

otherwise known as BAQS, bogus air quality standards.

Mr. Speaker, the administration tells us this is to save the children. But, Mr. Speaker, what do you tell the child whose family cannot afford a home because the so-called new air standards put the cost of those new homes beyond their family's means? What do you tell the child whose father is out of work because these so-called new air standards shut down his business? What do you tell the community that cannot build a new hospital because these new so-called standards cannot be met?

Mr. Speaker, America's children do not need weird science. They need homes, parents with jobs, new schools, new hospitals, all which would become endangered species if these so-called new standards are allowed to go into effect.

#### ROBIN HOOD IN REVERSE

(Mr. WYNN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WYNN. Mr. Speaker, it appears as though the Republicans are going to treat us to another episode of their favorite show, Robin Hood in reverse. He takes from the poor and the middle class to give to the rich. This is also known by the term "tax relief for the rich." The issue is not whether there ought to be a tax refund. The issue is tax fairness.

If you look at the Republican tax package, 60 percent of the tax benefits go to the wealthiest 5 percent of Americans. They give millionaires \$12,000 to \$24,000 in tax relief through estate taxes and indexed capital gains, but when we suggest that teachers, bus drivers, entry-level policemen ought to get a child tax credit, they have the audacity to say that is welfare. No, that is tax fairness.

The working people, the working middle class in America ought to get the lion's share of the tax relief, not the wealthy millionaires who are collecting large capital gains tax breaks.

We believe in tax fairness. The Democrats are advocating a child tax credit for everyone. When they had their Contract on America, they said it was a good idea: Give working America a tax break. They reneged on that promise. Promises made, promises broken.

#### MEDICARE OVERPAYMENT

(Mrs. CHENOWETH asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. CHENOWETH. Mr. Speaker, today the New York Times ran a very interesting article but a very sad article. It is entitled "U.S. Overpaid \$2.3 Billion Last Year" in Medicare and it reads:

"In the first comprehensive audit of Medicare, Federal investigators said

Wednesday that the government overpaid hospitals, doctors and other health care providers last year by \$23 billion, or 14 percent of all of the money spent in the standard Medicare program.

"The books and records of the Medicare agency and its contractors were in such disarray that they could not be thoroughly audited," said the inspector general. She said that there was no way to tell how much money of the overpayment resulted from fraud.

Mr. Speaker, I think the buck stops with the President on this issue. I think before we get into the next cycle, I think the President absolutely must pay attention to this fraud and abuse in Medicare.

#### HOUSTON OILERS MOVE TO TENNESSEE

(Mr. GREEN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GREEN. Mr. Speaker, recently the Houston Oilers received the final agreement to leave Houston and become the Tennessee Oilers, playing in Memphis, TN, this year and later on in Nashville, TN.

As a long-time Houston Oiler fan, I am looking for a new professional team to adopt. I worked as a 13-year-old at the old Oiler football games at Jeppesen Stadium, now Robertson Stadium, on the University of Houston campus.

Today I am cleaning out some of my Oiler paraphernalia like a lot of people in Houston are doing. I want to present them to the gentleman from Nashville, TN [Mr. CLEMENT] and say, "You can have this hat, you can have this glass that says Houston Oilers," even a bumper sticker from our local radio station that plays the Oilers and their games, and even a pin that says, "Love You, Blue."

Mr. Speaker, I yield to the gentleman [Mr. CLEMENT].

Mr. CLEMENT. Mr. Speaker, I thank the gentleman. I thank him for remembering Sam Houston and Davy Crockett and the countless volunteers that fought for Texas and independence. I have always heard all my life, if it had not been for Tennessee, there would not have been a Texas.

Well, we are not going to get Houston oil but we are going to get the Houston Oilers. We appreciate it very much. Payments are in full, and we deeply appreciate the gentleman realizing that we now have bought a great team. We want him to come see them play in the near future in Memphis and then in Nashville, TN. We have a lot to be proud of, and we will sure help the gentleman and work with him to get another team.

#### BOEING-MCDONNELL DOUGLAS MERGER

(Mr. METCALF asked and was given permission to address the House for 1 minute.)

Mr. METCALF. Mr. Speaker, yesterday the European Commission's Merger Task Force voted to disapprove the Boeing-McDonnell Douglas merger. The Economic Community charged Boeing would have to make greater concessions if they would receive approval from the EC.

I have sent a letter, developed a letter to the EC and I have sent it to every congressional office. At this time I am urging every Member of Congress to send that letter and show solid support for keeping their nose out of our business.

#### CROP INSURANCE

(Mr. GOODE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GOODE. Mr. Speaker, later today there may be an amendment to take Federal crop insurance from the American tobacco grower, yet it will be left for wheat, rye, barley, and all the other crops. Some do want to destroy the American tobacco grower. In 1896 William Jennings Bryan said, "If you destroy the American farmer, grass will grow in the streets of every city of the land."

□ 1030

In 1997, if we destroy the American tobacco farmer, 350,000 good jobs will be lost. We will be buying Chinese cigarettes, we will be buying Brazilian cigarettes, and we will be wrecking our trade surplus that agriculture so richly provides this Nation.

Save crop insurance and help the American economy.

#### INTELLIGENCE AUTHORIZATION ACT FOR FISCAL YEAR 1998

Mr. GOSS. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the Senate bill (S. 858) to authorize appropriations for fiscal year 1998 for intelligence and intelligence-related activities of the U.S. Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes, and ask for its immediate consideration.

The Clerk read the title of the Senate bill.

The SPEAKER pro tempore (Mr. SUNUNU). Is there objection to the request of the gentleman from Florida?

There was no objection.

The Clerk read the Senate bill, as follows:

S. 858

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

#### SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the "Intelligence Authorization Act for Fiscal Year 1998".

(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

Sec. 1. Short title; table of contents.

**TITLE I—INTELLIGENCE ACTIVITIES**

Sec. 101. Authorization of appropriations.  
 Sec. 102. Classified schedule of authorizations.  
 Sec. 103. Personnel ceiling adjustments.  
 Sec. 104. Community Management Account.

**TITLE II—CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM**

Sec. 201. Authorization of appropriations.

**TITLE III—GENERAL PROVISIONS**

Sec. 301. Increase in employee compensation and benefits authorized by law.  
 Sec. 302. Restriction on conduct of intelligence activities.  
 Sec. 303. Detail of intelligence community personnel.  
 Sec. 304. Extension of application of sanctions laws to intelligence activities.  
 Sec. 305. Administrative location of the Office of the Director of Central Intelligence.  
 Sec. 306. Encouragement of disclosure of certain information to Congress.  
 Sec. 307. Provision of information on violent crimes against United States citizens abroad to victims and victims' families.  
 Sec. 308. Standards for spelling of foreign names and places and for use of geographic coordinates.  
 Sec. 309. Sense of the Senate.

**TITLE IV—CENTRAL INTELLIGENCE AGENCY**

Sec. 401. Multiyear leasing authority.  
 Sec. 402. Subpoena authority for the Inspector General of the Central Intelligence Agency.

**TITLE V—DEPARTMENT OF DEFENSE INTELLIGENCE ACTIVITIES**

Sec. 501. Academic degrees in intelligence.  
 Sec. 502. Funding for infrastructure and quality of life improvements at Menwith Hill and Bad Aibling stations.  
 Sec. 503. Misuse of National Reconnaissance Office name, initials, or seal.

**TITLE I—INTELLIGENCE ACTIVITIES****SEC. 101. AUTHORIZATION OF APPROPRIATIONS.**

Funds are hereby authorized to be appropriated for fiscal year 1998 for the conduct of the intelligence and intelligence-related activities of the following elements of the United States Government:

- (1) The Central Intelligence Agency.
- (2) The Department of Defense.
- (3) The Defense Intelligence Agency.
- (4) The National Security Agency.
- (5) The Department of the Army, the Department of the Navy, and the Department of the Air Force.
- (6) The Department of State.
- (7) The Department of the Treasury.
- (8) The Department of Energy.
- (9) The Federal Bureau of Investigation.
- (10) The Drug Enforcement Administration.
- (11) The National Reconnaissance Office.
- (12) The National Imagery and Mapping Agency.

**SEC. 102. CLASSIFIED SCHEDULE OF AUTHORIZATIONS.**

(a) **SPECIFICATIONS OF AMOUNTS AND PERSONNEL CEILINGS.**—The amounts authorized to be appropriated under section 101, and the authorized personnel ceilings as of September 30, 1998, for the conduct of the intelligence and intelligence-related activities of the elements listed in such section, are those specified in the classified Schedule of Authorizations prepared to accompany the conference report on the bill \_\_\_\_ of the One Hundred Fifth Congress.

(b) **AVAILABILITY OF CLASSIFIED SCHEDULE OF AUTHORIZATIONS.**—The Schedule of Authorizations shall be made available to the Committees on Appropriations of the Senate and House of Representatives and to the President. The President shall provide for suitable distribution of the Schedule, or of appropriate portions of the Schedule, within the Executive Branch.

**SEC. 103. PERSONNEL CEILING ADJUSTMENTS.**

(a) **AUTHORITY FOR ADJUSTMENTS.**—With the approval of the Director of the Office of Management and Budget, the Director of Central Intelligence may authorize employment of civilian personnel in excess of the number authorized for fiscal year 1998 under section 102 when the Director of Central Intelligence determines that such action is necessary to the performance of important intelligence functions, except that the number of personnel employed in excess of the number authorized under such section may not, for any element of the intelligence community, exceed two percent of the number of civilian personnel authorized under such section for such element.

(b) **NOTICE TO INTELLIGENCE COMMITTEES.**—The Director of Central Intelligence shall promptly notify the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate whenever the Director exercises the authority granted by this section.

**SEC. 104. COMMUNITY MANAGEMENT ACCOUNT.**

(a) **AUTHORIZATION OF APPROPRIATIONS.**—  
 (1) **AUTHORIZATION.**—There is authorized to be appropriated for the Community Management Account of the Director of Central Intelligence for fiscal year 1998 the sum of \$90,580,000.

(2) **AVAILABILITY OF CERTAIN FUNDS.**—With such amount, funds identified in the classified Schedule of Authorizations referred to in section 102(a) for the Advanced Research and Development Committee and the Environmental Intelligence and Applications Program shall remain available until September 30, 1999.

(b) **AUTHORIZED PERSONNEL LEVELS.**—The elements within the Community Management Account of the Director of Central Intelligence are authorized a total of 278 full-time personnel as of September 30, 1998. Personnel serving in such elements may be permanent employees of the Community Management Account element or personnel detailed from other elements of the United States Government.

**(c) CLASSIFIED AUTHORIZATIONS.**

(1) **AUTHORIZATION OF APPROPRIATIONS.**—In addition to amounts authorized to be appropriated for the Community Management Account by subsection (a), there is also authorized to be appropriated for the Community Management Account for fiscal year 1998 such additional amounts as are specified in the classified Schedule of Authorizations referred to in section 102(a).

(2) **AUTHORIZATION OF PERSONNEL.**—In addition to the personnel authorized by subsection (b) for elements of the Community Management Account as of September 30, 1998, there is hereby authorized such additional personnel for such elements as of that date as is specified in the classified Schedule of Authorizations.

(3) **CONSTRUCTION.**—Authorizations in the classified Schedule of Authorizations may not be construed to increase authorizations of appropriations or personnel for the Community Management Account except to the extent specified in the applicable paragraph of this subsection.

(d) **REIMBURSEMENT.**—During fiscal year 1998, any officer or employee of the United States or member of the Armed Forces who

is detailed to the staff of an element within the Community Management Account from another element of the United States Government shall be detailed on a reimbursable basis, except that any such officer, employee, or member may be detailed on a non-reimbursable basis for a period of less than one year for the performance of temporary functions as required by the Director of Central Intelligence.

**TITLE II—CENTRAL INTELLIGENCE AGENCY RETIREMENT AND DISABILITY SYSTEM****SEC. 201. AUTHORIZATION OF APPROPRIATIONS.**

There is authorized to be appropriated for the Central Intelligence Agency Retirement and Disability Fund for fiscal year 1998 the sum of \$196,900,000.

**TITLE III—GENERAL PROVISIONS****SEC. 301. INCREASE IN EMPLOYEE COMPENSATION AND BENEFITS AUTHORIZED BY LAW.**

Appropriations authorized by this Act for salary, pay, retirement, and other benefits for Federal employees may be increased by such additional or supplemental amounts as may be necessary for increases in such compensation or benefits authorized by law.

**SEC. 302. RESTRICTION ON CONDUCT OF INTELLIGENCE ACTIVITIES.**

The authorization of appropriations by this Act shall not be deemed to constitute authority for the conduct of any intelligence activity which is not otherwise authorized by the Constitution or the laws of the United States.

**SEC. 303. DETAIL OF INTELLIGENCE COMMUNITY PERSONNEL.****(a) DETAIL.**

(1) **IN GENERAL.**—Notwithstanding any other provision of law, the head of a department or agency having jurisdiction over an element in the intelligence community or the head of an element of the intelligence community may detail any employee of the department, agency, or element to serve in any position in the Intelligence Community Assignment Program.

**(2) BASIS OF DETAIL.**

(A) **IN GENERAL.**—Personnel may be detailed under paragraph (1) on a reimbursable or nonreimbursable basis.

(B) **PERIOD OF NONREIMBURSABLE DETAIL.**—Personnel detailed on a nonreimbursable basis shall be detailed for such periods not to exceed three years as are agreed upon between the heads of the departments or agencies concerned. However, the heads of the departments or agencies may provide for the extension of a detail for not to exceed one year if the extension is in the public interest.

(b) **BENEFITS, ALLOWANCES, AND INCENTIVES.**—The department, agency, or element detailing personnel to the Intelligence Community Assignment Program under subsection (a) on a non-reimbursable basis may provide such personnel any salary, pay, retirement, or other benefits, allowances (including travel allowances), or incentives as are provided to other personnel of the department, agency, or element.

(c) **EFFECTIVE DATE.**—This section shall take effect on June 1, 1997.

**SEC. 304. EXTENSION OF APPLICATION OF SANCTIONS LAWS TO INTELLIGENCE ACTIVITIES.**

Section 905 of the National Security Act of 1947 (50 U.S.C. 441d) is amended by striking out "January 6, 1998" and inserting in lieu thereof "January 6, 2001".

**SEC. 305. ADMINISTRATIVE LOCATION OF THE OFFICE OF THE DIRECTOR OF CENTRAL INTELLIGENCE.**

Section 102(e) of the National Security Act of 1947 (50 U.S.C. 403(e)) is amended by adding at the end the following:

“(4) The Office of the Director of Central Intelligence shall, for administrative purposes, be within the Central Intelligence Agency.”.

**SEC. 306. ENCOURAGEMENT OF DISCLOSURE OF CERTAIN INFORMATION TO CONGRESS.**

(a) ENCOURAGEMENT.—

(1) IN GENERAL.—Not later than 30 days after the date of enactment of this Act, the President shall take appropriate actions to inform the employees of the executive branch, and employees of contractors carrying out activities under classified contracts, that the disclosure of information described in paragraph (2) to the committee of Congress having oversight responsibility for the department, agency, or element to which such information relates, or to the Members of Congress who represent such employees, is not prohibited by law, executive order, or regulation or otherwise contrary to public policy.

(2) COVERED INFORMATION.—Paragraph (1) applies to information, including classified information, that an employee reasonably believes to evidence—

(A) a violation of any law, rule, or regulation;

(B) a false statement to Congress on an issue of material fact; or

(C) gross mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety.

(b) REPORT.—On the date that is 30 days after the date of enactment of this Act, the President shall submit to Congress a report on the actions taken under subsection (a).

**SEC. 307. PROVISION OF INFORMATION ON VIOLENT CRIMES AGAINST UNITED STATES CITIZENS ABROAD TO VICTIMS AND VICTIMS' FAMILIES.**

(a) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) it is in the national interests of the United States to provide information regarding the murder or kidnapping of United States citizens abroad to the victims, or the families of victims, of such crimes; and

(2) the provision of such information is sufficiently important that the discharge of the responsibility for identifying and disseminating such information should be vested in a cabinet-level officer of the United States Government.

(b) RESPONSIBILITY.—The Secretary of State shall take appropriate actions to ensure that the United States Government takes all appropriate actions to—

(1) identify promptly information (including classified information) in the possession of the departments and agencies of the United States Government regarding the murder or kidnapping of United States citizens abroad; and

(2) subject to subsection (c), make such information available to the victims or, where appropriate, the families of victims of such crimes.

(c) CLASSIFIED INFORMATION.—The Secretary shall work with the Director of Central Intelligence to ensure that classified information relevant to a crime covered by subsection (b) is promptly reviewed and, to the maximum extent practicable without jeopardizing sensitive sources and methods or other vital national security interests, made available under that subsection.

**SEC. 308. STANDARDS FOR SPELLING OF FOREIGN NAMES AND PLACES AND FOR USE OF GEOGRAPHIC COORDINATES.**

(a) SURVEY OF CURRENT STANDARDS.—

(1) SURVEY.—The Director of Central Intelligence shall carry out a survey of current standards for the spelling of foreign names and places, and the use of geographic coordi-

nates for such places, among the elements of the intelligence community.

(2) REPORT.—Not later than 90 days after the date of enactment of this Act the Director shall submit to the congressional intelligence committees a report on the survey carried out under paragraph (1).

(b) GUIDELINES.—

(1) ISSUANCE.—Not later than 180 days after the date of enactment of this Act, the Director shall issue guidelines to ensure the use of uniform spelling of foreign names and places and the uniform use of geographic coordinates for such places. The guidelines shall apply to all intelligence reports, intelligence products, and intelligence databases prepared and utilized by the elements of the intelligence community.

(2) BASIS.—The guidelines under paragraph (1) shall, to the maximum extent practicable, be based on current United States Government standards for the transliteration of foreign names, standards for foreign place names developed by the Board on Geographic Names, and a standard set of geographic coordinates.

(3) SUBMITTAL TO CONGRESS.—The Director shall submit a copy of the guidelines to the congressional intelligence committees.

(c) CONGRESSIONAL INTELLIGENCE COMMITTEES DEFINED.—In this section, the term “congressional intelligence committees” means the following:

(1) The Select Committee on Intelligence of the Senate.

(2) The Permanent Select Committee on Intelligence of the House of Representatives.

**SEC. 309. SENSE OF THE SENATE.**

It is the sense of the Senate that any tax legislation enacted by the Congress this year should meet a standard of fairness in its distributional impact on upper, middle and lower income taxpayers, and that any such legislation should not disproportionately benefit the highest income taxpayers.

**TITLE IV—CENTRAL INTELLIGENCE AGENCY**

**SEC. 401. MULTIYEAR LEASING AUTHORITY.**

Section 5 of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403f) is amended—

(1) in paragraph (e), by striking out “without regard” and all that follows through the end and inserting in lieu thereof a semicolon;

(2) by redesignating paragraph (f) as paragraph (g); and

(3) by inserting after paragraph (e) the following new paragraph (f):

“(f) Notwithstanding section 1341(a)(1) of title 31, United States Code, enter into multiyear leases for lease terms of not to exceed 15 years, except that—

“(1) any such lease shall be subject to the availability of appropriations in an amount necessary to cover—

“(A) rental payments over the entire term of the lease; or

“(B) rental payments over the first 12 months of the term of the lease and the penalty, if any, payable in the event of the termination of the lease at the end of the first 12 months of the term; and

“(2) if the Agency enters into a lease using the authority in subparagraph (1)(B)—

“(A) the lease shall include a clause that provides that the lease shall be terminated if specific appropriations available for the rental payments are not provided in advance of the obligation to make the rental payments;

“(B) notwithstanding section 1552 of title 31, United States Code, amounts obligated for paying costs associated with terminating the lease shall remain available until such costs are paid;

“(C) amounts obligated for payment of costs associated with terminating the lease may be used instead to make rental pay-

ments under the lease, but only to the extent that such amounts are not required to pay such costs; and

“(D) amounts available in a fiscal year to make rental payments under the lease shall be available for that purpose for not more than 12 months commencing at any time during the fiscal year; and.”.

**SEC. 402. SUBPOENA AUTHORITY FOR THE INSPECTOR GENERAL OF THE CENTRAL INTELLIGENCE AGENCY.**

(a) AUTHORITY.—Subsection (e) of section 17 of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q) is amended—

(1) by redesignating paragraphs (5) through (7) as paragraphs (6) through (8), respectively; and

(2) by inserting after paragraph (4) the following new paragraph (5):

“(5)(A) Except as provided in subparagraph (B), the Inspector General is authorized to require by subpoena the production of all information, documents, reports, answers, records, accounts, papers, and other data and documentary evidence necessary in the performance of the duties and responsibilities of the Inspector General.

“(B) In the case of Government agencies, the Inspector General shall obtain information, documents, reports, answers, records, accounts, papers, and other data and evidence for the purpose specified in subparagraph (A) using procedures other than subpoenas.

“(C) The Inspector General may not issue a subpoena for or on behalf of any other element or component of the Agency.

“(D) In the case of contumacy or refusal to obey a subpoena issued under this paragraph, the subpoena shall be enforceable by order of any appropriate district court of the United States.

“(E) Not later than January 31 and July 31 of each year, the Inspector General shall submit to the Select Committee on Intelligence of the Senate and the Permanent Select Committee on Intelligence of the House of Representatives a report of the Inspector General's exercise of authority under this paragraph during the preceding six months.”.

(b) LIMITATION ON AUTHORITY FOR PROTECTION OF NATIONAL SECURITY.—Subsection (b)(3) of that section is amended by inserting “, or from issuing any subpoena, after the Inspector General has decided to initiate, carry out, or complete such audit, inspection, or investigation or to issue such subpoena,” after “or investigation”.

**TITLE V—DEPARTMENT OF DEFENSE INTELLIGENCE ACTIVITIES**

**SEC. 501. ACADEMIC DEGREES IN INTELLIGENCE.**

(a) IN GENERAL.—Section 2161 of title 10, United States Code, is amended to read as follows:

**“§ 2161. Joint Military Intelligence College: master of science in strategic intelligence; bachelor of science in intelligence**

“Under regulations prescribed by the Secretary of Defense, the President of the Joint Military Intelligence College may, upon recommendation by the faculty of the college, confer the degree of master of science in strategic intelligence and the degree of bachelor of science in intelligence upon the graduates of the college who have fulfilled the requirements for such degree.”.

(b) CONFORMING AMENDMENT.—The item relating to section 2161 in the table of sections at the beginning of chapter 108 of such title is amended to read as follows:

“2161. Joint Military Intelligence College: master of science in strategic intelligence; bachelor of science in intelligence; bachelor of science in intelligence.”.

**SEC. 502. FUNDING FOR INFRASTRUCTURE AND QUALITY OF LIFE IMPROVEMENTS AT MENWITH HILL AND BAD AIBLING STATIONS.**

Section 506(b) of the Intelligence Authorization Act for Fiscal Year 1996 (Public Law 104-93; 109 Stat. 974) is amended by striking out "for fiscal years 1996 and 1997" and inserting in lieu thereof "for fiscal years 1998 and 1999".

**SEC. 503. MISUSE OF NATIONAL RECONNAISSANCE OFFICE NAME, INITIALS, OR SEAL.**

(a) IN GENERAL.—Subchapter I of chapter 21 of title 10, United States Code, is amended by adding at the end the following:

**“§426. Unauthorized use of National Reconnaissance Office name, initials, or seal**

“(a) PROHIBITED ACTS.—Except with the joint written permission of the Secretary of Defense and the Director of Central Intelligence, no person may knowingly use, in connection with any merchandise, retail product, impersonation, solicitation, or commercial activity, in a manner reasonably calculated to convey the impression that such use is approved, endorsed, or authorized by the Secretary or the Director, any of the following:

“(1) The words 'National Reconnaissance Office' or the initials 'NRO'.

“(2) The seal of the National Reconnaissance Office.

“(3) Any colorable imitation of such words, initials, or seal.

“(b) INJUNCTION.—(1) Whenever it appears to the Attorney General that any person is engaged or is about to engage in an act or practice which constitutes or will constitute conduct prohibited by subsection (a), the Attorney General may initiate a civil proceeding in a district court of the United States to enjoin such act or practice.

“(2) Such court shall proceed as soon as practicable to the hearing and determination of such action and may, at any time before final determination, enter such restraining orders or prohibitions, or take such other action as is warranted, to prevent injury to the United States or to any person or class of persons for whose protection the action is brought.”

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of that subchapter is amended by adding at the end the following:

**“426. Unauthorized use of National Reconnaissance Office name, initials, or seal.”**

**MOTION OFFERED BY MR. GOSS**

Mr. GOSS. Mr. Speaker, I offer a motion.

The Clerk read as follows:

Mr. GOSS moves to strike out all after the enacting clause of S. 858, and insert in lieu thereof the provisions of H.R. 1775 as passed by the House.

The motion was agreed to.

The Senate bill was ordered to be read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

A similar House bill (H.R. 1775) was laid on the table.

**APPOINTMENT OF CONFEREES**

Mr. GOSS. Mr. Speaker, I ask unanimous consent that the House insist on its amendment to S. 858 and request a conference with the Senate thereon.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida? The Chair hears none and, without objection, appoints the following conferees:

From the Permanent Select Committee on Intelligence, for consideration of the Senate bill, and the House amendment, and modifications committed to conference:

Messrs. GOSS, YOUNG of Florida, LEWIS of California, SHUSTER, MCCOLLUM, CASTLE, BOEHLERT, BASS, GIBBONS, DICKS, DIXON, SKAGGS, Ms. PELOSI, Ms. HARMAN, and Mr. SKELTON and Mr. BISHOP.

From the Committee on National Security, for consideration of defense tactical intelligence and related activities:

Messrs. SPENCE, STUMP, and DELLUMS.

There was no objection.

**CARL D. PERKINS VOCATIONAL-TECHNICAL EDUCATION ACT AMENDMENTS OF 1997**

Mr. MCINNIS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 187 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

**H. RES. 187**

*Resolved*, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1853) to amend the Carl D. Perkins Vocational and Applied Technology Education Act. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with clause 2(l)(6) of rule XI are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Education and the Workforce. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Education and the Workforce now printed in the bill.

The committee amendment in the nature of a substitute shall be considered as read. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except on a motion to recommit with or without instructions.

The SPEAKER pro tempore. The gentleman from Colorado [Mr. MCINNIS] is recognized for 1 hour.

Mr. MCINNIS. Mr. Speaker, for purposes of debate only, I yield the cus-

tomary 30 minutes to the gentleman from Texas [Mr. FROST], pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

Mr. Speaker, this is a very simple resolution. The proposed rule is an open rule providing for 1 hour of general debate, equally divided and controlled by the chairman and ranking member of the Committee on Education and the Workforce. The resolution waives points of order against the consideration of the bill for failure to comply with clause 2(L)(6) of rule XI relating to the 3-day availability of the report.

After general debate, the bill shall be considered for amendment under the 5-minute rule. Furthermore, it shall be in order to consider as an original bill for the purpose of amendment under the 5-minute rule the amendment in the name of a substitute recommended by the Committee on Education and the Workforce now printed in the bill. Additionally, Mr. Speaker, the rule provides the Chair may accord priority recognition to Members who have preprinted their amendments in the CONGRESSIONAL RECORD.

Mr. Speaker, at the conclusion of the consideration of the bill for amendment, the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Finally, Mr. Speaker, the rule provides one motion to recommit with or without instructions.

Mr. Speaker, under the proposed rule, each Member has an opportunity to have their concerns addressed, debated, and ultimately voted up or down by this body. House Resolution 187 was reported out of the Committee on Rules by a unanimous voice vote.

Mr. Speaker, I urge my colleagues to support the rule and the underlying legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. FROST. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of House Resolution 187, which is an open rule providing for the consideration of H.R. 1853, the Carl D. Perkins Vocational-Technical Education Act Amendments of 1997.

This act is named for the long-time chairman of the Education and Labor Committee who was a champion of educational opportunity for all Americans but especially for those who would not attend college but needed skills in order to find a meaningful place in America's work force.

The continued availability of secondary and postsecondary vocational educational opportunities in concert with high economic goals is critical to ensuring that this Nation is equipped with a work force that can be competitive and productive in today's global economy.