

public health. Dr. Henney has blazed many trails, and no one is more qualified to lead the FDA. She has served four Presidents and helped guide some of America's finest academic health centers. Her expertise in science and technology and lifelong dedication to individual patients will enable her to strike the important balance between the need for timely approval of prescription drugs and medical devices, while maintaining safety and quality.

I commend the Democrats and Republicans who worked to give Dr. Henney a full and fair hearing and help expedite this confirmation. I also want to thank representatives of consumers, physicians, nurses, and the industry for their steadfast and strong support for Dr. Henney. Their combined leadership made a vital contribution toward assuring we have the right person to lead the FDA into the 21st century.

### **Memorandum on Blocked Property of Terrorist-List States**

*October 21, 1998*

Presidential Determination No. 99-1

*Memorandum for the Secretary of State, the Secretary of the Treasury*

*Subject:* Determination to Waive Requirements Relating to Blocked Property of Terrorist-List States

By the authority vested in me as President by the Constitution and laws of the United States of America, including section 117 of the Treasury and General Government Appropriations Act, 1999, as contained in the Omnibus Consolidated and Emergency Supplemental Appropriations Act, 1999 (approved October 21, 1998), I hereby determine that the requirements of section 117, including the requirement that any property with respect to which financial transactions are prohibited or regulated pursuant to section 5(b) of the Trading with the Enemy Act (50 U.S.C. App. 5(b)), section 620(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(a)), sections 202 and 203 of the International Emergency Economic Powers Act (50 U.S.C. 1701-1702), and proclamations, orders, regulations, and licenses issued pur-

suant thereto, be subject to execution or attachment in aid of execution of any judgment relating to a claim for which a foreign state claiming such property is not immune from the jurisdiction of courts of the United States or of the States under section 1605(a)(7) of title 28, United States Code, would impede the ability of the President to conduct foreign policy in the interest of national security and would, in particular, impede the effectiveness of such prohibitions and regulations upon financial transactions, and, therefore, pursuant to section 117(d), I hereby waive the requirements of section 117 in the interest of national security.

The Secretary of State is authorized and directed to publish this determination in the *Federal Register*.

**William J. Clinton**

NOTE: H.R. 4328, the Omnibus Consolidated and Emergency Supplemental Appropriations Act, 1999, was assigned Public Law No. 105-277.

### **Message to the House of Representatives Returning Without Approval the "Foreign Affairs Reform and Restructuring Act of 1998"**

*October 21, 1998*

*To the House of Representatives:*

I am returning herewith without my approval H.R. 1757, the "Foreign Affairs Reform and Restructuring Act of 1998".

I take this action for several reasons, most importantly, because the Congress has included in this legislation unacceptable restrictions on international family planning programs and threatened our leadership in the world community by tying our payment of dues to the United Nations and other international organizations to these unrelated family planning issues.

Current law, with which Administration policy is fully consistent, already prohibits the use of Federal funds to pay for abortion abroad and for lobbying on abortion issues. This bill would go beyond those limits. One provision would deny U.S. Government funding for family planning programs carried