Todd J. Campbell, of Tennessee, to be United States District Judge for the Middle District of Tennessee.

P. Michael Duffy, of South Carolina, to be United States District Judge for the District of South Carolina.

Kim McLane Wardlaw, of California, to be United States District Judge for the Central District of California.

E. Richard Webber, of Missouri, to be United States District Judge for the Eastern District of Missouri.

(The above nominations were reported with the recommendation that they be confirmed.)

By Mr. PRESSLER, from the Committee on Commerce, Science, and Transportation:

Ernest J. Moniz, of Massachusetts, to be an Associate Director of the Office of Science and Technology Policy.

George D. Milidrag, of Michigan, to be a Member of the Advisory Board of the Saint Lawrence Seaway Development Corporation.

Nancy E. McFadden, of California, to be General Counsel of the Department of Transportation.

Charles A. Hunnicutt, of Georgia, to be an Assistant Secretary of Transportation.

Jane Bobbitt, of West Virginia, to be an Assistant Secretary of Commerce.

Gail Clements McDonald, of Maryland, to be Administrator of the Saint Lawrence Seaway Development Corporation for the remainder of the term expiring March 20, 1998.

IN THE COAST GUARD

The following officers of the U.S. Coast Guard Permanent Commissioned Teaching Staff at the Coast Guard Academy for promotion to the grade of commander: Kurt J. Colella, George J. Rezendes.

The following cadet of the U.S. Coast Guard Academy for appointment to the grade of ensign: Jordan D. Isaac.

The following Regular officers of the U.S. Coast Guard for promotion to the grade of commander:

James E. Bussey III Andrew T. Moynihan Timothy R. Quinton Curtis J. Ott Mark J. Burrows Michael P. Rand Steven D. Hardy Kevin E. Dale James M. Obernesser Patrick T. Keane Johnny L. Hollowell Paul D. Jewell Earle G. Thomas IV Jack V. Rutz Jon D. Allen Robert C. Thomson John E. Frost Dennis M. Holland Michael A. Jett William D.

Baumgartner Larry R. White Tracy S. Allen Stephen E. Mehling Michael C. Ghizzoni Daniel N. Riehm William R. Marhoffer Brandt R. Weaver David S. Hill James D. Maes Craig M. Juckniess Michael A. Neussl George H. Heintz Joseph W. Brubaker Jeffrey H. Barker Michael D. Hudson Gregory A. Mitchell

III Paul J. Reid Gregory L. Shelton Robert J. Wilson IV Kevin J. Cavanaugh George A. Asseng, Jr. Daniel L. Wright Kathy A. Hamblett Michael R. Linzey Christine J. Quedens Jeff R. Brown Leroy A. Jacobs, Jr. Joseph C. Lichamer Christopher D. Mills Daniel C. Whiting Neal J. Armstrong Robin D. Orr Kevin L. Maehler Tinmothy V. Skuby Patrick J. Dietrich Harry E. Havnes III Joseph E. Rodriguez David J. Regan Jonathon P.

Benvenuto James A. Mc Ewen Michael P. Nerino Tamera R. Goodwin Douglas S. Taylor Jean M. Butler Franklin R. Albero Robert A. Ball, Jr. Gary M. Smialek Robert E. Day, Jr. Robert E. Acker Michael E. Raber Michael D. Inman Sharon W. Fijalka Monyee T. Kazek Austin P. Callwood Steven P. How Ian Grunther Jeffrey R. Freeman

Frederick D.
Pendleton
Mark S. Palmquist
Adolfo D. Ramirez,

Jr. Margaret E. Jones Peter M. Keane Blaine H. Hollis John C. Williams Gregg W. Stewart Stephen D. Austin Derek H. Rieksts Chris Oelschlegel Thomas D. Hooper James D. Bjostad Kevin M. Robb Margaret F. Thurber Robert L. Kaylor Robert M. O'Brien Paul A. Francis John A. McCarthy Donald E. Quellette Terrence W. Carter Davalee G. Norton Joe Mattina, Jr.

Michael C. Mc Cloughan Sergio D. Cerda Paul W. Langner Edwin M. Stanton Steven M. Doss Stephen C. Nesel Gail A. Donnelly Roger H. Deroche Joseph M. Jacobs Gilbert E. Sena Stanley M. Douglas Matthew B. Crawley Douglas A. McCann Jay G. Manik James C. Howe Judith E. Keene Philip H. Sullivan Lance L. Bardo Eric B. Brown David W. Kranking Jonathan S. Keene Stephen C. Duca Darrell E. Milburn Scott L. Krammes

Subject to qualifications provided by law, the following for permanent appointment to the grades indicated in the National Oceanic and Atmospheric Administration.

To be captains

Andrew M. Snella Evelyn J. Fields Kenneth W. Perrin Terrance D. Jackson

Jonathan W. Bailey

Timothy B. Wright

Bradford L. Benggio

George E. White

To be commanders

Marlene Mozgala Eric Secretan Robert W. Maxson Gary D. Petrae James C. Gardner, Jr.

Richard R. Behn Daniel R. Herlihy Gary P. Bulmer David J. Kruth Dennis A. Seem Paul E. Pegnato Richard S. Brown Michael W. White Grady H. Tuell Paul T. Steele Garner R. Yates, Jr. Craig N. McLean Philip M. Kenul at commanders

To be lieutenant commanders

Michael R. Lemon Jeffrey A. Ferguson Philip S. Hill William B. Kearse John E. Herring James S. Verlaque Wiltie A. Creswell III

James D. Rathbun Matthew H. Pickett Christopher A. Beaverson Brian J. Lake Carl R. Groeneveld Guy T. Noll

To be lieutenants

Wilbur E. Radford, Jr. James A. Illg Steven A. Lemke Douglas G. Logan Christopher J. Ward Michael J. Hoshlvk Denise J. Gruccio Michele A. Finn Matthew J. Wingate Cynthia M. Ruhsam Philip A. Gruccio Barry K. Choy Michael D. Francisco Ralph R. Rogers Mark P. Moran Kimberly R. Cleary Pamela K. Haines Geoffrey S. Sandorf Katharine A. Mc Nitt Alan C. Hilton Richard R. Wingrove Bjorn K. Larsen Harold E. Orlinsky Michael S. Weaver Douglas D. Baird, Jr. Thomas R. Jacobs Graham A. Steward Stephen C. Tosini

James S. Bosshardt Juliana Pikulsky Stephen S. Meador Lawrence E. Greene Daniel S. Morris, Jr. Carrie L. Hadden Kelly G. Taggart John C. George Patrick V. Gajdys Karl F. Mangels Dante B. Maragni Heidi L. Johnson David A. Score Stephen F. Beckwith Kenneth A. Baltz Victor B. Ross III Mark S. Hickey Randall J. Te Beest Mark J. Boland Heather A. Parker Carolyn M. Sramek James E. Davis-Martin

Martin Stephen J. Thumm Kurt F. Shubert Jonathan M. Klay Joseph G. Evjen Anita L. Lopez Anne K. Nimershiem Ricardo Ramos Michael Williamson Neil D. Weston Jennifer A. Young

To be ensigns

Jeffrey C. Hagan Eric J. Sipos Peter C. Fischel William R. Odell James M. Crocker Jeremy M. Adams Christopher E.H.

Parrish Joel R. Becker Jessica J. Walker Joel T. Michalski Dawn M. Welcher Christine M. Shibley Leslie A. Redmond Richard H. Aldridge Raymond A. Santos Kurt A. Zegowitz Mark A. Sramek Natalie G. Bennett Eric J. Christensen Russell C. Jones Jennifer D. Garte

The following Regular officers of the U.S. Coast Guard for promotion to the grade of captain:

John D. Cook Michael J. Pierce Robert E. Young Ronald R. Weston James L. House Peter K. Mitchell Thomas W. Sechler Lawrence I. Kiern Richard A. Koehler Mark A. Fisher David M. Loerzel Daniel F. Ryan II Marcus E. Jorgensen Michael E. Savlor Gary Krizanovic Stefan G. Venckus Scott W. Allen James M. Garrett Joseph A. Conroy Joseph P. Brusseau James C. Vansice Albert F. Suchy IV Dana A. Goward John T. O'Connor Richard S. Hartman, Jr.

Jr.
Robert M. Wicklund
Gary W. Palmer
Walter E. Hanson, Jr.
Arthur E. Brookds
Charles L. Miller
Joseph C. Bridger III
Myles S. Boothe
Thomas D. Johns
Harvey E. Johnson,
Jr

Jr.
Dale G. Gabel
Robert A. Hughes
Michael J. Chaplain
Domenico A. Diiulio
Kenneth A. Ward

they be confirmed.)

Richard A. Huwel David W. Reed Steven G. Hein Thomas C. King, Jr. David W. Mackenzie Jerzy J. Kichner Stephen J. Harvey Richard J.

Formisano James Rutkovsky Raymond J. Brown Thomas J. Mackell Walter J. Brawand III

Allen L. Thompson, Jr.

Dan Deputy Robert J. Papp, Jr. Derek A. Capizzi Robert G. Stevens Dean W. Kutz Gerald Bowe Bradford W. Black John E. Williams Roger B. Peoples Michael J. Hall Thomas G. Gordon Billy R. Slack Roger A. Whorton Ben R. Thomason III Lawrence A. Eppler Gary T. Blore Lawrence A. Hall Dennis J. Ihnat Fred M. Rosa, Jr. Craig L. Schnappinger

John E. Crowley, Jr.

Thomas J. McDaniel

Domenico A. Diulio Harlan Henderson Kenneth A. Ward Charles T. Lancaster (The above nominations were reported with the recommendation that

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second time by unanimous consent, and referred as indicated:

By Mr. NICKLES:

S. 1406. A bill to authorize the Secretary of the Army to convey to the city of Eufaula, Oklahoma, a parcel of land located at the Eufaula Lake project, and for other purposes; to the Committee on Environment and Public Works.

By Mr. HARKIN:

S. 1407. A bill to amend the Food Security Act of 1985 and the Agricultural Act of 1949 to permit the harvesting of energy crops on conservation reserve land and conservation use acreage for the purpose of generating electric power and other energy products,

and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

By Mr. HATCH:

S. 1408. A bill to amend the Internal Revenue Code of 1986 to provide that the amount of an overpayment otherwise payable to any person shall be reduced by the amount of past-due, legally enforceable State tax obligations of such person; to the Committee on Finance.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. HATCH (for himself, Mr. LAUTENBERG, Mr. D'AMATO, Mr. MURKOWSKI, Mr. MCCONNELL, Mr. SPECTER, Mr. PELL, Mr. SIMON, Mr. KOHL, Mr. ABRAHAM, and Mr. MOYNHAN):

S. Res. 193. A resolution deploring individuals who deny the historical reality of the Holocaust and commending the vital, ongoing work of the United States Holocaust Memorial Museum; considered and agreed to.

By Mr. DOLE:

S. Res. 194. A resolution to authorize representation by the Senate Legal Counsel; considered and agreed to.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. HARKIN:

S. 1407. A bill to amend the Food Security Act of 1985 and the Agricultural Act of 1949 to permit the harvesting of energy crops on conservation reserve land and conservation use acreage for the purpose of generating electric power and other energy products, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry

THE ENERGY CROP PRODUCTION ACT OF 1995

• Mr. HARKIN. Mr. President, I introduce a bill which will provide a broad range of natural resource and energy related benefits to our country. This bill provides support for the development of processes which utilize renewable resources for generation of electricity and other energy products. It lessens our county's dependence on imported oil, supports development of new markets for farmers producing energy crops utilized in this process, and provides positive environmental benefits to the soil, water, and air components of our Nation's natural resources. This bill provides the Secretary of Agriculture authority to permit the production and harvesting of energy crops for the purpose of generating electricity and other energy products on land enrolled in the various acreage reduction programs as well as specifically designated demonstration project areas containing land enrolled in the Conservation Reserve Program.

The future of utilizing renewable resources such as energy crops as a fuel for producing electric power and other energy products is bright. However, as in any emerging technology, support is often needed to develop its full potential. The 1992 Energy Policy Act au-

thorized a Renewable Energy Production Program in support of this concept. The bill I am introducing today complements this effort by not only permitting the production of energy crops on land enrolled in various government programs, but also providing an cost-share incentive to establish these energy crops.

One relatively new scientific finding is the benefit of energy crops with regard to carbon sequestration. Colorado State and Washington State Universities have developed protocols to assess the impact of land enrolled in the Conservation Reserve Program specifically on carbon sequestration. Their initial findings indicate that America's grazed land and Conservation Reserve Program lands offer an extremely important environmental benefit of extracting carbon from the air in an amount equivalent to America's forests. Encouraging the production of energy crops as I am suggesting in this bill will help sustain and expand this natural process enhancing air quality.

With regard to land enrolled in the various acreage reduction programs, this legislation would: (1) authorize the Secretary to permit production and harvesting of energy crops in accordance with a conservation plan, and (2) provide a cost share component for the establishment of these crops.

With regard to land enrolled in the Conservation Reserve Program, this bill would: (1) provide the Secretary of Agriculture authority to permit production and harvesting of energy crops in designated demonstration project areas not exceeding an aggregate of one million acres based on competitive joint industry/landowner proposals, (2) provide a cost share component for the establishment of energy crops, (3) provide for a process by which landowners could identify the level of reduction in their annual CRP rental payments in exchange for the opportunity to participate in this program, and (4) an opportunity for Conservation Reserve Program participants, utilizing these provisions, to extend their contracts.

I am proud to be introducing this bill today and welcome other Senators to cosponsor this beneficial environmental and energy legislation.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the bill was ordered to be printed in the RECORD, as follows:

S. 1407

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Energy Crop Production Act of 1995".

SEC. 2. FINDINGS.

Congress finds that energy crops—

(1) provide many of the soil and water conservation and wildlife habitat benefits associated with cover already planted on land enrolled in the conservation reserve program;

(2) can be harvested using best management practices without compromising the

conservation benefits being achieved by the conservation reserve program;

(3) can maintain and enhance farm income while allowing land to remain in the conservation reserve program at a reduced cost to the Federal government;

(4) can supply a significant proportion of the energy needs of the United States using domestic resources that are renewable, sustainable, and environmentally beneficial; and

(5) can effectively trap carbon from the atmosphere and provide air quality benefits.

SEC. 3. HARVESTING OF ENERGY CROPS ON CON-SERVATION RESERVE LAND.

Section 1232 of the Food Security Act of 1985 (16 U.S.C. 3832) is amended by adding at the end the following:

"(f) ENERGY CROPS .-

"(1) DEFINITION OF ENERGY CROP.—In this subsection, the term 'energy crop' means a herbaceous perennial grass, a short rotation woody coppice species of tree, or other crop, that may be used to generate electric power or other energy product, as determined by the Secretary in consultation with the State technical committee for a State established under section 1261.

"(2) Harvesting of energy crops in designated demonstration areas.—In not more than 10 demonstration project areas not exceeding a total of 1,000,000 acres (based on an evaluation by the Secretary of joint industry and landowner proposals to designate areas as demonstration project areas)), the Secretary shall permit an owner or operator of land, located within a demonstration project area, that is subject to a contract entered into under this subtitle to harvest an energy crop on the land if the owner or operator—

"(A) carries out appropriate conservation measures and practices on the land;

"(B) harvests energy crops in accordance with this subsection on not more than 75 percent of the land that is subject to the contract, in accordance with a conservation plan and in a manner and at times of the year that ensure that soil, water, and wildlife habitat subject to the conservation reserve program as a whole are not compromised;

"(C) if harvesting of energy crops on the land is discontinued, maintains grasses or trees on the land for the duration of the contract; and

 $\lq\lq(D)$ submits a bid under paragraph (3) that is accepted by the Secretary.

"(3) BIDS.—To carry out this subsection, the Secretary shall establish a bid system under which an owner or operator of land that is subject to a contract entered into under this subtitle may offer to reduce the rental payments that would otherwise be payable under the contract in exchange for permission to harvest an energy crop on the land.

"(4) Cost-Sharing.—The Secretary shall pay an owner or operator of land described in paragraph (2) 50 percent of the cost of converting land under the contract that is planted to grasses not identified as an energy crop to the production of an energy crop.

"(5) DURATION.—The Secretary shall permit an owner or operator described in paragraph (2)—

"(A) to extend a contract entered into under this subtitle for not to exceed 5 years; and

"(B) on expiration of a contract entered into under this subtitle, obtain a priority, at an appropriate rental rate, for reenrollment of the land subject to the contract.".

SEC. 4. HARVESTING OF ENERGY CROPS ON CONSERVATION USE ACREAGE.

Section 503 of the Agricultural Act of 1949 (7 U.S.C. 1463) is amended—