bill S. 1050, supra; which was ordered to lie on the table.

SA 699. Mr. WARNER (for Mr. MCCONNELL) proposed an amendment to the resolution S. Res. 100, recognizing the 100th anniversary year of the founding of the Ford Motor Company, which has been a significant part of the social, economic, and cultural heritage of the United States and many other nations, and a revolutionary industrial and global institution, and congratulating Ford Motor Company for its achievements.

TEXT OF AMENDMENTS

SA 687. Mr. KENNEDY submitted an amendment intended to be proposed by him to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEPARTMENT OF DEFENSE PAYMENT FOR CONTINUATION OF NON-TRICARE HEALTH BENEFITS COVERAGE FOR CERTAIN MOBILIZED PERSONNEL.

(a) PAYMENT OF PREMIUMS.—

(1) REQUIREMENT TO PAY PREMIUMS.—Chapter 55 of title 10, United States Code, as amended by the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

"(2) ends on the earlier of the date on which——

"(A) the member's eligibility for transitional health care under section 1145(a) of this title terminates under paragraph (3) of such section;

"(B) the member or the dependents of the member eligible for benefits under the qualified health benefits plan or plans for which such member or such dependents are covered by another health benefits plan that is not TRICARE; or

"(C) the member elects to terminate the continued qualified health benefits plan coverage of the dependents of the member.

"(f) EXTENSION OF PERIOD OF COBRA COVERAGE.—Notwithstanding any other provision of law—

"(1) any period of coverage under a COBRA continuation provision (as defined in section 9832(f)(j)(3) of the Internal Revenue Code of 1986) for a member under this section shall be deemed to be equal to the benefits coverage continuation period for such member under this section; and

"(2) with respect to the election of any period of coverage under a COBRA continuation provision (as so defined), rules similar to those under section 4980B(f)(j)(5)(C) of such Code shall apply.

"(g) SPECIAL RULE WITH RESPECT TO INDIVIDUAL HEALTH INSURANCE COVERAGE.—With respect to a member described in subsection (b) who was enrolled in individual health insurance coverage (as such term is defined in section 2701(b)(5) of the Public Health Service Act) on the date on which the member was called or ordered to active duty, the health insurance issuer may not—

"(1) decline to offer such coverage to, or deny re-enrollment of, such individual during the benefits coverage continuation period if timely elected by the member in accordance with regulations under this section; or

"(2) impose any preexisting condition exclusion (as defined in section 2701(b)(1)(A) of the Public Health Service Act) with respect to the re-enrollment of such member for such coverage during such period; or

"(3) increase the premium rate for re-enrollment of such member under such coverage during such period above the rate that was paid for the coverage prior to the date of such call or order.

"(h) NONDUPPLICATION OF BENEFITS.—A dependent of a member who is eligible for benefits under TRICARE for health care under TRICARE program options a premium for enrollment under this paragraph. The Secretary concerned shall pay the applicable premium for continuation of benefits coverage during such period above the rate that was paid for the coverage prior to the date of such call or order.

"(i) REVOCABILITY OF ELECTION.—A member who makes an election under subsection (a) may revoke the election. Upon such a revocation, the member's dependents shall become eligible for TRICARE as provided for under this chapter.

"(j) REGULATIONS.—The Secretary of Defense shall prescribe regulations for carrying out this section. The regulations shall include such requirements for making an election of payment of applicable premiums as the Secretary considers appropriate.

SEC. 3. CLERICAL AMENDMENT.

On page 157, line 19, strike '' '(2)'' and insert the following:

"(2) The screening and care authorized under paragraph (1) shall include screening and care under TRICARE, pursuant to eligibility under paragraph (3), and continuation of benefits under section 1074(a).

"(3)(A) Members of the Selected Reserve of the Ready Reserve and members of the Individual Ready Reserve described in section 10144(b) of this title are eligible, subject to subparagraph (I), to enroll in TRICARE.

"(B) A member eligible under subparagraph (A) may enroll for either of the following types of coverage:

"(i) Self alone coverage.

"(ii) Self and family coverage.

"(B) An enrollment for a member for self and family covers the member and the dependents of the member who are described in subparagraph (A), (D), or (I) of section 1072(d) of this title.

"(D) The Secretary of Defense shall provide for at least one open enrollment period each year. During an open enrollment period, a member eligible under subparagraph (A) may enroll in the TRICARE program or change or terminate an enrollment in the TRICARE program.

"(E) A member and the dependents of a member enrolled in the TRICARE program under this paragraph shall be entitled to the same benefits under the TRICARE program as if the member were a member of the uniformed services on active duty or a dependent of such a member, respectively. Section 1074(c) of this title shall apply with respect to a member enrolled in the TRICARE program under this section.

"(F)(i) The Secretary of Defense shall charge premiums for coverage pursuant to enrollments under this paragraph. The Secretary shall prescribe for each of the TRICARE program options a premium for self alone coverage and a premium for self and family coverage.

"(ii) The monthly amount of the premium in effect for a month for a type of coverage under this paragraph shall be the amount equal to 28 percent of the total amount determined by the Secretary on an appropriate
actuarial basis as being reasonable for the coverage.

(iii) The premiums payable by a member under this subparagraph may be deducted and withheld by pay payable to the member under section 204 of title 37 or from compensation payable to the member under section 206 of such title. The Secretary shall prescribe regulations and procedures applicable to the payment of premiums by members not entitled to such basic pay or compensation.

(iv) Amounts collected as premiums under this subparagraph shall be credited to the appropriation available for the Defense Health Program under section 101(a)(13) of this title, shall be merged with sums in such Account that are available for the fiscal year in which collected, and shall be available under subparagraph (B) of such section for such fiscal year.

(G) A person who receives health care pursuant to an enrollment in a TRICARE program option under this paragraph, including a member who receives such health care, shall be subject to the same deductibles, copayments, and other nonpremum charges for health care provided under the same TRICARE program option to dependents described in subparagraph (A), (D), or (I) of section 214(b)(2) of this title.

(H) A member enrolled in the TRICARE program under this paragraph may terminate the enrollment only during an open enrollment period under subparagraph (D), except as provided in subparagraph (I).

(i) An enrollment of a member for self alone or for self and family under this paragraph shall terminate on the first day of the first month beginning after the date on which the member ceases to be eligible under subparagraph (A). The enrollment of a member under this paragraph may be terminated on the basis of failure to pay the premium charged the member under this paragraph.

(j) The Secretary of Defense, in consultation with the other administering Secretaries, shall prescribe regulations for the administration of this paragraph.

(4)(A) The Secretary concerned shall pay the applicable premium to continue in force any qualified health benefits plan coverage for an eligible reserve component member for the benefits coverage continuation period if timely elected by the member in accordance with regulations prescribed under subparagraph (j).

(B) A member of a reserve component is eligible for payment of the applicable premium for continuation of qualified health benefits plan coverage under subparagraph (A) while serving on active duty pursuant to a call or order issued under a provision of law referred to in section 101(a)(13) of this title during a war or national emergency declared by the President or Congress.

(C) The authorities of this paragraph, health benefits plan coverage for a member called or ordered to active duty is qualified health benefits plan coverage if—

(i) in force on the date on which the Secretary notified the member that issuance of the call or order was pending or, if no such notification was provided, the date of the call or order;

(ii) on such date, the coverage applied to the member and dependents of the member described in subparagraph (A), (D), or (I) of section 1072(2) of this title; and

(iii) the coverage has not lapsed.

(D) The applicable premium payable under subparagraph (A) for continuation of health benefits plan coverage in the case of a member is the amount of the premium payable by the member for the coverage of the member and dependents.

(E) The total amount that may be paid for the applicable premium of a health benefits plan coverage for a member under this paragraph in a fiscal year shall exceed the amount determined by multiplying—

(i) the sum of one plus the number of the member’s dependents covered by the health benefits plan, by

(ii) the per capita cost of providing TRICARE coverage and benefits for dependents under this chapter for such fiscal year, as determined by the Secretary of Defense.

(F) The benefits coverage continuation period under this paragraph for qualified health benefits plan coverage in the case of a member called or ordered to active duty is the period that—

(i) begins on the date of the call or order; and

(ii) ends on the earlier of the date on which the member’s eligibility for transitional health care under section 1145(a) of such section, or the date on which the member elects to terminate the continued qualified health benefits plan coverage of the dependents under this paragraph.

(G) Notwithstanding any other provision of law—

(i) any period of coverage under a COBRA continuation provision (as so defined), rules similar to the rules under section 4980B(f)(5)(C) of such Code shall apply.

(ii) with respect to the election of any period of coverage under a COBRA continuation provision (as so defined), rules similar to the rules of section 4980B(f)(5)(C) of such Code shall apply.

(H) A dependent of a member who is eligible for benefits under TRICARE, if on the date of the termination under this paragraph of the period of coverage for which so paid.

(i) A member who makes an election under subparagraph (A) may revoke the election. Upon such a revocation, the member’s dependents shall become eligible for benefits under the TRICARE program as provided for under this chapter.

(j) The Secretary of Defense shall prescribe regulations for carrying out this paragraph. The regulations shall include such requirements for making an election of payment of applicable premiums as the Secretary considers appropriate.

(k) For the purposes of this section, all persons of the Ready Reserve who are to be called or ordered to active duty include all members of the Ready Reserve.

(l) The Secretary concerned shall promptly notify all members of the Ready Reserve that they are eligible for screening and care under this section.

SA 690. Mrs. CLINTON submitted an amendment intended to be proposed by her to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

(Sec. 113. Information Operations Sustainment for Land Forces Readiness of Army Reserve.)

(a) In General.—Of the amount appropriated for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

(1) The amount contained in the amendment added by Mr. SANTORUM submitted at the end of subtitlE III of title XXXI, is again added.
the Army Reserve, $3,000,000 may be available for Information Operations (Account #19640) for Land Forces Readiness-Information Operations Sustainment;

(b) INCREASED ROTTED SUBLAP—The amount made available under subsection (a) for the purpose specified in that subsection is in addition to any other amounts available for that purpose under this Act.

SA 693. Mr. SANTORUM submitted an amendment intended to be proposed by him to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

In subtitle B of title I, add after the sub-
title heading the following:

SEC. 213. NON-TERMAL IMAGING SYSTEMS.

(a) AVAILABILITY OF FUNDS.—(1) Of the amount authorized to be appropriated by section 101(5) for other procurement for the Army, $2,000,000 may be available for medical equipment for the procurement of rapid infusion (IV) pumps.

(b) The amount available under paragraph (1) for the purpose specified in that paragraph is in addition to any other amounts available under this Act for that purpose.

(c) OFFSET.—Of the amount authorized to be appropriated by section 201(1) for research, development, test, and evaluation for the Army, the amount made available for Missile and Rocket Advanced Technology (PE 603313A) is hereby reduced by $2,000,000.

SA 694. Mr. SANTORUM submitted an amendment intended to be proposed by him to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle B of title II, add the following:

SEC. 213. NON-TERMAL IMAGING SYSTEMS.

(a) AVAILABILITY OF FUNDS.—(1) Of the amount authorized to be appropriated for fiscal year 2004 by section 101(2) for research, development, test, and evaluation, Navy, $2,000,000 may be available for Power Projection Applied Research (PE 602114N) for non-termal imaging systems.

(b) The amount available under paragraph (1) for the purpose specified in that paragraph is in addition to any other amounts available under this Act for that purpose.

(c) OFFSET.—Of the amount authorized to be appropriated by section 101(5) for other procurement for the Army, the amount available for the procurement of automated data processing equipment is hereby reduced by $2,000,000.

SA 695. Mr. SANTORUM submitted an amendment intended to be proposed by him to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle B of title II, add the following:

SEC. 213. NON-TERMAL IMAGING SYSTEMS.

(a) AVAILABILITY OF FUNDS.—(1) Of the amount authorized to be appropriated for fiscal year 2004 by section 101(2) for research, development, test, and evaluation, Navy, $2,000,000 may be available for Power Projection Applied Research (PE 602114N) for non-termal imaging systems.

(b) The amount available under paragraph (1) for the purpose specified in that paragraph is in addition to any other amounts available under this Act for that purpose.

(c) OFFSET.—Of the amount authorized to be appropriated by section 101(5) for other procurement for the Army, the amount made available for Missile and Rocket Advanced Technology (PE 603313A) is hereby reduced by $2,000,000.

SA 696. Mr. GRAHAM of South Caro-
olina proposed an amendment to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; as follows:

At the end of subtitle B of title II, add the following:

SEC. 213. NON-TERMAL IMAGING SYSTEMS.

(a) AVAILABILITY OF FUNDS.—(1) Of the amount authorized to be appropriated by section 101(5) for other procurement for the Army, $2,000,000 may be available for medical equipment for the procurement of rapid infusion (IV) pumps.

(b) The amount available under paragraph (1) for the purpose specified in that paragraph is in addition to any other amounts available under this Act for that purpose.

(c) OFFSET.—Of the amount authorized to be appropriated by section 101(5) for other procurement for the Army, the amount available for the procurement of automated data processing equipment is hereby reduced by $2,000,000.

SA 697. Mr. REID (for himself, Mr. DORGAN, and Mr. NELSON of Florida) proposed an amendment to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; as follows:

At the end of subtitle D of title VI, add the following:

SEC. 644. FULL PAYMENT OF BOTH RETIRED PAY AND COMPENSATION TO DISABLED RETIREES.

(1) PAYMENT OF BOTH RETIRED PAY AND COMPENSATION.—Except as provided in sub-
section (b), a member or former member of the uniformed services who is entitled to re-
tired pay (other than as specified in sub-
section (c)) and who has service-connected disabil-
ities is entitled to be paid both both without regard to sections 5304 and 5305 of title 38.

(b) SPECIAL RULE FOR CHAPTER 61 CAREER RETIREES.—The retired pay of a member 
retired under chapter 61 of this title with 20 years of service otherwise creditable under section 1405 of title 38 of the United States Code, is amended to read as follows:

§ 1414. Members eligible for retired pay who have service-connected disabilities; pay-
ment of retired pay and veterans' disability compensation.

(1) PAYMENT OF BOTH RETIRED PAY AND COMPENSATION.—Except as provided in sub-
section (b), a member or former member of the uniformed services who is entitled to re-
tired pay (other than as specified in sub-
section (c)) and who has service-connected disabil-
ities is entitled to be paid both both without regard to sections 5304 and 5305 of title 38.

(b) SPECIAL RULE FOR CHAPTER 61 CAREER RETIREES.—The retired pay of a member 
retired under chapter 61 of this title with 20 years of service otherwise creditable under section 1405 of title 38 of the United States Code, is amended to read as follows:

§ 1414. Members eligible for retired pay who have service-connected disabilities; pay-
ment of retired pay and veterans' disability compensation.

(1) PAYMENT OF BOTH RETIRED PAY AND COMPENSATION.—Except as provided in sub-
section (b), a member or former member of the uniformed services who is entitled to re-
tired pay (other than as specified in sub-
section (c)) and who has service-connected disabil-
ities is entitled to be paid both both without regard to sections 5304 and 5305 of title 38.

(b) SPECIAL RULE FOR CHAPTER 61 CAREER RETIREES.—The retired pay of a member 
retired under chapter 61 of this title with 20 years of service otherwise creditable under section 1405 of title 38 of the United States Code, is amended to read as follows:

§ 1414. Members eligible for retired pay who have service-connected disabilities; paying 
ment of retired pay and veterans' disability compensation.

(1) PAYMENT OF BOTH RETIRED PAY AND COMPENSATION.—Except as provided in sub-
section (b), a member or former member of the uniformed services who is entitled to re-
tired pay (other than as specified in sub-
section (c)) and who has service-connected disabil-
ities is entitled to be paid both both without regard to sections 5304 and 5305 of title 38.

(b) SPECIAL RULE FOR CHAPTER 61 CAREER RETIREES.—The retired pay of a member 
retired under chapter 61 of this title with 20 years of service otherwise creditable under section 1405 of title 38 of the United States Code, is amended to read as follows:

§ 1414. Members eligible for retired pay who have service-connected disabilities; pay-
ment of retired pay and veterans' disability compensation.

(1) PAYMENT OF BOTH RETIRED PAY AND COMPENSATION.—Except as provided in sub-
section (b), a member or former member of the uniformed services who is entitled to re-
tired pay (other than as specified in sub-
section (c)) and who has service-connected disabil-
ities is entitled to be paid both both without regard to sections 5304 and 5305 of title 38.

(b) SPECIAL RULE FOR CHAPTER 61 CAREER RETIREES.—The retired pay of a member 
retired under chapter 61 of this title with 20 years of service otherwise creditable under section 1405 of title 38 of the United States Code, is amended to read as follows:

§ 1414. Members eligible for retired pay who have service-connected disabilities; pay-
ment of retired pay and veterans' disability compensation.

(1) PAYMENT OF BOTH RETIRED PAY AND COMPENSATION.—Except as provided in sub-
section (b), a member or former member of the uniformed services who is entitled to re-
tired pay (other than as specified in sub-
section (c)) and who has service-connected disabil-
ities is entitled to be paid both both without regard to sections 5304 and 5305 of title 38.

(b) SPECIAL RULE FOR CHAPTER 61 CAREER RETIREES.—The retired pay of a member 
retired under chapter 61 of this title with 20 years of service otherwise creditable under section 1405 of title 38 of the United States Code, is amended to read as follows:

§ 1414. Members eligible for retired pay who have service-connected disabilities; pay-
ment of retired pay and veterans' disability compensation.

(1) PAYMENT OF BOTH RETIRED PAY AND COMPENSATION.—Except as provided in sub-
section (b), a member or former member of the uniformed services who is entitled to re-
tired pay (other than as specified in sub-
section (c)) and who has service-connected disabil-
ities is entitled to be paid both both without regard to sections 5304 and 5305 of title 38.
(e) Prohibition on Retroactive Benefits.—No benefits may be paid to any person by reason of section 1414 of title 10, United States Code, as amended by subsection (a), for any period after the effective date applicable under subsection (d).

SA 698. Mr. NELSON of Florida (for himself, and Mrs. BOXER) submitted an amendment intended to be proposed by him to the bill S. 1050, to authorize appropriations for fiscal year 2004 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table, as follows:

At the end of title VI, add the following:

Subtitle F—Citizenship for Servicemembers

SEC. 661. SHORT TITLE.

This subtitle may be cited as the "Citizenship for Servicemembers Act of 2003".

SEC. 662. REQUIREMENTS FOR NATURALIZATION THROUGH SERVICE IN THE ARMED FORCES OF THE UNITED STATES.

(a) REDUCTION OF PERIOD FOR REQUIRED SERVICE.—Section 328(a) of the Immigration and Nationality Act (8 U.S.C. 1328(a)) is amended by striking "three years" and inserting "two years".

(b) PROHIBITION ON IMPOSITION OF FEES RELATING TO NATURALIZATION.—Title III of the Immigration and Nationality Act (8 U.S.C. 1301 et seq.) is amended—

(1) in section 328(b)—

(A) in paragraph (1)—

(i) by striking "honorable. The" and inserting "honorable (the)";

(ii) by striking "and" and inserting "and"

(B) in paragraph (3), by striking the period at the end and inserting "and"

(c) NONGRANTING OF IMMUTATION PROCEEDINGS OVERSEAS FOR MEMBERS OF THE ARMED FORCES.—Notwithstanding any other provision of law, no fee shall be charged or collected from the applicant for filing a petition for naturalization or for the issuance of a certificate of naturalization upon citizenship being granted to the applicant, and no clerk of any court shall charge or collect any fee for such services unless the laws of the State require such charge to be made, in which case nothing more than the portion of the fee paid to the State shall be charged or collected.

(d) TECHNICAL AND CONFORMING AMENDMENTS.—Section 328(b)(3) of the Immigration and Nationality Act (8 U.S.C. 1328(b)(3)) is amended by striking "Secretary of Homeland Security".

SA 699. Mr. WARNER (for Mr. McCONNELL) proposed an amendment to the resolution S. Res. 100, recognizing the 100th anniversary year of the founding of the Ford Motor Company, which has been a significant part of the social, economic, and cultural heritage of the United States and many other nations, and a revolutionary industrial and global institution, and congratulating Ford Motor Company for its achievements; as follows:

In the third clause of the preamble, strike "would", which was advertised as the "Fordmobile" and had" and insert "with".

In the ninth clause of the preamble, strike ", completed in 1922.".

In the tenth clause of the preamble, strike "and insert "196".

In the twelfth clause of the preamble, strike "1932".

In the sixteenth clause of the preamble, strike "the first major change in a Ford body since 1922.".

In the seventeenth clause of the preamble, strike the comma after "1932".

In the eighteenth clause of the preamble, strike "Ford woodies".

In the eighteenth clause of the preamble, strike "Galaxie" and insert "Galaxy".

NOTICES OF HEARINGS/MEETINGS

COMMITTEE ON AGRICULTURE, NUTRITION, AND FORESTRY

Mr. COCHRAN. Mr. President, I announce that the Committee on Agriculture, Nutrition, and Forestry will conduct a business meeting on May 21, 2003 in SR–328A at 9:30 a.m. The purpose of this meeting will be to consider the nominations of Glen Klippenstein, Julia Bostling, and Lea Loebins to be members of the Board of Directors of the Federal Agricultural Mortgage Corporation and Tom Dorr to be a member of the Board of Directors of the Commodity Credit Corporation and to be Under Secretary of Agriculture for Rural Development.

PRIVILEGES OF THE FLOOR

Mr. SESSIONS. Mr. President, I ask unanimous consent that the legislative fellow, John Beaver, be granted the privilege of the floor for the remainder of the debate on the National Defense Authorization Act. The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. AKAKA. Mr. President, I ask unanimous consent that Carol Madonna, my legislative fellow, be allowed floor privileges for the duration of the debate on this bill.

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

100TH ANNIVERSARY OF FORD MOTOR COMPANY

Mr. WARNER. Mr. President, I ask unanimous consent that the Judiciary Committee be discharged from further action on S. Res. 100 and the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 100) recognizing the 100th Anniversary Year of the founding of Ford Motor Company, which has been a significant part of the social, economic, and cultural heritage of the United States and many other nations, and a revolutionary industrial and global institution, and congratulating Ford Motor Company for its achievements.

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

AMENDMENT NO. 699

Mr. WARNER. Mr. President, there is an amendment at the desk.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows:

The Senator from Virginia (Mr. WARNER), for Mr. McCONNELL, proposes an amendment numbered 699.

Purpose: To make technical corrections

In the first clause of the preamble, strike "would", which was advertised as the "Fordmobile" and had" and insert "with".

In the sixth clause of the preamble, strike "completed in 1922.".

In the seventh clause of the preamble, strike "and insert "196".

In the twelfth clause of the preamble, strike "1932".

In the sixteenth clause of the preamble, strike "the first major change in a Ford body since 1922.".

In the seventeenth clause of the preamble, strike the comma after "1932".

In the eighteenth clause of the preamble, strike "Ford woodies".

In the eighteenth clause of the preamble, strike "Galaxie" and insert "Galaxy".

Mr. WARNER. Mr. President, I ask unanimous consent that the resolution be amended so that the amendment to the preamble be agreed to, the preamble, as amended, be agreed to, the motion to reconsider be laid upon the table, and any statements regarding this matter be printed in the Record.

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

The resolution (S. Res. 100) was agreed to.

The amendment (No. 699) was agreed to.

The resolution, with its preamble, as amended, reads as follows:

(The resolution will be printed in a future entry in the Record.)

RECOGNIZING THE CONTRIBUTIONS OF ASIAN PACIFIC AMERICANS

Mr. WARNER. Mr. President, I ask unanimous consent the Judiciary Committee be discharged from further consideration of S. Con. Res. 44, and that