perform extraordinary tasks, and never asking what was in it for them. The community's faith in their company has not wavered in its first 85 years and will undoubtedly continue through the next century.

The Chester Hose Company has been an important stone in the foundation of the town of Chester. The people of Connecticut thank them for their service, dedication, and contribution to their community.

URGING APPOINTMENT OF SPE-CIAL PROSECUTOR FOR CAM-PAIGN FINANCE ABUSES

• Mr. ALLARD. Mr. President, I rise today to offer my support to the request for a special prosecutor to look into the campaign finance abuses of the last election.

It comes as a shock to me that I even have to give this speech. It is so clearly necessary to have a nonpartisan, noncoercible investigator looking into these issues that the failure to appoint one in itself looks suspicious. The current troubles over election funding are just the sort of situation the special prosecutor idea was created for. The problem is a far reaching, bi-partisan scandal involving two branches of Government. It is also a scandal where those being investigated have the ability and possibly the desire to curb or even block efforts to fully unearth all the relevant facts.

And let me make this clear—it is not a potential scandal, Mr. President, it is a scandal. It is a scandal we see unfolding on TV, in the papers, and in the Hart Committee room with Senator THOMPSON's hearings.

And by the word scandal, I don't mean it's a little bit of gossip the media can pick over, but a scandal in that the situation is an illegal, unethical, and glaringly blatant violation of what the American people expect from their elected officials. There needs to be a full scale investigation into the entire finance problem, and a special prosecutor is the best way to accomplish this.

I admire Senator Thompson. I admire what he is doing. I have the utmost respect for his investigatory powers, and I truly believe he can do what he says he is going to do. His committee is fairly and bravely shining the public light of inquiry into the darker corners of election funding, and for that he deserves all the kudos he can be given. But the fact remains that a special prosecutor is needed.

Senator Thompson's hearings should serve as the springboard from which a special prosecutor's investigation is launched. He has called attention to the problem, he has let our colleagues from both sides of the aisle have a chance to look into the abuses of fundraising and soft money, and he has helped greatly to awaken the American people to the travesties done in an attempt to win their votes. Now, from this solid base, a solid legal case can be

built against those who have abused our—admittedly—easily abusable system

A special prosecutor investigation has more mobility, more leeway and more time than a Senate committee. It also is not troubled with partisan bickering and posturing. I know that Senator Thompson has done his best to curtail any partisanship, and he has done an excellent job, but the special prosecutor was created for just this reason—to avoid the clash between parties in a wide ranging investigation.

Honestly, how can there be any doubt that we need a special prosecutor in this case?

Not only the chairman, but also the ranking member of the committee looking into campaign finance abuses, Senator GLENN, admits that the evidence before the committee supports the conclusion that attempts were made by foreign powers to buy our elections.

There are those who say that the Justice Department could handle any illegalities associated with campaign abuse, if indeed any are found. Well, the Justice Department faces a conflict of interest trying to investigate up its chain of command. Anyone who thinks differently is kidding themselves. The Justice Department lawyers looking into this are careerist, and they report to political appointees.

For instance—the FBI claims they have not been able to find Charlie Trie, but Tom Brokaw was not only able to find him, he was able to interview him. I know that the American media are good, but better than the combined powers of our Federal police forces? More likely, there is a restraining force on the Justice Department. They are not to blame. Nobody should have to investigate their boss, and nobody should have to investigate the people who find them.

A special prosecutor has not been appointed because the Attorney General says that there is not enough proof to warrant one. I am not sure, exactly, where to begin to refute that idea. The abuses we have been made aware of are so glaring and so blatant and so widespread that I am almost thinking that the Attorney General is kidding. She herself, according to the press, has created a tax force inside the Justice Department and convened a grand jury to look into allegations.

Now, the special prosecutor's system has taken some hits lately. But we can insure that any prosecutor appointed is given a clear, specialized and fixed mandate to investigate the election funding issue. We can set guidelines that do not curb the power of the prosecutor, but insure a very narrow and specific investigation.

I urge the appointment of a special prosecutor. I urge the investigation of the election fundraising abuses. I urge a fair and just conclusion to this stain on our democratic election system. ●

REMOVAL OF INJUNCTION OF SE-CRECY—TREATY DOCUMENT NO. 105–16 AND TREATY DOCUMENT NO. 105–17

Mr. GORTON. Mr. President, as in executive session, I ask unanimous consent that the injunction of secrecy be removed from the following treaties transmitted to the Senate on July 28, 1997, by the President of the United States:

Extradition Treaty with Cyprus, Treaty Document No. 105–16, and WIPO Performances and Phonograms Treaty (WPPT) (1996) and WIPO Copyright Treaty (WCT) (1996), Treaty Document No. 105–17.

I further ask unanimous consent that the treaties be considered as having been read the first time; that they be referred, with accompanying papers, to the Committee on Foreign Relations and ordered to be printed; and that the President's messages be printed in the RECORD.

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

The messages of the President are as follows:

To the Senate of the United States:

With a view to receiving the advice and consent of the Senate to ratification, I transmit herewith the Extradition Treaty between the Government of the United States of America and the Government of the Republic of Cyprus ("the Treaty"), signed at Washington on June 17, 1996.

In addition, I transmit, for the information of the Senate, the report of the Department of State with respect to the Treaty. As the report explains, the Treaty will not require implementing legislation.

This Treaty will, upon entry into force, enhance cooperation between the law enforcement communities of both countries. It will thereby make a significant contribution to international law enforcement efforts.

The provisions in this Treaty follow generally the form and content of extradition treaties recently concluded by the United States.

I recommend that the Senate give early and favorable consideration to the Treaty and give its advice and consent to ratification.

WILLIAM J. CLINTON. THE WHITE HOUSE, *July 28*, 1997.

To the Senate of the United States:

I transmit herewith for Senate advice and consent to ratification the World Intellectual Property Organization Copyright Treaty and the World Intellectual Property Organization Performances and Phonograms Treaty, done at Geneva on December 20, 1996, and signed by the United States on April 12, 1997. Also transmitted is the report of the Department of State with respect to the Treaties.

These Treaties are in the best interests of the United States. They ensure that international copyright rules will keep pace with technological change,

thus affording important protection against piracy for U.S. rightsholders in the areas of music, film, computer software, and information products. The terms of the Treaties are thus consistent with the United States policy of encouraging other countries to provide adequate and effective intellectual property protection.

Legislation is required to implement certain provisions of the Treaties. Legislation is also required to ensure that parties to the Treaties are granted, under U.S. copyright law, the rights to which they are entitled under the Treaties. That legislation is being prepared and is expected to be submitted shortly.

I recommend, therefore, that the Senate give early and favorable consideration to the WIPO Copyright Treaty and the WIPO Performances and Phonograms Treaty, and give its advice and consent to ratification, subject to a declaration under Article 15(3) of the WIPO Performances and Phonograms Treaty described in the accompanying State Department report.

ORDERS FOR WEDNESDAY, JULY 30, 1997

Mr. GORTON. Mr. President, I ask unanimous consent that when the Senate completes its business today it stand in adjournment until the hour of 9:30 a.m., Wednesday, July 30. I further unanimous consent that ask Wednesday, immediately following the prayer, the routine requests through the morning hour be granted and the Senate immediately proceed to a period for the transaction of morning business until the hour of 10:30 a.m., with Senators permitted to speak for up to 5 minutes each, with the following exceptions: Senator Grassley, 30 minutes; Senator DASCHLE or his designee, 30 minutes.

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

PROGRAM

Mr. GORTON. Mr. President, tomorrow, following morning business, it will

be the intention of the majority leader to consider S. 39, the tuna-dolphin bill. Following the 30 minutes for debate on that measure, the Senate will proceed to a vote on passage of S. 39, to be followed by a vote on passage of the Department of Transportation appropriations bill. Senators can, therefore, expect at least two rollcall votes tomorrow morning, hopefully around 11 a.m.

At noon on Wednesday the Senate will begin debate on the conference report to accompanying the Balanced Budget Act of 1997. Under the statute, there are 10 hours on debate on that conference report. And as always, Members will be notified as to when that rollcall can be expected.

ADJOURNMENT UNTIL 9:30 A.M. TOMORROW

Mr. GORTON. Mr. President, if there is no further business to come before the Senate, I now ask unanimous consent that the Senate stand in adjournment under the previous order.

There being no objection, the Senate, at 6:14 p.m., adjourned until Wednesday, July 30, 1997, at 9:30 a.m.

NOMINATIONS

Executive nominations received by the Senate July 29, 1997:

DEPARTMENT OF DEFENSE

THE FOLLOWING-NAMED OFFICER FOR APPOINTMENT AS CHARMAN OF THE JOINT CHIEFS OF STAFF AND APPOINTMENT TO THE GRADE INDICATED UNDER PROVISIONS OF TITLE 10. UNITED STATES CODE. SECTION 152:

To be general

GEN. HENRY H. SHELTON, 0000

IN THE MARINE CORPS

THE FOLLOWING-NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE U.S. MARINE CORPS UNDER TITLE 10, UNITED STATES CODE, SECTION 624:

To be lieutenant colonel

FRANKLIN D. MCKINNEY, JR., 0000

IN THE AIR FORCE

THE FOLLOWING-NAMED OFFICERS FOR APPOINTMENT TO THE GRADES INDICATED IN THE U.S. AIR FORCE AND FOR REGULAR APPOINTMENT (IDENTIFIED BY AND ASTERISK (*)) UNDER TITLE 10, UNITED STATES CODE, SECTIONS 624 AND 531:

To be lieutenant colonel

RICHARD W. ALDRICH, 0000 STEVEN E. BARRETT, 0000 LAURA E. BATTLE, 0000 AMY M. BECHTOLD, 0000 BONNIE J. BLAIR, 0000

RAY T. BLANK, 0000 GARY D. BOMBERGER, 0000 WILFRED R. BRISTOL, 0000 REGINALD T. CLEVELAND, 0000 CARL P. DENNIS, 0000 ARIANE L. DESAUSSURE, 0000 JEFFRY A. DULL, 0000 THEODORE R. ESSEX, 0000 DAVID M. FILLMAN, 0000 MICHAEL A. FLEMING, 0000 GARY R. GARVEY, 0000 TERRIE M. GENT. 0000 MICHAEL PAUL HARTZHEIM, 0000 THOMAS J. HASTY, III, 0000 ROBERT S. HOCHREITER, 0000 THOMAS C. JASTER, 0000 EUGENE J. KIRSCHBAUM, 0000 JOSEPH S. KUAN, 0000 MARK R. LAND, 0000 BITA A. LEMONS, 0000 DENNIS R. LOCKARD, 0000 BYRON E. LUCKETT, JR., 0000 WILLIAM J. MARSHALL, 0000 PAUL D. MCHUGH, 0000 GERALD H. MEADER, 0000 HILARION A. MIKALOFSKY, 0000 JOSEPH L. MILLER, 0000 THOMAS J. MINOR. 0000 ROBERTA MORO, 0000 JEROME D. MUELLER, 0000 KATHLEEN L. NESSER, 0000 STEWART L. NOEL, 0000 RICHARD D. OBERHEIDE, 0000 GREGORY E. PAVLIK, 0000 MARY V. PERRY, 0000 GORDON W. PIPPIN, 0000 VINCENT J. RAFFERTY, JR., 0000 RONALD M. REED, 0000 JEFFREY L. ROBB, 0000 WARREN R. ROBNETT, 0000 DANIEL E. ROGERS, 0000 LEON E. SAVAGE, JR., 0000 KLAUS W. J. SIRIANNI, 0000 KEN J. STAVREVSKY, 0000 PAMELA D. STEVENSON, 0000 PAUL C. STEWART, 0000 LAWRENCE W. STUNKEL, 0000 STEPHEN D SHETTERLEIN 0000 ROBERT B. TAUCHEN, 0000 RONALD E. TODD, 0000 MALDEGHEM PAUL E. VAN. 0000 WALLY G. VAUGHN, 0000 CURTIS D. WALLACE, 0000 BRIAN J. WELSH, 0000 GEORGE A. WOLUSKY, 0000

To be major

WENDELL L. BRENNEMAN, 0000
PAUL L. CANNON, 0000
GREGORY B. CUNNINGHAM, 0000
DAVID F. CZARTORYNSKI, 0000
NORMAN DESROSIERS, JR., 0000
*IRA M. FLAX, 0000
ROBERT A. GALLAGHER, 0000
BOBERT A. GALLAGHER, 0000
RICHARD M. HALL, 0000
BOBINIS P. HANLEY, 0000
MARK S. HOBBS, 0000
JEFFREY A. JAMES, 0000
RAYMOND J. LAMY, 0000
MICHAEL J. LOVETT, 0000
FREDERICK MC FARLAND, 0000
ANTONIO O. MORENO, 0000
STEVEN A. SCHAICK, 0000
STEVEN C. SIEFKES, 0000
MICHAEL J. STACY, 0000
DENNIS G. VOLMI, 0000
CHERI S. WHEELER, 0000
CHERRI S. WHEELER, 0000
*ANTHONY C. WILLIAMS, 0000
*ANTHONY C. WILLIAMS, 0000
*FRANK A. YERKES, JR., 0000