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SENATE RESOLUTION 134—REL-ATIVE TO THE SECRETARY OF THE SENATE

Mr. DOLE (for himself and Mr. DASCHLE) submitted the following resolution: which was considered and agreed to:

S. RES. 134

Whereas Shella P Burke faithfully served
the Senate of the United States as Secretary
of the Senate from January 4, 1995 to June 8,
1995 and discharged the difficult dutier and
responsibilities of that office with unfailing
devotion and a high degree of efficiency; and

responsibilities of that office with unfailing devotion and a high degree of efficiency and Whereas since May 26, 1977 Sheila P. Burke has ably and faithfully upheld the night standards and traditions of the staff of the Senate of the United States for a period that includes it Congresses, and she continuer to demonstrate outstanding dedication to duty as an employee of the Senate, and Whereas through her exceptional service and professional interrity as an officer and employee of the Senate of the United States Sheila P. Burke has gained the esteem confidence and trust of her associates and the Members of the Senate Now, therefore, be it Resolved, That the Senate recognizes the notable contributions of Sheila P. Burke to the Senate and to her country and expresses to her its appreciation and gratitude for her long, faithful and continuing service.

SEC 2. The Secretary of the Senate shall transmit a copy of this resolution to Sheila P. Burke.

ENATE RESOLUTION 135—AU-THORIZING THE REPRESENTA-TION OF SENATE EMPLOYEES BY LEGAL COUNSEL

Mr. DOLE (for himself and Mr. DASCHLE) submitted the following resolution, which was considered and agreed to

3 R.Es. 135

Whereas, the plaintiffs in Schneider v. Schan; Jiv. No. 85-C-1056 and Schneider v. Messer Jiv. No. 95-C-20, invil actions sending in state court in North Dakota naveought the deposition testimony of Ross Keys. a former Senate employee who worked for Senator Kent Conrad and documents from Senator Conrad's office:

Whereas by the revisitance of the senate or the senate of the sen

Whereas, by the privileges of the Senate of the United States and Rule XI of the Stand-ing Rules of the Senate, no evidence under the control or in the possess n of the Senate the control of in the possession of the Senate can by administrative or judicial process, be taken from such control or possession ou, or permission of the Senate:

Whereas, when I appears that evidence Whereas when I 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:

the privileges of the Senate:
Whereas, pursuant to sections 703 a: and
704 av2. of the Ethics in Government Act of
1978. 2 U.S.C. \$\frac{1}{2}\$288bias and 288ctav2s. the
Senate may direct its counsel to represent
employees of the benate with respect to requeste
for testamony made to them in their
official capacities Now, therefore, be it
*Resulved. That Ross Keys is authorized to
recitive records and nevute testimory in the

Reserved. That Ross Keys is authorized to produce records and provide testimon; in the cases of Schander v. Schanj and Schneder v. Messer, except concerning matters for which a privileger should be asserted.

SEC. 2. The Senate Legal Counsel is authorized to represent Ross Keys in connection with the testimony authorized by section:

AMENDMENTS SUBMITTED

TELECOMMUNICATIONS COMPETI-TION AND DEREGULATION ACT OF 1995 COMMUNICATIONS DE-CENCY ACT OF 1995

Mr. PRESSLER proposed two amendments to the bill. S. 652 to provide for a procompetitive, deregulatory na-tional policy framework designed to accelerate rapidly private sector de-ployment of advanced telecommunications and information technologies and services to all Americans by onening all telecommunications markets to competition, and for other purposes; asfollows.

AMENDMENT No. 1422

In section 628(m/2) of the Communications Act of 1934 (as added by section 204 of the billion page 70), strike "and does not, directly or through an affiliate, own or control a cally newspaper or a tier 1 local exchange carrier." And insert "and is not affiliated with any entity or entities whose gross annual actions." revenues in \$250,000,000.". the ARRI DE LLE

In section 262 of the Communications Act of 1934, as added by section 308 of the bil.—
(1) Strike subsection (e) and insert the fol-

lowing:
"(e: Guidelines --Within 18 months after "te: GUIDELINES —Withir 18 months after the date of enactment of the Telecommunications Act of 1995, the Architectural and Transportation Barriers Compliance Board shall develop guidelines for accessibility of telecommunications equipment and our temes remaises equipment in conjunction with the Commission the National Telewith the Communications and Information Admini-tration and the National Institute of Stand-ards and Technology. The Board shall review and update the guidelines periodically. (2) Strike subsection (g) and insert the foi

lowing:
"(g) REGULATIONS.—The Commission shall "(g) REGULATIONS.—The Commission shall not later than 24 months efter the date of en actment of the Telecommunications act or 1995, prescribe regulations to implement this section. The regulations shall be consistent with the guidelines developed by the Arcai tectural and Transportation Rarriers Compliance Board in accordance with subsection.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON ARMED SERVICES
Mr. PRESSLER. Mr. President, I ask
unanimous consent that the Committee on Armed Services be authorized to meet at 10 a.m. on Thursday, June 15 1995, in open session, to receive testi-mony on the current situation and pol-

options in Bosnia.
The PRESIDING OFFICER, Without objection, it is so ordered.

COMMITTEE ON LABOR AND HUMAN RESOURCES Mr. PRESSLER, Mr. President, I ask unanimous consent that the Commit-tee on Labor and Human Resources be authorized to meet for a hearing on affirmative action in employment, dur-ing the session of the Senate on Thursday. June 15, 1995 at 2 p.m.

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

COMMITTEE ON RULES AND ADMINISTRATION Mr. PRESSLER. Mr. President, I ask unanimous consent that the Committee on Rules and Administration be permitted to meet on Thursday, June 15, 1995 for a hearing on the Election Commission's budget authorization request for fiscal year 1996.

The PRESIDING OFFICER. Without

Objection, it is so ordered.

SURCOMMITTEE ON HOUSING OPPORTUNITY AND COMMUNITY DEVELOPMENT

Mr. PRESSLER Mr. President, I ask unanimous consent that the Sub-committee on Housing Opportunity and Community Development, of the and Community Development, of the Committee on Banking, Housing, and Urban Assairs be authorized to meet during the session of the Senate on Thursday, June 15, 1995, to conduct a hearing on the administration's proposal to restore section & rents to market rates on multifamily properties insured by FHA.
The PRESIDING OFFICER. Without

objection, it is so ordered.

SUBCOMMITTEE ON PRODUCTION AND PRICE COMPETITIVENER

Mr PRESSLER. Mr. President, I ask unanimous consent that the Committee on Agriculture, Nutrition, and Forestry. Subcommittee on Production and Price Competitiveness be allowed to meet during the session of the Sen-ate on Thursday, June 15, 1995 at 9 a.m., in SR-332, to discuss commodity

The PRESIDING OFFICER, Without objection, it is so ordered

BUBCOMMITTEE ON TERRORISM, TECHNOLOGY, AND GOVERNMENT INFORMATION

Mr. PRESSLER. Mr. President. I ask unanimous consent that the Subunanimous consent that the Sub-committee on Terrorism, Technology, and Government Information for the Committee on the Judiciary be authorized to meet during the session of the Senate on Thursday, June 15, 1995, at 9:30 a.m to hold a hearing on the min-tia movement in the United States. The PRESIDING OFFICER. Without

objection, it is so ordered.

ADDITIONAL STATEMENTS

TRIBUTE TO LINDSEY NELSON

Mr. THOMPSON, Mr President, Lindsey Nelson, Tennessean, died this week. He left behind a rich national heritage in broadcasting matched by very few in our history. During his life he was voted by his peers into the Baseball Hall of Fame at Cooperstown; the Broadcasters' Hall of Fame, and the Pro Footbal! Hall of Fame in Carton, OH

He richly deserved this recognition

ne richly deserved this recognition for his remarkable achievements in sports broadcasting.

After wegking in administration at NBC in New York City for a number of years, Mr. Nelson took to the airwaves and started his career in broadcasting.

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