

under the Garrett Lee Smith Memorial Act.

S. 273

At the request of Ms. AYOTTE, the name of the Senator from South Dakota (Mr. THUNE) was added as a cosponsor of S. 273, a bill to modify the definition of fiduciary under the Employee Retirement Income Security Act of 1974 to exclude appraisers of employee stock ownership plans.

S. 325

At the request of Mr. TESTER, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 325, a bill to amend title 38, United States Code, to increase the maximum age for children eligible for medical care under the CHAMPVA program, and for other purposes.

S. 399

At the request of Mr. HATCH, the name of the Senator from Alaska (Ms. MURKOWSKI) was added as a cosponsor of S. 399, a bill to protect American job creation by striking the Federal mandate on employers to offer health insurance.

S. 411

At the request of Mr. ROCKEFELLER, the name of the Senator from Alaska (Mr. BEGICH) was added as a cosponsor of S. 411, a bill to amend the Internal Revenue Code of 1986 to extend and modify the railroad track maintenance credit.

S. 429

At the request of Mr. NELSON, the name of the Senator from Idaho (Mr. CRAPO) was added as a cosponsor of S. 429, a bill to enable concrete masonry products manufacturers to establish, finance, and carry out a coordinated program of research, education, and promotion to improve, maintain, and develop markets for concrete masonry products.

S. 484

At the request of Mr. INHOFE, the name of the Senator from Idaho (Mr. RISCH) was added as a cosponsor of S. 484, a bill to amend the Toxic Substances Control Act relating to lead-based paint renovation and remodeling activities.

S. 541

At the request of Ms. LANDRIEU, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of S. 541, a bill to prevent human health threats posed by the consumption of equines raised in the United States.

S. 569

At the request of Mr. BROWN, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 569, a bill to amend title XVIII of the Social Security Act to count a period of receipt of outpatient observation services in a hospital toward satisfying the 3-day inpatient hospital requirement for coverage of skilled nursing facility services under Medicare.

S. 742

At the request of Mr. CARDIN, the name of the Senator from Idaho (Mr.

RISCH) was added as a cosponsor of S. 742, a bill to amend the Internal Revenue Code of 1986 and the Small Business Act to expand the availability of employee stock ownership plans in S corporations, and for other purposes.

S. 759

At the request of Mr. CASEY, the name of the Senator from Alaska (Ms. MURKOWSKI) was added as a cosponsor of S. 759, a bill to amend the Internal Revenue Code of 1986 to allow a credit against income tax for amounts paid by a spouse of a member of the Armed Forces for a new State license or certification required by reason of a permanent change in the duty station of such member to another State.

S. 825

At the request of Mr. SANDERS, the name of the Senator from Connecticut (Mr. MURPHY) was added as a cosponsor of S. 825, a bill to amend title 38, United States Code, to improve the provision of services for homeless veterans, and for other purposes.

S. 855

At the request of Mr. NELSON, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a cosponsor of S. 855, a bill to increase the portion of community development block grants that may be used to provide public services, and for other purposes.

S. 871

At the request of Mrs. MURRAY, the name of the Senator from North Dakota (Mr. HOEVEN) was added as a cosponsor of S. 871, a bill to amend title 10, United States Code, to enhance assistance for victims of sexual assault committed by members of the Armed Forces, and for other purposes.

S. 1009

At the request of Mr. VITTER, the names of the Senator from North Carolina (Mr. BURR) and the Senator from North Carolina (Mrs. HAGAN) were added as cosponsors of S. 1009, a bill to reauthorize and modernize the Toxic Substances Control Act, and for other purposes.

S. 1068

At the request of Mr. BEGICH, the name of the Senator from Maryland (Ms. MIKULSKI) was added as a cosponsor of S. 1068, a bill to reauthorize and amend the National Oceanic and Atmospheric Administration Commissioned Officer Corps Act of 2002, and for other purposes.

S. 1123

At the request of Mr. CARPER, the name of the Senator from West Virginia (Mr. MANCHIN) was added as a cosponsor of S. 1123, a bill to amend titles XVIII and XIX of the Social Security Act to curb waste, fraud, and abuse in the Medicare and Medicaid programs.

S. 1143

At the request of Mr. MORAN, the name of the Senator from Wyoming (Mr. ENZI) was added as a cosponsor of S. 1143, a bill to amend title XVIII of the Social Security Act with respect to

physician supervision of therapeutic hospital outpatient services.

S. 1159

At the request of Mrs. MURRAY, the name of the Senator from California (Mrs. BOXER) was added as a cosponsor of S. 1159, a bill to amend the Equal Credit Opportunity Act to prohibit discrimination on account of sexual orientation or gender identity when extending credit.

S. 1204

At the request of Mr. COBURN, the name of the Senator from South Dakota (Mr. THUNE) was added as a cosponsor of S. 1204, a bill to amend the Patient Protection and Affordable Care Act to protect rights of conscience with regard to requirements for coverage of specific items and services, to amend the Public Health Service Act to prohibit certain abortion-related discrimination in governmental activities, and for other purposes.

S. 1217

At the request of Mr. CORKER, the name of the Senator from Illinois (Mr. KIRK) was added as a cosponsor of S. 1217, a bill to provide secondary mortgage market reform, and for other purposes.

S. 1241

At the request of Mr. MANCHIN, the names of the Senator from North Dakota (Mr. HOEVEN), the Senator from Maine (Ms. COLLINS) and the Senator from Mississippi (Mr. COCHRAN) were added as cosponsors of S. 1241, a bill to establish the interest rate for certain Federal student loans, and for other purposes.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 193—HONORING THE FALLEN HEROES OF THE GRANITE MOUNTAIN INTERAGENCY HOTSHOT CREW

Mr. McCAIN (for himself and Mr. FLAKE) submitted the following resolution; which was considered and agreed to:

S. RES. 193

Whereas, on June 30, 2013, 19 firefighters of the Prescott Fire Department's Granite Mountain Interagency Hotshot Crew (referred to in this preamble as the "Crew") gave their lives battling the Yarnell Hill Fire in Yavapai County, Arizona;

Whereas the loss of these 19 brave men makes the Yarnell Hill Fire the deadliest wildfire in the history of the State of Arizona and the worst wildland firefighter fatality incident in the United States in 80 years;

Whereas Eric Marsh, who was 43 years old and a native of Ashe County, North Carolina, served as the Crew's superintendent;

Whereas Jesse Steed, who was 36 years old and a native of Cottonwood, Arizona, served as the Crew's captain;

Whereas Clayton Whitted, who was 28 years old, was a native of Prescott, Arizona;

Whereas Robert Caldwell, who was 23 years old, was a native of Prescott, Arizona, and was the cousin of Grant McKee, who also perished battling the Yarnell Hill Fire;

Whereas Travis Carter, who was 31 years old, was a native of Prescott, Arizona;

Whereas Christopher MacKenzie, who was 30 years old, was a native of Hemet, California;

Whereas Travis Turbyfill, who was 27 years old, was a native of Prescott, Arizona;

Whereas Andrew Ashcraft, who was 29 years old, was a native of Prescott, Arizona;

Whereas Joe Thurston, who was 32 years old, was a native of Cedar City, Utah;

Whereas Wade Parker, who was 22 years old, was a native of Chino Valley, Arizona;

Whereas Anthony Rose, who was 23 years old, was a native of Zion, Illinois;

Whereas Garret Zuppiger, who was 27 years old, was a native of Phoenix, Arizona;

Whereas Scott Norris, who was 28 years old, was a native of Prescott, Arizona;

Whereas Dustin DeFord, who was 24 years old, was born in Baltimore, Maryland and raised in Ekalaka, Montana;

Whereas William “Billy” Warneke, who was 25 years old, was a native of Hemet, California;

Whereas Kevin Woyjeck, who was 21 years old, was a native of Seal Beach, California;

Whereas John Percin, Jr., who was 24 years old, was a native of West Linn, Oregon;

Whereas Grant McKee, who was 21 years old, was a native of Newport Beach, California, and was the cousin of Robert Caldwell, who also perished battling the Yarnell Hill Fire;

Whereas Sean Misner, who was 26 years old, was a native of Goleta, California;

Whereas the Granite Mountain Interagency Hotshot Crew was founded as a fuel mitigation crew in 2002, and, around 2008, became the first municipal hotshot crew in the United States;

Whereas the Granite Mountain Interagency Hotshot Crew was an elite ground firefighting crew, hailed from diverse backgrounds, and worked long hours in extreme environmental conditions while performing physically demanding fireline tasks; and

Whereas, on July 1, 2013, the Governor of Arizona declared a state of emergency because of the Yarnell Hill Fire, by which date the fire had already burned approximately 8,300 acres, threatened or destroyed hundreds of homes and other structures, and forced the evacuation of approximately 1,250 people; Now, therefore, be it

Resolved, That the Senate—

(1) honors the memory of the fallen heroes of the Prescott Fire Department’s Granite Mountain Interagency Hotshot Crew;

(2) extends its deepest condolences and sympathy to the surviving families of the 19 firefighters lost in the line of duty; and

(3) commends the bravery and sacrifice made by these fallen wildland firefighters in the service of their communities.

SENATE RESOLUTION 194—CONGRATULATING THE 1963 MEN’S BASKETBALL TEAM OF LOYOLA UNIVERSITY CHICAGO ON ITS INDUCTION INTO THE NATIONAL COLLEGIATE BASKETBALL HALL OF FAME, THE 50TH ANNIVERSARY OF THE TEAM’S DIVISION I NATIONAL COLLEGIATE ATHLETIC ASSOCIATION MEN’S BASKETBALL CHAMPIONSHIP, AND THE TEAM’S HISTORIC NCAA TOURNAMENT GAME AGAINST MISSISSIPPI STATE UNIVERSITY

Mr. KIRK (for himself, Mr. DURBIN, Mr. COCHRAN, and Mr. WICKER) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 194

Whereas, in 1963, Coach George Ireland led the men’s basketball team of Loyola University Chicago (referred to in this preamble as the “Ramblers”) to the Division I National Collegiate Athletic Association (referred to in this preamble as the “NCAA”) men’s basketball championship;

Whereas the Ramblers lost only 2 games during the 1962–1963 season and led the Nation in scoring with an average of 91.8 points per game;

Whereas Coach Ireland and the Loyola University men’s basketball teams of the early 1960s are considered by many to be responsible for ushering in a new era of racial equality in the sport by shattering major racial barriers in NCAA men’s basketball;

Whereas, in 1963, the Ramblers shocked the Nation and changed college basketball forever by starting 4 African-American players in the NCAA tournament, as well as the championship game;

Whereas it is difficult to appreciate what Coach Ireland and his team went through, starting in 1961, in breaking what had been a longstanding “gentleman’s agreement” to play not more than 3 African-American players;

Whereas, during the 1962–1963 season, Coach Ireland started 4 African-American players in every game, and, in December 1962, the Ramblers became the first team in NCAA Division I history to have an all-African-American lineup in a game against the University of Wyoming;

Whereas, despite their success during the 1962–1963 season, the players and Coach Ireland endured terrible bigotry, including racial taunts and abuse, and received countless pieces of hate mail from the Ku Klux Klan and other racist individuals, and all the while Coach Ireland tried to shield his team in every way possible;

Whereas the men’s basketball team of Mississippi State University (referred to in this preamble as the “Maroons” and now called the “Bulldogs”) won its second consecutive southeastern conference championship in 1963, but had been forced by the Governor of Mississippi not to accept NCAA tournament bids in the 3 previous seasons because of the inclusion of African-American players in the tournament;

Whereas, before advancing to the championship round, the Ramblers participated in the NCAA Midwest regional semifinal against the Maroons, a landmark game often referred to half a century later as the “Game of Change”;

Whereas Mississippi State University president Dean Colvard and athletic director and men’s basketball coach James Harrison “Babe” McCarthy bravely accepted the Maroons’ 1963 NCAA tournament invitation against the wishes of the Governor of Mississippi;

Whereas, determined to play in the regional semifinal, the Maroons snuck out of Mississippi in the middle of the night to avoid an injunction, and the integrated Ramblers and the all-white Maroons met on the basketball court at Michigan State University on March 15, 1963;

Whereas, with police surrounding the sports complex in East Lansing, Michigan, the Ramblers went on to defeat the Maroons in a competitive game by a score of 61 to 51 in the regional semifinal, a game that changed race relations on the basketball court forever and was selected by the NCAA in 2006 as one of the 25 defining moments in the first 100 years of the organization;

Whereas the Ramblers went on to win games against the University of Illinois and Duke University before defeating the 2-time defending NCAA champion University of Cin-

cinnati in overtime by a score of 60 to 58, the crowning achievement in Loyola University Chicago’s nearly decade-long struggle with racial inequality in men’s college basketball, highlighted by the tumultuous events of the 1963 NCAA tournament;

Whereas the Ramblers’ 1963 NCAA title was historic not only for the racial makeup of the Ramblers, but also because the University of Cincinnati had started 3 African-American players, making 7 of the 10 starters in the 1963 NCAA championship game African American;

Whereas the city of Chicago has many storied sports teams, but the Ramblers basketball team of 1963 and Coach Ireland hold an exalted place because they are the only NCAA Division I Illinois basketball team to win a national championship and because they paved the way for the long overdue integration of races in college basketball before the enactment of the Civil Rights Act of 1964 (Public Law 88-352; 78 Stat. 241);

Whereas all 5 starting players from the national championship game graduated from Loyola University with a degree, and several went on to earn advanced degrees in law and business;

Whereas the journey of the Ramblers is not just the story of an underdog team overcoming great odds to beat the favored team from the University of Cincinnati, a much larger basketball program that held the number 1 ranking and had won the previous 2 national championships;

Whereas the real significance of Coach Ireland and the Ramblers is the lasting impact of their bravery in breaking the racial barrier in college basketball that had been allowed to prevail for decades; and

Whereas the 2013 Hall of Fame induction season will mark the 50th anniversary of the 1963 Ramblers’ basketball championship, making the 1963 Ramblers the first whole team ever to be honored in the Hall of Fame; Now, therefore, be it

Resolved, That the Senate—

(1) congratulates Coach George Ireland and the 1963 Loyola University Chicago men’s basketball championship team on their induction into the National Collegiate Basketball Hall of Fame;

(2) honors the 50th anniversary of the historic Division I National Collegiate Athletic Association championship of the Loyola University Chicago men’s basketball team and the profound athletic and civil rights achievements of the 1963 team; and

(3) honors the 1963 Mississippi State University men’s basketball team for their bravery and sportsmanship in rejecting racism and aiding in the civil rights movement in the State of Mississippi and the southeastern United States.

NOTICE OF HEARING

COMMITTEE ON SMALL BUSINESS AND ENTREPRENEURSHIP

Ms. LANDRIEU. Mr. President, I would like to announce that the Committee on Small Business and Entrepreneurship will meet on July 17, 2013, at 3 p.m. in room 428A Russell Senate Office Building to hold a roundtable entitled “Small Business Tax Reform: Making the Tax Code Work for Entrepreneurs and Startups.”

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON AGRICULTURE, NUTRITION, AND FORESTRY

Mr. REED. Mr. President, I ask unanimous consent that the Committee on