And if I'm not mistaken, Time magazine being a respectable news magazine, has said quite a number of things this week about American oil companies, not German oil companies, mind you. And if you take a look, you'll have to conclude that these oil companies export into other countries, not our country.

We feel that, with a view to the peace process in the Middle East in which we, as Germans, have a special interest, a process in regard to which we fully support the President's policy in wanting that process to succeed, that this is a very important step, indeed. We're talking about Israel here, among other things. And if a German Chancellor, 50 years after Auschwitz, talks about Israel, you may believe him when he says that he has a great interest in that process being successful and that we would not dream of supporting any policy in any part of the world which might in any way impede Israel's prospects for a peaceful future.

And that is why we are most certainly going to act along the lines I pointed out in regard to economic relations as well. We are in a somewhat different situation, because following the developments of the past years, we have become a country that has very few regulatory controls, that is quite open to the outside. And in the past—and this has, time and again, been our problem, also vis-a-vis Iraq—we have been one of the major suppliers of chemical products because we had a superb chemical industry. And then got in a situation where one of those chemical companies supplied a product, exported a product, that could be used for many purposes, mostly of course, for peaceful purposes but which could be abused, which could be misused and used for other purposes.

I talked to the German industry and we agreed that we would do everything we can in order to make diversion impossible. Or to put it differently, we are not talking simply about law enforcement here; we are going to make sure that the reputation of our country is not damaged. So it's not only a matter of criminal pursuits, but it's a matter of maintaining our country's reputation, which I find important.

NOTE: The President's 85th news conference began at 1 p.m. in Room 450 of the Old Executive

Office Building. In his remarks, he referred to Ramzi Ahmed Yusuf, alleged mastermind of the 1993 bombing of the World Trade Center in New York City. Chancellor Kohl spoke in German, and his remarks were translated by an interpreter.

Statement on the Death of J. William Fulbright

February 9, 1995

I am deeply saddened by the death of former Senator William Fulbright. Both Hillary and I send our condolences to his wife Harriet and to their daughters Elizabeth, Roberta, Heidi, Evi, and Shelby. Our prayers are with them at this difficult time.

I am also grateful today for the conviction Senator Fulbright imparted to me when I was a young man. He taught me that we could make peace in the world if we seek a better understanding, if we promote exchanges among people, and if we advance the cause of global education.

Senator Fulbright's legacy was about heart as much as brains. He made us feel that we could amount to something in our lives, that education could lift us up and lift this country up. He made us believe that we had an obligation to develop our God-given abilities to their fullest and then use them to engage in the passions of our day. He believed in reason and that, in the end, democracy would only prevail if we had the courage to seek the truth.

One of his greatest legacies, the Fulbright Scholarships, will celebrate their 50th anniversary in 1996. So far, 70,000 Americans and more than 200,000 people worldwide have participated in this program in more than 150 countries. Senator Fulbright left his mark on the lives of all the people who have benefited from those scholarships—and on many, many more of us along the way. We are all in his debt.

Executive Order 12949—Foreign Intelligence Physical Searches

February 9, 1995

By the authority vested in me as President by the Constitution and the laws of the United States, including sections 302 and 303 of the Foreign Intelligence Surveillance Act of 1978 ("Act") (50 U.S.C. 1801, et seq.), as amended by Public Law 103–359, and in order to provide for the authorization of physical searches for foreign intelligence purposes as set forth in the Act, it is hereby ordered as follows:

Section 1. Pursuant to section 302(a)(1) of the Act, the Attorney General is authorized to approve physical searches, without a court order, to acquire foreign intelligence information for periods of up to one year, if the Attorney General makes the certifications required by that section.

Sec. 2. Pursuant to section 302(b) of the Act, the Attorney General is authorized to approve applications to the Foreign Intelligence Surveillance Court under section 303 of the Act to obtain orders for physical searches for the purpose of collecting foreign intelligence information.

Sec. 3. Pursuant to section 303(a)(7) of the Act, the following officials, each of whom is employed in the area of national security or defense, is designated to make the certifications required by section 303(a)(7) of the Act in support of applications to conduct physical searches:

- (a) Secretary of State;
- (b) Secretary of Defense;
- (c) Director of Central Intelligence;
- (d) Director of the Federal Bureau of Investigation;
- (e) Deputy Secretary of State;
- (f) Deputy Secretary of Defense; and
- (g) Deputy Director of Central Intelligence.

None of the above officials, nor anyone officially acting in that capacity, may exercise the authority to make the above certifications, unless that official has been appointed by the President, by and with the advice and consent of the Senate.

William J. Clinton

The White House, February 9, 1995.

[Filed with the Office of the Federal Register, 2:30 p.m., February 9, 1995]

NOTE: This Executive order was published in the *Federal Register* on February 13.

Message to the Congress Transmitting the "Major League Baseball Restoration Act"

February 9, 1995

To the Congress of the United States:

I am pleased to transmit for your immediate consideration and enactment the "Major League Baseball Restoration Act." This legislation would provide for a fair and prompt settlement of the ongoing labor-management dispute affecting Major League Baseball.

Major League Baseball has historically occupied a unique place in American life. The parties to the current contentious dispute have been unable to resolve their differences, despite many months of negotiations and the assistance of one of this country's most skilled mediators. If the dispute is permitted to continue, there is likely to be substantial economic damage to the cities and communities in which major league franchises are located and to the communities that host spring training. The ongoing dispute also threatens further serious harm to an important national institution.

The bill I am transmitting today is a simple one. It would authorize the President to appoint a 3-member National Baseball Dispute Resolution Panel. This Panel of impartial and skilled arbitrators would be empowered to gather information from all sides and impose a binding agreement on the parties. The Panel would be urged to act as quickly as possible. Its decision would not be subject to judicial review.

In arriving at a fair settlement, the Panel would consider a number of factors affecting the parties, but it could also take into account the effect on the public and the best interests of the game.

The Panel would be given sufficient tools to do its job, without the need for further appropriations. Primary support for its activities would come from the Federal Mediation and Conciliation Service, but other agencies would also be authorized to provide needed support.

The dispute now affecting Major League Baseball has been a protracted one, and I believe that the time has come to take action.