

nongovernmental organizations to the Taliban, and for other purposes.

S. 317

At the request of Mr. LANKFORD, the name of the Senator from North Carolina (Mr. BUDD) was added as a cosponsor of S. 317, a bill to amend the Internal Revenue Code of 1986 to modify and extend the deduction for charitable contributions for individuals not itemizing deductions.

S. 334

At the request of Mr. RISCH, the name of the Senator from Indiana (Mr. YOUNG) was added as a cosponsor of S. 334, a bill to permanently enact certain appropriations Act restrictions on the use of funds for abortions and involuntary sterilizations, and for other purposes.

S. 380

At the request of Ms. HASSAN, the name of the Senator from West Virginia (Mrs. CAPITO) was added as a cosponsor of S. 380, a bill to improve obstetric emergency care.

S. 383

At the request of Mr. KAINE, the names of the Senator from Nebraska (Mr. RICKETTS) and the Senator from Idaho (Mr. RISCH) were added as cosponsors of S. 383, a bill to extend Federal Pell Grant eligibility of certain short-term programs.

S. 424

At the request of Mrs. BRITT, the names of the Senator from Tennessee (Mr. HAGERTY) and the Senator from Idaho (Mr. CRAPO) were added as cosponsors of S. 424, a bill to amend the Federal securities laws to enhance 403(b) plans, and for other purposes.

S. 455

At the request of Mr. BLUMENTHAL, the names of the Senator from New Mexico (Mr. LUJÁN) and the Senator from Oregon (Mr. MERKLEY) were added as cosponsors of S. 455, a bill to amend section 287 of the Immigration and Nationality Act to limit immigration enforcement actions at sensitive locations, to clarify the powers of immigration officers at sensitive locations, and for other purposes.

S. 498

At the request of Mr. BOOKER, the name of the Senator from Massachusetts (Mr. MARKEY) was added as a cosponsor of S. 498, a bill to posthumously award a Congressional Gold Medal, collectively, to the African Americans who served with Union forces during the Civil War, in recognition of their bravery and outstanding service.

S. 537

At the request of Mr. DAINES, the name of the Senator from Indiana (Mr. BANKS) was added as a cosponsor of S. 537, a bill to prohibit the Secretary of the Interior and the Secretary of Agriculture from prohibiting the use of lead ammunition or tackle on certain Federal land or water under the jurisdiction of the Secretary of the Interior and the Secretary of Agriculture, and for other purposes.

S. 540

At the request of Mr. TUBERVILLE, the name of the Senator from Oklahoma (Mr. LANKFORD) was added as a cosponsor of S. 540, a bill to amend title 38, United States Code, to require the consideration of continuity of health care in determining best medical interest under the Veterans Community Care Program, and for other purposes.

S. 557

At the request of Mr. KENNEDY, the name of the Senator from Nebraska (Mr. RICKETTS) was added as a cosponsor of S. 557, a bill to repeal the small business loan data collection requirements under the Equal Credit Opportunity Act.

S. RES. 53

At the request of Mr. YOUNG, the names of the Senator from West Virginia (Mr. JUSTICE), the Senator from South Dakota (Mr. ROUNDS) and the Senator from California (Mr. SCHIFF) were added as cosponsors of S. Res. 53, a resolution recognizing the 80th anniversary of the amphibious landing on the Japanese island of Iwo Jima during World War II and the raisings of the flag of the United States on Mount Suribachi.

S. RES. 68

At the request of Mr. KAINE, the name of the Senator from Rhode Island (Mr. REED) was added as a cosponsor of S. Res. 68, a resolution expressing the sense of the Senate that the United States shall not deploy United States military assets or personnel to Gaza for purposes of “taking over” Gaza.

#### STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. SCOTT of South Carolina (for himself, Ms. ROSEN, Mr. LANKFORD, Mr. SCHUMER, Mr. GRAHAM, Mr. BLUMENTHAL, Mr. SCOTT of Florida, Ms. HASSAN, Ms. COLLINS, Mrs. GILLIBRAND, Mrs. CAPITO, Mr. GALLEG0, Mr. BARRASSO, Mr. HICKENLOOPER, Mr. CRAPO, Mr. WYDEN, Mrs. BRITT, Mr. COONS, Mr. CORNYN, Ms. CORTEZ MASTO, Mr. COTTON, Mr. BENNET, Mr. BOOZMAN, Ms. CANTWELL, Mr. RICKETTS, Mr. FETTERMAN, Mr. GRASSLEY, Mr. SCHIFF, Mr. CRAMER, Ms. SLOTKIN, Mrs. HYDE-SMITH, Mr. WARNER, Mrs. FISCHER, Mr. PETERS, Mr. DAINES, and Mr. BOOKER):

S. 558. A bill to provide for the consideration of a definition of antisemitism set forth by the International Holocaust Remembrance Alliance for the enforcement of Federal antidiscrimination laws concerning education programs or activities, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

Mr. SCOTT of South Carolina. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

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

S. 558

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

#### SECTION 1. SHORT TITLE.

This Act may be cited as the “Antisemitism Awareness Act of 2025”.

#### SEC. 2. SENSE OF CONGRESS.

It is the sense of Congress that—

(1) title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq.), prohibits discrimination on the basis of race, color, and national origin in programs and activities receiving Federal financial assistance;

(2) while such title does not cover discrimination based solely on religion, individuals who face discrimination based on actual or perceived shared ancestry or ethnic characteristics do not lose protection under such title for also being members of a group that share a common religion;

(3) discrimination against Jews may give rise to a violation of such title when the discrimination is based on race, color, or national origin, which can include discrimination based on actual or perceived shared ancestry or ethnic characteristics;

(4) it is the policy of the United States to enforce such title against prohibited forms of discrimination rooted in antisemitism as vigorously as against all other forms of discrimination prohibited by such title; and

(5) as noted in the U.S. National Strategy to Counter Antisemitism issued by the White House on May 25, 2023, it is critical to—

(A) increase awareness and understanding of antisemitism, including its threat to America;

(B) improve safety and security for Jewish communities;

(C) reverse the normalization of antisemitism and counter antisemitic discrimination; and

(D) expand communication and collaboration between communities.

#### SEC. 3. FINDINGS.

Congress finds the following:

(1) Antisemitism is on the rise in the United States and is impacting Jewish students in K-12 schools, colleges, and universities.

(2) The International Holocaust Remembrance Alliance (referred to in this Act as the “IHRA”) Working Definition of Antisemitism is a vital tool which helps individuals understand and identify the various manifestations of antisemitism.

(3) On December 11, 2019, Executive Order 13899 extended protections against discrimination under the Civil Rights Act of 1964 to individuals subjected to antisemitism on college and university campuses and tasked Federal agencies to consider the IHRA Working Definition of Antisemitism when enforcing title VI of such Act.

(4) Since 2018, the Department of Education has used the IHRA Working Definition of Antisemitism when investigating violations of that title VI.

(5) The use of alternative definitions of antisemitism impairs enforcement efforts by adding multiple standards and may fail to identify many of the modern manifestations of antisemitism.

(6) The White House released the first-ever United States National Strategy to Counter Antisemitism on May 25, 2023, making clear that the fight against this hate is a national, bipartisan priority that must be successfully conducted through a whole-of-government-and-society approach.

#### SEC. 4. DEFINITIONS.

For purposes of this Act, the term “definition of antisemitism”—

(1) means the definition of antisemitism adopted on May 26, 2016, by the IHRA, of which the United States is a member, which definition has been adopted by the Department of State; and

(2) includes the "[c]ontemporary examples of antisemitism" identified in the IHRA definition.

#### SEC. 5. RULE OF CONSTRUCTION FOR TITLE VI OF THE CIVIL RIGHTS ACT OF 1964.

In reviewing, investigating, or deciding whether there has been a violation of title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq.) on the basis of race, color, or national origin, based on an individual's actual or perceived shared Jewish ancestry or Jewish ethnic characteristics, the Department of Education shall take into consideration the definition of antisemitism as part of the Department's assessment of whether the practice was motivated by antisemitic intent.

#### SEC. 6. OTHER RULES OF CONSTRUCTION.

(a) GENERAL RULE OF CONSTRUCTION.—Nothing in this Act shall be construed—

(1) to expand the authority of the Secretary of Education;

(2) to alter the standards pursuant to which the Department of Education makes a determination that harassing conduct amounts to actionable discrimination; or

(3) to diminish or infringe upon the rights protected under any other provision of law that is in effect as of the date of enactment of this Act.

(b) CONSTITUTIONAL PROTECTIONS.—Nothing in this Act shall be construed to diminish or infringe upon any right protected under the First Amendment to the Constitution of the United States.

By Ms. MURKOWSKI (for herself and Mr. SULLIVAN):

S. 573. A bill to designate a mountain in the State of Alaska as Denali; to the Committee on Energy and Natural Resources.

Ms. MURKOWSKI. Mr. President, I rise today to speak about a century-long dispute. A hundred years plus, there has been a dispute about the Federal designation of North America's tallest mountain. It is a pretty majestic picture, but it does nothing to really convey the amazing grandeur of Denali. It is majestic. It is breathtaking. It is something that as Alaskans and as a lifelong Alaskan, there is not a day when I am able to see Denali and just say—just kind of breathe deep, because it is that extraordinary.

And in my hometown of Anchorage, we are about 250 miles away from Denali, and on clear days, when you are on the road, just about a mile from my house, just a little bit of elevation, you can see the mountain.

And we talk about it that way. We say: She is out. The mountain is out today. The big one is out today.

It is an extraordinary gift from God, really. Snow-blanketed crevasses, the ridges are just gleaming in the sun. How this mountain connects earth to sky beyond, it is just extraordinary.

And, again, this picture is beautiful—obviously, on a summer day. There is never a time when she is not covered in snow, but Denali can also be one of the coldest, most treacherous places on Earth.

It has storms in the middle of winter. You expect that. But it has storms in

the middle of July that obey no rules. It has its own rules. Denali creates its own weather. It literally creates its own weather.

I had an opportunity to go up on Ruth Glacier on my birthday. My birthday happens to be the end of May. It was going to be an extraordinary big-ticket item—it was a big-ticket item, but we were chased off that mountain after about 40 minutes because the weather which, when we had arrived at the mountain, was pretty great, and in 40 minutes, she was shutting down, and we were either going to be spending the night there, which was not prime condition to do, or we were getting off in order to get out safely. You respect her.

But it is a place where you respect the nature around you because what can be that perfect day can descend with wind and snow into chaos. It falls on you so quickly, you can't see your own footprints in the snow.

The lives that have been lost and the legends of the stories told remain, but no matter what happens with the weather, as transitory as all that is, Denali stands resilient and true.

For centuries, the Koyukon Athabascans have lived, they have hunted, they have foraged, they have loved, they have died, they have survived in the shadow of this great mountain.

They have been on the waterways, in the valleys, on the hills, and in the ridges. Alaska Natives have persevered in one of the most challenging climates, and they have done so in harmony with the food supply and the surroundings around them.

Denali is Koyukon for "the Great One," for "the Great One." This is how Native people have always known it, and as the great witness of untold stories from their ancestors.

The very first-ever map to label the mountain read "Tenada," and this is a transcription of Denali—again, the Great One.

The first mountaineers to summit the peak called it Denali. It is interesting to note that the first individual to actually summit was not the mountaineers who had paid for the climb, but it was the Alaskan Native guide who took them safely and successfully to the top. But it is the same Native people, those same mountaineers that were baffled that anyone would dare to modify the original Native name.

And yet, in 1917, the mountain was not named Denali. And there is a fair amount of legend that comes with that as well, that there was a trapper who came out of the woods—this was during the early days of the President McKinley administration—and he said: Out of respect, let's honor the new President.

But much like Native lands, health, and culture, you just don't come in and say we are going to disregard, we are going to disrespect the rightful name, the name that had been in place for generations, for thousands of years.

And so since that time in 1917, the U.S. Board on Geographic Names has

received over 20,000 letters and signatures, most of them—the vast majority of them calling for the name Denali to be restored.

This massive mountain commands a reverent name, a steadfast name—not the name of an individual, a person who comes and goes, who may have had an impact for a brief moment in time.

But this is ageless, timeless. The Great One, 20,310 feet tall, the tallest mountain in North America. So when you have something that is that significant, that is that connected as part of the land in ways that are beyond just a mere name—but, again, a reverence with which you speak of this piece of land, this geography.

When Alaskans leave our home State and boast to outsiders, whether spinning a globe or just talking about it, we say: That is Denali. That is the Great One. She is out today.

So that is why today I have introduced legislation that would officially restore the federally recognized name of this quintessential mountain as Denali.

Now, this is not the first time I have done this. This is actually the fourth Congress that I have introduced this legislation. Maybe I am persistent; I think Alaskans are just very resilient, and we will continue to be. We will continue to be because this magnificent mountain is something that each of us holds in our hearts, that we hold dear. For these last 100 years or so, we have continued to call our great mountain Denali, regardless, and will continue to do that 100 years going forward. Denali existed before any person, and it will remain long after we are dust.

So I share this with my colleagues today, letting you know that we put this legislation out there. My introduction follows on the actions of the Alaska State Legislature—both the house and the senate have moved a resolution urging us in Congress to move forward with this and officially restore the federally recognized name, and so I am pleased to be able to begin that process today.

By Mr. DURBIN (for himself, Mr. DAINES, Mr. SCHUMER, Ms. MURKOWSKI, Mr. YOUNG, and Mr. PADILLA):

S. 579. A bill to amend the National Quantum Initiative Act to provide for a research, development, and demonstration program, and for other purposes; to the Committee on Energy and Natural Resources.

Mr. DURBIN. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

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

S. 579

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

#### SECTION 1. SHORT TITLE.

This Act may be cited as the "Department of Energy Quantum Leadership Act of 2025".