Partnership between Sprint Corporation, Deutsche Telekom and France Telecom. At that time, I asked that you rule fairly and

promptly on this matter.

It is my understanding the Commission may consider a proposal that appears to have little to do with traditional foreign ownership concerns having to do with the acquisition of undue leverage over domestic companies. Specifically, the FCC would artificially "freeze" Sprint's communications capacity between the United States and Germany and France, while placing no such restrictions on any of its major competitors.

Given that the Justice Department has already signed off on the partnership, many believe there is no legitimate foreign investment concern. Even if excessive leverage could be obtained under this partnership, an arbitrary limitation on communications capacity would not alleviate it. In short, it appears the Commission will answer the wrong question with an equally wrong solution. If this were to occur, Sprint would be at a competitive disadvantage with other international competitors.

I look forward to your reply.

Sincerely,

BOB DOLE.

LIMITED PROVISIONS IN THE CONTINUING RESOLUTION

Mr. KENNEDY. Mr. President, one of the most serious defects of the current stopgap funding for the Federal Government is its treatment of LIHEAP, the Low-Income Home Energy Assistance Program, that helps needy families pay their winter fuel bills. Under that program, States receive most of their full-year LIHEAP allocation in the 2 months of October and November so that they can prepare for the winter, set benefit levels, and deal with emergencies.

It is bad enough that the current stopgap bill cuts these needed funds by 25 percent from last year—25 percent from last year. Even worse, it pays out those funds on a basis that is prorated on a full year, so that the States are receiving far less than the usual share in October and November. By this time last year, Massachusetts had received \$32 million of its \$54 million allocation. This year, however, Massachusetts has only been allowed to draw down \$9.5 million.

In fact, all States had received \$800 million of last year's \$1.3 billion LIHEAP appropriation by December of last year. Under the stopgap bill, there is a 71-percent cut, although the bill is only supposed to impose a 25 percent cut at most.

This chart demonstrates very clearly what the problem is. First of all, I think everyone across this country understands the extraordinary drops in the temperature in the most recent days. This is playing havoc in many families in Massachusetts, up in Boston, the North Shore, all over Massachusetts and the Berkshires and otherwise. By December 15 of 1994, some \$800 million had been distributed. By December 15, 1995, only \$230 million under the continuing resolution.

Mr. President, this has to be addressed in the continuing resolution.

Unless it is, there will be hundreds of Americans whose very health and risk of freezing will be very, very real. This was a nonintended result of the fact of these continuing resolutions, and it is an emergency. It cries out for action.

We hope that the House of Representatives will take action. Otherwise, I know, under the leadership of Senator Wellstone and others, an amendment will be offered to try and reach this emergency situation.

Massachusetts energy agencies have said that they will respond only to cases where a utility terminates services, or where homes have less than one-eighth of a tank of fuel oil. The State has cut annual LIHEAP benefits from \$430 to \$150 per household to ensure that they have enough funds for emergencies throughout the winter.

In Gloucester, the agencies have been faced with a choice of spending nonauthorized LIHEAP funds or letting some families freeze to death.

In Salem, the local government has dipped into its own scarce funds to provide needed assistance.

In Springfield, Patricia Nelligan, the fuel assistance director for the New England Farm Workers' Council, said that unless more LIHEAP funds are made available soon, their program will have to shut down by the end of next week.

It may not officially be winter yet, but winter has already arrived with a vengeance in many parts of the country. For the 6 million recipients of LIHEAP assistance across the Nation, it will be a desperate Christmas unless more aid is available.

Some 95 percent of the households receiving LIHEAP assistance have annual incomes below \$18,000. They spend an extremely burdensome 18 percent of their income on energy, compared to the average middle-class family, which spends only 4 percent.

Researchers at Boston City Hospital have documented the heat or eat effect, where higher utility bills during the coldest months force low-income families to spend less money on food. The result is increased malnutrition among children.

The study also found almost twice as many low-weight and undernourished children were admitted to Boston City Hospital's emergency room immediately following the coldest month of the winter. No family should have to choose between heating and eating.

But it is the poor elderly that will be at the greatest risk if more LIHEAP funds are not made available, because they are the most vulnerable to hypothermia. In fact, older Americans accounted for more than half of all hypothermia deaths in 1991.

In addition, the elderly are much more likely to live in homes built before 1940 which are less energy efficient and put them at greater risk.

Low-income elderly who have trouble paying their fuel bills are often driven to rely on room heaters, fireplaces, ovens, and wood-burning stoves to save money. Between 1986 and 1990, such heating sources were the second leading cause of fire deaths among the elderly. In fact, elderly citizens were up to 12 times more likely to die in heating-related fires than adults under 65.

Over 50 Senators have signed a letter urging the budget negotiators to allow States to draw down LIHEAP funds at the up-front rate if a further stop-gap funding bill is enacted. I urge the Senate to support this provision, so that families can receive the urgent assistance they need.

Christmas is approaching, and in many parts of the country, temperatures have dropped to levels close to those at the North Pole. But Santa Claus does not release LIHEAP funds to the States—Congress does, and we must act quickly to avoid tragedy.

THE DEATH OF THE FORMER CHAPLAIN OF THE SENATE, THE REVEREND DR. RICHARD C. HALVERSON

Mrs. HUTCHISON. Mr. President, with sadness, tempered by gratitude, I rise today to mourn the passing of the late Chaplain of the Senate, the Rev. Richard C. Halverson. Recently he left this Chamber and this world, but the impression he left is all around us.

Mr. President, we all know that national politics is often wracked by deep disagreement. The task of steering history's most civilized Nation on a wise course through democratic means arouses strong passions. Only spiritual guidance and divine grace could steady this Chamber during the tempests of every age, and we are fortunate to debate in soft tones, and to determine great questions as a civilized community. For the last 14 years, America herself was blessed to have Dr. Halverson, the Senate's Christian humanist, to keep our civilization decent.

Whenever a member of out little civilization lost a loved one—or gained one—the Chaplain's office was a proven source of consolation and hope.

I took the oath here not too long ago, and I remember, among a flood of invitations, one from the good Chaplain asked to come to the weekly Senate prayer breakfast. There are many bipartisan meetings in the Capitol, but the calm communion of Catholics, Jews, and Protestants was tripartisan as well as profoundly contemplative. I treasure those Wednesday morning gatherings as occasions to make deep and abiding friendships with my colleagues.

Mr. President, John Stuart Mill wrote that "one person with a belief is a social power equal to ninety-nine who have only interests." Here in this Chamber, one Chaplain with unshakeable belief was a social power equal to all 100 of us, each with a host of interests and beliefs. He calmed our fears, he kept us together, and every morning he called us to prayer.

Now, as he taught us, I join my colleagues in praying for his soul.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Thomas, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting withdrawals and sundry nominations which were referred to the appropriate committees.

(The nominations received today are printed at the end of the Senate proceedings.)

REPORT OF THE FARMINGTON WILD AND SCENIC RIVER STUDY—MESSAGE FROM THE PRESIDENT—PM 103

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was referred to the Committee on Energy and Natural Resources.

To the Congress of the United States:

I take pleasure in transmitting the enclosed report for the Farmington River in the States of Massachusetts and Connecticut. The report and my recommendations are in response to the provisions of the Wild and Scenic Rivers Act, Public Law 90–542, as amended. The Farmington River Study was authorized by Public Law 99–590.

The study was conducted by the National Park Service, with invaluable assistance from a congressionally mandated study committee. The National Park Service determined that the 11-mile study segment in Massachusetts and the 14-mile study segment in Connecticut were eligible for designation based upon their free-flowing character and recreational, fish, wildlife and historic values.

The 14-mile Connecticut segment of the river has already been designated as a Wild and Scenic River pursuant to Public Law 103-313, August 26, 1994. The purpose of this transmittal is to inform the Congress that, although eligible for designation, I do not recommend that the Massachusetts segment be designated at this time due to lack of support by the towns adjoining it. If at some future date the towns should change their position and the river has retained its present characteristics, the Congress could reconsider the issue. Also, for 3 years from the date of this transmittal, the Massachusetts segment will remain subject to section 7(b) of the Wild and Scenic Rivers Act. Section 7(b) prohibits licensing of projects by the Federal Energy Regulatory Commission and Federal or federally assisted water resource development projects that would have a direct and adverse effect on the values for which the river might be designated. Finally, the report includes the Upper Farmington River Management Plan that is referenced in Public Law 103–313 as the plan by which the designated river will be managed.

The plan demonstrated a true partnership effort of the type that we believe will be increasingly necessary if we are to have affordable protection of our environment in the future.

WILLIAM J. CLINTON. THE WHITE HOUSE, *December 13, 1995.*

MESSAGES FROM THE HOUSE

At 1:58 p.m., a message from the House of Representatives, delivered by Ms. Goetz, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 632. An act to enhance fairness in compensating owners of patents used by the United States.

H.R. 1253. An act to rename the San Francisco Bay National Wildlife Refuge as the Don Edwards San Francisco Bay National Wildlife Refuge.

H.R. 1295. An act to amend the Trademark Act of 1946 to make certain revisions relating to the protection of famous marks.

H.R. 1533. An act to amend title 18, United States Code, to increase the penalty for escaping from a Federal prison.

H.R. 1574. An act to amend the Federal Deposit Insurance Act to exclude certain bank products from the definition of a deposit.

H.R. 1747. An act to amend the Public Health Service Act to permanently extend and clarify malpractice coverage for health centers, and for other purposes.

H.R. 2196. An act to amend the Stevenson-Wydler Technology Innovation Act of 1980 with respect to inventions made under cooperative research and development agreements, and for other purposes.

H.R. 2243. An act to amend the Trinity River Basin Fish and Wildlife Management Act of 1984, to extend for three years the availability of moneys for the restoration of fish and wildlife in the Trinity River, and for other purposes.

H.R. 2289. A bill to amend title 38, United States Code, to extend permanently certain housing programs, to improve the veterans employment and training system, and to make clarifying and technical amendments to further clarify the employment and reemployment rights and responsibilities of members of the uniformed services, as well as those of the employer community, and for other purposes.

H.R. 2418. An act to improve the capability of analyze deoxyribonucleic acid.

H.R. 2538. An act to make clerical and technical amendments to title 18, United States Code, and other provisions of law relating to crime and criminal justice.

The message also announced that the House has agreed to the following concurrent resolution, in which it requests the concurrence of the Senate:

H. Con. Res. 117. Concurrent resolution concerning writer, political philosopher, human rights advocate, and Nobel Peace Prize nominee Wei Jingsheng.

The message further announced that the House agrees to the amendment of the Senate to the bill (H.R. 1240) to combat crime by enhancing the penalties for certain sexual crimes against children

The message also announced that the House recedes from its amendments to

the amendments of the Senate to the bill (H.R. 1868) making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 1996, and for other purposes, and concurs therein with an amendment.

The message further announced that the Speaker appoints Mr. WISE as a conferee in the conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 2539) to abolish the Interstate Commerce Commission, to amend subtitle IV of title 49, United States Code, to reform economic regulation of transportation, and for other purposes, vice Mr. LIPINSKI, resigned.

At 4:25 p.m., a message from the House of Representatives, delivered by Ms. Goetz, one of its reading clerks, announced that the House agrees to the report of the committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 1977) making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 1996, and for other purposes.

MEASURES REFERRED

The following bills were read the first and second times by unanimous consent and referred as indicated:

H.R. 1253. An act to rename the San Francisco Bay National Wildlife Refuge as the Don Edwards San Francisco Bay National Wildlife Refuge, to the Committee on Environment and Public Works.

H.R. 1533. An act to amend title 18, United States Code, to increase the penalty for escaping from a Federal prison, to the Committee on the Judiciary.

H.R. 1574. An act to amend the Federal Deposit Insurance Act to exclude certain bank products from the definition of a deposit, to the Committee on Banking, Housing, and Urban Affairs.

H.R. 2196. An act to amend the Stevenson-Wydler Technology Innovation Act of 1980 with respect to inventions made under cooperative research and development agreements, and for other purposes, to the Committee on Commerce, Science, and Transportation.

H.R. 2243. An act to amend the Trinity River Basin Fish and Wildlife Management Act of 1984, to extend for three years the availability of moneys for the restoration of fish and wildlife in the Trinity River, and for other purposes, to the Committee on Environment and Public Works

H.R. 2289. A bill to amend title 38, United States Code, to extend permanently certain housing programs, to improve the veterans employment and training system, and to make clarifying and technical amendments to further clarify the employment and reemployment rights and responsibilities of members of the uniformed services, as well as those of the employer community, and for other purposes, to the Committee on Veterans' Affairs.

H.R. 2418. An act to improve the capability to analyze deoxyribonucleic acid; to the Committee on the Judiciary.

H.R. 2538. An act to make clerical and technical amendments to title 18, United States Code, and other provisions of law relating to crime and criminal justice; to the Committee on the Judiciary.