

fire while leading and encouraging his men in the face of strong enemy opposition, received the Legion of Merit with Combat "V" for exceptionally meritorious conduct and professional skill in welding the 1st Battalion into a highly effective combat team, and earned the Bronze Star Medal with Combat "V" for his part in rebuilding the regiment after the Chosin Reservoir campaign;

Whereas following service in the Korean conflict, Lieutenant Colonel Davis served in a series of increasingly responsible staff and training positions, while being promoted to colonel in October 1953 and brigadier general in July 1963;

Whereas his first assignment as a general officer was in the Far East where he served as Assistant Division Commander, 3d Marine Division, on Okinawa, from October 1963 to November 1964;

Whereas he was assigned to Headquarters, Marine Corps, from December 1964 until March 1968 and during that service was awarded a second Legion of Merit and was promoted to major general;

Whereas when ordered to the Republic of Vietnam in March 1968, Major General Davis served briefly as Deputy Commanding General, Provisional Corps, and then became Commanding General, 3d Marine Division where he was awarded the Distinguished Service Medal and three personal decorations by the Vietnamese Government for service in the latter capacity from May 2, 1968 until April 14, 1969;

Whereas upon his return to the United States in May 1969, he was assigned duty as Deputy for Education with additional duty as Director, Education Center, Marine Corps Development and Education Command, Quantico, Virginia, and upon his promotion to lieutenant general on July 1, 1970, he was assigned as Commanding General, Marine Corps Development and Education Command;

Whereas on February 23, 1971, President Nixon nominated General Davis for appointment to the grade of general and assignment to the position of Assistant Commandant of the Marine Corps and, after confirmation by the Senate for service in that position, he received his fourth star upon assuming those duties on March 12, 1971;

Whereas upon his retirement on March 31, 1972, after more than 33 years of active commissioned service, he ended his military career as Assistant Commandant of the Marine Corps, the second highest ranking Marine;

Whereas General Davis' decorations include the Medal of Honor, the Navy Cross, the Distinguished Service Medal with Gold Star in lieu of a second award, the Silver Star Medal with Gold Star in lieu of a second award, the Legion of Merit with Combat "V" and Gold Star in lieu of a second award, the Bronze Star Medal with Combat "V", the Purple Heart, the Presidential Unit Citation with four bronze stars indicative of second through fifth awards, the Navy Unit Commendation, numerous campaign and service medals, and numerous foreign decorations;

Whereas following retirement from his beloved Corps, General Davis directed the Georgia Chamber of Commerce for several years and later took on the challenge of design, funding, and dedication of the Korean War Veterans Memorial in Washington, DC;

Whereas General Davis continued to work in support of issues concerning the national interest, including a visit to North Korea in an effort to persuade that government to allow more travel and to become more active in identifying missing American soldiers; and

Whereas General Raymond G. Davis is survived by his wife of 61 years, Knox Heafner Davis, two sons Raymond Gil Davis Jr. of

Covington, Georgia, and Gordon Miles Davis of Seminole, Alabama, a daughter Willa Kerr of Stockbridge, Georgia, seven grandchildren, and two great-grandchildren: Now, therefore, be it

Resolved,

SECTION 1. CONDOLENCES AND RECOGNITION.

The Senate—

(1) has learned with profound sorrow of the death of General Raymond G. Davis (United States Marine Corps, retired) on September 3, 2003, and extends its condolences to his family; and

(2) recognizes and expresses its appreciation and admiration for the unwavering commitment demonstrated by General Davis to his family, the Marine Corps, and the Nation.

SEC. 2. TRANSMITTAL OF RESOLUTION.

The Secretary of the Senate shall transmit an enrolled copy of this resolution to the family of General Raymond G. Davis.

SENATE RESOLUTION 233—COMMENDING THE ROCHESTER, MINNESOTA A'S AMERICAN LEGION BASEBALL TEAM FOR WINNING THE 2003 NATIONAL AMERICAN LEGION WORLD SERIES

Mr. COLEMAN (for himself and Mr. DAYTON) submitted the following resolution; which was considered and agreed to:

S. RES. 233

Whereas on Wednesday, August 27, 2003, the Rochester, Minnesota A's won the National American Legion World Series by defeating Cherry Hill, North Carolina 5 to 2 in Bartlesville, Oklahoma;

Whereas the American Legion Baseball League is the oldest and most prestigious baseball league in the United States with over 5,200 teams competing nationwide, nearly 50 percent of major league baseball players having played American Legion baseball as teenagers, and nearly 70 percent of all college players having played American Legion baseball as teenagers;

Whereas the A's became only the fourth team from Minnesota to ever win the National American Legion World Series in the 77-year history of the Series;

Whereas the A's finished a stellar season with a record of 52 wins and 5 losses;

Whereas the A's displayed determination and resolve by battling back from a 2 to 0 deficit in the championship game to prove themselves the best high school age baseball team in the Nation;

Whereas the American Legions of America, including Rochester American Legion Post 92, should be commended for their service to the youth of the United States and to the entire Nation;

Whereas the players and coaches of the A's represented Rochester and the State of Minnesota in outstanding fashion with their masterful play, competitive spirit, and good sportsmanship on and off the field, despite 100 degree-plus heat; and

Whereas the players, coaches, managers, and their families exemplified the heart of Minnesota during a special season that has made all of Minnesota proud: Now, therefore, be it

Resolved, That the Senate—

(1) commends the Rochester, Minnesota A's for winning the 2003 National American Legion World Series;

(2) recognizes the achievements of all the players, coaches, and support staff of the team; and

(3) directs the Secretary of the Senate to transmit an enrolled copy of this resolution to—

(A) the Rochester American Legion Post 92 for appropriate display; and

(B) each coach and member of the 2003 National American Legion World Series championship team.

AMENDMENTS SUBMITTED AND PROPOSED

SA 1749. Mr. WYDEN submitted an amendment intended to be proposed by him to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes.

SA 1750. Mr. LEVIN (for himself, Ms. COLLINS, Mr. LAUTENBERG, Mr. KENNEDY, and Mr. PRYOR) submitted an amendment intended to be proposed by him to the bill H.R. 2691, *supra*.

SA 1751. Mr. NICKLES submitted an amendment intended to be proposed by him to the bill H.R. 2691, *supra*; which was ordered to lie on the table.

SA 1752. Mr. NICKLES submitted an amendment intended to be proposed by him to the bill H.R. 2691, *supra*.

SA 1753. Mrs. BOXER proposed an amendment to the bill H.R. 2691, *supra*.

SA 1754. Mr. VOINOVICH (for himself and Mr. THOMAS) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1755. Mr. LEVIN (for himself and Ms. STABENOW) submitted an amendment intended to be proposed by him to the bill H.R. 2691, *supra*; which was ordered to lie on the table.

SA 1756. Mr. GRAHAM, of Florida (for himself and Mr. NELSON, of Florida) submitted an amendment intended to be proposed by him to the bill H.R. 2691, *supra*; which was ordered to lie on the table.

SA 1757. Mr. BURNS (for himself and Mr. BENNETT) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1758. Mr. BURNS proposed an amendment to the bill H.R. 2691, *supra*.

SA 1759. Mr. BURNS (for Mr. COCHRAN) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1760. Mr. BURNS (for Mr. ENZI (for himself and Mr. THOMAS)) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1761. Mr. BURNS proposed an amendment to the bill H.R. 2691, *supra*.

SA 1762. Mr. DORGAN proposed an amendment to the bill H.R. 2691, *supra*.

SA 1763. Mr. BURNS (for himself and Mr. DORGAN) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1764. Mr. DORGAN proposed an amendment to the bill H.R. 2691, *supra*.

SA 1765. Mr. BURNS (for Mr. CAMPBELL) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1766. Mr. BURNS (for Mr. TALENT) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1767. Mr. BURNS (for Mr. CAMPBELL) proposed an amendment to the bill S. 1404, to amend the Ted Stevens Olympic and Amateur Sports Act.

SA 1768. Mr. BURNS (for himself and Mr. DORGAN) proposed an amendment to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes.

SA 1769. Mr. BURNS proposed an amendment to the bill H.R. 2691, *supra*.

SA 1770. Mr. BURNS proposed an amendment to the bill H.R. 2691, *supra*.

SA 1771. Mr. BURNS (for Mr. BENNETT) proposed an amendment to the bill H.R. 2691, *supra*.

SA 1772. Mr. BURNS proposed an amendment to the bill H.R. 2691, *supra*.

SA 1773. Mr. BURNS proposed an amendment to the bill H.R. 2691, *supra*.

SA 1774. Mr. BURNS (for Mr. CRAIG) proposed an amendment to the bill H.R. 2691, supra.

SA 1775. Mr. BURNS (for Mr. STEVENS) proposed an amendment to the bill H.R. 2691, supra.

SA 1776. Mr. BURNS (for Mr. STEVENS) proposed an amendment to the bill H.R. 2691, supra.

SA 1777. Mr. DORGAN proposed an amendment to the bill H.R. 2691, supra.

SA 1778. Mr. DORGAN proposed an amendment to the bill H.R. 2691, supra.

SA 1779. Mr. BURNS (for himself and Mr. DORGAN) proposed an amendment to the bill H.R. 2691, supra.

SA 1780. Mr. BURNS (for Ms. SNOWE (for herself and Mr. DODD)) proposed an amendment to the bill H.R. 2691, supra.

SA 1781. Mr. BURNS (for himself and Mr. DORGAN) proposed an amendment to the bill H.R. 2691, supra.

SA 1782. Mr. BURNS proposed an amendment to the bill H.R. 2691, supra.

TEXT OF AMENDMENTS

SA 1749. Mr. WYDEN submitted an amendment intended to be proposed by him to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; as follows:

At the appropriate place, insert the following: "The business size restrictions for the rural business enterprise grants for Oakridge, OR do not apply."

SA 1750. Mr. LEVIN (for himself, Ms. COLLINS, Mr. LAUTENBERG, Mr. KENNEDY, and Mr. PRYOR) submitted an amendment intended to be proposed by him to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; as follows:

On page 85, line 21, insert after "until expended" the following:

"*Provided*, That the Department of Energy shall develop, with an opportunity for public comment, procedures to obtain oil for the Strategic Petroleum Reserve in a manner that maximizes the overall domestic supply of crude oil (including amounts stored in private sector inventories) and minimizes the costs to the Department of the Interior and the Department of Energy of acquiring such oil (including foregone revenues to the Treasury when oil for the Reserve is obtained through the Royalty-in-Kind program), consistent with national security. Such procedures shall include procedures and criteria for the review of requests for the deferrals of scheduled deliveries. No later than 120 days following the enactment of this act the Department shall propose and no later than 180 days following the enactment of this Act the Department shall publish and follow such procedures when acquiring oil for the Reserve".

SA 1751. Mr. NICKLES submitted an amendment intended to be proposed by him to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; which was ordered to lie on the table; as follows:

On page 20, line 16, strike "\$1,636,299,000" and insert the following: "\$1,638,499,000, of which, in accordance with the cooperative

agreement entered into between the National Park Service and the Oklahoma City National Memorial Trust and numbered 1443CA125002001, \$600,000 shall be available for activities of the National Park Service at the Oklahoma City National Memorial and \$1,600,000 shall be available to the Oklahoma City National Memorial Trust".

On page 44, line 18, strike "\$78,433,000" and insert "\$76,233,000".

SA 1752. Mr. NICKLES submitted an amendment intended to be proposed by him to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; which was ordered to lie on the table; as follows:

On page 20, line 16, after "\$1,636,299,000" insert the following: ", of which, in accordance with the cooperative agreement entered into between the National Park Service and the Oklahoma City National Memorial Trust and numbered 1443CA125002001, \$600,000 shall be available for activities of the National Park Service at the Oklahoma City National Memorial and \$1,600,000 shall be available to the Oklahoma City National Memorial Trust".

SA 1753. Mrs. BOXER proposed an amendment to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; as follows:

Strike section 333.

SA 1754. Mr. VOINOVICH (for himself and Mr. THOMAS) proposed an amendment to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; as follows:

Strike lines 3 through 6, and insert the following:

SEC. _____. Not later than December 31 of each year, the Secretary of the Interior shall submit to Congress a report on the competitive sourcing activities on the list required under the Federal Activities Inventory Reform Act of 1998 (Public Law 105-270; 31 U.S.C. 501 note) that were performed for the Department of the Interior during the previous fiscal year by Federal Government sources. The report shall include—

(1) the total number of competitions completed;

(2) the total number of competitions announced, together with a list of the activities covered by such competitions;

(3) the total number of full-time equivalent Federal employees studied under completed competitions;

(4) the total number of full-time equivalent Federal employees being studied under competitions announced, but not completed;

(5) the incremental cost directly attributable to conducting the competitions identified under paragraphs (1) and (2), including costs attributable to paying outside consultants and contractors;

(6) an estimate of the total anticipated savings, or a quantifiable description of improvements in service or performance, derived from completed competitions;

(7) actual savings, or a quantifiable description of improvements in service or performance, derived from the implementation of competitions completed after May 29, 2003;

(8) the total projected number of full time equivalent Federal employees covered by competitions scheduled to be announced in the fiscal year covered by the next report required under this section; and

(9) a general description of how the competitive sourcing decisionmaking processes of the Department of the Interior are aligned with the strategic workforce plan of that department.

SA 1755. Mr. LEVIN (for himself and Ms. STABENOW) submitted an amendment intended to be proposed by him to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; which was ordered to lie on the table; as follows:

On page 137, between lines 23 and 24, insert the following.

SEC. 3. ACQUISITION OF LAND IN THE STATE OF MICHIGAN.

(a) IN GENERAL.—The Secretary of the Interior (referred to in this section as the "Secretary") may acquire by purchase from a willing seller all right, title, and interest in and to the land described in subsection (b).

(b) DESCRIPTION OF LAND.—The land referred to in subsection (a) is the approximately 104.45 acres of unimproved land, as generally depicted on National Park Service map entitled "Bayberry Mills, Inc. Crystal River, MI Proposed Expansion Unit to Sleeping Bear Dunes National Lakeshore" and numbered 634/80078.

(c) LIMITATION.—The Secretary may not acquire the land described in subsection (b) through an exchange or conveyance of land that is within the boundary of the Sleeping Bear Dunes National Lakeshore as of the date of enactment of this Act.

(d) AVAILABILITY OF MAP.—The map referred to in subsection (b) shall be on file and available for inspection in the appropriate offices of the Director of the National Park Service.

SA 1756. Mr. GRAHAM (for himself and Mr. NELSON of Florida) submitted an amendment intended to be proposed by him to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in the bill under TITLE , DEPARTMENT OF THE INTERIOR GENERAL PROVISIONS, DEPARTMENT OF THE INTERIOR, insert the following:

"SEC. . The document entitled the "Agreement for the Acquisition and Donation of the Mineral Estate between the United States of America and the Collier Family" (hereinafter the "Agreement"), dated January 13, 2003, executed by the Department of the Interior and the Collier Family, together with any technical amendments or modifications that may be agreed to by the parties, is hereby ratified, confirmed and approved, and the terms, conditions, procedures and other provisions set forth in the Agreement are declared to be obligations and commitments of the United States and the Collier Family, subject to appropriation.

SA 1757. Mr. BURNS (for himself and Mr. BENNETT) proposed an amendment to the bill H.R. 2691, making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2004, and for other purposes; as follows: