families of these victims will never be the same again, and I will never forget hearing their stories in the aftermath of this attack. As a mother and grandmother, I cannot imagine the pain they have gone through. As the elected leaders of this body, we must never forget what happened in Isla Vista and take steps to keep our communities safe from the gun violence that continues to endanger them. We have seen the costs of inaction, and the Gun Violence Prevention Order Act of 2017 is a step we can take to protect communities across America and ensure that other communities do not experience the pain that Isla Vista went through. I hope my colleagues will join me in remembering the victims of this attack and supporting this legislation.

By Mr. KAINE:

S. 1224. A bill to authorize the Secretary of Housing and Urban Development to carry out a Community Resilience Grant Program, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

Mr. KAINE. Mr. President, today I am introducing legislation to authorize a game-changing scale of investment in making America's infrastructure more

resilient to natural disasters.

The BUILD Resilience Act would build on the National Disaster Resilience Competition first authorized in the 2013 Hurricane Sandy emergency supplemental disaster package. It would authorize \$1 billion a year over 5 years to jumpstart large-scale investment in community resilience—supporting jobs, strengthening infrastructure, and reducing risk to communities from disasters like hurricanes and flooding.

This bill aims to follow the "ounce of prevention" principle. Cleaning up after a disaster is important, but if we invest in sturdier infrastructure before the disaster, there will be less to clean up after the disaster. This is borne out in two separate studies. The Congressional Budget Office estimates that every \$1 invested upfront in resilient infrastructure saves \$3 on the back end. The Multihazard Mitigation Council of the National Institute of Building Sciences estimates \$4 of benefit.

The Sandy Competition supported resilience projects in low-lying coastal areas of Virginia and Louisiana; in Sandy-affected areas of New York and New Jersey, in flood-prone Midwest regions like Iowa and North Dakota, and elsewhere. But Virginia's grant illustrates the scale of the challenge. This grant is supporting innovative floodcontrol projects but only in two at-risk neighborhoods of Norfolk, which is only one part of a broader Hampton Roads region. Neighboring localities like Newport News and Chesapeake submitted proposals to address their own infrastructure needs, but funding was insufficient. Since there will always be risk of another devastating storm, we must learn from Sandy and

take steps now to protect our commu-

nities later. This bill tries to do that.

With a range from 1½ to 7 feet of sea level rise projected by the year 2100, the Hampton Roads region is the second largest population center at risk from sea level rise in the Nation, behind only New Orleans. Residents are dealing with skyrocketing flood insurance premiums and flooding not only after a Sandy or a Matthew but from ordinary rainstorms. This is a direct Federal responsibility given the presence of the largest concentration of naval power in the world. An ODU study estimates that the main Norfolk city road leading into Naval Station Norfolk could be inundated by the tides a few hours per day by midcentury. That makes this not only an infrastructure issue but a national security

I hope to work with the White House and Congress to advance a comprehensive infrastructure package that rises to this challenge.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 176—COM-MEMORATING THE 50TH ANNI-VERSARY OF THE REUNIFICA-TION OF JERUSALEM

Mr. McConnell (for himself, Mr. Schumer, Mr. Heller, Mr. Graham, Mr. Nelson, Ms. Baldwin, Mrs. McCaskill, and Mrs. Gillibrand) submitted the following resolution; which was referred to the Committee on Foreign Relations:

$S.\ Res.\ 176$

Whereas June 2017 marks the 50th anniversary of the Six Day War and the reunification of the city of Jerusalem;

Whereas there has been a continuous Jewish presence in Jerusalem for 3 millennia;

Whereas Jerusalem is a holy city and the home for people of the Jewish, Muslim, and Christian faiths;

Whereas, for 3,000 years, Jerusalem has been Judaism's holiest city and the focal point of Jewish religious devotion;

Whereas, from 1948 to 1967, Jerusalem was a divided city, and Israeli citizens of all faiths as well as Jews of all nationalities were denied access to holy sites in eastern Jerusalem, including the Old City, in which the Western Wall is located;

Whereas, in 1967, Jerusalem was reunited by Israel during the conflict known as the Six Day War:

Whereas, since 1967, Jerusalem has been a united city, and persons of all religious faiths have access to holy sites within the city.

Whereas this year marks the 50th year that Jerusalem has been administered as a united city in which the rights of all faiths have been respected and protected;

Whereas the Jerusalem Embassy Act of 1995 (Public Law 104-45), which became law on November 8, 1995, states that Jerusalem should remain the undivided capital of Israel in which the rights of every ethnic and religious group are protected; and

Whereas it is the longstanding policy of the United States Government that a just resolution to the Israeli-Palestinian conflict can only be achieved through direct, bilateral negotiations without preconditions for a sustainable two-state solution: Now, therefore be it Resolved. That the Senate-

- (1) recognizes the 50th Anniversary of the reunification of Jerusalem and extends its friendship and hopes for peace to the residents of Jerusalem and the people of Israel;
- (2) reaffirms its support for Israel's commitment to religious freedom and administration of holy sites in Jerusalem;
- (3) continues to support strengthening the mutually beneficial American-Israeli relationship;
- (4) commends Egypt and Jordan, former combatant states of the Six Day War, who in subsequent years embraced a vision of peace and coexistence with Israel and have continued to uphold their respective peace agreements:
- (5) reaffirms that it is the longstanding, bipartisan policy of the United States Government that the permanent status of Jerusalem remains a matter to be decided between the parties through final status negotiations towards a two-state solution; and
- (6) reaffirms the Jerusalem Embassy Act of 1995 (Public Law 104-45) as United States law, and calls upon the President and all United States officials to abide by its provisions.

SENATE RESOLUTION 177—CONGRATULATING THE WEBSTER UNIVERSITY CHESS TEAM FOR WINNING A RECORD-BREAKING FIFTH CONSECUTIVE NATIONAL TITLE AT THE PRESIDENT'S CUP COLLEGIATE CHESS CHAMPIONSHIP IN NEW YORK CITY

Mrs. McCASKILL (for herself and Mr. Blunt) submitted the following resolution; which was considered and agreed to:

S. Res. 177

Whereas Webster University is the first team in the history of the President's Cup collegiate chess championship to win 5 consecutive national titles;

Whereas the 2017 victory is the seventh consecutive national championship for Grandmaster and coach Susan Polgar and the program at the Susan Polgar Institute for Chess Excellence;

Whereas Webster University is a leader in promoting chess as a vehicle for enriching the education of children and young adults; and

Whereas Webster University has become a hub for developing chess excellence in students from across the United States and around the world: Now, therefore, be it

Resolved, That the Senate—

- (1) congratulates Webster University for winning a record-breaking fifth consecutive national title at the President's Cup collegiate chess championship; and
- (2) encourages Webster University to continue promoting the educational benefits of chess among its students and the larger community.

SENATE RESOLUTION 178—TO AUTHORIZE TESTIMONY, DOCUMENT PRODUCTION, AND REPRESENTATION IN UNITED STATES V. KEVIN LEE OLSON

Mr. McCONNELL (for himself and Mr. Schumer) submitted the following resolution; which was considered and agreed to:

Mr. McConnell. Mr. President, on behalf of myself and the distinguished Democratic leader, Mr. Schumer, I send to the desk a resolution authorizing the production of testimony and documents, and representation by the Senate Legal Counsel, and ask for its immediate consideration.

Mr. McCONNELL. Mr. President, this resolution concerns a request for testimony and documents in a criminal action pending in North Dakota federal district court. In this action, the defendant is charged with sending to Senator Heitkamp an e-mail threatening to kill or injure her. A trial is scheduled for June 6, 2017.

The prosecution is seeking for introduction into evidence at trial documentary evidence from the Senator's office, including the e-mail at issue, as well as testimony from the Senator's correspondence manager. Senator HEITKAMP would like to cooperate by providing such relevant evidence. The enclosed resolution would authorize that staffer, and any other current or former employee of the Senator's office from whom relevant evidence may be necessary, to testify and produce documents in this action, with representation by the Senate Legal Counsel.

S. RES. 178

Whereas, in the case of *United States v. Kevin Lee Olson*, Cr. No. 17–26, pending in the United States District Court for the District of North Dakota, the prosecution has requested the production of testimony and documents from Kobye Noel, an employee in the Washington, D.C. office of Senator Heidi Heitkamp;

Whereas, pursuant to sections 703(a) and 704(a)(2) of the Ethics in Government Act of 1978, 2 U.S.C. §§ 288b(a) and 288c(a)(2), the Senate may direct its counsel to represent current or former employees of the Senate with respect to any subpoena, order, or request for testimony relating to their official responsibilities:

Whereas, by the privileges of the Senate of the United States and Rule XI of the Standing Rules of the Senate, no evidence under the control or in the possession of the Senate may, by the judicial or administrative process, be taken from such control or possession but by permission of the Senate; and

Whereas, when it appears that evidence under the control or in the possession of the Senate may promote the administration of justice, the Senate will take such action as will promote the ends of justice consistent with the privileges of the Senate: Now, therefore, be it

Resolved, That Kobye Noel, an employee in the Office of Senator Heidi Heitkamp, and any other current or former employee of the Senator's office from whom relevant evidence may be necessary, are authorized to testify and produce documents in the case of United States v. Kevin Lee Olson, except concerning matters for which a privilege should be asserted.

SEC. 2. The Senate Legal Counsel is authorized to represent current and former employees of Senator Heitkamp's office in connection with the production of evidence authorized in section one of this resolution.

AMENDMENTS SUBMITTED AND PROPOSED

SA 217. Mr. SULLIVAN (for Mr. ROBERTS (for himself and Mrs. McCASKILL)) proposed an amendment to the bill H.R. 1238, to amend the Homeland Security Act of 2002 to make the Assistant Secretary of Homeland Security for Health Affairs responsible for coordinating the efforts of the Department

of Homeland Security related to food, agriculture, and veterinary defense against terrorism, and for other purposes.

TEXT OF AMENDMENTS

SA 217. Mr. SULLIVAN (for Mr. ROB-ERTS (for himself and Mrs. McCaskill) proposed an amendment to the bill H.R. 1238, to amend the Homeland Security Act of 2002 to make the Assistant Secretary of Homeland Security for Health Affairs responsible for coordinating the efforts of the Department of Homeland Security related to food, agriculture, and veterinary defense against terrorism, and for other purposes; as follows:

On page 4, lines 1 and 2, strike "relating to food and agriculture" and insert "or the Secretary of Health and Human Services".

On page 4, strike line 3 and all that follows through the end of the matter following line 6 and insert the following:

- (b) CLERICAL AMENDMENT.—The table of contents in section 1(b) of the Homeland Security Act of 2002 is amended—
- (1) by striking the items relating to sections 523, 524, 525, 526, and 527; and
- (2) by inserting after the item relating to section 522 the following:
- "Sec. 523. Guidance and recommendations.
- "Sec. 524.Voluntary private sector preparedness accreditation and certification program.
- "Sec. 525. Acceptance of gifts.
- "Sec. 526. Integrated public alert and warning system modernization.
- "Sec. 527. National planning and education.
- "Sec. 528. Coordination of Department of Homeland Security efforts related to food, agriculture, and veterinary defense against terrorism.".

AUTHORITY FOR COMMITTEES TO MEET

Mr. GRASSLEY. Mr. President, I have 10 requests for committees to meet during today's session of the Senate. They have the approval of the Majority and Minority leaders.

Pursuant to rule XXVI, paragraph 5(a), of the Standing Rules of the Senate, the following committees are authorized to meet during today's session of the Senate:

COMMITTEE ON HOMELAND SECURITY AND GOVERNMENT AFFAIRS

The Committee on Homeland Security and Government Affairs is authorized to meet during the session of the Senate on Wednesday, May 24, 2017, at 10 a.m. in order to conduct a hearing titled "Border Insecurity: The Rise of MS-13 and Other Transnational Criminal Organizations."

COMMITTEE ON THE JUDICIARY

The Committee on the Judiciary is authorized to meet during the session of the Senate, on May 24, 2017, at 10 a.m., in room SD-226 of the Dirksen Senate Office Building, to conduct a hearing entitled "Nominations." The witness list is attached.

$\begin{array}{c} {\tt COMMITTEE~ON~SMALL~BUSINESS~AND} \\ {\tt ENTREPRENEURSHIP} \end{array}$

The Committee on Small Business and Entrepreneurship is authorized to

meet during the session of the Senate today, May 24, 2017, off the floor at the start of the first scheduled vote to conduct a business meeting on the following:

—The nomination of Althea H. Coetzee to be Deputy Administrator of the Small Business Administration.

COMMITTEE ON VETERANS' AFFAIRS

The Committee on Veterans' Affairs is authorized to meet during the session of the Senate on Wednesday, May 24, 2017, in SR-418 at 2:30 p.m. to consider S. 1094, the Department of Veterans Affairs Accountability and Whistleblower Protection Act of 2017.

COMMITTEE ON INTELLIGENCE

The Senate Select Committee on Intelligence is authorized to meet during the session of the 115th Congress of the U.S. Senate on Wednesday, May 24, 2017 from 2:30 p.m.-4 p.m., in room SH-219 of the Senate Hart Office Building to hold a closed hearing.

SUBCOMMITTEE ON SEAPOWER

The Subcommittee on Seapower of the Committee on Armed Services is authorized to meet during the session of the Senate on Wednesday, May 24, 2017, at 9:30 a.m., in open session.

SUBCOMMITTEE ON STRATEGIC FORCES

The Subcommittee on Strategic Forces of the Committee on Armed Services is authorized to meet during the session of the Senate on Wednesday, May 24, 2017, at 2:30 p.m., in open and closed sessions.

COMMITTEE ON THE SUBCOMMITTEE JUDICIARY ON CRIME AND TERRORISM

The Committee on the Judiciary, Subcommittee on Crime and Terrorism, is authorized to meet during the session of the Senate, on May 24, 2017, at 2:30 p.m., in room SD-226 of the Dirksen Senate Office Building, to conduct a hearing entitled "Law Enforcement Access to Data Stored Across Borders: Facilitating Cooperation and Protecting Rights."

SUBCOMMITTEE ON EAST ASIA, THE PACIFIC AND INTERNATIONAL CYBERSECURITY POLICY

The Committee on Foreign Relations Subcommittee on East Asia, The Pacific, and International Cybersecurity Policy is authorized to meet during the session of the Senate on Wednesday, May 24, 2017 at 2:15 p.m., to hold a hearing entitled "American Leadership in the Asia-Pacific, Part 2: Economic Issue."

SUBCOMMITTEE ON CONSUMER PROTECTION, PRODUCT SAFETY, INSURANCE, AND DATA SE-CURITY

The Committee on Commerce, Science, and Transportation is authorized to hold a meeting during the session of the Senate on Wednesday, May 24, 2017, at 2:30 p.m. in room 253 of the Russell Senate Office Building.

The Committee will hold Subcommittee Hearing on "Pool Safety: The Tenth Anniversary of the Virginia Graeme Baker Pool and Spa Safety Act."

Mr. MERKLEY. Mr. President, I ask unanimous consent that that my intern, Kelsey Sherman, be granted privileges of the floor for the balance of the day.