

offer this resolution, but I am forced to because discrimination still persists here. Ms. Shea is being treated differently simply because she is visually impaired and needs to use a guide dog.

Now, some may believe that the Senate fulfills its obligations under the Americans With Disabilities Act—

Mr. REID. Will my friend yield for a unanimous-consent request?

Mr. WYDEN. Yes.

Mr. REID. I ask unanimous consent that I be added as a cosponsor of the Senator's resolution.

Mr. WELLSTONE. Mr. President, I also ask unanimous consent that I be made a cosponsor.

Mr. MURKOWSKI. I ask unanimous consent that I also be added as a cosponsor to the resolution.

The PRESIDING OFFICER. Without objection, the Senators will be added as cosponsors.

Mr. WYDEN. I thank my colleagues.

Mr. President, some believe that the Senate is fulfilling its obligations under the Americans With Disabilities Act if they provide someone to accompany Ms. Shea to the Senate floor. But let me say that an unknown staff person is no substitute for a working guide dog.

The relevant language from the Americans With Disabilities Act says that an employer must provide reasonable accommodation for an individual with a disability. The Equal Employment Opportunity Office has said, "reasonable accommodation [is] when an employer permits a person who is blind to use a guide dog at work."

Let us put ourselves in Ms. Shea's situation. Imagine that you need to go on the Senate floor to carry out your official duties, but, wait, you must first check your ability to see with the doorkeeper, or go to the Rules Committee to get a resolution. I fail to see the logic of this, and I fail to see the justice behind it. Miss Shea's situation doesn't require extra financial resources nor special treatment. She just wants to do her job as a professional.

A large part of the problem seems to be a lack of understanding. So let me tell the Senate a little bit about what guide dogs do. They are working dogs, not pets. A guide dog is that person's vision, an integral part of that person's essential activities and professional responsibilities. A blind person or a visually impaired person, such as Ms. Shea, has learned to turn over her diminishing sight to her dog and trusts that dog with her safety. This guide dog has blocked Ms. Shea from oncoming traffic. He knows his left from his right. He is a marker to others that Ms. Shea is visually impaired. She has gone to the Senate Energy Committee hearings and nuclear weapons facilities. This dog has even met more just access with respect to the Soviet Union.

Yet, here in the United States, on the Senate floor, where we passed the ADA and the Congressional Accountability Act, we are refusing access to someone

who needs to use a guide dog. This guide dog has a serious job, and, I might add, the dog performs it very well. This is the tool that Ms. Shea uses to be a productive member of the work force, and today we are denying her the ability to do her job to the best of her ability. Ms. Shea is part of a growing work force of persons who want to be independent, who want to be productive, and who have been raised with a can-do attitude.

Let me conclude by describing how the guide dog would work on the floor. Ms. Shea would most likely tell him to "follow me," and as they walked down the aisle, the dog would alert Ms. Shea to each step by stopping. Then Ms. Shea would say to him "find the chair," and then Ms. Shea would sit down and the dog would lay right beside her. We would all forget that the dog was even here. In leaving, Ms. Shea would tell the dog to "find the door" once again, and the dog would alert her to where all the steps are and take her right to the door.

Mr. President, that is all there is to it. It seems to me that the Senate should change its rules to ensure that there is justice for people like Ms. Shea. To tell someone like Ms. Shea that she cannot come to the Senate floor with either a white cane or a guide dog and only with an escort is demeaning. You take away her right to decide what is the best method for her to carry out her job as a professional. You take away her sense of independence. You take away her dignity. You make her dependent on others. That is not what the Americans With Disabilities Act is all about.

Ms. Shea has Usher's Syndrome. That is the leading cause of deaf-blindness in the United States. She has struggled and worked hard to get where she is today as a professional. She is independent and self-sufficient, and she told me that she can cope with losing her eyesight, but she should not be forced to face blatant discrimination.

It is time for the Senate to change its rules. I look forward to working with my colleagues on the Rules Committee to do this. It is time to ensure that the visually impaired in our country have justice, and have justice in the way that Congress envisioned with the Americans With Disabilities Act and the Congress Accountability Act. I thank my friends from Minnesota, Nevada, and Alaska for joining me as cosponsors this morning on this resolution.

AMENDMENTS SUBMITTED

THE NUCLEAR WASTE POLICY ACT OF 1997

LOTT AMENDMENT NO. 44

Mr. MURKOWSKI (for Mr. LOTT, for himself and Mr. WELLSTONE) proposed an amendment to amendment No. 30

proposed by Mr. WELLSTONE to the bill (S. 104) to amend the Nuclear Waste Policy Act of 1982; as follows:

In the pending amendment, strike all after "SEC. ." and insert the following:

"SENSE OF THE SENATE REGARDING ASSISTANCE FOR ELDERLY AND DISABLED LEGAL IMMIGRANTS.

"It is the sense of the Senate that elderly and disabled legal immigrants who are unable to work should receive assistance essential to their well-being, and that the President, Congress, and States, and faith-based and other organizations should continue to work together toward that end."

NOTICES OF HEARINGS

SUBCOMMITTEE ON IMMIGRATION

Mr. HATCH. Mr. President, there will be a hearing held by the Subcommittee on Immigration, Senate Committee on the Judiciary, on Tuesday, April 15, 1997, at 10:30 a.m., in room 226, Senate Dirksen Building, on "Immigrant Entrepreneurs, Job Creation, and the American Dream."

COMMITTEE ON AGRICULTURE, NUTRITION, AND FORESTRY

Mr. LUGAR. Mr. President, I would like to announce that the Senate Committee on Agriculture, Nutrition, and Forestry will hold a full committee hearing on Thursday, April 24, 1997, at 9 a.m. in SR-328A to receive testimony regarding U.S. agricultural exports.

AUTHORITY FOR COMMITTEE TO MEET

COMMITTEE ON FINANCE

Mr. GRAMS. Mr. President, the Finance Committee requests unanimous consent to conduct a hearing on Monday, April 14, 1997, beginning at 1:30 p.m. in room 215 Dirksen.

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

ADDITIONAL STATEMENTS

RECOGNITION OF HOME EDUCATION IN MISSOURI

• Mr. BOND. Mr. President, it is my pleasure to recognize homeschoolers in the State of Missouri. They are a part of the ongoing commitment to quality education for Missouri's youth.

Home educators make an effort to give their children a chance for success in today's ever-changing society by personally guiding the education of their children and ensuring that all facets of their children's development are included in scholastic endeavors.

Homeschoolers establish one-on-one relationships with their adult mentors and develop interpersonal skills with all age groups through apprenticeship opportunities and involvement in civic and community organizations.

Home education in Missouri has enjoyed considerable success in recent years because of the tremendous support received for countless citizens who realize the significance of family participation in the educational process.