

citizens—including forcibly seizing the South Ossetia and Abkhazia regions of the independent Republic of Georgia in 2008;

Whereas the Russian Federation continues to illegally occupy South Ossetia and Abkhazia and has erected fences along administrative boundary lines and permanent military bases in violation of the cease fire agreement negotiated with the European Union;

Whereas, during 2013, then-President of Ukraine Viktor Yanukovich faced similar Russian coercion to not sign a long-negotiated Association Agreement with the European Union, including threats to gas contracts, the supply of which the Russian Federation turned off in 2006 and 2009;

Whereas, in November 2013, President Yanukovich abruptly canceled plans to sign the Association Agreement, saying Ukraine could not afford to sacrifice trade with the Russian Federation as a result;

Whereas, for three ensuing months, hundreds of thousands of protesters in Ukraine endured cold and government harassment and violence to protest the decision and demand closer ties to the West;

Whereas, on February 20, 2014, Ukrainian security forces, including heavily armed snipers, fired on demonstrators in Kyiv, leaving dozens dead and the people of Ukraine reeling from the most lethal day of violence since the Soviet era, and many of Yanukovich's political allies, including the mayor of the Kyiv, resigned from his governing Party of Regions to protest the bloodshed;

Whereas, on February 22, 2014, the Ukrainian parliament found then-President Yanukovich unable to fulfill his duties, exercised its constitutional powers to remove him from office, and set an election for May 25, 2014, to select his replacement;

Whereas, amid Ukraine's economic hardships, President Yanukovich amassed a lavish secret estate that included a private zoo, exotic gardens, numerous automobiles, and a tall ship;

Whereas, on February 27, 2014, heavily armed soldiers without identification or insignia began securing key facilities in the Crimea, including its regional parliament and two airports, and in the ensuing days encircled Ukrainian military facilities and gained effective control of the region;

Whereas the military forces are clearly Russian troops, and on March 1, 2014, President Putin sought and received rubber stamp parliamentary approval to use military force against greater Ukraine, having argued that the Government of the Russian Federation acted because of the "threat of violence from ultranationalists";

Whereas there has been no credible evidence of serious threats to Russian citizens in Crimea or elsewhere in Ukraine, and the Russian Federation's military invasion has been widely condemned internationally;

Whereas the Russian Federation, as a signatory to the 1994 Budapest Memorandum, reaffirmed its commitment to Ukraine, to respect the independence and sovereignty and the existing borders of Ukraine, to refrain from the threat or use of force against the territorial integrity or political independence of Ukraine, to refrain from economic coercion to subordinate Ukraine to Russia's interests, and to consult in the event a situation arises that raises a question concerning these commitments;

Whereas, in 1997, the Russian Federation and Ukraine signed a friendship treaty, during which time Russian President Boris Yeltsin said in Kyiv, "We respect and honor the territorial integrity of Ukraine.";

Whereas the Russian Federation, as a participating state in the Final Act of the Conference for Security and Cooperation in Eu-

rope in 1975 (Helsinki Final Act), committed to respect the sovereign equality and indivisibility of other participating states, including the right of every state to territorial integrity and to freedom and political independence, to refrain from the threat or use of force against the territorial integrity or political independence of any state, to regard as inviolable all one another's frontiers as well as the frontiers of all states in Europe, and to refrain from making each other's territory the object of military occupation;

Whereas, under United Nations Charter Article 2, all members shall settle international disputes by peaceful means in a manner that international peace and security are not endangered and refrain from the threat or use of force against the territorial integrity or political independence of any state;

Whereas President Putin himself wrote in 2013, "Under current international law, force is permitted only in self-defense or by the decision of the Security Council. Anything else is unacceptable under the United Nations Charter and would constitute an act of aggression.";

Whereas the North Atlantic Council stated that Russian military action against Ukraine is a breach of international law and contravenes the principles of the NATO-Russia Council and the Partnership for Peace and that Russia must respect its obligations under the United Nations Charter and principles of the Organization for Security and Co-operation in Europe (OSCE), on which peace and stability in Europe rest;

Whereas leaders of Canada, France, Germany, Italy, Japan, the United Kingdom, and the United States and the presidents of the European Council and the European Commission condemned the Russian Federation's clear violation of Ukrainian sovereignty and territorial integrity, in contravention of the Russian Federation's obligations under the United Nations Charter and its 1997 basing agreement with Ukraine;

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"; and

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": Now, therefore, be it

Resolved, That the Senate—

(1) condemns the unprovoked and illegal Russian military seizure of the Ukrainian Crimea and demands the immediate withdrawal of Russian forces except as specifically allowed for by treaty;

(2) demands the immediate release of besieged Ukrainian security forces in Crimea, who have shown remarkable restraint under threat;

(3) warns that failure to do so or any additional military action against other areas of Ukraine will lead to swift and significant consequences in the Russian Federation's relations with the United States and those nations who share our views;

(4) urges the President to use all appropriate economic elements of United States national power, in coordination with United States allies, including loan guarantees matched with requirements of international financial institutions regarding Ukrainian economic reforms and transparency, to strengthen the Ukrainian economy and protect the independence, sovereignty, and territorial and economic integrity of Ukraine;

(5) urges the President to use appropriate economic and diplomatic measures, including calibrated sanctions, against those responsible for the illegal seizure of Crimea;

(6) urges the President to propose to G-8 nations to suspend the Russian Federation, and to propose to our NATO allies to suspend operation of the NATO-Russia Council and suspend the Russian Federation's military and diplomatic representation at NATO;

(7) condemns the economic coercion pursued by the Russian Federation beginning in July 2013 against Ukraine, Moldova, Lithuania, and other countries in the region in order to obstruct closer ties between the European Union and the countries of the Eastern Partnership and supports the people of Ukraine in their desire to forge closer ties with Europe;

(8) supports assisting Ukraine and United States allies in the region in gaining energy security in order to alleviate their vulnerability to the Russian Federation's threats and manipulations;

(9) expresses its continuing support for democratic allies who regularly face aggression on their borders from the Government of the Russian Federation and supports enhanced security cooperation with, and security assistance to, states in Central and Eastern Europe, including Ukraine;

(10) encourages governments in Europe to take similar and coordinated actions to make it clear to the Government of the Russian Federation that violating the territorial integrity of sovereign nations will have swift and significant consequences;

(11) calls for the immediate acceptance of a credible international observer mission in Crimea and other parts of the Ukraine;

(12) calls on the Government of the Russian Federation to seriously engage with the Government of Ukraine in a political dialogue on a political and diplomatic path that respects Ukrainian sovereignty and the Crimea's complex historic and ethnic makeup;

(13) supports the efforts of the Government of Ukraine to bring to justice those responsible for the acts of violence related to the anti-government protests that began on November 21, 2013;

(14) supports the efforts of the Government of Ukraine to recover and return to the Ukrainian state funds stolen by former President Yanukovich, his family, and other current and former members of the Government of Ukraine and elites; and

(15) calls upon the leadership of the Fédération Internationale de Football Association (FIFA) to reconsider its decision to place World Cup 2018 matches in Russia.

SENATE RESOLUTION 379—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. CASEY (for himself and Mr. TOOMEY) submitted the following resolution; which was considered and agreed to:

S. RES. 379

Whereas the Pennsylvania State IFC/Panellenic Dance Marathon (referred to in this preamble as "THON") is the largest student-run philanthropy in the world, with 711 dancers, more than 375 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 as part of THON, bringing energy and excitement to the campus for THON's mission to conquer cancer and raise awareness about the disease;

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

Whereas in each year since 1977, when the 2 organizations first became affiliated, THON has been the single largest donor to the Four Diamonds Fund at Penn State Hershey Children's Hospital;

Whereas THON has raised more than \$113,000,000 in total for the Four Diamonds Fund at Penn State Hershey Children's Hospital;

Whereas in 2014, THON set a new fundraising record of \$13,343,517.33, besting the previous record of \$12,374,034.46, which was set in 2013;

Whereas THON has helped more than 3,300 families through the Four Diamonds Fund, is helping to build a new Pediatric Cancer Pavilion at Penn State Hershey Children's Hospital, and has supported life-saving pediatric cancer research that has increased the survival rates for some pediatric cancers to nearly 90 percent; and

Whereas THON has inspired similar events and organizations across the United States, including at high schools and institutions of higher education, and continues to encourage students across the United States 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/Panhellenic 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 in putting together another record-breaking THON.

SENATE RESOLUTION 380—SUPPORTING THE GOALS AND IDEALS OF TAKE OUR DAUGHTERS AND SONS TO WORK DAY

Mr. BURR (for himself and Ms. LANDRIEU) submitted the following resolution; which was considered and agreed to:

S. RES. 380

Whereas the Take Our Daughters To Work program was created in New York City as a response to research that showed that, by the 8th grade, many girls were dropping out of school, had low self-esteem, and lacked confidence;

Whereas in 2003, the name of the program was changed to "Take Our Daughters and Sons To Work" so that boys who face many of the same challenges as girls could also be involved in the program;

Whereas the mission of the program, to develop "innovative strategies that empower girls and boys to overcome societal barriers to reach their full potential", now fully reflects the addition of boys;

Whereas the Take Our Daughters and Sons To Work Foundation, a nonprofit organization, has grown to be one of the largest public awareness campaigns, with more than 37,400,000 participants annually in more than 3,000,000 organizations and workplaces in every State;

Whereas in 2007, the Take Our Daughters To Work program transitioned to Elizabeth

City, North Carolina, became known as the Take Our Daughters and Sons To Work Foundation, and received national recognition for the dedication of the Foundation to future generations;

Whereas every year, mayors, governors, and other private and public officials sign proclamations and lend their support to Take Our Daughters and Sons To Work Day;

Whereas the fame of the Take Our Daughters and Sons To Work program has spread overseas, with requests and inquiries being made from around the world on how to operate the program;

Whereas 2014 marks the 21st anniversary of the Take Our Daughters and Sons To Work program;

Whereas Take Our Daughters and Sons To Work Day will be observed on Thursday, April 24, 2014; and

Whereas Take Our Daughters and Sons To Work Day is intended to continue helping millions of girls and boys on an annual basis through experienced activities and events to examine their opportunities and strive to reach their fullest potential: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes the goals of introducing our daughters and sons to the workplace; and

(2) commends all participants of Take Our Daughters and Sons To Work Day for their ongoing contributions to education, and for the vital role the participants play in promoting and ensuring a brighter, stronger future for the United States.

SENATE RESOLUTION 381—CONGRATULATING THE ATHLETES FROM THE UNITED STATES WHO PARTICIPATED IN THE 2014 OLYMPIC WINTER GAMES AS MEMBERS OF THE UNITED STATES OLYMPIC TEAM

Mr. THUNE (for himself, Ms. KLOBUCHAR, Mr. ISAKSON, Mr. BENNET, and Mr. HATCH) submitted the following resolution; which was considered and agreed to:

S. RES. 381

Whereas the 2014 Olympic Winter Games were held in Sochi, Russia from February 7, 2014, to February 23, 2014;

Whereas 230 Olympians competed on behalf of Team USA in Sochi, Russia;

Whereas members of Team USA earned 28 medals in total for the United States, including 9 gold medals, 7 silver medals, and 12 bronze medals;

Whereas Mikaela Shiffrin became the youngest woman ever to win the gold medal in the Women's Slalom;

Whereas Joss Christensen, Gus Kenworthy, and Nicholas Goepper swept the podium in the Men's Ski Slopestyle;

Whereas Erin Hamlin won the United States' first-ever medal in the Women's Singles Luge;

Whereas Lindsey Van, Jessica Jerome, and Sarah Hendrickson became the first American women to compete in ski jumping in an Olympic Winter Games;

Whereas Ted Ligety became the first American man to win the gold medal in the Giant Slalom, and became the first American man to win 2 gold medals in Alpine Skiing;

Whereas Meryl Davis and Charlie White won the United States' first-ever gold medal in Ice Dancing;

Whereas the people of the United States stand united in respect and admiration for Olympians, and the athletic accomplishments, sportsmanship, and dedication of

those athletes to excellence in the 2014 Olympic Winter Games;

Whereas the many accomplishments of Team USA Olympians would not have been possible without the hard work and dedication of many others, including the United States Olympic Committee, the relevant United States national governing bodies, and the many administrators, coaches, and family members who provided critical support for the athletes;

Whereas David Wise and Maddie Bowman both won the United States' first-ever gold medals in the events of Men and Women's Freestyle Skiing Halfpipe;

Now, therefore, be it

Resolved, That the Senate extends sincere congratulations for the accomplishments and gratitude for the sacrifices of all athletes throughout the United States on the United States Olympic Team and to everyone who supported the efforts of those athletes at the 2014 Olympic Winter Games.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2809. Mrs. BOXER (for herself and Mr. BURR) submitted an amendment intended to be proposed by her to the bill S. 1086, to reauthorize and improve the Child Care and Development Block Grant Act of 1990, and for other purposes; which was ordered to lie on the table.

SA 2810. Mrs. BOXER (for herself and Mrs. GILLIBRAND) submitted an amendment intended to be proposed by her to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2811. Mr. HARKIN submitted an amendment intended to be proposed by him to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2812. Mr. ENZI submitted an amendment intended to be proposed by him to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2813. Ms. LANDRIEU (for herself, Mr. GRASSLEY, and Mr. INHOFE) submitted an amendment intended to be proposed by her to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2814. Ms. LANDRIEU (for herself, Mr. BLUNT, and Mr. INHOFE) submitted an amendment intended to be proposed by her to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2815. Ms. LANDRIEU (for herself and Mr. INHOFE) submitted an amendment intended to be proposed by her to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2816. Ms. LANDRIEU submitted an amendment intended to be proposed by her to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2817. Ms. LANDRIEU submitted an amendment intended to be proposed by her to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2818. Ms. LANDRIEU (for herself and Ms. MIKULSKI) submitted an amendment intended to be proposed by her to the bill S. 1086, supra; which was ordered to lie on the table.

SA 2819. Mr. SCOTT submitted an amendment intended to be proposed by him to the bill S. 1086, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 2809. Mrs. BOXER (for herself and Mr. BURR) submitted an amendment intended to be proposed by her to the bill S. 1086, to reauthorize and improve the