

(Mr. MENENDEZ) and the Senator from New Mexico (Mr. UDALL) were added as cosponsors of S. 3206, a bill to establish an Education Jobs Fund.

S. 3211

At the request of Mrs. SHAHEEN, the name of the Senator from Louisiana (Ms. LANDRIEU) was added as a cosponsor of S. 3211, a bill to amend title XVIII of the Social Security Act to improve access to diabetes self-management training by designating certain certified diabetes educators as certified providers for purposes of outpatient diabetes self-management training services under part B of the Medicare Program.

S. 3213

At the request of Mr. LEVIN, the name of the Senator from Ohio (Mr. VOINOVICH) was added as a cosponsor of S. 3213, a bill to ensure that amounts credited to the Harbor Maintenance Trust Fund are used for harbor maintenance.

S. CON. RES. 55

At the request of Mr. FEINGOLD, the names of the Senator from Colorado (Mr. BENNET), the Senator from Oregon (Mr. MERKLEY), the Senator from Washington (Mrs. MURRAY), the Senator from Maryland (Mr. CARDIN), the Senator from Illinois (Mr. DURBIN), the Senator from Delaware (Mr. CARPER) and the Senator from Nevada (Mr. REID) were added as cosponsors of S. Con. Res. 55, a concurrent resolution commemorating the 40th anniversary of Earth Day and honoring the founder of Earth Day, the late Senator Gaylord Nelson of the State of Wisconsin.

S. CON. RES. 56

At the request of Mr. LIEBERMAN, the names of the Senator from Mississippi (Mr. COCHRAN) and the Senator from Georgia (Mr. ISAKSON) were added as cosponsors of S. Con. Res. 56, a concurrent resolution congratulating the Commandant of the Coast Guard and the Superintendent of the Coast Guard Academy and its staff for 100 years of operation of the Coast Guard Academy in New London, Connecticut, and for other purposes.

S. RES. 411

At the request of Mrs. LINCOLN, the name of the Senator from New Hampshire (Mr. GREGG) was added as a cosponsor of S. Res. 411, a resolution recognizing the importance and sustainability of the United States hardwoods industry and urging that United States hardwoods and the products derived from United States hardwoods be given full consideration in any program to promote construction of environmentally preferable commercial, public, or private buildings.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mrs. FEINSTEIN (for herself and Mrs. BOXER):

S. 3222. A bill to authorize the Secretary of the Interior to conduct a study of alternatives for commemora-

rating interpreting the role of the Buffalo Soldiers in the early years of the National Parks, and for other purposes; to the Committee on Energy and Natural Resources.

Mrs. FEINSTEIN. Mr. President, I rise today on behalf of myself and Senator BOXER to introduce the Buffalo Soldiers in the National Parks Study Act. This legislation is an important step in preserving the legacy of the Army's first all-black infantry and cavalry units and their unique role in the creation of our National Park system.

Established Congressionally by 1869, the Buffalo Soldiers served bravely in campaigns both at home and abroad before being stationed at the military Presidio in San Francisco and given charge of patrolling the National Park system. Although first tasked with taming the frontier, these troops also took on the responsibility of preserving that wilderness for future generations. Each summer, Buffalo Soldier regiments traveled roughly 320 miles from San Francisco to either Sequoia or Yosemite National Park, where they patrolled the parks for poachers and loggers, built trails, and escorted visitors. They were, in essence if not in name, the nation's first park rangers.

In a time of segregation and adversity, these soldiers served their country bravely and the National Parks they worked to establish are part of the legacy they leave behind. Unfortunately, this unique aspect of their history is neither widely recognized nor remembered. This legislation would address that by authorizing a study to determine the most appropriate way to memorialize the Buffalo Soldiers. Money procured under the act would be used to determine the feasibility of establishing a national historic trail along the route traveled by the Buffalo Soldiers, scout for properties to add to the National Register of Historic Places, and develop educational initiatives and a public awareness campaign about the contribution of African-American soldiers after the Civil War.

although the experiences of the Buffalo Soldiers are an important piece of our national history, we are in danger of losing their legacy to the passage of time unless we take conscious steps to preserve the memory. This legislation works to ensure that the contributions of the Buffalo Soldiers will be remembered and shared by all. I urge my colleagues to join me in their support for this measure.

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. 3222

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 "Buffalo Soldiers in the National Parks Study Act".

SEC. 2. FINDINGS AND PURPOSE.

(a) FINDINGS.—The Congress finds the following:

(1) In the late 19th century and early 20th century, African-American troops who came to be known as the Buffalo Soldiers served in many critical roles in the western United States, including protecting some of the first National Parks.

(2) Based at the Presidio in San Francisco, Buffalo Soldiers were assigned to Sequoia and Yosemite National Parks where they patrolled the backcountry, built trails, stopped poaching, and otherwise served in the roles later assumed by National Park rangers.

(3) The public would benefit from having opportunities to learn more about the Buffalo Soldiers in the National Parks and their contributions to the management of National Parks and the legacy of African-Americans in the post-Civil War era.

(4) As the centennial of the National Park Service in 2016 approaches, it is an especially appropriate time to conduct research and increase public awareness of the stewardship role the Buffalo Soldiers played in the early years of the National Parks.

(b) PURPOSE.—The purpose of this Act is to authorize a study to determine the most effective ways to increase understanding and public awareness of the critical role that the Buffalo Soldiers played in the early years of the National Parks.

SEC. 3. STUDY.

(a) IN GENERAL.—The Secretary of the Interior shall conduct a study of alternatives for commemorating and interpreting the role of the Buffalo Soldiers in the early years of the National Parks.

(b) CONTENTS OF STUDY.—The study shall include—

(1) a historical assessment, based on extensive research, of the Buffalo Soldiers who served in National Parks in the years prior to the establishment of the National Park Service;

(2) an evaluation of the suitability and feasibility of establishing a national historic trail commemorating the route traveled by the Buffalo Soldiers from their post in the Presidio of San Francisco to Sequoia and Yosemite National Parks and to any other National Parks where they may have served;

(3) the identification of properties that could meet criteria for listing in the National Register of Historic Places or criteria for designation as National Historic Landmarks;

(4) an evaluation of appropriate ways to enhance historical research, education, interpretation, and public awareness of the story of the Buffalo Soldiers' stewardship role in the National Parks, including ways to link the story to the development of National Parks and the story of African-American military service following the Civil War; and

(5) any other matters that the Secretary of the Interior deems appropriate for this study.

(c) REPORT.—Not later than 3 years after funds are made available for the study, the Secretary of the Interior shall submit to the Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate a report containing the study's findings and recommendations.

By Mr. UDALL of New Mexico (for himself, Mr. BINGAMAN, Mr. CRAPO, Mr. UDALL of Colorado, Mr. RISCH, and Mr. BENNET):

S. 3224. A bill to amend the Radiation Exposure Compensation Act to improve compensation for workers involved in uranium mining, and for other purposes; to the Committee on the Judiciary.

Mr. UDALL of New Mexico. Mr. President, I rise today to introduce the Radiation Exposure Compensation Act amendments of 2010. The Radiation Exposure Compensation Act, known as RECA, was first introduced in this body 21 years ago today. Proposed by the Senator from Utah, ORRIN HATCH, this original legislation was a monumental step in recognizing some of the unheralded victims of the Cold-War era.

As the United States Government built up its Cold-War nuclear arsenal during the mid-20th century, many Americans paid the price with their health. Some were sickened through exposure to aboveground atomic weapons tests. Others were exposed to heavy doses of radiation from working in the uranium mining industry. All the while the government was slow to implement Federal protections.

As a result, a generation of Americans who worked in the mines or lived near testing sites became sick with serious diseases such as lung cancer and kidney disease and many others.

Much of the U.S. uranium development occurred on the Navajo Nation. That is where jobs in the mines and mills drew workers from the surrounding rural areas. These workers and much of the country were unaware of the dangers of radiation exposure, and this was despite reports from the European mining industry indicating that uranium mining led to high rates of lung cancer. There should have been a warning call, there should have been a wake-up call, but there wasn't.

In the ensuing years, rates of lung cancer among Navajo Indians went from disproportionately low to disproportionately high compared with the rest of the U.S. population. This was clearly a result of uranium development and related radiation exposure.

In addition to lung cancer, numerous other illnesses began to emerge in the men and women who worked in the uranium mining industry. These individuals were not limited to the Navajo Nation. In my home State of New Mexico, the Pueblo of Laguna was home to the Nation's largest open pit uranium mine. Workers from across the State came to the mines, especially from the economically struggling communities of rural New Mexico.

In the late 1970s, my father, Stewart Udall, took up the fight for these workers. In 1979, my father filed 32 claims against the Department of Energy on behalf of widows of deceased Navajo uranium miners. In many ways, this marked the beginning of the fight for compensation for all uranium workers.

I remember working those years with my whole family to collect information and push for recognition. It was a family effort to fight for justice, and for me it continues to be a family priority.

Ten years later, the original RECA legislation was introduced in the Senate. It passed in 1990, giving a level of restitution to sick miners and millers, as well as individuals living downwind

of nuclear tests. Amendments to RECA have occurred over the ensuing decades, most significantly in 2000. That is when the act was expanded to include mill workers and ore transporters and expand downwind counties, among other things.

Today, with Senators JEFF BINGAMAN, MIKE CRAPO, MARK UDALL, MICHAEL BENNET, and JAMES RISCH, I introduced a piece of legislation that takes the next step in addressing the remaining shortfalls of the Radiation Exposure Compensation Act. I wish to highlight some of the provisions of our bill.

First, the inclusion of post-1971 uranium miners and workers as qualified claimants. While the Federal Government ceased the purchase of domestic uranium in 1971, implementation of Federal work safety standards was slow and regulation of mines was poor. As a result, thousands of miners and millers were never made aware of the dangers of the yellow cake they handled on a regular basis.

In recent surveys, the majority of uranium workers from this period reported they did not have showers or wash basins in the mines where they worked. They often took contaminated clothing home for laundering, unaware of the hazards, and with no other option for cleaning. Many also reported that ventilation to prevent unnecessary exposure was not provided in their work areas.

Today, these workers continue to suffer and die from illnesses related to radiation exposure. But because their employment dates began after 1971, they have no opportunity for compensation. Our bill changes that. If the measure passes, individuals working from 1971 until 1990 will qualify to claim compensation for exposure-related diseases.

The bill we are introducing today would also expand the geographic areas that qualify for downwind compensation to include New Mexico, Idaho, Montana, Colorado, and Guam. And for the first time, the bill recognizes downwind exposure from the original atomic weapons test site—the Trinity Site in New Mexico.

This legislation would raise compensation levels for those exposed as a result of aboveground weapons tests. This would make their compensation consistent with their counterparts who worked in the mines and mills.

The bill would also facilitate epidemiological research on the impacts of uranium development on communities and families of uranium workers. It authorizes funding for the National Institute of Environmental Health Sciences to award grants to universities and nonprofits to carry out such research. We are seeking to broaden the use of affidavits to substantiate employment history and residence in an affected downwind area.

Many who have suffered as a result of Cold-War uranium and weapons development did not have the documenta-

tion to prove their exposure. Often mines and mills did not keep proper documentation of their workers, and many communities impacted did not have a tradition of keeping birth and marriage certification. The bill would allow individuals to combine their time worked in multiple positions to meet the work time requirements for compensation in the original RECA legislation.

Finally, this legislation would allow miners to be compensated for kidney disease, and it would allow core drillers to join miners, millers, and ore transporters on the current list of uranium workers who qualify for compensation under the act.

Uranium and weapons development of the Cold-War era left a gruesome legacy in communities of mine workers and downwinders. For more than two decades now the United States has tried to compensate in some way for the sickness and loss of life. Today, we are taking the next step to close this sad chapter in history and to improve the reach of compassionate compensation to those Americans who have suffered but have not qualified under RECA in its current form.

In introducing this legislation, I honor all those who continue to suffer from deadly illnesses as a result of radiation exposure but don't qualify for compensation—especially those workers who began employment after 1971 and, thus, do not qualify for RECA.

I look forward to working with my colleagues to recognize these individuals and expand RECA to include all who are justified in receiving radiation exposure compensation.

By Mr. HATCH (for himself, Mr. LEVIN, Mr. BENNETT, Mrs. GILLIBRAND, Mr. KERRY, Mrs. SHAHEEN, and Mr. SCHUMER):

S. 3227. A bill to authorize the Archivist of the United States to make grants to States for the preservation and dissemination of historical records; to the Committee on Homeland Security and Governmental Affairs.

Mr. HATCH. Mr. President, I rise today to discuss the Preserving the American Historical Record Act, a bill that I introduced along with Senator LEVIN today. This is a piece of legislation designed to ensure the protection of important historical documents housed and preserved at the State and local level.

Put simply, this legislation would require the Archivist of the United States to make grants to the States for a number of purposes, including protecting historical records, promoting the use of such records in new and creative ways, providing education and training to those who care for historical records and creating a wide variety of access tools of key records maintained by State and local organizations. The bill authorizes \$50,000,000 a year—a very modest sum, all things considered—to be distributed among the States according to formulas based on both size and geographical area.

We live in a time where there has been a resurgence in interest in family history and genealogical research. With the advancement of internet research tools, millions of Americans have gone online to learn more about their pasts. Indeed, this type of research is among the more prominent uses of Internet resources, as evidenced by the growth of websites and services like Ancestry.com and Family Search. Also, millions of Americans have tuned into hit television shows describing the experience and revelation that comes with the discovery of one's family history.

I want to thank Senator LEVIN for working with me on this legislation, as well as our cosponsors Senators BENNETT, SCHUMER, KERRY, SHAHEEN, and GILLIBRAND.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 488—CONGRATULATING THE PENNSYLVANIA STATE UNIVERSITY IFC/PANHELLENIC DANCE MARATHON (THON) ON ITS CONTINUED SUCCESS IN SUPPORT OF THE FOUR DIAMONDS FUND AT PENN STATE HERSHEY CHILDREN'S HOSPITAL

Mr. SPECTER submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 488

Whereas the Pennsylvania State IFC/Pan-hellenic Dance Marathon, known as THON, is the largest student-run philanthropy in the world, with 700 dancers, more than 300 supporting organizations, and more than 15,000 volunteers involved in the annual event;

Whereas student volunteers at the Pennsylvania State University annually collect money and dance for 46 hours straight at the Bryce Jordan Center for THON, bringing energy and excitement to campus for a mission to conquer cancer, and bringing awareness to countless thousands more;

Whereas all THON activities support the mission of the Four Diamonds Fund at Penn State Hershey Children's Hospital, which provides financial and emotional support to pediatric cancer patients and their families and funds cancer research;

Whereas each year, THON is the single largest donor to the Four Diamonds Fund at Penn State Hershey Children's Hospital, having raised nearly \$68,900,000 since 1977, when the 2 organizations first became affiliated;

Whereas in 2010, THON set a new fundraising record of over \$7,830,000, besting the previous record of \$7,500,000 was set in 2009;

Whereas THON support has helped more than 2,000 families through the Four Diamonds Fund, is currently helping to build a new Pediatric Cancer Pavilion at Penn State Hershey Children's Hospital, and has helped support pediatric cancer research that has caused some pediatric cancer survival rates to increase to nearly 90 percent; and

Whereas THON has inspired similar events and organizations across the Nation, including at high schools and colleges, and continues to encourage students across the Nation to volunteer and stay involved in great charitable causes in their community: Now, therefore, be it

Resolved, That the Senate—

(1) congratulates the Pennsylvania State University IFC/Pan-hellenic Dance Marathon (THON) on its continued success in support of the Four Diamonds Fund at Penn State Hershey Children's Hospital; and

(2) commends the Pennsylvania State University students, volunteers, and supporting organizations for their hard work putting together another record-breaking THON.

Mr. SPECTER. Mr. President, I seek recognition today to commend the Pennsylvania State University and the many students across the Commonwealth who each year play a very important role in the fight against cancer.

The Pennsylvania State University IFC/Pan-hellenic Dance Marathon, referred to as "THON," is a yearlong effort to raise funds and awareness for the fight against pediatric cancer. The effort culminates in a 2-day, no sitting, no sleeping dance marathon. Since 1977, THON has raised more than \$60 million for the Four Diamonds Fund at Penn State Children's Hospital. The Four Diamonds Fund was established by Charles and Irma Millard, after the death of their son, Christopher, who was diagnosed with cancer at the age of 11. In addition to helping with the cost of treatment that insurance does not cover, as well as expenses that may disrupt the welfare of the child, the Four Diamonds Fund supports the medical teams that care for the children and funds pediatric cancer research through start-up grants and the Four Diamonds Pediatric Cancer Research Institute.

Since its inception, THON has assisted over 2,000 families and no family has been turned away from the Four Diamonds Fund. The hard work, dedication, and enthusiasm of thousands of student volunteers and hundreds of dancers combine with the support of the wider Penn State community and students across the commonwealth of Pennsylvania to make a potent weapon in the fight against pediatric cancer. Thanks to their efforts, the fight is one we are ever closer to winning.

To win the fight against pediatric cancer, and all cancers, once and for all, we need to continue to support vital medical research. When I came to the U.S. Senate in 1981, funding for the National Institutes of Health totaled \$3.6 billion. Since becoming LHHS chairman in 1996, I have successfully worked to more than double NIH funding, which was \$12.7 billion at that time. The fiscal year 2010 LHHS Appropriations bill provided \$30.2 billion for NIH funding, an almost \$1 billion increase from fiscal year 2009. I also secured an additional \$10 billion in funding through an amendment to the American Recovery and Reinvestment Act.

I have fought and will continue to fight for increased funding for the NIH because medical research saves and improves lives. Medical research, along with significant community support through efforts such as THON, provides children with a real chance to be cured

so that they may continue to grow and prosper.

SENATE RESOLUTION 489—HONORING THE LIFE AND ACHIEVEMENTS OF DR. BENJAMIN L. HOOKS

Mr. ALEXANDER (for himself, Mr. BURRIS, Mr. CORKER, Mr. CARDIN, Mr. FEINGOLD, and Mr. DURBIN) submitted the following resolution; which was considered and agreed to:

S. RES. 489

Whereas Benjamin Hooks was born in Memphis, Tennessee on January 31, 1925;

Whereas Benjamin Hooks died April 15, 2010, at the age of 85 in Memphis, Tennessee, and is survived by his wife, Frances Hooks, his daughter, Patricia Gray, and 2 grandsons;

Whereas Benjamin Hooks was the fifth of 7 children born to Robert B. and Bessie Hooks, and was the grandson of Julia Hooks, the second Black woman in the United States to graduate from college;

Whereas Benjamin Hooks attended LeMoyne-Owen College in Memphis and, in 1944, graduated from Howard University;

Whereas Benjamin Hooks joined the United States Army during World War II and was promoted to staff sergeant;

Whereas in 1948, Benjamin Hooks received his law degree from DePaul University in Chicago, Illinois and returned to Memphis, Tennessee to help breakdown segregation;

Whereas Benjamin Hooks set up his own law practice and was one of a few Blacks practicing law in Memphis from 1949-1965;

Whereas Benjamin Hooks was appointed to a vacancy on the Shelby County criminal court, by Governor Frank G. Clement in 1965, making him the first Black criminal court judge in the history of Tennessee;

Whereas Benjamin Hooks was a leader in the civil rights movement and joined the Southern Christian Leadership Conference of Reverend Martin Luther King in 1956;

Whereas Benjamin Hooks became the first Black appointee to the Federal Communications Commission in 1972, when he was appointed by President Richard Nixon, and, in that capacity, worked towards minority employment and involvement in broadcasting;

Whereas Benjamin Hooks was elected executive director of the National Association for the Advancement of Colored People (NAACP) on November 6, 1976, and served in that role until 1992;

Whereas Benjamin Hooks was an ordained minister and delivered sermons for 52 years at the Greater Middle Baptist Church and as pastor at Greater New Mountain Moriah Missionary Baptist Church in Detroit;

Whereas Benjamin Hooks was honored in 1996 with the dedication of the Benjamin L. Hooks Institute for Social Change at the University of Memphis, which he helped to create;

Whereas Benjamin Hooks and Francis Hooks renewed their wedding vows on March 24, 2001, after almost 50 years of marriage;

Whereas in November 2007, Benjamin Hooks was awarded the Presidential Medal of Freedom, the highest civilian honor in the United States, by President George W. Bush; and

Whereas the passing of Benjamin Hooks is a great loss: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes the outstanding contributions of Dr. Benjamin L. Hooks to the civil rights movement, the ministry, his family, and the community of Memphis, Tennessee; and