

receiving government funding provide equitable athletic programs for women. But even as we remember the passage of this historic legislation, we realize that true equality in the world of sports has not yet come. By applying the same virtues that make a successful athlete—commitment, spirit, and teamwork—all of us can play a role in providing women and girls the opportunities they deserve.

Wilma Rudolph has spent her lifetime trying to share what it has meant to be a woman in the world of sports, so that other young women have a chance to reach their dreams. On this day, let us emulate this goal—to encourage all women and girls to fulfill their true potential in any sport they choose. Let us hope that they, too, will enjoy the incomparable feeling of the wind at their backs.

The Congress, by Public Law 102-557, has designated February 3, 1994, as “National Women and Girls in Sports Day” and has authorized and requested the President to issue a proclamation in observance of this day.

Now, Therefore, I, William J. Clinton, President of the United States of America, do hereby proclaim February 3, 1994, as National Women and Girls in Sports Day. I urge all Americans to observe this day with appropriate ceremonies and activities.

In Witness Whereof, I have hereunto set my hand this third day of February, in the year of our Lord nineteen hundred and ninety-four, and of the Independence of the United States of America the two hundred and eighteenth.

William J. Clinton

[Filed with the Office of the Federal Register, 11:45 a.m., February 4, 1994]

NOTE: This proclamation was published in the *Federal Register* on February 7.

**Letter to Congressional Leaders
Transmitting a Report on
Implementation of the Privacy Act
February 3, 1994**

Dear Mr. Speaker: (Dear Mr. President:)

I am pleased to forward the enclosed report on the Federal agencies’ implementa-

tion of the Privacy Act of 1974, as amended (5 U.S.C. 552a). The report covers calendar years 1990 and 1991.

In addition to the data required to be reported by the statute, the report also describes agencies’ efforts in training their employees to carry out the provisions of the Privacy Act responsibly and reliably.

While agencies continue to meet their responsibilities under the Act, they are becoming increasingly concerned about how the Act’s provisions will work in a computerized environment. A challenge for the years ahead will be to harmonize the provisions of the Privacy Act with the technologies that are now coming into play.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Robert C. Byrd, President pro tempore of the Senate.

**Message to the Congress
Transmitting the Great Egg Harbor
Study**

February 3, 1994

To the Congress of the United States:

I take pleasure in transmitting the enclosed report on the Great Egg Harbor River in the State of New Jersey. The report is in response to the provisions of the Wild and Scenic Rivers Act, Public Law 90-542, as amended. The Great Egg Harbor Study was authorized by Public Law 99-590, approved on October 30, 1986.

The study of the Great Egg Harbor River was conducted by a task force made up of representatives of affected municipalities, State and Federal agencies, organizations with river-related interests, and local residents under the leadership of the National Park Service. The National Park Service, together with the task force, identified the outstandingly remarkable resources within the study area, analyzed existing levels of protection for these values, investigated major issues and public concerns, assessed the attitude of riparian landowners, reviewed and analyzed the impact of existing and potential