(2) any other contract vehicle.

SA 4681. Mr. JOHNSON (for himself, Mr. Leahy, Ms. Murkowski, and Mr. SCHUMER) submitted an amendment intended to be proposed by him to the bill H.R. 2578, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2016, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

JURISDICTION OVER OFFENSES COM-SEC. MITTED BY CERTAIN UNITED STATES PERSONNEL STATIONED IN CANADA.

- (a) SHORT TITLE.—This section may be cited as the "Promoting Travel, Commerce, and National Security Act of 2016".
 (b) AMENDMENT.—Chapter 212A of title 18,
- United States Code, is amended-
- (1) in the chapter heading, by striking "TRAFFICKING IN PERSONS"; and
- (2) by adding after section 3272 the following:

"§ 3273. Offenses committed by certain United States personnel stationed in Canada in furtherance of border security initiatives

"(a) IN GENERAL.—Whoever, while employed by the Department of Homeland Security or the Department of Justice and stationed or deployed in Canada pursuant to a treaty, executive agreement, or bilateral memorandum in furtherance of a border security initiative, engages in conduct (or conspires or attempts to engage in conduct) in Canada that would constitute an offense for which a person may be prosecuted in a court of the United States had the conduct been engaged in within the United States or within the special maritime and territorial jurisdiction of the United States shall be fined or imprisoned, or both, as provided for that of-

'(b) DEFINITION.—In this section, the term 'employed by the Department of Homeland Security or the Department of Justice' means-

'(1) being employed as a civilian employee, a contractor (including a subcontractor at any tier), or an employee of a contractor (or a subcontractor at any tier) of the Department of Homeland Security or the Department of Justice:

"(2) being present or residing in Canada in connection with such employment; and

"(3) not being a national of or ordinarily resident in Canada."

(c) TECHNICAL AND CONFORMING AMEND-MENTS.—Part II of title 18, United States Code, is amended-

(1) in the table of chapters, by striking the item relating to chapter 212A and inserting the following:

"212A. Extraterritorial jurisdiction

over certain offenses 3271";

(2) in the table of sections for chapter 212A, by inserting after the item relating to section 3272 the following:

"3273. Offenses committed by certain United States personnel stationed in Canada in furtherance of border security initiatives.".

(d) RULE OF CONSTRUCTION.—Nothing in this section or the amendments made by this section shall be construed to infringe upon or otherwise affect the exercise of prosecutorial discretion by the Department of Justice in implementing this section and the amendments made by this section.

SA 4682. Mrs. SHAHEEN submitted an amendment intended to be proposed

by her to the bill H.R. 2578, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2016, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC Of the amounts made available by this Act to the National Marine Fisheries Service to provide observers, the National Marine Fisheries Service shall pay for the placement of at sea monitors on vessels before paying for observer-related costs associated with standardized bycatch reporting methodology requirements.

SA 4683. Mr. ISAKSON (for himself and Mr. PERDUE) submitted an amendment intended to be proposed by him to the bill H.R. 2578, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2016, and for other purposes; which was ordered to lie on the table; as follows:

After section 217, insert the following:

SEC. 218. Notwithstanding any other provision of law, the provision of Senate Report 114-239 (April 21, 2016) relating to Federal water usage violations shall have no force or effect of law.

SA 4684. Mr. PERDUE (for himself and Mr. ISAKSON) submitted an amendment intended to be proposed by him to the bill H.R. 2578, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2016, and for other purposes; which was ordered to lie on the table: as follows:

At the appropriate place, insert the following:

SEC. . (a) Until the Secretary of the Army takes the actions described in subsection (b), none of the funds made available in this Act may be used-

(1) to conduct an audit of-

(A) all Federal water contract violations in multi-State water basins since 2005; and

(B) any contract violation notification the Department of Justice has received from the Secretary of the Army regarding all multi-State river basins since 2005;

(2) to develop and submit a record of how the Department of Justice has handled the violations and notifications described in subparagraphs (A) and (B) of paragraph (1);

(3) to develop and implement a comprehensive plan to enforce Federal law and respond to the violations described in subparagraphs (A) and (B) of paragraph (1):

(4) to issue or submit a report relating to the violations described in subparagraphs (A) and (B) of paragraph (1); or

(5) to enter into an agreement with the Secretary of the Army to receive notifications relating to the violations described in subparagraphs (A) and (B) of paragraph (1).

- (b) The actions described in this subsection
- (1) promulgation of a rule regarding return flow credits in reservoirs under the jurisdiction of the Corps of Engineers; and
- (2) issuance of a final agency action on a updated water supply allocation for Lake Allatoona for the Alabama-Coosa-Tallapoosa river basin.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON BANKING, HOUSING, AND URBAN ${\tt AFFAIRS}$

Mr. CORNYN. Mr. President, I ask unanimous consent that the Committee on Banking, Housing, and Urban Affairs be authorized to meet during the session of the Senate on June 14, 2016, at 9 a.m., to conduct a hearing entitled "Oversight of the U.S. Securities and Exchange Commission."

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

COMMITTEE ON ENERGY AND NATURAL RESOURCES

Mr. CORNYN. Mr. President, I ask unanimous consent that the Committee on Energy and Natural Resources be authorized to meet during the session of the Senate on June 14, 2016, at 10 a.m., in room SD-366 of the Dirksen Senate Office Building.

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

COMMITTEE ON FINANCE

Mr. CORNYN. Mr. President, I ask unanimous consent that the Committee on Finance be authorized to meet during the session of the Senate on June 14, 2016, at 10 a.m., in room SD-215 of the Dirksen Senate Office Building, to conduct a hearing entitled "Energy Tax Policy in 2016 and Beyond."

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

SELECT COMMITTEE ON INTELLIGENCE

Mr. CORNYN. Mr. President, I ask unanimous consent that the Select Committee on Intelligence be authorized to meet during the session of the Senate on June 14, 2016, from 2:30 p.m.. in room SH-219 of the Hart Senate Office Building.

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

SUBCOMMITTEE ON SUPERFUND, WASTE MANAGEMENT, AND REGULATORY OVERSIGHT

Mr. CORNYN. Mr. President, I ask unanimous consent that the Subcommittee on Superfund, Waste Management, and Regulatory Oversight of the Committee on Environment and Public Works be authorized to meet during the session of the Senate on June 14, 2016, at 3 p.m., in room SD-406 of the Dirksen Senate Office Building, to conduct a hearing entitled, "Oversight of the Environmental Protection Agency's Progress in Implementing Inspector General and Government Accountability Office Recommendations.'

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

NATIONAL CHILD AWARENESS MONTH

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 494, submitted earlier today.

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

The legislative clerk read as follows:

A resolution (S. Res. 494) designating September 2016 as "National Child Awareness Month" to promote awareness of charities benefiting children and youth-serving organizations throughout the United States and recognizing the efforts made by those charities and organizations on behalf of children and youth as critical contributions to the future of the United States.

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

Mr. McCONNELL. I further ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions 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 resolution (S. Res. 494) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today's RECORD under "Submitted Resolutions.")

ORDERS FOR WEDNESDAY, JUNE 15, 2016

Mr. McCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m., Wednesday, June 15; that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; that following leader remarks, the Senate be in a period of morning business until 10:30 a.m., with Senators permitted to speak therein for up to 10 minutes each; finally, that following morning business, the Senate vote on the motion to proceed to H.R. 2578

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

ORDER FOR ADJOURNMENT

Mr. McCONNELL. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order under the provisions of S. Res. 493 as a further mark of respect to the late George V. Voinovich, former Senator from the State of Ohio, following the remarks of Senator Whitehouse.

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

The Senator from Rhode Island.

CLIMATE CHANGE

Mr. WHITEHOUSE. Mr. President, in a Chamber where the debate on climate change has become woefully one-sided and in a Congress where House Republicans just voted unanimously to oppose the only climate solution Republicans have come to, I want to use my 140th climate speech to remind us of a

time when global warming concerns came from both sides of the aisle.

Nearly 30 years ago this week, a Republican chair of the Senate Environment and Public Works Subcommittee on Environmental Pollution, who also served twice as Governor of my State and as Secretary of the Navy, convened a 2-day, 5-panel hearing on ozone depletion, the greenhouse effect, and climate change. It was June, 1986, and Senator John Chafee, a Republican of Rhode Island, gave opening remarks warning of "the buildup of greenhouse gases, which threaten to warm the Earth to unprecedented levels. Such a warming could, within the next 50 to 75 years, produce enormous changes in a climate that has remained fairly stable for thousands of years."

"[T]here is a very real possibility," Senator Chafee went on to say, "that man—through ignorance or indifference, or both—is irreversibly altering the ability of our atmosphere to perform basic life support functions for the planet."

Last weekend, the Washington Post wrote an article recalling this historic hearing, entitled "30 years ago scientists warned Congress on global warming. What they said sounds eerily familiar."

Mr. President, I ask unanimous consent to have printed in the RECORD that article at the conclusion of my remarks.

Imagine, by the way, a Republican-controlled Senate that would even have a Subcommittee on Environmental Pollution. How things have changed. The present Republican Chairman of the Environment and Public Works Committee is the author of "The Greatest Hoax: How the Global Warming Conspiracy Threatens Your Future." The contrast is stark between what Senate Republicans and their hearing witnesses were saying 30 years ago and what the polluter-funded GOP is saying today.

Thirty years ago, Senator Chafee declared:

This is not a matter of Chicken Little telling us the sky is falling. The scientific evidence . . . is telling us we have a problem; a serious problem.

According to our current EPW Committee chairman, "Much of the debate over global warming is predicated on fear rather than science."

The depth and sophistication of climate science has done nothing but increase since the Chafee hearings, and the damage from climate change is not just a projection; it has started to occur. Scientists are now able to connect the dots. Australian researchers, for example, have determined that the ocean warming that led to widespread and devastating coral bleaching, killing off a significant chunk of the Great Barrier Reef in March, was made 175 times more likely by human-caused climate change. As one researcher put it, "this is the smoking gun."

Sadly, as the scientific consensus about the causes and consequences of human-driven climate change has strengthened over 30 years, the GOP's trust in science has eroded. They don't appear to even believe the science in their home State universities. All you have to do is go look at your own home State universities' positions on climate and how they are presented. It is right there.

But when one looks at how that party is funded and how it has now become virtually the political wing of the fossil fuel industry, one can understand this sad state of affairs.

Three decades ago, Republican Senator Chafee said:

Scientists have characterized our treatment of the greenhouse effect as a global experiment. It strikes me as a form of planetary Russian roulette.

He went on to say:

By not making policy choices today, by sticking to a "wait and see" approach, . . . [b]y allowing these gases to continue to build in the atmosphere, this generation may be committing all of us to severe economic and environmental disruption without ever having decided that the value of "business as usual" is worth the risks.

Those who believe that these are problems to be dealt with by future generations are misleading themselves. Man's activities to date may have already committed us to some level of temperature change.

Even with 30 more years of solid science buttressing it, many in the present-day GOP deny that basic understanding and ignore even the home State mainstream climate science that underpins it. A few-a very few-Republicans in Congress are now so bold as to accept mainstream, established science as it is taught in their home State universities, as is accepted by all our national science agencies and laboratories, and as it is warned of by our military and intelligence services, which is a nice step. But none will yet act on that understanding. Even that tiny cohort behaves in the face of this known risk—a risk the party recognized 30 years ago—as if it is enough to accept the science and do nothing. All 14 of the House Members who sponsored the House Resolution on climate change—all 14 of them—just voted with ExxonMobil and the Koch brothers against a carbon fee. When the whip comes down.

Thirty years ago, the Chafee hearing witnesses included the long-time director of NASA's Goddard Center, Dr. James Hansen; Dr. Michael Oppenheimer of Princeton; Dr. Robert Watson; and then-Senator Al Gore of Tennessee.

Dr. Hansen, now one of the leading advocates for immediate and decisive climate action within the science community, educated the subcommittee on the theory underpinning global climate models.

Dr. Oppenheimer, a member of the Intergovernmental Panel on Climate Change, talked about the need for immediate—30 years ago—climate action. Uncertainty, he told the Senators, was no excuse for inaction.

Dr. Watson, who would go on to chair the Intergovernmental Panel on Climate Change between 1997 and 2002