

# 琉球大学学術リポジトリ

米国管理下の南西諸島状況雑件 沖縄関係 米国関係  
（議員等発言(2)（講演、記者会見等）

メタデータ	言語: 出版者: 公開日: 2019-02-14 キーワード (Ja): キーワード (En): 作成者: - メールアドレス: 所属:
URL	<a href="http://hdl.handle.net/20.500.12000/43840">http://hdl.handle.net/20.500.12000/43840</a>

上院の動き

(昭四四・二・四)

アメリカ局長

参事官

北米第一課長

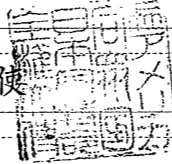
安保課長

政第 955 号

昭和44年2月9日

外務大臣殿

在 米 下田大使



米田上陸の動き(沖縄関係)

1月31日上陸本会議において下記の動き  
があったので、右記録と共に、何等の参考  
までに御報告申上げます。

1. 沖縄軍事施設の4島への受け入れ  
意ある旨を表明した向島立法院決済の軍  
事委員会への送付。

2. B-52の撤去を要請する沖縄市所  
即

GA-4

外務省

10954

要処理
省
課
係
航空
連絡
調査
カナダ
局長務



村協会の嘆願書の軍事委員会への送付。

3. 沖縄の早期日本本土への復帰を要請する沖縄

市町村協会の嘆願書の外交委員会への送付。

付属添付

GA-4

外務省

WRIGHT of Texas, Mr. THOMPSON of New Jersey as members ex officio of the Board of Trustees of the John F. Kennedy Center for the Performing Arts, on the part of the House.

The message also informed the Senate that, pursuant to the provisions of section 5, Public Law 420, 83d Congress, as amended, the Speaker had appointed Mr. CAREY of New York and Mr. ZWACH of Minnesota as members of the Board of Directors of Gallaudet College, on the part of the House.

The message further informed the Senate that, pursuant to the provisions of 20 United States Code 42, 43, the Speaker had appointed Mr. MAHON of Texas, Mr. KIRWAN of Ohio, and Mr. BOW of Ohio as members of the Board of Regents of the Smithsonian Institution, on the House.

#### EXECUTIVE COMMUNICATIONS, ETC.

The VICE PRESIDENT laid before the Senate the following letters, which were referred as indicated:

##### REPORT ON OPERATIONS UNDER FOOD STAMP ACT OF 1964

A letter from the Secretary of Agriculture, transmitting, pursuant to law, a report on operations under the Food Stamp Act of 1964, for calendar year 1968 (with an accompanying report); to the Committee on Agriculture and Forestry.

REPORT OF FARM CREDIT ADMINISTRATION  
A letter from the Governor of the Farm Credit Administration, transmitting, pursuant to law, the 35th annual report of the Administration, for the fiscal year ended June 30, 1968 (with an accompanying report); to the Committee on Agriculture and Forestry.

##### REPORT OF SECRETARY OF AGRICULTURE ON SURPLUS COMMODITIES

A letter from the Secretary of Agriculture, transmitting, pursuant to law, a report on the orderly liquidation of stocks of agricultural commodities held by the Commodity Credit Corporation and the expansion of markets for surplus agricultural commodities (with an accompanying report); to the Committee on Agriculture and Forestry.

##### REPORT ON EXEMPLARY REHABILITATION CERTIFICATES

A letter from the Secretary of Labor, reporting, pursuant to law, on exemplary rehabilitation certificates for the calendar year 1968; to the Committee on Armed Services.

##### PROPOSED REGULATION OF DEPRECIATION ACCOUNTING OF AIR CARRIERS

A letter from the Chairman, Civil Aeronautics Board, transmitting a draft of proposed legislation to amend the Federal Aviation Act of 1958 so as to authorize the Civil Aeronautics Board to regulate the depreciation accounting of air carriers (with accompanying papers); to the Committee on Commerce.

##### REPORT OF ACTIVITIES UNDER THE FAIR PACKAGING AND LABELING ACT

A letter from the Acting Secretary of Commerce, transmitting pursuant to law, a report of the activities of the Department under the Fair Packaging and Labeling Act (with accompanying report and papers); to the Committee on Commerce.

##### REPORT OF POTOMAC ELECTRIC POWER CO.

A letter from the president, Potomac Electric Power Co., transmitting, pursuant to law, a report on the financial condition of

the company as of December 31, 1968 (with an accompanying report); to the Committee on the District of Columbia.

##### IMPROVING THE FINANCIAL EFFECTIVENESS OF THE CONGRESS

A letter from the former Secretary of the Treasury, transmitting a copy of a paper entitled "Improving the Financial Effectiveness of the Congress" (with an accompanying paper); to the Committee on Finance.

##### PROPOSED CONCESSION CONTRACT, LAKE MEAD NATIONAL RECREATION AREA, ARIZONA AND NEVADA

A letter from the Acting Deputy Assistant Secretary of Commerce, transmitting, pursuant to law, a copy of a proposed concession contract for the Lake Mead National Recreation Area, Arizona and Nevada (with an accompanying paper); to the Committee on Interior and Insular Affairs.

##### REPORT OF BONNEVILLE POWER ADMINISTRATION

A letter from the Secretary of the Interior, transmitting, pursuant to law, a report of the Bonneville Power Administration, for the fiscal year 1968 (with an accompanying report); to the Committee on Interior and Insular Affairs.

##### REPORT ON PROGRESS IN THE PREVENTION AND CONTROL OF AIR POLLUTION

A letter from the Secretary of Health, Education, and Welfare, transmitting, pursuant to law, the second report of the Department on progress in the prevention and control of air pollution (with an accompanying report); to the Committee on Public Works.

#### PETITIONS AND MEMORIALS

Petitions, etc., were laid before the Senate, or presented, and referred as indicated:

By the VICE PRESIDENT:  
A resolution of the Legislature of the Territory of Guam; to the Committee on Armed Services.

"RESOLUTION 527 (6-S)  
"A resolution relative to expressing to the national administration the willingness of the people of Guam to welcome and support the relocation of military facilities from Okinawa to Guam and the other islands of the Marianas.

"Be it resolved by the Legislature of the Territory of Guam:

"Whereas, it is clear that the American military bases in the Ryukyu Islands are living on borrowed time, the recent elections in Okinawa of a Chief Executive and Mayor of Naha both dedicated to the immediate removal of all American bases demonstrating unequivocally the objection of the people of Okinawa to the American presence, despite the undoubted economic benefits they obtain from these bases; and

"Whereas, 'Newsweek' magazine and other news media have reported that the Department of Defense has surveyed Guam and some of the other islands of the Marianas as a possible replacement area for the American facilities in Okinawa should they have to be removed; and

"Whereas, the island of Guam has long been a vital link in the chain of American defense bases in the Pacific, and, far from opposing this function, the people of Guam have welcomed enthusiastically the military forces and facilities located here, many thousands working on the bases and a large number of the military and other Federal forces here becoming integrated into the local community, the relationship between the civilian and military spheres being extremely warm and cordial; and

"Whereas, in addition the people of Guam are intensely patriotic, as evidenced by their single-minded devotion to the American cause during the Second World War when

the island was the only populated part of America occupied by the enemy, and, more recently, by the admirable history of their young men serving in Vietnam where the territory of Guam has suffered, on a per capita basis, the highest casualties of any American community, being six times the national average, and thus, the people of Guam in reviewing the question of absorbing more military bases look first to determine whether the security of America is benefitted thereby; and

"Whereas, Guam is an integral part of the United States, and there is not the slightest hint of any local desire to break the close relationship between the United States and its most distant territory, the unanimous desire being in the other direction, to build ever closer bonds and become more and more integrated with the mainland United States, and, therefore in the event the Okinawa military facilities are moved to Guam, our Defense officials need never concern themselves whether because of local reaction they would have to be moved once more; and

"Whereas, although the territory of Guam cannot speak for the other islands of the Marianas, which make up the Marianas District of the United States Trust Territory, of the Pacific Islands, nevertheless these islands are inhabited by people who speak the same language and are of the same culture, religion, and ancestry as the people of Guam, and there has been an ever-increasing demand both in Guam and in remaining islands of the Marianas for reintegration of these islands of common history, economy, and culture within the governmental framework of the territory of Guam, and, therefore the people of Guam are certain that their cousins in the remaining islands in the Marianas would also welcome and support any American defense activities moved to these islands from Okinawa; now therefore be it

"Resolved, that the Ninth Guam Legislature does hereby, on behalf of the people of Guam express to the National Administration, and in particular the Department of Defense, the willingness of the territory of Guam to welcome and support any movement of defense facilities from the Ryukyu Islands to Guam and the other islands of the Marianas; and be it further

"Resolved, that the Speaker certify to and the Legislative Secretary attest the adoption hereof and that copies of the same be thereafter transmitted to the President of the United States, to the President of the Senate, to the Speaker of the House of Representatives, to the Secretary of State, to the Secretary of Defense, to the Chairman, Joint Chiefs of Staff, to the Chief of Staff, United States Army, to the Commandant, United States Marine Corps, to the Chairman, United States Senate and House Committees on Interior and Insular Affairs, to the Chairmen, United States Senate and House Committees on Armed Services, to Guam's Washington Representative, and to the Governor of Guam.

"Duly and regularly adopted on the 16th day of December, 1968.

"F. T. RAMIREZ,  
Legislative Secretary.  
"J. C. ARRIOLA,  
Speaker.

A petition from the Okinawa Cities, Towns & Villages Association, praying for the immediate removal of B-52 strategic bombers from Okinawa; to the Committee on Armed Services.

A petition from the Okinawa Cities, Towns & Villages Association, praying for the early return of Okinawa to Japan; to the Committee on Foreign Relations.

Two resolutions of the Legislature of the Territory of Guam; to the Committee on Interior and Insular Affairs:

January 31, 1969

## RESOLUTION 510 (6-S)

"A resolution relative to expressing to the President and the Congress of the United States the deep gratitude of the people of Guam for the enactment of the 'Guam Development Fund Act of 1968.'"

"Be it resolved by the Legislature of the Territory of Guam:

"Whereas, on October 17, 1968, the Honorable Lyndon B. Johnson, President of the United States, signed Public Law 90-601 of the 90th Congress of the United States, which public law is the 'Guam Development Fund Act of 1968,' a measure designed to promote the economic development of Guam by authorizing the appropriation of \$5,000,000, to be used in furthering such development; and

"Whereas, the Honorable Hugh Carey, Chairman of the Subcommittee on Interior and Insular Affairs of the United States House of Representatives, reported out the proposal on September 26, 1968, and recommended passage of the Act, noting that the purpose of the bill is to promote the economic development of Guam through the establishment of a capital loan and guarantee fund to encourage the development of private enterprise and industry on Guam, the House Committee further reporting that neither the government of Guam nor the local financial institutions have been able to provide adequate investment capital, the unavailability of this capital being a major restraint in the long range economic development of the territory; and

"Whereas, the people of Guam have long been attempting to develop an economy independent of defense expenditures, a matter over which they have no control, and the Congress has both been conscious of this desire and extremely helpful in developing the overall economic plan needed for such long range development, the Guam Rehabilitation Act (Public 88-170) having provided the territory with a economic development plan, which plan noted the need for the long term investment capital as is now made available by the Guam Development Fund Act of 1968, the people of Guam thereby again witnessing not only the concern that the Congress and the President have for the territory of Guam but their willingness to take effective action to solve the territory's problems; now therefore be it

"Resolved, that the Ninth Guam Legislature does hereby on behalf of the people of Guam express to the President and the Congress of the United States the warm appreciation and deep gratitude of all the inhabitants of the territory for the enactment of the 'Guam Development Fund Act of 1968,' a measure that promises to make possible the long range development of a viable Guam economy independent of defense spending, a goal long sought by the people of Guam and now made possible by the generosity of the Federal government;

"Resolved, that the Speaker certify to and the Legislative Secretary attest the adoption hereof and that copies of the same be thereafter transmitted to the President of the United States, to the President of the Senate, to the Speaker of the U.S. House of Representatives, to the Chairmen of the Committees on Interior and Insular Affairs, Senate and House, to the Chairmen of the Subcommittee on Interior and Insular Affairs Committee, Senate and House, to Guam's Washington Representative, and to the Governor of Guam.

"Duly and regularly adopted on the 12th day of December, 1968.

"F. T. RAMIREZ,  
Legislative Secretary.  
"J. C. ARRIOLA,  
"Speaker."

## RESOLUTION No. 511 (6-S)

"A resolution relative to expressing the grateful appreciation of the people of Guam to the President and Congress of the United States and to those other Federal officials who assisted in the enactment of the recent amendment to the Guam Rehabilitation Act increasing the authorized expenditure thereunder by \$30,000,000."

"Be it resolved by the Legislature of the Territory of Guam:

"Whereas, following the devastating typhoons of 1962 and 1963 which so badly ravaged the territory of Guam, the Congress of the United States enacted the Guam Rehabilitation Act, which, among other things, authorized the appropriation of \$45,000,000 to assist in rehabilitating the public facilities of the territory; and

"Whereas, as a direct result of this legislation and the grants and loans made thereunder, the territory has undergone a remarkable development, which is more in the nature of a basic improvement in the capital plant of the territory than in merely rehabilitating the territory back to pre-typhoon conditions, the Guam that has arisen as a result of this Federal money being much finer and much more solid than the rather ramshackle island so badly torn up by the great storms, the temporary quonsets destroyed by the winds being replaced with permanent reinforced concrete buildings; and

"Whereas, among the many projects made possible by the Rehabilitation Act are the island-wide sewer system now underway, the new Commercial Port almost completed, the civilian air terminal, a number of brand new elementary and secondary public schools, the substantial additions to the local water system, and the funding of the urban renewal projects for the typhoon-devastated villages of Sinajana and Yona, all of which projects have been of enormous benefit to the inhabitants of Guam, both military and civilian, and have helped to create the basic capital underpinnings Guam needs to become a modern American community and the Showcase of Democracy in the Far East; and

"Whereas, the projects originally envisioned at the time of the enactment of the Act could not all be completed under the original ceiling of funds available since in many instances the expenses of construction increased to the point that the budget would no longer cover all of the projects, and, in addition, it became clear that certain other projects of a capital nature were absolutely vital to complete the necessary infrastructure of the territory's public facilities; and

"Whereas, responding to these needs, the Committees on Interior and Insular Affairs of the United States Senate and House of Representatives, working in conjunction with executive branch officials in the Department of the Interior and Office of the Budget, drafted legislation to increase the authorized appropriation limitation under the Guam Rehabilitation Act from \$45,000,000 to \$75,000,000, an enormous increase and one that puts all of the needed capital projects within the means of the territorial government, which legislation received early and favorable consideration from the appropriate committees and subcommittees of the Congress, was acted favorably upon by the Senate and House, and was signed into law by President Johnson, the 90th Congress and the Johnson Administration thus demonstrating once again that insofar as the territory of Guam is concerned no other Congress and no other Administration has done so much, and thereby refuting for all time the baseless

charge of American exploitation of its off-island dependencies, quite the contrary being shown to be true, the \$75,000,000 being made available under the Guam Rehabilitation Act, as recently amended, being an unequalled and unprecedented example of American generosity to a tiny and distant community for which it is responsible; and

"Whereas, it is impossible to single out any one individual or official in Washington as being most responsible for this so vitally needed legislation, all those Federal officers having any jurisdiction over the question cooperating enthusiastically and efficiently to coordinate the enactment of the legislation in a remarkably short time, thereby winning the gratitude and earning the commendation of the people of Guam; now therefore be it

"Resolved, that the Ninth Guam Legislature does hereby on behalf of the people of Guam express deep gratitude and sincere commendation to the President of the United States, to the Congress of the United States and to all those Federal officials responsible for the enactment of the amendment to the Guam Rehabilitation Act increasing the funds authorized thereunder by \$30,000,000; and be it further

"Resolved, that the Speaker certify to and the Legislative Secretary attest the adoption hereof and that copies of the same be thereafter transmitted to the President of the United States, to the President of the Senate, to the Speaker of the U.S. House of Representatives, to the Chairmen of the Committees on Interior and Insular Affairs, Senate and House, to the Chairmen of the Subcommittee on Interior and Insular Affairs, Senate and House, to the Secretary of the Interior, to the Director of the Office of Budget, to Guam's Washington Representative, and to the Governor of Guam.

"Duly and regularly adopted on the 12th day of December, 1968.

"F. T. RAMIREZ,  
Legislative Secretary.  
"J. C. ARRIOLA,  
"Speaker."

A joint resolution of the Legislature of the State of Utah; to the Committee on Interior and Insular Affairs:

## HOUSE JOINT RESOLUTION 5

"A joint resolution of the House of Representatives and the Senate of the State of Utah memorializing the President of the United States and the Congress of the United States to restore to the public domain certain lands withdrawn by Presidential proclamation for national monument purposes

"Be it resolved by the Legislature of the State of Utah:

"Whereas, the immediate past President of the United States in the final hours of his administration withdrew approximately 264,000 acres of public lands and included them in Arches and Capitol Reef National Monuments without any opportunity for proper hearing; and

"Whereas, the area withdrawn is known to contain valuable minerals and has good potential for the development of substantial reserves of oil, gas, uranium and other minerals as evidenced by the fact that more than 200,000 acres in the immediate area are under oil and gas lease and extensive exploration for other minerals is now being conducted; and

"Whereas, the lands withdrawn contain large areas valuable for grazing; and

"Whereas, state lands checkerboard the area of the lands withdrawn, and these state lands are isolated by the withdrawal; and

"Whereas, the withdrawal has deprived the state of Utah, its industries and people

January 31, 1969

S 1091

of access to valuable resources both in the lands withdrawn and state lands affected; and

"Whereas, the state of Utah is largely dependent for its economic growth upon the multiple use of its natural resources;

"Now, therefore, be it resolved, by the Legislature of the State of Utah that we oppose the action of the former President of the United States in withdrawing these valuable lands without providing the opportunity for parties concerned to be heard.

"Be it further resolved, that the President of the United States and the Congress of the United States take such action as necessary to restore these lands to the public domain, so they are available for multiple use until all issues involving their inclusion in national monuments have been fully considered."

A resolution adopted by the board of commissioners, Lafourche Basin Levee District, Donaldsonville, La., praying for the delay of diversion of Mississippi River water to west Texas and eastern New Mexico; to the Committee on Public Works.

A resolution of the Legislature of the Territory of Guam; ordered to lie on the table:

## RESOLUTION 526 (6-S)

"A resolution relative to congratulating the Honorable Richard M. Nixon and the Honorable Spiro T. Agnew, President-Elect and Vice President-Elect, upon their recent election, and to expressing the desire and willingness of the people of Guam to work with the new administration."

It resolved by the Legislature of the Territory of Guam:

"Whereas, in the recent presidential campaign in the United States, the Republican candidates, Richard M. Nixon, and Spiro T. Agnew, narrowly defeated the Democratic candidates and thus returned the Republican Party to power after eight years in the wilderness; and

"Whereas, although the majority of the people of Guam are supporters of the Democratic Party as evidenced by the results of the recent local election held contemporaneously with the national election, nevertheless, there is an active local Republican Party in Guam, and no animosity whatsoever between the people of Guam and the national Republican Party, the people of Guam being aware that the many benefits and privileges extended to them by the national administrations, ranging from the grant of U.S. citizenship and limited self-government in 1950 up to and including the recent enactment of the Elected Governorship Act authorizing Guam for the first time in recorded history to elect its own Chief Executive, would never have been so extended were it not for the support of the Republican members of Congress, many of these benefits themselves being extended by the Republican administration of President Eisenhower under whom Guam's first native born Governor was appointed; and

"Whereas, if therefore behooves the people of Guam to extend to Richard Milhous Nixon and Spiro T. Agnew their congratulations upon the Republican victory, their best wishes for a successful administration, and their sincere intention to work together with the new administration in solving their common problems; now, therefore, be it

"Resolved, that the Ninth Guam Legislature does hereby on behalf of the people of Guam warmly congratulate the Honorable Richard Milhous Nixon and the Honorable Spiro T. Agnew upon their election as President and Vice President of the United States; and be it further

"Resolved, that this resolution do also serve as a commitment on the part of the people of Guam and their elected leaders to work constructively with the new Republican administration in attempting to solve the problems that confront Guam and the Nation; and be it further

"Resolved, that the Speaker certify to and the Legislative Secretary attest the adoption hereof and that copies of the same be thereafter transmitted to the Honorable Richard Milhous Nixon, President-elect, to the Honorable Spiro T. Agnew, Vice President-Elect, and to the Governor of Guam.

"Duly and regularly adopted on the 16th day of December, 1968.

"F. T. RAMIREZ,  
Legislative Secretary.  
"J. C. ARRIOLA,  
"Speaker."

## EXECUTIVE REPORTS OF COMMITTEES

As in executive session,  
The following favorable reports of nominations were submitted:

By Mr. EASTLAND, from the Committee on the Judiciary:

Richard G. Kleindienst, of Arizona, to be Deputy Attorney General;

Jerris Leonard, of Wisconsin, to be an Assistant Attorney General;

Richard W. McLaren, of Illinois, to be an Assistant Attorney General;

William H. Rehnquist, of Arizona, to be an Assistant Attorney General;

William D. Ruckelshaus, of Indiana, to be an Assistant Attorney General;

Johnnie M. Walters, of South Carolina, to be an Assistant Attorney General and

Will Wilson, of Texas, to be an Assistant Attorney General.

By Mr. SPONG, from the Committee on the District of Columbia:

Walter E. Washington, of the District of Columbia, to be Commissioner of the District of Columbia.

## BILLS AND JOINT RESOLUTIONS INTRODUCED

Bills and joint resolutions were introduced, read the first time and, by unanimous consent, the second time, and referred as follows:

By Mr. STEVENS:

S. 778. A bill to amend the 1964 Amendments to the Alaska Omnibus Act; to the Committee on Interior and Insular Affairs.

By Mr. STENNIS (for himself and Mrs. SMITH):

S. 779. A bill to authorize certain construction at military installations, and for other purposes; to the Committee on Armed Forces. (See the remarks of Mr. STENNIS when he introduced the above bill, which appear under a separate heading.)

By Mr. HOLLAND:

S. 780. A bill for the relief of Harvey E. Ward; to the Committee on the Judiciary.

By Mr. SCOTT:

S. 781. A bill to establish a temporary Commission to consider the feasibility of meeting the military manpower requirement of the Nation through a completely voluntary system of enlistments; to the Committee on Armed Services.

(See the remarks of Mr. SCOTT when he introduced the above bill, which appear under a separate heading.)

By Mr. ERVIN (for himself, Mr. BAYH, Mr. FONG, Mr. HRUSKA, Mr. THURMOND, Mr. DODD, Mr. BURDICK, Mr. TYDINGS, Mr. DIRKSEN, Mr. SCOTT, Mr. COOK, Mr. MATHIAS, Mr. BIBLE, Mr. BROOKE, Mr. BYRD of Virginia, Mr. CHURCH, Mr. COOPER, Mr. DOLE, Mr. DOMINICK, Mr. EAGLETON, Mr. FANNIN, Mr. GOLDWATER, Mr. GRAVEL, Mr. HANSEN, Mr. HATFIELD, Mr. INOUE, Mr. JORDAN of North Carolina, Mr. JORDAN of Idaho, Mr. MAGNUSON, Mr. MCCARTHY, Mr. MCGEE, Mr. MCGOVERN, Mr. MCINTYRE, Mr. METCALF, Mr. MILLER, Mr. MONYEA, Mr. MUNDT, Mr. MUSKIE, Mr. NELSON, Mr. PEARSON, Mr. PERCY, Mr. PROUDY, Mr. PROXMIRE, Mr. RANDOLPH, Mr. SAXBE, Mr. SCHWEIKER, Mr. SPARKMAN, Mr. SPONG, Mr. STEVENS, Mr. TALMADGE, Mr. TOWER, Mr. WILLIAMS of New Jersey, Mr. YARBOROUGH, and Mr. GURNEY):

S. 782. A bill to protect the civilian employees of the executive branch of the U.S. Government in the enjoyment of their constitutional rights and to prevent unwarranted governmental invasions of their privacy; to the Committee on the Judiciary. (See the remarks of Mr. ERVIN when he introduced the above bill, which appear under a separate heading.)

By Mr. MANSFIELD:

S. 783. A bill for the relief of Mrs. Wanda Martens; and

S. 784. A bill for the relief of Hamilton Gibson; to the Committee on the Judiciary.

By Mr. MANSFIELD (for himself and Mr. METCALF):

S. 785. A bill to authorize the Secretary of Agriculture to indemnify farmers whose hay is contaminated with residues of economic poisons; to the Committee on Agriculture and Forestry.

S. 786. A bill to grant all minerals, including coal, oil and gas, on certain lands on the Fort Belknap Indian Reservation, Mont., to certain Indians, and for other purposes; to the Committee on Interior and Insular Affairs.

By Mr. METCALF:

S. 787. A bill for the relief of Siu Pong Chau; and

S. 788. A bill for the relief of Cristina Carmen Perez y Arellano; to the Committee on the Judiciary.

S. 789. A bill to provide that the appropriation requests of certain regulatory agencies be transmitted directly to Congress; to the Committee on Government Operations.

By Mr. JAVITS:

S. 790. A bill for the relief of Miss Angiolina Filippone;

S. 791. A bill for the relief of Sezan Asok-tay;

S. 792. A bill for the relief of Dr. Adnan Abu Ghazaleh, his wife, Samira Abu Ghazaleh, and his son, Samir Abu Ghazaleh;

S. 793. A bill for the relief of Peter Chung Ren Huang;

S. 794. A bill for the relief of Nguyen Thi Thu Cuc;

S. 795. A bill for the relief of Juan Manuel Gomez Quilroz;

S. 796. A bill for the relief of Norma Serabia;

S. 797. A bill to fix date of citizenship of Alfred Lorman for purposes of War Claims Act of 1948;

S. 798. A bill for the relief of Lucio Martella;

S. 799. A bill for the relief of Aristidis Chrestatos;

S. 800. A bill for the relief of Giovanni and Elena Clatto;

S. 801. A bill for the relief of Bertrand Cramer; and

S. 802. A bill for the relief of De and Mrs. Jose L. Cabezon; to the Committee on the Judiciary.

By Mr. HATFIELD (for himself and Mr. Packwood):

S. 803. A bill to authorize the Secretary of the Interior to construct, operate, and maintain the Monmouth-Dallas division, Willamette River project, Oregon, and for other purposes;

S. 804. A bill to authorize the Secretary of the Interior to construct, operate, and maintain the Merlin division, Rogue River Basin project, Oregon, and for other purposes;

S. 805. A bill to authorize the Secretary of the Interior to construct, operate, and maintain the Illinois Valley division, Rogue River Basin project, Oregon, and for other purposes; and

S. 806. A bill to authorize the Secretary of the Interior to construct, operate, and maintain the Clalls division of the Umpqua project, Oregon, and for other purposes; to the Committee on Interior and Insular Affairs.

S. 807. A bill to provide for holding terms of the U.S. District Court for the District of Oregon at Coquille; to the Committee on the Judiciary.

S. 808. A bill to provide for the designation of that portion of U.S. Highway numbered 30 between Portland and Astoria, Oreg., as part of the National System of Interstate and Defense Highways; to the Committee on Public Works.

By Mr. RIBICOFF (for himself and Mr. BAYH, Mr. CASE, Mr. DONN, Mr. INOUYE, Mr. JAVITS, Mr. MAGNUSON, Mr. MCINTYRE, Mr. MONDALE, Mr. MUSKIE, Mr. PELL, and Mr. TYDINGS):

S. 809. A bill to provide Federal leadership and grants to the States for developing and implementing State programs for youth camp safety standards; to the Committee on Labor and Public Welfare.

(See the remarks of Mr. RIBICOFF when he introduced the above bill, which appear under a separate heading.)

By Mr. MONDALE:

S. 810. A bill for the relief of Alfred Harrison, his wife Ingrid Gertrude, daughter Kirsten Viola, and son Martin Lenz; to the Committee on the Judiciary.

By Mr. MONDALE (for himself and Mr. BURDICK, Mr. COOK, Mr. COOPER, Mr. EAGLETON, Mr. HARTKE, Mr. INOUYE, Mr. MANSFIELD, Mr. McGEE, Mr. MCGOVERN, Mr. METCALF, Mr. MILLER, Mr. MONTROYA, Mr. MUSKIE, Mr. NELSON, Mr. PACKWOOD, Mr. PROXMIRE, Mr. SCOTT, Mr. YARBOROUGH, Mr. YOUNG of North Dakota, and Mr. YOUNG of Ohio):

S. 811. A bill to require the Secretary of Agriculture and the Director of the Bureau of the Budget to make a separate accounting of funds requested for the Department of Agriculture for programs and activities that primarily stabilize farm income and those that primarily benefit consumers, businessmen, and the general public, and for other purposes; to the Committee on Agriculture and Forestry.

(See the remarks of Mr. MONDALE when he introduced the above bill, which appear under a separate heading.)

By Mr. MONDALE (for himself and Mr. BURDICK, Mr. HARRIS, Mr. HART, Mr. MAGNUSON, Mr. MANSFIELD, Mr. MCCARTHY, Mr. McGEE, Mr. MCGOVERN, Mr. METCALF, Mr. MONTROYA, Mr. MOSS, Mr. MUSKIE, Mr. NELSON, Mr. PROXMIRE, Mr. YARBOROUGH, and Mr. YOUNG of North Dakota):

S. 812. A bill to provide for the orderly marketing of agricultural commodities by the producers thereof, and for other purposes; to the Committee on Agriculture and Forestry.

(See the remarks of Mr. MONDALE when he introduced the above bill, which appear under a separate heading.)

By Mr. SPARKMAN:

S. 813. A bill to provide for continuation of authority for regulation of exports; to the Committee on Banking and Currency.

(See the remarks of Mr. SPARKMAN when he introduced the above bill, which appear under a separate heading.)

By Mr. ELLENDER (by request):

S. 814. A bill to amend the Consolidated Farmers Home Administration Act of 1961, as amended, to provide a supplemental source of credit to cooperatives serving rural people, and for other purposes;

S. 815. A bill to amend the Consolidated Farmers Home Administration Act of 1961, as amended, to provide for insured operating loans, including loans to low-income farmers and ranchers, and for other purposes; and

S. 816. A bill to amend the Agricultural Adjustment Act of 1933, as amended, and re-enacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended, to provide for payment by handler assessments of the administrative costs of the Department of Agriculture; to the Committee on Agriculture and Forestry.

By Mr. FANNIN (for himself and Mr. BENNETT, Mr. THURMOND, Mr. CORTON, Mr. CURTIS, Mr. ERVIN, Mr. GOLDWATER, Mr. HANSEN, Mr. MUNDT, and Mr. WILLIAMS of Delaware):

S. 817. A bill to provide for strike ballots in certain cases; to the Committee on Labor and Public Welfare.

(See the remarks of Mr. FANNIN when he introduced the above bill, which appear under a separate heading.)

By Mr. MATHIAS (for himself and Mr. SCOTT and Mr. FONG):

S. 818. A bill to extend the Voting Rights Act of 1965 with respect to the discriminatory use of tests and devices; to the Committee on Rules and Administration.

(See the remarks of Mr. MATHIAS when he introduced the above bill, which appear under a separate heading.)

By Mr. CANNON:

S. 819. A bill to exempt citizens who are 65 years of age or over from paying entrance, admission, or user fees; to the Committee on Interior and Insular Affairs.

(See the remarks of Mr. CANNON when he introduced the above bill, which appear under a separate heading.)

By Mr. HARRIS:

S. 820. A bill to increase the maximum rate of per diem allowance for employees of the Government traveling on official business, and for other purposes; to the Committee on Government Operations.

S. 821. A bill to permit negotiation of a modification to a contract for sale of certain real property by the United States to the city of Lawton, Oklahoma; to the Committee on Interior and Insular Affairs.

S. 822. A bill for the relief of A. G. Bartlett Company; to the Committee on the Judiciary.

(See the remarks of Mr. HARRIS when he introduced the above bills, which appear under separate headings.)

By Mr. PROXMIRE (for himself and Mr. WILLIAMS of New Jersey, Mr. MONDALE, Mr. NELSON, Mr. MAGNUSON, Mr. McGEE, Mr. MOSS, Mr. YARBOROUGH, Mr. YOUNG of Ohio, and Mr. JAVITS):

S. 823. A bill to enable consumers to protect themselves against arbitrary, erroneous, and malicious credit information to the Committee on Banking and Currency.

(See the remarks of Mr. PROXMIRE when he introduced the above bill, which appear under a separate heading.)

By Mr. NELSON:

S. 824. A bill for the relief of Apostole Bourexis; and

S. 825. A bill for the relief of Nikolaos G. Kalaras; to the Committee on the Judiciary.

By Mr. NELSON (for himself and Mr. PROXMIRE, Mr. HART, and Mr. GRIFFIN):

S. 826. A bill to designate certain lands in the Seney, Huron Island, and Michigan Islands National Wildlife Refuges in Michigan, the Gravel Island and Green Bay National Wildlife Refuges in Wisconsin, and the Moosehorn National Wildlife Refuge in Maine, as wilderness; to the Committee on Commerce.

(See the remarks of Mr. NELSON when he introduced the above bill, which appear under a separate heading.)

By Mr. FONG:

S. 827. A bill for the relief of Honorato D. Dela Cruz;

S. 828. A bill for the relief of Anita Pagala Ramos;

S. 829. A bill for the relief of Dai Pao Wang; and

S. 830. A bill for the relief of Corazon F. Mesina; to the Committee on the Judiciary.

By Mr. MCGOVERN:

S. 831. A bill for the relief of Kamal Hadji-Reza-Polvi and for his family, Razieh and Afshin Polvi;

S. 832. A bill for the relief of Katherine L. Domagaling; and

S. 833. A bill for the relief of Miguel Apaza; to the Committee on the Judiciary.

By Mr. HARTKE:

S. 834. A bill for the relief of Tommy Kin Ip Leung; to the Committee on the Judiciary.

By Mr. HART:

S. 835. A bill to amend the act of September 5, 1962 (76 Stat. 435), providing for the establishment of the Frederick Douglass home as a part of the park system in the National Capital; to the Committee on Interior and Insular Affairs.

(See the remarks of Mr. HART when he introduced the above bill, which appear under a separate heading.)

By Mr. SPARKMAN:

S. 836. A bill for the relief of Wha Wang; to the Committee on the Judiciary.

By Mr. MANSFIELD:

S.J. Res. 36. A joint resolution proposing an amendment to the Constitution of the United States relating to limitation of debate in the Senate; to the Committee on the Judiciary.

(See the remarks of Mr. MANSFIELD when he introduced the above joint resolution, which appear under a separate heading.)

By Mr. SPARKMAN:

S.J. Res. 37. A joint resolution to extend the time for the making of a final report by the Commission To Study Mortgage Interest Rates; to the Committee on Banking and Currency.

By Mr. BAKER:

S.J. Res. 38. A joint resolution proposing an amendment to the Constitution of the United States extending the right to vote in Federal elections to citizens 18 years of age or older; to the Committee on the Judiciary.

(See the remarks of Mr. BAKER when he introduced the above joint resolution, which appear under a separate heading.)

#### S. 779—INTRODUCTION OF BILL TO AUTHORIZE CERTAIN CONSTRUCTION AT MILITARY INSTALLATIONS

Mr. STENNIS: Mr. President, for myself and the senior Senator from Maine (Mrs. SMITH), I introduce, by request, a bill to authorize certain construction at military installations, and for other purposes.

I ask unanimous consent that the letter of transmittal requesting introduction of this bill and explaining its purpose be printed in the RECORD immediately following the listing of the bill.



秘

注意

1. 本電の取扱いは慎重を期せられたい。
2. 本電の主管変更その他については検閲班に連絡ありたい。

電信写

可能性としてはあり得ることと思うがいつどのような順番で行なう等具体的なことは何も決っていない。

3. 既に御報告のとおり。本件分科委員会の構成をみると7名中「ハト派」が5名（フルブライト、マンズフィールド、エイケン、ターナー、ジャヴィツ）を占めており。（サイモン、スペークマンは問題により態度が変っている）かかる委員会の性格からすれば、本件分科委員会の設置のねらいは、在スペイン米軍基地問題交渉をめぐる軍当局の独走に対するマンズフィールド議員の非難ともからみあい、対外軍事約束あるいは基地問題の取扱いについての行政府をけん制し、行政府に対し間接的圧力を加えんとすることにあるものと思われ、個々の問題についての評価かん告等の結論が出されるまでには事の性質上かなりの時間を要するものと認められる。

了