making lawyers more responsive and responsible. Her good works should not be punished but commended. Her public service ought not be grounds for delay. She does not deserve this treatment. This type of treatment will drive good people away from government service.

The president of the Woman Lawyers Association of Los Angeles, the president of the Women's Legal Defense Fund, the president of the Los Angeles County Bar Association, the president of the National Conference of Women's Bar Association and other distinguished attorneys from the Los Angeles area have all written the Senate in support of the nomination of Margaret Morrow. They write that: "Margaret Morrow is widely respected by attorneys, judges and community leaders of both parties" and she "is exactly the kind of person who should be appointed to such a position and held up as an example to young women across the country." I could not agree more.

Mr. President, the Senate should move expeditiously to consider and confirm Margaret Morrow, along with Anthony Ishii, Katherine Hayden Sweeney, Robert F. Droney, Janet C. Hall, Joseph F. Bataillon, and Robert C. Chambers to be district court judges.

LEGISLATIVE SESSION

The PRESIDING OFFICER. Under the previous order, the Senate will now return to legislative session.

Mr. ENZI addressed the Chair.

The PRESIDING OFFICER. The Senator from Wyoming.

FOOD AND DRUG ADMINISTRATION MODERNIZATION AND ACCOUNT-ABILITY ACT OF 1997

Mr. ENZI. Mr. President, I ask unanimous consent that the Senate now turn to the consideration of S. 830, the FDA reform bill.

The PRESIDING OFFICER. Is there objection?

Mr. ENZI. I object on behalf of Senator KENNEDY.

The PRESIDING OFFICER. Objection is heard.

MOTION TO PROCEED

CLOTURE MOTION

Mr. ENZI. I now move to proceed to S. 830, and send a cloture motion to the desk.

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will report.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the motion to proceed to Calendar 105, S. 830, the FDA reform bill:

Trent Lott, James Jeffords, Pat Roberts, Kay Bailey Hutchison, Tim Hutchinson, Conrad Burns, Chuck Hagel, Jon Kyl, Rod Grams, Pete Domenici, Ted Stevens, Christopher Bond, Strom Thurmond, Judd Gregg, Don Nickles, and Paul Coverdell.

Mr. ENZI. I now withdraw the motion to proceed.

The PRESIDING OFFICER. The motion is withdrawn.

MORNING BUSINESS

Mr. ENZI. Mr. President, I ask unanimous consent that there now be a period for the transaction of morning business with Senators permitted to speak for up to 5 minutes each.

The PRESIDING OFFICER. Without

 $objection, \ it \ is \ so \ ordered.$

ANOTHER ACT OF TERRORISM SHOWS PEACE PROCESS SIMPLY IS NOT WORKING

Mr. HELMS. Mr. President, another tragedy struck the people of Israel today. Three Palestinian suicide bombers attacked a crowded pedestrian mall in the center of Jerusalem. At least three Israelis were killed; many more were wounded.

There was another bombing in the center of Jerusalem on July 30, in which 17 people were killed. Those murders were also claimed by the Palestinian terror group, Hamas.

As in July, all the requisite people will issue the required condemnations, and comfort themselves that they have responded adequately. But how can we pretend that enough is being done about Palestinian terrorism? How can we look at pictures of Yasser Arafat embracing a terrorist on the front page of the New York Times and still maintain the fiction that this is a man committed to fighting terror?

The answer, Mr. President, is simple: we cannot.

Last month, in the wake of the most recent Jerusalem bombing, Secretary of State Madeleine Albright said she would travel to the Middle East if the PLO took the necessary steps to crack down on terrorists. Those steps clearly have not been taken. More innocent civilians lie bleeding in the streets. But the administration still clings to the fiction of a peace process.

I have said many times, and I say again today: There is no peace in this process. How long will we be expected to play along with this charade, pretending that meetings, consultations, and formalities can substitute for genuine attempts to deliver peace and security to the people of Israel?

In the coming months, the Congress will reconsider the provision of assistance to the Palestinians. At that time, we must ask ourselves whether the PLO has complied with its commitments, not only to Israel, but to the United States. We must ask ourselves whether Palestinian territories have become a beachead for terrorists. We must ask ourselves if the PLO and Yasser Arafat are partners worthy of the confidence of the United States.

Mr. President, all we need do is look at the pictures on our television

screens to see that the answer to each of those questions is no.

THE VERY BAD DEBT BOXSCORE

Mr. HELMS. Mr. President, at the close of business yesterday, Wednesday, September 3, 1997, the Federal debt stood at \$5,413,621,503,580.39—five trillion, four hundred thirteen billion, six hundred twenty-one million, five hundred three thousand, five hundred eighty dollars and thirty-nine cents.

One year ago, September 3, 1996, the Federal debt stood at \$5,226,657,000,000—five trillion, two hundred twenty-six billion, six hundred fifty-seven million.

Five years ago, September 3, 1992, the Federal debt stood at \$4,035,387,000,000—four trillion, thirty-five billion, three hundred eighty-seven million.

Ten years ago, September 3, 1987, the Federal debt stood at \$2,361,615,000,000—two trillion, three hundred sixty-one billion, six hundred fifteen million.

Fifteen years ago, September 3, 1982, Federal debt stood the \$1,110,240,000,000—one trillion, one hundred ten billion, two hundred forty million-which reflects a debt increase of than \$4 trillion. \$4.303.381.503.580.39—four trillion, three hundred three billion, three hundred eighty-one million, five hundred three thousand, five hundred eighty dollars and thirty-nine cents) during the past 15 years.

U.S. FOREIGN OIL CONSUMPTION FOR WEEK ENDING AUGUST 29

Mr. HELMS. Mr. President, the American Petroleum Institute reports that for the week ending August 29, the United States imported 8,513,000 barrels of oil each day, 1,786,000 barrels more than the 6,727,000 imported each day during the same week a year ago.

Americans relied on foreign oil for 57.4 percent of their needs last week, and there are no signs that the upward spiral will abate. Before the Persian Gulf war, the United States obtained approximately 45 percent of its oil supply from foreign countries. During the Arab oil embargo in the 1970's, foreign oil accounted for only 35 percent of America's oil supply.

Anybody else interested in restoring domestic production of oil? By U.S. producers using American workers?

Politicians had better ponder the economic calamity sure to occur in America if and when foreign producers shut off our supply—or double the already enormous cost of imported oil flowing into the United States—now 8,513,000 barrels a day.

LOUISIANA CONTESTED ELECTION

Mr. WARNER. Mr. President, periodically, I report to the Senate on the work of the Rules Committee investigation into alleged fraud and irregularities that may have affected the outcome of the 1996 Louisiana Senate

election. Our committee is conducting this investigation under the authority given the Senate pursuant to article 1, section 5 of the Constitution of the United States.

Briefly recapping, I reported on May 8 of the committee's efforts to secure a bipartisan investigation. On May 23, I reported our efforts to obtain the detail of FBI agents to the committee and the agreement to issue over 130 subpoenas, although for election records only. Then, on June 26, I reported that the Rules Committee Democrats had, unexpectedly, withdrawn from the investigation—after only 2 weeks of committee action in the field. FBI support, likewise, was terminated by the Attorney General.

I also reported that the results of the investigation had revealed a significant failure, by election officials, in numerous Louisiana statutory provisions designed to safeguard the election from voter fraud. Given these numerous breaches of law, although many appeared to be unintentional, I believed the Senate had an obligation to examine a broad number of areas where the potential for fraudulent acts and voting could have occurred.

On July 31, the committee authorized me to continue the preliminary investigation and granted me, by resolution, the authority to issue subpoenas. To date, I have issued 38 subpoenas, in addition to the 134 Senator FORD and I jointly agreed to issue, which have resulted in thousands of pages of documents as well as the appearance of numerous witnesses at 4 days of hearings held in New Orleans. We have received testimony from officials in the LIFE [Louisiana Independent Federation of Electors, Inc.] organization, as well as the owners of Carl Mullican Communications, Inc. [CMC], organizations prominently mentioned in the Jenkins petition and supporting documents.

We have received testimony from representatives of gambling-related companies, witnesses who have voted more than once or had knowledge of those who had, van drivers on election day, and election officials, including one who worked on election day as both an election official and as a canvasser for a gambling company

our investigators have also interviewed hundreds of people, regarding allegations of: mismatched signatures, precincts closing beyond the prescribed closing hour, multiple voting, noncompliance with State voting laws, and involvement of gambling industry in the election.

On August 29, GAO detailed three persons to the committee to assist in the examination of election documents received as a result of subpoenas. We are now negotiating for an additional detail of qualified accountants to help examine the subpoenaed gambling industry documents.

We also have requested the Department of Justice to reconsider its withdrawal and to return this case with added support. To date, we have been met with their continued resistance.

As I concluded the second series of Louisiana hearings, on August 27, I stated that further hearings were needed. In consultation with the committee, I will soon set our next hearing.

The pullout of the Democrats. and resultant loss of FBI support have complicated our task, but we are continuing to make progress in this investigation. My goal remains to ensure that the committee's work is performed in keeping with the precedents of the Senate in past election cases and to give the full committee my honest judgment of the established facts. The committee will then report to the full Senate its honest judgment of these facts respecting the Senate's duty under the Constitution of the United States.

Suffice it to say, the results of this investigation to date are as yet incomplete. We do not have that body of facts to convincingly state that fraud or irregularities did, or did not, affect the results of the 1996 election for the U.S. Senator from Louisiana.

As developments occur, of such significance as to inform Senators, I again will give a timely report.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Williams, 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 nominations which were referred to the appropriate committees.

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

REPORT OF THE ACTIVITIES OF THE U.S. GOVERNMENT IN THE UNITED NATIONS FOR CAL-ENDAR YEAR 1996—MESSAGE FROM THE PRESIDENT—PM 62

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 Foreign Relations:

To the Congress of the United States:

I am pleased to transmit herewith a report of the activities of the United States Government in the United Nations and its affiliated agencies during calendar year 1996. The report is required by the United Nations Participation Act (Public Law 264, 79th Congress; 22 U.S.C. 287b).

WILLIAM J. CLINTON. THE WHITE HOUSE, September 4, 1997.

REPORT OF THE FEDERAL LABOR RELATIONS AUTHORITY FOR FIS-CAL YEAR 1996—MESSAGE FROM THE PRESIDENT—PM 63

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 Governmental Affairs:

To the Congress of the United States:

In accordance with section 701 of the Civil Service Reform Act of 1978 (Public Law 95-454; 5 U.S.C. 7104(e)), I am pleased to transmit the Eighteenth Annual Report of the Federal Labor Relations Authority for Fiscal Year 1996.

The report includes information on the cases heard and decisions rendered by the Federal Labor Relations Authority, the General Counsel of the Authority, and the Federal Service Impasses Panel.

WILLIAM J. CLINTON. THE WHITE HOUSE, September 4, 1997.

MESSAGES FROM THE HOUSE

At 11:53 a.m., a message from the House of Representatives, delivered by Ms. Goetz, one of its reading clerks, announced that pursuant to section 2702 of title 44, United States Code, as amended by Public Law 101–509, the Clerk of the House appoints the following individual on the part of the House to the Advisory Committee on the Records of Congress: Mr. Roger Davidson of Washington, D.C.

The message also announced that the House disagrees to the amendments of the Senate to the bill (H.R. 2016) making appropriations for military construction, family housing, and base realignment and closure for the Department of Defense for the fiscal year ending September 30, 1998, and for other purposes, and agrees to the conference asked by the Senate on the disagreeing votes of the two Houses thereon; and appoints Mr. PACKARD, Mr. PORTER, Mr. Hobson, Mr. Wicker, Mr. Kings-TON, Mr. PARKER, Mr. TIAHRT, Mr. WAMP, Mr. LIVINGSTON, Mr. HEFNER, Mr. OLVER, Mr. EDWARDS, Mr. DICKS, Mr. HOYER, and Mr. OBEY as the managers of the conference on the part of the House.

The message further announced that the House disagrees to the amendment of the Senate to the bill (H.R. 2158) making appropriations for the Department of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, commissions, corporations, and offices for the fiscal year ending September 30, 1998, and for other purposes, and agrees to the conference asked by the Senate on the disagreeing votes of the two Houses thereon; and appoints Mr. LEWIS of California, Mr. DELAY, Mr. WALSH, Mr. HOBSON, Mr. KNOLLENBERG, FRELINGHUYSEN, Mr. NEUMANN, Mr. WICKER, Mr. LIVINGSTON, Mr. STOKES, Mr. Mollohan, Ms. Kaptur, Mrs. MEEK, Mr. PRICE, and Mr. OBEY as the managers of the conference on the part of the House.

The message also announced that the House disagrees to the amendment of the Senate to bill (H.R. 2160) making appropriations for Agriculture, Rural