Act, to modernize programs and services for older individuals, and for other purposes.

S. 1562

At the request of Mr. NICKLES, the name of the Senator from Mississippi (Mr. COCHRAN) was added as a cosponsor of S. 1562, a bill to amend the Internal Revenue Code of 1986 to classify certain franchise operation property as 15-year depreciable property.

S. 2029

At the request of Mr. FRIST, the name of the Senator from Iowa (Mr. HARKIN) was added as a cosponsor of S. 2029, a bill to amend the Communications Act of 1934 to prohibit telemarketers from interfering with the caller identification service of any person to whom a telephone solicitation is made, and for other purposes.

S. 2265

At the request of Mrs. HUTCHISON, the name of the Senator from Michigan (Mr. Abraham) was added as a cosponsor of S. 2265, a bill to amend the Internal Revenue Code of 1986 to preserve marginal domestic oil and natural gas well production, and for other purposes.

S. 2287

At the request of Mr. L. CHAFEE, the name of the Senator from Connecticut (Mr. LIEBERMAN) was added as a cosponsor of S. 2287, a bill to amend the Public Health Service Act to authorize the Director of the National Institute of Environmental Health Sciences to make grants for the development and operation of research centers regarding environmental factors that may be related to the etiology of breast cancer.

S. 2394

At the request of Mr. MOYNIHAN, the name of the Senator from Indiana (Mr. LUGAR) was added as a cosponsor of S. 2394, a bill to amend title XVIII of the Social Security Act to stabilize indirect graduate medical education payments

S. 2434

At the request of Mr. L. CHAFEE, the name of the Senator from Montana (Mr. BAUCUS) was added as a cosponsor of S. 2434, a bill to provide that amounts allotted to a State under section 2401 of the Social Security Act for each of fiscal years 1998 and 1999 shall remain available through fiscal year 2002.

S. 2450

At the request of Mr. HUTCHINSON, the name of the Senator from Michigan (Mr. ABRAHAM) was added as a cosponsor of S. 2450, a bill to terminate the Internal Revenue Code of 1986.

S. 2601

At the request of Mr. ASHCROFT, the name of the Senator from Georgia (Mr. MILLER) was added as a cosponsor of S. 2601, a bill to amend the Internal Revenue Code of 1986 to exclude from the gross income of an employee any employer provided home computer and Internet access.

S. 2787

At the request of Mr. BIDEN, the names of the Senator from Mississippi

(Mr. COCHRAN) and the Senator from Idaho (Mr. CRAPO) were added as cosponsors of S. 2787, a bill to reauthorize the Federal programs to prevent violence against women, and for other purposes.

S. 2858

At the request of Mr. Grams, the name of the Senator from Texas (Mrs. Hutchison) was added as a cosponsor of S. 2858, a bill to amend title XVIII of the Social Security Act to ensure adequate payment rates for ambulance services, to apply a prudent layperson standard to the determination of medical necessity for emergency ambulance services, and to recognize the additional costs of providing ambulance services in rural areas.

S. 2937

At the request of Mr. WYDEN, the name of the Senator from Minnesota (Mr. WELLSTONE) was added as a cosponsor of S. 2937, a bill to amend title XVIII of the Social Security Act to improve access to Medicare+Choice plans through an increase in the annual Medicare+Choice capitation rates and for other purposes.

S. 2938

At the request of Mr. Brownback, the names of the Senator from Arkansas (Mrs. Lincoln), the Senator from Iowa (Mr. Grassley), and the Senator from New Jersey (Mr. Torricelli) were added as cosponsors of S. 2938, a bill to prohibit United States assistance to the Palestinian Authority if a Palestinian state is declared unilaterally, and for other purposes.

At the request of Mr. Johnson, his name was added as a cosponsor of S. 2938, supra.

S. 3007

At the request of Mrs. Feinstein, the name of the Senator from Arkansas (Mrs. Lincoln) was added as a cosponsor of S. 3007, a bill to provide for measures in response to a unilateral declaration of the existence of a Palestinian state.

S. 3009

At the request of Mr. HUTCHINSON, the name of the Senator from New Mexico (Mr. BINGAMAN) was added as a cosponsor of S. 3009, a bill to provide funds to the National Center for Rural Law Enforcement.

S. 3020

At the request of Mr. GRAMS, the names of the Senator from Washington (Mr. GORTON) and the Senator from Vermont (Mr. LEAHY) were added as cosponsors of S. 3020, a bill to require the Federal Communications Commission to revise its regulations authorizing the operation of new, low-power FM radio stations.

S. 3049

At the request of Mr. FITZGERALD, the names of the Senator from Georgia (Mr. MILLER) and the Senator from Arkansas (Mr. HUTCHINSON) were added as cosponsors of S. 3049, a bill to increase the maximum amount of marketing loan gains and loan deficiency pay-

ments that an agricultural producer may receive during the 2000 crop year.

S. 3101

At the request of Mr. ASHCROFT, the names of the Senator from North Carolina (Mr. HELMS) and the Senator from Georgia (Mr. MILLER) were added as cosponsors of S. 3101, a bill to amend the Internal Revenue Code of 1986 to allow as a deduction in determining adjusted gross income the deduction for expenses in connection with services as a member of a reserve component of the Armed Forces of the United States.

S. 3116

At the request of Mr. BREAUX, the name of the Senator from Colorado (Mr. ALLARD) was added as a cosponsor of S. 3116, a bill to amend the Harmonized Tariff Schedule of the United States to prevent circumvention of the sugar tariff-rate quotas.

S. CON. RES. 60

At the request of Mr. FEINGOLD, the name of the Senator from Louisiana (Mr. Breaux) was added as a cosponsor of S. Con. Res. 60, a concurrent resolution expressing the sense of Congress that a commemorative postage stamp should be issued in honor of the U.S.S. Wisconsin and all those who served aboard her.

S. RES. 343

At the request of Mr. FITZGERALD, the name of the Senator from New Hampshire (Mr. SMITH) was added as a cosponsor of S. Res. 343, a resolution expressing the sense of the Senate that the International Red Cross and Red Crescent Movement should recognize and admit to full membership Israel's Magen David Adom Society with its emblem, the Red Shield of David.

S. RES. 359

At the request of Mr. Schumer, the names of the Senator from Montana (Mr. Baucus), the Senator from Rhode Island (Mr. L. Chafee), the Senator from North Dakota (Mr. Conrad), the Senator from Maryland (Mr. Sarbanes), and the Senator from Louisiana (Ms. Landrieu) were added as cosponsors of S. Res. 359, a resolution designating October 16, 2000, to October 20, 2000 as "National Teach For America Week."

SENATE CONCURRENT RESOLUTION 139—AUTHORIZING THE USE OF THE CAPITOL GROUNDS FOR THE DEDICATION OF THE JAPANESE-AMERICAN MEMORIAL TO PATRIOTISM

Mr. INOUYE submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 139

Resolved by the Senate (the House of Representatives concurring),

SECTION 1. DEFINITIONS.

In this Resolution:

- (1) EVENT.—The term "event" means the dedication of the National Japanese-American Memorial to Patriotism.
- (2) SPONSOR.—The term "sponsor" means the National Japanese-American Memorial Foundation.

SEC. 2. AUTHORIZATION OF EVENT TO CELE-BRATE THE DEDICATION OF THE NA-TIONAL JAPANESE-AMERICAN ME-MORIAL.

The National Japanese-American Memorial Foundation may sponsor the dedication of the National Japanese-American Memorial to Patriotism on the Capitol grounds on November 9, 2000, or on such other date as the Speaker of the House of Representatives and the Committee on Rules and Administration of the Senate may jointly designate. SEC. 3. TERMS AND CONDITIONS.

- (a) IN GENERAL.—The event shall be open to the public, free of admission charge, and arranged so as not to interfere with the needs of Congress, under conditions to be prescribed by the Architect of the Capitol and the Capitol Police Board.
- (b) EXPENSES AND LIABILITIES.—The sponsor shall assume full responsibility for all expenses and liabilities incident to all activities associated with the event.

SEC. 4. STRUCTURES AND EQUIPMENT.

- (a) STRUCTURES AND EQUIPMENT.—
- (1) IN GENERAL.—Subject to the approval of the Architect of the Capitol, beginning on November 8, 2000, the sponsor may erect or place and keep on the Capitol grounds, until not later than 8:00 p.m. on Saturday, November 11, 2000, such stage, sound amplification devices, and other related structures and equipment as are required for the event.
- (b) ADDITIONAL ARRANGEMENTS.—The Architect of the Capitol and the Capitol Police Board may make any such additional arrangements as are appropriate to carry out the event.

SEC. 5. ENFORCEMENT OF RESTRICTIONS.

The Capitol Police Board shall provide for enforcement of the restrictions contained in section 4 of the Act of July 31, 1946 (40 U.S.C. 193d; 60 Stat. 718), concerning sales, advertisements, displays, and solicitations on the Capitol grounds, as well as other restrictions applicable to the Capitol grounds, with respect to the event.

SENATE CONCURRENT RESOLUTION 140—EXPRESSING THE SENSE OF CONGRESS REGARDING HIGH-LEVEL VISITS BY TAIWANESE OFFICIALS TO THE UNITED STATES

Mr. LOTT (for himself, Mr. Helms, Mr. Murkowski, Mr. Kyl, Mrs. Hutchison, Mr. Smith of New Hampshire, Mr. Bennett, and Mr. Hutchinson); submitted the following concurrent resolution; which was referred to the Committee on Foreign Affairs:

S. CON. RES. 140

Whereas Taiwan is the seventh largest trading partner of the United States and plays an important role in the economy of the Asia-Pacific region;

Whereas Taiwan routinely holds free and fair elections in a multiparty system, as evidenced most recently by Taiwan's second democratic presidential election of March 18, 2000, in which Mr. Chen Shui-bian was elected as president of the 23,000,000 people of Taiwan's

Whereas Members of Congress, unlike executive branch officials, have long had the freedom to meet with leaders of governments with which the United States does not have formal relations—meetings which provide a vital opportunity to discuss issues of mutual concern that directly affect United States national interests;

Whereas several Members of Congress expressed interest in meeting with President Chen Shui-bian during his 16-hour layover in

Los Angeles, California, en route to Latin America and Africa on August 13, 2000;

Whereas the meeting with President Chen did not take place because of pressure from Washington and Beijing;

Whereas Congress thereby lost the opportunity to communicate directly with President Chen about developments in the Asia-Pacific region and key elements of the relationship between the United States and Taiwan when he visited Los Angeles;

Whereas there could not be a more important time to find opportunities to talk to Taiwan's new leaders given the enormous economic, security, and political interests we share with both Taiwan and the People's Republic of China, as well as the results of the recent election in Taiwan which provided for the first party leadership change in Taiwan's history;

Whereas Congress must continue to play an independent oversight role on United States policy toward Taiwan, and try to find ways to reduce the threat of war between Taiwan and the People's Republic of China, and in particular, to counteract China's buildup of missiles pointed at Taiwan;

Whereas the United States continues to cling to its policy of more than 20 years, which prohibits high-ranking Taiwan leaders from making official visits to the United States, forcing Members of Congress to choose whether to rely solely upon indirect assessments provided by the administration or to travel to Taiwan to obtain this information firsthand, and denying Taiwan's democratically elected officials the respect they deserve;

Whereas by bestowing upon President Chen the respect his office deserves, the United States would have demonstrated to the people of both Taiwan and the People's Republic of China United States support for democracy; and

Whereas the Immigration and Nationality Technical Corrections Act of 1994 (Public Law 103-416) provides that the President of Taiwan shall be welcome in the United States at any time to discuss a host of important issues: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That it is the sense of Congress that—

(1) it is in the interest of Congress and the executive branch of the United States to communicate directly with elected and appointed top officials of Taiwan, including its democratically elected president; and

(2) the United States should end restrictions on high-level visits by officials of Taiwan to the United States.

SENATE RESOLUTION 362—RECOGNIZING AND HONORING ROBERTO CLEMENTE AS A GREAT HUMANITARIAN AND AN ATHLETE OF UNFANTHOMABLE SKILL

Mr. SANTORUM (for himself and Mr. SPECTER) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 362

Whereas Roberto Clemente's athletic legacy has been honored by the City of Pittsburgh with a 14 foot bronze statue and the naming of a bridge over the Allegheny River located just outside the centerfield gate of the new baseball stadium in Pittsburgh;

Whereas Roberto Clemente led the Pittsburgh Pirates to World Championship titles in 1960 and 1971, winning the Series Most Valuable Player Award in 1971 when he batted .414 with two home runs against Baltimore;

Whereas during his 18 year career with the Pittsburgh Pirates, Roberto Clemente won

four National League batting crowns, the 1966 National League Most Valuable Player award, and ended his career with a .317 lifetime average, 240 homers, and 1,305 runs batted in;

Whereas on September 30, 1972, Roberto Clemente became the 11th Major League Baseball player to record 3,000 hits with a 4th inning double off of New York Mets left hander Jon Matlack;

Whereas Roberto Clemente was one of the first Latin American baseball players in the Major Leagues, and as such he faced language barriers and racial segregation throughout his career:

Whereas Roberto Clemente worked tirelessly to improve professional baseball's understanding of the unique challenges faced by young Latin American baseball players thrust into a new culture and language;

Whereas in August of 1973, Roberto Clemente became just the second player to have the mandatory five-year waiting period waived as he was inducted posthumously into the National Baseball Hall of Fame;

Whereas in 1984, Roberto Clemente became the second baseball player to be honored for his athletic and philanthropic achievements with an appearance on a United States postage stamp:

Whereas Roberto Clemente devoted himself to improving the lives of inner city youth in Puerto Rico and throughout the United States, putting into action his belief that sport could be a stepping stone to a better life for underprivileged youth;

Whereas Roberto Clemente tragically died in an airplane crash on December 31, 1972 as he accompanied relief supplies to Nicaragua to aid the victims of the devastating 1972 Managua earthquake:

Whereas Roberto Clement's humanitarian legacy continues to this day, embodied by the Roberto Clemente Sports City in Puerto Rico, which creates an environment for the development of the human spirit though sport, and promotes community, education, and awareness of human rights: Now, therefore be it.

Resolved, That it is the sense of the Senate that—

- (1) Roberto Clemente was a great humanitarian and an athlete of unfathomable skill;
- (2) Roberto Clemente should be honored for his contributions to the betterment of society; and,
- (3) all Americans should honor Roberto Clemente's legacy every day through humanitarian and philanthropic efforts toward their fellow man.

Mr. SANTORUM. Mr. President, as the last baseball games are about to be played in Pittsburgh's Three Rivers Stadium, a stadium referred to as the "House that Clemente Build," I am reminded of Roberto Clemente, one of the greatest athletes and humanitarians of all time. Every baseball fan can recite Roberto's achievements during his professional career as a Pittsburgh Pirate—from hitting a remarkable .317 over 18 seasons and collecting 3,000 hits, to his 12 Gold Glove awards and 12 National League All Star Game appearances. However, it was his philanthropic gestures which truly represent Roberto Clemente's invaluable legacy.

As many people know, Roberto Clemente died tragically on December 31, 1972, after he and four others boarded a small DC-7 to deliver food, clothing and medicine to Nicaragua, to aid victims of a devastating earthquake. The four-engine plane, with a