

to amend title 5, United States Code, to provide to assistant United States attorneys the same retirement benefits as are afforded to Federal law enforcement officers, and for other purposes.

S. 2971

At the request of Mr. KERRY, the name of the Senator from Indiana (Mr. LUGAR) was added as a cosponsor of S. 2971, a bill to authorize certain authorities by the Department of State, and for other purposes.

S. 2979

At the request of Mr. LEAHY, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 2979, a bill to amend title 18, United States Code, to provide accountability for the criminal acts of Federal contractors and employees outside the United States, and for other purposes.

S. RES. 414

At the request of Mr. KERRY, the names of the Senator from New Jersey (Mr. MENENDEZ), the Senator from Florida (Mr. NELSON), the Senator from New York (Mrs. GILLIBRAND) and the Senator from Pennsylvania (Mr. CASEY) were added as cosponsors of S. Res. 414, a resolution expressing the Sense of the Senate on the recovery, rehabilitation, and rebuilding of Haiti following the humanitarian crisis caused by the January 12, 2010, earthquake in Haiti.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. BROWN, of Ohio:

S. 3007. A bill to amend the Internal Revenue Code of 1986 to impose a 50 percent tax on bonuses paid by TARP recipients, and for other purposes; to the Committee on Finance.

Mr. BROWN of Ohio. Mr. President, in the years leading up to the financial crisis, risky and reckless bonus-laden pay packages ruled at Wall Street banks.

After crashing our economy, these too-big-to-fail banks needed the Bush administration and the American taxpayer to bail them out.

The Temporary Asset Relief Program, TARP, pumped billions and billions of taxpayer dollars into the financial system to stabilize our economy and prevent another Great Depression.

The Obama administration continued the TARP program while also taking necessary and swift action passing the Recovery Act.

But unemployment remains high even as our economy begins to recover, and Wall Street is back to its old ways.

Insurance giant AIG got \$182.3 billion in bailout money. Last Wednesday, AIG paid \$100 million more in bonuses to its employees.

Goldman Sachs got \$10 billion directly from TARP and another \$12.9 billion in taxpayer aid through the AIG bailout. Goldman will pay its employees bonuses worth \$16 billion.

The average banker at Bank of America got a \$400,000 bonus one year after

the bank took \$45 billion from TARP. The average worker in Ohio makes just over \$41,000 a year.

The Federal Reserve has taken extraordinary steps and made trillions of dollars available in low-interest loans to American banks. Fannie Mae and Freddie Mac are just about the only buyers today for mortgages in the secondary market.

Big banks received hundreds of billions of dollars from U.S. taxpayers in half a dozen ways to stabilize their finances and increase financing to businesses and consumers.

Our economy is reliant on small businesses, which account for more than 65 percent of jobs created in our Nation.

But despite the banks' rapid recovery, their small business lending continues to decrease, month after month.

In November 2009, the U.S. Treasury Department reported that the 22 largest financial institutions receiving taxpayer assistance reduced lending by \$10.5 billion over the previous six months.

These same banks reduced small business loans by another \$1 billion according to a report released in December 2009.

I have heard from too many small business owners—from Youngstown to Mansfield, from Athens to Elyria—that they simply can't access the credit they need to hire workers or expand business.

For 10 years wealthy bankers were partying like it was 1999. When the economy came crashing down the middle class was forced to sacrifice their money and their children's money to save the banks and unfreeze credit. They are still waiting for Wall Street to live up to their end of the bargain.

That is why today I introduced The Wall Street Bonus Tax Act, which would use Wall Street's excess to fund small businesses.

The Wall Street Bonus Tax Act imposes a 50 percent excise tax for 2010 on bonuses awarded at financial institutions that received TARP assistance.

The revenue generated by the tax would go to the Small Business Administration to implement a direct small business lending program to help small businesses in towns like Bucyrus and Dublin.

Wall Street's lavish bonuses were made possible by the taxpayers' money—money that was supposed to be lent to businesses.

Instead of patting themselves on the back, the banks should be making loans that help the middle class recover.

This bill is a critical step in that direction.

By Mr. SPECTER (for himself and Mr. CASEY):

S. 3009. A bill to require the Secretary of the Treasury to mint coins in recognition of and to commemorate the 1863 Invasion of Pennsylvania, the Battle of Gettysburg, and President Abraham Lincoln's Gettysburg Ad-

dress; to the Committee on Banking, Housing, and Urban Affairs.

Mr. SPECTER. Mr. President, today, I have sought recognition to offer legislation supporting the 150th anniversary of the Battle of Gettysburg. This legislation will serve to commemorate three historic events in our country: the 1863 Invasion of Pennsylvania, the decisive Battle of Gettysburg, and President Lincoln's famous Gettysburg Address.

On November 19, 1863, President Abraham Lincoln chose Gettysburg for his most famous address because the battle was the turning point of the Civil War. The safety and security of Pennsylvania's capital, railroads, industries, and citizens were at stake. The resulting Battle of Gettysburg was the largest and costliest of the Civil War and of the country to date with 51,000 Union and Confederate casualties. Soldiers from the U.S. Regular Army and volunteer units from Pennsylvania, Alabama, Arkansas, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Ohio, New Hampshire, New Jersey, New York, North Carolina, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin served during this campaign and battle. Their sacrifices should not be forgotten.

This legislation will authorize the Secretary of the Treasury to mint and issue commemorative Gettysburg coins in three denominations: \$5 gold, \$1 silver, and half-dollar silver. These coins will only be distributed during the calendar year of 2013, the 150th anniversary of Gettysburg, and will have surcharges of \$35, \$10, and \$5 respectively. The revenue generated from these surcharges will be divided between the Gettysburg Foundation and the Army Heritage Center Foundation to help finance their respective nonprofit programs dedicated to supporting the hundreds of thousands of visitors who walk the Gettysburg grounds each year and to preserve the memory of those who served and the history that they made.

These two foundations are non-governmental, member-based, and publicly supported nonprofit organizations that are dependent on funds from members, donations, and grants for support. The foundations use such support to help create and sustain the Gettysburg National Military Park and the Army Heritage and Education Center. The Gettysburg Foundation is recognized as the official partner of Gettysburg National Military Park and the Army Heritage Center Foundation is recognized by the Secretary of the Army as the lead agency supporting the development of the Army Heritage and Education Center.

The Gettysburg Act will greatly benefit our nation by preserving this historic battle ground for countless visitors from across the nation and from around the world. It will help fund battlefield preservation and rehabilitation

projects at Gettysburg National Military Park by restoring approximately 27 acres of battlefield to its 1863 appearance. This act will help preserve the hallowedness of the ground by relocating 12 monuments to their original locations, where the veterans themselves placed these monuments several generations ago. Visitors to Gettysburg will benefit from increased educational programming at both the Army Heritage and Education Center and the Gettysburg Battle Visitor Center as the act helps facilitate the continued expansion of the Army Heritage and Education Center and construction of the Army Heritage Museum, both of which are dedicated "to telling the Army story . . . one Soldier at a time."

The importance of the 1863 Campaign in Pennsylvania, the Battle of Gettysburg, and Lincoln's address stretch well beyond the Commonwealth of Pennsylvania and stand as an enduring reminder of how our nation was reborn out of the Civil War as a stronger Union more dedicated to its ideals of freedom and liberty. I urge each of my colleagues to join Senator CASEY and myself in supporting this legislation.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 415—CALLING FOR A RENEWED FOCUS ON THE GOVERNMENT OF THE ISLAMIC REPUBLIC OF IRAN'S VIOLATIONS OF INTERNATIONALLY-RECOGNIZED HUMAN RIGHTS AS FOUND IN THE UNIVERSAL DECLARATION OF HUMAN RIGHTS

Mr. CASEY (for himself, Mr. MCCAIN, Mr. LIEBERMAN, Mr. KAUFMAN, Mr. LEVIN, and Mr. KERRY) submitted the following resolution, which was considered and agreed to:

S. RES. 415

Whereas the Government of the Islamic Republic of Iran has violated international standards for human rights by using violence to disperse peaceful assemblies by its own citizens;

Whereas the Government of the Islamic Republic of Iran suppressed peaceful commemorations by members of Iran's Green Movement at the anniversary of Iran's Islamic revolution on February 11, 2010;

Whereas the Government of the Islamic Republic of Iran's sustained campaign of violence against Iranian citizens who have peacefully protested the irregularities in the flawed Iranian presidential elections of June 12, 2009 has demonstrated to the world that the present Iranian regime is fully capable of widespread violence against its own citizens;

Whereas the Government of the Islamic Republic of Iran currently has 65 journalists and bloggers imprisoned, more than any single country in the world, according to Reporters Without Borders and in the past week arrested 10 journalists;

Whereas the Government of the Islamic Republic of Iran has restricted access to the internet, including its recent announcement to permanently block Google's Gmail service;

Whereas Iranian citizens' right to due process has been violated, with the judiciary detaining government critics and religious

minorities, and ordering executions of peaceful demonstrators;

Whereas the use of arbitrary detention and the infliction of cruel and degrading punishments by the Iranian authorities are in direct violation of Articles 7, 9 and 10 of the International Covenant on Civil and Political Rights (ICCPR) as well as Articles 22 (the right to human dignity), 36 (Sentencing in accordance with the law), 38 (prohibition of torture) and 39 (the rights of arrested persons) of the Iranian Constitution.

Resolved, That the Senate of the United States:

(1) Pays tribute to the courageous advocates for democracy and human rights in the Islamic Republic of Iran who are engaged in peaceful efforts to encourage democratic reform;

(2) notes that it is the right of the people of the Islamic Republic of Iran to peacefully assemble and to express their opinions and aspirations without intimidation, repression, and violence;

(3) supports freedom of speech in the Islamic Republic of Iran as elsewhere and the ability of journalists and bloggers to report without repression by government authorities;

(4) desires that the men and women of Iran be able to enjoy due process in the Iranian judicial system including the right to a fair trial;

(5) expresses serious concern over the Government of the Islamic Republic of Iran's brutal suppression of its citizens through censorship, imprisonment, and continued acts of violence;

(6) denounces the atmosphere of impunity in the Islamic Republic of Iran for those who employ intimidation, harassment, or violence to restrict and suppress freedom of speech, freedom of expression, freedom of assembly, and freedom of the press;

(7) urges the Government of the Islamic Republic of Iran to fully observe the ICCPR, which has been ratified by the Islamic Republic of Iran and states, "Everyone shall have the right to freedom of expression; this right shall include freedom to seek, receive and impart information and ideas of all kinds, regardless of frontiers, either orally, in writing or in print, in the form of art, or through any other media of his choice".

(8) calls upon the Islamic Republic of Iran to abide by the resolutions adopted by the U.N. General Assembly, in particular the resolution on the situation of human rights in the Islamic Republic of Iran of December 2009;

(9) communicates deep concern that, despite the Islamic Republic of Iran's standing invitation to all thematic special procedures mandate holders, it has not fulfilled any requests from those special mechanisms to visit the country in four years and has not answered numerous communications from those special mechanisms, and strongly urges the Government of the Islamic Republic of Iran to fully cooperate with the special mechanisms, especially the Special Rapporteur on extrajudicial, summary or arbitrary executions, the Special Rapporteur on torture and other cruel, inhuman or degrading treatment or punishment, the Special Rapporteur on the promotion and protection of the right to freedom of opinion and expression, the Special Rapporteur on the situation of human rights defenders, the Working Group on Arbitrary Detention and the Working Group on Enforced or Involuntary Disappearances;

(10) encourages the U.N. Human Rights Council to fully examine these issues during its Universal Periodic Review of the Islamic Republic of Iran on February 15, 2010.

SENATE RESOLUTION 416—AMENDING THE STANDING RULES OF THE SENATE TO PROVIDE FOR CLOTURE TO BE INVOKED WITH LESS THAN A THREE-FIFTHS MAJORITY AFTER ADDITIONAL DEBATE

Mr. HARKIN (for himself, Mrs. SHAHEEN, and Mr. DURBIN) submitted the following resolution; which was referred to the Committee on Rules and Administration:

S. RES. 416

Resolved,

SECTION 1. SENATE CLOTURE MODIFICATION.

Paragraph 2 of rule XXII of the Standing Rules of the Senate is amended to read as follows:

"2. (a) Notwithstanding the provisions of rule II or rule IV or any other rule of the Senate, at any time a motion signed by sixteen Senators, to bring to a close the debate upon any measure, motion, other matter pending before the Senate, or the unfinished business, is presented to the Senate, the Presiding Officer, or clerk at the direction of the Presiding Officer, shall at once state the motion to the Senate, and one hour after the Senate meets on the following calendar day but one, he shall lay the motion before the Senate and direct that the clerk call the roll, and upon the ascertainment that a quorum is present, the Presiding Officer shall, without debate, submit to the Senate by a yeand-nay vote the question: 'Is it the sense of the Senate that the debate shall be brought to a close?' And if that question shall be decided in the affirmative by three-fifths of the Senators duly chosen and sworn—except on a measure or motion to amend the Senate rules, in which case the necessary affirmative vote shall be two-thirds of the Senators present and voting—then said measure, motion, or other matter pending before the Senate, or the unfinished business, shall be the unfinished business to the exclusion of all other business until disposed of.

"Thereafter no Senator shall be entitled to speak in all more than one hour on the measure, motion, or other matter pending before the Senate, or the unfinished business, the amendments thereto, and motions affecting the same, and it shall be the duty of the Presiding Officer to keep the time of each Senator who speaks. Except by unanimous consent, no amendment shall be proposed after the vote to bring the debate to a close, unless it had been submitted in writing to the Journal Clerk by 1 o'clock p.m. on the day following the filing of the cloture motion if an amendment in the first degree, and unless it had been so submitted at least one hour prior to the beginning of the cloture vote if an amendment in the second degree. No dilatory motion, or dilatory amendment, or amendment not germane shall be in order. Points of order, including questions of relevancy, and appeals from the decision of the Presiding Officer, shall be decided without debate.

"After no more than thirty hours of consideration of the measure, motion, or other matter on which cloture has been invoked, the Senate shall proceed, without any further debate on any question, to vote on the final disposition thereof to the exclusion of all amendments not then actually pending before the Senate at that time and to the exclusion of all motions, except a motion to table, or to reconsider and one quorum call on demand to establish the presence of a quorum (and motions required to establish a quorum) immediately before the final vote begins. The thirty hours may be increased by the adoption of a motion, decided without