

Oct. 20 / Administration of William J. Clinton, 1998

invested again in education, we know that if we do not act to save Social Security and do so soon, we will be running the risk that our retirement system will be in serious trouble as the baby boomers retire. We do have an opportunity to act to strengthen Social Security for the new century; the next Congress will be called upon to do just that.

There are other important challenges as well: Strengthening our economy at this time of global economic turmoil; passing the Patients' Bill of Rights; expanding opportunity through an increase in the minimum wage; passing our initiative to modernize our schools. None of this

could be done without a strong and dedicated administration, and at the heart of our actions here, the White House staff.

So let me again say to my wonderful friend Erskine Bowles and to his successor, John Podesta, I thank you from the bottom of my heart.

Mr. Bowles.

NOTE: The President spoke at 11:52 a.m. in the Rose Garden at the White House. The transcript released by the Office of the Press Secretary also included the remarks of Chief of Staff Erskine Bowles and Chief of Staff-designate John Podesta.

Statement on the Death of Chris Georges

October 20, 1998

Chris Georges was a reporter's reporter. Whether he was writing about the budget, Medicare, or welfare, Chris' journalistic integrity, attention to detail, and focus on the human side of policy earned him the respect of both his fellow reporters and those who work in the Congress and the White House. It was only

fitting that his nomination for a Pulitzer Prize was for a story about welfare and HIV-positive children. Chris' friends and colleagues most remember his decency, integrity, wit, and sense of fairness. He will be deeply missed by his parents, sisters, and many friends.

Statement on Signing the Gallatin Land Consolidation Act of 1998

October 20, 1998

Yesterday I was pleased to sign into law H.R. 3381, the "Gallatin Land Consolidation Act of 1998." This law will direct the Secretaries of Agriculture and the Interior to transfer certain lands and other assets in Montana to the Big Sky Lumber Company in exchange for a significantly larger amount of land to be included in the Gallatin and Deer Lodge National Forests.

The Gallatin land exchange is consistent with my goal of restoring and protecting the greater Yellowstone ecosystem. It is complementary to my efforts to protect Yellowstone Park from the risks of mining, to secure to the public trust important tracts of land adjacent to Yellowstone, and to restore and ensure the well-being of Yellowstone wildlife.

I want to particularly thank Senator Max Baucus for his hard work and leadership on this matter over many years. Senator Baucus has long been a leader on the issue of preserving our Nation's natural heritage while remaining a tenacious advocate for the working families of Montana.

Although the Gallatin land exchange provides an opportunity to acquire environmentally sensitive lands that are essential to the conservation of wildlife habitat and improves public access to public lands, I do object to the language in this bill that declares that the studies undertaken over the last several years are "sufficient" for the purposes of compliance with environmental laws.

WILLIAM J. CLINTON

The White House,
October 20, 1998.

NOTE: H.R. 3381, approved October 19, was assigned Public Law No. 105-267.

Statement on Signing the Intelligence Authorization Act for Fiscal Year 1999

October 20, 1998

Today I have signed into law H.R. 3694, the "Intelligence Authorization Act for Fiscal Year 1999." The Act authorizes Fiscal Year 1999 appropriations for U.S. intelligence and intelligence-related activities.

The Act is the product of the dedication and effort of many people in Congress and my Administration. I believe that the Act will help our Nation maintain a strong intelligence capability and preserve the safety and security of our country.

I am pleased that the Act provides enhanced protective authority for CIA personnel and family members. This is extremely important given the continuing terrorist threat against U.S. citizens and interests. I also note that the Act names the CIA Headquarters Compound in Langley, Virginia, the "George Bush Center for Intelligence." This is an appropriate and well-deserved tribute to former President Bush.

Sections 601 and 602 of the Act enhance significantly our ability to conduct effective counterintelligence and international terrorism investigations. In addition, section 604 expands the Government's ability to conduct wiretaps when investigating a broad range of Federal felonies. The Attorney General will develop comprehensive guidelines and minimization procedures for the use of this expanded authority and will amend procedures currently contained in the manual for United States Attorneys to provide appropriate protection for the rights of Americans. Until such guidelines and procedures are finalized, the Government will conduct wiretaps in accordance with the standards provided under current law. The Department of Justice will include statistics on the use of the expanded au-

thority in its annual wiretap report to the Congress.

Finally, I am satisfied that this Act contains an acceptable whistleblower protection provision, free of the constitutional infirmities evident in the Senate-passed version of this legislation. The Act does not constrain my constitutional authority to review and, if appropriate, control disclosure of certain classified information to the Congress. I note that the Act's legislative history makes clear that the Congress, although disagreeing with the executive branch regarding the operative constitutional principles, does not intend to foreclose the exercise of my constitutional authority in this area.

The Constitution vests the President with authority to control disclosure of information when necessary for the discharge of his constitutional responsibilities. Nothing in this Act purports to change this principle. I anticipate that this authority will be exercised only in exceptional circumstances and that when agency heads decide that they must defer, limit, or preclude the disclosure of sensitive information, they will contact the appropriate congressional committees promptly to begin the accommodation process that has traditionally been followed with respect to disclosure of sensitive information.

WILLIAM J. CLINTON

The White House,
October 20, 1998.

NOTE: H.R. 3694, approved October 20, was assigned Public Law No. 105-272.