

tain nonimmigrants, and for other purposes; and

S. 1279. A bill to amend the Immigration and Nationality Act so as to authorize the Attorney General to permit certain aliens to pass through the United States without complying with certain provisions of such act relating to inspection and examination; to the Committee on the Judiciary.

S. 1280. A bill to permit visitors from abroad to bring a limited amount of gifts into the United States free of duty; and

S. 1281. A bill to permit the importation of a trademarked article, without the consent of the owner of the trademark, when such article is for the personal use of the person importing such article; to the Committee on Finance.

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

By Mr. SCOTT:

S. 1282. A bill to exempt from the provisions of the act of July 31, 1894, as amended, the person first appointed to serve as the Director of Operation and Management of Armed Forces Radio, Taiwan; to the Committee on Armed Services.

By Mr. MAGNUSON (by request):

S. 1283. A bill to amend the Interstate Commerce Act in order to provide civil liability for violations of such act by common carriers by motor vehicle and freight forwarders;

S. 1284. A bill to repeal section 303(b) of the Interstate Commerce Act, as amended, relating to the water-carrier bulk commodity exemption, and for other purposes; and

S. 1285. A bill to amend paragraph (10) of section 5 of the Interstate Commerce Act so as to change the basis for determining whether a proposed unification or acquisition of control comes within the exemption provided for by such paragraph; to the Committee on Interstate and Foreign Commerce.

S. 1286. A bill to amend section 1114 of title 18 of the United States Code for the protection of members, officers, and employees of the Interstate Commerce Commission; to the Committee on the Judiciary.

S. 1287. A bill to amend section 204(a) (3) of the Interstate Commerce Act respecting motor carrier safety regulations applicable to private carriers of property; to the Committee on Interstate and Foreign Commerce.

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

By Mr. MAGNUSON (by request):

S. 1288. A bill to amend section 362(b) of the Communications Act of 1934; to the Committee on Interstate and Foreign Commerce.

By Mr. MAGNUSON (for himself and Mr. KUCHEL) (by request):

S. 1289. A bill to amend section 4200 of the Revised Statutes of the United States so as to eliminate the oath requirement with respect to certain export manifests; to the Committee on Interstate and Foreign Commerce.

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

By Mr. YOUNG of North Dakota:

S. 1290. A bill for the relief of Andreas Glinos; to the Committee on the Judiciary.

By Mr. BIBLE (by request):

S. 1291. A bill to amend the District of Columbia Traffic Act, 1925, as amended, to increase the fee charged for learners' permits; and

S. 1292. A bill to amend the act of June 19, 1948, relating to the workweek of the Fire Department of the District of Columbia, and for other purposes; to the Committee on the District of Columbia.

By Mr. BEALL:

S. 1293. A bill to amend the Life Insurance Act of the District of Columbia; to the Committee on the District of Columbia.

By Mr. CHURCH:

S. 1294. A bill to supplement and amend the act of June 30, 1948, relating to the Fort Hall Indian Irrigation Project, and to approve an order of the Secretary of the Interior issued under the act of June 22, 1936; and

S. 1295. A bill to authorize the use of funds arising from a judgment in favor of the Nez Perce Tribe of Indians, and for other purposes; to the Committee on Interior and Insular Affairs.

By Mr. CHURCH (by request):

S. 1296. A bill to amend the act of June 25, 1910 (36 Stat. 857, 25 U.S.C. 406, 407), with respect to the sale of Indian timber;

S. 1297. A bill to authorize the payment of per diem to members of the Indian Arts and Crafts Board at the same rate that is authorized for other persons serving the Federal Government without compensation;

S. 1298. A bill to permit the Secretary of the Interior to revoke in whole or in part the school and agency farm reserve on the Lac du Flambeau Reservation;

S. 1299. A bill to amend the act of June 4, 1953 (67 Stat. 41), entitled "An act to authorize the Secretary of the Interior, or his authorized representative, to convey certain school properties to local school districts or public agencies"; and

S. 1300. A bill to amend the law relating to mining leases on tribal Indian lands and Federal lands within Indian reservations; to the Committee on Interior and Insular Affairs.

By Mr. ALLOTT:

S. 1301. A bill for the relief of Katherine Ena Lee; to the Committee on the Judiciary.

By Mr. WILLIAMS of New Jersey:

S. 1302. A bill for the relief of Georges Makris; and

S. 1303. A bill for the relief of Thomas Gargano; to the Committee on the Judiciary.

By Mr. BYRD of West Virginia (for himself and Mr. RANDOLPH):

S. 1304. A bill to provide for a program of civil works in economically distressed areas; to the Committee on Public Works.

By Mr. MAGNUSON:

S. 1305. A bill for the relief of Kazuo Ito and Satomi Ito; to the Committee on the Judiciary.

By Mr. MAGNUSON (by request):

S. 1306. A bill to amend section 38 of the Shipping Act, 1916, by adding a new subsection (a) to authorize compromise, remission or mitigation of fines, penalties, etc.; to the Committee on Interstate and Foreign Commerce.

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

By Mr. MAGNUSON (for himself and Mr. JACKSON):

S. 1307. A bill to amend section 128 of title 28, United States Code, to constitute Richland, Wash., a place of holding court for the eastern district of Washington, southern division, and to waive section 142 of title 28, United States Code, with respect to the U.S. District Court for the Eastern District of Washington, Southern Division, holding court at Richland, Wash.; to the Committee on the Judiciary.

By Mr. MAGNUSON (for himself, Mr. BRIDGES, Mr. HUMPHREY, Mr. JACKSON, Mr. KEFAUVER, and Mr. MORSE):

S. 1308. A bill to incorporate the Sea Cadet Corps of America, and for other purposes; to the Committee on the Judiciary.

By Mr. MORSE (for himself and Mrs. NEUBERGER):

S. 1309. A bill to authorize the Confederated Tribes of the Warm Springs Reservation of Oregon to acquire land within the boundaries of their reservation; to the Committee on Interior and Insular Affairs.

By Mr. HUMPHREY:

S.J. Res. 64. Joint resolution to authorize the President of the United States to award

posthumously a medal to Dr. Thomas Anthony Dooley III; to the Committee on Banking and Currency.

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

#### PROPOSED REVISION OF VISA REQUIREMENTS FOR TOURISTS TO THE UNITED STATES

Mr. JAVITS. Mr. President, I introduce, for appropriate reference, a bill which would eliminate the U.S. visa requirements for tourists from a country which does not require them from U.S. visitors. I believe that enactment of such a bill into law would attract thousands of additional foreign tourists to the United States.

The VICE PRESIDENT. The bill will be received and appropriately referred.

The bill (S. 1278) to amend the Immigration and Nationality Act so as to authorize the Secretary of State to waive the requirement for a nonimmigrant visa in the case of certain nonimmigrants, and for other purposes, introduced by Mr. JAVITS, was received, read twice by its title, and referred to the Committee on the Judiciary.

Mr. JAVITS. Mr. President, I also introduce, for appropriate reference, three other bills to streamline U.S. laws to promote more tourism.

The VICE PRESIDENT. The bills will be received and appropriately referred.

The bills, introduced by Mr. JAVITS, were received, read twice by their titles, and referred as indicated:

S. 1279. A bill to amend the Immigration and Nationality Act so as to authorize the Attorney General to permit certain aliens to pass through the United States without complying with certain provisions of such act relating to inspection and examination; to the Committee on the Judiciary.

S. 1280. A bill to permit visitors from abroad to bring a limited amount of gifts into the United States free of duty; and

S. 1281. A bill to permit the importation of a trademarked article, without the consent of the owner of the trademark, when such article is for the personal use of the person importing such article; to the Committee on Finance.

Mr. JAVITS. Mr. President, the visa bill would make it possible for the Secretary of State to waive, on a reciprocal basis, visa requirements for tourists and business visitors entering the United States for less than 90 days. The bill would ease travel from 43 countries which currently require no visas for U.S. tourists for stays of up to 60 or 90 days.

The recent action of the State Department abandoning the long form questionnaire for visa applicants and substituting a simplified form is a step in the right direction but we need to go much further.

It has been well established that we need to attract more foreign tourists to America to help correct the unfavorable balance of payments. American tourists now spend more than \$2 billion a year abroad while foreign visitors to this country spend less than half that amount. Whether we will correct that imbalance may well depend on whether the United States removes restrictions

required for future municipal and industrial growth; and

"Whereas the North Dakota State Water Conservation Commission and the 37th Legislature of North Dakota recognize the need for the Bowman Haley Reservoir and Dam as indicated in the reasons mentioned herein and desire immediate construction; and

"Whereas certain assurances have been requested by the Corps of Engineers, whereby the State of North Dakota would assume the responsibility for the reimbursable payments; and

"Whereas the State Legislature of North Dakota can not financially obligate future legislatures: Now, therefore, be it

*Resolved by the House of Representatives of the State of North Dakota (the Senate concurring therein)*, That the 37th Legislative Assembly of the State of North Dakota favors the early construction of the Bowman Haley Dam and reservoir project for flood control, domestic, municipal, industrial and agricultural water supplies, power, recreation, fish and wildlife, and other uses, and urges the Corps of Engineers to expedite the development and completion of a favorable benefit-cost report thereon to the end that congressional approval thereof may be sought in the next flood control bill; and be it further

*Resolved*, That the North Dakota State Water Conservation Commission, the Game and Fish Department and the Health Department are directed to cooperate with the Corps of Engineers in its efforts to make the benefits of this project available to the residents of southwest North Dakota; and be it further

*Resolved*, That copies hereof be mailed by the secretary of state to the President of the United States, the President of the Senate, the Speaker of the House of Representatives, the chairmen of the Committees on Public Works, the Chief of Engineers, the Omaha district engineer, and to Senators MILTON R. YOUNG and QUENTIN BURDICK, and Representatives DON L. SHORT and HJALMAR NYGAARD.

"R. FAY BROWN,  
"Speaker of the House.  
"GERALD L. STAIR,  
"Chief Clerk of the House.  
"ORVILLE W. HAGEN,  
"President of the Senate.  
"HOWARD F. DOHERTY,  
"Secretary of the Senate."

A resolution of the House of Representatives of the State of Arkansas; to the Committee on Labor and Public Welfare:

#### "HOUSE RESOLUTION 21

"Whereas there is an acute shortage of practical nurses in this State; and

"Whereas the hospitals and public institutions of this State are in need for a continuing program for training of practical nurses; and

"Whereas the present program of offering practical nurse training is a cooperative program of the Federal and State Governments; and

"Whereas the continuation of this program is important since the State of Arkansas would be unable, with limited funds available therefor, to continue the present program without Federal aid: Now, therefore, be it

*Resolved by the House of Representatives of the 63d General Assembly of the State of Arkansas*, That the general assembly does hereby strongly urge and recommend the continuation of the present program, financed jointly by Federal and State funds, for practical nurse training in this State; and be it further

*Resolved*, That the general assembly urges the Federal Government to continue its present program of offering aid to the States

to be used in practical nurses training programs."

A resolution of the House of Representatives of the State of Washington; to the Committee on Public Works:

"Whereas Senate Joint Resolution 40 of the Senate of the United States, sponsored by Senators MAGNUSON, CASE of South Dakota, CHURCH, DWORSHAK, HRUSKA, JACKSON, LONG of Missouri, MANSFIELD, METCALF, MORSE, MUNDT, NEUBERGER, and SYMINGTON, is now being considered by the U.S. Senate Committee on Public Works; and

"Whereas Senate Joint Resolution 40 would develop a plan for a system of highways to be known as the Lewis and Clark National Tourway, which shall extend from St. Louis, Mo., along the general route of the Lewis and Clark Expedition; and

"Whereas the proposed Lewis and Clark National Tourway would pass through the State of Washington, entering at Clarkston, and thence to the Tri-City area, and along the north bank of the Columbia River to the Pacific Ocean; and

"Whereas this tourway would contribute to the recreational and historical resources of the State of Washington and to the potential development of such resources for use in esthetic and cultural enjoyment and historical interpretation for the benefit of the touring public of all of the United States: Now, therefore, be it

*Resolved*, That the House of Representatives of the State of Washington commend Senators MAGNUSON and JACKSON and the other Senators for their sponsorship of Senate Joint Resolution 40 and petition the Congress and the President of the United States to speedily enact Senate Joint Resolution 40 into law; and be it further

*Resolved*, That copies of this resolution be immediately transmitted to the President of the United States, the President of the Senate of the United States, the Speaker of the U.S. House of Representatives, to each Member of the Congress of the United States from the State of Washington, and to the secretaries of state of the States of Missouri, Iowa, Nebraska, South Dakota, North Dakota, Montana, Idaho, and Oregon."

A resolution adopted by the mayor and Board of Aldermen of the City of Atlanta, Ga., favoring the enactment of legislation to provide appropriations to commence construction of the West Point Dam on the Chattahoochee River, in the State of Georgia; to the Committee on Public Works.

#### RESOLUTION OF MASSACHUSETTS HOUSE OF REPRESENTATIVES

Mr. SMITH of Massachusetts. Mr. President, the House of Representatives of Massachusetts recently passed a Resolution supporting the New England Senators Group its efforts to end the restrictions on imports of residual oil. In the resolution, it specifically commended the senior Senator from Rhode Island [Mr. PASTORE] who has done a magnificent job in presenting the case for our region in this important issue.

I note that yesterday, the Secretary of the Interior, issued new regulations liberalizing the restrictions on residual oil. While the new regulations do not cure the situation, they represent a step in the right direction, and show this administration is continuing recognition of the hardships the restrictions place upon New England industry.

I ask that this resolution be printed in the RECORD, and appropriately referred.

There being no objection, the resolution was referred to the Committee on Finance, and ordered to be printed in the RECORD, as follows:

#### RESOLUTION COMMENDING SENATOR JOHN O. PASTORE OF RHODE ISLAND AND THE NEW ENGLAND SENATORS' CONFERENCE FOR THEIR EFFORTS TO ELIMINATE CERTAIN UNFAIR FUEL-OIL PRICE PRACTICES

Whereas the restrictions on oil imports imposed by the Federal Government have resulted in hardship to the fuel-oil consumers in this Commonwealth and the other New England States; and

Whereas these restrictions have resulted in a shortage of residual fuel in the New England area and forced oil prices up 15 cents a barrel and burdened the oil consumers of New England with \$10 million in costs; and

Whereas JOHN O. PASTORE, U.S. Senator from Rhode Island and the New England Senators' Conference have called for the removal of the oil import restrictions and the elimination of unfair fuel-oil price practices; Therefore be it

*Resolved*, That the Massachusetts House of Representatives hereby endorses the action undertaken by Senator JOHN O. PASTORE and the New England Senators' Conference whose purpose is to assure an adequate supply of fuel oil to the New England States at more reasonable prices; and be it further

*Resolved*, That a copy of these resolutions be sent by the secretary of the Commonwealth to Senator JOHN O. PASTORE, of Rhode Island, and to the members of the New England Senators' Conference.

Adopted February 28, 1961, by the house of representatives.

LAWRENCE R. GROVE,  
Clerk.

Attest:  
KEVIN H. WHITE,  
Secretary of the Commonwealth.

#### RESOLUTION OF COMMON COUNCIL OF CITY OF MALDEN, MASS.

Mr. SMITH of Massachusetts. Mr. President, I ask unanimous consent to have printed in the RECORD a resolution adopted by the City Council of Malden, Mass., favoring an amendment to the Federal Housing Act that will allow cities and towns in urban renewal areas to receive Federal participation for public buildings.

There being no objection, the resolution was ordered to be printed in the RECORD, as follows:

*Resolved*, That it is the sense of the city council that requests be made directly to Senators SALTONSTALL and SMITH and Congressman MACDONALD that an amendment be made to the present Federal Housing Act that will allow cities and towns in urban renewal areas to receive Federal participation for public buildings serving entire cities and towns in which they are located, such as a city hall, high school, and so forth.

#### BILLS AND JOINT RESOLUTION INTRODUCED

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

By Mr. JAVITS:

S. 1278. A bill to amend the Immigration and Nationality Act so as to authorize the Secretary of State to waive the requirement for a nonimmigrant visa in the case of cer-