

on awarding grants for provision of furniture, household items, and other assistance to homeless veterans to facilitate their transition into permanent housing, and for other purposes; to the Committee on Veterans’ Affairs.

By Mrs. BOXER (for herself, Mr. KIRK, and Mrs. SHAHEEN):

S. 224. A bill to ensure the United States promotes women’s meaningful inclusion and participation in mediation and negotiation processes undertaken in order to prevent, mitigate, and resolve violent conflict and implements the United States National Action Plan on Women, Peace, and Security; to the Committee on Foreign Relations.

By Mr. THUNE (for himself and Ms. KLOBUCHAR):

S. 225. A bill to amend the Toxic Substances Control Act to clarify the jurisdiction of the Environmental Protection Agency with respect to certain sporting good articles, and to exempt those articles from a definition under that Act; to the Committee on Environment and Public Works.

By Mr. PAUL (for himself, Mr. BLUNT, Mr. LEE, Mr. SCOTT, Mr. PORTMAN, Mr. MORAN, Mr. HELLER, Mr. CRUZ, Ms. AYOTTE, Mr. FLAKE, Mr. CRAPO, Mrs. FISCHER, Mr. MCCAIN, Mr. VITTER, Mr. BOOZMAN, Mr. PERDUE, Mr. CORNYN, Mr. THUNE, Mrs. CAPITO, Mr. ISAKSON, Mr. BARRASSO, Mr. INHOFE, Mr. ENZI, Mr. DAINES, Mr. SULLIVAN, Mr. SASSE, Mr. ROUNDS, Mr. RUBIO, Mr. ROBERTS, Mr. GRASSLEY, Mr. JOHNSON, and Mr. GARDNER):

S. 226. A bill to amend chapter 8 of title 5, United States Code, to provide that major rules of the executive branch shall have no force or effect unless a joint resolution of approval is enacted into law; to the Committee on Homeland Security and Governmental Affairs.

By Mr. ALEXANDER (for himself and Mrs. MURRAY):

S. 227. A bill to strengthen the Federal education research system to make research and evaluations more timely and relevant to State and local needs in order to increase student achievement; to the Committee on Health, Education, Labor, and Pensions.

By Mr. CRAPO (for himself, Mr. VITTER, and Mr. RISCH):

S. 228. A bill to amend title 54, United States Code, to provide for congressional and State approval of national monuments and restrictions on the use of national monuments; to the Committee on Energy and Natural Resources.

By Mr. WHITEHOUSE (for himself, Mr. UDALL, Ms. WARREN, Mr. CARPER, Mr. COONS, Mr. MARKEY, Mr. LEAHY, Mr. DURBIN, Mrs. MURRAY, Mr. BENNET, Mrs. BOXER, Ms. HIRONO, Mrs. GILLIBRAND, Mrs. SHAHEEN, Mr. CARDIN, Ms. STABENOW, Mr. MERKLEY, Ms. BALDWIN, Mr. MURPHY, Mr. NELSON, Mr. CASEY, Mr. BROWN, Mr. REED, Ms. HEITKAMP, Mr. MANCHIN, Mrs. McCASKILL, Mr. WARNER, Mr. FRANKEN, Mr. SANDERS, Mr. MENENDEZ, Mr. HEINRICH, Mr. TESTER, Mr. SCHUMER, Mr. Kaine, Ms. KLOBUCHAR, Ms. MIKULSKI, Mr. KING, Mr. BLUMENTHAL, Mrs. FEINSTEIN, Mr. BOOKER, and Mr. PETERS):

S. 229. A bill to amend the Federal Election Campaign Act of 1971 to provide for additional disclosure requirements for corporations, labor organizations, Super PACs and other entities, and for other purposes; to the Committee on Rules and Administration.

By Ms. MURKOWSKI:

S. 230. A bill to provide for the conveyance of certain property to the Yukon Kuskokwim Health Corporation located in Bethel, Alaska; to the Committee on Indian Affairs.

By Mr. SANDERS:

S.J. Res. 4. A joint resolution proposing an amendment to the Constitution of the United States to restore the rights of the American people that were taken away by the Supreme Court’s decision in the Citizens United case and related decisions, to protect the integrity of our elections, and to limit the corrosive influence of money in our democratic process; to the Committee on the Judiciary.

By Mr. UDALL (for himself, Mr. BENNET, Mr. DURBIN, Mr. SANDERS, Mr. TESTER, Ms. BALDWIN, Mr. BLUMENTHAL, Mrs. BOXER, Mr. BROWN, Mr. CARDIN, Mr. CARPER, Mr. CASEY, Mrs. FEINSTEIN, Mr. FRANKEN, Mrs. GILLIBRAND, Mr. HEINRICH, Ms. HEITKAMP, Ms. HIRONO, Mr. KING, Ms. KLOBUCHAR, Mr. MARKEY, Mr. MENENDEZ, Mr. MERKLEY, Ms. MIKULSKI, Mr. MURPHY, Mrs. MURRAY, Mr. PETERS, Mr. REED, Mr. REID, Mr. SCHUMER, Mrs. SHAHEEN, Ms. STABENOW, Ms. WARREN, Mr. WHITEHOUSE, and Mr. WYDEN):

S. J. Res. 5. A joint resolution proposing an amendment to the Constitution of the United States relating to contributions and expenditures intended to affect elections; to the Committee on the Judiciary.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. INHOFE:

S. Res. 31. An original resolution authorizing expenditures by the Committee on Environment and Public Works; from the Committee on Environment and Public Works; to the Committee on Rules and Administration.

By Mr. ISAKSON:

S. Res. 32. An original resolution authorizing expenditures by the Committee on Veterans’ Affairs; from the Committee on Veterans’ Affairs; to the Committee on Rules and Administration.

ADDITIONAL COSPONSORS

S.48

At the request of Mr. VITTER, the names of the Senator from Ohio (Mr. PORTMAN) and the Senator from Iowa (Mr. GRASSLEY) were added as cosponsors of S. 48, a bill to prohibit discrimination against the unborn on the basis of sex or gender, and for other purposes.

S. 149

At the request of Mr. HATCH, the names of the Senator from Missouri (Mr. BLUNT), the Senator from West Virginia (Mrs. CAPITO) and the Senator from Oklahoma (Mr. LANKFORD) were added as cosponsors of S. 149, a bill to amend the Internal Revenue Code of 1986 to repeal the excise tax on medical devices.

S. 165

At the request of Ms. AYOTTE, the name of the Senator from North Carolina (Mr. TILLIS) was added as a co-sponsor of S. 165, a bill to extend and enhance prohibitions and limitations with respect to the transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba, and for other purposes.

S. 166

At the request of Ms. KLOBUCHAR, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of S. 166, a bill to stop exploitation through trafficking.

S. 167

At the request of Mr. McCAIN, the names of the Senator from New Hampshire (Ms. AYOTTE) and the Senator from Alabama (Mr. SESSIONS) were added as cosponsors of S. 167, a bill to direct the Secretary of Veterans Affairs to provide for the conduct of annual evaluations of mental health care and suicide prevention programs of the Department of Veterans Affairs, to require a pilot program on loan repayment for psychiatrists who agree to serve in the Veterans Health Administration of the Department of Veterans Affairs, and for other purposes.

S. 170

At the request of Mr. TESTER, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 170, 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. 176

At the request of Mrs. BOXER, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 176, a bill to advance integrated water management and development through innovation, resiliency, conservation, and efficiency in the 21st century, and for other purposes.

S. 178

At the request of Mr. CORNYN, the names of the Senator from Nebraska (Mrs. FISCHER), the Senator from New York (Mrs. GILLIBRAND), the Senator from Arkansas (Mr. BOOZMAN), the Senator from Pennsylvania (Mr. TOOMEY) and the Senator from Iowa (Mr. GRASSLEY) were added as cosponsors of S. 178, a bill to provide justice for the victims of trafficking.

S. 182

At the request of Mr. ROBERTS, the name of the Senator from West Virginia (Mrs. CAPITO) was added as a cosponsor of S. 182, a bill to amend the Elementary and Secondary Education Act of 1965 to prohibit Federal education mandates, and for other purposes.

S. 183

At the request of Mr. BARRASSO, the names of the Senator from Louisiana (Mr. CASSIDY), the Senator from Maine (Ms. COLLINS) and the Senator from West Virginia (Mrs. CAPITO) were added as cosponsors of S. 183, a bill to repeal the annual fee on health insurance providers enacted by the Patient Protection and Affordable Care Act.

S. 192

At the request of Mr. ALEXANDER, the names of the Senator from Utah (Mr. HATCH), the Senator from Georgia (Mr. ISAKSON) and the Senator from Alaska

(Ms. MURKOWSKI) were added as cosponsors of S. 192, a bill to reauthorize the Older Americans Act of 1965, and for other purposes.

S.J. RES. 2

At the request of Mr. LEE, the name of the Senator from Iowa (Mr. GRASSLEY) was added as a cosponsor of S.J. Res. 2, a joint resolution proposing an amendment to the Constitution of the United States requiring that the Federal budget be balanced.

AMENDMENT NO. 19

At the request of Mrs. FISCHER, the name of the Senator from Idaho (Mr. CRAPO) was added as a cosponsor of amendment No. 19 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 24

At the request of Mr. SANDERS, the name of the Senator from Vermont (Mr. LEAHY) and the Senator from Connecticut (Mr. MURPHY) were added as cosponsors of amendment No. 24 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 27

At the request of Mr. WYDEN, the name of the Senator from Virginia (Mr. WARNER) was added as a cosponsor of amendment No. 27 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 29

At the request of Mr. WHITEHOUSE, the names of the Senator from West Virginia (Mr. MANCHIN) and the Senator from Vermont (Mr. LEAHY) were added as cosponsors of amendment No. 29 proposed to S. 1, a bill to approve the Keystone XL Pipeline.

At the request of Mr. INHOFE, his name was added as a cosponsor of amendment No. 29 proposed to S. 1, *supra*.

AMENDMENT NO. 30

At the request of Mr. LEAHY, the names of the Senator from Delaware (Mr. COONS) and the Senator from Rhode Island (Mr. WHITEHOUSE) were added as cosponsors of amendment No. 30 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 50

At the request of Mr. HATCH, the name of the Senator from Idaho (Mr. CRAPO) was added as a cosponsor of amendment No. 50 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 58

At the request of Mr. SCHATZ, the name of the Senator from West Virginia (Mr. MANCHIN) was added as a cosponsor of amendment No. 58 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 73

At the request of Mr. MORAN, the name of the Senator from Texas (Mr. CORNYN) was added as a cosponsor of amendment No. 73 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 74

At the request of Mr. REED, the names of the Senator from New York

(Mrs. GILLIBRAND), the Senator from West Virginia (Mr. MANCHIN), the Senator from New Hampshire (Ms. AYOTTE), the Senator from Wisconsin (Ms. BALDWIN), the Senator from Maine (Mr. KING), the Senator from Vermont (Mr. LEAHY), and the Senator from Connecticut (Mr. MURPHY) were added as cosponsors of amendment No. 74 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

AMENDMENT NO. 77

At the request of Mr. UDALL, the name of the Senator from Maryland (Mr. CARDIN) was added as a cosponsor of amendment No. 77 intended to be proposed to S. 1, a bill to approve the Keystone XL Pipeline.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. CORNYN:

S. 202. A bill to provide for a technical change to the Medicare long-term care hospital moratorium exception; to the Committee on Finance.

Mr. CORNYN. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 202

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. TECHNICAL CHANGE TO THE MEDICARE LONG-TERM CARE HOSPITAL MORATORIUM EXCEPTION.

(a) IN GENERAL.—Section 114(d) of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (42 U.S.C. 1395ww note), as amended by sections 3106(b) and 10312(b) of Public Law 111-148, section 1206(b)(2) of the Pathway for SGR Reform Act of 2013 (division B of Public Law 113-67), and section 112 of the Protecting Access to Medicare Act of 2014 (Public Law 113-93), is amended, in paragraph (7), by striking “The moratorium under paragraph (1)(A)” and inserting “Any moratorium under paragraph (1)” in the matter preceding subparagraph (A).

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect as if included in the enactment of section 112 of the Protecting Access to Medicare Act of 2014 (Public Law 113-93).

By Mr. WHITEHOUSE (for himself, Mr. UDALL, Ms. WARREN, Mr. CARPER, Mr. COONS, Mr. MARKEY, Mr. LEAHY, Mr. DURBIN, Mrs. MURRAY, Mr. BENNET, Mrs. BOXER, Ms. HIRONO, Mrs. GILLIBRAND, Mrs. SHAHEEN, Mr. CARDIN, Ms. STABENOW, Mr. MERKLEY, Ms. BALDWIN, Mr. MURPHY, Mr. NELSON, Mr. CASEY, Mr. BROWN, Mr. REED, Ms. HEITKAMP, Mr. MANCHIN, Mrs. McCASKILL, Mr. WARNER, Mr. FRANKEN, Mr. SANDERS, Mr. MENENDEZ, Mr. HEINRICH, Mr. TESTER, Mr. SCHUMER, Mr. Kaine, Ms. KLOBUCHAR, Ms. MICKULSKI, Mr. KING, Mr. BLUMENTHAL, Mrs. FEINSTEIN, Mr. BOOKER, and Mr. PETERS).

S. 229. A bill to amend the Federal Election Campaign Act of 1971 to pro-

vide for additional disclosure requirements for corporations, labor organizations, Super PACs and other entities, and for other purposes; to the Committee on Rules and Administration.

Mr. WHITEHOUSE. Mr. President, I rise today to introduce the DISCLOSE Act of 2015.

Simply put, this bill would end the massive undisclosed spending in elections that is undermining public faith in our democracy, creating what one newspaper called “a tsunami of slime.”

Today marks the 5-year anniversary of the Supreme Court’s disastrous 5-4 decision in *Citizens United v. FEC*. With that feat of judicial activism, which will likely go down with *Lochner v. New York* as one of the Supreme Court’s worst decisions, the conservative bloc of the Supreme Court overturned the laws of Congress protecting our elections’ integrity, thwarted the will of the American people, and allowed unlimited anonymous corporate money to flood into our elections.

Worse still, even though the justices decided 8-1 that laws promoting disclosure of outside spending were necessary and appropriate, everything that has happened since has shown a concerted effort to prevent and frustrate disclosure. So the billionaires and corporations spending tens and even hundreds of millions of dollars on elections can continue to do so with no public knowledge and no accountability.

The *Citizens United* decision hangs on a series of irretrievably flawed assertions. Among them is the premise that unlimited corporate expenditures would be fine because there would be a regime of “effective disclosure” that would “provide shareholders and citizens with the information needed to hold corporations and elected officials accountable for their positions and supporters.”

However, following *Citizens United*, that regime of “effective disclosure” has completely broken down, with billionaires and corporations spending unlimited secret money in elections. In the 2014 elections, the most expensive midterm elections in our history, with over \$3.6 billion spent, the Washington Post reported that at least 31 percent of all independent spending was spent by groups that are not required to disclose their donors. And that doesn’t even count spending on so-called “issue ads,” which is also not reported.

The first line of defense for campaign finance laws is supposed to be the Federal Election Commission. However, 5 years after the fact, the FEC just held a public meeting to consider rules to implement the Court’s decision in *Citizens United*, and incredibly, the commissioners did not even consider rules to require disclosure.

That has left the problem largely to the Internal Revenue Service, because so many of the offending organizations are non-profits. And they mangled this. First, they failed to investigate big non-profit groups spending hundreds of millions of dollars on elections making what appeared to be illegal, material