

(A) IN GENERAL.—Each report submitted annually by the Merit Systems Protection Board under section 1116 of title 31, United States Code, shall, with respect to the period covered by such report, include as an addendum the following:

(i) Information relating to the outcome of cases decided during the applicable year of the report in which violations of section 2302(b)(8) or (9) of title 5, United States Code, were alleged.

(ii) The number of such cases filed in the regional and field offices, the number of petitions for review filed in such cases, and the outcomes of such cases.

(B) FIRST REPORT.—The first report described under subparagraph (A) submitted after the date of enactment of this Act shall include an addendum required under that subparagraph that covers the period beginning on January 1, 2009 through the end of the fiscal year 2009.

(S) EFFECTIVE DATE.—This Act shall take effect 30 days after the date of enactment of this Act.

By Mr. NELSON, of Florida:

S. 373. A bill to amend title 18, United States Code, to include constrictor snakes of the species *Python* genera as an injurious animal; to the Committee on Environment and Public Works.

Mr. NELSON of Florida. Mr. President, I rise today to discuss exotic pythons and the devastating impact they are having on wildlife in my home state. To combat this deadly nonnative nuisance, I am also filing a bill that will ban the interstate commerce and importation of these snakes.

Pythons were first discovered in the Everglades in the mid-1990s, and now have a rapidly-growing breeding population within the boundary of Everglades National Park. They impact almost seventy endangered species living in the Everglades and threaten to upset the natural balance that we are spending billions of dollars to restore. When I toured the Everglades with Environment and Public Works Committee Chairman BARBARA BOXER, we witnessed firsthand the damage pythons are causing, and the efforts researchers are making to eradicate them from the wild.

These snakes were brought to Florida to be sold as pets, and were introduced into the wild by owners who could no longer handle them. They eat animals ranging from songbirds to white ibises, as well as endangered and threatened species such as the Key Largo woodrat. Pythons can grow to be 23 feet long and weigh up to 200 pounds, and there is currently no effective way of eradicating them in the wild.

They can consume animals many times their size, and recently, researchers also found cougar parts in the stomachs of captured pythons. This development could signal a new threat to the endangered Florida panther, which we have been working so hard to save.

Python populations have also been discovered in Big Cypress National Preserve to the north, Miami's water management areas to the northeast, Key Largo to the southeast, and many state

park, municipalities, and public and private lands in the region.

Because climate range projections from the U.S. Geological Survey show that pythons may soon expand their range to include much of the southern third of the United States, getting their populations under control is even more pressing.

In the last year, the State of Florida has taken some actions to address the problems created by owners who release their pythons into the wild, and I applaud these efforts. The State now requires owners of animals they call "Reptiles of Concern"—a category that includes two species besides pythons—not only to obtain permits for their animals, but also to implant a tracking microchip in larger pythons.

I believe federal action is also needed. That is why today I am introducing a bill that would amend the Lacey Act to ban the importation and interstate commerce of the python. This step is needed to reduce the number of pythons released into the wild by pet owners who don't understand the responsibility caring for a python entails. In 2007, preeminent environmentalist and former assistant secretary of the Interior Nathaniel Reed wrote, "The dramatic increase in the number of snakes in the Park and Big Cypress call into question why it has taken so long for the Service to utilize its powers under the Lacey Act to prevent importation of the snake into an ecosystem where escapees and rejects have built a sustainable population."

If we do not take action now, we will let python populations in Florida continue to grow and further ravage the already-fragile Everglades, as well as risk letting them spread throughout the Southern portion of the United States.

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. 373

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

SECTION 1. IMPORTATION OR SHIPMENT OF INJURIOUS SPECIES.

Section 42(a)(1) of title 18, United States Code, is amended in the first sentence by inserting "of the constrictor snake of the species *Python* genera" after "polymorpha".

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 26—RECOGNIZING AND HONORING RALPH WILSON, JR. AND BRUCE SMITH ON BEING SELECTED TO THE 2009 PRO FOOTBALL HALL OF FAME CLASS

Mr. SCHUMER (for himself and Mrs. GILLIBRAND) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 26

Whereas Ralph Wilson, Jr. was born in Columbus, Ohio on October 17, 1918 and grew up in Detroit, Michigan;

Whereas Ralph Wilson, Jr. is a graduate of the University of Virginia and attended the University of Michigan Law School;

Whereas Ralph Wilson, Jr. bravely served in the United States Navy during World War II;

Whereas Ralph Wilson, Jr.'s first involvement in professional football was as a minority owner of the National Football League's (NFL) Detroit Lions;

Whereas on October 28, 1959, Ralph Wilson, Jr. created the Buffalo Bills, the seventh American Football League (AFL) franchise;

Whereas under Ralph Wilson, Jr.'s leadership and with the legendary players Jack Kemp, Cookie Gilchrist, Billy Shaw, and Tom Sestak, the Buffalo Bills were AFL champions in 1964 and 1965;

Whereas Ralph Wilson, Jr., head Coach Marv Levy, and outstanding talented players, including Jim Kelly, Bruce Smith, Thurman Thomas, and Andre Reed, led the Buffalo Bills to Super Bowls XXV, XXVI, XXVII, and XXVIII;

Whereas in 1998, the Buffalo Bill's home stadium was named "Ralph Wilson Stadium" to honor the team's owner;

Whereas at 90 years old, Ralph Wilson, Jr. is still a champion for his team;

Whereas Bruce Smith was born in Norfolk, Virginia on June 18, 1963;

Whereas Bruce Smith attended Virginia Polytechnic Institute and State University and is one of the most-celebrated football players of his alma mater, having been nicknamed "The Sack Man";

Whereas Bruce Smith was drafted to the Buffalo Bills in 1985 as the number one draft pick overall;

Whereas Bruce Smith was a member of the Buffalo Bills for Super Bowls XXV, XXVI, XXVII, and XXVIII;

Whereas Bruce Smith was first selected to play in the Pro Bowl in 1987, and was selected 10 additional years during which he was a Buffalo Bill;

Whereas Bruce Smith boasts numerous professional football recognitions, including Pro Bowl Most Valuable Player, Associated Press NFL Defensive Player of the Year, Newspaper Enterprise Association Defensive Player of the Year, United Press International Defensive Player of the Year, and American Football Conference (AFC) Defensive Player of the Year; and

Whereas Bruce Smith completed his career as a Washington Redskins in 2003 after 19 seasons and a record 200 sacks: Now, therefore, be it

Resolved, That the Senate recognizes and honors Ralph Wilson, Jr. and Bruce Smith on being selected to the 2009 Pro Football Hall of Fame class.

SENATE CONCURRENT RESOLUTION 4—CALLING ON THE PRESIDENT AND THE ALLIES OF THE UNITED STATES TO RAISE THE CASE OF ROBERT LEVINSON WITH OFFICIALS OF THE GOVERNMENT OF IRAN AT EVERY LEVEL AND OPPORTUNITY, AND URGING OFFICIALS OF THE GOVERNMENT OF IRAN TO FULFILL THEIR PROMISES OF ASSISTANCE TO THE FAMILY OF ROBERT LEVINSON AND TO SHARE INFORMATION ON THE INVESTIGATION INTO THE DISAPPEARANCE OF ROBERT LEVINSON WITH THE FEDERAL BUREAU OF INVESTIGATION

Mr. NELSON of Florida (for himself, Mr. VOINOVICH, Mr. BAYH, Mr. MARTINEZ, Mr. KYL, and Mr. MENENDEZ) submitted the following concurrent resolution; which was referred to the Committee on Foreign Relations:

S. CON. RES. 4

Whereas United States citizen Robert Levinson is a retired agent of the Federal Bureau of Investigation, a resident of Florida, the husband of Christine Levinson, and father of their 7 children;

Whereas Robert Levinson traveled from Dubai to Kish Island, Iran, on March 8, 2007;

Whereas, after traveling to Kish Island and checking into the Hotel Maryam, he disappeared on March 9, 2007;

Whereas neither his family nor the United States Government has received further information on his fate or whereabouts;

Whereas March 9, 2009, marks the second anniversary of the disappearance of Robert Levinson;

Whereas the Government of Switzerland, which has served as Protecting Power for the United States in the Islamic Republic of Iran in the absence of diplomatic relations between the United States Government and the Government of Iran since 1980, has continuously pressed the Government of Iran on the case of Robert Levinson and lent vital assistance and support to the Levinson family during their December 2007 visit to Iran;

Whereas officials of the Government of Iran promised their continued assistance to the relatives of Robert Levinson during the visit of the family to the Islamic Republic of Iran in December 2007; and

Whereas the President of the Islamic Republic of Iran, Mahmoud Ahmadinejad, stated during an interview with NBC News broadcast on July 28, 2008, that officials of the Government of Iran were willing to cooperate with the Federal Bureau of Investigation in the search for Robert Levinson: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress—

(1) commends the Embassy of Switzerland in Tehran and the Government of Switzerland for the ongoing assistance to the United States Government and to the family of Robert Levinson, particularly during the visit by Christine Levinson and other relatives to Iran in December 2007;

(2) expresses appreciation for efforts by Iranian officials to ensure the safety of the family of Robert Levinson during their December 2007 visit to Iran, as well as for the promise of continued assistance;

(3) urges the Government of Iran, as a humanitarian gesture, to intensify its cooperation on the case of Robert Levinson with the Embassy of Switzerland in Tehran and to share the results of its investigation into the

disappearance of Robert Levinson with the Federal Bureau of Investigation;

(4) urges the President and the allies of the United States to engage with officials of the Government of Iran to raise the case of Robert Levinson at every opportunity, notwithstanding other serious disagreements the United States Government has had with the Government of Iran on a broad array of issues, including human rights, the nuclear program of Iran, the Middle East peace process, regional stability, and international terrorism; and

(5) expresses sympathy to the family of Robert Levinson during this trying period.

Mr. NELSON of Florida. Mr. President, since we have a moment, I will tell you about S. Con. Res. 4. Two years ago, an American went to Kish Island, which is part of Iran. The Iranian island is in the Persian Gulf and a visa is not required to get there. We have the records that Bob Levinson, a retired FBI agent, checked out of his hotel, which subsequently has been confirmed by the taxi driver who drove him to the airport and deposited him. At that point, Bob Levinson disappeared and has left a wife and seven children. They happen to reside in the State of Florida. But it doesn't make any difference where the State is. We have a number of Senators who have joined with me on this resolution to keep up the pressure.

I want you to know that under the reasonable man test, all of the evidence we have suggests that Bob Levinson is in Iran and is being held against his will. First, there was an Iranian press story about 6 weeks after Levinson's disappearance that indicated he would be released, that he was in custody. This report comes from PRESS TV, which is an Iranian Government press operation.

In addition, there was a fellow he met with on Kish Island named Belfield, who is a fugitive from American justice. Belfield now resides in Iran and has stated publicly that he met with Bob Levinson. The meeting was suddenly interrupted by people who arrested Belfield. This fellow, Belfield, has said that Levinson is being held in Iran. We have also had the statement by the President of Iran, Ahmadinejad, who says he doesn't know anything about Levinson's location in Iran, but that the Government of Iran would do everything to cooperate.

Thus far, in innumerable contacts from this Senator and Mrs. Levinson including during her visit a year ago to Tehran and to Kish Island, the Government of Iran has not been forthcoming or willing to cooperate.

The reasonable man test says he is held in Iran. I can tell you that this Senator believes he is being held and he is being held in a secret prison. We do know that, from time to time, in several diplomatic sessions, whenever this has been brought up to an Iranian official, first, he says, "We don't know anything about Levinson," and then they immediately change the subject to talk about the Iranians who were

picked up by the U.S. Government in Erbil, Iraq. Whether they are suggesting an exchange, we simply don't know. But I can tell you that the Government of the United States, now under the new administration, specifically with the Secretary of State, who has been briefed on details in the Bob Levinson case, is pressing forward.

In conclusion, if there is a new chapter in the relationship between the United States and Iran, what better way for that new chapter to open than for Iran to make a humanitarian gesture by returning this father, this husband, to his family, his wife and seven children.

AMENDMENTS SUBMITTED AND PROPOSED

SA 106. Mr. ISAKSON (for himself and Mr. LIEBERMAN) submitted an amendment intended to be proposed to amendment SA 98 proposed by Mr. INOUE (for himself and Mr. BAUCUS) to the bill H.R. 1, making supplemental appropriations for job preservation and creation, infrastructure investment, energy efficiency and science, assistance to the unemployed, and State and local fiscal stabilization, for fiscal year ending September 30, 2009, and for other purposes.

SA 107. Mr. VITTER submitted an amendment intended to be proposed to amendment SA 98 proposed by Mr. INOUE (for himself and Mr. BAUCUS) to the bill H.R. 1, supra; which was ordered to lie on the table.

SA 108. Mr. COBURN submitted an amendment intended to be proposed to amendment SA 98 proposed by Mr. INOUE (for himself and Mr. BAUCUS) to the bill H.R. 1, supra; which was ordered to lie on the table.

SA 109. Mr. COBURN (for himself, Mr. ENZI, Mr. McCAIN, and Mr. DEMINT) submitted an amendment intended to be proposed to amendment SA 98 proposed by Mr. INOUE (for himself and Mr. BAUCUS) to the bill H.R. 1, supra.

SA 110. Mrs. MURRAY (for herself, Mrs. FEINSTEIN, Mr. SPECTER, Mr. REID, Mr. DURBIN, Mr. DODD, Mrs. BOXER, Mr. LEAHY, Ms. MIKULSKI, Mr. LAUTENBERG, Ms. STABENOW, Mr. LEVIN, Mr. BROWN, Mr. CARDIN, Mr. SANDERS, Mr. LIEBERMAN, Ms. CANTWELL, Mr. UDALL, of Colorado, Mr. WHITEHOUSE, Mr. BEGICH, Mr. SCHUMER, Mr. BYRD, Mr. MENENDEZ, Mr. CARPER, and Mr. TESTER) proposed an amendment to amendment SA 98 proposed by Mr. INOUE (for himself and Mr. BAUCUS) to the bill H.R. 1, supra.

SA 111. Mrs. MURRAY submitted an amendment intended to be proposed to amendment SA 98 proposed by Mr. INOUE (for himself and Mr. BAUCUS) to the bill H.R. 1, supra; which was ordered to lie on the table.

SA 112. Mrs. BOXER (for herself, Mr. ENSIGN, Mr. BAYH, and Mr. SPECTER) submitted an amendment intended to be proposed to amendment SA 98 proposed by Mr. INOUE (for himself and Mr. BAUCUS) to the bill H.R. 1, supra.

SA 113. Mr. WYDEN submitted an amendment intended to be proposed by him to the bill H.R. 1, supra; which was ordered to lie on the table.

SA 114. Mr. KERRY (for himself, Mr. KENNEDY, Mr. BINGAMAN, Mr. MENENDEZ, and Mr. WHITEHOUSE) submitted an amendment intended to be proposed by him to the bill H.R. 1, supra; which was ordered to lie on the table.

SA 115. Mr. INHOFE (for himself and Mr. BENNET, of Colorado) submitted an amendment intended to be proposed to amendment