherent right of self-defense in the first place.

Today, the proliferation of weapons of mass destruction make it madness to wait until one is attacked first. These basic military realities compel us to understand the idea of self-defense in response to a threat in broader ways than before.

I will close with these final thoughts. There are those at home and abroad who believe that we should not have made this decision. I remind them that the United States did not pick this conflict. The United States does not want this fight, Saddam Hussein forced our hand by not complying with his obligations under the 1991 cease fire. He forced our hand by complying with U.N. resolutions. He forced our hand by building alliances with terrorists.

We do not make this decision lightly, we are very aware of the potential costs of taking action, but we are much more aware of the costs of not taking action. As said by Edmonh Burke, “All that is necessary for the triumph of evil is that good men do nothing.”
I urge my colleagues to support this resolution.

Mr. DORGAN. Mr. President, I have decided that I will cast a vote tonight to authorize the President to use force if necessary to find and destroy any weapons of mass destruction under the control of Saddam Hussein in Iraq.

Some of my colleagues have expressed the ease with which they will vote to authorize the use of force. For me it has been very difficult.

When we vote that could send our sons and daughters to war, it is deadly serious business. It requires us to ask tough questions and demand good answers.

And while I will vote to authorize the President to use force if necessary, I do so with reservation because I believe very strongly that force should be an option that is used only as a last resort, after all other diplomatic and peaceful means have been exhausted. And, if used, it ought to be carried out with a coalition of countries in whose interest it is to rid Iraq of weapons of mass destruction.

I want to stress that I would never have voted for the resolution in the form that the White House originally asked Congress to pass. The administration had a decade to comply, and the tyrant who runs it has demonstrated that he has no intention of complying without surrender to which he agreed at the end of the Gulf War in 1991. We know that he lied about his weapons of mass destruction and hid them from United Nations inspectors. We know that he secretly anti-terrorist biological agents. We know that he is still trying to acquire nuclear weapons.

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particularly in Russia, which has thousands of nuclear weapons in storage facilities that fall far short of American security standards. Russia also has enough highly enriched uranium and weapons-grade plutonium for 80,000 nuclear weapons. Much of it is poorly protected against theft or diversion.

One nuclear weapon in the wrong hands will make the devastating tragedy of 9/11 seem like a small incident by comparison. That is why this issue is so critical, and it is why I raise it now. We can no longer ignore the inconsistency of those who are pushing so hard to use force against Iraq but who are so unwilling to exhibit any muscle in dealing with the broader and potentially more devastating problem of the proliferation of nuclear weapons.

So I will vote for this Joint Resolution because I am convinced it is time for the United States to assume leadership in the effort to disarm Saddam Hussein and make Iraq live up to the common good and the obligations it has made after the Gulf War. But I hope that President Bush will help prevent further Iraqs by stepping forward and exerting US leadership in the international effort to prevent the proliferation of nuclear weapons and other weapons of mass destruction.

Mr. EDWARDS. Mr. President, I am here to speak in support of the resolution before us, which I cosponsored. I believe we must vote for this resolution because we want war, but because the national security of our country requires action. The prospect of using force to protect our security is the most difficult decision a nation must ever make.

We all agree that this is not an easy decision. It carries many risks. If force proves necessary, it will also carry costs, certainly in resources, and perhaps in lives. After careful consideration, I believe that the risks of inaction are far greater than the risks of action.

Saddam Hussein’s regime represents a grave threat to America and our allies, including our vital ally, Israel. For more than two decades, Saddam Hussein has sought weapons of mass destruction through every available means. We know that he has chemical and biological weapons. He has already used them against his neighbors and his own people, and is trying to build more. We know that he is doing everything he can to develop nuclear weapons, and we know that each day he gets closer to achieving that goal.

Iraq has continued to seek nuclear weapons and develop its arsenal in defiance of the collective will of the international community, as expressed through the United Nations Security Council. It is violating the terms of the 1991 cease-fire that ended the Gulf war and as many as 16 Security Council resolutions, including 11 resolutions concerning Iraq’s efforts to develop weapons of mass destruction.

By ignoring these resolutions, Saddam Hussein is undermining the credibility of the United Nations, openly violating international law, and making a mockery of the very idea of collective action that is so important to the United States and its allies.

We cannot allow Saddam Hussein to get nuclear weapons in violation of his own commitments, our commitments, and the world’s commitments.

This resolution will send a clear message to Iraq and the world: America is united in its determination to eliminate forever the threat of Iraq’s weapons of mass destruction.

The United States must do as much as possible to build a new United Nations Security Council coalition against Saddam Hussein.

Although the administration was far too slow to start this diplomatic process, squandering valuable time to bring nations to our side, I support its recent efforts to forge a new U.N. Security Council resolution to disarm Iraq. If inspectors go back into Iraq, they should do so with parameters that are air-tight, water-tight, and Saddam-tight. They should be allowed to see what they want, want, any-time, anywhere, without warning, and without delay.

Yet if the Security Council is prevented from supporting this new effort, then the United States must be prepared to act with as many allies as possible to address this threat.

We must achieve the central goal of disarming Iraq. Of course, the best outcome would be a peaceful resolution of this issue. No one here wants war. We all hope that Saddam Hussein meets his obligations to existing Security Council Resolutions and agrees to disarm, but after 11 years of watching Hussein play shell-games with his weapons programs, there is little reason to believe he has any intention to comply with an even tougher resolution. We cannot trust Saddam Hussein, and we would be irresponsible to do so.

That is why we must be prepared to use force if Saddam Hussein or the United States decide that the only chance he will ever give us to disarm and overthrow him will be a peaceful resolution to do as much as possible to forge a new U.N. Security Council mandate, understanding that if new Security Council action proves impossible, the United States must be prepared to act with as many allies as will join us.

Third, it requires the administration to report to Congress on its plans to assist with Iraq’s transition to democracy after Saddam Hussein is gone.

It is in America’s national interest to help build an independent and responsible Iraq that has resolved with itself and its neighbors, because a democratic, tolerant and accountable Iraq will be a peaceful regional partner. Such an Iraq could serve as a model for the entire Arab world.

So far, we have not heard nearly enough from the administration about its plans for assisting the Iraqi people as they rebuild their lives and create a new, democratic government. The president has said that the U.S. will help, but he hasn’t offered any details about how.

As we have learned in Afghanistan, this administration’s words are not enough. This resolution will require the administration to move beyond its words and share with Congress, and the world, its concrete plans for how America will support a post-Saddam Iraq.

Finally, in taking this action, Congress must make clear that any actions against Iraq are part of a broader strategy to strengthen American security in the Middle East, and indeed around the world.

We must do more to support existing non-proliferation and disarmament
programs that can help prevent access to the weapons-grade materials that tyrants like Saddam Hussein want. We must demand America’s active and continuous involvement in addressing the crisis between Israel and the Palestinians, and promoting democratization in the Middle East. We cannot be passive in the face of danger. And we must commit to developing a national strategy for energy security, one that would reduce our reliance on the Middle East for such critical resources.

The decision we must make now is one we will never seek. Yet when confronted with a danger as great as Saddam Hussein, it is a decision we must make. America’s security requires nothing less.

Mr. BAUCUS. Mr. President, I rise today to speak out on the issue of Iraq. This conceivably is one of the most important issues that we as a governing body will address in what remains of the 107th Congress.

Let me start by saying that Saddam Hussein is a dangerous man. As many of my colleagues have already pointed out, he has actively engaged in attacking Americans in the region. He has actively engaged in deploying chemical and biological weapons against his own people. He has participated in genocide against his own people. He has continually deceived U.N. weapons inspectors. He has failed to comply with U.N. resolutions to disarm his weapons of mass destruction. He was involved in an assassination attempt against former President George Bush senior. He has committed serious acts of aggression against his neighbors.

These are all acts of a man that cannot be trusted.

Back in 1998, the Senate passed the Iraqi Liberation Act that declared it should be the policy of the United States to seek to remove Saddam Hussein from power in Iraq and replace him with a democratic government. I supported that bill and believe that Saddam continues to be a detriment to his people. The Iraqi people deserve a chance to be free from a vicious dictator.

Our actions today do far beyond declaring Saddam a danger to his people and to the rest of the world. Our actions today will authorize the use of force in the case Saddam refuses once again to obey U.N. resolutions and disarm. Our actions today could send our sons and daughters to battle. Our actions today, if not handled cautiously, could erupt into a conflict we as a nation are not prepared to address. This is not something we can take lightly.

Last week, a bipartisan group of Congressmen and Senators brokered an agreement with the President and produced a resolution that strikes a good balance between diplomacy and force. The resolution supports exhausting diplomatic means to disarm Saddam prior to engaging in the use of force. It also provides the President with adequate flexibility to do what needs to be done in the case that Saddam refuses to disarm. I have cosponsored this bipartisan agreement and believe that the focus of the resolution is appropriate.

I believe that a strong resolution is necessary to protect the American people from Saddam Hussein. And while I believe we should strive to garner the support of the U.N. and our allies around the world, we must ensure that we don’t limit our ability to act to protect American lives.

Mr. SMITH of Oregon. Mr. President, I have the privilege of serving in what was, for 30 years, Mark Hatfield’s seat in the United States Senate. And as those who served with him know, no one is more dedicated to peace than Mark Hatfield. As I have thought about the question of going to war with Iraq, I find myself mindful of Senator Hatfield, and I am likewise committed to working for peace.

I am also very mindful of the Oregonians who have expressed to me their hopes and prayers for peace. And it is precisely because I want peace that I stand today to express my support for this resolution.

I believe in peace and diplomacy. These values have guided my service on the Senate Foreign Relations Committee. And rather than an immediate declaration of war, I strongly believe that this resolution is but one step in a continuing diplomatic process.

I have always believed that Saddam Hussein presents an imminent threat to America, our freedom and our way of life. The proof lies in Baghdad. Over the last decade we have collected a considerable body of evidence that Hussein is amassing weapons of mass destruction, weapons that he has already used on his own people. It is only with a heavy heart that any of us can reach the solemn conclusion that our young men and women may die in defense of our nation. But the heavy weight of proof moves us now to prevent the loss of more American lives.

More than a decade ago, the United States led a coalition of nations against the tyrannical regime of Saddam Hussein. The United Nations resolutions that followed Saddam’s surrender required Iraq, among other things, to halt its chemical, biological and nuclear weapons programs, account for its weapons, and cease its support for terrorism. Since that time, Saddam Hussein has continually and flagrantly violated the U.N.’s requirements. In less than 12 years, he has defied 16 Security Council resolutions and produced at least 30 Council statements calling his defiance. He has exploited the goodwill of the international community, oppressed his people, devastated his nation and developed weapons of mass destruction.

Today, as it was then, we are called as Americans not simply to contribute to an international coalition, but to lead it. That obligation became all the more clear when last year’s terrorist attacks ushered in an era when threats are more tangible, where civilians are at risk, and where deterrence no longer works. I believe the free nations of the world will again join us in the fight against a tyrant who continues to defile our hope that the danger Iraq poses can be eliminated without war.

But today, we must choose whether to allow Saddam Hussein to continue defying the civilized world or to disarm him. I believe we must choose the latter. We will first exhaust every peaceful means in our effort, but confront him we must.

Saddam Hussein has attacked Iran, Kuwait and Saudi Arabia. He recently called on the people of the Arab world to attack the United States and he is an avowed enemy of the democracy in the Middle East. Israel. He is a man who murdered his own people in chemical attacks and systematically attempted to destroy an ethnic minority in his nation. To believe that Saddam Hussein would hesitate to launch future attacks would be to turn a blind eye to a lethal mix of weapons of mass destruction and terrorists waiting to use them.

In addition to the arms we are certain he has, overwhelming evidence indicates that he continues to develop weapons of mass destruction with the full intention of using them. High level Iraqi defectors have provided similar evidence of biological and nuclear weapons programs, evidence that is substantiated by Saddam’s actions. We know that he has sold $3 billion worth of oil illegally this year, money that is unaccounted for, while importing materials used in nuclear enrichment programs. All the while, he has called Iraq’s nuclear scientists “the salvation of his people.”

On September 12, President Bush outlined these facts when he spoke to the United Nations. As he said then, Saddam is truly defying the U.N., not only the United States. The 16 resolutions Iraq has violated were not issued by the U.S. Congress, but by the U.N. Security Council, the highest body of international diplomacy. While few reasonable people would disagree that Saddam Hussein is dangerous and will attack America and its allies whenever it is possible, the President was correct in seeking international support for confronting Iraq.

Diplomacy and efforts toward peace are always preferable to war. But if war is unavoidable, it is best to have the backing of the world community. Immediately following the president’s call to action, international support began to increase. And the president continued to call for support. I believe that with the passage of this resolution we will see our allies join in lending our sons and daughters in seeking a peaceful regime in Iraq.

The United Nations now has the opportunity to prove itself to be an important world body. It is incumbent upon the U.N., and especially the Security Council, to ensure that if Saddam
Hussein fails to fulfill his most recent commitments to weapons inspectors, he does not do so with impunity.

I would like to conclude by telling you about a trip I made earlier this year, I traveled to Coos Bay, OR to attend the memorial service of a remarkable young man named Byran Bertrand. Bryan was a 23-year-old Marine who gave his life for his country when his C-130 crashed into a mountain near the Afghan-Pakistan border. The memorial service program included excerpts from the last letter that Bryan had sent this parents.

In this letter he explained why he had turned down the opportunity to return to duty in the United States. “You know me,” wrote the former high school athlete, “I always hated sitting on the bench.”

In those words, we can find our calling as a Nation. If Saddam Hussein does not comply with United Nations resolutions and right continued stockpile weapons of mass destruction, then America can no longer sit on the bench. We must take the heavy mantle of leadership to seek a peaceful regime change. This burden rests on the President, on the Congress, but more broadly rests on the people of the United States. For it is the American people, 3,000,000 of whom died on September 11, 2001, who are Saddam’s targets. We are targets because ours is a Nation that is the beacon of liberty in the last丕crisis of our time. We must never turn it for granted.

Mr. HARKIN. Mr. President, the debate here in this chamber is being held in community halls, meeting places and living rooms across America and across Iowa. Many Iowans have told me in recent weeks that going to war should be the last resort for our Nation and I agree with them.

Saddam Hussein is a brutal dictator, who has brought nothing but pain and suffering to the Iraqi people and threat and instability to his neighbors throughout the Persian Gulf and the Middle East. He invaded Iran before he invaded Kuwait. He has aided and abetted the suicide bombers. He is guilty of countless crimes against humanity. He has even used chemical weapons against men, women and children in his own country. I understand the grave danger posed to America and the whole international community by weapons of mass destruction in the hands of a reckless dictator like Saddam Hussein. Since the terrorist hijackings and anthrax attacks in America last year, which wantonly took the lives of more than 3,000 people, all Americans are genuinely concerned about the safety of our homeland and united in supporting the brave men and women who defend us and the cause of freedom around the world.

While there is not definite evidence of close collaboration between the al-Qaeda criminals who attacked our nation last year and Saddam Hussein, there is no doubt they might find common cause in attacking us and our allies at any time. Simply put: it is clear to me that the current situation in Iraq is an on-going tragedy for the Iraqi people and an unacceptable menace for us, his neighbors, and the world. I therefore believe that Congress should be concemed for calling on the United Nations to confront this menace and Iraq’s flagrant disregard of past Security Council Resolutions. It remains to be seen whether and how the UN Security Council will meet head-on the direct challenge posed by the continued failure of Saddam Hussein and the Government of Iraq to comply with 16 resolutions approved by the Council since 1991, including an ironclad requirement that Iraq destroy all of its biological and chemical weapons, dismantle its nuclear program, and submit to rigorous international inspections to verify its compliance.

But there is a right way and a wrong way to confront Saddam Hussein and to force him to relinquish all of the weapons of mass destruction at his disposal. Our policy, and certainly any fateful decision to actually go to war, must be made after careful deliberation in the light of all we know about the U.S. Constitution and our Nation’s laws. No President of either political party should be allowed to take our nation into war like the one that is now possible solely on his or her own authority. Senator Specter and I were the first members of the Senate to introduce bipartisan legislation to require the Congress to debate and vote on a resolution authorizing the use of force by American armed forces against Iraq before the President issued such an order. I think the President was right to provide additional information to the Congress and the American people and to put this issue before the Senate for a full debate as early as possible, in the light of the recent developments.

In my view, that first draft amounted to a blank check for the President to go to war with Iraq and other countries in the region, whenever he saw fit, and regardless of whether we had the backing of our allies inside and outside the region or in the international community. I have said that I could not have supported that resolution. It was too broad, too unqualified, and too far-reaching in its authorization. As the United States Senate, we cannot stand idly by as the President and the Congress should be united and focused like a laser on getting the strongest possible, enforceable resolution through the United Nations Security Council. That is why I will vote for the Levin resolution and why I ultimately will vote for the Lieberman resolution, too, if that is the final choice. But I want to be very clear that in voting for these resolutions, this Senator is not voting for immediate war with Iraq. I am voting for completing the job we started and the President and Secretary of State Powell the maximum leverage to persuade the UN Security Council to promptly approve a new, tough, resolution that requires Iraq to immediately allow unimpeded inspections to verify the dismantlement of Saddam Hussein’s weapons of mass destruction. There should be clear consequences that follow from his failure to comply. And the UN inspectors should be given enough time to complete their work and to determine whether Iraq can be disarmed short of going to war.

I am concerned that if we immediately move to unilateral U.S. military action or in concert with our British allies we will weaken our coalition efforts to wage and win the international fight against terrorism. This would also undermine international respect for the rule of law and the multilateral problem-solving institutions that America helped to create and which have served as the foundation for principled U.S. leadership in the world for 50 years and more. Indeed, I am concerned that precipitous U.S. military action against Iraq could result in a situation that is far worse rather than more stable and secure. Under the terms of these resolutions, the President will be required to report to the Congress every 60 days on ongoing diplomatic efforts at the UN Security Council and elsewhere to establish a tough new inspections regime and to force Saddam Hussein to destroy his weapons of mass destruction. At that time, we will have the opportunity to examine the issues again. Nobody knows for certain at this time, including the President of the United States, how best to compel Iraq to get rid of all of its weapons of mass destruction. But we do know, we all...
agree, that war must be a last resort, not a first response. We must work with the international community as much as possible to find new and enforceable means to deal with the Iraqi danger in ways that make this a safe world.

Mr. MCCONNELL. Mr. President, the resolution authorizing the use of force against Iraq is before us.

We are being asked to decide some fundamental questions about the world in which we live. But more significantly, we are being asked to decide what kind of world we choose for our children.

Essentially, the question is this: Is the world going to be safer today, tomorrow and in the years ahead if the United States leads an effort to rid the world of not only Iraqi weapons of mass destruction, but of a ruthless terrorist-supporting despot as well?

Here is what we have learned:

The fact is that Saddam Hussein is amassed weapons of mass destruction—chemical, biological, and even nuclear—but some continue to naively believe that diplomatic initiatives and weapon inspections must be given a chance to succeed. This is essentially the view that Iraq is a state sponsor of terrorism, but some believe that America should not act alone against Iraq and that an attack on Iraq will detract from our ongoing pursuit of al-Qaeda. There is concurrence that Saddam Hussein is a mass murderer of Iraqi, Kurdish, Kuwaiti and Iranian men, women, and children, but some believe that Iraq poses no immediate threat to the American people or those in Saddam’s backyard, including our allies.

My views on this issue could not be more clear: Our Commander in Chief has requested the authority to use force against Iraq to “defend the national security of the United States against the continuing threat posed by Iraq” and Congress must authorize it and must do so now.

Nine days after the al-Qaeda attacks on our soil, President Bush promised Congress and the world that America would bring the war on terrorism to the terrorists wherever they may hide. He intends to do just that in Iraq. This Congress and our entire nation stood as one with President Bush following the September 11th attacks. A year later, we now stand behind the President’s continuing leadership in combating terrorism around the globe. This war on terrorism will not end—it must not end—until terrorists and their supporters are destroyed.

Let me say to my colleagues who suggest that diplomatic initiatives and weapon inspections can prevent the coming conflict with Iraq to look at recent history. Saddam Hussein has violated each and every one of the 16 U.N. Security Council Resolutions pertaining to Iraq. His armed forces continue to fire on American and coalition aircraft in the no-fly zone. Al-Qaeda terrorists continue to leave footprints on Iraqi soil. And Saddam Hussein and his henchmen continue to make billions of dollars by exploiting the U.N.’s oil for food program and through other illicit activities.

Although the regime recently proved that it can fool some embarrassing naively by believing its empty assurances of cooperation and compliance, they are not duping this Senator—or the President.

More importantly, the American people will not follow the lead of these modern-day Neville Chamberlains and allow the United States to be played for a fool. For it is only a fool who does not learn from past mistakes, and the world has ten years of Iraqi lies from which to learn. Speaking before the United Nations General Assembly a day after the anniversary of the September 11th attacks, President Bush challenged the United Nations to maintain its relevancy in a world challenged by terror: “Iraq has answered a decade of U.N. demands with a decade of defiance. . . . [America] will work with the U.N. Security Council to meet our common challenge. If Iraq’s regime chooses to move deliberately, decisively to hold Iraq to account. We will work with the U.N. Security Council for the necessary resolutions.”

The fact is that President Bush is giving the United Nations and the international community a final chance to disarm Saddam Hussein through diplomatic means. But under no illusions of Saddam Hussein’s violent and irrational character, the President has made clear that if reason fails, force will prevail. He reminded of President Franklin Roosevelt insights into Nazi Germany and Adolph Hitler: “No man can tame a tiger into a kitten by stroking it. There can be no appeasement with ruthlessness. There can be no reasoning with an incendiary bomb.”

Unfortunately, some of my colleagues seem to ignore this indisputable truth—and the fact that America is at war against global terrorists. Former Vice President Al Gore’s recent attack on the President for his conduct of the war was ill-timed and ill-advised. A self proclaimed hawk, Mr. Gore alleged in a recent speech that in a single year, President Bush “squandered the international outcry of sympathy, goodwill, and solidarity that followed the attacks of September 11th and converted it into anger and apprehension aimed much more at the United States than at the terrorist network. . . . This is utter nonsense, and the international community a right to expect more from a former national leader.

Mr. Gore seems to have forgotten that in a single year the Bush administration liberated the people of Afghanistan from oppressive Taliban rule, demilitarized al-Qaida, defeated al-Qaida operations in South Asia and throughout the world, and bolstered homeland defense for the American people. If Mr. Gore bemoans the victory in Afghanistan—against what he describes as a “fifth rate military power”—why was it that his own administration failed to take decisive action to topple the Taliban and al-Qaida? One might surmise that they were too busy “feeling pain” to inflict any.

Mr. Gore’s characterization of the pre-emptive use of force to prevent terrorist attacks as “a troubling new element” of U.S. foreign policy is misguided. In the post-September 11th world, the Bush doctrine of pre-emption makes plain old common sense. Who among us disagrees that terrorists should be destroyed before they have a chance to again bring death and destruction on our family, friends, or neighbors? What do we say to the victims of a terrorist attack that we could have prevented—sorry, but Moscow, Paris, or Beijing objected to preventive action?

The fact is that America has the right and the responsibility to protect and defend its citizens against terrorism—be it from al Qaida terrorists or weapons of mass destruction in Iraq. Gore also failed to recognize that military action against Iraq will detract from ongoing operations against al-Qaida. Secretary of Defense Donald Rumsfeld testified before Congress last month that “. . . Iraq is part of the global war on terror. Stopping terrorist regimes from acquiring weapons of mass destruction is a key objective of that war. And we can fight all elements of the global war on terrorism simultaneously.”

We have no choice but to fight these threats simultaneously. Our nation is at war. Given Saddam Hussein’s use of chemical and biological weapons against his own people and his neighbors, it is reckless to dismiss the immediacy of the threats posed by his regime to the United States. We already know that he is a mass murderer and that he is armed and dangerous—to treat him otherwise is folly.

Saddam Hussein is a terrorist despot as well? One might surmise that if the United States failed to destroy him, the world then would be safe. But that would be a dangerous illusion. We are being asked to decide some of the most fundamental questions about the world in which we live. But more significantly, we are being asked to decide what kind of world we choose for our children. We have no choice but to fight these threats simultaneously. Our nation is at war. Given Saddam Hussein’s use of chemical and biological weapons against his own people and his neighbors, it is reckless to dismiss the immediacy of the threats posed by his regime to the United States. We already know that he is a mass murderer and that he is armed and dangerous—to treat him otherwise is folly.

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But we will fight it and win it—on our terms and conditions.

Ms. FEINSTEIN. Mr. President, I have come to the floor to state that, after much deliberation, I have decided to vote for the resolution introduced by Senators LIEBERMAN, WARNER, BAYH and MCCAIN.

In two prior floor statements, I have expressed my views. I serve as the senior Senator from California, representing 35 million people. That is a formidable task. People have weighed in by the tens of thousands. If I were just to cast a representative vote based on those who have voiced their opinions with my office—and with no other factors—I would have to vote against this resolution. But as a member of the Intelligence Committee, as someone who has read and discussed and studied the history of Iraq, the record of obfuscation and the terror Saddam Hussein has sown, one comes to the conclusion that he remains a consequential threat.

Although the ties between Saddam Hussein and al-Qaeda are tenuous, there should be no question that his entire government is forged and held together by terror: The terror of secret police, chemical and biological weapons on streets and in homes, and a special guard watching; The terror forged through assassinations and brutal murders of anyone who disagrees with him; And yes even of his own family members.

While the distance between the United States and Iraq is great, Saddam Hussein’s ability to use his chemical and biological weapons against us is not constrained by geography—it can be accomplished in a number of different ways—which is what makes this threat so real and persuasive. I supported the Levin amendment, which authorized use of force pursuant to U.N. Security Council action, because it was the strongest resolution supporting a unilateral effort. I believe a multilateral effort, through the United Nations, provides a strong moral imprimatur and as such is preferable to America’s taking preemptive action that could have consequences tomorrow and years after that—consequences we cannot imagine or even begin to understand today.

The original resolution sent to Congress by the President would have authorized a broad and sweeping use of force anywhere, everywhere he deemed necessary—literally any place on earth. It would have authorized the newly promulgated national security strategy of unilateral preemptive use of force in the defense of the nation in the war on terror. The resolution before us does not grant such a sweeping use of force. Rather, the use of force is confined to Iraq and targeted toward force Iraq to comply with 16 Security Council resolutions passed in the wake of the Persian Gulf war in 1991.

Most importantly, I believe the Lieberman resolution becomes a catalyst to encourage prompt, forceful and effective action by the United Nations to compel this long sought-after and much-evaded disarmament of weapons of mass destruction. Disarming Iraq under Saddam Hussein is necessary and vital to the safety and security of America, the Persian Gulf and the Middle East. I have no doubt about this. But the decision to cast this vote does not come lightly. I continue to have serious concerns that there are those in the administration who would seek to use this authorization for a unilateral preemptive attack against Iraq. I believe this would be a terrible mistake.

But I am reassured by statements made by the President in his address to the United Nations on Sept. 12, which conveyed a major shift in the administration’s approach—turning away from a preemptive strategy and, instead, engaging and challenging the U.N. Security Council to compel Iraq’s ceased and withdrawn every agreement he has made to disarm. If the past is prologue, this record means that arms inspections, alone, will not force disarmament. The great danger is a nuclear arms buildup, which conveyed a major shift in the administration’s approach—turning away from a preemptive strategy and, instead, engaging and challenging the U.N. Security Council to compel Iraq’s ceased and withdrawn every agreement he has made to disarm. If the past is prologue, this record means that arms inspections, alone, will not force disarmament. The great danger is a nuclear arms buildup, which could force us to act, then the only alternative is military action led by the United States. Ironically, this authorization of use of force may well prompt the Security Council to act. Because if they do not, the U.N. could become a paper tiger unable to enforce its mandates and unwilling to meet the challenge of this new day of danger.

For the past 11 years, Saddam Hussein has prvaricated, manipulated, deceived and violated every agreement he has made to disarm. If the past is prologue, this record means that arms inspections, alone, will not force disarmament. The great danger is a nuclear one. If Saddam Hussein achieves nuclear capability, increases exponentially and the balance of power shifts radically in a deeply menacing way. As I said on this floor in earlier remarks, I believe that Saddam Hussein’s WMD programs is real and growing every day we fail to take action to disarm him. He has used WMD against his own people and his neighbors. We should not wonder whether he has any interest in using them against the U.S. or our allies.

As chair of the Emerging Threats and Capabilities Subcommittee, along with Senator ROBERTS, the Subcommittee explores the potential for the growing threat from Saddam Hussein’s pursuit of nuclear weapons. The threat from Saddam Hussein’s WMD programs is real and growing every day we fail to take action to disarm him. He has used WMD against his own people and his neighbors. We should not wonder whether he has any interest in using them against the U.S. or our allies.

Ms. LANDRIEU. Mr. President, as a member of the Armed Services Committee, and as a citizen, I have given great weight to the proposals to the people of Iraq, through the disarmament of a tyrant committed to harming his own people and the rest of the world. As a member of the Armed Services Committee, and as a citizen, I have given great weight to the proposals of anyone who disagrees with him; And yes even of his own family members.

Mr. President, according to the Defense Department’s Operational Test and Evaluation Program, Iraq’s chemical warfare programs are highly likely to have the capability to mass-produce chemical weapon agents of the highest purity. Iraq’s command and control structure is likely to be capable of directing the use of chemical weapons to specific targets. Iraq is likely to have the capability to produce chemical weapons and ordnance. Mr. President, I am confident that the enactment of this resolution will give our President the tools he needs to bring the world community together to disarm this brutal tyrant through diplomacy. But, this resolution also gives the President the authority to follow diplomacy with force, if necessary, to ensure that the threat Saddam Hussein brings to the world are neutralized.

Mr. President, Saddam Hussein’s WMD programs is real and growing every day we fail to take action to disarm him. He has used WMD against his own people and his neighbors. We should not wonder whether he has any interest in using them against the U.S. or our allies.

Evidence indicates that he is engaged in developing nuclear weapons. Howver, today and others, I have indicated I do not yet have nuclear capability. This is only a question of time. And we cannot let Saddam Hussein become a nuclear power.

And, so, it is my intention to vote yes on the resolution before us. I do so with the hope that the United Nations will rise to the challenge and with the trust that the administration forge a coalition rather than go it alone. And I do so with the fervent prayer that it will not be necessary to place America’s fighting forces or innocent civilians anywhere in harm’s way.
30,000 liters of bulk biological agents. Iraq admitted it produced anthrax, botulinum toxins, and aflatoxins.” We must remember it took only a few grams of Anthrax to throw the Senate and the East Coast of the U.S. into disarray. Iraq admitted it affixed these biological agents to missile warheads and bombs.

Dr. Cordesman went on to say that UNSCOM believed Iraq had produced as much as 30,000 liters of biological weapons, not the 30,000 it admitted—enough to kill millions. Furthermore, UNSCOM has been out of Iraq for 4 years, yet UNSCOM stated that Iraq could reconstitute its biological weapons programs in a matter of weeks after UNSCOM’s departure. Imagine the destruction that could be caused by Saddam Hussein with his unchecked inventory of hundreds of thousands of liters of biological weapons. Again, he has the capability to injure or kill millions.

The Subcommitteee also received testimony that Iraq has actively rebuilt its chemical weapons programs since UNSCOM left Iraq. UNSCOM reported to the Security Council that Iraq withheld information related to Iraq’s chemical weapons program. UNSCOM uncovered only a small portion of Iraq’s chemical weapons. In fact, Iraq confiscated information gathered by UNSCOM regarding Iraq’s chemical weapons programs. UNSCOM uncovered only a small portion of Iraq’s chemical weapons. In fact, Iraq confiscated information gathered by UNSCOM regarding Iraq’s chemical weapons programs. UNSCOM uncovered only a small portion of Iraq’s chemical weapons. In fact, Iraq confiscated information gathered by UNSCOM regarding Iraq’s chemical weapons programs.

Moreover, Saddam Hussein is devoting much of his defense budget to chemical weapons production. After the Gulf War, we learned from the U.N. weapons inspectors that Iraq was within 1 year of developing nuclear weapons. Prior to the war, we thought Iraq was 5 to 7 years away. Since 1998, we cannot say with any certainty that we know the status of Iraq’s nuclear program. Once again, Saddam could be less than a year away from a nuclear bomb. The world must know how close he is, and he must stop his nuclear development. Once we develop a nuclear program, we will never be able to shut it down.

For these reasons, we cannot take our time in passing this resolution. We must act now. Saddam Hussein has shown how he can capitalize on our weakness and willingness to use WMD to attack his countrymen and his neighbors. He has killed 20,000 Iraqis in 40 villages with WMD. As President Bush said two nights ago, “Saddam Hussein is a homicidal dictator who is addicted to weapons of mass destruction.”

I want to read from Charles Duelfer’s testimony before the Emerging Threats and Capabilities Subcommittee’s hearing on Iraq’s WMD programs on February 27, 2002. Mr. Duelfer was the Deputy Executive Chairman of UNSCOM. He said that it is inconceivable that Iraq did not resume its WMD programs after UNSCOM left. Mr. Duelfer said it is unlikely that Iraq would have continued WMD production under which this regime would end these programs” of WMD because . . . “the regime in Baghdad will devote full resources to its weapons programs . . . This has not changed even under sanctions . . . The regime seeks to dominate the region . . . The use of force comes naturally” to Saddam Hussein. WMD are his tools to dominate the region. If we wait to pass this resolution, Saddam will only continue to enlarge his WMD program; threaten the Middle East; and then threaten the U.S. He will never end his programs unless the world reaps down on him to eliminate his tremendous capacity for killing.

This resolution is the proper tool to give the Administration the mandate to negotiate with the world to disarm Saddam Hussein and eliminate his capacity to kill. We should pass the Lieberman-McCain Resolution immediately and overwhelmingly to show the world we will not negotiate with Saddam Hussein. We must not let the President’s hands and the hands of Secretary Powell to negotiate a new Security Council Resolution that calls for the disarming of Iraq—and the threat of force against Iraq if Saddam does not abide by the resolution. We can bring the Council onto the board if we can show them the United States stands together to disarm Saddam Hussein. If this body is divided, the U.N., and especially Saddam Hussein, will pay us no mind.

The best outcome is a new Security Council resolution that calls for unfettered inspections throughout Iraq, including Saddam’s presidential palaces; the disarmament of all WMD; and the threat of force should Saddam Hussein not comply. The outcome seeks to diminish Saddam Hussein’s role as the world’s destabilizer and render his WMD must also call for him to end ethnic cleansing in Iraq.

In 1944, two Jews who escaped Auschwitz—and revealed the horrors of concentration camps to the world—asked the U.S. War Department and the War Refugee Board to bomb train tracks leading to Auschwitz so no more Jews could be brought there. U.S. bombers were already bombing fuel dumps near Auschwitz. Yet the War Refugee Board refused this simple request. John McCloy, the head of the Refugee Board, denied the request. He stated the operation “did not warrant the use of our resources.” How could saving lives not warrant the use of American resources? As a result, between 500,000 and 800,000 Jews died at Auschwitz in the final year of WWII. These lives could have been saved, but we did not make it a priority.

We shouldn’t now say that human rights are not worthy of U.S. and international diplomacy. We should not say that we are unwilling to disarm a dictator who brutalizes his people. If we do, we will have failed the world, again. Fortunately, I think we can and the American people do care about human rights. We stood up for human rights in Kosovo. We used force against a sovereign leader, Milosevic, who was indicted for numerous war crimes. We did the right thing for an oppressed people. And, I must remind you President Bush did not need congressional authorization to use force in Kosovo. Today, unlike in Kosovo, the President does seek Congressional approval for force in an effort to seek a unified American front to disarm another other leader threatening his people and the world.

But, I must say, again, that force is a last option under this resolution. The
resolution requires the president not to use force until he presents his determination to Congress that diplomacy is no longer an option. This resolution is not a call to arms. The President will not roll tanks into Iraq as soon as we pass the Lieberman-McCain resolution. As the President said on Monday, “War is neither desirable nor inevitable.” War can be avoided.

The President will seek Security Council support and support from other allies in stopping Saddam Hussein. I have no doubt that the President’s first hope is to neutralize the Iraqi threat without invading Iraq.

But, if a Security Council resolution cannot be achieved and Saddam continues to jeopardize the livelihood of Americans—or if Saddam violates any future resolution—the President should have the authority to use force. Because his most important job as Commander-in-Chief is to keep the American people safe from a tyrant.

In conclusion, I want to, once again, reiterate my support for the Lieberman-McCain resolution. As a co-sponsor, this resolution is America’s best effort in stopping Saddam Hussein, that we are committed to disarm Iraq’s weapons of mass destruction, which are a clear and present danger to America and the world. Hopefully, this can be accomplished diplomatically with the world-wide support. But, this resolution also sends a clear signal that we are willing to use force to change Iraq’s ways if Iraq continues to threaten the U.S.: if Iraq disobeys a new Security Council resolution; or if the President determines all diplomatic efforts have been exhausted. At that time, force may be necessary for America to defend herself. This resolution is the proper mix of diplomacy and force. As President Kennedy said, “Either alone, will it fail.” I hope the Senate will pass this resolution overwhelmingly to show solidarity and resolve to our friends and our enemies.

Mr. SANTORUM. Mr. President, I rise tonight to address the important resolution pending before the Senate concerning the authority to use military force against the Republic of Iraq. I firmly believe that this resolution we are debating will strengthen the hand of President Bush and the international community in forcing Saddam Hussein to disarm and to ensure his compliance with all relevant United Nations Security Council resolutions.

I believe President Bush will do everything possible before deciding to commit U.S. military forces against Saddam Hussein’s regime. The President has not decided to employ military force, nor does this resolution demand that he do so. Rather, the resolution signals to the President that Congress stands behind his decision to employ military force if Saddam Hussein fails to disarm or abide by all relevant United Nations Security Council resolutions.

When he addressed the United Nations on September 12, 2002, President Bush convincingly and accurately presented the case against Saddam Hussein and his flouting of international norms and agreements. President Bush clearly called on Saddam Hussein to comply with the United Nations’ resolutions on disarmament and other matters. Mr. President, this resolution sends a clear signal that we will not call attention to his regime’s activities.

Ever since the conclusion of the Persian Gulf war, we have seen Saddam behave with contempt towards those countries that see value in the United Nations resolutions and that ultimately seek a peaceful and stable Middle East. For more than 10 years, the world looked the other way and ignored the problem with the hope that Saddam Hussein and his regime would change. President Bush has displayed remarkable staying power and a powerful appetite for acquiring weapons of mass destruction.

I commend President Bush for seeking congressional authorization for possible military action against Iraq and for consulting with Congress on the drafting of a truly bipartisan resolution. In response to those who condemn the United States for displaying “unilateralism,” President Bush took his case to the U.N. and the world to acknowledge the realities of the Iraqi transgressions. The President is also right to seek a United Nations Security Council resolution authorizing a return of weapons inspectors to Iraq. These inspectors must have unfettered access to suspected weapons sites in Iraq. There can be no conditions or dickering over Iraq’s national sovereignty. Saddam Hussein lost a war he initiated, he sued for peace on his own terms, and conditions he pledged to honor. To expect anything less would be to condone his transgressions.

The President is being practical by raising the “what if” element to the debate. History has shown Saddam will go to elaborate measures to conceal and elude efforts to uncover his weapons of mass destruction capabilities and development efforts. It is only prudent that the U.S. Congress and all international leaders consider authorizing measures to force Iraq’s compliance with efforts to ensure disarmament. Earlier today, the House of Representatives passed this same resolution on a vote of 296 to 133, and I firmly believe that overwhelming bicameral approval of this resolution will strengthen the hand of the President in securing the strongest possible United Nations Security Council resolution.

In plain terms, the threat posed by Saddam Hussein is analogous to the threat posed by a drunk driver. The drunk driver is a threat to all and in close proximity to the road. Behind the wheel of a rolling weapon, it is only a matter of time before the drunk driver crashes into another car, kills an innocent bystander or causes immense damage to someone’s personal property. Saddam is this drunk driver causing the evening along the road to all those moments who have the misfortune to cross his path. It is time to get Saddam off the road before he can kill or injure innocents who cross his path.

For those who are critical of discussion or references to “regime change,” I call to your attention section 3 of the Iraq Liberation Act of 1998, P.L. 105-338. Section 3 of the act states: “It should be the policy of the United States to support efforts to remove the regime headed by Saddam Hussein from power in Iraq and to promote the emergence of a democratic government to replace that regime.” Through this provision, Congress has already expressed its views on this subject. I applaud the efforts of the Bush administration and our international partners of Saddam Hussein and to work with these groups to provide a democratic alternative to this tyrant.

The United States has a strong record of restoring order and building democratic institutions in conflict regions of the globe. Examples such as post-World War II Germany and Japan are stellar illustrations of how the U.S. has worked to better defeated nations that strayed from the norms and rules of international behavior. In addition, unlike Afghanistan, Iraq is a wealthy nation with natural resources, an educated populace and a middle class—all elements that will bolster the chances of democracy thriving in this country. There is no reason to expect that with a concerted effort by the U.S. and other democratic nations that Iraq cannot join Israel as the only other Middle Eastern democracy.

But perhaps most important, benign neglect is not morally acceptable. Looking the other way will not and cannot improve the situation in Iraq and the threat Saddam Hussein poses to the world. There is a parallel between today’s situation and the situation that confronted the civilized Western World of the 1930s. In that era, democratic leaders sought to appease the ambitions of Adolph Hitler and the Third Reich. World War II, the Holocaust, and military and civilian casualties are the outcome of that deferral of action.

President Bush’s effort to compel compliance with applicable U.N. Security Council resolutions is our best chance for peaceful disarmament. Not one speaker here in the Senate has indicated that the status quo is acceptable or reasonable. It is painfully clear that one way or another we—preferably the U.S. in concert with our allies and the support of the United Nations—must deal with Saddam and his threat to our interests, our allies’ interests, the stability of the Middle East and the interests of the civilized world.
In conclusion, given the events of September 11th, given the past transgressions of Saddam Hussein, and given the threat posed to the world by his weapons of mass destruction programs, it is imperative that we provide President Bush with the strongest hand possible to pursue decisive action with all available U.N. Security Council resolutions. The attacks of September 11th and the fateful decisions not taken in the 1930s illustrate that there is a cost to not taking corrective action in a prompt and decisive fashion.

It is my sincere hope that this resolution will rally the United Nations Security Council to draft a strong resolution forcing the disarmament of Saddam Hussein and his regime of terror. If the U.N. fails to act, the U.S. must do what is in the best interest of our national security interests and disarm Saddam Hussein. Today represents our best opportunity for peaceful disarmament disarmament on our terms and according to standards established by the U.N. and other civilized nations. To do or expect anything less is to shirk our moral obligation to meet the national security obligations of our country.

It is for this reason that I will vote in favor of the bipartisan resolution which is before us now.

Mr. MURKOWSKI. Mr. President, we have a dilemma where we recognize that one individual, who has repeatedly defied the will of the international community, almost certainly has control over a concentration of weapons of mass destruction.

We have already seen this individual’s willingness to use these weapons against his own people and against Iraqui forces during the Iran-Iraq war.

So the question is, is it inevitable that sooner or later Saddam Hussein will again use weapons of mass destruction, and if so, against whom?

The fact that if the United States and her allies use force against Iraq, Saddam will attempt to use his weapons of mass destruction in order to remain in power. It is a legitimate concern and one that must not be taken lightly.

But I ask my colleagues, if we are hesitant now, how will we be when Saddam Hussein possesses a nuclear capability? And what will Saddam do when he knows we are unwilling to take action?

We have seen Saddam’s willingness to invade his neighbors—Iran and Kuwait. How much farther would Saddam have gone had he not been stopped by U.S.-led coalition forces?

In 1981, Israeli aircraft destroyed an Iraqi nuclear reactor capable of producing nuclear weapons in a surprise, preemptive strike. Israel faced tremendous criticism from the world, but a decade later, during the Gulf war, allied forces did not face a nuclear weapon capability.

Last month, Secretary Rumsfeld testified before the Senate Armed Forces Committee that prior to Operation Desert Storm, the best intelligence estimates were that Iraq was at least 5 to 7 years away from having nuclear weapons. Yet, when coalition forces entered Iraq, we found that Iraq was 6 months to one year away, not 5 to 7 years.

How close is Saddam today from acquiring nuclear weapons capability? We don’t know. We have not been able to place weapons inspectors in Iraq since 1998. Recent reports indicate one to five years, but just like 1981, we don’t know.

We do know that Saddam Hussein has developed weapons of mass destruction—weapons such as anthrax, VX, sarin and mustard gas. Are these weapons a country would use to defend itself? Or are these the weapons of an aggressor that would go to whatever means necessary to prevail?

And let’s not forget about the threat of proliferation—the threat of Saddam sharing these weapons with like-minded totalitarian states who would not hesitate to use them against the United States and our allies.

Had we known in advance the tragic events of September 11, 2001, there is no doubt that the United States would have taken this position against the al-Qa’ida terrorist network.

Every month, every year that Saddam Hussein remains in defiance of U.N. Security Council resolutions, we face an even larger, more deadly threat to the security of this great nation. As the President has said, to ignore these threats is to encourage them.

I am hopeful that the use of military action will not be necessary. That Saddam Hussein will fulfill the requirements of the United Nations Security Council. That he will allow full and unobstructed access to U.N. weapons inspectors to destroy all of Iraq’s weapons of mass destruction. But past history does not give much cause for hope.

In the Iranian Gulf War, Saddam Hussein has blatantly ignored U.N. Security Council Resolutions calling for the total destruction of Iraq’s weapons of mass destruction. Eleven years; 16 Resolutions.

This is not a game. We are currently in a limited war with Iraq. So far in 2002, Iraq has fired on Allied fighter planes 409 times, 14 times this past weekend alone. Iraqi forces have fired on Allied forces 1,000 times, 70 times this past weekend alone. Iraqi forces have fired anti-aircraft artillery 1,000 times, launching rockets toward Allied forces nearly 60 times. They have launched nearly 60 surface-to-air missiles. Since Iraq set a blow to Allied fighters 409 times, 14 times this past weekend alone. Iraqi forces have fired on Allied forces 1,000 times, 70 times this past weekend alone. Iraqi forces have fired anti-aircraft artillery 1,000 times, launching rockets toward Allied forces nearly 60 times. They have launched nearly 60 surface-to-air missiles. Since Iraq set a

Do we continue to import hundreds of thousands of barrels of oil from Iraq each day? In September 2002, it is estimated the U.S. imported 550,000 barrels a day. In September of 2001, we imported 1.2 million barrels a day—and broke an 11 year record.

The GAO reports Saddam received $6.6 billion in illegal revenue through smuggled oil since 1997. $1.5 billion in 2001 alone.

The number of vessels smuggling oil has dramatically risen in the past few months. In June through August, the Multi-national Interception Force boarded 297 vessels—nearly 100 per month—with 225,000 barrels of oil. Prior to that, the boarded an average of 12 vessels per month.

This is the Iraqi oil that powered Saddam’s global reach.

We can wait. We can react after the fact. But at what point do we act? When do we recognize that Saddam is a threat, that he does train al-Qa’ida, that he does fund the terrorists? At a certain point in time, we have to face reality.

What if we left this session of the Congress without authorizing the President to take the appropriate action needed to defend the national security of the United States against the threat posed by Iraq?

How would we feel if—God forbid—Saddam was to take action and take American lives? We would feel we had been derelict in our obligation.

We have an obligation to provide for the security of the people of the United States. Do we follow a policy of appeasement?

Allowing Saddam Hussein to continue to build his weapons of mass destruction?

To continue to play a cat and mouse game of allowing weapons inspectors in, only to place conditions on their actions?

To continue to def the international community, without fear of reprisal?

To take the chance that those terrorist networks that Saddam supports will not take action against the United States—with Saddam’s weapons of mass destruction?

It is oil that built Iraq and it is oil dollars that keep Saddam in power.

Oil dollars fund the weapons, the research, and the training camps for terrorists that give Saddam a global reach.

We can continue to import hundreds of thousands of barrels of oil from Iraq each day? In September 2002, it is estimated the U.S. imported 550,000 barrels a day. In September of 2001, we imported 1.2 million barrels a day—and broke an 11 year record.

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This is the Iraqi oil that powers our economy, fuels our school buses, and provides jet fuel for our fighters.

No longer should Iraq count on the United States to fund its regime.

We must pass an energy bill that helps reduce our dangerous dependence on Iraq. America must not be held victim to the whims of Saudi kings and Middle Eastern dictators.
We have an obligation to the American people. We have an obligation to send a strong, unified voice to the United Nations—Congress and the President, hand in hand—that it is time to stop appeasing Saddam.

It is time then, with the multitude of resolutions already passed, it is time to remove the deadly threat posed by Saddam Hussein.

If the United Nations is not willing to enforce its own resolutions, if the United Nations is not willing to make itself relevant, then the United States must not be afraid to stand up, to ensure that the national security of the United States is not endangered by the actions of Saddam Hussein.

I support this resolution. It is time to send a clear message to Saddam that we will no longer stand by while he develops these weapons that threaten the stability of the region, while he continues to defy the will of the international community, and while he poses a threat to the national security of the United States.

We cannot afford the risks of inaction. Not after the lessons we have learned from September 11.

Mrs. LINCOLN, Mr. President, I rise today as a proud member of this body. I have come to my decision on this grave matter after going to every edge that we can’t have it both ways. My constituents want us to consider the consequences of war.

I have asked the same questions of the President and his national security team that my constituents asked me. I understand that there are no easy choices when confronting a menace like Saddam Hussein. I have decided to support the Lieberman-Bayh resolution because I believe it gives the President the flexibility to determine in my judgment what we should be very thoughtful. My constituents want us to consider the consequences of war.

I look at my sons every day and wonder what kind of a world we are creating for them. I am sad that September 11, 2001 has forever changed our perspective on their future and ours. I regret that I cannot be sure that my boys will always be safe from terrorism. But, I am ever more resolved that the responsibility to multilateralize the Saddam Husseins and Osama bin Laden’s of the world. These are the people who bear an irrational hatred toward America, the liberty and justice that we stand for. They have converted that hatred into weapons stockpiles of chemical, biological, and radioactive networks that threaten our way of life. We cannot stand idly by while they gain strength and underestimate our resolve.

Today, I make a difficult choice. I choose today to give the President the authority to take military action against Iraq if necessary because I believe him when he says he does not want to go to war. I take our President at his word that disarming Saddam Hussein peacefully is his first choice. I support the notion that a unified Congress sends a strong message to our allies and gives our Secretary of State more leverage as he negotiates a new and tougher U.N. resolution that mandates weapons inspection, military consequences if Saddam resists.

Saddam Hussein is a ruthless dictator. He has set himself apart from dictators of the past by using biological weapons against his own people. He has used his power to stop the Iraqi people from exercising their human rights and basic freedoms. He has used his tools of destruction. Whether we do it alone or with the support of our allies, there can be no question that disarmament of Iraq cannot happen without the significant involvement, in fact the leadership of the United States.

So I have concluded that Saddam Hussein understands only one kind of communication. A strongly worded U.N. resolution with the solid military backing of the Security Council may be the path to change his mind about cooperating. If he doesn’t, he must know that his evil and treachery will have consequences.

Today I believe that the risk of doing nothing outweighs the risk of taking action. President Bush has pledged to me and the nation that he will exhaust a peaceful solution before resorting to a military solution. And I intend to hold him to his word.

I vote for this resolution with a heavy heart but also with the knowledge that it is the wise choice to avert the war, the more we learn of the Saddam Hussein menace, the more we learn of the risk of delaying the inevitable.

I strongly believe that the threat that Saddam Hussein brings to everything that is good in this world is a real threat. We cannot afford the risk of inaction. Not after the lessons we have learned from September 11.

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I strongly believe that the threat that Saddam Hussein brings to everything that is good in this world is a real threat. We cannot afford the risk of inaction. Not after the lessons we have learned from September 11.
But I am concerned that using force against Iraq before other means are tried will sorely test both the integrity and effectiveness of the coalition. Just one year into the campaign against al-Qaida, the administration is shifting focus, resources and energy to Iraq. The administration and its advocates claim that we have fully eliminated the threat from al-Qaida, before we know whether Osama bin Laden is dead or alive, and before we can be assured that the fragile post-Taibian government in Afghanistan consolidates its authority.

No one disputes that America has lasting and important interests in the Persian Gulf, or that Iraq poses a significant challenge to U.S. interests. There is no doubt that Saddam Hussein’s regime is a serious danger, that he is tyrant, and that his pursuit of lethal weapons of mass destruction cannot be tolerated. The question is not whether he should be disarmed, but how.

How can we best achieve this objective in a way that minimizes the risks to our country? How can we ignore the danger to our young men and women in uniform, to our ally Israel, to regional stability, the international community, and against terrorism?

There is clearly a threat from Iraq, and there is clearly a danger, but the administration has not made a convincing case that we face such an imminent threat to our national security that a unilateral strike and an immediate war are necessary.

Nor has the administration laid out the cost in blood and treasure of this operation.

With all the talk of war, the administration has not explicitly acknowledged, let alone explained to the American people, the immense post-war commitment that will be required to create a stable Iraq.

The President’s challenge to the United States requires a renewed effort to enforce the will of the international community to disarm Saddam. Resorting to war is not America’s only or best course at this juncture.

There are realistic alternatives between doing nothing and declaring unilateral or immediate war. War should be a last resort. Let us follow that course, and the world will be with us—even if, in the end, we have to move to the ultimate sanction of armed conflict.

The Bush administration says America can fight a war in Iraq without undermining our most pressing national security priority, the war against al-Qaida. But I believe it is inevitable that a war in Iraq without serious international support will weaken our effort to ensure that Al-Qaida terrorists can never, never, threaten American lives again.

Unfortunately, the threat from al-Qaida is still imminent. The Nation’s armed forces and law enforcement are on constant high alert. America may have broken up the al-Qaida network in Afghanistan and scattered its operatives across many lands. But we have not broken its will to kill Americans.

As I said earlier, we still don’t know the fate, the location, or the operational capacity of Osama bin Laden himself. But we do know that al-Qaida still thrives and still here in America, and will do all it can to strike at America’s heart and heartland again. But we don’t know when, where, or how this may happen.

On March 12, CIA Director Tenet testified before the Senate Armed Services Committee that al-Qaida remains “the most immediate and serious threat” to our country, “despite the progress we have made in Afghanistan and in disrupting the network elsewhere.”

Even with the Taliban out of power, Afghanistan remains fragile. Security remains tenuous. Warlords still dominate many regions. Our reconstruction effort, which is vital to long-term stability, the international community, and against terrorism.

We know all this, and we also know that it is an open secret in Washington that the Nation’s uniformed military leadership is skeptical about the wisdom of war with Iraq. They share the concern that it may adversely affect the ongoing war against al-Qaida and the continuing effort in Afghanistan by drawing resources and armed forces already stretched so thin that many Reservists have been called for a second year of duty, and record numbers of service members have been kept on active duty beyond their obligated service.

They said that spy satellite, reconnaissance aircraft and other intelligence analysts with regional or linguistic expertise would have to be reassigned.

To succeed in our global war against al-Qaida and terrorism, the United States depends on military, law enforcement, and intelligence support from many other nations. We depend on nations and countries in the former Soviet Union that border Afghanistan for military cooperation. We depend on countries from Portugal to Pakistan to the Philippines for information about al-Qaida’s plans and intentions.

Because of those relationships, terrorist plots are being foiled and al-Qaida operatives are being arrested.

Among our allies has been indispensable in the war on terrorism, and has had real results: In December 2001, Singapore officials arrested 13 members of a group with ties to al-Qaida that had planned to bomb the U.S. embassy and U.S. commercial and military targets in Singapore. Malaysia has arrested nearly 50 suspected al-Qaida terrorists since September 11th.

In March 2002, a joint U.S.-Pakistan police operation arrested 29 al-Qaida suspects, believed to include Abu Zubaydah, a key bin Laden deputy. In May 2002, Morocco arrested three al-Qaida operatives with a plot to attack American and British naval ships in the Straits of Gibraltar. In June, Moroccan authorities also detained Abu Zubair, nicknamed “the bear”—a top associate of Abu Zubaydah. In June, Saudi Arabia arrested seven al-Qaida members on suspicion of planning terrorist attacks. One of them, a Sudanese, had allegedly been involved in a missile attack near a Saudi airbase used by U.S. forces.

The United States has worked closely with Yemen to combat terrorism, and the Yemeni government recently reported that it is holding 85 suspects accused of links to al-Qaida and other militant groups.

General Hoar advised the Committee on September 23rd that America’s first and primary effort should be to defeat al-Qaida. In a September 10th article, General Clark wrote: “Unilateral U.S. action today would disrupt the war against al-Qaida.” We ignore such wisdom and advice from many of the best of our military at our own peril.

We have known for many years that Saddam Hussein is seeking and developing weapons of mass destruction. Our intelligence community is deeply concerned about the acquisition of such weapons by Iran, North Korea, Libya, Syria and other nations.

But information from the intelligence community over the past six months does not point to Iraq as an imminent threat to the United States or a major proliferation of weapons of mass destruction.

In public hearings before the Senate Armed Services Committee in March, CIA Director George Tenet described Iraq as an imminent threat, but not as a proliferator, saying that Saddam Hussein, and I quote, “is determined to thwart U.N. sanctions, press ahead
with weapons of mass destruction, and resurren the military force he had be fore the Gulf War.” That is unacceptable, but it is also possible that it could be stopped short of war.

In recent weeks, in briefings and in hearings before the Senate Armed Services Committee, I have seen no persuasive evidence that Saddam is not today de terred from attacking U.S. interests by America’s overwhelming military su preriority.

I have heard no persuasive evidence that Saddam is on the threshold of ac quiring the nuclear weapons he has sought for more than 20 years.

And the Administration has offered no persuasive evidence that Saddam would transfer chemical or biological weapons of mass destruction to al Qaida or any other terrorist organiza tion. As General Joseph Hoar, the for mer Commander of Central Com mand told the members of the Armed Services Committee, a case has not been made to connect al-Qaida and Iraq.

To the contrary, there is no clear and convincing pattern of Iraqi relations with either al-Qaida or the Taliban.

Moreover, in August, former Na tional Security Advisor Brent Scowcroft wrote that there is “scant evidence” linking Saddam Hussein to terror istic organizations, and “even less to the September 11 attacks.” He con cluded that Saddam would not regard it as “prudent” to risk his country or his investment in weapons of mass destruction by transferring them to terrorists who would use them and “leave Baghdad as the return address.”

Some who advocate military action against Iraq assert that air strikes will do the job quickly and decisively, and that the operation will be complete in 72 hours. But there is again no persuasive evidence that air strikes alone over the course of several days will in capitate Saddam and destroy his weapons of mass destruction. Experts have informed us that we do not have sufficient intelligence about military targets in Iraq. Saddam may well hide his most lethal weapons in mosques, schools and hospitals. If our forces at tempt to strike such targets, untold numbers of Iraqi civilians could be killed.

In the Gulf war, many of Saddam’s soldiers quickly retreated because they did not consider invasion of Kuwait was justified. But when Iraq’s survival is at stake, it is more likely that they will fight to the end. Saddam and his military may well abandon the desert, retreat to Baghdad, and engage in urban, guerrilla warfare.

Many believe that our armed forces may need to occupy Baghdad, which has over 5 million residents. In our September 23 hearing, General Clark told the committee that we would need a large military force and a plan for urban warfare. General Hoar said that our military would have to be prepared to fight block by block in Baghdad, and that we could lose a battalion of soldiers a day in casualties. Urban fight ing would, he said, look like the last brutal 15 minutes of the movie “Saving Private Ryan.”

We know that the senior military leadership is concerned about the long term consequences of an occupation. Secretary of Defense Rumsfeld testified in September that if force were used in Iraq, disarmament would take some period of time. As he said, “one would think there would have to be a military presence, undoubtedly a coal ition presence or a U.N. presence, for a period of time.

In fact, the Congressional Budget Office estimated that the cost of an occupation force would be $1 billion to $4 billion a month, depending on the size of the force, and military experts have suggested that up to 200,000 peace keep ers might be needed for the occupation. However, and let me emphasize this, the Congressional Budget Office concluded that current U.S. Army forces would be unable to support the needed troop rotations for a prolonged 200,000 person occupation.

I do not accept the idea that trying other alternatives is either futile or perilous—that the risks of waiting are greater than the risks of war. Indeed, in launching a war against Iraq now, the United States may precipitate the very threat that we are intent on preventing—weapons of mass destruction in the hands of terrorists. If Saddam’s survival is in question, then his view of his interests may be profoundly altered: He may decide he has nothing to lose by using weapons of mass destruction himself or by sharing them with terrorists. Indeed, in an October 7 letter to Senator Graham, Chairman of the Senate Intelligence committee, CIA Director George Tenet stated this risk. He said, “Baghdad for now appears to be drawing the line short of conducting terrorist attacks with conventional or C.B.W. against the United States.”

In discussing the scenario of a mili tary attack, the CIA Director said, “Should Saddam conclude that a U.S. led attack could no longer be deterred, he probably would become much less constrained in adopting terrorist actions . . . Saddam might decide that the extreme step of. . . so there’s a short conduct of terrorist attacks with conventional or C.B.W. against the United States.”

In the same letter, the CIA de classified an exchange between Senator Levin and a senior intelligence wit ness. When asked about the likelihood of Saddam using weapons of mass de struction without provocation, the intelligence witness said, “My judgment would be that the probability of him initiating an attack . . . in the fore seeable future, given the conditions we understand now, the likelihood I think would be low.” When asked about the likelihood that Saddam would use weapons of mass destruction if he thought his regime was in danger, the witness said, “Pretty high, in my view.”

Before the Gulf War in 1991, Secretary of State James Baker met with Saddam and threatened him with “catastrophe” if he employed weapons of mass destruction. In that war, although Saddam launched 39 Scud missiles at Israel, he did not use the chemical or biological weapons he had. Saddam’s regime is unequalled. If Saddam’s survival are threatened, he will have nothing to lose, and may use everything at his dis posal. Israeli Prime Minister Ariel Sharon has announced that instead of its forbearance in the 1991 Gulf war, this time Israel will respond if attacked. If weapons of mass destruction fall on Israeli soil, killing innocent civilians, the experts I have consulted believe Israel will retaliate, and possibly with nuclear weapons.

This escalation, spiraling out of control, could draw the Arab world into a regional war in which our Arab allies side with Iraq, against the United States and against Israel. And that would represent a fundamental threat to Israel, to the region, to the world economy and international order.

Nor can we rule out the possibility that Saddam would assault American forces with chemical or biological weapons. Despite advances in protecting our troops, we may not yet have the capability to protect our forces in Afghanistan. The Congressional General Accounting Office published a report on October 1 which clearly suggests that our forces are not adequately prepared for a chemical or biological attack, even though the Defense Department has been taking significant actions to provide such protection.

The GAO emphasizes the importance of chemical and biological defense training, the medical readiness of units to treat casualties, a contami nated environment, and the critical need for an adequate supply of required protective gear.

Our forces are already stretched thin in other ways. Our soldiers, sailors, airmen and Marines are serving their country with great distinction. Just under 70,000 Reservists and National Guardsmen have been mobilized for the war against terrorism. Many reservists who were initially recalled for the war in Afghanistan have been de moobilized or extended for a second year. They are concerned about the impact a war against Iraq will have on their families and on their jobs. Many em ployers who are struggling in the current sagging economy are also deeply concerned about the stability of their workforce. These patriotic Americans are willing to sacrifice, but they deserve to know that all reasonable alter na tives to war have been exhausted.

If we embark upon a premature or unilateral military campaign against Iraq, or a campaign only with Britain, our forces will have to serve in even greater numbers, for longer periods,
and with graver risks. Our force strength will be stretched even thinner. If in the end we must go to war, the burden should be shared with allies, and an alliance is less likely if war becomes an immediate response.

Even with the major technological gains demonstrated in Afghanistan, the logistics and manpower required in a war with Iraq would be extraordinarily challenging if we could not marshal a real coalition of regional and international allies. The Chairman of the Joint Chiefs of Staff, General Richard Myers, told the Senate Armed Services Committee two week ago that because of the high demand placed on some of our forces, coalition partners would be necessary to mitigate the risk of war in Iraq.

President Bush made the right decision on September 12 when he expressed America’s willingness to work with the United Nations to prevent Iraq from using chemical, biological or nuclear weapons. But the President addressed the General Assembly challenging the United Nations to enforce its long list of Security Council Resolutions on Iraq was powerful, and for me, it was persuasive.

The President also reported important progress has been made in urging many nations to join us in insisting that Saddam Hussein’s regime be held accountable. The meetings already held between the U.N. and the Iraqi government to resume inspection technology reflects the new international resolve to ensure that Iraq's weapons of mass destruction are identified and destroyed. Yet, the resolution before us would allow the President to go it alone against Iraq without seeing our U.N. initiative through, and without exhausting the alternatives.

To maintain the credibility he built when he went to the U.N., the President must follow the logic of his own argument. Before we go to war, we should give the international community a chance to meet the President’s challenge, to renew its resolve to disarm Saddam Hussein completely and effectively.

Some have argued that inspections have already been tried, and that they have failed. They argue that the international community has exhausted the option of inspections, and that immediate war is now justified, I disagree.

I have spoken to former inspectors and to inspectors’ experts who are convinced that 7 years of inspections significantly impeded Saddam’s efforts to acquire weapons of mass destruction. Indeed, they are convinced that inspections can work effectively again.

According to Rolf Ekeus, who served as the executive chairman of the U.N. Special Commission on Iraq from 1991 to 1997, inspectors ensured that not much was left of Iraq’s once massive weapons programs at the time they departed.

In fact, the seven years of inspections that took place until 1998 succeeded in virtually eliminating Saddam’s ability to develop a nuclear weapon in Iraq during that period. Even with Iraq’s obstructions, those inspections resulted in the demolition of large quantities of chemical and biological weapons. The inspection program, before its forced termination in 1998, had accomplished far more disarmament than the gulf war itself.

President Bush acknowledged the successes of the International Atomic Energy Agency, or I.A.E.A., in thwarting Saddam Hussein’s efforts in his October 7 address to the Nation. He said, “Before being barred from Iraq in 1998, the International Atomic Energy Agency dismantled extensive nuclear weapons-related facilities, including three uranium-enrichment sites.”

A CIA assessment, released to the public in October 2002, says: “Before its departure from Iraq, the IAEA made significant strides toward dismantling Iraq’s nuclear weapons program and unearthing the nature and scope of Iraq’s past nuclear activities.”

Even the assessment of Iraq’s WMD program published by the British Government to demand action in the United Nations against Iraq acknowledges the success of inspections. It states: “Despite the conduct of the Iraqi authorities towards them, both, the UN, and the IAEA Action Team have valuable records of achievement in discovering and exposing Iraq’s biological weapons program and destroying very large numbers of biological weapons stocks and missiles as well as the infrastructure for Iraq’s nuclear weapons programme.”

Among the U.N.’s significant achievements cited in the assessment are: The destruction of 40,000 munitions for chemical weapons, 2,610 tons of chemical precursors, and 411 tons of chemical warfare agent. The dismantling of Iraq’s prime chemical weapons development production complex. The destruction of the towers of the al-Hakam biological weapon production complex, 11 mobile launchers and 56 sites, 30 warheads filled with chemical agents, and 20 conventional warheads. The destruction of the al-Hakam biological weapon facility and a range of production equipment. The removal and destruction of the infrastructure of the nuclear weapons program, including a weaponization and testing facility.

Experts on inspections advise that it would be extremely hard for Iraq to carry out a secret WMD program while inspections are being conducted, especially with the inspection technology that has been developed over the last ten years. One former nuclear inspector told me that he found it hard to keep Iraqi scientists quiet about Iraq’s nuclear program, once they started to talk.

Given these assessments, there is every reason to believe that unrestricted and unconditional inspections can again be effective in ensuring the destruction of weapons of mass destruction. It is an option that must be given a clear chance before going to war again.

So this should be the first aim of our policy, to get U.N. inspectors back into Iraq without conditions. I hope the Security Council will approve a new resolution requiring the Government of Iraq to accept unlimited and unconditional inspections and the destruction of all of its weapons of mass destruction.

The resolution should set a short timetable for the resumption of inspections. I would hope that inspections could resume, at the latest, by the end of October.

The resolution should also require the head of the U.N. inspection team to report to the Security Council every two weeks. No delaying tactics should be tolerated, and if they occur, Saddam should know that he will lose his last chance to avoid war.

The Security Council Resolution should authorize the use of force, if the inspection process is unsatisfactory. The resolution should authorize the United States to act in unilaterally in Baghdad that the United States Congress would then be prepared to authorize force as well.

The return of inspectors with unfettered access and the destruction of what they find not only could remove any weapons of mass destruction from Saddam’s arsenal. They could also be more effective than an immediate or unilateral war in ensuring that these deadly weapons would not fall into terrorist hands.

Before going to war again, we should seek to resume the inspections now—and set a non-negotiable demand of no obstruction, no delay, no more weapons of mass destruction.

We know that our actions against Iraq do not occur in a vacuum. The world is watching. The Administration’s decision to abandon the Kyoto Protocol on global warming, to unilaterally withdraw from the ABM Treaty, and to reject ratification of the Treaty on the International Criminal Court have left the unmistakable impression across the globe that the United States wants to write its own international rules.

In February, Secretary of State Powell testified that there was significant concern among the Europeans last year about “unbridled U.S. unilateralism,” because “the U.S. was going off on its own without a care for the rest of the world.” Further unilateral action on our part, especially on the all-important issue of war, could trigger a new global anti-Americanism and cause many nations and governments to question our motives and actions on a wide range of issues.

We should not embark on a unilateral war, without fully considering the potentially destabilizing impact on our allies and the region.

If we insist on attacking Iraq alone without the clear support of the international community, we could inflame anti-Americanism in the predominantly Muslim countries throughout the Middle East and South East Asia.

In an article this month in the New York Times, an expert at the Brookings Institution wrote that regardless of our
real objectives, most Arabs and Muslims will see “American imperialism” in a war with Iraq.

This expert says that a war with Iraq would “render the Middle East more . . . unstable than it is today.” Middle Eastern leaders could be faced with mass street protests over a highly unpopular American strike.

Jordan’s King Abdullah, who is a trusted friend of America, is deeply concerned that war will inflame the large Palestinian population and inflame Islamic views. Iraq is one of Jordan’s largest trading partners, and King Abdullah is understandably concerned about a potentially devastating impact on the Jordanian economy. Some experts have suggested that King Abdullah may lose power if war breaks out. Already the Jordanian Government is working actively to discourage popular outbursts against war with Iraq.

In Egypt, President Mubarak is concerned that war with Iraq will further ignite strong Islamist sentiment.

We also need to consider the possibility that Iran would try to increase its strength and influence in Southern Iraq in a post-Saddam era. More than 50 percent of the Iranian population is Shia, just as in Iran, and if the Iraqi Government senses a vacuum, it very well might try to increase its influence in Iraq.

The United States must clearly act to defend our national security against an imminent threat. In doing so, the President will have the full support of Congress and the American people. But when an imminent threat does not exist, and when reasonable alternatives are available, as they are now, we must use them before resorting to war.

What can be gained here is success and in the event of failure, greater credibility for an armed response, greater international support, and the prospect of victory with less loss of American life.

So what is to be lost by pursuing this policy before Congress authorizes sending young Americans into another and in this case perhaps unnecessary war?

Even the case against Saddam is, in important respects, a case against immediate or unilateral war. If Prime Minister Blair is correct in saying that Iraq can launch chemical or biological weapons in 45 minutes, what kind of sense does it make to put our soldiers in the path of that danger without exhausting every reasonable means to disarm Iraq through the United Nations?

Clearly we must halt Saddam Hussein’s quest for weapons of mass destruction. Yes, we may reach the point where our only choice is conflict with like-minded allies at our side, if not in a multilateral action authorized by the Security Council. But we are not there yet.

The evidence does not take us there; events do not compel us there and both the war against terrorism and our wider interests in the region and the world summon us to a course that is sensible, graduated, and genuinely strong—not because it moves swiftly to battle, but because it moves resolutely to the objective of disarming Iraq peacefully if possible, and militarily if necessary.

In his October 7 address to the nation, President Bush said Congressional approval of a resolution authorizing the use of force does not mean that war with Iraq is “imminent or unavoidable.” The President himself has not declared that war will go beyond diplomacy to war. Yet, Congress is being asked to authorize war now. He may decide not to use that authority. But this resolution leaves it to the President to make the decision on his own, without further recourse to Congress or to the American people.

The power to declare war is the most solemn responsibility given to Congress by the Constitution. We must not delegate that responsibility to the President.

Let me close by recalling the events of an autumn of danger four decades ago. When missiles were discovered in Cuba—missiles more threatening to us than anything Saddam has today, some of the most powerful councils of good judgment urged an immediate and unilateral strike. Instead the United States took its case to the United Nations, won the endorsement of the Organization of American States, and brought along even our Soviet allies. We imposed a blockade, demanded inspection, and insisted on the removal of the missiles.

When an earlier President outlined choice to the American people and the world, he spoke of it in realistic terms not with a sense that the first step would necessarily be the final step, but with a resolve that it must be tried.

...As he said then, “Action is required now” and “I have no doubt that the world will come to agree if the weapons inspectors are allowed in.”

In 2002, we too can and must be both resolute and measured. In that way, the United States prevailed without war in the greatest confrontation of the Cold War. Now, on Iraq, let us build international support, try the United Nations, and pursue disarmament before we turn to armed conflict.

Mr. JOHNSON. Mr. President, I rise today to offer my support for the pending resolution. I am pleased to be a cosponsor of the Lieberman-Warner-McCain resolution because I believe it is in our national security interests to deal with the threat posed by Iran. The world would be a safer place without Saddam Hussein, and as long as he remains in power, he will continue to be a threat to the region, to the United States, and to the world.

Saddam Hussein is a destabilizing force in the Middle East. A quick review of history reveals he has invaded two of his neighbors—Iran and Kuwait—causing massive destruction, killing hundreds of thousands of people, and bankrupting his country. During the Gulf war, he launched ballistic missiles at civilian populations in neighboring nations in order to stop the peace process and has provided financial rewards to the families of suicide bombers. He supports organizations engaged in terrorism and committed to the overthrow of governments within the region. It is clear that Saddam Hussein is an opponent of stability in the Middle East, and our efforts to build a lasting peace in the region is in jeopardy as long as he remains in power.

In addition to being a threat to his neighbors, Saddam Hussein is a threat to the United States and to our vital national security interests. There can be no doubt that Iraq has continued its efforts to develop nuclear weapons, mass destruction and the means to deliver them. After the Gulf war, Saddam Hussein agreed to open up his country to international inspectors, to destroy his own nuclear stockpile, to halt all weapons mass destruction development programs. Despite near continual obstruction by Iraq, international weapons inspectors were able to uncover a portion of his extensive chemical, biological, nuclear, and biological weapons programs, and gain vital information about his effort to develop nuclear weapons.

However, the weapons inspectors’ progress was thwarted when Saddam Hussein forced them to leave the country in 1998. For 4 years he has been able to pursue chemical, biological, and nuclear weapons capabilities outside the watchful eye of the international community. While Iraq has agreed to allow the weapons inspectors to return, I am skeptical that Saddam Hussein will keep his word and allow unfettered access to suspect sites. Already there are indications that the agreement under which the inspectors will return allows Iraq to forbid entry into certain locations. Without full and guaranteed access to all sites, this inspection regime is likely to fail and prove to be just another delaying tactic.

Saddam Hussein’s possession of weapons of mass destruction is in itself a threat to the United States, but equally concerning is his ties to international terrorism. It is clear that Iraq is in violation of its obligation to recover terrorism assets and to halt its support for terrorist organizations. Recently, the Bush administration announced that it has evidence linking Saddam Hussein with international terrorists. A link between Saddam Hussein’s weapons programs and al-Qa’ida terrorists would be the gravest threat facing our Nation and would require immediate action by the United States.

Get that threat, and the fact that Iran is in violation of 16 separate United Nations Security Council resolutions, the United States is well within its rights to act militarily to protect
the safety of the American people. I disagree with those who argue our ac-
tions must be tied to prior approval by the United Nations. The defense of our
Nation should not be dictated by other countries or international organiza-
tions. If necessary, the United States should prepare to act alone.

However, I strongly support efforts to build international support prior to
military action against Iraq. The sup-
port of our allies, and the international community as a whole, will increase
the chances of success for our policy in
Iraq and in the ongoing fight against
global terrorism. One reason why I sup-
port the pending resolution is that I
believe a strong vote by Congress will
signal our national unity and make it
clearer that the President will
succeed in creating a strong inter-
national coalition.

While much of our focus has been on
preparing for possible military action
against Iraq, and working with the interna-
tional community to resume in-
spections of Iraq’s suspected weapons of
mass destruction sites, I believe we
must also begin the process of planning
for a post-Saddam Hussein Iraq. As a
part of this, we must begin to talk to the Iraqi people and enlist their sup-
port in the fight against Saddam Hus-
sein. There can be no doubt that no one
has suffered more from Saddam Hus-
sein’s regime than the people of Iraq.

The list of crimes Saddam Hussein has
perpetrated against his own citizens is
shocking. Since 1997, he has killed
over 2,500 prisoners—many of
whom were jailed simply for their op-
position to his regime. He has
pressed both the Kurds in the north
and the Shites in the south by causing
environmental devastation, demol-
ishing homes, destroying villages, and
creating hundreds of thousands of
internally displaced people throughout
the country. In 1988 in the village of
Halabja, chemical weapons were
dropped, killing more than 5,000 innocent
Iraqi civilians. And while thousands of his
people starve, Saddam Hussein diverts
much needed food and medicine from
the U.N.’s Oil for Food Program for his
own enrichment.

Given his history, the Iraqi people
should not doubt welcome the end of
Saddam Hussein’s brutal regime. We
should ask for their support in ousting
Saddam by assuring them that our goal
is nothing short of helping them estab-
lish a functioning, democratic society.

Iraq enjoys a wealth of natural re-
sources and a well-educated, innovative
population. The Iraqi people may well
thrive once they are allowed to harness
the power of democracy and free mar-
kets.

I believe we can succeed in helping
the Iraqi people create a better coun-
try. It will be difficult and will take a
long-term commitment from the
United States. But ultimately, the suc-
cess of our efforts in Iraq will be judged
by our ability to make sure that Sad-
dam Hussein is not simply replaced by
another dictator who will pursue weap-
ons of mass destruction, invade his
neighbors, and support global ter-
rorism.

This vote has particular significance
to me. My son, Brooks, is currently
serving in the 101st Airborne. The 101st
Airborne is one of the Army divisions
that has been identified by military leaders as
likely to prosecute the war against
Iraq. I know that a vote in favor of this
resolution may be a vote to send my
own son to war. Given this, I do not
take this vote lightly. I am very proud of my
son and the thousands of South Dakotans serving in our Armed
Forces, and I know they are prepared
to do what is necessary to protect the
United States.

I will vote for this resolution because
I know putting a stop to Iraq’s weapons of
mass destruction program and end-
ning Saddam Hussein’s brutal dictator-
ship is in our national security inter-
ests and vital to protecting the Amer-
ican people. While this approach is not
without peril, the danger of Saddam
Hussein’s continuing to have the means
to wage offensive war against a neighbor
is nothing short of helping them estab-
lish a functioning, democratic society.

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Hussein’s continuing to have the means
to wage offensive war against a neighbor
is nothing short of helping them estab-
lish a functioning, democratic society.

Mr. LIEBERMAN. Mr. President,
what weapons, exactly, does Saddam
Hussein possess, and how do we
work with them? When we are talking
about this dangerous dictator, that is not
a hypothetical question. We can see what
he has already done with the chemicals
he has developed. We don’t have to
imagine; we need only extrapolate. Saddam
Hussein not only has large
and growing stockpiles of chemical and
biological weapons. He alone among
the dictators of the world has shown a
willingness to use them.

In the 1980s Iran-Iraq War, Iraqi
troops repeatedly used poison gas,
including mustard gas and the nerve
agent sarin, against Iranian soldiers.
And Saddam has repeatedly attacked
Kurds in the north with chemical
warfare agents, and in 1995 used
mustard gas, the most horrifying sin-
gle attack coming in Halabja in 1988.

It is one thing to see nations accu-
mulate dangerous weapons for purely
deterrent and defensive purposes. It
is another entirely to see a dictator de-
velop such weapons and deploy them
to murder opponents of his regime
and wage offensive war against a neighbor.

That is why we must look with spe-
cial scrutiny on Saddam’s stockpiles.

When the U.N. inspectors were forced
out of Iraq in 1998, here is what was un-
accounted for: up to 360 tons of bulk
chemical warfare agents, including one
and a half tons of VX nerve agent; up
to 3,000 tons of precursor chemicals;
corporate NMDI sufficient to produce
26,000 liters of anthrax spores; and over
30,000 special munitions for delivery of
chemical and biological agents.

Those are just the leftovers that we
know about. Then add to that all the
deadly weapons that Saddam has been
stockpiling for the last 11 years. We
know Iraq continues to produce chem-
ical agents for chemical weapons. We
know Saddam has rebuilt previously
destroyed production plants across
Iraq. We know he has retained the key
personnel formerly engaged in the
chemical weapons program. He has
mustard gas, VX nerve agent, and a
range of other chemical weapons.

Perhaps we recite the litany, “chem-
ical, biological, working on nuclear,”
so often that it loses some of its mean-
ing. British Prime Minister Tony Blair
has warned against us developing a
kind of “word fatigue” when it comes to
these weapons, and I take that warn-
ing to heart.

New Yorker” writer Jeffrey Gold-
berg has traveled to the region and
done significant reporting on Saddam’s
capabilities and his intentions—on his
deadly weapons and his brutal will. Let
me read a piece Mr. Goldberg wrote in
the online magazine Slate, which
puts Saddam’s possession of at least one of
these toxins in sharp relief. I quote:

In 1995, the government of Saddam Hussein
admitted to United Nations weapons inspec-
tors that its scientists had weaponized a
biological agent called aflatoxin. Charles
Dufeler, the former deputy executive chair-
man of the now—defunct UNSCOM, told me
earlier this year that the Iraqi admission
was startling because aflatoxin has no pos-
sible battlefield use. Aflatoxin, which is
made from fungi that occur in moldy grains,
does only one thing well: It causes liver can-
cer. In fact, it induces it particularly well in
children. Its effects are far from immediate.

Ahmad Chalabi, a deputy for Saddam in
1997, told Mr. Goldberg that aflatoxin would stop a
lieutenant from making
colonel, but it would not stop soldiers
from advancing across a battlefield.

Dufeler, in an article that appeared in the
New York Times on Tuesday, a group of wor-
kers suing the Iraqis for their knowledge.

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We know he has retained the key
persone formerly engaged in the
chemical weapons program. He has
mustard gas, VX nerve agent, and a
range of other chemical weapons.
But assume for a moment that Saddam about nuclear weapons. I don’t need to go through all the details of the weaponized arsenal. I don’t need to go through all the logical or chemical agent in this man’s arsenal. I don’t need to go through all the horrors that Saddam has committed. I don’t need to go through all the years ago, in 1998, when Iraq had the materials and the means to deliver a weaponized biological agent, a tool of mass murder and nothing else.

I do not know how any thinking person could believe that Saddam Hussein is a run-of-the-mill dictator. No one else comes close to matching his extraordinary and variegated record of malevolence.

Earlier this year, while traveling across northern Iraq, I interviewed more than 100 survivors of Saddam’s campaign of chemical genocide. I will not recite the statistics, or recount the stories here, except to say that I met enough barren and cancer-riden women in Iraqi Kurdistan to last me several lifetimes.

So: Saddam Hussein is uniquely evil, the only ruler in power today—and the first one since Hitler—to commit chemical genocide. Is that reason to remove him from power? I would say yes, if “never again” is in fact actually to mean “never again.”

That is why every day this man remains in power is a day of shame for the American people, the Iraqi people, and, indeed, the people of the world.

Let me give you one more example that is as disturbing as aflatoxin. It is botulinum toxin, the cause of botulism, which comes from bacteria found in the soil. After the gulf war, United Nations weapons inspectors found that Iraq had produced tons of botulinum toxin, some of it loaded into missiles and bombs. Let me repeat. Years ago, inspectors found tons, some of it weaponized, in Iraq. The American people, the Iraqi people, and, indeed, the people of the world.

For smallpox, there is a vaccine. Anthrax and other bacterial agents can be treated with antibiotics. But botulism is a toxin, a poisonous chemical made by bacteria. Let’s assume that a terrorist is trying to use the weaponized smallpox to unleash a biological horror story for every biological or chemical agent in this man’s arsenal. I don’t need to go through them all. We only need to understand that these horror stories could come true if we do not confront Saddam’s vicious designs.

Some insist, and I don’t understand this claim, that chemical and biological weapons aren’t all that troubling. They say we need only worry about nuclear weapons. Giving up on that, I think that is a dangerous assumption. But assume for a moment that Saddam has no chemical weapons and no biological weapons. Would there be cause for forceful United Nations action, and, failing that, American military action? I say, yes, without a doubt.

There is now a consensus belief that Saddam could have an atomic weapon within months if he has fissile material. Based on the best estimates, his regime could manufacture the fuel itself within as little as 3 years. There is no way to measure now long it might take Saddam to acquire the fuel from an outside source. He could be attempting to do so as we speak. Indeed, it would be naïve to assume otherwise.

This leads to a critical question, and perhaps the threshold question in the debate. How long do my fellow Senators suggest we wait? Until we know, beyond dispute, if there is ever such evidence beyond dispute, that Saddam is 1 month away from obtaining a nuclear weapon and the means to deliver it? Until we know beyond dispute that he is a week away? Or perhaps we should remove him immediately.

In 1996, the International Atomic Energy Agency, IAEA, reported that Iraq had all the materials for a bomb except for the fissile material itself—either plutonium or highly enriched uranium. It is not out of the realm of possibility.

The debate about whether Saddam is an “imminent” threat is an interesting one. What better defines imminence than the facts that I have just outlined?

In fact, we must admit that the only conclusive proof of imminence could come in the hindsight, when innocents are sorting through the rubble and counting the injured or the dead. As National Security Advisor Condoleezza Rice said, the smoking gun could be a mushroom cloud. Or add to that a yellow cloud of mustard gas, an invisible cloud of sarin gas, or the slow and silent spread of smallpox.

I know, despite all this evidence, many Americans and others say, “There is no new evidence.” I have two answers to that. One, we don’t need new evidence. The existing evidence of his capabilities and intent is more than enough to paint a poisonous picture.

Two, there is, in fact, new evidence. For instance, the fact that, once acquiring fissile material, Saddam will be just months of developing a nuclear weapon, is new. And it underlines the necessity of defanging this dictator immediately.

In fact, here is a brief review what we know about what Saddam has done since the departure of the U.N. weapons inspections in 1998. British Prime Minister Tony Blair laid this out to the Parliament last month.

Since 1998, we know that Saddam has sought or attempted to buy: specialized vacuum pumps, the type needed for the gas centrifuge to enrich uranium; an entire magnet production line of the type used in the motors and top bearings of gas centrifuges; dual use products such as Anhydrous Hydrogen Fluoride and fluoride gas; a filament winding machine, which can be used to manufacture carbon fiber gas centrifuge rotors; 60,000 or more specialized aluminum tubes, which are subject to strict controls due to their potential use in the construction of gas centrifuges.

And Saddam has been trying to buy significant quantities of uranium, though we do not know whether he has been successful. Key personnel from his old nuclear weapons program are at work again. Iraq claims that this is for civil purposes but it has no nuclear powerplants.

We can search for the most innocuous possible explanation, of each and every disturbing piece of evidence, or we can look realistically at the totality of the evidence.

And what about delivery systems? Iraq is supposed to only have limited missile capability for conventional weaponry. But we know that a significant number of longer-range missiles are being produced by various inspectors, including up to 20 extended range Scud missiles. We know that 2001, Iraq’s plans entered a new stage and that now, the regime’s development of weapons with a range over 600 miles is a serious concern. Hundreds of inspectors are working on the delivery systems.

The danger will not abate unless we make it abate. It will only grow. And we will be forced to simply wait and see how, when, and against whom Saddam will use these weapons.

What more do we need to know? Some say that removing Saddam Hussein from power would compromise the wider war against terrorism. But to me, the two are inextricably linked.

First, remember that Iraq under Saddam is one of only seven nations in the world to be designated by our State Department as a state sponsor of terrorism. He provides aid, funding, and training to terrorists who have killed Americans and others. He hosted the Abu Nidal Organization, whose leader was found dead in Baghdad in August. He gives money to the families of Palestinian suicide bombers.

Second, Saddam himself meets the definition of a terrorist, someone who attacks civilians to achieve a political purpose. He has done so repeatedly against the Kurds in the north of Iraq, as well as against the Shi’a in the south. If he is willing to kill thousands of Americans and others, how many Americans or Europeans do we think he considers expendable?

Third, though the relationship between al-Qaida and Saddam’s regime is a subject of intense debate within the intelligence community, we do have evidence of meetings between Iraqi officials and leaders of al-Qaida, and some testimony that Iraqi agents helped train al-Qaida operatives to use chemical and biological weapons. We also know that senior leaders of al-Qaida have been and are now harbored in Iraq.

It is not speculation to suggest that Iraq might pass chemical, biological,
or nuclear weapons to terrorists. It is realism.

There are other state sponsors of terrorism, all of which pose serious dangers to the security of America and the world.

But Saddam’s is the only regime that combines a record of supporting terrorists with a history of killing and torturing dissidents, ambitions to dominate his region, growing stockpiles of chemical and biological weapons and a willingness to use them. That is why the danger he poses rises above the rest on the topography of terror.

In my view, if we remove his pernicious influence from the Middle East and free the Iraqi people to determine their own destiny, we will transform the politics of the region, and advance the war against terrorism, not set it back as some have suggested.

In April 1917, in requesting a congresional vote to begin a war that would define the American century, Woodrow Wilson said, “We act without animus, not in enmity toward a people or with the desire to bring any injury or disadvantage upon them, but only in armed opposition to an irresponsible government which has thrown aside all considerations of humanity and of right and is running amuck.”

The same can be said if and when we must confront Saddam’s brutal regime. We will not be fighting the Iraqi people. Our goal, to the contrary, will be to liberate the Iraqi people from tyranny even as we remove the threat from this rabid regime.

But we must prepare that good and decent intent not only on the day we commit arms, if we must, on the day we win. We must prove our commitment to building a better nation for the Iraqi people on the day after, and the day after that, when we win. We will face, and help the Iraqi people to face, the broad range of humanitarian, economic, diplomatic, and political problems that will no doubt present themselves.

The wars we wage are measured by the quality of the peace that follows. I know that some fear the future of Iraq post-Saddam. They fear the risks, the responsibilities, and the costs, so much that those fears of tomorrow lead them to justify inaction today. To me, post-Saddam Iraq is not a burden to be shunned but an opportunity to be seized. It must become a signal to the world, particularly the Islamic world, of our intentions.

Indeed, post-Saddam Iraq will be a test of America and our values. We have barely earned a passing grade on our first test, in post-Taliban Afghanistan. We cannot afford to scrap and slip back this time. The stakes are higher, the stage larger, and the consequences of failure even more dire.

How do we lay the foundation for a civilized and open society after the fighting stops and the likely celebrations in the streets subsides?

First, we must invest in Iraq’s security. Some will be tempted to short-change our post-Saddam commitment by whittling down a security presence to the smallest possible size we think we can get away with, or by pulling our forces out the first open window.

But we must learn from Afghanistan, where despite the military victory and early movements toward a stable and civil society, some big mistakes have been made. Perhaps due to the Bush administration’s failure to build a new nation—building, we failed to establish a peacekeeping presence strong enough or geographically wide enough to tame the factionalism and ethnic conflict that have plagued Afghanistan for years. We did not get ready to deal with the decrepit state of the nation’s infrastructure caused by the long civil war that preceded our involvement. And, though our nations assisted us in our military victory, we did not leverage their investment to give them sufficient stake in a responsibility in a long-term peace.

As a result, the situation on the ground in Afghanistan is tenuous today. Warlords control the country. Which regime will be installed in Kabul is uncertain. His ministers have been assassinated. Karzai himself came within a hair’s breath of assassination. Have we lost the peace? No. But the current instability can, if left to fester, give rise to terrorism, oppression, and civil war.

It is not too late to correct our course. That is why Senator Hagel and I have sponsored the Afghanistan Freedom Support Act of 2002, currently before the Senate Foreign Relations Committee. The bill would commit to the country’s stability, security, and democratic development by investing $2.5 billion over 4 years in economic, political, and humanitarian assistance, including a half billion dollars toward an enterprise fund for business development and job creation and $300 million in military and security assistance for police training and crime control. It would also urge President Bush to expand the international security force beyond Kabul, and, if that decision were made, would authorize $2 billion over the next two years to make that possible. This is extremely important legislation that deserves broad legislative and public support.

Now we must hear from the administration that they are ready with specific plans for Iraq that will not repeat the mistakes of Afghanistan. In fact, we must confront the fact that the best-case military scenario—the rapid collapse of the Iraqi military and the swift capture or elimination of Saddam—would also present the most challenging post-conflict scenario.

The three most immediately security objectives will be securing all chemical, biological and nuclear weapons sites and relevant personnel, tracking down Saddam’s remaining secret poloce, and preventing potential Iraqi military interference.

Simultaneously, among the Iraqi people at large, U.S. forces must be ready immediately to shift gears to post-conflict operations, helping to restore order and handling humanitarian emergencies. Despite its tremendous training and talent, our military needs more specialized teams to take on this crucial job.

The administration should also work with non-governmental organizations to recruit Iraqi-American and other Arab-American volunteers who can help peacekeepers and humanitarian organizations communicate with the Iraqi people, distribute supplies in healthcare delivery, and do other critical jobs. A similar volunteer program worked in the Balkans and can work again in Iraq.

Like the military campaign itself, stabilizing post-Saddam Iraq and tending to the Iraqi people will be aided dramatically if the United States is part of a international coalition, especially one that includes Muslim and Arab nations. That will make clear to Iraqis and the world that it is Saddam and not the Iraqi people, and just as Saddam is a threat to the world, securing and rebuilding Iraq is the duty of the world.

The bottom line is this: While Afghanistan’s growing instability is deeply troubling, allowing post-Saddam Iraq, which abuts Syria and Iran, Saudi Arabia and Jordan, Kuwait and Turkey, to fall into civil war or into the hands of another dictator would be disastrous. If post-Saddam Iraq, as Afghanistan is at risk of doing, so will the credibility and the effectiveness of our wider war against terrorism. And we will be that much closer to a global civilization war.

Once security and stability are established in post-Saddam Iraq, we must begin to establish the foundation for democratic governance and the rule of law. I am pleased that the Bush administration has begun bringing key opposition groups together to lay the foundation for an honest, effective, and representative government. Iraq is a divided nation, with at least three key regions and three key religious, ethnic, and political factions. But let’s be clear. Post-Saddam Iraqi governance will take more than a couple of conference calls to get right.

And we must be very careful here. Our goal is not replacing Baghdad with New York on the Tigris. We do not want an American client state, and we cannot accept a democracy that overnight looks exactly like ours. We must be realistic. This process will require the sustained guidance, partnership, and investment of our nation and our allies, working with the Iraqi people.

The war against terrorism, including this effort to disarm Iraq, is like no other war we have waged.

If we are true to our principles, we can again make the world a safer and better place, not only for us Americans but for people in Iraq and throughout the Arab and Muslim worlds, who deserve the freedom and opportunity that we declared at the birth of our Nation.
226 years ago: the endowment each human being receives at birth from our Creator.

Mr. FITZGERALD. Mr. President, I rise today in support of the Lieberman-Warner resolution authorizing the use of force against Iraq. This resolution gives President Bush the flexibility he needs to address the threat posed by Saddam Hussein, including the authority to use military force as he deems appropriate, without ceding too much authority to the executive to wage war outside Iraq. I applaud Senators LIE-berman, WARNER, McCAIN, and so many others who have worked with President Bush to reach an agreement on this critical issue.

I support the President’s policy of regime change in Iraq to eliminate the threat Saddam poses to the U.S. and the world, and agree that time is of the essence. I was concerned that the administration’s initial draft resolution was too broad, and called for tighter parameters on the Presidential mandate. The resolution now before us addresses my concerns by confining the scope of possible military action to Iraq, rather than the entire Middle East region.

Only last month we commemorated the one-year anniversary of the deadliest terrorist attack in our history. Today, we face a threat from a regime that would not hesitate to use weapons of mass destruction against our friends and allies, or against the United States itself, or transfer these weapons to terrorist groups that target Americans.

Saddam Hussein’s track record is well-known to all. He ordered the use of chemical weapons—including sarin, VX, tabun, and mustard agents—against his own people, killing tens of thousands of innocent civilians. His regime misled, lied, intimidated, and physically obstructed the inspectors; and Iraqi scientists who provided in-formation to the inspectors disappeared, most likely into Saddam’s dungeons and execution chambers. The inspectors uncovered an enormous amount of biological and chemical weapons materials and production facilities, yet after months and even years they could not find everything. And any success they may have had was in large measure because Saddam feared a renewed military offensive by the United States. Finally, on November 11, 1998, the U.N. Council announced that it was prohibiting all U.N. inspections, weapons inspections in Iraq ceased. Under increasing international pressure, Iraq again agreed to allow inspectors full access, but then resumed obstructing their operations, and the United Nations withdrew the inspectors on December 15, 1998. Over the next 4 years, Iraq refused to admit weapons inspectors under the terms set forth by the Security Council.

Iraq has continued to refine its techniques of deception. It defies common sense to suggest that a hundred or even a thousand U.N. inspectors could, with any assurance, succeed in finding small WMD stockpiles and facilities in a country the size of the state of California. Many former U.N. inspectors who experienced first-hand Iraq’s lies and deceptions have come to the same conclusion.

We know that Saddam has chemical and biological weapons and is developing nuclear weapons. These weapons would immediately threaten U.S. troops and our friends and allies in the region. A Saddam Hussein with nuclear weapons would radically alter the balance of power in the Middle East, requiring a profound shift in the deployment of American forces and undermine our ability to respond to other potential threats around the globe.

Saddam has worked with terrorist networks for many years. He harbored Abu Nidal, a group that could provide his regime with safe havens, provide a key participant in the 1993 World Trade Center bombing. Saddam has himself ordered acts of terror. He shares many objectives with groups like al-Qaida, and may decide to use terrorists to conceal his responsibility for an attack on the United States.

For 11 years, Saddam Hussein has threatened with his use of force and his possessions. Would it be prudent to continue what has failed for 11 long years? Would it be wise to give Saddam more time, which we know he will devote to realizing his greatest dream—to obtain nuclear weapons that would allow him to dominate the Middle East with all of its oil and threaten to drive the United States out of a region that is vital to our security?

Never in our history have we been in a position where we could be blackmailed, under the threat of nuclear war, into withdrawing support for our closest allies or sacrificing our national security to prevent the death of millions. And yet this is the danger we face in as little as one year if we do not act to remove this threat.

Time is not on our side; it is on the side of Saddam Hussein. We cannot wait for a smoking gun, because a gun smokes only after it is fired, and the smoke of a nuclear blast would mean that we were too late.

I applaud the President’s decision to seek international support for regime change in Iraq, but U.S. action should not hinge on the endorsement of the United Nations. The United States is leading a coalition of international allies in the war on terror, not the other way around.

In the case of Iraq, U.S. national security interests should not be sacrificed if the U.N. cannot be persuaded of the urgency of this threat. It would be preferable to have U.N. support, but we have to be prepared to go it alone if necessary. We cannot give the United Nations veto power over our decisions to protect our national interests.

I remain concerned about our planning for the future of Iraq if we succeed in removing Saddam Hussein from power. Administration officials have presented a vision of a post-Saddam Iraq that is peaceful, democratic, and unified. Defeating the Iraqi military on the battlefield will not be easy, but ensuring a stable and friendly post-Saddam Iraq will pose even greater challenges, requiring careful planning by the administration in concert with our allies in the region. Iraq could rapidly slide into long-term political instability or even bloody war upon the collapse of the Baathist regime.

Iraq’s population is made up of three main components: the Kurdish speaking people in the north, the Arab Sunni in the center, and the Arab Shiites in the south who make up a majority—some 60 percent—of the entire population of the country. Many Shiites desire a theocratic government similar to the one in neighboring Iran. The Arab Sunni believe the United States may recognize that independence is an impossible dream, but their experience of ten years of self-government will
make their reintegration into a unified Iraq problematic at best. Arab Sunnis, fearing retaliation from the long-oppressed Shiite majority, may use the Sunni-dominated Iraqi military to keep the Shites from gaining power. And the overthrow of Saddam Hussein would involve the likely end to the Iraqi Republican Guard, the regular Iraqi army may remain to play a critical role in a post-Saddam Iraq. Yet the Iraqi army may become a den of coup-plotters; after all, Iraq endured a succession of bloody coups from 1953 until Saddam Hussein’s ascent to power in the late 1970s.

Our military planning should be guided by an awareness that how Saddam’s regime falls will shape the Iraq that follows. At some point the American people will need to know the nature and extent of America’s commitment to a post-Saddam Iraq. How long will our troops be on the ground in Iraq? What material and financial resources will we be asked to provide to Iraq? What responsibility will the United States have to maintain peace in the region? What help will we get from our allies in rebuilding Iraq?

President Bush has exercised great leadership to a critical time in our history. I am proud to be a part of the debate we are having today in this chamber, which is a powerful demonstration of our democratic institutions. Ours is a nation that is slow to anger. Americans abhor war. I vote in support of this resolution, but hope and pray that the President, united with Congress, will succeed in averting war.

There is no question in my mind that we must disarm Saddam, and that time is running out. Clearly, there are risks involved. But I believe the risks of doing nothing are far greater.

I yield that floor.

The PRESIDING OFFICER. Under the previous order, the cloture motion is vitiated on Senate Joint Resolution 45.

The clerk will read the joint resolution for the third time.

The joint resolution was read the third time.

The PRESIDING OFFICER. The clerk will read House Joint Resolution 114 for a third time.

The joint resolution was read the third time.

The PRESIDING OFFICER. The joint resolution having been read the third time, the question is, Shall the joint resolution pass?

Mr. DASCHLE. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The clerk will call the roll.

The legislative clerk called the yeas 77, nays 23, as follows:

[(Roll Call Vote No. 237 Leg.)

YEAS—77

Alfonse D'Amato
Aliot Basile
Alan B.场地
Alberto del Castillo
Ali A. Allard
Allen H. Baer
Alien B. Bany
Alisher Benfield
Alien Benjamin
Alien Bond
Alien Brown
Alien Brownback
Alien Burns
Alien Campbell
Alien Carnes
Alien Carnahan
Alien Carper
Alien Cleland
Alien Clinton
Alien Cochran
Alien Collins
Alien Craig
Alien Craig
Alien Crosby
Alien Daschle
Alien DeWine
Alien Deem
Alien Domenici
Alien Dorgan
Alien Ensign
Alien Enzi
Alien Fitzgerald
Alien Frist
Alien Bond
Alien Breaux
Alien Brownback
Alien Burns
Alien Campbell
Alien Carnes
Alien Carnahan
Alien Carper
Alien Cleland
Alien Clinton
Alien Cochran
Alien Collins
Alien Craig
Alien Craig
Alien Crosby
Alien Daschle
Alien DeWine
Alien Deem
Alien Domenici
Alien Dorgan

NAYS—23

Akaka
Alien Inouye
Alien Kyl
Alien Kennedy
Alien Kassebaum
Alien Keating
Alien Landrieu
Alien Lieberman
Alien Lincoln
Alien Lugar
Alien Levin
Alien Mikulski
Alien Murray
Alien Boxer
Alien Baucus
Alien Byrd
Alien Chafee
Alien Craig
Alien Daschle
Alien DeWine
Alien Deem
Alien Domenici
Alien Dorgan

The joint resolution (H.J. Res. 114) was passed.

The PRESIDING OFFICER. Under the previous order, the preamble is agreed to.

Under the previous order, S.J. Res. 45, as amended, is indefinitely postponed.

UNANIMOUS CONSENT AGREEMENT—S. 3009
Mr. REID. Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 619, S. 3009, a bill to provide a 13-week extension for unemployment compensation, and that the bill be read the third time and passed.

The PRESIDING OFFICER (Ms. LINCOLN). Is there objection?

Mr. NICKLES. Madam President, re- serving the right to object—and I shall object—this is not a 13-week extension, it is a 26-week extension, plus an additional 7 weeks for some states. It changes the threshold. It costs $17 billion. A clean extension would be $7 billion.

I will be happy to work with my colleagues to come up with something more reasonable and affordable. This bill before us, S. 3009, is not, therefore, I object.

The PRESIDING OFFICER. Objection is heard.

MORNING BUSINESS
Mr. REID. Mr. President, I ask unanimous consent that the Senate now proceed to a period for morning business, with Senators allowed to speak for up to 5 minutes each.

The PRESIDING OFFICER (Mr. CARPER). Without objection, it is so ordered.

ASSISTANCE TO AFGHANISTAN
Mr. DASCHLE. Mr. President, it is now just more than a year since our Armed Forces started Operation Enduring Freedom in Afghanistan. This is a fitting time to look back at what we have accomplished, and ahead at the challenges that remain.

I am reminded of a young Army private from Midland, SD, whom I met in Uzbekistan last February. He had gone to Uzbekistan just after completing a tour of duty in Bosnia, foregoing leave, because, he told me, that is where our country needed him.

I am certain that each member of this body knows someone from his or her State who has made a contribution to our successful effort in Afghanistan. On behalf of every member of this Congress and the American people, let me say how proud and grateful we are for those efforts.

Our military quickly and effectively accomplished its objective of removing the repressive Taliban regime. The challenge before us now is whether we can promote peace and economic and political stability as effectively as we waged and won the war. I am pleased to see the senior Senator from Vermont on the floor. I am wondering if he would engage in a bipartisan dialogue with me on the subject of our humanitarian and reconstruction efforts in Afghanistan.

Mr. LEAHY. Yes, I would. Mr. DASCHLE. As our colleagues know, Senator LEAHY is the Chairman of the Foreign Operations Subcommittee. Two weeks ago, I listened with interest to the Senator’s speech on Iraq, part of which he rightly dedicated to the situation in Afghanistan. Afghanistan is our first, and most visible effort in the war on terrorism. The eyes of the world and the world are watching whether we are willing to do what is needed to follow through in Afghanistan. I would like Senator LEAHY to, once again, share his views on the developments in Afghanistan.

Mr. LEAHY. I thank the distinguished majority leader for his question. Much has been accomplished in Afghanistan over the course of the last year. The brutal Taliban regime has been vanquished to the ash heap of history. Thousands of Afghans have returned to their homes, and our humanitarian efforts have raised the standard of living of many Afghans.

We have spent billions to win the war. I fear, however, that unless we dramatically increase our efforts there we could lose the peace. The humanitarian situation in Afghanistan remains critical. Thousands of people are still homeless and as winter comes, so too will the very real threat of widespread hunger, even famine. Afghan homes were mistakenly bombed have not been helped. There are reports