for your money. And perhaps most disturbingly, meth does not have the stigma associated with cocaine and crack. Kids know that crack is dangerous. But they haven't yet learned that meth is.

In Waterloo, Iowa, though, people are beginning to learn this sad and painful lesson. According to the New York Times, a 17-year-old Iowan who had been a good boy, descended into meth addiction. His behavior changed for the worse. Last October, this young man checked himself into the hospital because he believed that he had the flu. He died only days later because meth had so destroyed his immune system that he developed a form of meningitis. I'll never forget the words of this boy's mother: "He made some wrong decisions and this drug sucked him away.' I wonder how many more young Americans are going to be "sucked away" before we get a handle on the meth problem.

Mr. President, what America is facing today with the explosion in meth use is nothing short of an epidemic. Meth is cheap and easily manufactured from commonly available chemicals. Today, the Senate is striking at the root of the problem: Chemical suppliers who sell chemicals to illegal meth labs. The harder it is for criminal chemists to get the raw material to make meth, the more difficult it will be to produce. This in turn will make it more expensive. And this will reduce consumption. And that will help keep our kids alive a little longer.

Importantly, this bill preserves the flexibility of States to enact their own laws to deal with the manufacture of meth. Some very powerful chemical companies have tried to weaken this bill by preempting the States. I think that is just wrong-headed and I am pleased that the Senate has rejected this effort.

Some of the chemical companies also tried to create so-called safe harbors so large that enormous bulk purchases of meth ingredients would never have to be reported to the DEA. That means criminals could go to the corner drugstore, purchase legal products like pseudoephedrine in large quantities and make poison with no one the wiser. And then that poison is sold to our kids.

While the Senate has had to make some compromises I wouldn't have wanted to make in a perfect world—like the blister-pack exception for pseudoephedrine—I think that this bill represents a major step forward.

This is a good, strong bill and I'm proud that it has passed.

Finally, Mr. President, I especially want to take my hat off to Senator FEINSTEIN for her work on this bill. More than any other Senator, DIANNE FEINSTEIN worked tirelessly to make sure that we could get the strongest possible meth bill. I just want the American people to know what a tremendous job she's done.

Mr. President, in the 1980's, we almost lost a generation to crack and

powder cocaine. Let's not get that close to the edge again. I'm proud that the Senate today has stood up to the chemical companies, stood up to the drug dealers and passed this crucial piece of legislation.

AUTHORIZING THE CAPITOL GUIDE SERVICE TO ACCEPT VOL-UNTARY SERVICES

Mr. McCAIN. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. 2085 introduced earlier by Senators WARNER and FORD.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows: A bill (S. 2085) to authorize the Capitol Guide Service to accept voluntary services.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the bill?

There being no objection, the Senate proceeded to consider the bill.

Mr. McCAIN. I ask unanimous consent that the bill be deemed read a third time and passed, the motion to reconsider be laid upon the table, and that any statements relating to the bill appear at this point in the RECORD.

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

The bill (S. 2085) was deemed read a third time and passed, as follows:

S. 2085

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

That section 441 of the Legislative Reorganization Act of 1970 (40 U.S.C. 851) is amended by striking subsection (j) and inserting the following:

"(j)(1) Notwithstanding section 1342 of title 31, United States Code, the Capitol Guide Service is authorized to accept voluntary personal services.

"(2) No person shall be permitted to donate personal services under this subsection unless the person has first agreed, in writing, to waive any claim against the United States arising out of or in connection with such services, other than a claim under chapter 81 of title 5, United States Code.

"(3) No person donating personal services under this section shall be considered an employee of the United States for any purpose other than for purposes of chapter 81 of title 5. United States Code.

"(4) In no case shall the acceptance of personal services under this section result in the reduction of pay or displacement of any employee of the Capitol Guide Service.".

PRINTING OF THE REPORT OF THE COMMISSION ON PROTECTING AND REDUCING GOVERNMENT SECRECY

Mr. McCAIN. Mr. President, I ask unanimous consent that the Rules Committee be discharged from S. Con. Res. 67 and that the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows: A concurrent resolution (S. Con. Res. 67) to authorize printing of the report of the Com-

mission on Protecting and Reducing Government Secrecy.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the concurrent resolution?

There being no objection, the Senate proceeded to consider the concurrent resolution.

Mr. McCAIN. Mr. President, I ask unanimous consent that the resolution be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to the resolution appear at this point in the RECORD.

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

The concurrent resolution (S. Con. Res. 67) was agreed to, as follows:

S. CON. RES. 67

Resolved by the Senate (the House of Representatives concurring), That there shall be printed as a Senate document the report of the Commission on Protecting and Reducing Government Secrecy.

SEC. 2. The document referred to in the first section shall be—

(1) published under the supervision of the Secretary of the Senate; and

(2) in such style, form, manner, and binding as directed by the Joint Committee on Printing, after consultation with the Secretary of the Senate.

The document shall include illustrations.

SEC. 3. In addition to the usual number of copies of the document, there shall be printed the lesser of—

(1) 5,000 copies for the use of the Secretary of Senate; or

(2) such number of copies as does not exceed a total production and printing cost of \$45,000.

DISAPPROVAL OF THE RULE SUB-MITTED BY THE HEALTH CARE FINANCING ADMINISTRATION

Mr. McCAIN. Mr. President, I ask unanimous consent that the Senate now proceed to the consideration of Senate Joint Resolution 60 introduced earlier today by Senator LOTT.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows: A joint resolution (S.J. Res. 60) to disapprove the rule submitted by the Health Care Financing Administration on August 30 relating to hospital reimbursement under the Medicare program.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the joint resolution?

There being no objection, the Senate proceeded to consider the joint resolution.

Mr. McCAIN. Mr. President, I ask unanimous consent that the joint resolution be deemed not passed, the motion to reconsider be laid upon the table, and that any statements relating to the joint resolution be printed in the RECORD.

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

The joint resolution (S.J. Res. 60) was deemed not passed.

CONDEMNING HUMAN RIGHTS ABUSES AND DENIALS OF RELI-GIOUS LIBERTY

Mr. McCAIN. Mr. President, I ask unanimous consent that the Senate

proceed to the immediate consideration of Senate Concurrent Resolution 71, submitted earlier today by Senator NICKLES.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows: A concurrent resolution (S. Con. Res. 71) condemning human rights abuses and denials of religious liberty to Christians around the world.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the concurrent resolution?

There being no objection, the Senate proceeded to consider the concurrent resolution.

Mr. McCAIN. I ask unanimous consent that the concurrent resolution be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to the resolution be placed at the appropriate place in the RECORD.

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

Without objection, the preamble is agreed to.

The concurrent resolution (S. Con. Res. 71) was agreed to.

The preamble was agreed to.

The concurrent resolution, with its preamble, is as follows:

S. CON. RES. 71

Whereas oppression and persecution of religious minorities around the world has emerged as one of the most compelling human rights issues of the day. In particular, the worldwide persecution and martyrdom of Christians persists at alarming levels. This is an affront to the international moral community and to all people of conscience.

Whereas in many places throughout the world, Christians are restricted in or forbidden from practicing their faith, victimized by a "religious apartheid" that subjects them to inhumane, humiliating treatment, and in certain cases are imprisoned, tortured, enslayed, or killed:

Whereas severe persecution of Christians is also occurring in such countries as Sudan, Cuba, Morocco, Saudi Arabia, China, Pakistan, North Korea, Egypt, Laos, Vietnam, and certain countries in the former Soviet Union, to name merely a few:

Whereas religious liberty is a universal right explicitly recognized in numerous international agreements, including the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights:

Whereas Pope John Paul II recently sounded a call against regimes that "practice discrimination against Jews, Christians, and other religious groups, going even so far as to refuse them the right to meet in private for prayer," declaring that "this is an intolerable and unjustifiable violation not only of all the norms of current international law, but of the most fundamental human freedom, that of practicing one's faith openly," stating that this is for human beings "their reason for living";

Whereas the National Association of Evangelicals in January 1996 issued a "Statement of Conscience and Call to Action," subsequently commended or endorsed by the Southern Baptist Convention, the Executive Council of the Episcopal Church, and the General Assembly of the Presbyterian Church, U.S.A. They pledged to end their "silence in the face of the suffering of all

those persecuted for their religious faith" and "to do what is in our power to the end that the government of the United States will take appropriate action to combat the intolerable religious persecution now victimizing fellow believers and those of other faiths":

Whereas the World Evangelical Fellowship has declared September 29, 1996, and each annual last Sunday in September, as an international day of prayer on behalf of persecuted Christians. That day will be observed by numerous churches and human rights groups around the world;

Whereas the United States of America since its founding has been a harbor of refuge and freedom to worship for believers from John Winthrop to Roger Williams to William Penn, and a haven for the oppressed. To this day, the United States continues to guarantee freedom of worship in this country for people of all faiths;

Whereas as a part of its commitment to human rights around the world, in the past the United States has used its international leadership to vigorously take up the case of other persecuted religious minorities. Unfortunately, the United States has in many instances failed to raise forcefully the issue of anti-Christian persecution at international conventions and in bilateral relations with offending countries; now, therefore, be it

Resolved, That the Senate, the House of Representatives concurring—

- (1) unequivocally condemns the egregious human rights abuses and denials of religious liberty to Christians around the world, and calls upon the responsible regimes to cease such abuses: and
- (2) strongly recommends that the President expand and invigorate the United States' international advocacy on behalf of persecuted Christians, and initiate a thorough examination of all United States' policies that affect persecuted Christians; and
- (3) encourages the President to proceed forward as expeditiously as possible in appointing a White House Special Advisor on religious persecution; and
- (4) recognizes and applauds a day of prayer on Sunday, September 29, 1996, recognizing the plight of persecuted Christians worldwide.

THRIFT SAVINGS INVESTMENT FUNDS ACT OF 1996

Mr. McCAIN. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 412, S. 1080.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows:

A bill (S. 1080) to amend Chapter 84 of Title 5, United States Code, to provide additional investment funds for the Thrift Savings Plan.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the bill?

There being no objection, the Senate proceeded to consider the bill which had been reported from the Committee on Governmental Affairs, with an amendment to strike all after the enacting clause and inserting in lieu thereof the following:

TITLE I—ADDITIONAL INVESTMENT FUNDS FOR THE THRIFT SAVINGS PLAN SEC. 101. SHORT TITLE.

This title may be cited as the "Thrift Savings Investment Funds Act of 1996".

SEC. 102. ADDITIONAL INVESTMENT FUNDS FOR THE THRIFT SAVINGS PLAN.

Section 8438 of title 5, United States Code, is amended—

(1) in subsection (a)—

(A) by redesignating paragraphs (5) through (8) as paragraphs (6) through (9), respectively;

(B) by inserting after paragraph (4) the following new paragraph:

"(5) the term 'International Stock Index Investment Fund' means the International Stock Index Investment Fund established under subsection (b)(1)(E);":

(C) in paragraph (8) (as redesignated by subparagraph (A) of this paragraph) by striking out "and" at the end thereof;

(D) in paragraph (9) (as redesignated by sub-paragraph (A) of this paragraph)—

(i) by striking out "paragraph (7)(D)" in each place it appears and inserting in each such place "paragraph (8)(D)"; and

(ii) by striking out the period and inserting in lieu thereof a semicolon and "and"; and

(E) by adding at the end thereof the following new paragraph:

"(10) the term 'Small Capitalization Stock Index Investment Fund' means the Small Capitalization Stock Index Investment Fund established under subsection (b)(1)(D)."; and

(2) in subsection (b)—

(A) in paragraph (1)—

(i) in subparagraph (B) by striking out "and" at the end thereof;

(ii) in subparagraph (C) by striking out the period and inserting in lieu thereof a semicolon; and

(iii) by adding at the end thereof the following new subparagraphs:

"(D) a Small Capitalization Stock Index Investment Fund as provided in paragraph (3); and

"(E) an International Stock Index Investment Fund as provided in paragraph (4)."; and

(B) by adding at the end thereof the following new paragraphs:

"(3)(A) The Board shall select an index which is a commonly recognized index comprised of common stock the aggregate market value of which represents the United States equity markets excluding the common stocks included in the Common Stock Index Investment Fund.

"(B) The Small Capitalization Stock Index Investment Fund shall be invested in a portfolio designed to replicate the performance of the index in subparagraph (A). The portfolio shall be designed such that, to the extent practicable, the percentage of the Small Capitalization Stock Index Investment Fund that is invested in each stock is the same as the percentage determined by dividing the aggregate market value of all shares of that stock by the aggregate market value of all shares of all stocks included in such index.

"(4)(A) The Board shall select an index which is a commonly recognized index comprised of stock the aggregate market value of which is a reasonably complete representation of the international equity markets excluding the United States equity markets.

"(B) The International Stock Index Investment Fund shall be invested in a portfolio designed to replicate the performance of the index in subparagraph (A). The portfolio shall be designed such that, to the extent practicable, the percentage of the International Stock Index Investment Fund that is invested in each stock is the same as the percentage determined by dividing the aggregate market value of all shares of that stock by the aggregate market value of all shares of all stocks included in such index."

SEC. 103. ACKNOWLEDGEMENT OF INVESTMENT RISK.

Section 8439(d) of title 5, United States Code, is amended by striking out "Each employee, Member, former employee, or former Member who elects to invest in the Common Stock Index Investment Fund or the Fixed Income Investment Fund described in paragraphs (1) and