

SENATE RESOLUTION 126—EXPRESSING SUPPORT FOR THE DESIGNATION OF THE WEEK OF MARCH 25 THROUGH MARCH 29, 2019, AS “PUBLIC SCHOOLS WEEK”

Ms. COLLINS (for herself, Mr. TESTER, Mrs. CAPITO, Mr. JONES, Mr. BROWN, Mr. WHITEHOUSE, Mr. VAN HOLLEN, Mr. KING, Ms. WARREN, Ms. SMITH, Mr. CARPER, Mr. DURBIN, Mr. Kaine, Mr. HASSAN, Mr. BLUMENTHAL, Mr. SANDERS, Ms. BALDWIN, Mrs. SHAHEEN, Mr. BENNET, Mr. REED, Mr. BOOKER, Mrs. FEINSTEIN, Ms. KLOBUCHAR, Ms. HIRONO, Ms. ROSEN, Ms. SINEMA, and Ms. HARRIS) submitted the following resolution; which was considered and agreed to:

S. RES. 126

Whereas public education is a significant institution in a 21st-century democracy;

Whereas the public schools in the United States are where students come to be educated about the values and beliefs that hold the people of the United States together as a nation;

Whereas public schools prepare young people of the United States to contribute to the society, economy, and citizenry of the country;

Whereas 90 percent of children in the United States attend public schools;

Whereas local, State, and Federal lawmakers should prioritize support for strengthening the public schools of the United States and empower superintendents, principals, and other school leaders to implement, manage, and lead school districts and schools in partnership with educators, parents, and other local education stakeholders;

Whereas local, State, and Federal lawmakers should support services and programs such as counseling, extracurricular activities, and mental health supports that are critical to help students engage in learning;

Whereas public schools should foster inclusive, safe, and high-quality environments where children can learn to think critically, problem solve, and build relationships;

Whereas public schools should provide an environment in which all students can have the opportunity to succeed beginning in their earliest years, regardless of who they are or where they live;

Whereas Congress should support efforts to advance equal opportunity and excellence in public education and to implement continuous improvement and evidence-based practices;

Whereas every child should receive an education that helps the child reach the child's full potential and to attend schools that offer a high-quality educational experience;

Whereas Federal funding, in addition to local and State funds, supports the access of students to inviting classrooms, well-prepared educators, and services to support healthy students, such as nutrition and after school programs;

Whereas teachers, paraprofessionals, and principals should provide a well-rounded education and strive to create joy in learning;

Whereas superintendents, principals, other school leaders, teachers, paraprofessionals, and parents make public schools vital components of communities and are working hard to improve educational outcomes for children across the country; and

Whereas the week of March 25 through March 29, 2019, would be an appropriate period to designate as “Public Schools Week”: Now, therefore, be it

Resolved, That the Senate supports the designation of the week of March 25 through March 29, 2019, as “Public Schools Week”.

SENATE RESOLUTION 127—RECOGNIZING THE CONTRIBUTIONS OF AMERICORPS MEMBERS AND ALUMNI TO THE LIVES OF THE PEOPLE OF THE UNITED STATES

Mr. COONS (for himself, Mr. CASSIDY, Mr. WHITEHOUSE, Mr. BROWN, Ms. HASSAN, Ms. HARRIS, Mr. CARPER, Ms. BALDWIN, Mr. REED, Mr. DURBIN, Mr. KING, Mrs. SHAHEEN, Ms. DUCKWORTH, Ms. COLLINS, Ms. HIRONO, Mr. MARKEY, Mr. MANCHIN, Mr. HEINRICH, Mr. WYDEN, Mr. BOOZMAN, Mr. WICKER, Ms. KLOBUCHAR, Mr. TESTER, Mr. PETERS, Mr. BENNET, Mr. BOOKER, Mr. VAN HOLLEN, and Ms. WARREN) submitted the following resolution; which was considered and agreed to:

S. RES. 127

Whereas, since its inception in 1994, the AmeriCorps national service program has proven to be a highly effective way—

(1) to engage the people of the United States in meeting a wide range of local and national needs; and

(2) to promote the ethics of service and volunteerism;

Whereas, since 1994, more than 1,000,000 individuals have taken the AmeriCorps pledge to “get things done for America” by becoming AmeriCorps members;

Whereas, each year, AmeriCorps, in coordination with State service commissions, provides opportunities for approximately 75,000 individuals across the United States to give back in an intensive way to communities, States, Tribal nations, and the United States;

Whereas AmeriCorps members have served more than 1,500,000,000 hours nationwide, helping—

(1) to improve the lives of the most vulnerable people of the United States;

(2) to protect the environment;

(3) to contribute to public safety;

(4) to respond to disasters;

(5) to strengthen the educational system of the United States; and

(6) to expand economic opportunity;

Whereas, since 1994, more than \$9,200,000,000 in AmeriCorps funds have been invested in nonprofit, community, educational, and faith-based groups, and those funds leverage hundreds of millions of dollars in outside funding and in-kind donations each year;

Whereas AmeriCorps members recruit and supervise millions of community volunteers, demonstrating the value of AmeriCorps as a powerful force for encouraging people to become involved in volunteering and community service;

Whereas AmeriCorps members serve at more than 20,000 locations across the United States, including at nonprofit organizations, schools, and faith-based and community organizations;

Whereas AmeriCorps National Civilian Community Corps campuses in the States of Mississippi, Maryland, Iowa, California, and Colorado strengthen communities and develop future leaders through team-based service;

Whereas AmeriCorps members nationwide, in return for the service of those members, have earned more than \$3,700,000,000 to use to further their own educational advancement at colleges and universities across the United States;

Whereas AmeriCorps members, after their terms of service with AmeriCorps end, have been more likely to remain engaged in their communities as volunteers, teachers, and nonprofit professionals than the average individual;

Whereas AmeriCorps is a proven pathway to employment, providing members with valuable career skills, experience, and contacts to prepare them for the 21st century workforce and to help close the skills gap in the United States;

Whereas, in 2009, Congress passed the bipartisan Serve America Act (Public Law 111-13; 123 Stat. 1460), which authorized the expansion of national service, expanded opportunities to serve, increased efficiency and accountability, and strengthened the capacity of organizations and communities to solve problems;

Whereas national service programs have engaged millions of people in the United States in results-driven service in the most vulnerable communities of the United States, providing hope and help to individuals with economic and social needs;

Whereas national service and volunteerism demonstrate the best of the spirit of the United States, with people turning toward problems and working together to find community solutions; and

Whereas AmeriCorps Week, observed in 2019 from March 10 through March 16, is an appropriate time for the people of the United States—

(1) to salute current and former AmeriCorps members for their positive impact on the lives of people in the United States;

(2) to thank the community partners of AmeriCorps for making the program possible; and

(3) to encourage more people in the United States to become involved in service and volunteering: Now, therefore, be it

Resolved, That the Senate—

(1) encourages the people of the United States to join in a national effort—

(A) to salute AmeriCorps members and alumni; and

(B) to raise awareness about the importance of national and community service;

(2) acknowledges the significant accomplishments of the members, alumni, and community partners of AmeriCorps;

(3) recognizes the important contributions made by AmeriCorps members and alumni to the lives of the people of the United States; and

(4) encourages individuals of all ages to consider opportunities to serve in AmeriCorps.

SENATE CONCURRENT RESOLUTION 9—EXPRESSING THE SENSE OF CONGRESS THAT TAX-EXEMPT FRATERNAL BENEFIT SOCIETIES HAVE HISTORICALLY PROVIDED AND CONTINUE TO PROVIDE CRITICAL BENEFITS TO THE PEOPLE AND COMMUNITIES OF THE UNITED STATES

Mr. ROBERTS (for himself, Ms. STABENOW, Mr. CRAPO, Mr. CARDIN, Ms. KLOBUCHAR, and Mr. LANKFORD) submitted the following concurrent resolution; which was referred to the Committee on Finance:

S. CON. RES. 9

Whereas the fraternal benefit societies of the United States are longstanding mutual aid organizations created more than a century ago to serve the needs of communities and provide for the payment of life, health,

accident, and other benefits to their members;

Whereas fraternal benefit societies represent a successful, modern-day model under which individuals come together with a common purpose to collectively provide charitable and other beneficial activities for society;

Whereas fraternal benefit societies operate under a chapter system, creating a nationwide infrastructure, combined with local energy and knowledge, which positions fraternal benefit societies to most efficiently address unmet needs in communities, many of which the government cannot address;

Whereas the fraternal benefit society model represents one of the largest member-volunteer networks in the United States, with approximately 8,000,000 people of the United States belonging to more than 25,000 local chapters across the country;

Whereas research has shown that the value of the work of fraternal benefit societies to society is more than \$3,800,000,000 per year, accounting for charitable giving, educational programs, and volunteer activities, as well as important social capital that strengthens the fabric, safety, and quality of life in thousands of local communities in the United States;

Whereas, in 1909, Congress recognized the value of fraternal benefit societies and exempted those organizations from taxation, as later codified in section 501(c)(8) of the Internal Revenue Code of 1986;

Whereas fraternal benefit societies have adapted since 1909 to better serve the evolving needs of their members and the public;

Whereas the efforts of fraternal benefit societies to help people of the United States save money and be financially secure relieves pressure on government safety net programs; and

Whereas Congress recognizes that fraternal benefit societies have served their original purpose for more than a century, helping countless individuals, families, and communities through fraternal member activities: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That it is the sense of Congress that—

(1) the fraternal benefit society model is a successful private sector economic and social support system that helps meet needs that would otherwise go unmet;

(2) the provision of payment for life, health, accident, or other benefits to the members of fraternal benefit societies in accordance with section 501(c)(8) of the Internal Revenue Code of 1986 is necessary to support the charitable and fraternal activities of the volunteer chapters within the communities of fraternal benefit societies;

(3) fraternal benefit societies have adapted since 1909 to better serve their members and the public; and

(4) the exemption from taxation under section 501(a) of the Internal Revenue Code of 1986 of fraternal benefit societies continues to generate significant returns to the United States, and the work of fraternal benefit societies should continue to be promoted.

AMENDMENTS SUBMITTED AND PROPOSED

SA 203. Ms. HARRIS (for herself and Mrs. FEINSTEIN) submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes; which was ordered to lie on the table.

SA 204. Mr. BLUMENTHAL (for himself, Ms. WARREN, Mr. SANDERS, Ms. HARRIS, Mr. MERKLEY, Mr. MARKEY, and Mrs. GILLIBRAND) submitted an amendment intended to

be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 205. Mr. LEAHY submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 206. Mr. TILLIS (for himself and Mr. BURR) submitted an amendment intended to be proposed by him to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 207. Mr. TILLIS (for himself and Mr. BURR) submitted an amendment intended to be proposed by him to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 208. Mr. TILLIS (for himself and Mr. BURR) submitted an amendment intended to be proposed by him to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 209. Mr. TILLIS (for himself and Mr. BURR) submitted an amendment intended to be proposed by him to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 210. Mr. TILLIS (for himself and Mr. BURR) submitted an amendment intended to be proposed by him to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 211. Mr. TILLIS (for himself, Mr. BURR, Mr. CORNYN, and Mr. CRUZ) submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, supra; which was ordered to lie on the table.

SA 212. Mr. CORNYN (for himself, Mr. CRUZ, Mr. CASSIDY, Mr. RUBIO, Mr. TILLIS, Mr. BURR, and Mr. KENNEDY) submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 203. Ms. HARRIS (for herself and Mrs. FEINSTEIN) submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes; which was ordered to lie on the table; as follows:

On page 55, line 20, insert after "Secretary:" the following: "Provided further, That of the amounts made available under this heading, \$150,000,000 shall be allocated to meet unmet infrastructure needs for grantees that received allocations for disasters that occurred in 2017 under this heading of division B of Public Law 115-56 and title XI of Public Law 115-123:"

SA 204. Mr. BLUMENTHAL (for himself, Ms. WARREN, Mr. SANDERS, Ms. HARRIS, Mr. MERKLEY, Mr. MARKEY, and Mrs. GILLIBRAND) submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title V of division A, add the following:

GENERAL PROVISIONS—THIS TITLE

SEC. 501. (a) IN GENERAL.—The Federal share of assistance provided for DR-4336-PR, DR-4339-PR, DR-4340-USVI and DR-4335-USVI under sections 403, 406 and 407 of the Robert T. Stafford Disaster Relief and Emer-

gency Assistance Act (42 U.S.C. 5170b and 5173) shall be 100 percent of the eligible costs under such sections.

(b) APPLICABILITY.—The Federal share provided by subsection (a) shall apply to disaster assistance applied for before, on, or after the date of enactment of this Act.

SEC. 502. The Administrator of the Federal Emergency Management Agency shall provide assistance, pursuant to section 428 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), for critical services as defined in section 406 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act for the duration of the recovery for incidents DR-4404, DR-4396, and DR-4398 to—

(1) replace or restore the function of a facility or system to industry standards without regard to the pre-disaster condition of the facility or system; and

(2) replace or restore components of the facility or system not damaged by the disaster where necessary to fully effectuate the replacement or restoration of disaster-damaged components to restore the function of the facility or system to industry standards.

SA 205. Mr. LEAHY submitted an amendment intended to be proposed to amendment SA 201 submitted by Mr. SHELBY and intended to be proposed to the bill H.R. 268, making supplemental appropriations for the fiscal year ending September 30, 2019, and for other purposes; which was ordered to lie on the table; as follows:

Strike all after page 55, line 6 through page 62, line 6 and insert the following:

“(INCLUDING TRANSFERS OF FUNDS)

“For an additional amount for ‘Community Development Fund’, \$1,491,000,000 to remain available until expended, for necessary expenses for activities authorized under title I of the Housing and Community Development Act of 1974 (42 U.S.C. 5301 et seq.) related to disaster relief, long-term recovery, restoration of infrastructure and housing, economic revitalization, and mitigation in the most impacted and distressed areas resulting from a major disaster that occurred in 2018 (except as otherwise provided under this heading) pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.): *Provided*, That funds shall be awarded directly to the State, unit of general local government, or Indian tribe (as such term is defined in section 102 of the Housing and Community Development Act of 1974) at the discretion of the Secretary: *Provided further*, That of the amounts made available under this heading the Secretary shall allocate an amount necessary to address unmet needs for restoration of infrastructure for grantees that received allocations for disasters that occurred in 2017 under this heading of division B of Public Law 115-56 and title XI of subdivision 1 of division B of Public Law 115-123: *Provided further*, That of the amounts provided in the previous proviso, the Secretary’s determination of unmet needs for restoration of infrastructure shall not take into account mitigation-specific allocations: *Provided further*, That any funds made available under this heading and under the same heading in Public Law 115-254 that remain available, after the funds under such headings have been allocated for necessary expenses for activities authorized under such headings, shall be allocated to grantees receiving awards for disasters that occurred in 2018, for mitigation activities in the most impacted and distressed areas resulting from a major disaster that occurred in 2018: *Provided further*, That