

(5) provide security after December 31, 2014, to United States facilities or diplomatic personnel located in Afghanistan.

SENATE RESOLUTION 348—EXPRESSING SUPPORT FOR THE INTERNAL REBUILDING, RESETTLEMENT, AND RECONCILIATION WITHIN SRI LANKA THAT ARE NECESSARY TO ENSURE A LASTING PEACE

Mr. BURR (for himself, Mr. CASEY, Mr. LEAHY, Mr. BROWN, Mrs. BOXER, and Mr. CORNYN) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 348

Whereas May 19, 2013, marks the four-year anniversary of the end of the 26-year conflict between the Liberation Tigers of Tamil Eelam (LTTE) and the Government of Sri Lanka;

Whereas the people of Sri Lanka suffered greatly as a result of this conflict, the impact and aftermath of which has been felt especially by women, children, and families;

Whereas the Government of Sri Lanka established a “Lessons Learnt and Reconciliation Commission” (LLRC) to report whether any person, group, or institution directly or indirectly bears responsibility for incidents that occurred between February 2002 and May 2009 and to recommend measures to prevent the recurrence of such incidents in the future and promote further national unity and reconciliation among all communities;

Whereas the LLRC report was presented to the Sri Lankan Parliament on December 16, 2011, and officially translated into Sinhala and Tamil on August 16, 2012;

Whereas the LLRC report acknowledges important events and grievances that have contributed to decades of political violence and war in Sri Lanka and makes constructive recommendations on a wide range of issues, including the need to credibly investigate widespread allegations of extrajudicial killings; enforced disappearances; intentional targeting of civilians and noncombatants; demilitarizing the north and the country as a whole; reaching a political settlement with minority communities on the meaningful decentralization of power; and promoting and protecting the right to freedom of expression for all through the enactment of a right to information law and additional rule of law reforms;

Whereas the Government of Sri Lanka developed the National Plan of Action to implement just 82 of the 285 recommendations of the LLRC in August 2011, and although the Government of Sri Lanka has made some progress on rehabilitation, resettlement of displaced persons, and improvements of infrastructure in the North and East, there are still many issues of major concern;

Whereas the Government of Sri Lanka has yet to reasonably address issues of reconciliation and accountability through internal processes;

Whereas the Department of State’s 2012 Human Rights Report on Sri Lanka outlines ongoing concerns regarding landownership and property restitution, particularly in the Jaffna Peninsula, where large numbers of persons have not received restitution for land that remains part of government high security zones, and while citizens generally were able to travel almost anywhere in the island, there continues to be police and military checkpoints in the north, and defacto high-security zones and other areas remained off limits to citizens;

Whereas the Government of Sri Lanka has not taken tangible steps toward demilitarization of civilian functions, particularly in the North and East, and continued military presence on private lands in the North is preventing the resettlement of internally displaced persons who desire a return to peaceful life;

Whereas the Department of State’s 2012 Human Rights Report on Sri Lanka also includes reports of serious human rights violations such as unlawful killings by security forces and government-allied paramilitary groups, often in predominantly Tamil areas; torture and abuse of detainees by police and security forces; and arbitrary arrest and detention by authorities;

Whereas the United Nations Human Rights Council (UNHRC) resolution supported by the United States and adopted by the UNHRC on March 21, 2013, expresses concern at the continuing reports of violations of human rights in Sri Lanka, including enforced disappearances, extrajudicial killings, torture, and violations of the rights to freedom of expression, association, and peaceful assembly, as well as intimidation of and reprisals against human rights defenders, members of civil society and journalists, threats to judicial independence and the rule of law, and discrimination on the basis of religion or belief;

Whereas the Government of Sri Lanka expressed its commitment to addressing the needs of all ethnic groups and has recognized, in the past, the necessity of a political settlement and reconciliation for a peaceful and just society; and

Whereas tangible progress on domestic and international investigations into reports of war crimes, crimes against humanity, and other human rights violations during and after the conflict and promoting reconciliation would facilitate enhanced United States engagement and investment in Sri Lanka; Now, therefore, be it

Resolved, That the Senate—

(1) commends the representatives of the United States on their leadership on United Nations Human Rights Council Resolution (UNHRC) 22/1, adopted by the UNHRC on March 21, 2013, which promotes reconciliation and accountability in Sri Lanka;

(2) calls on the United States and the international community to establish an independent international accountability mechanism to evaluate reports of war crimes, crimes against humanity, and other human rights violations committed by both sides during and after the war in Sri Lanka;

(3) urges the Government of Sri Lanka to allow unimpeded access for media, international aid agencies, and human rights groups into all regions of the country, as well as to detention sites that may hold political and war prisoners;

(4) urges the Government of Sri Lanka to end its media restrictions, including the obstacles to the flow of information in the North and East, and bring to justice those responsible for attacks on journalists and newspaper offices; and

(5) calls upon the President to develop a comprehensive policy towards Sri Lanka that reflects United States interests, including respect for human rights, democracy and the rule of law, economic interests, and security interests.

SENATE RESOLUTION 349—CELEBRATING THE 30TH ANNIVERSARY OF THE WALLA WALLA VALLEY AMERICAN VITICULTURAL AREA

Ms. CANTWELL (for herself and Mrs. MURRAY) submitted the following reso-

lution; which was referred to the Committee on the Judiciary:

S. RES. 349

Whereas the Walla Walla Valley American Viticultural Area was designated an American Viticultural Area on February 6, 1984;

Whereas the Walla Walla Valley American Viticultural Area is considered one of the most awarded and recognized of the American Viticultural Areas in the United States;

Whereas in 2013, 4 Walla Walla Valley American Viticultural Area wines were selected by 3 leading wine publications as among the top 100 wines in the world;

Whereas the wine industry contributes over \$500 million annually to the economy of Walla Walla County;

Whereas jobs in the wine industry are steadily growing in Walla Walla County and are expected to account for 20 percent of jobs in Walla Walla County by 2020;

Whereas the number of wineries in the Walla Walla Valley American Viticultural Area has grown from 4 in 1984 to approximately 130 today;

Whereas agricultural land devoted to growing wine grapes in the Walla Walla Valley American Viticultural Area has grown from 30 acres in 1984 to 1,800 acres in 2013; and

Whereas Walla Walla Valley American Viticultural Area wines are consistently rated highly by critics and enjoyed by wine connoisseurs around the world: Now, therefore, be it

Resolved, That the Senate—

(1) commends the Walla Walla Valley American Viticultural Area on the occasion of its 30 year anniversary;

(2) recognizes the Walla Walla Valley American Viticultural Area as a pioneer in the wine industry of Washington; and

(3) requests the Secretary of the Senate to transmit an enrolled copy of this resolution for appropriate display to the Walla Walla Valley Wine Alliance.

SENATE RESOLUTION 350—DESIGNATING FEBRUARY 14, 2014, AS NATIONAL SOLIDARITY DAY FOR COMPASSIONATE PATIENT CARE

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

S. RES. 350

Whereas National Solidarity Day for Compassionate Patient Care promotes national awareness of the importance of compassionate and respectful relationships between health care professionals and their patients as reflected in attitudes that are sensitive to the values, autonomy, and cultural and ethnic backgrounds of patients and their families;

Whereas on February 14 of each year, medical professionals and students stand in solidarity to support compassion in health care as expressed by Dr. Randall Friese, triage physician at the University of Arizona Medical Center, who stated that the most important treatment he provided to Congresswoman Gabrielle Giffords after she was shot on January 8, 2011, was to hold her hand and reassure her that she was in the hospital and would be cared for;

Whereas physicians, nurses, and all other health care professionals are charged with practicing medicine as both an art and a science;

Whereas an awareness of the importance of compassion in health care encourages health care professionals to be mindful of the need to treat the patient rather than the disease;

Whereas scientific research reveals that when health care professionals practice

humanistically and demonstrate the qualities of integrity, compassion, altruism, respect, empathy, and service, their patients have better medical outcomes; and

Whereas February 14th would be an appropriate day to designate as National Solidarity Day for Compassionate Patient Care and for health care students and professionals to celebrate by performing humanistic acts of compassion and kindness toward patients, families of patients, and health care colleagues: Now, therefore, be it

Resolved, That the Senate—

(1) designates February 14, 2014, as National Solidarity Day for Compassionate Patient Care;

(2) recognizes the importance and value of a respectful relationship between health care professionals and their patients as a means of promoting better health outcomes; and

(3) encourages all health care professionals to be mindful of the important roles in medicine of humanism and compassion, as well as technical expertise.

SENATE RESOLUTION 351—REQUIRING THAT LEGISLATION CONSIDERED BY THE SENATE BE CONFINED TO A SINGLE ISSUE

Mr. ENZI (for himself and Mr. BARRASSO) submitted the following resolution; which was referred to the Committee on Rules and Administration:

S. RES. 351

Resolved,

SECTION 1. SINGLE-ISSUE REQUIREMENT.

(a) **POINT OF ORDER.**—It shall not be in order in the Senate to consider a bill or resolution that is not confined to a single subject.

(b) **SUPERMAJORITY WAIVER AND APPEALS.**—

(1) **WAIVER.**—This section may be waived or suspended in the Senate only by the affirmative vote of two-thirds of the Members, duly chosen and sworn.

(2) **APPEALS.**—Appeals in the Senate from the decisions of the Chair relating to any provision of this section shall be limited to 30 minutes, to be equally divided between, and controlled by, the appellant and the manager of the bill or joint resolution. An affirmative vote of two-thirds of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under this section.

SENATE RESOLUTION 352—COMMEMORATING THE SUCCESS OF TEAM USA IN THE PAST 22 OLYMPIC WINTER GAMES AND SUPPORTING TEAM USA IN THE 2014 OLYMPIC WINTER GAMES AND PARALYMPIC WINTER GAMES

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

S. RES. 352

Whereas for over 100 years, the Olympic Movement has built a more peaceful and better world by educating young people through amateur athletics, bringing together athletes from many countries in friendly competition, and forging new relationships bound by friendship, solidarity, and fair play;

Whereas the 2014 Olympic Winter Games will take place in Sochi, Russia from Feb-

ruary 7, 2014, to February 23, 2014, and the 2014 Paralympic Winter Games will take place in Sochi, Russia from March 7, 2014, to March 16, 2014;

Whereas at the 2014 Olympic Winter Games, more than 85 nations will compete in 15 sports disciplines, and Team USA will compete in all 15 sports disciplines;

Whereas at the 2014 Olympic Winter Games, more than 85 nations will compete in 7 sports, and Team USA will compete in all 7 sports;

Whereas 230 Olympians and more than 75 Paralympians will compete on behalf of Team USA in Sochi, Russia;

Whereas Team USA has won 87 gold medals, 95 silver medals, and 72 bronze medals, totaling 254 medals in the past 22 Olympic Winter Games;

Whereas the people of the United States stand united in respect and admiration for the members of the United States Winter Olympic and Winter Paralympic teams and the athletic accomplishments, sportsmanship, and dedication to excellence of the teams;

Whereas the many accomplishments of the United States Winter Olympic and Winter Paralympic teams would not have been possible without the hard work and dedication of many individuals, including individuals on the United States Olympic Committee and the many administrators, coaches, and family members who provided critical support to the athletes;

Whereas the United States takes great pride in the qualities of commitment to excellence, grace under pressure, and good will toward other competitors that the athletes of Team USA exhibit; and

Whereas the Olympic Movement celebrates competition, fair play, and the pursuit of dreams: Now, therefore, be it

Resolved, That the Senate—

(1) applauds all athletes and coaches of Team USA and the families of such athletes and coaches who support them;

(2) supports the athletes of Team USA in their endeavors at the 2014 Olympic Winter and Paralympic Winter Games in Sochi, Russia;

(3) thanks all members of the United States Olympic Committee for their unwavering support of the athletes of Team USA; and

(4) supports the goals and ideals of the Olympic Games and the Paralympic Games.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2719. Mr. PAUL submitted an amendment intended to be proposed by him to the bill S. 1845, to provide for the extension of certain unemployment benefits, and for other purposes; which was ordered to lie on the table.

SA 2720. Mr. SESSIONS submitted an amendment intended to be proposed to amendment SA 2714 proposed by Mr. REID (for Mr. REED) to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2721. Mr. LEE submitted an amendment intended to be proposed by him to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2722. Mr. SESSIONS (for himself, Mr. LEE, Mr. BOOZMAN, Mr. GRASSLEY, and Mr. VITTER) submitted an amendment intended to be proposed by him to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2723. Mr. COATS submitted an amendment intended to be proposed to amendment SA 2714 proposed by Mr. REID (for Mr. REED) to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2724. Ms. AYOTTE submitted an amendment intended to be proposed by her

to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2725. Ms. AYOTTE submitted an amendment intended to be proposed to amendment SA 2714 proposed by Mr. REID (for Mr. REED) to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2726. Mr. COBURN submitted an amendment intended to be proposed to amendment SA 2714 proposed by Mr. REID (for Mr. REED) to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2727. Mr. HELLER (for himself, Mr. PORTMAN, Mr. ISAKSON, Mr. HOEVEN, and Ms. AYOTTE) submitted an amendment intended to be proposed to amendment SA 2714 proposed by Mr. REID (for Mr. REED) to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2728. Mrs. SHAHEEN submitted an amendment intended to be proposed to amendment SA 2714 proposed by Mr. REID (for Mr. REED) to the bill S. 1845, supra; which was ordered to lie on the table.

SA 2729. Mr. REID (for Mr. ROCKEFELLER (for himself, Mr. BEGICH, Mr. THUNE, and Mr. BENNET)) proposed an amendment to the resolution S. Res. 289, expressing the sense of the Senate that ambush marketing adversely affects the United States Olympic and Paralympic teams.

SA 2730. Mr. REID (for Mr. ROCKEFELLER (for himself, Mr. BEGICH, Mr. THUNE, and Mr. BENNET)) proposed an amendment to the resolution S. Res. 289, supra.

SA 2731. Mr. REID (for Mr. ROCKEFELLER (for himself, Mr. BEGICH, Mr. THUNE, and Mr. BENNET)) proposed an amendment to the resolution S. Res. 289, supra.

TEXT OF AMENDMENTS

SA 2719. Mr. PAUL submitted an amendment intended to be proposed by him to the bill S. 1845, to provide for the extension of certain unemployment benefits, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. _____. PERMANENT REPATRIATION OF FOREIGN EARNINGS TO THE UNITED STATES.

(a) **REPATRIATION SUBJECT TO 5 PERCENT TAX RATE.**—Subsection (a)(1) of section 965 of the Internal Revenue Code of 1986 is amended by striking “85 percent” and inserting “85.7 percent”.

(b) **PERMANENT EXTENSION TO ELECT REPATRIATION.**—Subsection (f) of section 965 of the Internal Revenue Code of 1986 is amended to read as follows:

“(f) **ELECTION.**—The taxpayer may elect to apply this section to any taxable year only if made on or before the due date (including extensions) for filing the return of tax for such taxable year.”.

(c) **REPATRIATION INCLUDES CURRENT AND ACCUMULATED FOREIGN EARNINGS.**

(1) **IN GENERAL.**—Paragraph (1) of section 965(b) of the Internal Revenue Code of 1986 is amended to read as follows:

“(1) **IN GENERAL.**—The amount of dividends taken into account under subsection (a) shall not exceed the sum of the current and accumulated earnings and profits described in section 959(c)(3) for the year a deduction is claimed under subsection (a), without diminution by reason of any distributions made during the election year, for all controlled foreign corporations of the United States shareholder.”.

(2) **CONFORMING AMENDMENTS.**—

(A) Section 965(b) of such Code is amended by striking paragraphs (2) and (4) and by redesignating paragraph (3) as paragraph (2).