

(b) USE OF IMMIGRATION FEES TO COMBAT FRAUD.—Section 286(v)(2)(B) (8 U.S.C. 1356(v)(2)(B)) is amended by adding at the end the following: “Not less than 20 percent of the funds made available under this subparagraph shall be used for activities and functions described in paragraphs (1) and (4) of section 453(a) of the Homeland Security Act of 2002 (6 U.S.C. 273(a)).”.

SA 3987. Mr. GRASSLEY (for himself and Mr. GRAHAM) submitted an amendment intended to be proposed by him to the bill S. 2611, to provide for comprehensive immigration reform and for other purposes; which was ordered to lie on the table; as follows:

On page 10, line 11, insert “autonomous unmanned ground vehicles,” after “vehicles.”.

On page 10, line 23, insert “autonomous unmanned ground vehicles,” after “vehicles.”.

SA 3988. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the bill S. 2611, to provide for comprehensive immigration reform and for other purposes; which was ordered to lie on the table; as follows:

On page 363, lines 7 and 8, strike “, when such information is requested in writing by such entity”.

SA 3989. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the bill S. 2611, to provide for comprehensive immigration reform and for other purposes; which was ordered to lie on the table; as follows:

On page 362, strike line 4 and all that follows through “(f)” on page 363, line 13, and insert “(e)”.

SA 3990. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the bill S. 2611, to provide for comprehensive immigration reform and for other purposes; which was ordered to lie on the table; as follows:

On page 353, lines 14 through 17, strike “The relevant Federal agencies shall work to ensure that such clearances are completed within 90 days of the submission of fingerprints.”.

SA 3991. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the bill S. 2611, to provide for comprehensive immigration reform and for other purposes; which was ordered to lie on the table; as follows:

On page 351, strike lines 7 through 22 and insert the following:

“(E) PAYMENT OF INCOME TAXES.—

“(i) IN GENERAL.—Not later than the date on which status is adjusted under this section, the alien establishes the payment of all applicable Federal income tax liability by establishing that—

“(I) no such tax liability exists;

“(II) all outstanding liabilities have been paid; or

“(III) the alien has entered into an agreement for payment of all outstanding liabilities with the Internal Revenue Service.

“(ii) APPLICABLE FEDERAL INCOME TAX LIABILITY.—For purposes of clause (i), the term ‘applicable Federal income tax liability’ means liability for Federal income taxes owed for any year during the period of employment required by subparagraph (D)(i) for which the statutory period for assessment of any deficiency for such taxes has not expired.

“(iii) IRS COOPERATION.—The Secretary of the Treasury shall establish rules and procedures under which the Commissioner of Internal Revenue shall provide documentation to an alien upon request to establish the payment of all income taxes required by this subparagraph.

On page 411, strike lines 6 through 25 and insert the following:

(D) PAYMENT OF INCOME TAXES.—

(i) IN GENERAL.—Not later than the date on which an alien’s status is adjusted under this subsection, the alien shall establish the payment of all applicable Federal income tax liability by establishing that—

(I) no such tax liability exists;

(II) all outstanding liabilities have been paid; or

(III) the alien has entered into an agreement for payment of all outstanding liabilities with the Internal Revenue Service.

(ii) APPLICABLE FEDERAL INCOME TAX LIABILITY.—For purposes of clause (i), the term ‘applicable Federal income tax liability’ means liability for Federal income taxes owed for any year during the period of employment required under paragraph (1)(A) for which the statutory period for assessment of any deficiency for such taxes has not expired.

(iii) IRS COOPERATION.—The Secretary of the Treasury shall establish rules and procedures under which the Commissioner of Internal Revenue shall provide documentation to an alien upon request to establish the payment of all income taxes required by this subparagraph.

SA 3992. Mr. GRASSLEY (for himself and Mr. ALEXANDER) submitted an amendment intended to be proposed by him to the bill S. 2611, to provide for comprehensive immigration reform and for other purposes; which was ordered to lie on the table; as follows:

On page 295, line 22, strike “alien—” and all that follows through page 296, line 5, and insert “alien meets the requirements under section 312.”.

On page 352, line 3, strike “alien either—” and all that follows through line 15, and insert “alien meets the requirements under section 312.”.

SA 3993. Mr. THUNE submitted an amendment intended to be proposed by him to the bill S. 2611, to provide for comprehensive immigration reform and for other purposes; which was ordered to lie on the table; as follows:

On page 271 of the amendment, between lines 14 and 15, insert the following:

“(13) AGREEMENT TO COLLECT PERCENTAGE OF WAGES TO OFFSET COST OF EMERGENCY HEALTH SERVICES FURNISHED TO UNINSURED H-2C NONIMMIGRANTS.—The employer shall collect an amount equal to 1.45 percent of the wages paid by the employer to any H-2C nonimmigrant and shall transmit such amount to the Secretary of the Treasury for deposit into the H-2C Nonimmigrant Health Services Trust Fund established under section 404(c) of the Comprehensive Immigration Reform Act of 2006 at such time and in such manner as the Secretary of the Treasury shall determine.

On page 286, before line 10, insert the following:

(c) H-2C NONIMMIGRANT HEALTH SERVICES TRUST FUND.—

(1) CREATION OF TRUST FUND.—There is established in the Treasury of the United States a trust fund to be known as the “H-2C Nonimmigrant Health Services Trust Fund”, consisting of such amounts as may be appropriated or credited to such Trust

Fund as provided in this subsection or under rules similar to the rules of section 9602 of the Internal Revenue Code of 1986.

(2) TRANSFERS TO TRUST FUND.—There are hereby appropriated to the H-2C Nonimmigrant Health Services Trust Fund amounts equivalent to the amounts received by the Secretary of the Treasury as a result of the provisions of section 218B(b)(13) of the Immigration and Nationality Act.

(3) EXPENDITURES FROM TRUST FUND.—Amounts in the H-2C Nonimmigrant Health Services Trust Fund shall be available only for making payments by the Secretary of Health and Human Services out of the State allotments established in accordance with paragraph (4) directly to eligible providers for the provision of eligible services to H-2C nonimmigrants to the extent that the eligible provider was not otherwise reimbursed (through insurance or otherwise) for such services, as determined by such Secretary. Such payments shall be made under rules similar to the rules for making payments to eligible providers under section 1011 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (42 U.S.C. 1395dd).

(4) STATE ALLOTMENTS.—Not later than January 1 of each year, the Secretary of Health and Human Services shall establish an allotment for each State equal to the product of—

(A) the total amount the Secretary of the Treasury notifies the Secretary of Health and Human Services was appropriated or credited to the H-2C Nonimmigrant Health Services Trust Fund during the preceding year; and

(B) the number of H-2C nonimmigrants employed in the State during such preceding year (as determined by the Secretary of Labor).

(5) DEFINITIONS.—In this subsection:

(A) ELIGIBLE PROVIDER; ELIGIBLE SERVICES.—The terms “eligible provider” and “eligible services” have the meanings given those terms in section 1011(e) of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (42 U.S.C. 1395dd).

(B) H-2C NONIMMIGRANT.—The term “H-2C nonimmigrant” has the meaning given that term in section 218A(n)(7) of the Immigration and Nationality Act.

NOTICES OF HEARINGS/MEETINGS

COMMITTEE ON ENERGY AND NATURAL RESOURCES

Mr. DOMENICI, Mr. President, I would like to announce for the information of the Senate and the public that a hearing has been scheduled before the Committee on Energy and Natural Resources.

The hearing will be held on May 22, 2006 at 2:30 p.m. in room SD-366 of the Dirksen Building.

The purpose of the hearing is to receive testimony regarding nuclear power provisions contained in the Energy Policy Act of 2005.

Because of the limited time available for the hearing, witnesses may testify by invitation only. However, those wishing to submit written testimony for the hearing record should send two copies of their testimony to the Committee on Energy and Natural Resources, United States Senate, Washington, DC 20510-6150.

For further information, please contact Clint Williamson or Steve Waskiewicz.

COMMITTEE ON ENERGY AND NATURAL
RESOURCES

Mr. DOMENICI. Mr. President, I would like to announce for the information of the Senate and the public that an oversight hearing has been scheduled before the Committee on Energy and Natural Resources.

The hearing will be held on Tuesday, May 23, 2006 at 10 a.m. in room SD-366 of the Dirksen Building.

The purpose of the hearing is to receive testimony on the National Research Council report, Managing Construction and Infrastructure in the 21st Century Bureau of Reclamation and the U.S. Bureau of Reclamation Report, Managing for Excellence: An Action Plan for the 21st Century.

Because of the limited time available for the hearing, witnesses may testify by invitation only. However, those wishing to submit written testimony for the hearing record should send two copies of their testimony to the Committee on Energy and Natural Resources, United States Senate, Washington, DC 20510-6150.

For further information, please contact Nate Gentry or Steve Waskiewicz.

AUTHORITY FOR COMMITTEES TO
MEETCOMMITTEE ON ENERGY AND NATURAL
RESOURCES

Mr. SPECTER. Mr. PRESIDENT, I ask unanimous consent that the Committee on Energy and Natural Resources be authorized to meet during the Session of the Senate on Monday, May 15 at 2:30 p.m. The purpose of this hearing is to receive testimony relating to implementation of the Energy Policy Act of 2005's electricity reliability provisions.

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

PRIVILEGES OF THE FLOOR

Mr. SPECTER. Mr. President, I ask unanimous consent that George Farmakides, Seth Moore, Juria Jones, and Joe Jacquot be given floor privileges for the duration of the consideration of S. 2611.

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

MEASURE READ THE FIRST
TIME—H.R. 4954

Mr. FRIST. I understand there is a bill at the desk, and I ask for its first reading.

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

The legislative clerk read as follows:

A bill (H.R. 4954) to improve maritime and cargo security.

Mr. FRIST. Mr. President, I now ask for its second reading, and in order to place the bill on the calendar under provisions of rule XIV, I object to my own request.

The PRESIDING OFFICER. Objection is heard.

The bill will receive its second reading on the next legislative day.

COMMEMORATING THE 30TH ANNI-
VERSARY OF THE HEROIC RES-
CUE OF THE AMERICAN FLAG

Mr. FRIST. Mr. President, I ask unanimous consent the Senate now proceed to the consideration of S. Res. 477 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. 477) commemorating the 30th anniversary of the date that Rick Monday heroically rescued the American flag from being desecrated.

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

Mr. LOTT. Mr. President, the baseball field has been the setting for some of the most meaningful moments in American history. It was on a baseball field that the great slugger Lou Gehrig, shortly after learning he was suffering from a fatal disease, delivered his poignantly stirring farewell speech, in which he declared himself to be "the luckiest man on the face of the earth." It was on a baseball field that Jackie Robinson broke the color line that had prevented African Americans from competing in the Major Leagues, thus triggering not only integration in professional baseball but the removal of racial barriers throughout American society as well. And it was on a baseball field 30 years ago that another significant moment took place, one that continues to resonate in the minds of millions of Americans.

On April 25, 1976, the Chicago Cubs were playing the Los Angeles Dodgers in an afternoon game at Dodger Stadium. It was early in the season; thus, not much was riding on the game's outcome. Both teams were under .500 at the time. So for the fans in attendance, there was little reason to believe at the outset that the game ultimately would be anything more than pleasantly forgettable.

That all changed during the bottom of the game's fourth inning. The Dodgers were at bat when two protestors ran out onto the outfield grass carrying an American flag. These two proceeded to spread the flag on the ground, douse it with lighter fluid, and pull out some matches. Playing centerfield for the Cubs that day was Rick Monday. As soon as he recognized that these individuals were about to burn the American flag, Monday charged towards them. As Monday—a former Marine Corps reservist—would later describe, "I was mad. What they were trying to do was wrong. It was wrong in 1976, and I still think it's wrong today. . . . That flag represents all the rights and freedoms that we have in this country. If you desecrate the flag, you desecrate the efforts of all the people who fought and died to protect those rights and freedoms." Just as one of the protestors was about to put a lit

match to the American flag, Monday—while running at full speed—grabbed the flag away.

The legendary Hall of Fame broadcaster Vin Scully did the radio play-by-play for the Dodgers that day. His real-time description of the incident was as follows:

There's two of them. I'm not sure what he's doing out there. It looks like he's going to burn a flag. And Rick Monday runs and takes it away from him! . . . I think a guy was going to set fire to an American flag, can you imagine that? Monday, when he realized what [the protestor] was going to do, raced over and took the flag away from him. . . . This guy was going to try and perform the indignity of setting fire to the American flag. . . . It looked like a piece of cloth but you couldn't really tell from here what it was. But Monday, from his angle, took one look and realized it was a flag. And the fellow evidently was all set to set fire to it when Monday realized it.

And Rick will get an ovation and properly so. So Rick Monday—his alertness and quick thinking—gets a round of applause in center field. And on the message board, it just says, "Rick Monday—You Made a Great Play." And Monday is getting another ovation, and well he should. And now a lot of the folks are standing, and now the whole ballpark. And he's going to get a standing ovation.

Rick Monday's courageous and patriotic act of saving the American flag from public desecration then inspired the crowd at Dodger Stadium to spontaneously begin singing "God Bless America." As Monday remembers it, "It moved the entire crowd. I don't remember if we won or lost the game, but I'll never forget the people singing."

Rick Monday soon began receiving thousands of letters from people all across the country thanking him for rescuing the flag. His heroic act was especially inspiring to those men and women who were serving in the military or were war veterans. For instance, Monday received a letter from a Vietnam veteran who, as Monday described:

wrote that there were two things that he had with him in two tours of Vietnam. These two things kept him in check with reality. One was a small picture of his wife. The other was a small American flag that was neatly folded. The picture was folded inside the flag and in the left breast pocket of his uniform. He would be in mud for weeks and months at a time. Those two things were what he looked at to connect him with reality, other than his buddies, and some of them were lost in battle. He wrote in the letter, "Thanks for protecting what those of us who were in Vietnam held onto dearly."

More recently, Monday was visiting the U.S.S. Arizona Memorial in Hawaii when a survivor of Pearl Harbor walked up to him. When Monday went to shake his hand, the veteran—with tears in his eyes—raised his arm and saluted Monday. He then told Monday, "What you did reaffirmed everything we did as members of the Armed Services."

To fully appreciate what Rick Monday did 30 years ago, one must remember what the country was going through at that time. The Vietnam War and Watergate had left our country bitterly divided, and America was