

A resolution (S. Res. 604) to authorize document production by the Select Committee on Intelligence in *United States v. Mariia Butina* (D.D.C.).

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

Mr. MCCONNELL. I 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. 604) was agreed to.

The preamble was agreed to.

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

NATIONAL SUICIDE HOTLINE IMPROVEMENT ACT OF 2018

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H.R. 2345, which was received from the House.

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

The senior assistant legislative clerk read as follows:

A bill (H.R. 2345) to require the Federal Communications Commission to study the feasibility of designating a simple, easy-to-remember dialing code to be used for a national suicide prevention and mental health crisis hotline system.

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

Mr. MCCONNELL. I ask unanimous consent that the bill be considered read a third time and passed and the motion to reconsider be considered made and laid upon the table.

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

The bill (H.R. 2345) was ordered to a third reading, was read the third time, and passed.

JOSEPH SANFORD JR. CHANNEL

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 369, S. 1668.

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

The senior assistant legislative clerk read as follows:

A bill (S. 1668) to rename a waterway in the State of New York as the "Joseph Sanford Jr. Channel."

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

Mr. MCCONNELL. I further ask unanimous consent that the bill be read a third time and passed and the motion 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 bill (S. 1668) was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 1668

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

SECTION 1. JOSEPH SANFORD JR. CHANNEL.

(a) IN GENERAL.—The waterway in the State of New York designated as the "Negro Bar Channel" shall be known and redesignated as the "Joseph Sanford Jr. Channel".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the waterway referred to in subsection (a) shall be deemed to be a reference to the "Joseph Sanford Jr. Channel".

AMENDING TITLE 23, UNITED STATES CODE, TO EXTEND THE DEADLINE FOR PROMULGATION OF REGULATIONS UNDER THE TRIBAL TRANSPORTATION SELF-GOVERNANCE PROGRAM

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H.R. 6414, which was received from the House.

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

The senior assistant legislative clerk read as follows:

A bill (H.R. 6414) to amend title 23, United States Code, to extend the deadline for promulgation of regulations under the tribal transportation self-governance program.

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

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the bill be considered read a third time and passed and the motion to reconsider be considered made and laid upon the table.

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

The bill (H.R. 6414) was ordered to a third reading, was read the third time, and passed.

USS INDIANAPOLIS CONGRESSIONAL GOLD MEDAL ACT

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Committee on Banking, Housing, and Urban Affairs be discharged from further consideration of S. 2101 and the Senate proceed to its immediate consideration.

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

The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (S. 2101) to award a Congressional Gold Medal, collectively, to the crew of the USS Indianapolis, in recognition of their perseverance, bravery, and service to the United States.

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

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Donnelly amendment, which is at the desk, be considered and agreed to; that the bill, as amended, be considered read a third time and passed; and that the motion 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 amendment (No. 3688) was agreed to, as follows:

(Purpose: To improve the bill)

On page 2, beginning on line 4, strike "was commanded" and all that follows through "Tinian" on line 7 and insert ", commanded by Captain Charles Butler McVay III, carried 1,195 personnel when it set sail for the island of Tinian".

On page 2, line 19, strike "explosion" and insert "explosions".

On page 2, line 19, strike "off".

On page 2, line 20, strike "1,196 crew members" and insert "1,195 personnel".

On page 2, line 24, strike "Shortly after 11 a.m." and insert "At 10:25 a.m.".

On page 3, line 21, strike "317 men" and insert "316 men".

The bill (S. 2101), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 2101

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "USS Indianapolis Congressional Gold Medal Act".

SEC. 2. FINDINGS.

Congress finds the following:

(1) The Portland-class heavy cruiser USS Indianapolis received 10 battle stars between February 1942 and April 1945 while participating in major battles of World War II from the Aleutian Islands to Okinawa.

(2) The USS Indianapolis, commanded by Captain Charles Butler McVay III, carried 1,195 personnel when it set sail for the island of Tinian on July 16, 1945, to deliver components of the atomic bomb "Little Boy". The USS Indianapolis set a speed record during the portion of the trip from California to Pearl Harbor and successfully delivered the cargo on July 26, 1945. The USS Indianapolis then traveled to Guam and received further orders to join Task Group 95.7 in the Leyte Gulf in the Philippines for training. During the length of the trip, the USS Indianapolis went unescorted.

(3) On July 30, 1945, minutes after midnight, the USS Indianapolis was hit by 2 torpedoes fired by the I-58, a Japanese submarine. The resulting explosions severed the bow of the ship, sinking the ship in about 12 minutes. Of 1,195 personnel, about 900 made it into the water. While a few life rafts were deployed, most men were stranded in the water with only a kapok life jacket.

(4) At 10:25 a.m. on August 2, 1945, 4 days after the sinking of the USS Indianapolis, Lieutenant Wilbur Gwinn was piloting a PV-1 Ventura bomber and accidentally noticed men in the water who were later determined to be survivors of the sinking of the USS Indianapolis. Lieutenant Gwinn alerted a PBY aircraft, under the command of Lieutenant Adrian Marks, about the disaster. Lieutenant Marks made a dangerous open-sea landing to begin rescuing the men before any surface vessels arrived. The USS Cecil J. Doyle was the first surface ship to arrive on the scene and took considerable risk in using a searchlight as a beacon, which gave hope to survivors in the water and encouraged them to make it through another night. The rescue mission continued well into August 3, 1945, and was well-coordinated and responsive once launched. The individuals who participated in the rescue mission conducted a thorough search, saved lives, and undertook the difficult job of identifying the remains of, and providing a proper burial for, those individuals who had died.

(5) Only 316 men survived the ordeal and the survivors had to deal with severe burns, exposure to the elements, extreme dehydration, and shark attacks.

(6) During World War II, the USS Indianapolis frequently served as the flagship for the commander of the Fifth Fleet, Admiral Raymond Spruance, survived a bomb released during a kamikaze attack (which badly damaged the ship and killed 9 members of the crew), earned a total of 10 battle stars, and accomplished a top secret mission that was critical to ending the war. The sacrifice, perseverance, and bravery of the crew of the USS Indianapolis should never be forgotten.

SEC. 3. CONGRESSIONAL GOLD MEDAL.

(a) AWARD AUTHORIZED.—The Speaker of the House of Representatives and the President pro tempore of the Senate shall make appropriate arrangements for the award, on behalf of Congress, of a single gold medal of appropriate design to the crew of the USS Indianapolis, in recognition of their perseverance, bravery, and service to the United States.

(b) DESIGN AND STRIKING.—For the purposes of the award referred to in subsection (a), the Secretary of the Treasury (referred to in this Act as the “Secretary”) shall strike the gold medal with suitable emblems, devices, and inscriptions, to be determined by the Secretary.

(c) INDIANA WAR MEMORIAL MUSEUM.—

(1) IN GENERAL.—Following the award of the gold medal referred to in subsection (a), the gold medal shall be given to the Indiana War Memorial Museum in Indianapolis, Indiana, where it will be displayed as appropriate and made available for research.

(2) SENSE OF CONGRESS.—It is the sense of Congress that the Indiana War Memorial Museum should make the gold medal received under this Act available for display elsewhere, particularly at other locations and events associated with the USS Indianapolis.

SEC. 4. DUPLICATE MEDALS.

Under such regulations as the Secretary may prescribe, the Secretary may strike and sell duplicates in bronze of the gold medal struck under section 3, at a price sufficient to cover the costs of the medals, including labor, materials, dies, use of machinery, and overhead expenses.

SEC. 5. STATUS OF MEDALS.

(a) NATIONAL MEDALS.—Medals struck under this Act are national medals for purposes of chapter 51 of title 31, United States Code.

(b) NUMISMATIC ITEMS.—For purposes of sections 5134 and 5136 of title 31, United States Code, all medals struck under this Act shall be considered to be numismatic items.

MAIN STREET CYBERSECURITY ACT OF 2017

Mr. McCONNELL. Mr. President, I ask that the Chair lay before the Senate the House message to accompany S. 770.

The Presiding Officer laid before the Senate the following message from the House of Representatives:

Resolved, That the bill from the Senate (S. 770) entitled “An Act to require the Director of the National Institute of Standards and Technology to disseminate resources to help reduce small business cybersecurity risks, and for other purposes.”, do pass with amendments.

Mr. McCONNELL. Mr. President, I move to concur in the House amendments, and I ask unanimous consent

that the motion be agreed to and the motion to reconsider be considered made and laid upon the table.

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

The PRESIDING OFFICER (Mr. TILLIS). The Senator from Oregon.

FAMILY INTERNMENT

Mr. MERKLEY. Mr. President, I come to the floor tonight with a simple and clear message, which is that we must not allow internment camps to be built in the United States of America.

I come with this message because we have heard on Capitol Hill that even as I speak, individuals are planning to bring forward legislation that would, in fact, create internment camps as a strategy of family incarceration—a strategy that President Trump has been championing. So I say tonight, absolutely not. We must not allow internment camps to be established in the United States of America.

When we look at the history of the world and the history of America, we realize that in many ways, we are still a very young nation, with less than three centuries behind us. In that comparatively short time, we have accomplished great things. We have helped save the world from tyranny and fascism, while pushing the boundaries of science. We spread democracy and human rights to nations far and wide. We have broken down barriers of race and gender and sexual orientation here at home in a vision of equality and opportunity for all.

Yet we cannot forget that along with those great accomplishments, there have also been some dark chapters in our history. We all are aware of these chapters when the United States embraced slavery from its founding up through the Civil War; that we embraced discrimination through segregation and Jim Crow laws; that we had in World War II a strategy of creating internment camps to imprison our citizens who were of Japanese ancestry.

Now, we have another dark chapter—a chapter in which our government has decided to treat those fleeing persecution from around the world as if they are criminals, to greet them not with Lady Liberty and a torch, saying, “Give me your tired, your poor, your huddled masses yearning to breathe free” but a different saying—a saying that if you are fleeing persecution and you wash up on the shores of the United States, we will treat you as a criminal. We will tear away your children, and we will throw you in prison.

In the span of just a few weeks, from May 4 and into June of this year, the Trump team tore around 2,600 young boys and girls from their parents’ arms. They were families coming to the United States. They were fleeing persecution. They were seeking asylum. They were going through all kinds of trials and tribulations back in their home countries. They were going through all kinds of difficulties on the

path of arriving in the United States. They had, in their minds, that vision that we are a nation where almost everyone has in their family history someone who fled persecution, who fled civil war, who fled drought and famine, who fled religious persecution, so surely they would be treated with dignity and understanding as they sought asylum from the persecution they faced back home.

Instead, many were stopped from coming through the entry points to claim asylum. Many resorted, therefore, to coming across other points in between the official border points, and they faced this new policy—this policy concocted by Attorney General Jeff Sessions, President of the United States Donald Trump, the Chief of Staff, and Steve Miller. This plan was deterrence—deterrence by afflicting children so as to send a message, if you flee persecution, do not think of coming to the United States.

Let us recognize that the whole idea of establishing a political tactic, a political goal of deterrence through the infliction of trauma on children is a dark and evil place for our government to have gone. One that—now that light has been shed on it, now that America has cried out from boundary to boundary, from East to West and from North to South and said that this is wrong, it is immoral, no religious tradition in the world would support this, the administration has ended those family separations, those children being ripped out of their parents’ arms. They are now under a responsibility to reunify the children with their parents. They have been ordered by the court to have deadlines for those children under 5 and for those children 5 through 17. They missed the first and second deadlines, and 700 children are still not reunited with their parents.

Reports are coming in on the impact, the trauma inflicted on the children and how seriously this modified their behavior. A recent piece in the New York Times told the story of a 5-year-old boy from Brazil who was separated from his mother for 50 days.

Thiago used to love playing with toys of the Minions from the “Despicable Me” movies, but now his new favorite game is patting down and shackling migrants with plastic handcuffs, and now when people come to their home, he flees. He runs away. He hides behind the couch, afraid he will once again be torn from his mother’s arms.

His story is not unique. In fact, we hear story after story after story of children and the reverberations of the trauma they have experienced at the hands of the Trump administration; children terrified of being separated from their parents for even just a few moments; children whose whole outlook on life—their whole disposition—has been modified; children afraid of engaging in a life outside the house.

The act of tearing families apart has supposedly stopped with the President’s order. He has an Executive order