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Whereas black colleges and universities have allowed many underprivileged students to attain their full potential through higher education: and

education; and Whereas the achievements and goals of his-torically black colleges and universities are deserving of national recognition: Now, therefore, be it

SECTION 1. DESIGNATION OF "NATIONAL HISTORICALLY BLACK COLLEGES AND UNIVERSITIES WEEK".

The Senate-

States.

The Senate—
(I) designates the week beginning September 19, 1999, as "National Historically Black Colleges and Universities Week"; and (3) requests that the President of the United States issue a proclamation calling on the people of the United States and interested groups to observe the week with approsented process to observe the week with appropriate ceremonies, activities, and programs to demonstrate support for historically black colleges and universities in the United

Mr. LOTT, Mr. President, I should note that the principal sponsor of this legislation is the venerable Senator THURMOND of South Carolina.

But I also want to note on behalf of my own State, where we have some outstanding historically black colleges and universities, I think it is appro-priate that we have this week for Alcorn State University, Jackson State University, and Tougaloo in my own State, and we have outstanding academic institutions which have don a wonderful job over a long period of

I commend Senator THURMOND for doing this.

#### CONCERN OF NATIONAL. ABOUT YOUNG PEOPLE AND GUN VIOLENCE

Mr. LOTT. Mr. President, I ask unanimous consent that the Judiciary Com-mittee be discharged from further con-sideration of S. Res 158, and that the Senate proceed to its immediate consideration.
The PRESIDING OFFICER. Without

objection, it is so ordered.

The clerk will report the resolution

by title.

The legislative clerk read as follows: A resolution (S. Res. 158) designating Octo-ber 21, 1999, as a "Day of National Concern About Young People and Gun Violence."

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

Mr. LOTT. Mr. President, I ask unanimous consent that the resolution and the preamble he agreed to en bloc, the motion to reconsider be laid upon the table, and that any statements relating thereto be placed in the RECORD.

The PRESIDING OFFICER. Without

objection, it is so ordered.

The resolution (S. Res. 158) was

The preamble was agreed to.
The preamble, with its preamble,

S. RES. 158

Whereas every day in the United States, 14 children under the age of 19 are killed with

Whereas in 1994, approximately 70 percent of murder victims aged 15 to 17 were killed with a handgun;

Whereas in 1995, nearly 8 percent of high school students reported having carried a gun in the past 30 days; Whereas young people are our Nation's most important resource, and we, as a soci-ety, have a vested interest in enabling children to grow in an environment free from fear and violence;

tear and violence; Whereas young people can, by taking re-sponsibility for their own decisions and ac-tions, and by positively influencing the deci-sions and actions of others, help chart a new and less violent direction for the entire Na-

Whereas students in every school district Whereas students in every school district in the Nation will be invited to take part in a day of nationwide observance involving millions of their fellow students, and will thereby be empowered to see themselves as significant agents in a wave of positive social change; and Whereas the observance of October 21, 1998.

Whereas the observance of October 21, 1999, whiteas the observance to October 27, 1997, as a "Day of National Concern about Young People and Gun Violence" will allow students to make a positive and earnest decision about their future in that such students will have the opportunity to voluntarily sign the "Student Pledge Against Gun Violence". and promise that they will never take a gun and profits that they will never take a gun to school, will never use a gun to settle a dis-pute, and will actively use their influence in a positive manner to prevent friends from using guns to settle disputes: Now, therefore,

Resolved, That the Senate

Resolved, That the Senate—
(i) designates October 21, 1999, as a "Day of National Concern about Young People and Gun Violence"; and (2) requests that the President issue a proclamation calling on the school children of the United States to observe the day with appropriate ceremonies and activities.

#### FAMILY FRIENDLY PROGRAMMING ON TELEVISION

Mr. LOTT, Mr. President, I ask unanimous consent that S. Con. Res. 56 be discharged from the Commerce Committee, and further, that the Senate proceed to its immediate consideration.

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

The clerk will report the resolution

by title.

The legislative clerk read as follows: A concurrent resolution (S. Con. Res. 56) A concurrent resolution (S. Con. Res. 58) expressing the sense of Congress regarding the importance of "family friendly" programming on television.

There being no objection, the Senate proceeded to consider the concurrent

resolution.

Mr. LOTT. Mr. President, I ask unanimous consent that the concurrent res-olution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to the concurrent reso-

lution be printed in the RECORD.

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

The concurrent resolution was agreed

The preamble was agreed to.

The concurrent resolution, with its preamble, reads as follows:

S CON RES 56

Whereas American children and adoles-cents spend between 22 and 28 hours each week viewing television;

Whereas American homes have an average of 2.75 television sets, and 87 percent of homes with children have more than 1 television set:

Whereas there is a need to increase the availability of programs suitable for the en-tire family during prime time viewing hours:

Whereas surveys of television content dem-onstrate that many programs contain sub-stantial sexual or violent content; Whereas although parents are ultimately responsible for appropriately supervising their children's television viewing, it is also

their children's television viewing, it is also important to provide positive, "family friendly" programming that is suitable for parents and children to watch together; Whereas efforts should be made by television networks, studios, and the production community to produce more quality family friendly programs and to air those programs during times when parents and children are likely to be viewing together; Whereas members of the Family Friendly Programmine Forum are concerned about

whereas members of the raminy Friendly Programming Forum are concerned about the availability of family friendly television programs during prime time viewing hours:

Whereas Congress encourages activities by he Forum and other entities designed to the Forum and promote family friendly programming, including.

(1) participating in meetings with leader-ship of major television networks, studios, and production companies to express con-

(2) expressing the importance of family friendly programming at industry con-ferences, meetings, and forums:

(3) honoring outstanding family friendly

(a) honoring outstanding ramity friendly television programs with a new tribute, the Family Program Awards, to be held annually in Los Angeles, California, of the stabilishing a development fund to finance family friendly scripts; and (b) underwriting scholarships at television studies departments at institutions of

higher education to encourage student interest in family friendly programming: Now. therefore, be it

Resolved by the Senate (the House of Rep-

resentatives concurring). That Congress—
(1) recognizes and honors the efforts of the Family Friendly Programming Forum and raimly Friendly Flogramming Fortili and other entities supporting family friendly programming;
(2) supports efforts to encourage television

(a) supports entities to encourage television networks, studios, and the production community to produce more quality family friendly programs:

(3) supports the proposed Family Friendly Programming Awards, development fund, and scholarships, all of which are designed to encourage, recognize, and celebrate creative excellence in, and commitment to, family friendly programming; and

friendly programming; and (4) encourages the media and American ad-vertisers to further a family friendly tele-vision environment within which appropriate advertisements can accompany the program-

### MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Williams, one of his secretaries.

#### EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages President of the from the States submitting a treaty and sundry nominations that were referred to the appropriate committees.

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

REPORT OF DRAFT LEGISLATION ENTITLED: "CYBERSPACE ELEC-TRONIC SECURITY ACT OF 1999" (CESA)—MESSAGE FROM THE PRESIDENT—PM #57

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States which was referred to the Committee on the Judiciary.

To the Congress of the United States:

I am pleased to transmit for your early consideration and speedy enactment a legislative proposal entitled the "Cyberspace Electronic Security Act of 1999" (ESA). Also transmitted herewith is a section-by-section analysis.

There is little question that continuing advances in technology are

changing forever the way in which people live, the way they communicate with each other, and the manner in which they work and conduct commerce. In just a few years, the Internet has shown the world a glimpse of what is attainable in the information age. As a result, the demand for more and betaccess to information and electronic commerce continues to grow-among not just individuals and consumers, but also among financial, medical, and educational institutions, manufacturers and merchants, and State and local governments. This in-creased reliance on information and communications raises important pri-vacy issues because Americans want assurance that their sensitive personal and business information is protected from unauthorized access as it resides on and traverses national and international communications networks. For Americans to trust this new electronic environment, and for the promise of electronic commerce and the global information infrastructure to be fully realized, information systems must provide methods to protect the data and communications of legitimate users. Encryption can address this need because encryption can be used to pro-tect the confidentiality of both stored data and communications. Therefore, my Administration continues to sup-port the development, adoption, and use of robust encryption by legitimate

users.

At the same time, however, the same encryption products that help facilitate confidential communications between law-abiding citizens also pose a significant and undeniable public safety risk when used to facilitate and mask illegal and criminal activity. Although cryptography has many legitimate and important uses, it is also increasingly used as a means to promote criminal activity, such as drug trafficking, terrorism, white collar crime, and the distribution of child pornog-

raphy.

The advent and eventual widespread use of encryption poses significant and

heretofore unseen challenges to law enforcement and public safety. Under existing startutory and constitutional law, law enforcement is provided with different means to collect evidence of illegal activity in such forms as communications or stored data on computers. These means are rendered wholly insufficient when encryption is utilized to scramble the information in such a manner that law enforcement, acting pursuant to lawful authority, cannot decipher the evidence in a timely manner, if at all. In the context of law enforcement operations, time is of the essence and may mean the difference between success and catastrombic failure.

As sound and effective public policy must support the development and use of encryption for legitimate purposes but allow access to plaintext by law enforcement when encryption is utilized by criminals. This requires an approach that properly balances critical privacy interests with the need to preserve public safety. As is explained more fully in the sectional analysis that accompanies this proposed legislation, the CESA provides such a balance by simultaneously creating significant new privacy protections for lawful users of encryption, while assisting law enforcement's efforts to preserve existing and constitutionally supported means of responding to criminal activiting

ity.

The CESA establishes limitations on government use and disclosure of decryption keys obtained by court process and provides special protections for decryption keys stored with third party "recovery agents." CESA authorizes a recovery agent to disclose stored recovery information to the government, or to use stored recovery information on behalf of the government, in a narrow range of circumstances (e.g., pursuant to a search warrant or in accordance with a court order under the Act). In addition, CESA would authorize appropriations for the Technical Support Center in the Federal Bureau of Investigation, which will serve as a centralized technical resource for Federal, State, and local law enforcement in responding to the increasing use of encryption by criminals

I look forward to working with the Congress on this important national issue.

WILLIAM J. CLINTON. THE WHITE HOUSE, September 16, 1999.

#### MESSAGE FROM THE HOUSE

At 11:42 a.m., a message from the House of Representatives, delivered by Ms. Niland, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 417. An act to amend the Federal Election Campaign Act of 1971 to reform the financing of campaigns for elections for Federal office, and for other purposes. H.R. 1951. An act to authorize the Federal

H.R. 1551. An act to authorize the Federal Aviation Administration's civil aviation research and development programs for fiscal years 2000 and 2001, and for other purposes.

years 2000 and 2001, and for other purposes.

I.R. 1685. An act to authorize appropriations for fiscal years 2000 and 2001 for the citilian energy and scientific research, development, and demonstration and related commercial application of energy technology
programs, projects, and activities of the Department of Energy, and for other purposes.

#### MEASURES REFEREED

The following bills were reach and the first and second times by unanimous consent and referred as indicated:

H.R. 1551. An act to authorize the Federal Aviation Administration's civil aviation research and development programs for fiscal years 2000 and 2001, and for other purposes: to the Committee on Commerce, Science, and

the committee on Commerce, Science, and Transportation.

Transportation.

Cat to authorize appropriation of the cities of the ci

#### MEASURE READ THE FIRST TIME

The following bill was read the first time: H.R. 17. An act to amend the Agricultural Trade Act of 1978 to require the President to report to Congress on any selective embargo on agricultural commodities, to provide a termination date for the embargo, to provide greater assurances for contract sanctity, 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-5184. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a cumulative report on rescissions and deferrals dated August 25, 1999; transmitted jointly, pursuant to the order of January 30, 1975, as modified by the order of April 11, 1986, to the Committee on the Budget, to the Committee on the Budget, to the Committee on Energy and Natural Resources: to the Committee on Environment and Public Works and to the Committee on Environment and Public Works and to the Committee on Foreign Relations.

vironment and Public Works and to the Committee on Foreign Relations.

EC-5185. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report entitled "OMB Sequestration Update Report to the President and Congress for Fiscal Year 2000" transmitted jointly, pursuant to the order of January 30, 1975, as modified by the order of April 11, 1985, to the Committee on the Budget.

EC-5185. A communication from the Director of the President and President Section 19 (1985).

EC-SISS. A communication from the Director, Congressional Budget Office, transmitting, pursuant to law, a report entitled "Sequestration Update Report for Fiscal Year 2000" transmitted jointly, pursuant to the order of January 30, 1975, as modified by the order of April 11, 1985, to the Committee on Appropriations, and to the Committee on the Budget.

Budget.

EC-5187. A communication from the Director, Office of Regulatory Management and

