transmitting, pursuant to law, the report of a rule entitled "Modification of Class E Airspace; Marquette, MI; revocation of Class E Airspace; Swayer, MI, and K.I., Sawyer, MI; docket no. 99–AGL-42 [6-28/7-10]" (RIN2120–AA66 (2000–0157)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9923. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Realignment of Federal Airways; docket no. 99-AGL-57 [7/6-6/10]" (RIN2120-AA66 (2000-0158)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9924. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Amendment to Class D and Class E5 Airspace; Greenwood, MS; docket no. 00-ASO-9 [6-23/7-10]" (RIN2120-AA66 (2000-0159)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9925. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Establishment of Class D Airspace; Stuart, FL; docket no. 00-ASO-12 [6-30/7-10]" (RIN2120-AA66 (2000-0160)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9926. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Establishment of Class E Airspace; Minneapolis, Crystal Airport, MN; docket no. 00-AGL-10 [6-28/7-10]" (RIN2120-AA66 (2000-0161)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9927. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Amendment of Class E Airspace; Tullahoma, TN; docket no. 00-ASO-19; [6-23/7-10]" (RIN2120-AA66 (2000-0162)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9928. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Airworthiness Directives: Boeing Model 777-200 and -300 Series Airplanes; docket no. 2000-NM-108; [6-28/7-10]" (RIN2120-AA66 (2000-0363)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9929. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Airworthiness Directives: Empresa Brasileira de Aeronautica Model EMB-135 and -145 Series Airplanes: docket no. 2000-NM-208 [6-27/7-10]" (RIN2120-AA66 (2000-0364)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9930. A communication from the Program Analyst of the Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Airworthiness Directives: McDonnell Douglas Model DC-8 Series Airplanes: docket no. 2000-NM-49 [6-27/7-10]" (RIN2120-AA66 (2000-0365)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9931. A communication from the Program Analyst of the Federal Aviation Ad-

ministration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Airworthiness Directives: Rolls Royce Ltd, Dart 511, 511-E, 514-7, 528, 528-7E, 529-7E, 532-7, 532-7L, 532-7N, 532-7R, 551-R, and 552-7R Turboprop Engines; docket no. 99-NE-50 [6-23/7-10]" (RIN2120-AA66 (2000-0366)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9932. A communication from the Trial Attorney, Federal Railroad Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Passenger Equipment Safety Standards—Final Rule; Response to Petitions for Reconsideration" (RIN2130–AA95 (2000–0001)) received on July 10, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9933. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska—Closes Directed Pacific Ocean Perch Fishing in the Western Regulatory Area of the Gulf of Alaska" received on July 12, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9934. A communication from the Assistant Administrator for Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the reports of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Prohibited Species Catch in the Bering Sea and Aleutian Islands" received on July 12, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9935. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska—Closes Pollock Open Access Sector for Inshore Processing in the Bering Sea and Aleutian Islands Management Area" received on July 12, 2000; to the Committee on Commerce, Science, and Transportation.

EC-9936. A communication from the Acting Director of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Atlantic Highly Migratory Species Fisheries; Prohibited Shark Species; Large Coastal Shark Species; Commercial Fishery Closure Change" (I.D. 052500B) received on July 12, 2000; to the Committee on Commerce, Science, and Transportation.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. STEVENS, from the Committee on Appropriations:

Special Report entitled "Further Revised Allocation to Subcommittees of Budget Totals for Fiscal Year 2001" (Report No. 106-350).

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

S. 2901: An original bill to authorize appropriations to carry out security assistance for fiscal year 2001, and for other purposes (Rept. No. 106–351).

By Mr. SHELBY, from the Select Committee on Intelligence, with amendments:

S. 2089: A bill to amend the Foreign Intelligence Surveillance Act of 1978 to modify procedures relating to orders for surveillance and searches for foreign intelligence purposes, and for other purposes (Rept. No. 106-352).

By Mr. HATCH, from the Committee on the Judiciary, without amendment and with a preamble:

S. Res. 133: A resolution supporting religious tolerance toward Muslims.

By Mr. SHELBY, from the Select Committee on Intelligence, with amendments:

S. 1902: A bill to require disclosure under the Freedom of Information Act regarding certain persons and records of the Japanese Imperial Army in a manner that does not impair any investigation or prosecution conducted by the Department of Justice or certain intelligence matters, and for other purposes.

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

S. 2516: A bill to fund task forces to locate and apprehend fugitives in Federal, State, and local felony criminal cases and give administrative subpoena authority to the United States Marshals Service

By Mr. HATCH, from the Committee on the Judiciary, without amendment:

S. 2812: A bill to amend the Immigration and Nationality Act to provide a waiver of the oath of renunciation and allegiance for naturalization of aliens having certain disabilities.

By Mr. CAMPBELL, from the Committee on Appropriations, without amendment:

S. 2900: An original bill making appropriations for the Treasury Department, the United States Postal Service, the Executive Order of the President, and certain Independent Agencies, for the fiscal year ending September 30, 2001, and for other purposes.

By Mr. HATCH, from the Committee on the Judiciary, without amendment and with a preamble:

S.J. Res. 48: A joint resolution calling upon the President to issue a proclamation recognizing the 25th anniversary of the Helsinki Final Act

By Mr. HATCH, from the Committee on the Judiciary, with an amendment in the nature of a substitute and an amendment to the title and with an amended preamble:

S. Con. Res. 53: A concurrent resolution condemning all prejudice against individuals of Asian and Pacific Island ancestry in the United States and supporting political and civic participation by such individuals throughout the United States.

EXECUTIVE REPORTS OF COMMITTEES

The following executive reports of committees were submitted:

By Mr. McCAIN for the Committee on Commerce, Science, and Transportation.

Frank Henry Cruz, of California, to be a Member of the Board of Directors of the Corporation for Public Broadcasting for a term expiring January 31, 2006. (Reappointment)

Ernest J. Wilson III, of Maryland, to be a Member of the Board of Directors of the Corporation for Public Broadcasting for a term expiring January 31, 2004.

Debbie D. Branson, of Texas, to be a Member of the Federal Aviation Management Advisory Council for a term of three years. (New Position)

Katherine Milner Anderson, of Virginia, to be a Member of the Board of Directors of the Corporation for Public Broadcasting for a term expiring January 31, 2006. (Reappointment)

Francisco J. Sanchez, of Florida, to be an Assistant Secretary of Transportation.

Kenneth Y. Tomlinson, of Virginia, to be a Member of the Board of Directors of the Corporation for Public Broadcasting for a term expiring January 31, 2006.

Norman Y. Mineta, of California, to be Secretary of Commerce.

(The above nominations were reported with the recommendation that they be confirmed subject to the nominees' commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.)

Mr. McCAIN. Mr. President, for the Committee on Commerce, Science, and Transportation, I report favorably a nomination list which was printed in the RECORD of the date indicated, and ask unanimous consent, to save the expense of reprinting on the Executive Calendar that this nomination lie at the Secretary's desk for the information of Senators.

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

Coast Guard nomination of Elizabeth A. Ashburn, which was received by the Senate and appeared in the CONGRESSIONAL RECORD on July 18, 2000.

By Mr. HATCH for the Committee on the

Judiciary.
David W. Ogden, of Virginia, to be an Assistant Attorney General.

Johnnie B. Rawlinson, of Nevada, to be United States Circuit Judge for the Ninth Circuit.

Daniel Marcus, of Maryland, to be Asso-

ciate Attorney General.

Dennis M. Čavanaugh, of New Jersey, to be United States District Judge for the District of New Jersey.

Glenn A. Fine, of Maryland, to be Inspec-

tor General, Department of Justice.
John E. Steele, of Florida, to be United
States District Judge for the Middle District

Gregory A. Presnell, of Florida, to be United States District Judge for the Middle District of Florida.

James S. Moody, Jr., of Florida, to be United States District Judge for the Middle District of Florida.

(The above nominations were reported with the recommendation that they be confirmed.)

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. KERREY (for himself and Mr. HAGEL):

S. 2895. A bill to redesignate the facility of the United States Postal Service located at 3030 Meredith Avenue in Omaha, Nebraska, as the "Reverend J.C. Wade Post Office", to the Committee on Governmental Affairs.

By Mr. BAUCUS (for himself, Mrs. LIN-COLN, Mrs, MURRAY, and Mr. ROB-ERTS):

S. 2896. A bill to normalize trade relations with Cuba, and for other purposes; to the Committee, on Finance,

By Mr. ROBB (for himself, Mr. BREAUX, Ms. LANDRIEU, Ms. SNOWE, and Mr. WARNER):

S. 2897. A bill to amend the Internal Revenue Code of 1986 to allow the use of completed contract method of accounting in the case of certain long-term naval vessel construction contracts; to the Committee on Finance.

By Mr. SCHUMER:

S. 2898. A bill to amend title 18, United States Code, to provide for the disclosure of electronic monitoring of employee communications and computer usage in the workplace; to the Committee on the Judiciary.

By Mr. AKAKA (for himself and Mr.

INOUYE): S. 2899. A bill to express the policy of the United States regarding the United States' relationship with Native Hawaiians, and for other purposes; to the Committee on Indian Affairs.

By Mr. CAMPBELL:

S. 2900. An original bill making appropria-ons for the Treasury Department, the tions for the United States Postal Service, the Executive Office of the President, and certain Independent Agencies, for the fiscal year ending September 30, 2001, and for other purposes; placed on the calendar.

By Mr. HELMS:

S. 2901. An original bill to authorize appropriations to carry out security assistance for fiscal year 2001, and for other purposes; placed on the calendar.

By Mr. BROWNBACK:

S. 2902. A bill to revise the definition of advanced service, and for other purposes; to the Committee on Commerce, Science, and Transportation.

> By Mr. BAUCUS (for himself, Mrs. LINCOLN, and Mrs. MUR-RAY):

S. 2896. A bill to normalize trade relations with Cuba, and for other purposes.

THE UNITED STATES-CUBA TRADE ACT OF 2000

Mr. BAUCUS. Mr. President, I rise today to speak about the outdated U.S. embargo on Cuba.

Last weekend I traveled to Havana along with my distinguished colleagues Senator ROBERTS and Senator AKAKA. It was a brief trip. But it gave U.S. an opportunity to meet with a wide range of people and to assess Cuba first-hand. We met with Cuban cabinet ministers and dissidents, with the head of the largest NGO in Cuba, with foreign ambassadors and with Fidel Castro.

I left those meetings more convinced than ever that it is time to finally end our Cold War with Cuba policy. We should have normal trade relations with Cuba. Let me explain why.

First, this is a unilateral sanctions policy. Nobody else in the world supports it. Not even our closest allies. I have long opposed unilateral economic sanctions, unless our national security is at stake. Forty years ago Cuba threatened our national security. The Soviet Union planted nuclear missiles in Cuba and aimed them at the United States. Twenty years ago, Cuba was still acting as a force to destabilize Central America.

Those days are gone. The missiles are gone. The Soviet Union is gone. Cuban military and guerilla forces are gone from Central America. The security threat is gone. But the embargo re-

My reason for my opposing unilateral sanctions is entirely pragmatic. They don't work. They never worked in the past and they will not work in the future. Whenever we stop our farmers and business people from exporting, our Japanese, European, and Canadian competitors rush in to fill the gap. Unilateral sanctions are a hopelessly ineffective tool, except that they hurt Americans.

The second reason for ending the embargo is that the U.S. embargo actually helps Castro.

How does it help Castro? I saw it for myself in Havana. The Cuban economy is in shambles. The people's rights are repressed. Fidel Castro uses the embargo as the scapegoat for Cuba's misery.

As absurd as it sounds, Castro blames the United States for his failed economic policies. Without the embargo, he would have no one to blame except

Mr. President, for the past ten years I have worked towards normalizing our trade with China. My operating guideline has been "Engagement Without Illusions." Trade rules don't automatically and instantly yield trade results. We have to push hard every day to see that countries follow the rules. That's certainly the case with China.

I have the same attitude towards Cuba. Yes, we should lift the embargo. We should do it without preconditions and without demanding any quid pro quo from Cuba. We should engage them economically. But we should do so without illusions. Once we lift the embargo, Cuba will not become a major buyer of our farm goods or manufactured products overnight.

We need to be realistic. With Cuba's failed economy and low income, ending the embargo won't cause a huge surge of U.S. products to Cuba. Instead, it will start sales of some goods, such as food, medicine, some manufactures, and some telecom and Internet services. Right now, Cuba's imports are primarily from Europe and Asia. With the embargo lifted, U.S. products and agriculture will replace some of those sales. U.S. exporters will have the advantage of lower transportation costs and easier logistics. It will be a start.

In addition, ending the embargo will increase Cuban exposure to the United States. It will result in more travel by tourists, businessmen, students, and scholars. It will bring U.S. into closer contact with those who will be part of the post-Castro Cuba. It will spur more investment in Cuba's tourist infrastructure, helping, even if only a little, to further develop a private sector in the economy.

Mr. President, in May of this year, I introduced bipartisan legislation that would repeal all of the Cuba-specific statutes that create the embargo. That includes the 1992 Cuban Democracy Act and the 1996 Helms-Burton Act.

Today I am introducing further legislation to eliminate impediments to a normal trade relationship with Cuba. I am joined in this effort by my colleagues, Senators LINCOLN and MUR-RAY. My great friend, Congressman CHARLIE RANGEL, has introduced a companion bill in the House.

This bill, the U.S.-Cuba Trade Act of 2000, would do two things. First, it would remove Cuba from coverage under the Jackson-Vanik amendment. This is the part of the 1974 Trade Act which was enacted to address Jewish emigration from the Soviet Union.