house the National Museum of the American Indian on the National Mall in the District of Columbia:

Whereas the National Museum of the American Indian officially opens on September 21, 2004; and

Whereas the National Museum of the American Indian will be the only national museum devoted exclusively to the history and art of cultures indigenous to the Americas, and will give all Americans the opportunity to learn of the cultural legacy, historic grandeur, and contemporary culture of Native Americans: Now, therefore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled.

# [SECTION 1. NATIONAL MUSEUM OF THE AMERICAN INDIAN.

[Congress-

- [(1) recognizes the important and unique contribution of Native Americans to the cultural legacy of the United States, both in the past and currently;
- I(2) honors the cultural achievements of all Native Americans;
- ${
  m I\hspace{-.1em}I}(3)$  celebrates the official opening of the National Museum of the American Indian; and
- [(4) encourages all Americans to take advantage of the resources of the National Museum of the American Indian to learn about the history and culture of Native Americans.]

# SECTION 1. NATIONAL MUSEUM OF THE AMERICAN INDIAN.

Congress-

- (1) recognizes the important and unique contribution of Native Americans to the cultural legacy of the United States, both in the past and currently;
- (2) honors the cultural achievements of all Native Americans;
- (3) celebrates the official opening of the National Museum of the American Indian; and
- (4) requests the President to issue a proclamation encouraging all Americans to take advantage of the resources of the National Museum of the American Indian to learn about the history and culture of Native Americans.
- Mr. FRIST. Mr. President, I ask unanimous consent that the committee amendments be agreed to, the preamble, as amended, be agreed to, the joint resolution be read the third time and passed, the motion to reconsider be laid upon the table, and any statements in relation to the joint resolution be printed in the RECORD.

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

The committee amendments were agreed to.

The joint resolution (S.J. Res. 41), as amended, was read the third time and passed as follows:

(The joint resolution will be printed in a future edition of the RECORD.)

# AUTHORIZING RECORD PRODUCTION BY PERMANENT SUB-COMMITTEE ON INVESTIGATIONS

Mr. FRIST. I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 415, which was submitted earlier today.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows: A resolution (S. Res. 415) to authorize production of records by the Permanent Subcommittee on Investigations of the Committee on Governmental Affairs.

There being no objection, the Senate proceeded to consider the resolution.

Mr. FRIST. Mr. President, from 1999 to 2001, the Permanent Subcommittee on Investigations of the Committee on Governmental Affairs conducted an investigation into money laundering activities in the U.S. financial services sector, including private banking, correspondent banking, and the securities industry.

Following its investigation, the subcommittee received requests from various law enforcement and regulatory agencies, legislative bodies, and courtappointed officers, both here and abroad, for assistance in connection with their pending investigations into the use of correspondent banks for money laundering. By Senate Resolution 77 of the 107th Congress, agreed to on April 26, 2001, the Senate authorized the chairman and ranking member of the subcommittee, acting jointly, to provide investigative records, obtained by the subcommittee in the course of its investigation, in response to these requests.

Last year, the permanent subcommittee initiated a followup to its earlier investigation to evaluate the enforcement and effectiveness of key statutory anti-money laundering provisions, using Riggs Bank of the District of Columbia as a case history. The subcommittee held a hearing on the results of its investigation on July 15 of this year.

The subcommittee is seeking authority, like that granted in the 107th Congress, to respond to requests from law enforcement and other government agencies for access to investigative records obtained by the Subcommittee in the course of its recent investigation. This resolution would accordingly authorize the chairman and ranking member of the subcommittee, acting jointly, to provide copies of its investigative records from the Riggs Bank investigation in response to such requests.

Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and any statements relating to this matter be printed in the RECORD.

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

The resolution (S. Res. 415) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

## S. RES. 415

Whereas, during the 106th and 107th Congresses, the Permanent Subcommittee on Investigations of the Committee on Governmental Affairs conducted an investigation into money laundering activities in the U.S. financial services sector, including examinations of money laundering activities in private banking, correspondent banking, and the securities industry;

Whereas, by agreement to Senate Resolution 77, 107th Congress, the Senate author-

ized the Chairman and Ranking Minority Member of the Subcommittee, acting jointly, to provide to law enforcement officials, legislative bodies, regulatory agencies, and other entities or individuals duly authorized by federal, state, or foreign governments, records of the Subcommittee's investigation into the use of correspondent banking for the purpose of money laundering;

Whereas, during the present Congress, the Subcommittee has been conducting a followup to its earlier money laundering investigation to evaluate the enforcement and effectiveness of key statutory anti-money laundering provisions, using Riggs Bank of the District of Columbia as a case history;

Whereas, the Subcommittee is seeking authorization to provide records of its followup investigation in response to requests from law enforcement officials, legislative bodies, regulatory agencies, and foreign agencies and officials;

Whereas, by the privileges of the Senate of the United States and Rule XI of the Standing Rules of the Senate, no evidence under the control or in the possession of the Senate can, by administrative or judicial process, be taken from such control or possession but by permission of the Senate;

Whereas, when it appears that evidence under the control or in the possession of the Senate is needed for the promotion of justice, the Senate will take such action as will promote the ends of justice consistent with the privileges of the Senate: Now, therefore, be it

Resolved, That the Chairman and Ranking Minority Member of the Permanent Subcommittee on Investigations of the Committee on Governmental Affairs, acting jointly, are authorized to provide to law enforcement officials, legislative bodies, regulatory agencies, and other entities or individuals duly authorized by federal, state, or foreign governments, records of the Subcommittee's case study investigation into the enforcement and effectiveness of statutory anti-money laundering provisions.

## CALIFORNIA STATE UNIVERSITY, FULLERTON BASEBALL TEAM

Mr. FRIST. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 416, submitted earlier today by Senators FEINSTEIN and BOXER.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows: A resolution (S. Res. 416) to congratulate the California State University, Fullerton baseball team on winning the 2004 College World Series

There being no objection, the Senate proceeded to consider the resolution.

Mr. FRIST. Mr. President, I ask unanimous consent that the resolution and preamble be agreed to en bloc, the motion to reconsider be laid upon the table, and any statements relating to the resolution be printed in the RECORD, without intervening action or debate.

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

The resolution (S. Res. 416) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. Res. 416

Whereas on June 27, 2004, the California State University, Fullerton ("Fullerton") Titans won the 2004 College World Series;

Whereas the 3 to 2 victory completed a 2 to 0 sweep of the heavily favored Texas Longhorns;

Whereas the Fullerton team opened the season with 15 wins and 16 losses, then continued on to win 32 of the next 38 games, finishing with 47 wins and 22 losses in the regular season:

Whereas the Fullerton team won with the superlative pitching of Jason Windsor, who threw a complete game and was named Most Outstanding Player of the College World Series.

Whereas Kurt Suzuki broke a 2 and 20 slump with the game winning RBI single;

Whereas the Fullerton roster also includes Joe Turgeon, Justin Turner, Clark Hardman, Mark Carroll, Blake Davis, Brett Pill, Ricky Romero, J.D. McCauley, Mike Martinez, Neil Walton, Ronnie Prettyman, Eric Hale, Evan McArthur, Brandon Tripp, Shawn Scobee, Scott Sarver, Bobby Andrews, Felipe Garcia, Ryan Schreppel, Danny Dorn, Armando Carrasco, Jon Wilhite, Nolan Bruyninckx, Lauren Gagnier, John Curtis, Evan Myrick, Dustin Miller, Vance Otake, Eric Echevarria, P.J. Pilittere, Sergio Pedroza, Geoff Tesmer, John Estes, Mark Davidson, and Vinnie Pestano:

Whereas Fullerton Coach George Horton was competing against his mentor, former Fullerton coach Augie Garrido, who led the Titans to 3 previous national championships;

Whereas the coaching staff of George Horton, Dave Serrano, Rick Vanderhook, and Chad Baum deserve much credit for the accomplishments of their team;

Whereas the Fullerton baseball team has won national championships in 1979, 1984, 1995, and 2004, making it the only team to win a national championship in each of the past 4 decades;

Whereas the students, alumni, faculty, and supporters of Fullerton are to be congratulated for their commitment and pride in their institution: Now, therefore, be it

Resolved, That the Senate—

- (1) congratulates the California State University, Fullerton Titans on their College World Series championship;
- (2) recognizes the achievements of the team;
- (3) requests that the President recognize the outstanding accomplishments of the team; and
- (4) directs the Secretary of the Senate to make available a copy of this resolution to California State University, Fullerton for appropriate display and to transmit an encolled copy of this resolution to the 2004 California State University, Fullerton team.

# CONGRATULATING THE UNIVERSITY OF CALIFORNIA AT LOS ANGELES WOMEN'S SOFTBALL TEAM

Mr. FRIST. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 417, submitted earlier today by Senators FEINSTEIN and BOXER.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows: A resolution (S. Res. 417) congratulating the University of California at Los Angeles women's softball team on winning the 2004 National Collegiate Athletic Association Championship.

There being no objection, the Senate proceeded to consider the resolution.

Mr. FRIST. Mr. President, I ask unanimous consent that the resolution and preamble be agreed to, en bloc, the motion to reconsider be laid upon the table, and that any statements relating to the resolution be printed in the RECORD, without intervening action or debate.

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

The resolution (S. Res. 417) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

#### S. RES. 417

Whereas on May 31, 2004, the University of California at Los Angeles ("UCLA") women's softball team won the 2004 National Collegiate Athletic Association ("NCAA") championship;

Whereas the 3 to 1 victory completed another UCLA softball title run, this time over the in-State rival, the California Bears;

Whereas the victory marked UCLA's tenth NCAA title in team history;

Whereas the UCLA women's softball team ended the season with an impressive 47 to 9 mark;

Whereas UCLA trailed 1 to 0 for the first 5 innings, before Claire Sua tied the game with a solo home run;

Whereas freshman pinch hitter Kristen Dedmon hit a crucial 2-RBI single to give UCLA the lead:

Whereas senior pitcher Keira Goerl became just the second pitcher in NCAA Division I history to win multiple title games;

Whereas the UCLA roster also includes Caitlin Benyi, Jaisa Creps, Lisa Dodd, Andrea Duran, Alissa Eno, Tara Henry, Ashley Herrera, Whitney Holum, Julie Hoshizaki, Jodie Legaspi, Stephanie Ramos, Nicole Sandberg, Amanda Simpson, Shana Stewart, Michelle Turner, and Emily Zaplatosch:

Whereas the coaching staff of Sue Enquist, Kelly Inouye-Perez, and Gina Vecchione deserve much credit for the accomplishments of their team:

Whereas the UCLA team is the first team to defend its NCAA title since 1997;

Whereas UCLA has won 10 of a possible 23 NCAA Division I softball championships; and

Whereas the students, alumni, faculty, and supporters of UCLA are to be congratulated for their commitment and pride in their institution: Now, therefore, be it

Resolved, That the Senate-

- (1) congratulates the University of California at Los Angeles Bruins on winning the 2004 National Collegiate Athletic Association Championship;
- (2) recognizes the achievements of the team;
- (3) requests that the President recognize the outstanding accomplishments of the team; and
- (4) directs the Secretary of the Senate to make available a copy of this resolution to University of California at Los Angeles for appropriate display and to transmit an enrolled copy of this resolution to the 2004 University of California at Los Angeles women's softball team.

## NATIONAL PROSTATE CANCER AWARENESS MONTH

Mr. FRIST. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 418, which was sub-

mitted earlier today by Senators SESSIONS, REID, and others.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 418) designating September 2004 as "National Prostate Cancer Awareness Month".

There being no objection, the Senate proceeded to consider the resolution.

Mr. FRIST. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to the resolution be printed in the RECORD.

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

The resolution (S. Res. 418) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

## S. RES. 418

Whereas countless families in the United States live with prostate cancer;

Whereas 1 in 6 men in the United States will be diagnosed with prostate cancer in his lifetime;

Whereas over the past decade, prostate cancer has been the most commonly diagnosed non-skin cancer and the second most common cancer killer of men in the United States:

Whereas over 230,000 men in the United States will be diagnosed with prostate cancer and 29,900 men in the United States will die of prostate cancer in 2004, according to American Cancer Society estimates;

Whereas 30 percent of new cases occur in men under the age of 65;

Whereas a man in the United States turns 50 years old about every 14 seconds, increasing the occurrence of cancer and, particularly, of prostate cancer;

Whereas African-American males suffer a prostate cancer incidence rate as much as 60 percent higher than White males and have double the mortality rates;

Whereas obesity is a significant predictor of prostate cancer severity and death;

Whereas if a man in the United States has 1 family member diagnosed with prostate cancer, he has double the risk of prostate cancer, if he has 2 family members with such diagnosis, he has 5 times the risk, and if he has 3 family members with such diagnosis, he has a 97-percent risk of prostate cancer;

Whereas screening by both digital rectal examination and prostate specific antigen blood test can diagnose the disease in earlier and more treatable stages and reduce prostate cancer mortality;

Whereas ongoing research promises to further improvements in prostate cancer prevention, early detection, and treatments; and

Whereas educating people in the United States, including health care providers, about prostate cancer and early detection strategies is crucial to saving men's lives and preserving and protecting families: Now, therefore, be it

Resolved, That the Senate—

- (1) designates September 2004 as "National Prostate Cancer Awareness Month";
- (2) declares that the Federal Government has a responsibility to—
- (A) raise awareness about the importance of screening methods and treatment of prostate cancer;
- (B) increase research funding that is commensurate with the burden of the disease so