

technology developed through SBIR funding. Small businesses are fruitful in research and development, producing more than half the Nation's product innovations. Furthermore, the Federal Government is achieving the highest quality research to meet specific mission needs, as well as expanding the Nation's industrial base. I commend Creative Optics for their outstanding innovations that benefit not only the State of New Hampshire but also the Nation as well. Creative Optics is a worthy candidate for receiving the prestigious Tibbetts Award.●

TRIBUTE TO FRED HOOPER

● Mr. GRAHAM. Mr. President, as more and more Americans live to be 100, thanks to advances in health and longevity, I am honored to offer a tribute to a distinguished centurion from Florida: Mr. Fred Hooper of Ocala, FL.

Mr. Hooper, who celebrates his 100th birthday on October 6, 1997, is a builder, an educator, and an inspiration to all those who have aspired to the triumph of victory in sports competition. Fred Hooper has a special place in the history of horse racing because he won the Kentucky Derby in 1945 with his first horse, "Hoop Jr.", bought in 1943. Since then, he has bred and raced more than 100 stakes winners.

For decades, Mr. Hooper has been an instrumental force in thoroughbred racing. Through his promotion of horse racing, he has supported and strengthened Florida tourism and agriculture; two industries which are important components of Florida's economy.

As he approaches the special milestone of his 100th birthday, Mr. Hooper continues to rise early in the morning to oversee the training of his top thoroughbreds and the cutting and baling of his hay in the fields at his farm.

I recently visited this living legend at his home in Ocala. As he recalled his accomplishments and his ties that extend throughout America, I was inspired by a man who has lived a full life and has impacted so many people and events. He told me of his first horse, "Hoop Jr.", and his working relationship with Eddie Arcaro, one of the all-time greatest jockeys. Together they achieved racing history with their victory at the 1945 Kentucky Derby. This Hooper-Arcaro combination advanced the Florida racing industry to national prominence, while making Fred Hooper a legend in Florida and the racing world.

I also learned that Mr. Hooper's activities have not been limited to racing. The Hooper Construction Company built roads, bridges, airports, dams and buildings in Florida and the Southeast. It has been said that if all the roads built by Mr. Hooper's company were linked together, the combined total would stretch for four lanes from Miami to Houston.

Education is another Fred Hooper hallmark. During the 1970's, he contrib-

uted to the building of a private school in Alabama, on the former site of his construction company. And, he is rightfully proud of his support—and the generosity of the thoroughbred industry—for the veterinary school at the University of Florida.

Part of the joy of this birthday is sharing the celebration with family. Mr. Hooper is the proud father of 4 children, 13 grandchildren and 9 great-grandchildren.

The celebration of his centennial birthday on October 6, 1997, will be another achievement in the rich and rewarding life of Fred Hooper. I ask my colleagues to join me, the community of Ocala, the Hooper family and all those who love horse racing in congratulating Fred Hooper and extending to him best wishes into the next century.●

HISPANOS UNIDOS CONTRA EL SIDA/AIDS, INC.

● Mr. LIEBERMAN. Mr. President, I rise today to recognize the accomplishments of *Hispanos Unidos Contra El SIDA/AIDS, Inc.* of New Haven, CT, as they celebrate their 10th anniversary.

In 1987, this organization was founded by a group of concerned citizens as Connecticut's first Latino AIDS agency. Since that time, this dedicated group of men and women have worked to both curb the spread of AIDS through education and provided support services to infected members of the Latino community and their families. By serving as a fully bilingual/bicultural resource, support and advocacy agency, *Hispanos Unidos Contra El SIDA/AIDS* has not only been effective at serving its own clients, but has helped other community and government organizations better serve the Latino community as well.

The dedication and commitment of the staff are evident not only in their casework but also in the partnerships and coalitions they form with State and local government and nonprofit agencies. In this way they are able to assist those most immediately in need while also working to better coordinate local, regional and statewide efforts to prevent the spread of AIDS. They are the true embodiments of the ideals of compassion and community service, and the people of Connecticut thank them for the important work they have done for the past ten years and will continue to do in the future.●

AUTHORIZING TESTIMONY BY EMPLOYER OF THE SENATE

Mr. DOMENICI. Mr. President, acting in behalf of the majority leader, first I ask unanimous consent that the Senate proceed to the immediate consideration of Senate Resolution 130, submitted earlier today by Senators LOTT and DASCHLE.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

A resolution (S. Res. 130) to authorize testimony by a Member and employee of the Senate.

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

Mr. LOTT. Mr. President, *United States versus Delyla D. Wilson* is a criminal case set for trial in the U.S. District Court for the District of Montana, charging the defendant with assault on Federal officials. The case arises out of the defendant's disruption of a public meeting in Montana earlier this year attended by Senator CONRAD BURNS, along with other Federal and State officials.

Both parties have subpoenaed an employee on Senator BURNS' staff, who witnessed this incident, to testify at the trial. This resolution would authorize the employee to testify and would also authorize Senator BURNS' testimony at related State proceedings.

Mr. DOMENICI. I ask unanimous consent that the resolution be agreed to, the preamble 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 resolution (S. Res. 130) was agreed to.

The preamble was agreed to.

The resolution with its preamble reads as follows:

S. RES. 130

Whereas, in the case of *United States v. Delyla D. Wilson*, Case No. 97-CR-82-BLG, pending in the United States District Court for the District of Montana, subpoenas have been issued for testimony by Dwight MacKay, an employee on the staff of Senator Conrad Burns;

Whereas, by the privileges of the Senate of the United States and Rule XI of the Standing Rules of the Senate, no evidence under the control or in the possession of the Senate may, by the judicial process, be taken from such control or possession but by permission of the Senate;

Whereas, when it appears that evidence under the control or in the possession of the Senate may promote the administration of justice, the Senate will take such action as will promote the ends of justice consistently with the privileges of the Senate: Now, therefore, be it

Resolved That Dwight MacKay is authorized to testify in the case of *United States v. Delyla D. Wilson*, except concerning matters for which a privilege should be asserted.

SEC. 2. The testimony of Senator Conrad Burns in related state proceedings is authorized.

PROVIDING TECHNICAL ASSISTANCE IN THE RESTORATION OF THE BASILICA OF ST. FRANCIS OF ASSISI

Mr. DOMENICI. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Senate Resolution 131, submitted earlier today by Senator DOMENICI.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

A resolution (S. Res. 131) to express the sense of the Senate regarding the provision of technical assistance in the restoration of the Basilica of St. Francis of Assisi.

Mr. DOMENICI. I ask unanimous consent the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and any statement relating to the resolution appear at this point in the RECORD.

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

The resolution (S. Res. 131) was agreed to.

The preamble was agreed to.

The resolution with its preamble reads as follows:

S. RES. 131

Whereas the Basilica of St. Francis of Assisi is one of the finest examples of Italian Gothic art and architecture;

Whereas the Basilica is a living museum providing a home for the art of several great masters of the 13th and 14th centuries, and these art treasures depict scenes from the Old Testament and New Testament;

Whereas the Basilica housed the most interesting and important pictorial cycle in Franciscan iconography;

Whereas the famous fresco artist, Cimabue, began his work in the Basilica in 1277, and the works of Cimabue are seen in the apse and the vault of the Basilica and include a lovely Madonna with Child;

Whereas Cimabue's pupil, Giotto painted frescos at the turn of the 14th century and completed 28 famous and beautiful scenes based on St. Bonaventure's account of St. Francis' major accomplishments during his life. The frescos depict the life of St. Francis who had the special gift of understanding and being able to speak to animals;

Whereas other talented artists including Simone Martini and Pietro Lorenzetti left their artistic mark on the Basilica during the first half of the 14th century, frescoing the left side of the transept of the Lower Church;

Whereas the Basilica was severely damaged by twin earthquakes on September 24 and 25, 1997, the extent of which has been described as more devastating than the World War II bombings of Padua and Pisa in 1944;

Whereas the famous frescoes painted by Giotto on the side walls of the Basilica in the early 14th century and depicting scenes from St. Francis' life are cracked but mostly intact;

Whereas experts in Italy are already working to restore the Basilica; and

Whereas the National Gallery in London and the Louvre in Paris have offered experts free of charge to help in the restoration of the Basilica: Now, therefore, be it

Resolved, That the Smithsonian Institution, the National Gallery of Art and any of the other premier art museums in the United States having pertinent expertise in restoration should provide technical assistance to aid in the restoration of the Basilica of St. Francis of Assisi and the works of art that have been damaged in the earthquakes.

PRINTING OF A COLLECTION OF RULES AND AUTHORITIES OF SPECIAL INVESTIGATORY COMMITTEES OF THE SENATE

Mr. DOMENICI. Mr. President, I ask unanimous consent the Senate proceed to the immediate consideration of Senate Resolution 132, submitted earlier today by Senator WARNER.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

A resolution (S. Res. 132) to authorize the printing of a collection of rules and authorities of special investigatory committees of the Senate.

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

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

The resolution (S. Res. 132) was agreed to, as follows:

S. RES. 132

Resolved, That a collection of rules and authorities of special investigatory committees of the Senate, be printed as a Senate document, and there be printed additional copies of such document up to, but not exceeding, \$1,200 for use of the Committee on Rules and Administration.

MILES LAND EXCHANGE ACT OF 1997

Mr. DOMENICI. Mr. President, I ask unanimous consent that the Senate now proceed to the consideration of Calendar No. 159, S. 590.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

A bill (S. 590) to provide for a land exchange involving certain land within the Routt National Forest in the State of Colorado.

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

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

The bill was considered read the third time and passed as follows:

S. 590

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 "Miles Land Exchange Act of 1997".

SEC. 2. LAND EXCHANGE, ROUTT NATIONAL FOREST, COLORADO.

(a) AUTHORIZATION OF EXCHANGE.—If the parcel of non-Federal land described in subsection (b) is conveyed to the United States in accordance with this section, the Secretary of Agriculture shall convey to the person that conveys the parcel all right, title, and interest of the United States in and to a parcel of Federal land consisting of approximately 84 acres within the Routt National Forest in the State of Colorado, as generally depicted on the map entitled "Miles Land Exchange," Routt National Forest, dated May 1996.

(b) PARCEL OF NON-FEDERAL LAND.—The parcel of non-Federal land referred to in subsection (a) consists of approximately 84 acres, known as the "Miles parcel", located adjacent to the Routt National Forest, as generally depicted on the map entitled "Miles Land Exchange", Routt National Forest, dated May 1996.

(c) ACCEPTABLE TITLE.—Title to the non-Federal land conveyed to the United States under subsection (a) shall be such title as is acceptable to the Secretary of Agriculture, in conformance with title approval standards applicable to Federal land acquisitions.

(d) VALID EXISTING RIGHTS.—The conveyance shall be subject to such valid existing rights of record as may be acceptable to the Secretary.

(e) APPROXIMATELY EQUAL VALUE.—The values of the Federal land and non-Federal land to be exchanged under this section are deemed to be approximately equal in value, and no additional valuation determinations are required.

(f) APPLICABILITY OF OTHER LAWS.—Except as otherwise provided in this section, the Secretary shall process the land exchange authorized by this section in the manner provided in subpart A of part 254 of title 36, Code of Federal Regulations (as in effect on the date of enactment of this Act).

(g) MAPS.—The maps referred to in subsections (a) and (b) shall be on file and available for inspection in the office of the Forest Supervisor, Routt National Forest, and in the office of the Chief of the Forest Service.

(h) BOUNDARY ADJUSTMENT.—

(1) INCLUSION IN ROUTT NATIONAL FOREST.—On approval and acceptance of title by the Secretary, the non-Federal land conveyed to the United States under this section shall become part of the Routt National Forest and shall be managed in accordance with the laws (including regulations) applicable to the National Forest System, and the boundaries of the Routt National Forest shall be adjusted to reflect the land exchange.

(2) RETROACTIVE APPLICATION.—For purposes of section 7 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-9), the boundaries of the Routt National Forest, as adjusted by this section, shall be considered to be the boundaries of the Routt National Forest as of January 1, 1965.

(i) ADDITIONAL TERMS AND CONDITIONS.—The Secretary may require such additional terms and conditions in connection with the conveyances under this section as the Secretary considers appropriate to protect the interests of the United States.

NATIONAL GRASSLANDS CONSOLIDATION ACT

Mr. DOMENICI. Mr. President, Calendar No. 184, S. 750. I ask unanimous consent the Senate proceed to the immediate consideration of the above-stated calendar and bill.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

A bill (S. 750) to consolidate certain mineral interests in the National Grasslands in Billings County, North Dakota, through the exchange of Federal and private mineral interests to enhance land management capabilities and environmental and wildlife protection, and for other purposes.

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 Energy and Natural Resources, with an amendment to strike all after the enacting clause and inserting in lieu thereof the following: