Superfund financial transactions for fiscal year 1995; to the Committee on Environment and Public Works.

EC-536. A communication from the Deputy Administrator of the General Services Administration, transmitting, pursuant to law, informational copies of a Federal Space Situation Report; to the Committee on Environment and Public Works.

EC-537. A communication from the Secretary of Energy, transmitting, pursuant to law, the annual report relative to the Comprehensive Environmental Response Compensation and Liability Act; to the Committee on Environment and Public Works.

EC-538. A communication from the Secretary of Transportation, transmitting, pursuant to law, a report entitled "Alaska Demonstration Programs"; to the Committee on Environment and Public Works.

EC-539. A communication from the Secretary of Transportation, transmitting, pursuant to law, the report of the Surface Transportation Research and Development Plan; to the Committee on Environment and Public Works.

EC-540. A communication from the General Counsel, Department of Transportation, transmitting, pursuant to law, two rules including a rule entitled "Certification Acceptance" (RIN2125-AD62, 2135-AA09); to the Committee on Environment and Public Works.

EC-541. A communication from the Assistant Secretary of the Interior for Fish and Wildlife and Parks, transmitting, pursuant to law, two rules including a rule entitled "Removal of Subchapter D" (RIN1018-AD72, AD62); to the Committee on Environment and Public Works.

EC-542. A communication from the Assistant Administrator, Office of Prevention, Pesticides and Toxic Substances, U.S. Environmental Protection Agency, transmitting, pursuant to law, the report under the Toxic Substances Control Act for fiscal year 1994; to the Committee on Environment and Public Works.

EC-543. A communication from the Administrator of the U.S. Environmental Protection Agency, transmitting, pursuant to law, the report of the implementation of the Waste Isolation Pilot Plant Land Withdrawal Act; to the Committee on Environment and Public Works.

EC-544. A communication from the Administrator of the U.S. Environmental Protection Agency, transmitting, pursuant to law, the report of the study of hazardous air pollutant emissions from electric utility steam generating units; to the Committee on Environment and Public Works.

EC-545. A communication from the Director of the Office of Congressional Affairs, U.S. Nuclear Regulatory Commission, transmitting, pursuant to law, four rules including a rule entitled "Policy and Procedure for Enforcement Actions" (RIN3150-AF37); to the Committee on Environment and Public Works.

EC-546. A communication from the Acting Director of the Fish and Wildlife Service, Department of the Interior, transmitting, pursuant to law, eight rules including a rule entitled "Endangered and Threatened Wildlife and Plants" (RIN1018-AE05, AC01, AC47, AD50, AD25, AD58, AC56, AD46); to the Committee on Environment and Public Works.

EC-547. A communication from the Assistant Secretary of the Army (Civil Works), transmitting, pursuant to law, a rule entitled "St. Marys Falls Canal and Locks" received on October 21, 1996; to the Committee on Environment and Public Works.

EC-548. A communication from the Assistant Secretary of the Army (Civil Works), transmitting, pursuant to law, the report of fully-authorized unconstructed projects; to

the Committee on Environment and Public Works.

EC-549. A communication from the Assistant Secretary of the Army (Civil Works), transmitting, pursuant to law, a report relative to a flood damage reduction project the Rio Guanajibo, Puerto Rico; to the Committee on Environment and Public Works.

EC-550. A communication from the Assistant Secretary of the Army (Civil Works), transmitting, pursuant to law, a report relative to an environmental restoration project for the Willamette River, McKenzie Subbasin, Oregon; to the Committee on Environment and Public Works.

EC-551. A communication from the Assistant Secretary of the Army (Civil Works), transmitting, a draft of proposed legislation to modify the Oakland Inner Harbor, California navigation project; to the Committee on Environment and Public Works.

EC-552. A communication from the Assistant Secretary of the Army (Civil Works), transmitting, pursuant to law, a report relative to authorized project modifications for flood damage reduction along the Ramapo River at Oakland, New Jersey; to the Committee on Environment and Public Works.

EC-553. A communication from the Director of the Office of Regulatory Management and Information, Office of Policy, Planning, and Evaluation, U.S. Environmental Protection Agency, transmitting, pursuant to law, two rules (FRL5672-5, 5666-8) received on December 31, 1996; to the Committee on Environment and Public Works.

EC-554. A communication from the Director of the Office of Regulatory Management and Information, Office of Policy, Planning, and Evaluation, U.S. Environmental Protection Agency, transmitting, pursuant to law, twenty-six rules including a rule entitled "Significant New Uses of Certain Chemical Substances (FRL5651-3, 5651-2, 5629-4, 5650-7, 5651-7, 5654-8, 5572-9, 5648-7, 5644-2, 5282-1, 5649-5, 5650-6, 5650-6, 5650-6, 5648-4, 5640-4, 5647-9, 5574-7, 5575-1, 5574-9, 5574-8, 4964-3, 5655-6, 5655-6, 5650-8, 5646-7, 5645-4); to the Committee on Environment and Public Works.

EC-555. A communication from the Director of the Office of Regulatory Management and Information, Office of Policy, Planning, and Evaluation, U.S. Environmental Protection Agency, transmitting, pursuant to law, seven rules including one rule relative to air quality (FRL5554-9, 5393-8, Environment and Public Works.

EC-556. A communication from the Director of the Office of Regulatory Management and Information, Office of Policy, Planning, and Evaluation, U.S. Environmental Protection Agency, transmitting, pursuant to law, nineteen rules including one rule relative to air quality (FRL5638-9, 5629-7, 5639-2, 5637-8, 5608-1, 5634-9, 5636-2, 5635-9, 5633-8, 5615-6, 5645-1, 5610-9, 5640-8, 5643-2, 5640-2, 5636-6, 5635-4, 5638-1, 5613-4, 5617-2, 5641-5, 5641-7, 5642-1); to the Committee on Environment and Public Works.

EC-557. A communication from the Director of the Office of Regulatory Management and Information, Office of Policy, Planning, and Evaluation, U.S. Environmental Protection Agency, transmitting, pursuant to law, twenty-three rules including a rule entitled "Control Strategy: Ozone; Tennessee" (FRL5637-A, 5637-3, 5619-8, 5631-2, 5631-6, 5630-4, 5630-5, 5466-9, 5630-9, 5620-1, 5618-8, 5619-4, 5628-6, 5616-6, 5613-1, 5617-4, 5618-2); to the Committee on Environment and Public Works.

PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and

were referred or ordered to lie on the table as indicated:

POM-1. A joint resolution adopted by the Legislature of the State of California; to the Committee on Armed Services.

SENATE JOINT RESOLUTION No. 27

Whereas, In 1853, the United States Congress granted to the State of California the 16th and 36th sections of every township of public land to support the public education system in California, a grant long held by the courts to create a "solemn agreement" between the federal government and the state; and

Whereas, In California, the State Teachers' Retirement System is the beneficiary of revenues derived from those school lands; and

Whereas, Those revenues are a significant source of income to the retired teachers of the state; and

Whereas, Elk Hills Naval Petroleum Reserve Numbered 1 contains two school land sections rich in oil reserves and constituting the two most valuable school land sections in the state; and

Whereas, The inclusion of these school lands within the petroleum reserve in 1912 made them unavailable to the state, with the result being that the State Teachers' Retirement System is deprived of substantial income; and

Whereas, Ever since 1976, the federal government has been producing oil and gas from the naval petroleum reserves at the maximum efficient rate and selling its production to gain further general revenues for the United States Treasury; and

Whereas, The federal government has stated that the role of the national petroleum reserves "has evolved over time from an emergency source of oil to an income-generating federal business asset," and that "federal ownership and operation of the reserves is not essential to the national energy policy goals and objectives"; and

Whereas, The Department of Energy proposes to sell Elk Hills Naval Petroleum Reserve Numbered 1, as part of the President's 1996 Budget submission to Congress calling for the privatization of the naval petroleum reserves, and has earmarked 9 percent of the anticipated proceeds from privatization to be paid to the State of California to benefit the Teacher's Retirement Fund; and

Whereas, Congress has passed, and the President has signed, legislation to compensate California after the sale of Elk Hills Naval Petroleum Reserve Numbered 1; and

Whereas, That compensation will be based on an agreement between the State of California and the Department of Energy; now, therefore, be it

Resolved by the Senate and Assembly of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the President and the Congress to expedite the agreement by the Department of Energy for recognizing the valid claim of this state to the two school land sections within the reserve, and to compensate California's retired teachers for their 9 percent interest in the reserve upon its sale; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representatives, to each Senator and Representative from California in the Congress of the United States, and to the Secretary of the Interior, the Secretary of Energy, and the Secretary of Defense.

POM-2. A joint resolution adopted by the Legislature of the State of California; to the Committee on Armed Services.

SENATE JOINT RESOLUTION NO. 45

Whereas, Alameda has a long history associated with the U.S. Navy and Naval Air Forces, and Alameda was shaped by the birth of aviation technology and is proudly and inextricably linked to the military's presence; and

Whereas, The acquisition of the aircraft carrier *Hornet* (CV-12) would preserve a vital part of the U.S. military history and its establishment as a museum would be a fitting memorial to Alameda's contributions to U.S. efforts in World War II, the Korean War, and the Vietnam War; and

Whereas, In the 18 months of combat during World War II, the aircraft and gunners of the U.S.S. *Hornet* (CV-12) destroyed 1,410, enemy planes, sank 73 ships, and damaged more than 400 vessels, including the first hits on the Japanese battleship Yamato, which was sunk on April 7, 1945, as it steamed toward Okinawa; and

Whereas, The U.S.S. *Hornet* (CV-12), a 53-year old Essex Class carrier is one of eight warships that bore that name, but it was the most decorated of them all, earning a presidential unit citation and seven battle stars in action during World War II, the Korean War and the Vietnam War and

Whereas, The first U.S. Navy aircraft carrier named "Hornet" was CV-8 (Yorktown Class, including: Enterprise/CV-6 and Yorkton/CV-5) laid down in September 1939 by the Newport News Shipbuilding & Drydock Company. It was launched on December 14, 1940, and commissioned on October 20, 1941; it displaced 20,000 tons, measured 761 feet long, and had a complement of 2,200 personnel; and

Whereas, The *Hornet* (CV-8) was designed with the benefit of real operating experience, sharing the basic design principles of a large, open hangar deck topped by a thin, rectangular wood and steel flight deck; and

Whereas, On April 2, 1942, the U.S.S. Hornet (CV-8) having just completed its workups, left Alameda with an unusual deckload of 16 Army Air Corps B-25 Mitchell bombers commanded by Lt. Colonel James "Jimmy" Doolittle, sailing to join a task force with Enterprise (CV-6) targeting the Japanese Cities of Tokyo, Nagoya, Yokohama, and Kobe; and

Whereas, On April 18, 1942, still some miles to the east of the intended launch point, the ships of the task force were sighted by Japanese picket boats. Faced with the decision whether to abort the mission, push on to the planned launch point against an alerted enemy, or launch immediately with full knowledge that the B-25s lacked the range to reach their intended landing fields in China, "Doolittle's Raiders" launched immediately, and struck the first successful attack upon the homeland of Japan; and

Whereas, The Hornet (CV-8) was further involved during World War II in the Central and South Pacific carrying out operations in the Battle of Midway, June 4-6, 1942, and the Battle of Santa Cruz Islands, where it received six Japanese bomb hits, two torpedo hits, and two hits by suicide aircraft, and sank on October 27, 1942; and

Whereas, The second U.S. Navy aircraft carrier named "Hornet" was CV-12 (modernized Essex Class, including 19 ships), constructed by the Newport News Shipbuilding & Drydock Company, and launched August 29, 1943. The Hornet (CV-12) was commissioned November 29, 1943, it displaced 38,500 tons, measured 889 feet long, carried 45 aircraft, and had a complement of 2,400 personnel: and

Whereas, In June, 1945, a typhoon ripped a 24-foot gash in the forward section of the flight deck, but the *Hornet* (CV-12) was simply turned around and the aircraft were launched off the stern; and

Whereas, Postwar modernization of the *Hornet* (CV-12) under the Fleet Rehabilita-

tion and Modernization program allowed it to be refitted with improved elevators, a reinforced flight deck, increased aviation fuel storage, and other features for operating jet aircraft including modernization of its aircraft arresting system. These refittings increased the *Hornet's* ability to operate advanced aircraft and to improve antisubmarine capabilities; and

Whereas, The aircraft carrier *Hornet* (CV-12) contributed to U.S. efforts in World War II, the Korean War, and the Vietnam War, and served as the command ship for recovery of the *Apollo* XI and XII reentry vehicles: and

Whereas, The aircraft carrier *Hornet* (CV–12) was decommissioned on June 26, 1970, and is in good structural condition, and will soon be considered for sale as military surplus; and

Whereas, The McDonald Douglas F/A 18 *Hornet* multiple-role air superiority/ground attack aircraft that has become the fleet's principal carrier-based fixed wing aircraft, was named in honor of the aircraft carrier U.S.S. *Hornet*; and

Whereas, In 1995, the weathered-gray warship was scheduled for demolition despite its 1991 designation as a National Historic Landmark; and

Whereas, The decision to demolish the ship outraged former crew members, who recruited approximately 100 volunteers and embarked on a campaign to save the ship; and

Whereas, The Aircraft Carrier Hornet Museum is proposed to be permanently berthed in Alameda at Pier No. 2 and to be secured by eight 2-inch chains to existing chain pads welded on the shell, and would immeasurably enhance the maritime ambience of the regional shipyards, the Port of Oakland, and the Alameda Naval Air Station; and

Whereas, The Aircraft Carrier Hornet Foundation (ACHF) has arranged to acquire four 110-foot long by 34-foot wide YCs for mooring (that are certified as suitable for use associated with nuclear submarines) from Mare Island Naval Shipyard. This arrangement will provide a 440-foot long parallel load distribution plane from the hull to the fenders of the pier; and

Whereas, Use of this system of chain attachment to the pier bollards in conjunction with the four YCs will provide an arrangement of positive mechanical attachment sufficient to secure the ship and withstand 100-year weather requirements; and

Whereas, The carrier museum would be an attraction to both domestic and foreign tourists, thereby enhancing the global competitive position of the San Francisco Bay area; and

Whereas, According to the Historic Naval Ships Association, a 1994–95 survey shows attendance to similar historic U.S. naval ship museums as follows: battleship Texas (BB–35)—300,000; battleship Arizona (BB–39)—1.5 million; battleship North Carolina (BB–55)—225,000; battleship Massachusetts (BB–59)—140,000; battleship Alabama (BB–60)—245,000; aircraft carrier Intrepid (CV–11)—410,000; aircraft carrier Lexington (CV–16)—340,000; submarine Bowfin (SS–287)—195,000; submarine Pampanio (SS–383)—250,000; 3-masted frigate Constitution—420,000; and

Whereas, The added attraction of a carrier museum would result in longer tourist stays, with consequent increases in retail sales, hotel and motel occupancy, and restaurant patronage, resulting in higher sales and transient occupancy tax revenues; and

Whereas, Estimates indicate that establishment of the proposed museum and cultural center would employ up to 150 people within three years, and would annually infuse between 12 and 22 million dollars into the local economy; and

Whereas, A carrier museum could be used as an ongoing exposition to showcase Alameda's leadership in aerospace and defense technology, to develop educational programs for schoolaged children, and to provide entertainment attractions based on naval aviation history; and

tion history; and Whereas, The presence of a military museum in Alameda would promote positive community relations between the citizens and the military; and

Whereas, Support for legislation pending before the 104th Session of the U.S. Congress entitled "The World War II Education and Research Act" would authorize that at least one site per state be officially designated a National World War II Education and Research Center; and

Whereas, The purposes of this Congressional Act are to enable industry, universities, research facilities, presidential libraries, museums, and public and private sector organizations to make available to the public all relevant information on the collective war effort involving the military, industrial, and civilian sectors; and

Whereas, The Aircraft Carrier Hornet Foundation intends to raise sufficient resources from various possible sources (donations, pledges, venture capital, and revenue bonds) to pay for all relevant startup costs and to develop a long-range master plan to do all of the following: (1) include a 1940-60's museum in hangar bays 1, 2, and 3, with an emphasis on Pacific theater battles including airplanes and artifacts from that era; (2) incorporate Airwings, Squadrons, Marine Detachments, and Reserve and Veterans Associations called "Bringing the Ship Back to Life"; (3) provide mobile displays and exhibits in hangar bays for large community-sponsored events; and (4) establish Apollo XI and Apollo XII displays; and

Whereas, The Alameda Reuse and Redevelopment Association (ARRA), which will be responsible for the base after the Navy leaves in 1997, has indicated its willingness to enter into an interim lease of one of the piers for this purpose, and to adopt a resolution in support of the U.S.S. Hornet renovation project: and

Whereas, A group of Alameda citizens have established a nonprofit corporation and a committee, along with the support of the ARRA, the World War II Education and Research Commission, the Mayor and City Council of Oakland, the San Francisco Veterans' Affairs Commission, the City of Vacaville, the Oakland Navy League, the Aircraft Carrier Hornet Foundation, the Historic Naval Ships Association, and the Smithsonian Institution, to pursue the acquisition of the aircraft carrier Hornet (CV-12); now, therefore, be it

Resolved by the Senate and Assembly of the State of California, jointly, That in order to enhance the public's awareness of the contributions of the citizens of the State of California and the County of Alameda to military preparedness and, in particular, naval aviation history, and to enhance the region's economy by increasing tourism and creating new employment opportunities, the Legislature of the State of California endorses the efforts to acquire the aircraft carrier U.S.S. Hornet (CV-12) as a permanent museum, educational, and entertainment complex to be located in Alameda; and be it further

Resolved, That the Legislature of the State of California respectfully memorializes the President and Congress of the United States, the Secretary of Defense, and the Joint Chiefs of Staff to the Department of Defense, to support the efforts of the citizens of the State of California and the County of Alameda to acquire the aircraft carrier Hornet; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United

States, to the Secretary of Defense, and the Joint Chiefs of Staff of the Department of Defense, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

POM-3. A joint resolution adopted by the Legislature of the State of California; to the Committee on Armed Services.

Whereas, The recent worldwide conflicts have highlighted again the contributions of this nation's military and retired veterans; and

Whereas, Integral to the success of our military forces are those servicemen and servicewomen who have made a career of defending their country, who in peacetime may be called away to places remote from their families and loved ones, and who in war face the prospect of death or of serious disabling wounds as a constant possibility; and

Whereas, Legislation has been introduced by the United States Congress to remedy an inequity applicable to military careerists; and

Whereas, The inequity concerns those veterans who are both retired and disabled and who, because of an antiquated law that dates back to the nineteenth century, are denied concurrent receipt of full retirement pay and disability compensation pay, but instead may receive one or the other or must waive an amount of retirement pay equal to the amount of disability compensation pay; and

Whereas, No such deduction applies to the federal civil service so that a disabled veteran who has held a nonmilitary federal job for the requisite duration receives full longevity retirement pay undiminished by the subtraction of disability pay; and

Whereas, A statutory change is necessary to correct this injustice and discrimination in order that America's occasional commitment to war in pursuit of national and international goals may be matched by an allegiance to those who sacrificed on behalf of those goals; now, therefore, be it

Resolved by the Senate and Assembly of the State of California, jointly, That the Legislature of the State of California urges the Congress of the United States to amend Chapter 71 (commencing with Section 1401) of Title 10 of the United States Code, relating to the compensation of retired military personnel, to permit full concurrent receipt of military longevity retirement pay and service-connected disability pay; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, to the Secretary of Defense, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

POM-4. A resolution adopted by the Operation Combined Accident Reduction Effect relative to highway safety; to the Committee on Commerce, Science, and Transportation.

POM-5. A resolution adopted by the Operation Combined Accident Reduction Effect relative to safety belt laws; to the Committee on Commerce, Science, and Transportation.

POM-6. A resolution adopted by the Charter Township of Van Buren, Michigan relative to hazardous materials; to the Committee on Environment and Public Works.

POM-7. A resolution adopted by the Chamber of Commerce of Paradise, Michigan relative to Lake Superior; to the Committee on Environment and Public Works.

POM-8. A resolution adopted by the City of Melvindale, Michigan relative to hazardous wastes; to the Committee on Environment and Public Works.

POM-9. A resolution adopted by the Charter Township of Brownstown, Michigan relative to hazardous wastes; to the Committee on Environment and Public Works.

POM-10. A resolution adopted by the Mayor and Council of the Borough of Little Silver, Michigan relative to ocean dumping; to the Committee on Environment and Public Works.

POM-11. A resolution adopted by the Keane Valley Congregational Church of the City of Syracuse, New York relative to Adirondacks; to the Committee on Environment and Public Works.

POM-12. A resolution adopted by the Interfaith Council to Assist Vietnamese Refugees relative to asylum; to the Committee on Foreign Relations.

POM-13. A resolution adopted by the Lithuanian American Council and Lithuanian American Community of the City of Cicero, Illinois relative to Russia; to the Committee on Foreign Relations.

POM-14. A resolution adopted by the Legislature of the State of California; to the Committee on Foreign Relations.

Whereas, For one hundred and fifty years, Liberia and the United States have maintained a direct and cordial relationship; and

Whereas, Liberia, a former member of the League of Nations and founding member of the United Nations, now faces total disintegration; and

Whereas, Liberia has been burdened with a brutal civil war for the past six years that has displaced more than one-half of the country's population and claimed the lives of approximately 250,000 Liberians; and

Whereas, The brunt of the protracted civil war has been borne by the elderly, women, children, and their relatives living abroad, including in California; and

Whereas, A sizable portion of Liberian citizens in the United States reside in the State of California and contribute to the growth of this state and those citizens are individually and collectively impacted by the destruction of their people in Liberia, West Africa; and

Whereas, The leadership of Liberia has reneged on more than a dozen signed peace agreement; and

Whereas, The citizens of Liberia are being held hostage by the opposing forces resulting in a breakdown of the civil society and the government; now, therefore, be it

Resolved by the Senate and Assembly of the State of California, jointly, That the Legislature hereby respectfully memorializes the President and Congress to ameliorate the situation in Liberia and seek a permanent resolution to Liberia's conflict; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

POM-15. A resolution adopted by the Legislature of the Commonwealth of Pennsylvania; to the Committee on Foreign Relations

SENATE RESOLUTION

Whereas, The Republic of Poland is a free, democratic and independent nation with a long and proud history; and

Whereas, The North Atlantic Treaty Organization (NATO) is dedicated to the preservation of freedom and security of its member nations; and

Whereas, The Republic of Poland desires to share in both the benefits and obligations of NATO in pursuing the development, growth and promotion of democratic institutions and ensuring free market economic development; and

Whereas, The Republic of Poland recognizes its responsibilities as a democratic nation and wishes to exercise such responsibilities in concert with members of NATO; and

Whereas, The Republic of Poland desires to become part of NATO's efforts to prevent the extremes of nationalism; and

Whereas, The security of the United States is dependent upon the stability of Central Europe: therefore be it

Resolved, That the Senate of Pennsylvania respectfully urge the President of the United States and the Congress of the United States to support the Republic of Poland's petition for admission to the North Atlantic Treaty Organization; and be it further

Resolved, That the Senate of Pennsylvania respectfully urge the President of the United States and Congress to support the establishment of a timetable for the admission of the Republic of Poland to the North Atlantic Treaty Organization; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States, to the presiding officers of each house of Congress, to each member of Congress from Pennsylvania and to Jerzy Kozminski, Ambassador, of the Republic of Poland.

I certify that the foregoing is a true and correct copy of Senate Resolution No. 154, introduced by Senators Jack Wagner, Gerald J. La Valle, Richard A. Kasunic, Clarence D. Bell, Roy C. Afflerbach, Michael A. O'Pake, James J. Rhoades, J. Barry Stout, Joseph M. Uliana, Jay Costa, Jr., Leonard J. Bodack, John E. Peterson, Melissa A. Hart and Raphael J. Musto, and adopted by the Senate of the Commonwealth of Pennsylvania the seventh day of October in the year of our Lord, one thousand nine hundred and ninety-six.

POM-16. A resolution adopted by the Village of Bridgeview, Illinois relative to the English language; to the Committee on Governmental Affairs.

POM-17. A joint resolution adopted by the Legislature of the State of California; to the Committee on Governmental Affairs.

SENATE JOINT RESOLUTION NO. 52

Whereas, Breast cancer is the most common cancer found in women, with one in every eight women likely to develop breast cancer in her lifetime, 183,400 new diagnoses of breast cancer each year, and 46,240 deaths from breast cancer expected in 1996; and

Whereas, In the United States, every 15 minutes, five new diagnoses of breast cancer and one death as a result of breast cancer will occur, and worldwide, every 30 seconds, a new diagnosis of breast cancer and a death as a result of breast cancer will occur; and

Whereas, The cause or causes of this disease have not been identified and no cure is available at this time, which indicates that more intense research is needed to improve care and treatment and to find a cure for this dreadful disease; and

Whereas, Dr. Balazs "Ernie" Bodai, M.D., F.A.C.S., chief of surgery at Kaiser Permanente Medical Center in North Sacramento, contributing his own money and time, has developed a proposal for a voluntary method to raise additional breast cancer research funds; and

Whereas, The proposal provides that additional breast cancer research funds would be collected from postal patrons who wish to donate one cent (\$0.01) per first-class postage stamp purchased, by requesting a special breast cancer postal stamp and paying one cent (\$0.01) more than the rate that would otherwise apply, with the extra one cent (\$0.01) going into a special fund called the Cure Breast Cancer (CBC) fund; and

Whereas, Dr. Bodai has undertaken an extensive campaign to garner public and private support for the Cure Breast Cancer fund by establishing an organization that is tax exempt for purposes of Section 501(c)(3) of the Internal Revenue Code and ensuring that all administrative costs will be raised separately and all postal donations will go directly into research to find the cause and cure for breast cancer; and

Whereas, The Cure Breast Cancer postal stamp donation program has received favorable attention from the media and endorsements from breast cancer organizations, corporations, medical groups, and elected officials, leading to the introduction of federal legislation to enable implementation of the Cure Breast Cancer postal stamp donation program; now, therefore, be it

Resolved by the Senate and Assembly of the State of California, jointly, That the Legislature memorialize the Congress and the President to enact the federal legislation that has been introduced in the House of Representatives and Senate to enable the implementation of the Cure Breast Cancer postal stamp donation program and memorialize the Board of Governors of the United States Postal Service to implement this program to allow voluntary collection of supplemental breast cancer research funds; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

POM-18. A resolution adopted by the Council of the City of Long Branch, California relative to allegations concerning the sale of illegal drugs; to the Select Committee on Intelligence.

POM-19. A petition from a citizen of the State of Louisiana relative to the seating in the U.S. Senate of a citizen from the State of Louisiana, received on December 5, 1996; to the Committee on Rules and Administration.

POM-20. A resolution adopted by the White House Conference on Library and Information Services Taskforce relative to libraries; to the Committee on Labor and Human Resources.

POM-21. A petition from a citizen of the State of Tennessee relative to the seating of the U.S. Senate of a citizen from the State of Tennessee; to the Committee on Rules and Administration.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. LOTT:

- S. Res. 1. A resolution informing the House of Representatives that a quorum of the Senate is assembled; considered and agreed to.
- S. Res. 2. A resolution informing the President of the United States that a quorum of each House is assembled; considered and agreed to.
- S. Res. 3. A resolution fixing the hour of daily meeting of the Senate; considered and agreed to.
- S. Res. 4. A resolution to elect Strom Thurmond, a Senator from the State of South Carolina, to be President pro tempore of the Senate of the United States; considered and agreed to.
- S. Res. 5. A resolution notifying the President of the United States of the election of a President pro tempore; considered and agreed to.
- S. Res. 6. A resolution notifying the House of Representatives of the election of a Presi-

dent pro tempore of the Senate; considered and agreed to.

By Mr. DASCHLE (for himself, Mr. LOTT, Mr. ROCKEFELLER, and Mr. SARBANES):

S. Res. 7. A resolution commending Senator Robert Byrd for fifty years of public service; considered and agreed to.

By Mr. DASCHLE:

S. Res. 8. A resolution granting floor privileges; considered and agreed to.

By Mr. LOTT:

- S. Con. Res. 1. A concurrent resolution to provide for the counting on January 9, 1997, of the electoral votes for President and Vice President of the United States; considered and agreed to.
- S. Con. Res. 2. A concurrent resolution to extend the life of the Joint Congressional Committee on Inaugural Ceremonies and the provisions of S. Con. Res. 48; considered and agreed to.

S. Con. Res. 3. A concurrent resolution providing for a recess or adjournment of the Senate from January 9, 1997 to January 21, 1997, and an adjournment of the House from January 9, 1997 to January 20, 1997, from January 20, 1997 to January 21, 1997, and from January 21, 1997 to February 4, 1997; considered and agreed to.

SENATE CONCURRENT RESOLUTION 1—RELATIVE TO ELECTORAL VOTES FOR PRESIDENT AND VICE PRESIDENT

Mr. LOTT submitted the following concurrent resolution; which was considered and passed.

S. CON. RES. 1

Resolved by the Senate (the House of Representatives concurring), That the two Houses of Congress shall meet in the Hall of the House of Representatives on Thursday, the 9th day of January 1997, at 1 o'clock post meridian, pursuant to the requirements of the Constitution and laws relating to the election of President and Vice President of the United States, and the President of the Senate shall be their Presiding Officer; that two tellers shall be previously appointed by the President of the Senate on the part of the Senate and two by the Speaker on the part of the House of Representatives, to whom shall be handed, as they are opened by the President of the Senate, all the certificates and papers purporting to be certificates of the electoral votes, which certificates and papers shall be opened, presented, and acted upon in the alphabetical order of the States, beginning with the letter "A"; and said tellers, having then read the same in the presence and hearing of the two Houses, shall make a list of the votes as they shall appear from the said certificates; and the votes having been ascertained and counted in the manner and according to the rules by law provided, the result of the same shall be delivered to the President of the Senate, who shall thereupon announce the state of the vote, which announcement shall be deemed a sufficient declaration of the persons, if any, elected President and Vice President of the United States, and, together with a list of the votes, be entered on the Journals of the two Houses.

SENATE CONCURRENT RESOLUTION 2—RELATIVE TO THE JOINT CONGRESSIONAL COMMITTEE ON INAUGURAL CEREMONIES

Mr. LOTT submitted the following concurrent resolution; which was considered and passed.

S. CON. RES. 2

Resolved by the Senate (the House of Representatives concurring), That effective from January 3, 1997, the joint committee created by Senate Concurrent Resolution 47 of the One Hundred Fourth Congress, to make the necessary arrangements for the inauguration, is hereby continued with the same power and authority.

SEC. 2. That effective from January 3, 1997, the provisions of Senate Concurrent Resolution 48 of the One Hundred Fourth Congress, to authorize the rotunda of the United States Capitol to be used in connection with the proceedings and ceremonies for the inauguration of the President-elect and the Vice President of the United States, and for other purposes, are hereby continued with the same power and authority.

SENATE CONCURRENT RESOLUTION 3—RELATIVE TO THE ADJOURNMENT OF THE SENATE

Mr. LOTT submitted the following concurrent resolution; which was considered and passed.

S. CON. RES. 3

Resolved by the Senate (the House of Representatives concurring), That when the Senate recesses or adjourns on Thursday, January 9, 1997, pursuant to a motion made by the Majority Leader or his designee, in accordance with the provisions of this resolution, it stand recessed or adjourned until 12 noon on Tuesday, January 21, 1997, or until such time on that day as may be specified by the Majority Leader or his designee in the motion to recess or adjourn, or until 12 noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution; and that when the House adjourns on Thursday, January 9, 1997, it stand adjourned until 10 a.m. on Monday, January 20, 1997; that when the House adjourns on Monday, January 20, 1997, it stand adjourned until 12 noon on Tuesday, January 21, 1997; and that when the House adjourns on Tuesday, January 21, 1997; it stand adjourned until 12:30 p.m. on Tuesday, February 4, 1997, or until 12 noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution.

SEC. 2. The Majority Leader of the Senate and the Speaker of the House, acting jointly after consultation with the Minority Leader of the Senate and the Minority Leader of the House, shall notify the Members of the Senate and the House, respectively, to reassemble whenever, in their opinion, the public interest shall warrant it.

SENATE RESOLUTION 1—RELATIVE TO INFORMING THE HOUSE OF REPRESENTATIVES THAT A QUORUM OF THE SENATE IS AS-SEMBLED

Mr. LOTT submitted the following resolution; which was considered and passed.

S. RES. 1

Resolved, That the Secretary inform the House of Representatives that a quorum of the Senate is assembled and that the Senate is ready to proceed to business.

SENATE RESOLUTION 2—RELATIVE TO INFORMING THE PRESIDENT THAT A QUORUM OF THE SEN-ATE IS ASSEMBLED

Mr. LOTT submitted the following resolution; which was considered and passed.