ATHLETES NOMINATED TO THE 2000 PARALYMPIC ATHLETICS TEAM

Rodney Anderson, Daniel Andrews, Ken Bair, Bob Balk, Lisa Banta, Jennifer Barrett, Cheri Beccerra, Thomas Becke, Trent Blair, Cheri Blauwet, John Brewer, Ted Bridis, Shawn Brown, Jeremy Burleson, Bert Burns, Lynne K. Carlton, Joesph Christmas, Wiley Clark, Ed Cockrell, Shea Cowart, Keith Davis, Ross Davis, Troy Davis, Gabriel Diaz DeLeon, Barton Dodson, Jean Driscoll, Rob Evans, Mark Fenn, Brian Frasure, Jessica Galli, Roderick Green, Deborah Hearn, Jacob Heilveil, Doug Heir, Scott Hollonbeck, and Larry Hughes.

Tony Iniguez, Val Jacobson, Eric Kaiser, Michael Keohane, Dave Larson, Jeff Lauterbach, Cheryl Leitner, Joseph LeMar, Arthur Lewis, Kenneth Marshall, Vince Martin, Pan McGonigle, Asya Miller, Royal Mitchell, Nancy Moloff, Edward Munro, Lindsay Nielsen, Paul Nitz, Albert Reed, Freeman Register, John Register, Ian Rice, Rich Ruffalo, Payam Saadat, William Schneider, Marlon Shirley, Judy Siegle, Matthew Smith, Amie Stanton, Laura Terry, Tony Volpentesf, Lynn Wachtell, Chris Waddell, Tim Willis, and Dana Zimmerman.

FARGO-MOORHEAD, ALL-AMERICAN CITY

• Mr. CONRAD. Mr. President, I rise to congratulate the City of Fargo, North Dakota, on its recent selection with neighboring Moorhead, Minnesota, as an All-American City by the National Civic League.

This is a prestigious but well deserved honor. The Fargo-Moorhead metro area is one of the most vital and fastest growing in the Upper Great Plains. The region is home to three highly respected colleges and universities. It is a major medical and commercial center. And in recent years, the area has seen remarkable growth in high technology.

But modern infrastructure and economic vitality are only part of the story of this award. Fargo was recently ranked the best medium-sized city in America in which to raise children. It offers the sort of civil society with safe streets, strong families, and functioning and responsive government that comes to mind when people all over this country think of what it means to live in America's heartland.

It was pleasant news but no surprise that Fargo-Moorhead was one of 10 communities that were winners in the national All-America City competition, hosted by the National Civic League. The league could not have chosen better.

As I have discussed on the Senate floor, recent storms dumped over seven inches of rain on Fargo in just over seven hours, inundating the city and causing hundreds of millions of dollars of damage. These torrential rains have also meant something else, however—another chance for the area's residents to show their resilience, compassion, and community spirit. Already, Fargo-Moorhead is coming back, stronger than ever.

Mr. President, I would like to pay special tribute to the cooperation between Fargo and its sister city to the east, Moorhead. Rather than a basis for rivalry, the proximity and common experience of Fargo and Moorhead have proven compelling rationales for cooperation. The joint award to Fargo and Moorhead of All-America City honors recognizes the daily cooperation and friendship that characterizes relations between these neighboring communities.

Numerous volunteers invested thousands of hours of work in preparations for the recent competition, and deserve sincere thanks. Let me make special note of the efforts of Fargo Mayor Bruce Furness and Moorhead Mayor Morris Lanning for their leadership and vision. In helping to make this award a reality, they are allowing the nation to see what we in North Dakota and Minnesota have known for years—that Fargo-Moorhead is shining example of the American dream made reality, a truly All-America City.

Again, on behalf of the United States Senate, I offer my most sincere congratulations to Fargo and Moorhead for being recognized as an All-America City.

HONORING ARDYCE HABEGER SAMP

• Mr. JOHNSON. Mr. President, I rise today to publicly commend Ardyce Habeger Samp of Flandreau, South Dakota on being named for the prestigious 2000 Dakota Conference Award for Distinguished Contribution to the Preservation of Cultural Heritage of South Dakota and the Northern Plains.

Ms. Samp is a freelance writer, with more than 125 published short stories and two books, entitled "When Coffee Was a Nickel" and "Penny Candy Days." She is an active member of her community, serving on various boards, clubs and church organizations.

This past May, Governor Bill Janklow issued an honorary executive proclamation, declaring May 26, 2000 "Ardyce Habeger Samp Day." Also recently, Ms. Samp received the prescrigious 2000 Dakota Conference Award for Distinguished Contribution to the Preservation of Cultural Heritage of South Dakota and the Northern Plains.

Mr. President, Ardyce Samp's scholarship and literary talents have enhanced the lives of South Dakotans. Her role in community leadership serves as a model for other South Dakotans to emulate. We are grateful for her continued work to tell the story of the Northern Plains. I am pleased to be able to share her story with my colleagues and to be able to publicly commend her work.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Ms. Evans, 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 sundry nominations which were referred to the appropriate committees.

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

MESSAGE FROM THE HOUSE

At 11:47 a.m., a message from the House of Representatives, delivered by one of its reading clerks, announced that the House has passed the following bill, in which it requests the concurrence of the Senate:

H.R. 1304. An act to ensure and foster continued patient safety and quality of care by making the antitrust laws apply to negotiations between groups of health care professionals and health plans and health insurance issuers in the same manner as such laws apply to collective bargaining by labor organizations under the National Labor Relations Act.

The message also announced that the House of Representatives has passed the following concurrent resolutions, without amendment:

S. Con. Res. 125. A concurrent resolution providing for a conditional adjournment or recess of the Senate and a conditional adjournment of the House of Representatives.

The message further announced that pursuant to section 5(a) of the Abraham Lincoln Bicentennial Commission Act (36 U.S.C. 101 note), the Speaker has appointed the following Member of the House of Representatives to the Abraham Lincoln Bicentennial Commission: Mr. LAHOOD of Illinois and, in addition, Ms. Joan Flinspach of Indiana and Mr. James R. Thompson of Illinois.

The message also announced that pursuant to section 5(a) of the Abraham Lincoln Bicentennial Commission Act (36 U.S.C. 101 note), the Minority Leader appoints the following individuals to the Abraham Lincoln Bicentennial Commission: Mr. David Phelps of Illinois and Ms. Louise Taper of California.

ENROLLED BILLS SIGNED

At 2:30 p.m., a message from the House of Representatives announced that the Speaker has signed the following enrolled bill:

H.R. 4425. An act making appropriations for military construction, family housing, and base realignment and closure for the Department of Defense for the fiscal year ending September 30, 2001, and for other purposes.

The enrolled bill was signed subsequently by the President pro tempore (Mr. Thurmond).

$\begin{array}{c} \text{MEASURE PLACED ON THE} \\ \text{CALENDAR} \end{array}$

The following bill was read the second time, and placed on the calendar:

H.R. 4680. An act to amend title XVIII of the Social Security Act to provide for a voluntary program for prescription drug coverage under the Medicare Program, to modernize the Medicare Program, and for other purposes.

ENROLLED BILLS PRESENTED

The Secretary of the Senate reported that on today, June 30, 2000, he had presented to the President of the United States the following enrolled bill:

S. 1515. An act to amend the Radiation Exposure Compensation Act, and for other purposes.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, which were referred as indicated:

EC-9596. A communication from the Secretary of Defense, transmitting, pursuant to law, the report entitled "The Military Power of the People's Republic of China"; to the Committee on Armed Services.

EC-9597. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, the cumulative report on rescissions and deferrals as of June 1, 2000; referred jointly, pursuant to the order of January 30, 1975, as modified by the order of April 11, 1986, to the Committees on Appropriations; Foreign Relations; the Budget; Banking, Housing, and Urban Affairs; Environment and Public Works; and Energy and Natural Resources.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. McCAIN, from the Committee on Commerce, Science, and Transportation, with an amendment in the nature of a substitute.

S. 1755: A bill to amend the Communications Act of 1934 to regulate interstate commerce in the use of mobile telephones (Rept. No. 106-326).

By Mr. CAMPBELL, from the Committee on Indian Affairs, with an amendment in the nature of a substitute:

S. 2102: A bill to provide to the Timbisha Shoshone Tribe a permanent land base within its aboriginal homeland, and for other purposes (Rept. No. 106–327).

By Mr. HATCH, from the Committee on the Judiciary, with an amendment in the nature of a substitute:

H.R. 3646: A bill for the relief of certain Persian Gulf evacuees.

By Mr. HELMS, from the Committee on Foreign Relations, with an amendment and with a preamble:

S. Con. Res. 113: A concurrent resolution expressing the sense of the Congress in recognition of the 10th anniversary of the free and fair elections in Burma and the urgent need to improve the democratic and human rights of the people of Burma.

By Mr. HELMS, from the Committee on Foreign Relations, without amendment and with a preamble:

S. Con. Res. 124: A concurrent resolution expressing the sense of the Congress with regard to Iraq's failure to release prisoners of war from Kuwait and nine other nations in violation of international agreements.

By Mr. HELMS, from the Committee on Foreign Relations, without amendment with a preamble:

S. Con. Res. 126: An original concurrent resolution expressing the sense of Congress that the President should support free and fair elections and respect for democracy in Haiti.

EXECUTIVE REPORTS OF COMMITTEE

The following executive reports of committees were submitted.

By Mr. HELMS for the Committee on Foreign Relations:

Treaty Doc. 105–39 Inter-American Convention Against Corruption (Exec. Rept. 106–15)

TEXT OF THE COMMITTEE RECOMMENDED RESOLUTION OF ADVICE AND CONSENT SENATE OF THE UNITED STATES

IN EXECUTIVE SESSION

Resolved, (two-thirds of the Senators present concurring therein), That the Senate advise and consent to the ratification of the Inter-American Convention Against Corruption, adopted and opened for signature at the Specialized Conference of the Organization of American States (OAS) at Caracas, Venezuela, on March 29, 1996, (Treaty Doc. 105-39); referred to in this resolution of ratification as "The Convention", subject to the understandings of subsection (a), the declaration of subsection (b), and the provisos of subsection (c).

(a) UNDERSTANDINGS.—The advice and consent of the Senate is subject to the following understandings, which shall be included in the instrument of ratification of the Convention and shall be binding on the President:

(1) APPLICATION OF ARTICLE I.—The United States of America understands that the phrase "at any level of its hierarchy" in the first and second subparagraphs of Article I of the Convention refers, in the case of the United States, to all levels of the hierarchy of the Federal Government of the United States, and that the Convention does not impose obligations with respect to the conduct of officials other than Federal officials.

(2) ARTICLE VII ("DOMESTIC LAW").—

(A) Article VII of the Convention sets forth an obligation to adopt legislative measures to establish as criminal offenses the acts of corruption described in Article VI(1). There is an extensive network of laws already in place in the United States that criminalize a wide range of corrupt acts. Although United States laws may not in all cases be defined in terms or elements identical to those used in the Convention, it is the understanding of the United States, with the caveat set forth in subparagraph (B), that the kinds of official corruption which are intended under the Convention to be criminalized would in fact be criminal offenses under U.S. law. Accordingly, the United States does not intend to enact new legislation to implement Article VII of the Convention.

(B) There is no general "attempt" statute in U.S. federal criminal law. Nevertheless, federal statues make "attempts" criminal in connection with specific crimes. This is of particular relevance with respect to Article VI(1)(c) of the Convention, which by its literal terms would embrace a single preparatory act done with the requisite "purpose" of profiting illicitly at some future time, even though the course of conduct is neither pursued, nor in any sense consummated. The United States will not criminalize such conduct per se, although significant acts of corruption in this regard would be generally subject to prosecution in the context of one or more other crimes.

(3) Transnational Bribery.—Current United States law provides criminal sanctions for transnational bribery. Therefore, it is the understanding of the United States of America that no additional legislation is needed for the United States to comply with the obligation imposed in Article VIII of the Convention.

(4) ILLICIT ENRICHMENT.—The United States of America intends to assist and cooperate

with other States Parties pursuant to paragraph 3 of Article IX of the Convention to the extent permitted by its domestic law. The United States recognizes the importance of combating improper financial gains by public officials, and has criminal statutes to deter or punish such conduct. These statutes obligate senior-level officials in the Federal Government to file truthful financial disclosure statements, subject to criminal penalties. They also permit prosecution of federal public officials who evade taxes on wealth that is acquired illicitly. The offense of illicit enrichment as set forth in Article IX of the Convention, however, places the burden of proof on the defendant, which is inconsistent with the United States Constitution and fundamental principles of the United States legal system. Therefore, the United States understands that it is not obligated to establish a new crminal offense of illicit enrichmnent under Article IX of the Convention.

(5) EXTRADITION.—The United States of America shall not consider this Convention as the legal basis for extradition to any country with which the United States has no bilateral extradition treaty in force. In such cases where the United States does have a bilateral extradition treaty shall serve as the legal basis for extradition for offenses that are extraditable in accordance with this Convention.

(a) Prohibition of assistance to the international criminal court.—The United States of America shall exercise its rights to limit the use of assistance it provides under the Convention so that any assistance provided by the Government of the United States shall not be transferred to or otherwise used to assist the International Criminal Court agreed to in Rome, Italy, on July 17, 1998, unless the treaty establishing the Court has entered into force for the United States by and with the advice and consent of the Senate, as required by Article II, section 2 of the United States Constitution.

(b) DECLARATION.—The advice and consent of the Senate is subject to the following declaration:

TREATY INTERPRETATION.—The Senate affirms the applicability to all treaties of the constitutionally based principles of treaty interpretation set forth in Condition (1) of the resolution of ratification of the INF Treaty, approved by the Senate on May 27, 1988, and Condition (8) of the resolution of ratification of the Document Agreed Among the State Parties to the Treaty on Conventional Armed Forces in Europe, approved by the Senate on May 14, 1997.

(c) Provisos.—The advice and consent of the Senate is subject to the following provisos:

(1) ENFORCEMENT AND MONITORING.—Not later than April 1, 2001, and annually thereafter for five years, unless extended by an Act of Congress, the President shall submit to the Committee on Foreign Relations of the Senate, and the Speaker of the House of Representatives, a report that sets out:

(A) RATIFICATION.—A list of the countries that have ratified the Convention, the dates of ratification and entry into force for each country, and a detailed account of U.S. efforts to encourage other nations that are signatories to the Convention to ratify and implement it.

(B) DOMESTIC LEGISLATION IMPLEMENTING THE CONVENTION AND ACTIONS TO ADVANCE ITS OBJECT AND PURPOSE.—A description of the domestic laws enacted by each Party to the Convention that implement commitments under the Convention and actions taken by each Party during the previous year, including domestic law enforcement measures, to advance the object and purpose of the Convention.