PN1908 NAVY nominations (25) beginning MICHAEL D. AMEDICK, and ending DENNIS M. WHEELER, which nominations were received by the Senate and appeared in the Congressional Record of July 17, 2014.

PN1909 NAVY nominations (50) beginning KERRY E. BAKER, and ending MICHAEL D. WINN, which nominations were received by the Senate and appeared in the Congressional Record of July 17, 2014.

PN1910 NAVY nominations (34) beginning KENNETH R. BASFORD, and ending JOHN P. ZALAR, which nominations were received by the Senate and appeared in the Congressional Record of July 17, 2014.

PNI911 NAVY nominations (15) beginning BRIAN J. ELLIS, JR., and ending SYLVAINE W. WONG, which nominations were received by the Senate and appeared in the Congressional Record of July 17, 2014.

PN1912 NAVY nominations (39) beginning KEVIN S. BAILEY, and ending THEODOR A. ZAINAL, which nominations were received by the Senate and appeared in the Congressional Record of July 17, 2014.

PN1913 NAVY nominations (22) beginning DAVID L. BELL, JR., and ending NATHAN J. WONDER, which nominations were received by the Senate and appeared in the Congressional Record of July 17, 2014.

PN1914 NAVY nominations (111) beginning RUBEN D. ACOSTA, and ending DAVID M. YOU, which nominations were received by the Senate and appeared in the Congressional Record of July 17, 2014.

PN1929 NAVY nomination of Adam J. Rains, which was received by the Senate and appeared in the Congressional Record of July 22, 2014.

JASON CRISP FOREST SERVICE BUILDING

Mr. PRYOR. Madam President, I ask unanimous consent the Senate proceed to the consideration of H.R. 4360, which was received from the House and is at the desk.

The PRESIDING OFFICER. The clerk will report the bill by title.

The assistant legislative clerk read as follows:

A bill (H.R. 4360) to designate the facility of the United States Forest Service for the Grandfather Ranger District located at 109 Lawing Drive in Nebo, North Carolina, as the "Jason Crisp Forest Service Building".

There being no objection, the Senate proceeded to consider the bill.

OFFICER JASON CRISP

Mrs. HAGAN. Mr. President, I rise today to honor U.S. Forest Service Officer Jason Crisp.

On March 12, 2014, Officer Crisp and his K-9 partner Maros lost their lives during a manhunt for an individual suspected of murdering his parents earlier that day.

Officer Crisp lived in Marion, NC, located in the western part of the State. After graduating from the Federal Law Enforcement Training Center in 2005, he became an officer for the Forest Service. He had previously served as a deputy sheriff in the McDowell County Sheriff's Office.

Officef Crisp's tragic death is a reminder of the countless men and women in law enforcement that put their safety at risk to protect our communities every day.

In honor of Officer Crisp's bravery, and his service to North Carolina and to the Forest Service, I am pleased the Senate will approve H.R. 4360, a bill to designate a Ranger Station within the Grandfather Ranger District in North Carolina, the "Jason Crisp Forest Service Building."

The new Jason Crisp Building will serve as a lasting tribute to the ultimate sacrifice Officer Crisp made in service to our country.

Officer Crisp leaves behind his wife, Amanda, his two sons Garret and Logan, as well as his parents, a sister, and two brothers. My thoughts and prayers go out to his family.

Mr. PRYOR. Mr. President, I ask unanimous consent the bill be read three times and passed, and the motion to reconsider be considered made and laid upon the table, with no intervening action or debate.

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

The bill (H.R. 4360) was ordered to a third reading, was read the third time, and passed.

COMBATING AUTISM REAUTHORIZATION ACT OF 2014

Mr. PRYOR. Madam President, I ask unanimous consent the Senate proceed to the immediate consideration of H.R. 4631. which is at the desk.

The PRESIDING OFFICER. The clerk will report the bill by title.

The assistant legislative clerk read as follows:

A bill (H.R. 4631) to reauthorize certain provisions of the Public Health Service Act relating to autism, and for other purposes.

There being no objection, the Senate proceeded to consider the bill.

Mr. PRYOR. I further ask that the bill be read a third time and passed, and the motion to reconsider be considered made and laid upon the table, with no intervening action or debate.

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

The bill (H.R. 4631) was ordered to a third reading, was read the third time, and passed.

IMPROVING TRAUMA CARE ACT OF 2014

Mr. PRYOR. Madam President, I ask unanimous consent the Health, Education, Labor, and Pensions Committee be discharged from further consideration of H.R. 3548, and the Senate proceed to its consideration.

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

The clerk will report the bill by title.
The assistant legislative clerk read
as follows:

A bill (H.R. 3548) to amend title XII of the Public Health Service Act to expand the definition of trauma to include thermal, electrical, chemical, radioactive, and other extrinsic agents.

There being no objection, the Senate proceeded to consider the bill.

Mr. PRYOR. I ask unanimous consent the bill be read a third time and

passed, and the motion to reconsider be considered made and laid upon the table, with no intervening action or debate.

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

The bill (H.R. 3548) was ordered to a third reading, was read the third time, and passed.

WILLIAM H. GRAY III 30TH STREET STATION

Mr. PRYOR. Madam President, I ask unanimous consent that the Commerce Committee be discharged from further consideration of H.R. 4838 and the Senate proceed to its immediate consideration.

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

The clerk will report the bill by title. The assistant legislative clerk read as follows:

A bill (H.R. 4838) to redesignate the railroad station located at 2955 Market Street in Philadelphia, Pennsylvania, commonly known as "30th Street Station," as the "William H. Gray III 30th Street Station."

There being no objection, the Senate proceeded to consider the bill.

Mr. PRYOR. I further ask unanimous consent that the bill be read a third time and passed and the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The bill (H.R. 4838) was ordered to a third reading, was read the third time, and passed.

RELATING TO THE APPROVAL AND IMPLEMENTATION OF THE PROPOSED AGREEMENT FOR NUCLEAR COOPERATION BETWEEN THE UNITED STATES AND THE SOCIALIST REPUBLIC OF VIETNAM

Mr. PRYOR. Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 494, S.J. Res. 36.

The PRESIDING OFFICER. The clerk will report the joint resolution by title.

The assistant legislative clerk read as follows:

A joint resolution (S.J. Res. 36) relating to the approval and implementation of the proposed agreement for nuclear cooperation between the United States and the Socialist Republic of Vietnam.

There being no objection, the Senate proceeded to consider the joint resolution, which had been reported from the Committee on Foreign Relations, with an amendment.

(Strike out all after the resolving clause and insert the part printed in italic.)

S.J. RES. 36

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. APPROVAL.

(a) Congress does favor the Agreement for Cooperation Between the Government of the United States of America and the Government of the Socialist Republic of Vietnam Concerning Peaceful Uses of Nuclear Energy, signed on May 6, 2014, in this joint resolution referred to as the "Agreement".

(b) Notwithstanding section 123 of the Atomic Energy Act of 1954 (42 U.S.C. 2153), the Agreement becomes effective in accordance with the provisions of this joint resolution and other applicable provisions of law.

SEC. 2. THIRTY-YEAR LIMIT ON CIVIL NUCLEAR ENGAGEMENT.

(a) Notwithstanding any other provision of law, no funds may be used to implement any aspect of an agreement for civil nuclear cooperation pursuant to section 123 of the Atomic Energy Act of 1954 (42 U.S.C. 2153) after the date that is 30 years after the date of entry into force of such agreement unless—

(1) the President, within the final five years of the agreement, has certified to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives that the party to such agreement has continued to fulfill the terms and conditions of the agreement and that the agreement continues to be in the interest of the United States; and

- (2) Congress enacts a joint resolution permitting the continuation of the agreement for an additional period of not more than 30 years.
- (b) The restriction in subsection (a) shall not apply to—
- (1) any agreement that had entered into force as of August 1, 2014;
- (2) any agreement with the Taipei Economic and Cultural Representative Office in the United States (TECRO) or the International Atomic Energy Agency (IAEA); or

(3) any amendment to an agreement described in paragraph (1) or (2).

SEC. 3. APPLICABLE LAW.

Each proposed nuclear export pursuant to an agreement shall be subject to United States laws and regulations in effect at the time of each such export.

SEC. 4. ADDITIONAL REQUIREMENTS FOR NU-CLEAR PROLIFERATION ASSESS-MENT STATEMENTS.

- (a) The Nuclear Proliferation Assessment Statement required to be submitted by the Secretary of State to the President pursuant to section 123 of the Atomic Energy Act of 1954 (42 U.S.C. 2153) shall also be submitted to the appropriate congressional committees and shall be accompanied by a classified annex, prepared in consultation with the Director of National Intelligence, identifying and explaining all classified information related to the agreement to which such Nuclear Proliferation Assessment Statement applies, and shall, in addition to any other requirements pursuant to law, include the following elements:
- (1) An assessment of the consistency of the text of the proposed agreement for cooperation with all the requirements of the Atomic Energy Act of 1954 and this Act, with specific attention to whether the proposed agreement is consistent with each criterion set forth in subsection a. of section 123 of the Atomic Energy Act of 1954 (42 U.S.C. 2153).
- (2) An assessment of the adequacy of safeguards and other control mechanisms and the peaceful use assurances contained in the agreement for cooperation to ensure that any assistance furnished thereunder will not be used to further any military or nuclear explosive purpose.
- (3) A historical review and assessment of past proliferation activity of the cooperating party, or suspect activity identified by any element of the intelligence community in its review of raw or processed intelligence information, including all activities that are potentially inconsistent with a peaceful nuclear program and any potential delivery mechanisms of concern.
- (4) A list of all the treaties and agreements related to non-proliferation of weapons of mass

destruction to which the cooperating party is also a party.

(5) An assessment of the cooperating party's current national laws that govern the non-proliferation of materials or equipment related to weapons of mass destruction, including any chemical, biological, or nuclear material, plutonium, uranium-233, high enriched uranium, or irradiated source material or special fissionable material.

(6) An explanation for the negotiated duration of the agreement, including an explanation of the renewal and termination procedures.

(7) A comparison of the agreement to other existing civil nuclear cooperation agreements between the United States and other states in the region

(8) An assessment of the strategic, security, stability, and regional considerations throughout the negotiation of this agreement.

(9) An assessment of the physical and environmental security of the waste-cycle, ensuring the agreement addresses international concerns, including international and local response.

(b) DEFINITIONS.—In this section—

(1) the term "appropriate congressional committees" means— $\,$

(A) the Committee on Foreign Relations of the Senate; and

(B) the Committee on Foreign Relations of the House of Representatives; and

(2) the term "cooperating party" shall mean an entity with which the United States proposes to enter into an agreement for cooperation under the Atomic Energy Act of 1954, and shall include—

(A) the government of such cooperating party; (B) any person authorized by or who acts with the knowledge of the government of such cooperating party; or

(C) any person who acts within the territory of the cooperating party.

Mr. PRYOR. Madam President, I further ask unanimous consent that the committee-reported substitute amendment be agreed to and the joint resolution, as amended, be read a third time.

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

The committee amendment in the nature of a substitute was agreed to.

The joint resolution was ordered to be engrossed for a third reading and was read the third time.

Mr. PRYOR. I know of no further debate.

The PRESIDING OFFICER. The joint resolution having been read the third time, the question is, Shall it pass?

The joint resolution (S.J. Res. 36), as amended, was passed.

Mr. PRYOR. Madam President, I ask unanimous consent that the motion to reconsider be considered made and laid upon the table, with no intervening action or debate.

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

CONCERNING THE SUSPENSION OF EXIT PERMIT ISSUANCE BY THE GOVERNMENT OF THE DEMO-CRATIC REPUBLIC OF CONGO

Mr. PRYOR. Madam President, I now ask unanimous consent that the Senate proceed to the consideration of Calendar No. 495, S. Res. 502.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The assistant legislative clerk read as follows:

A resolution (S. Res. 502) concerning the suspension of exit permit issuance by the Government of the Democratic Republic of Congo for adopted Congolese children seeking to depart the country with their adoptive parents.

There being no objection, the Senate proceeded to consider the resolution, which had been reported from the Committee on Foreign Relations, with an amendment and an amendment to the preamble.

(Strike out all after the resolving clause and insert the part printed in italic.)

(Strike the preamble and insert the part printed in italic.)

S. RES. 502

Whereas according to UNICEF, over 4,000,000 orphans are estimated to be living in the Democratic Republic of Congo;

Whereas cyclical and violent conflict has plagued the Democratic Republic of Congo since the mid-1990s;

Whereas the United States has made significant financial investments in the Democratic Republic of Congo, providing an estimated \$274,000,000 bilateral aid to the Democratic Republic of Congo in fiscal year 2013 and an additional \$165,000,000 in emergency humanitarian assistance;

Whereas the policy of the United States Government toward the Democratic Republic of Congo is "focused on helping the country become a nation that . . . provides for the basic needs of its citizens";

Whereas the United Nations, the Hague Conference on Private International Law, and other international organizations have recognized that a child should grow up in a family environment:

Whereas adoption, both domestic and international, is an important child protection tool and an integral part of child welfare best practices around the world, along with family reunification and prevention of abandonment;

Whereas, on September 27, 2013, the Congolese Ministry of Interior and Security, General Directorate of Migration, informed the United States Embassy in Kinshasa that effective September 25, 2013, they had suspended issuance of exit permits to adopted Congolese children seeking to depart the country with their adoptive parents;

Whereas there are United States families with finalized adoptions in the Democratic Republic of the Congo and the necessary legal paperwork and visas ready to travel home with these children but are currently unable to do so; and

Whereas, on December 19, 2013, the Congolese Minister of Justice, Minister of Interior and Security, and the General Directorate of Migration confirmed to members of the United States Department of State that the current suspension on the issuance of exit permits continues: Now, therefore, be it

Resolved, [That the Senate—

[(1) affirms that all children deserve a safe, loving, and permanent family;

[(2) recognizes the importance of ensuring that international adoptions of all children are conducted in an ethical and transparent manner;

[(3) expresses concern over the impact on children and families caused by the current suspension of exit permit issuance within the Democratic Republic of Congo;

[(4) respectfully requests that the Government of the Democratic Republic of Congo—

I(A) resume processing adoption cases and issuing exit permits via the Ministry of Gender and Family's Interministerial Adoption Committee and Directorate of General Migration;

[(B) prioritize the processing of intercountry adoptions which were initiated before the suspension; and