Michigan (Mr. Peters) were added as cosponsors of S. 3036, a bill to limit the separation of families at or near ports of entry.

S. 3051

At the request of Mr. Hoeven, the name of the Senator from Montana (Mr. Daines) was added as a cosponsor of S. 3051, a bill to require the Secretary of Transportation to establish a working group to study regulatory and legislative improvements for the livestock, insect, and agricultural commodities transport industries, and for other purposes.

S. 3057

At the request of Ms. Klobuchar, the name of the Senator from Virginia (Mr. Kaine) was added as a cosponsor of S. 3057, a bill to provide for the processing by U.S. Customs and Border Protection of certain international mail shipments and to require the provision of advance electronic information on international mail shipments of mail.

At the request of Mr. PORTMAN, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of S. 3057, supra.

S. 3058

At the request of Mr. CARDIN, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 3058, a bill to amend the Internal Revenue Code of 1986 to eliminate the requirement that the taxpayer's basis in a building be reduced by the amount of the rehabilitation credit determined with respect to such building.

S. RES. 355

At the request of Mr. Lankford, the name of the Senator from South Dakota (Mr. Rounds) was added as a cosponsor of S. Res. 355, a resolution improving procedures for the consideration of nominations in the Senate.

S. RES. 435

At the request of Mr. Portman, the name of the Senator from Illinois (Ms. Duckworth) was added as a cosponsor of S. Res. 435, a resolution expressing the sense of the Senate that the 85th anniversary of the Ukrainian Famine of 1932–1933, known as the Holodomor, should serve as a reminder of repressive Soviet policies against the people of Ukraine.

S. RES. 526

At the request of Mrs. Murray, the name of the Senator from Illinois (Ms. Duckworth) was added as a cosponsor of S. Res. 526, a resolution expressing the sense of the Senate that politicians should not interfere with a woman's personal health care decisions or attempt to prevent providers from offering their full medical recommendations to their patients.

AMENDMENT NO. 2411

At the request of Mr. Nelson, the name of the Senator from Montana (Mr. Tester) was added as a cosponsor of amendment No. 2411 intended to be proposed to H.R. 5515, to authorize appropriations for fiscal year 2019 for military activities of the Department

of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

AMENDMENT NO. 2630

At the request of Mr. Blumenthal, the name of the Senator from Texas (Mr. Cruz) was added as a cosponsor of amendment No. 2630 intended to be proposed to H.R. 5515, to authorize appropriations for fiscal year 2019 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

AMENDMENT NO. 2632

At the request of Mr. Bennet, the name of the Senator from Colorado (Mr. Gardner) was added as a cosponsor of amendment No. 2632 intended to be proposed to H.R. 5515, to authorize appropriations for fiscal year 2019 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

AMENDMENT NO. 2759

At the request of Mr. Gardner, the name of the Senator from Texas (Mr. Cruz) was added as a cosponsor of amendment No. 2759 intended to be proposed to H.R. 5515, to authorize appropriations for fiscal year 2019 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

AMENDMENT NO. 2799

At the request of Mr. CORNYN, the name of the Senator from Texas (Mr. CRUZ) was added as a cosponsor of amendment No. 2799 intended to be proposed to H.R. 5515, to authorize appropriations for fiscal year 2019 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

AMENDMENT NO. 2805

At the request of Mr. PAUL, the name of the Senator from Florida (Mr. RUBIO) was added as a cosponsor of amendment No. 2805 intended to be proposed to H.R. 5515, to authorize appropriations for fiscal year 2019 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

AMENDMENT NO. 2886

At the request of Ms. STABENOW, the names of the Senator from Florida (Mr. Nelson) and the Senator from Florida (Mr. Rubio) were added as cosponsors of amendment No. 2886 intended to be proposed to H.R. 5515, to authorize ap-

propriations for fiscal year 2019 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

AMENDMENT NO. 2895

At the request of Ms. Cantwell, the name of the Senator from Washington (Mrs. Murray) was added as a cosponsor of amendment No. 2895 intended to be proposed to H.R. 5515, to authorize appropriations for fiscal year 2019 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. BROWN (for himself and Ms. Collins):

S. 3067. A bill to amend title XVIII of the Social Security Act to permit nurse practitioners and physician assistants to satisfy the documentation requirement under the Medicare program for coverage of certain shoes for individuals with diabetes; to the Committee on Finance.

Ms. COLLINS. Mr. President, I rise today to introduce legislation with my colleague from Ohio, Senator Sherrod Brown, that would remove an unnecessary, outdated barrier for Medicare beneficiaries managing diabetes. Our legislation would allow physician assistants (PAs) and nurse practitioners (NPs) to satisfy the Medicare documentation requirement certifying a patient's need for therapeutic, or diabetic, shoes, which will improve access to care, reduce barriers to proper diabetic management, and help to reduce the prevalence of costly complications that can arise if diabetic symptoms are not managed properly. This bipartisan bill, the Promoting Access to Diabetic Shoes Act, is a companion to H.R. 1617 from my fellow Diabetes Caucus Co-Chair, Representative Tom Reed of New York, which has growing support on both sides of the aisle in the House.

As the founder and co-chair of the Senate Diabetes Caucus, I have worked since the very beginning of my Senate service to increase awareness of the threats posed by diabetes, invest in research, and improve access to treatment options for the over 30 million Americans, including twelve million seniors, who suffer from diabetes. In addition to the human toll, diabetes is also the most expensive chronic illness in the country. A new American Diabetes Association report released in March titled, "Economic Costs of Diabetes in the U.S. in 2017," found that the direct and indirect costs of diagnosed diabetes in the U.S. cost \$327 billion in 2017, which is a 26 percent increase in just the last five years.

Preventable complications contribute enormously to the influx of dollars being spent on diabetic care and management. Today, more than one in five health care dollars and one in three Medicare dollars are spent on care for people with diabetes.

Under the current Medicare statute, physician assistants or nurse practitioners are required to refer their patients with diabetes to a physician in order to certify the patient's need for therapeutic shoes, which often results in delays in treatment and added costs. The Promoting Access to Diabetic Shoes Act would fix this problem by allowing nurse practitioners and physician assistants to certify a Medicare beneficiary's need for therapeutic shoes, which will improve timeliness and access to care while reducing costs.

Therapeutic shoes are a cost effective, preventive treatment option intended to avoid the costly complications that can arise if maintenance of diabetic care is delayed or unavailable. Types of complications that can result from unmanaged diabetic symptoms include poor circulation, infections, and foot ulcers that can require hospitalization, or even result in the amputation of toes, feet, or legs.

In addition to preventable complications and additional costs that can result from delays in treatment, the current documentation requirement under Medicare can also disrupt the trusted patient-provider relationship many patients have with an NP or PA. Current statute requires the certifying physician to be a patient's provider for diabetic care moving forward, which is often in conflict with a patient's preference. Moreover, in rural areas, including many parts of my home state of Maine, access to diabetic management though a PA or NP is not only necessary, but it is sometimes unavoidable due to the shortage of primary care providers in the area. Maine alone has 68 designated Health Professional Shortage Areas for primary care practitioners. These health care professionals are already providing accessible, high quality diabetic care across the country. In fact, a March 2018 article in the American Journal of Medicine concluded that PAs and NPs are able to perform as well as physicians in the management of diabetes at diagnosis through the first five years of follow-up care.

Stephanie Podolski, President of the Maine Association of Physician Assistants, which represents over 700 PAs in Maine, reiterated these points and the importance of the physician assistant profession in diabetes management in a letter of support for our bill saying, "In a State like Maine, there are many rural communities that at times are served only by a PA as a primary care provider (PCP). The inability to order diabetic shoes is an outdated barrier to care that impacts both middle-aged and older Americans who frequently live in areas facing provider shortages."

The Promoting Access to Diabetic Shoes Act is endorsed by the American Association of Nurse Practitioners, the American Academy of Physician Assistants, and the American Podiatric Medical Association. I am pleased to join Senator Brown in introducing the Promoting Access to Diabetic Shoes Act, which will improve access to diabetic care, and I encourage my colleagues to support its adoption.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 547—DESIGNATING JUNE 19, 2018, AS "JUNETEENTH INDEPENDENCE DAY" IN RECOGNITION OF JUNE 19, 1865, THE DATE ON WHICH SLAVERY LEGALLY CAME TO AN END IN THE UNITED STATES

Mr. WICKER (for himself, Mrs. GILLI-BRAND, Ms. BALDWIN, Mr. BENNET, Mr. Blumenthal, Mr. Booker, Mr. Brown. Ms. Cantwell, Mr. Cardin, Mr. Car-PER, Mr. COONS, Mr. CORNYN, Ms. COR-TEZ MASTO, Mr. DONNELLY, Mr. DURBIN, Mrs. Feinstein, Mr. Grassley, Ms. HARRIS, Ms. HASSAN, Mr. HATCH, Mr. HELLER, Ms. HIRONO, Mr. JONES, Mr. KAINE, Mr. KING, Ms. KLOBUCHAR, Mr. LEE, Ms. MURKOWSKI, Mr. MURPHY, Mrs. Murray, Mr. Nelson, Mr. Paul, Mr. Perdue, Mr. Peters, Mr. Portman, Mr. Rubio, Mr. Schumer, Mr. Scott, Ms. Smith, Ms. Stabenow, Mr. Tillis, Mr. VAN HOLLEN, Mr. WARNER, Ms. WARREN, Mr. WHITEHOUSE, Mr. WYDEN. Mr. Young, and Mr. CRUZ) submitted the following resolution; which was considered and agreed to:

S. RES. 547

Whereas news of the end of slavery did not reach the frontier areas of the United States, in particular the State of Texas and the other Southwestern States, until months after the conclusion of the Civil War, more than 2½ years after President Abraham Lincoln issued the Emancipation Proclamation on January 1, 1863;

Whereas, on June 19, 1865, Union soldiers, led by Major General Gordon Granger, arrived in Galveston, Texas, with news that the Civil War had ended and that the enslaved were free:

Whereas African-Americans who had been slaves in the Southwest celebrated June 19, commonly known as "Juneteenth Independence Day", as inspiration and encouragement for future generations:

Whereas African-Americans from the Southwest have continued the tradition of observing Juneteenth Independence Day for over 150 years;

Whereas 45 States and the District of Columbia have designated Juneteenth Independence Day as a special day of observance in recognition of the emancipation of all slaves in the United States;

Whereas Juneteenth Independence Day celebrations have been held to honor African-American freedom while encouraging self-development and respect for all cultures;

Whereas the faith and strength of character demonstrated by former slaves and the descendants of former slaves remain an example for all people of the United States, regardless of background, religion, or race;

Whereas slavery was not officially abolished until the ratification of the 13th Amendment to the Constitution of the United States in December 1865; and

Whereas, over the course of its history, the United States has grown into a symbol of democracy and freedom around the world: Now, therefore, be it

Resolved, That the Senate-

- (1) designates June 19, 2018, as "Juneteenth Independence Day":
- (2) recognizes the historical significance of Juneteenth Independence Day to the United States;
- (3) supports the continued nationwide celebration of Juneteenth Independence Day to provide an opportunity for the people of the United States to learn more about the past and to better understand the experiences that have shaped the United States; and
- (4) recognizes that the observance of the end of slavery is part of the history and heritage of the United States.

SENATE RESOLUTION 548—EX-PRESSING THE SENSE OF THE SENATE THAT HIGH PERFORM-ANCE BUILDINGS IMPROVE THE QUALITY OF LIFE FOR MILLIONS OF INDIVIDUALS, PRODUCE A MORE RESILIENT AND SUSTAIN-ABLE WORLD FOR CURRENT AND FUTURE GENERATIONS, REDUCE OPERATING COSTS, AND IM-PROVE THEPRODUCTIVITY, COMFORT, AND HEALTH OF OC-DESIGNATING CUPANTS, AND THE WEEK OF JUNE 11 THROUGH JUNE 15, 2018, AS "HIGH PER-FORMANCE BUILDING WEEK"

Mr. CARDIN (for himself, Mr. GARDNER, Mrs. CAPITO, and Mr. VAN HOLLEN) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 548

Whereas the term "high performance building" is defined in section 401 of the Energy Independence and Security Act of 2007 (42 U.S.C. 17061) as "a building that integrates and optimizes on a life cycle basis all major high performance attributes, including energy conservation, environment, safety, security, durability, accessibility, costbenefit, productivity, sustainability, functionality, and operational considerations";

Whereas, because individuals spend approximately 90 percent of their time indoors and buildings are the single largest consumer of energy and water in the United States, built environments have a vast impact on virtually all aspects of life and national security in the United States;

Whereas the United States benefits technologically, economically, and environmentally from innovative technologies developed for use in high performance buildings:

Whereas research and programs that are supported by government entities and private industry and relate to high performance buildings benefit the United States and individuals in the United States; and

Whereas investing in resilient and robust building systems protects individuals and businesses in the United States from the impacts of man-made disasters and natural disasters, such as hurricanes, snowstorms, tornadoes, wildland fires, floods, and earthquakes: Now, therefore, be it

Resolved, That the Senate—

- (1) designates the week of June 11 through June 15, 2018, as "High Performance Building Week"; and
 - (2) supports efforts to-
- (A) improve the performance of existing and future buildings through—