S. 462

At the request of Mrs. BOXER, the names of the Senator from Mississippi (Mr. WICKER) and the Senator from Florida (Mr. RUBIO) were added as cosponsors of S. 462, a bill to enhance the strategic partnership between the United States and Israel.

S. 521

At the request of Mr. Durbin, the name of the Senator from Georgia (Mr. Chambles) was added as a cosponsor of S. 521, a bill to require the Secretary of Defense to award grants to fund research on orthotics and prosthetics.

S. 522

At the request of Mr. Durbin, the name of the Senator from Georgia (Mr. Chambliss) was added as a cosponsor of S. 522, a bill to require the Secretary of Veterans Affairs to award grants to establish, or expand upon, master's degree or doctoral degree programs in orthotics and prosthetics, and for other purposes.

S. 526

At the request of Mr. Baucus, the name of the Senator from Connecticut (Mr. Murphy) was added as a cosponsor of S. 526, a bill to amend the Internal Revenue Code of 1986 to make permanent the special rule for contributions of qualified conservation contributions, and for other purposes.

S. 623

At the request of Mr. CARDIN, the name of the Senator from Arkansas (Mr. PRYOR) was added as a cosponsor of S. 623, a bill to amend title XVIII of the Social Security Act to ensure the continued access of Medicare beneficiaries to diagnostic imaging services.

S. 701

At the request of Ms. Collins, the name of the Senator from Oklahoma (Mr. Coburn) was added as a cosponsor of S. 701, a bill to amend the Internal Revenue Code of 1986 to modify the definition of full-time employee for purposes of the individual mandate in the Patient Protection and Affordable Care Act.

S. 709

At the request of Ms. STABENOW, the name of the Senator from Oregon (Mr. MERKLEY) was added as a cosponsor of S. 709, a bill to amend title XVIII of the Social Security Act to increase diagnosis of Alzheimer's disease and related dementias, leading to better care and outcomes for Americans living with Alzheimer's disease and related dementias.

S. 731

At the request of Mr. Manchin, the name of the Senator from North Carolina (Mrs. Hagan) was added as a cosponsor of S. 731, a bill to require the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation, and the Office of the Comptroller of the Currency to conduct an empirical impact study on proposed rules relating to the International Basel III agreement on gen-

eral risk-based capital requirements, as they apply to community banks.

S. 734

At the request of Mr. Nelson, the name of the Senator from Delaware (Mr. Coons) was added as a cosponsor of S. 734, a bill to amend title 10, United States Code, to repeal the requirement for reduction of survivor annuities under the Survivor Benefit Plan by veterans' dependency and indemnity compensation.

S. 789

At the request of Mr. BAUCUS, the name of the Senator from Florida (Mr. NELSON) was added as a cosponsor of S. 789, a bill to grant the Congressional Gold Medal, collectively, to the First Special Service Force, in recognition of its superior service during World War II.

S. 815

At the request of Mr. Merkley, the name of the Senator from North Dakota (Ms. Heitkamp) was added as a cosponsor of S. 815, a bill to prohibit the employment discrimination on the basis of sexual orientation or gender identity.

S. 992

At the request of Mrs. Shaheen, the name of the Senator from Nebraska (Mr. Johanns) was added as a cosponsor of S. 992, a bill to provide for offices on sexual assault prevention and response under the Chiefs of Staff of the Armed Forces, to require reports on additional offices and selection of sexual assault prevention and response personnel, and for other purposes.

S. 1028

At the request of Mr. SANDERS, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 1028, a bill to reauthorize and improve the Older Americans Act of 1965, and for other purposes.

S. 1046

At the request of Mr. Schatz, the name of the Senator from Alaska (Mr. Begich) was added as a cosponsor of S. 1046, a bill to clarify certain provisions of the Native American Veterans' Memorial Establishment Act of 1994.

S. 1097

At the request of Mr. Heller, the name of the Senator from Nevada (Mr. Reid) was added as a cosponsor of S. 1097, a bill to prohibit a Federal agency from establishing or implementing a policy that discourages or prohibits the selection of a resort or vacation destination as the location for a conference or event, and for other purposes.

S. RES. 26

At the request of Mr. MORAN, the names of the Senator from South Dakota (Mr. JOHNSON) and the Senator from Wisconsin (Ms. BALDWIN) were added as cosponsors of S. Res. 26, a resolution recognizing that access to hospitals and other health care providers for patients in rural areas of the United States is essential to the survival and success of communities in the United States.

S. RES. 154

At the request of Mr. Hoeven, the name of the Senator from Nebraska (Mr. Johanns) was added as a cosponsor of S. Res. 154, a resolution supporting political reform in Iran and for other purposes.

AMENDMENT NO. 956

At the request of Mr. McCain, the names of the Senator from Rhode Island (Mr. Whitehouse), the Senator from Rhode Island (Mr. Reed), the Senator from Nevada (Mr. Heller) and the Senator from Massachusetts (Mr. Cowan) were added as cosponsors of amendment No. 956 intended to be proposed to S. 954, an original bill to reauthorize agricultural programs through 2018.

AMENDMENT NO. 1105

At the request of Mr. CHAMBLISS, the name of the Senator from California (Mrs. BOXER) was added as a cosponsor of amendment No. 1105 intended to be proposed to S. 954, an original bill to reauthorize agricultural programs through 2018.

AMENDMENT NO. 1166

At the request of Mr. Chambliss, the name of the Senator from Alaska (Ms. Murkowski) was added as a cosponsor of amendment No. 1166 intended to be proposed to S. 954, an original bill to reauthorize agricultural programs through 2018.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. WYDEN (for himself, Mr. PORTMAN, Mr. BLUMENTHAL, Mr. BROWN, Ms. CANTWELL, Mr. KIRK, and Mr. BENNET):

S. 1118. A bill to amend part E of title IV of the Social Security Act to better enable State child welfare agencies to prevent sex trafficking of children and serve the needs of children who are victims of sex trafficking, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

Mr. WYDEN. Mr. President, today I am pleased to join Senators PORTMAN, BLUMENTHAL, CANTWELL, BROWN, and KIRK to introduce the Child Sex Trafficking Data and Response Act of 2013. This bipartisan legislation will help us to better understand and combat the unforgivable and fast-growing criminal enterprise of trafficking children for sex right here in the U.S.

We cannot bury our heads in the sand and ignore this terrible problem. Child victims of sex trafficking need and deserve the full range of coordinated assistance and care required to help them recover from this trauma.

Unfortunately, some people still refuse to acknowledge that American children are being bought and sold for sex and they criticize the few estimates surrounding trafficking rates that do exist. As a policymaker, it is hard to advance an issue when there are critics who deny its very existence. For those of us who have spoken to law enforcement officers, child welfare workers

and judges who work with these victims every day, we know that denying that the problem exists will not make it go away.

I became engaged in efforts to address child trafficking a few years ago when I had the opportunity to accompany police officers along 82nd Avenue in my hometown of Portland. I will never forget a 15-year-old girl working out there with the tools of the trade—a cell phone to stay in constant contact with her pimp and report how much money she had made; a 15-inch butcher knife to try to protect herself; and, a purse full of condoms.

This problem does exist, but we still do not know its full scope—we do not know how many children in the U.S. are victimized by pimps, Johns and traffickers every year. Quantifying the problem, as simple a step as that may seem, is truly is the first step in bringing these children out of the shadows to help them progress from victims to survivors.

The Child Sex Trafficking Data and Response Act of 2013 provides a framework for systematically identifying and tracking the number of child trafficking victims who are in our Nation's foster care system. It would further require child welfare agencies to promptly report information on missing and abducted children to law enforcement and would require law enforcement authorities to notify the National Center for Missing and Exploited Children, NCMEC, when a child is missing from State care.

The bill would also take steps to ensure children who are sex trafficked or exploited are treated as victims, not criminals. The protections, services and protocols established for abused and neglected children within the child welfare system are rarely extended to trafficked children and youth, and in most States, such children aren't even categorized as victims. Instead, they are often sent to the juvenile justice system and criminalized for being raped and trafficked.

The Child Sex Trafficking Data and Response Act would amend Federal law to say all child victims of sex trafficking are victims of abuse and neglect. It would require state plans, under the Child Abuse Prevention and Treatment Act, designed to improve child protection services contain: provisions and procedures requiring identification and assessment of all reports involving children known or suspected to be victims of sex trafficking; provisions and procedures for training child protective services workers to identify and provide comprehensive services for children who are victims of sex trafficking; a description of efforts to coordinate with State law enforcement, juvenile justice, and social service agencies such as runaway and homeless youth shelters to serve these victims; and an annual State data report on the number of children identified as known or suspected to be victims of trafficking.

These steps alone will not solve the problem before us. These are still some very daunting problems that need to be overcome, and the current fiscal climate alone presents a significant barrier to providing resources needed by victims, child welfare workers, law enforcement and service providers. Still, this is an important step toward making sure that vulnerable foster children are protected from pimps, Johns and traffickers.

By Ms. COLLINS (for herself and Ms. Mikulski):

S. 1119. A bill to amend the Public Health Services Act to provide for integration of mental health services and mental health treatment outreach teams, and for other purposes; to the Committee on Health, Education, labor, and Pensions.

Ms. COLLINS. Mr. President, I am pleased to be joined by my colleague from Maryland, Senator MIKULSKI, in introducing the Positive Aging Act of 2013, which will help to increase older Americans' access to quality mental health screening and treatment services in community-based settings.

The legislation we are introducing today is particularly important for States like Maine that have a disproportionate number of older persons. Sixteen percent of Maine's population is 65 or older, and, with the highest median age, Maine is the "oldest" State in the Nation. Moreover, our percentage of older adults is increasing; by 2030, more than one in five Mainers will be over the age of 65.

One of the most daunting public health challenges facing our Nation today is how to increase access to quality mental health services for the more than 46 million American adults living with severe, disabling mental disorders that can devastate their lives and the lives of the people around them.

What is often overlooked is the prevalence of mental illness among our Nation's elderly. Nearly one in five older adults in America have one or more mental health conditions. Moreover, older white males age 85 and older have the highest rate of suicide of any group in the country. Particularly disturbing is the fact that the mental health needs of older Americans are often overlooked or not recognized because of the mistaken belief that they are a normal part of aging and therefore cannot be treated.

While effective treatments exist for mental health disorders, it is estimated that nearly two-thirds of older adults with a mental health problem do not receive the services they need. Older adults with evidence of a mental disorder are generally less likely than younger and middle-aged adults to receive mental health services and, when they do, they are less likely to receive care from a mental health specialist.

Failure to treat mental disorders leads to poorer health outcomes for other medical conditions, higher rates of institutionalization, and increased health care costs.

Fortunately, important research is being done that is developing innovative approaches to improve the delivery of mental health care for older adults by integrating it into primary care settings. This research demonstrates that older adults are more likely to receive appropriate mental health care if there is a mental health professional on the primary care team, rather than simply referring them to a mental health specialist outside the primary care setting. Multiple appointments with multiple providers in multiple settings simply don't work for older patients who must also cope with concurrent chronic illnesses, mobility problems, and limited transportation options. The research also shows that there is less stigma associated with psychiatric services when they are integrated into general medical care.

The Positive Aging Act builds upon this research and authorizes funding for projects that integrate mental health screening and treatment services into community sites and primary care settings. Specifically, the Positive Aging Act of 2013 would authorize the Substance Abuse and Mental Health Services Administration to fund demonstration projects to support integration of mental health services in primary care settings. It would also support grants for community-based mental health treatment outreach teams to fund demonstration projects to support integration of mental health services in primary care settings. To ensure that these geriatric mental health programs have proper attention and oversight, it would mandate the designation of a Deputy Director for Older Adult Mental Health Services in the Center for Mental Health Services, and it would also include representatives of older Americans or their families and geriatric mental health professionals on the Advisory Council for the Center for Mental Health Services. Finally, it would require State plans under Community Mental Health Services Block Grants to include descriptions of the States' outreach to and services for older individuals.

We are fortunate today to have a variety of effective treatments to address the mental health needs of American seniors. The Positive Aging Act will help to ensure that older Americans have access to these important services. I therefore urge my colleagues to sign on as cosponsors of the legislation, which has been endorsed by numerous mental health, aging, and health care organizations, including the American Psychological Association, the American Association for Geriatric Psychiatry, the American Geriatrics Society, and the National Association of Social Workers.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 163—CALL-ING FOR MORE ACCOUNTABLE FOREIGN ASSISTANCE FOR CAM-BODIA

Mr. GRAHAM (for himself and Mr. RUBIO) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 163

Whereas, according to the United States Agency for International Development, from 1993 to 2011 the United States provided Cambodia with over \$1,247,000,000 in economic and military assistance;

Whereas Cambodia is ranked 138 (out of 187) in the United Nations Development Program's Human Development Report 2013, a rank shared by the Lao People's Democratic Republic;

Whereas Cambodia is ranked 157 (out of 174) in Transparency International's Corruption Perceptions Index 2012, a rank below Yemen and one shared with Angola and Tajikistan;

Whereas Cambodia is ranked "Not Free" in Freedom House's Freedom in the World 2013 report, which further states, "Cambodia is not an electoral democracy. Elections are conducted under often repressive conditions, and the opposition is hampered by serious legal and physical harassment.";

Whereas the Department of State's Country Reports on Human Rights Practices for 2011 notes that "a leading human rights problem" in Cambodia is "a weak judiciary. . . subject to corruption and political influence".

Whereas Human Rights Watch noted in a May 31, 2012, New York Times op-ed that Prime Minister Hun Sen has remained in power in Cambodia for 10,000 days "through politically motivated violence, control of the security forces, massive corruption, and the tacit support of foreign powers":

Whereas the July 16, 2012, Report of the United Nations Special Rapporteur on the situation of human rights in Cambodia (A/HRC/21/63) notes that "there are major flaws in the administration of elections in Cambodia and urgent and long-term reforms are needed to give Cambodians confidence in the electoral process and in the workings of the National Election Committee";

Whereas the July 16, 2012, report includes 18 specific recommendations for improving the election framework and environment in Cambodia to ensure greater transparency, accountability, and political association and expression, including the full participation of opposition leader Sam Rainsy in upcoming parliamentary elections; and

Whereas Sam Rainsy and other opposition members and activists continue to be the target of official harassment through politically motivated accusations and charges, denied due process of law, and excluded from participating in upcoming national elections in Cambodia: Now, therefore, be it

Resolved, That-

(1) in order to be considered credible and competitive, the July 2013 parliamentary elections in Cambodia must implement the recommendations contained in the July 16, 2012, Report of the United Nations Special Rapporteur on the situation of human rights in Cambodia (A/HRC/21/63), and must include the full and unfettered participation of all political parties leaders, specifically Sam Rainsy:

(2) the United States Department of State and the United States Agency for International Development should refrain from supporting national or local elections in Cambodia, or deploying election monitors to the July 2013 parliamentary elections, if such United Nations recommendations are ignored, and if political parties and opposition leaders are excluded or otherwise hampered from fully and freely participating in electoral processes, including during the campaign period and on election day;

(3) any election in Cambodia that the Secretary of State determines is not credible and competitive should be deemed as an illegitimate expression of the Cambodian peoples' will, and an impediment to the democratic development of Cambodia; and

(4) a Cambodian government formed as a result of such illegitimate elections should not be eligible for direct United States Government assistance, including for the military and police, and the Department of State and United States Agency for International Development should jointly reassess and reduce assistance for Cambodia in subsequent fiscal years, and urge international financial institutions to do the same.

Mr. GRAHAM. Mr. President, the resolution I submit today with my colleague from Florida is straight forward. Credible and competitive parliamentary elections in Cambodia next month will be the measure or U.S. foreign assistance provided to the central government of that country in the future.

According to the United States Agency for International Development, from 1993 to 2011 the United States provided Cambodia with over \$1.2 billion in economic and military assistance. The President's fiscal year 2014 budget request to Congress includes a total of \$73.5 million in aid for Cambodia. America's investment in that Southeast Asian country has been anything but insignificant.

Unfortunately, we are not getting a return on this investment when it comes to the advancement of the rule of law, democracy, and human rights. A chorus of concern with the upcoming elections has been expressed by the United Nations, Cambodian civil society, and opposition political party leaders, including Sam Rainsy who is prohibited from participating in the polls by the actions of courts controlled by the ruling Cambodian People's Party, CPP. Given recent comments by CPP Prime Minister Hun Sen that he intends to remain in power until 2026, one wonders whether the CPP has already decided the outcome of the elections.

Less than credible and competitive polls subverts the will of the Cambodian people and perpetuates a level of corruption that ranks that country below Yemen in Transparency International's Corruption Perception Index, 2012. Equally troubling, Hun Sen's close ties with Beijing may further draw Cambodia into the People's Republic of China's sphere of influence—to the determinant of security and stability in the region.

I encourage the State Department to pay close attention to events in Cambodia and embrace the actions called for by this resolution should illegitimate elections be held next month. For many Asia-watchers, the response

of the administration to these elections will help define the proposed United States pivot toward Asia.

NOTICE OF HEARING

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

Mr. HARKIN. Mr. President, I wish to announce that the Committee on Health, Education, Labor, and Pensions will meet in executive session on Tuesday, June 11, 2013, at 10 a.m. in room 430 of the Dirksen Senate Office Building to mark-up S. Strengthening America's Schools Act and any nominations cleared for action.

For further information regarding this meeting, please contact the Committee at (202) 224–5375.

PRIVILEGES OF THE FLOOR

Mrs. BOXER. Mr. President, I ask unanimous consent that Michael London, a law clerk with the Finance Committee, and Kate Glazebrook and Johnathan Diem, interns with the Finance Committee, be granted the privilege of the floor for the remainder of the 2013 calendar year.

The PRESIDING OFFICER. Without objection, it is so ordered.

MEASURES READ THE FIRST TIME—S. 1121 AND H.R. 126

Mrs. BOXER. Madam President, I understand there are two bills at the desk, and I ask for their first reading en bloc.

The PRESIDING OFFICER. The bills will be read for the first time by title. The bill clerk read as follows:

A bill (S. 1121) to stop the National Security Agency from spying on citizens of the United States and for other purposes.

A bill (H.R. 126) to direct the Secretary of the Interior to enter into an agreement to provide for management of the free-roaming wild horses in and around the Currituck National Wildlife Refuge.

Mrs. BOXER. I now ask for a second reading en bloc and object to my own request en bloc.

The PRESIDING OFFICER. Objection having been heard, the bills will be read for a second time on the next legislative day.

ORDERS FOR MONDAY, JUNE 10, 2013

Mrs. BOXER. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 2 p.m. on Monday, June 10, 2013; that following the prayer and the pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; that following any leader remarks, the Senate resume consideration of the motion to proceed to S. 744, the comprehensive immigration reform bill, under the previous order.

The PRESIDING OFFICER. Without objection, it is so ordered.