

of section 20(a) of the National Institute of Standards and Technology Act (15 U.S.C. 278g-3(a)).

(c) COMPLIANCE WITH DIRECTIVES.—Section 3504(h)(2) of such title is amended by striking out “sections 110 and 111 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 757 and 759)” and inserting in lieu thereof “the Information Technology Management Reform Act of 1995 and directives issued under section 110 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 757)”.

SEC. 4606. AMENDMENT TO TITLE 49, UNITED STATES CODE.

Section 40112(a) of title 49, United States Code, is amended by striking out “or a contract to purchase property to which section 111 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 759) applies”.

SEC. 4607. OTHER LAWS.

(a) COMPUTER SECURITY ACT OF 1987.—(1) Section 2(b)(2) of the Computer Security Act of 1987 (Public Law 100-235; 101 Stat. 1724) is amended by striking out “by amending section 111(d) of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 759(d))”; and (2) Nothing in the Information Technology Management Reform Act shall affect the limitations on the authorities set forth in Public Law 100-235.

(b) NATIONAL ENERGY CONSERVATION POLICY ACT.—Section 801(b)(3) of the National Energy Conservation Policy Act (42 U.S.C. 8287(b)(3)) is amended by striking out the second sentence.

(c) NATIONAL SECURITY ACT OF 1947.—Section 3 of the National Security Act of 1947 (50 U.S.C. 403c) is amended by striking out subsection (e).

SEC. 4608. ACCESS OF CERTAIN INFORMATION IN INFORMATION SYSTEMS TO THE DIRECTORY AND SYSTEM OF ACCESS ESTABLISHED UNDER SECTION 4101 OF TITLE 44, UNITED STATES CODE.

Notwithstanding any other provision of this division, if in designing an information technology system pursuant to this division, the agency determines that a purpose of the system is to disseminate information to the public, then the head of such agency shall ensure that information so disseminated is included in the directory created pursuant to section 4101 of title 44, United States Code. Nothing in this section shall authorize the dissemination of information to the public unless otherwise authorized.

SEC. 4609. RULE OF CONSTRUCTION RELATING TO THE PROVISIONS OF TITLE 44, UNITED STATES CODE.

Nothing in this division shall be construed to amend, modify or supercede any provision of title 44, United States Code, other than chapter 35 of title 44, United States Code.

Subtitle B—Clerical Amendment

SEC. 4621. AMENDMENT TO TITLE 38, UNITED STATES CODE.

The table of sections at the beginning of chapter 3 of title 38, United States Code, is amended by striking out the item relating to section 310 and inserting in lieu thereof the following:

“310. Chief information officer.”.

TITLE XLVII—SAVINGS PROVISIONS

SEC. 4701. SAVINGS PROVISIONS.

(a) REGULATIONS, INSTRUMENTS, RIGHTS, AND PRIVILEGES.—All rules, regulations, contracts, orders, determinations, permits, certificates, licenses, grants, and privileges—

(1) which have been issued, made, granted, or allowed to become effective by the Administrator of General Services or the General Services Administration Board of Contract Appeals, or by a court of competent jurisdiction, in connection with an acquisition activity carried out under the section 111 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 759), and

(2) which are in effect on the effective date of this title, shall continue in effect according to their terms until modified, terminated, super-

seded, set aside, or revoked in accordance with law by the Director of the Office of Management and Budget, any other authorized official, by a court of competent jurisdiction, or by operation of law.

(b) PROCEEDINGS AND APPLICATIONS.—

(1) TRANSFERS OF FUNCTIONS NOT TO AFFECT PROCEEDINGS.—This Act and the amendments made by this Act shall not affect any proceeding, including any proceeding involving a claim or application, in connection with an acquisition activity carried out under section 111 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 759) that is pending before the Administrator of General Services or the General Services Administration Board of Contract Appeals on the effective date of this Act.

(2) ORDERS IN PROCEEDINGS.—Orders may be issued in any such proceeding, appeals may be taken therefrom, and payments may be made pursuant to such orders, as if this Act had not been enacted. An order issued in any such proceeding shall continue in effect until modified, terminated, superseded, or revoked by the Director of the Office of Management and Budget, or any other authorized official, by a court of competent jurisdiction, or by operation of law.

(3) DISCONTINUANCE OR MODIFICATION OF PROCEEDINGS NOT PROHIBITED.—Nothing in this subsection prohibits the discontinuance or modification of any such proceeding under the same terms and conditions and to the same extent that such proceeding could have been discontinued or modified if this Act had not been enacted.

(4) REGULATIONS FOR TRANSFER OF PROCEEDINGS.—The Director of the Office of Management and Budget may prescribe regulations providing for the orderly transfer of proceedings continued under paragraph (1).

TITLE XLVIII—EFFECTIVE DATES

SEC. 4801. EFFECTIVE DATES.

This Act and the amendments made by this Act shall take effect 180 days after the date of the enactment of this Act.

ADDITIONAL STATEMENTS

LEE ROY SELMON

• Mr. MACK. Mr. President, my good friend and colleague, the senior Senator from Florida, BOB GRAHAM, joins me today on this occasion to honor one of the greatest football players of all time, Lee Roy Selmon.

Lee Roy Selmon was born on October 20, 1954 in Eufaula, OK to Lucious and Jessie Selmon. He played football at Eufaula High School before earning a scholarship to the University of Oklahoma in 1972. He led the Sooners to the national championship while earning a number of post-season individual awards. He was selected to the All Big Eight Conference team his junior and senior years. He was also selected a Consensus All-American and won both the Outland and Lombardi trophies for best collegiate lineman.

In 1976, he became the first draft pick in the history of the Tampa Bay Buccaneers' organization. The Bucs selected Lee Roy not only for his outstanding football ability, but also for his extraordinary leadership and work ethic.

Lee Roy played each game with tremendous tenacity, both physically and mentally. Despite the fact that he was consistently being double and triple

teamed throughout his illustrious 10-year career, he still registered an amazing 78½ sacks. His inspirational play was instrumental in guiding the Tampa Bay Buccaneers to their only NFC Championship game appearance in 1979. He went on to play in six consecutive Pro Bowls, earn three All-Pro selections and win the NFL Players Association's NFC Defensive Lineman of the Year Award.

Lee Roy's rare combination of strength, speed and agility transformed the way in which future players would play his position.

On July 29th of this year, Lee Roy was inducted into the Pro Football Hall of Fame. In doing so, he became the first Buccaneer to accomplish this feat. Lee Roy on his induction stated, “It's more than a dream come true because I never dreamt it. I'm very humbled by it and very thankful for it. I guess sometimes when you don't dream things yourself, then other people have bigger dreams for you.”

Lee Roy's accomplishments are not limited to his play on the gridiron. Since his retirement in 1984, he has remained active in local community efforts.

Lee Roy has always approached his off the field endeavors with the same tenacity that characterized his play on the field. He was chosen one of America's Ten Outstanding Young Men by the United States Jaycees and selected Kiwanis Citizen of the Year for Florida's west coast.

Currently, Lee Roy serves as an associate athletic director at the University of South Florida, where he has been the driving force behind USF's efforts to field an intercollegiate football team.

Mr. President, it is an honor for us, as United States Senators from the great State of Florida, to recognize a man that is revered by many, respected by many more, and well-liked by all. Lee Roy Selmon; a hero in every sense of the word. •

TRIBUTE TO VALORIE J. WATKINS, REGIONAL DIRECTOR FOR SENATOR LARRY CRAIG

• Mr. CRAIG. Mr. President, I rise today to pay tribute to an outstanding staff member of mine, Valorie J. Watkins who has served diligently as my regional director in eastern Idaho over the last several years.

Valorie's tenure as a congressional staff member has been long and distinguished. She has worked in the U.S. Congress for close to 25 years but now moves on to another position as director of alumni relations at Idaho State University in Pocatello, ID.

I have enjoyed working with Valorie over the years. Her leadership, insightful recommendations, and attitude toward serving others have been indispensable to my responsibility of effectively serving the great people of the State of Idaho.

Valorie was born in Pocatello, ID. A long time resident of eastern Idaho, she

graduated from Pocatello High School and received her degree from Idaho State University in 1966.

In 1966 as a bright-eyed and enthusiastic graduate of Idaho State University, she left Pocatello and boarded a plane for Washington, DC and arrived in our Nation's capital without having yet obtained a job. She was quickly hired by the Democratic Congressman from Idaho, Compton White Jr. After Congressman White's defeat in 1966, she immediately came on board Republican Congressman George Hansen's staff. From 1967 to 1969 Valorie proved to be an outstanding staff member for the Congressman and excelled in this capacity. In 1969 she returned with her husband Bill to Pocatello and became a teacher in the local school system and was involved in local education issues.

In 1973, her knowledge and work experience helped her to land a position as district director with one of the great leaders of Idaho, my predecessor, Senator James A. McClure. In this capacity she came to be well respected and looked upon for advice by Senator McClure. She worked for Senator McClure until his retirement in 1991.

Valorie Watkins' work for the people of Idaho is earmarked by her astute ability to keep in close contact with constituents by being involved in her community. She served in many capacities over the years in Pocatello; she has done an immense amount of work with the Greater Pocatello Chamber of Commerce, serving on over eight committees, including serving as a member of the board of directors from 1993 to 1996. She has been heavily involved in the Soroptimist International of Pocatello, from which she received several awards and also served as its president from 1993 to 1994.

In the 16 county region of which she oversaw, Valorie has come to be well respected by many leaders on both sides of the political aisle. Valorie has traveled throughout southeast Idaho to small communities like Preston, Montpelier, Soda Springs, and Malad and gained the respect of many Idahoans because of her help. Many leaders have sought her help and advice, including mayors, city councilman, county commissioners, educators and administrators, and Idaho State representatives. She is also well respected by many of the Federal Government agency heads in the area, and has worked closely with some of those individuals to resolve trying cases.

Whenever southeast Idahoans have sought help from my office with a problem with a Federal agency, they most likely have found it with Valorie Watkins. In a more memorable and recent incident, Valorie took the lead in my office's involvement with Tom Johansen, a Pocatello scrap metal dealer who was brought into the national spotlight when he unknowingly bought several thousand tons of sensitive nuclear hardware and blueprints from the Department of Energy at an auction. Valorie's involvement with the case

and persistence played a part in forcing the DOE to provide an equitable resolution in what might have otherwise been a disaster for Mr. Johansen.

Valorie's service to the people of Idaho I believe can be summed up from an editorial written by the editor of the Preston Idaho Citizen, a local small town newspaper in eastern Idaho:

Over the years while Valorie was an aid to Senator Jim McClure and to Senator Larry Craig, she has been a wonderful intermediary for just about anyone who had a challenge that concerned the Federal Government. She is one of the most personable persons that we know and we have been so grateful for her listening ear and her assistance in cases where there has been a need for contact with the Federal Government. Valorie Watkins is most approachable. . . . We see her move as a gain for Idaho State University and a loss for Senator Larry Craig!

And so, Mr. President, as Valorie brings to a close her long and productive career in service to the people of Idaho and this Nation, I wish her and her husband Bill nothing but the very best wishes for happiness and prosperity. ●

APPOINTMENT BY THE VICE PRESIDENT

The PRESIDING OFFICER. The Chair, on behalf of the Vice President, pursuant to title 46, section 1295(b), of the United States Code, as amended by Public Law 101-595, appoints the following Senators to the Board of Visitors of the U.S. Merchant Marine Academy: the Senator from Louisiana [Mr. BREAU], from the Committee on Commerce, Science, and Transportation; and the Senator from Hawaii [Mr. INOUE], at large.

THE ROLE OF RELIGIOUS GROUPS IN CONTEMPORARY POLITICS

Mr. LOTT. Mr. President, yesterday morning, I had the pleasure of appearing on "Face the Nation," an always engaging experience. One of the subjects we covered in our wide-ranging questions and answers was the role of religious groups, in particular the Christian Coalition, in contemporary politics.

During the course of our discussion, I commented on the fact that the Republican Party welcomes the participation of people of all faiths, and I disagreed with those who see something ominous or irregular in what is sometimes called the religious right. These are, in fact, good people who are rightly concerned about the security of their homes, the safety of their children, and the future of family life in America.

Both parties need the participation of people like that. Moral and ethical concerns should not be the singular property of either party. That is what I was trying to convey in my comments concerning religious Americans and the Democratic Party. I meant to express the hope that our fellow citizens, whose religious beliefs lead them to advocate school prayer, engage in

home-schooling, or oppose abortion, could feel equally at home on either side of the political fence.

I did not mean to imply, and I regret it if my comments suggested otherwise, that the Democratic Party is without religious members. That of course is not the case. Neither party has a monopoly on faith, although, judging from the results of the 1994 elections, the GOP does seem to have a better track record with miracles.

I want to assure my colleagues, as well as the national television viewing audience of "Face the Nation," that I have the greatest respect for the diversity of faith represented within both Republican and Democratic ranks. And I close with the observation that, during the next 2 months or so, as the Senate deals with the hardest, toughest issues of the day, both sides of the aisle here will need our share of prayers.

ORDERS FOR TUESDAY, SEPTEMBER 12, 1995

Mr. CHAFEE. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in recess until the hour of 9 a.m. on Tuesday, September 12, 1995; that following the prayer, the Journal of proceedings be deemed approved to date, the time for the two leaders be reserved for their use later in the day, and the Senate immediately resume consideration of H.R. 4, the welfare reform bill.

I ask further unanimous consent that the Senate recess between the hours of 12:30 and 2:15 for the weekly policy conferences to meet.

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

PROGRAM

Mr. CHAFEE. Mr. President, for the information of all Senators, the Senate will resume consideration of the welfare reform bill tomorrow morning. Under a previous consent agreement, there will be a rollcall vote at approximately 9:10 tomorrow morning on or in relation to the Conrad amendment.

Following that vote and a 4-minute debate, there will be a rollcall vote on or in relation to the Feinstein amendment. All Senators can therefore expect two rollcall votes early tomorrow morning.

Following those votes, the Senate will begin debate on the Breau amendment on maintenance of effort, with a vote to occur on that amendment at 2:15. Senators are also reminded that a cloture motion was filed this evening but in accordance with the consent agreement reached on Friday, that cloture vote will not occur prior to 6 p.m. this forthcoming Wednesday.

ORDER FOR RECESS UNTIL 9 A.M. TOMORROW

Mr. CHAFEE. If there is no further business to come before the Senate, I