

Mr. GRASSLEY, Mr. WICKER, Mr. ROBERTS, and Mr. HOEVEN) submitted the following resolution; which was referred to the Committee on Foreign Relations:

## S. RES. 370

Whereas, on February 26–27, 2014, armed men in unmarked military uniforms seized key strategic objects in the Autonomous Republic of Crimea (“Crimea”) in Ukraine, including the building of the Crimean Parliament and airports;

Whereas, as of March 4, 2014, the Government of Ukraine confirms that there are approximately 16,000 Russian troops occupying Crimea;

Whereas, on February 28, 2014, President Barack Obama stated that the United States is “deeply concerned by reports of military movements taken by the Russian Federation inside of Ukraine” and that it “would be a clear violation of Russia’s commitment to respect the independence and sovereignty and borders of Ukraine, and of international law”;

Whereas President Obama pledged that “the United States will stand with the international community in affirming that there will be costs for any military intervention in Ukraine”;

Whereas the armed forces of the Russian Federation have violated Ukrainian sovereignty, violated international law, threatened the stability of Ukraine and the European continent, and compelled the North Atlantic Treaty Organization (NATO) to meet in emergency session to consider threats to Poland and other NATO members states; and

Whereas President Obama has announced his intention to work with Congress to respond forcefully to the outrageous and dangerous misbehavior of the Government of the Russian Federation: Now, therefore, be it

*Resolved*, That the Senate—

(1) strongly condemns the Russian Federation’s military incursion into Crimea, in clear violation of Ukraine’s territorial integrity and in contravention of international law;

(2) calls on the Government of the Russian Federation to immediately withdraw all unauthorized military personnel from Crimea;

(3) pledges to work urgently and in bipartisan fashion with the President to identify a comprehensive package of economic sanctions and other measures to compel President Vladimir Putin to remove his armed forces from Ukrainian territory and return that territory to full Ukrainian sovereign control;

(4) calls upon the President to seek to reschedule a meeting of the G–8 nations, to take place as soon as practicable, where the participating nations should consider a United States proposal to formally expel the Russian Federation;

(5) urges the United States to propose to NATO that the Alliance immediately suspend operation of the Russia–NATO Council and expel the Russian Federation’s military and diplomatic representation in NATO;

(6) urges the United States to work with other members of the Organization for Security and Cooperation in Europe (OSCE) to deploy monitors in Ukraine to help confirm that the security of the Russian-speaking population is not threatened;

(7) urges the President to consider downgrading United States diplomatic representation with the Russian Federation, including refraining from sending a new United States ambassador to Moscow and closing United States consulates general in Yekaterinburg and Vladivostok and requiring the Government of the Russian Federation to make reciprocal steps to close consulates in the United States;

(8) calls on the President to utilize all tools, including the Sergei Magnitsky Rule of Law Accountability Act of 2012 (title IV of Public Law 112–208; 126 Stat. 1502), to expand the Act’s list of sanctioned individuals to impose sanctions on all officials of the Ministry of Defense of the Russian Federation in the chain of command responsible for the invasion of Crimea, leadership of the Duma responsible for condoning the invasion, and Crimean officials complicit in its execution;

(9) urges the President to consider additional sanctions, such as suspension of eligibility of Russian citizens for temporary or seasonal United States work visas;

(10) urges the leadership of FIFA to reconsider its decision to place World Cup 2018 matches in Russia and instead award those games to a more worthy alternative country.

## SENATE RESOLUTION 371—HONORING THE LEGACY OF JAN KARSKI BY DESIGNATING APRIL 24, 2014, AS “JAN KARSKI DAY”

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

## S. RES. 371

Whereas Jan Karski was born on April 24, 1914, in Lodz, Poland;

Whereas Jan Karski managed to escape the Soviet massacre in the Katyn forest in 1940, in which almost 22,000 Polish citizens lost their lives;

Whereas Jan Karski became a key emissary in the Polish underground resistance, the Home Army, against Nazi occupation;

Whereas Jan Karski risked his own life after escaping a prisoner of war camp, having endured Gestapo torture, to continue to act as an emissary for the Polish Underground, in order to provide critical intelligence to the Allied war effort and alert Allied governments about the Holocaust and the dire situation on the ground in German-occupied Poland;

Whereas Jan Karski traveled to allied capitals and provided critical eyewitness testimony about the horrors of Hitler’s “Final Solution” and the extermination of Jews and others in Nazi-occupied Poland to British Foreign Minister Anthony Eden and United States President Franklin Roosevelt;

Whereas Jan Karski, after living through the atrocities of World War II, went on to earn a Ph.D. from Georgetown University in 1952;

Whereas Jan Karski became a United States citizen and taught generations of students of foreign policy at Georgetown University for 40 years, dedicating the rest of his life to strengthening the idea of tolerance and respect for different religions and cultures and ensuring that the full extent of the Nazi atrocities are never forgotten; and

Whereas Jan Karski was awarded the Presidential Medal of Freedom posthumously on May 29, 2012, one of the highest civilian honors in the United States: Now, therefore, be it

*Resolved*, That the Senate—

(1) designates April 24, 2014, as “Jan Karski Day”;

(2) recognizes the life and legacy of Dr. Jan Karski, and expresses its gratitude for his efforts alerting the free world about the atrocities committed by Nazi and totalitarian forces in occupied Poland during World War II; and

(3) applauds the awarding of the Presidential Medal of Freedom to Jan Karski for his efforts during World War II and reaffirms

the importance of the United States–Poland bilateral relationship.

## SENATE RESOLUTION 372—SUPPORTING THE GOALS AND IDEALS OF THE SECONDARY SCHOOL STUDENT ATHLETES’ BILL OF RIGHTS

Mr. MENENDEZ submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

## S. RES. 372

Whereas over 7,700,000 student athletes participated in secondary school athletics during the 2012 to 2013 academic year;

Whereas it is estimated that in 2012, secondary school student athletes participating in 9 of the most popular high school sports, including football, boys’ and girls’ soccer, girls’ volleyball, boys’ and girls’ basketball, wrestling, baseball, and softball, suffered over 1,300,000 instances of injury;

Whereas every 3 minutes, a child is treated in an emergency department for a sports-related concussion, accounting for more than 8 percent of all sports-related emergency cases;

Whereas the number of sports-related concussion injuries has doubled in the last 15 years among student athletes aged 8 to 19, despite an overall decrease in the number of students participating in sports;

Whereas sudden cardiac arrest (SCA) is the leading cause of death for youth participating in sports or exercising, with upwards of 80 percent of those suffering from SCA being asymptomatic prior to cardiac arrest;

Whereas instances of heat-related illness have more than doubled since 1997 and affect high school football players at an average rate that is 10 times higher than that of participants in other sports;

Whereas approximately 1,500 children aged 12 to 17 were treated in an emergency department for energy drink-related emergencies in 2011;

Whereas secondary school student athletes with access to certified athletic health care professionals have lower overall injury rates, lower recurrent injury rates, and lower concussion rates than student athletes without access to certified athletic health care professionals;

Whereas in light of the increase in athletic-related injuries to student athletes, schools are encouraged to develop and adopt best practices and standards to prevent and address student athlete injury;

Whereas the Secondary School Student Athletes’ Bill of Rights sets forth that secondary school student athletes have the right to—

(1) be coached by individuals who are well-trained in sport-specific safety and to be monitored by athletic health care team members;

(2) quality, regular pre-participation examinations and each athlete has the right to participate under a comprehensive concussion management plan;

(3) participate in sporting activities on safe, clean playing surfaces, in both indoor and outdoor facilities;

(4) utilize equipment and uniforms that are safe, fitted appropriately, and routinely maintained, and to appropriate personnel trained in proper removal of equipment in case of injury;

(5) participate safely in all environmental conditions where play follows approved guidelines and medical policies and procedures, with a hydration plan in place;

(6) a safe playing environment with venue-specific emergency action plans that are coordinated by the athletic health care team

and regularly rehearsed with local emergency personnel;

(7) privacy of health information and proper referral for medical, psychosocial, and nutritional counseling;

(8) participate in a culture that finds “playing through pain” unacceptable unless there has been a medical assessment;

(9) immediate, on-site injury assessments with decisions made by qualified sports medicine professionals; and

(10) along with their parents, the latest information about the benefits and potential risks of participation in competitive sports, including access to statistics on fatalities and catastrophic injuries to youth athletes; and

Whereas the Secondary School Student Athletes’ Bill of Rights, which sets forth goals and ideals to improve the health, well-being, and athletic experience of secondary school students, can serve as a valuable resource to reduce injury, promote athlete safety, and encourage well-being: Now, therefore, be it

*Resolved*, That the Senate—

(1) expresses support for the principles and values set forth in the Secondary School Student Athletes’ Bill of Rights;

(2) recognizes the importance of proper safety measures, timely medical assessments, and appropriate environmental conditions in ensuring the health and well-being of secondary school student athletes;

(3) recognizes the role that teachers, parents, coaches, and athletic health care team members play in ensuring the safety and well-being of secondary school student athletes;

(4) expresses support for secondary schools that have successfully implemented programs, policies, and practices to emphasize and encourage student athlete safety and well-being; and

(5) encourages secondary schools to continue to take all available and reasonable efforts to ensure student athlete safety.

#### SENATE RESOLUTION 373—RECOGNIZING THE IMPORTANCE OF BIOSECURITY AND AGRO-DEFENSE IN THE UNITED STATES

Mr. ROBERTS (for himself, Mr. MORAN, Mr. BLUNT, and Mrs. McCASKILL) submitted the following resolution; which was considered and agreed to:

S. RES. 373

Whereas following the September 11, 2001 terrorist attacks, the United States increased its efforts to combat the threat of global terrorism;

Whereas the September 11<sup>th</sup> attacks illustrated the vulnerability of the food supply and agriculture economy of the United States;

Whereas in 2002, Congress created the Department of Homeland Security to improve the Government’s ability to respond to threats facing the United States;

Whereas the Department of Homeland Security, in partnership with the Department of Agriculture, was quick to recognize the threat posed by agroterrorism;

Whereas on January 30, 2004, President George W. Bush issued a Homeland Security Presidential Directive entitled “Defense of United States Agriculture and Food”;

Whereas the Commission on the Prevention of Weapons of Mass Destruction Proliferation and Terrorism stated in a 2008 report that bioterrorism was a more likely threat to the United States than nuclear terrorism, and higher priority should therefore be given to efforts to combat bioterrorism;

Whereas the threat of a terrorist attack on the United States persists, and continued vigilance is necessary; and

Whereas construction of the National Bio and Agro-Defense Facility began on May 28, 2013: Now, therefore, be it

*Resolved*, That it is the sense of the Senate that—

(1) as the United States combats terrorism in all forms and around the world, the safety, security, and health of our livestock and agriculture commodities must not be forgotten;

(2) research and investment in biosecurity and agro-defense should be supported by Congress;

(3) providing the resources, both intellectually and materially, for the advancement of vaccines and cures for deadly pathogens and emerging zoonotic diseases is an integral part of homeland defense;

(4) without the tools necessary to protect the people, agriculture economy, and food supply of the United States, this Nation remains vulnerable to attack;

(5) the world depends on the agriculture of the United States;

(6) the world depends on the leadership of the United States in science and technology;

(7) the United States must remain a leader in the fight against bioterrorism; and

(8) biosecurity and a strong agro-defense system are achievable goals for the United States in the global war on terrorism.

#### SENATE RESOLUTION 374—DESIGNATING MARCH 3, 2014, AS “WORLD WILDLIFE DAY”

Mr. COONS (for himself, Mr. UDALL of New Mexico, Mrs. FEINSTEIN, Mr. INHOFE, Mr. WHITEHOUSE, Mr. DURBIN, Mr. MARKEY, and Mr. CARDIN) submitted the following resolution; which was considered and agreed to:

S. RES. 374

Whereas wildlife has provided numerous economic, environmental, social, and cultural benefits during the course of human history, and wildlife preservation will secure these gifts for future generations;

Whereas each plant and animal species plays an important role in the stability of diverse ecosystems around the world, and the conservation of this biodiversity is critical to maintain the delicate balance of nature and keep complex ecosystems thriving;

Whereas observation of wild plants and animals in their natural habitat provides individuals with a more enriching world view and a greater appreciation of the wonders of the natural environment;

Whereas tens of millions of individuals in the United States strongly support the conservation of wildlife, both domestically and abroad, and wish to ensure the survival of species in the wild, such as rhinoceroses, tigers, elephants, pangolins, turtles, seahorses, sharks, ginseng, mahogany, and cacti;

Whereas the Convention on International Trade in Endangered Species of Wild Fauna and Flora (referred to in this preamble as “CITES” and also known as the “Washington Convention”) was signed in Washington, DC, on March 3, 1973;

Whereas 179 countries, including the United States, are now parties to CITES;

Whereas CITES remains one of the most powerful tools in the world for biodiversity conservation by regulating international trade in wild plants and animals, including products and derivatives of wild plants and animals, ensuring the survival of plants and animals in the wild, and providing long-term benefits for the livelihood of local people and the global environment;

Whereas CITES seeks to ensure that international trade in listed species is sustainable, legal, and traceable;

Whereas the trafficking of wildlife, including timber and fish, comprises the fourth largest global illegal trade, after narcotics, counterfeiting of products and currency, and human trafficking, and has become a major transnational organized crime with an estimated worth of approximately \$19,000,000,000 annually;

Whereas increased demand in Asia for high-value illegal wildlife products, particularly elephant ivory and rhinoceros horns, has recently triggered substantial and rapid increases in poaching of these species, particularly in Africa;

Whereas trafficking of wildlife is the primary threat to many wildlife species, including elephants, rhinoceroses, and tigers;

Whereas many different kinds of criminals, including some terrorist entities and rogue security personnel, often in collusion with corrupt government officials, are involved in wildlife poaching and the movement of ivory and rhinoceros horns across Africa;

Whereas wildlife poaching presents significant security and stability challenges for military and police forces in African nations that are often threatened by heavily armed poachers and the criminal and extremist allies of such poachers;

Whereas wildlife poaching negatively impacts local communities that rely on natural resources for economic development, including tourism;

Whereas the lack of sufficient penal and financial deterrents hamper the ability of African governments to reduce poaching and trafficking;

Whereas capacity building, including material, training, legal, and diplomatic support, can significantly impact the trajectory of the illegal wildlife trade;

Whereas wildlife provides a multitude of benefits to all nations, and wildlife crime has wide-ranging economic, environmental, and social impacts;

Whereas the number of elephants killed by poachers in Kenya increased by more than 800 percent from 2007 to 2012, from 47 to 387 elephants killed;

Whereas the number of rhinoceroses killed by poachers in South Africa increased by more than 7000 percent between 2007 and 2013, from 13 to 1004 rhinoceroses killed;

Whereas the number of forest elephants in the Congo Basin in central Africa declined by approximately two-thirds between 2002 and 2012, placing forest elephants on track for extinction within the next decade;

Whereas as few as 3200 tigers remain in the wild throughout all of Asia;

Whereas approximately 100,000,000 sharks are killed annually, often targeted solely for their fins, and unsustainable trade is the primary cause of serious population decline in several shark species, including scalloped hammerhead sharks, great hammerhead sharks, and oceanic whitetip sharks;

Whereas the United States is developing strong measures to address the criminal, financial, security, and environmental aspects of wildlife trafficking;

Whereas Congress has allocated specific resources to combat wildlife trafficking and address the threats posed by poaching and the illegal wildlife trade;

Whereas in December 2013, the United Nations General Assembly proclaimed March 3, the day on which CITES was signed, as World Wildlife Day to celebrate and raise awareness of the wild fauna and flora around the world;

Whereas March 3, 2014, represents the first annual celebration of World Wildlife Day; and