

Statement on the Death of Jason Robards *December 27, 2000*

Hillary and I were deeply saddened to learn of the death of Jason Robards. An accomplished actor, Mr. Robards was a commanding presence on the big screen and a passionate force on the stage.

Jason Robards' numerous accomplishments represent the esteem in which his colleagues and his fans held him. After winning two Oscars and a Tony award, Hillary and I had the privilege of honoring Jason's long career both in 1997 with a National Medal of Arts and again

in 1999 with the Kennedy Center Honors award for his lifetime of contribution to American arts and culture. Mr. Robards was also a hero in his pre-acting days. Surviving the attack on Pearl Harbor, he earned the Navy Cross—the second-highest naval decoration.

Mr. Robards will be missed by all of us who cherished him and his work. Our thoughts and prayers are with his wife, Lois, and their six children.

Statement on Signing the Intelligence Authorization Act for Fiscal Year 2001 *December 27, 2000*

Today I have signed into law H.R. 5630, the "Intelligence Authorization Act for Fiscal Year 2001." I am pleased that the Act no longer contains the badly flawed provision that would have made a felony of unauthorized disclosures of classified information, and that was the basis for my veto of a previous version of this legislation. I thank the Congress for working with me to produce a bill that I can sign.

I appreciate the inclusion of section 308 concerning the applicability of Federal laws implementing international treaties and other international agreements to United States intelligence activities. Section 308 applies only to intelligence activities of the United States and addresses particular concerns regarding the potential application of future United States domestic laws implementing international agreements to otherwise lawful and appropriately authorized intelligence activities. This provision does not in any way address the proper interpretation of pre-existing implementing legislation or other United States statutes, nor does it in any way address other United States Government activities.

Title VIII of the Act sets forth requirements governing the declassification and disclosure of Japanese Imperial Army records, as defined by

the Act. The executive branch has previously been declassifying United States Government records related to Japanese war crimes under the provisions of the Nazi War Crimes Disclosure Act, Public Law 105-246; consequently, I understand that title VIII does not apply to records undergoing declassification pursuant to the Nazi War Crimes Disclosure Act.

Finally, I acknowledge the efforts of the Congress to bring about a more capable, secure, and effective Diplomatic Telecommunications System. I am concerned, however, that the proposed changes for the Diplomatic Telecommunications Service Program Office do not yet represent the best methods for improving the management of this system. As the executive branch implements this legislation, I encourage the Congress to work with the executive branch to consider alternatives for further improvements.

WILLIAM J. CLINTON

The White House,
December 27, 2000.

NOTE: H.R. 5630, approved December 27, was assigned Public Law No. 106-567.