

the manner in which such criminal organizations have sought to influence the Guatemalan political system;

Whereas, on May 15, 2019, a Guatemalan court issued a politically motivated ruling that Thelma Aldana—Guatemala's former Attorney General who led efforts to tackle corruption in Guatemala—was ineligible to run in Guatemala's presidential election;

Whereas, according to Guatemalan media, approximately 150 candidates running for a seat in Guatemala's legislature have been cited with irregularities, including having received suspicious government contracts, not meeting electoral requirements, and possible linkages to narcotics trafficking;

Whereas Guatemala has a long history of debilitating corruption due to the pervasive influence of narcotics trafficking and organized crime, with the Department of State estimating earlier this decade that as much as 80 percent of the cocaine that eventually reached the United States had passed through Guatemala;

Whereas Guatemala's endemic corruption and criminality led to the 2006 agreement that established the United Nations International Commission Against Impunity in Guatemala (CICIG) as an independent body tasked with working with the Public Ministry to combat corruption, organized crime, and institutional impunity;

Whereas the United States Government provided considerable funding and political support for CICIG during both Republican and Democratic administrations, yet the Trump Administration has been notably silent on President Morales' efforts to undermine CICIG;

Whereas a May 2019 report to Congress by the Department of State report stated that Guatemala, with the support of CICIG since 2007, previously took steps "to root out clandestine networks of corrupt actors, including the uncovering of a massive corruption scheme in 2015 led by former President Perez-Molina and former Vice President Baldetti";

Whereas the May 2019 report also noted setbacks to Guatemala's fight against corruption and stated that "since announcing in 2018 it would not renew the [CICIG's] mandate, the Guatemalan Government has impeded anti-corruption efforts, attacked judicial independence, and misused U.S.-donated equipment";

Whereas setbacks to the fight against corruption weaken the rule of law and democratic governance in Guatemala;

Whereas weak rule of law, violence, corruption, human rights abuses, impunity, and failure to take effective actions to ameliorate widespread poverty in Guatemala contribute to the outflow of refugees and migrants towards the United States, including the more than 165,000 Guatemalan nationals who have been apprehended on the United States-Mexico border during the current fiscal year alone;

Whereas it is in the strategic interest of the United States to support free, fair, and transparent elections and encourage continued efforts to strengthen the rule of law and democratic governance in Guatemala; and

Whereas the Trump Administration announced in March 2019 that it will reprogram United States assistance for Guatemala, El Salvador, and Honduras, thereby undermining the ability of the United States Government to address challenges to security, the rule of law, and economic development in the Northern Triangle of Central America; Now, therefore, be it

Resolved, That the Senate—

(1) supports the people of Guatemala as they prepare to exercise their fundamental democratic right to vote in their country's upcoming June 16, 2019, general elections;

(2) encourages all Guatemalan political actors and institutions to take continued steps to uphold a free, fair, and transparent electoral process;

(3) expresses grave concerns about—

(A) the involvement of certain Guatemalan presidential candidates in illicit activities;

(B) efforts by international criminal organizations to influence the Guatemalan political system;

(C) the politically motivated disqualification of certain competitive, independent candidates in order to restrict the choices available to the people of Guatemala; and

(D) ongoing evidence of corruption of officials that permitted an estimated 1400 metric tons of cocaine to pass through Guatemala destined for the United States last year;

(4) encourages Guatemalan presidential candidates to commit to taking strong and sustained action following the election to strengthen the rule of law, combat corruption and impunity, and address human rights abuses and the underlying conditions of poverty in the country;

(5) urges the next president of Guatemala to take effective steps to strengthen the rule of law, address the influence of criminal organizations and drug cartels on Guatemala's political system, and combat corruption and impunity, including by reestablishing the mandate of the United Nations International Commission Against Impunity in Guatemala (CICIG);

(6) condemns the efforts of President of Guatemala Jimmy Morales to expel and undermine CICIG;

(7) expresses dismay about the Trump Administration's failure to demonstrate America's commitment to democracy, human rights, and the rule of law in Guatemala; and

(8) opposes the Trump Administration's decision to reprogram United States assistance to Guatemala, El Salvador, and Honduras.

SENATE RESOLUTION 245—DESIGNATING JULY 17, 2019, AS "GLIOBLASTOMA AWARENESS DAY"

Mr. GRAHAM (for himself, Ms. MCSALLY, Ms. SINEMA, Ms. WARREN, Mr. MCCONNELL, and Mr. MARKEY) submitted the following resolution; which was considered and agreed to:

S. RES. 245

Whereas an estimated 13,310 new cases of glioblastoma will be diagnosed in the United States in 2019;

Whereas glioblastoma is—

(1) the most common malignant (cancerous) brain tumor, accounting for 47 percent of all primary malignant brain tumors; and

(2) the most aggressive, complex, difficult to treat, and deadliest brain tumor;

Whereas it is estimated that more than 15,000 people in the United States will succumb to glioblastoma every year;

Whereas the 5-year survival rate for glioblastoma patients is only 5.6 percent and the average survival for glioblastoma patients is estimated to be only 12 to 18 months;

Whereas glioblastoma is described as a disease that affects the "essence of self", as the treatment and removal of glioblastoma presents significant challenges because of the uniquely complex and fragile nature of the brain, the primary organ in the human body that controls not only cognitive ability, but the actions of every organ and limb;

Whereas brain cancer has—

(1) the highest per-patient initial cost of care for any cancer group, with an annualized mean net cost of care approaching \$150,000; and

(2) the highest annualized mean net costs for last-year-of-life care, relative to other cancers, at \$135,000 to \$210,000 (depending on age and gender) per patient;

Whereas, although research advances may fuel the development of new treatments for glioblastoma, challenging obstacles to accelerating progress toward new treatments for glioblastoma remain, and there are no screening or early detection methods;

Whereas, although glioblastoma was first described in medical and scientific literature in the 1920s, and despite its devastating prognosis, only 4 drugs and 1 medical device have been approved by the Food and Drug Administration to treat glioblastoma since the 1920s, and the mortality rates associated with glioblastoma have changed little during the past 30 years; and

Whereas there is a need for greater public awareness of glioblastoma, including both the urgent unmet medical need, as well as the opportunities for research and treatment advances for glioblastoma patients: Now, therefore, be it

Resolved, That the Senate—

(1) designates July 17, 2019, as "Glioblastoma Awareness Day";

(2) encourages increased public awareness of glioblastoma;

(3) honors those individuals who have lost their lives to that devastating disease or are currently living with it;

(4) supports efforts to develop better treatments for glioblastoma that will improve the long-term prognosis of individuals diagnosed with glioblastoma;

(5) expresses its support for those individuals who are battling brain tumors, as well as the families, friends, and caregivers of those individuals; and

(6) urges a collaborative approach to brain tumor research, which is a promising means of advancing understanding of, and treatment for, glioblastoma.

AMENDMENTS SUBMITTED AND PROPOSED

SA 252. Mr. MCCONNELL (for Mr. TILLIS (for himself and Ms. SINEMA)) proposed an amendment to the bill S. 504, to amend title 36, United States Code, to authorize The American Legion to determine the requirements for membership in The American Legion, and for other purposes.

TEXT OF AMENDMENTS

SA 252. Mr. MCCONNELL (for Mr. TILLIS (for himself and Ms. SINEMA)) proposed an amendment to the bill D. 504, to amend title 36, United States Code, to authorize The American Legion to determine the requirements for membership in The American Legion, and for other purposes; as follows:

On page 10, strike line 16 and all that follows and insert the following:

Section 21703 of title 36, United States Code, is amended—

(1) in paragraph (1)—

(A) in subparagraph (A), by striking "during any period from—" and all that follows through the end of clause (vii) and inserting the following: "during—

"(i) the period from April 6, 1917, through November 11, 1918; or

"(ii) any time after December 7, 1941; or"; and

(B) in subparagraph (B), by inserting "or time" after "a period"; and

(2) in paragraph (2), by inserting "or time" after "that period".

SEC. 4. NONDISCRIMINATION WITH RESPECT TO THE REQUIREMENTS FOR HOLDING A STAFF POSITION IN THE AMERICAN LEGION.

(a) IN GENERAL.—Chapter 217 of title 36, United States Code, is amended by inserting after section 21704 the following new section:

“§ 21704A. Nondiscrimination

“The requirements for holding a staff position in the corporation may not discriminate on the basis of race, color, religion, sex, or national origin.”.

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 21704 the following new item:

“21704A. Nondiscrimination.”.

AUTHORITY FOR COMMITTEES TO MEET

Mr. CORNYN. Mr. President, I have 6 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 BANKING, HOUSING, AND URBAN AFFAIRS

The Committee on Banking, Housing, and Urban Affairs is authorized to meet during the session of the Senate on Tuesday, June 11, 2019, at 10 a.m., to conduct a hearing.

COMMITTEE ON FINANCE

The Committee on Finance is authorized to meet during the session of the Senate on Tuesday, June 11, 2019, during schedule votes, to conduct a hearing on the following nominations: Amy Karpel, of Washington, and Randolph J. Stayin, of Virginia, both to be a Member of the United States International Trade Commission.

COMMITTEE ON THE JUDICIARY

The Committee on the Judiciary is authorized to meet during the session of the Senate on Tuesday, June 11, 2019, at 10 a.m., to conduct a hearing.

SELECT COMMITTEE ON INTELLIGENCE

The Select Committee on Intelligence is authorized to meet during the session of the Senate on Tuesday, June 11, 2019, at 2:30 p.m., to conduct a closed hearing.

SUBCOMMITTEE ON CLEAN AIR AND NUCLEAR SAFETY

The Subcommittee on Clean Air and Nuclear Safety of the Committee on Environment and Public Works is authorized to meet during the session of the Senate on Tuesday, June 11, 2019, at 2:30 p.m., to conduct a hearing on the nomination of William B. Kilbride, of Tennessee, to be a Member of the Board of Directors of the Tennessee Valley Authority.

SUBCOMMITTEE ON INTELLECTUAL PROPERTY

The Subcommittee on Intellectual Property of the Committee on the Judiciary is authorized to meet during the session of the Senate on Tuesday, June 11, 2019, at 2:30 p.m., to conduct a hearing.

PROVIDING ACCOUNTABILITY THROUGH TRANSPARENCY ACT OF 2019

Mr. McCONNELL. Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 45, S. 395.

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

The bill clerk read as follows:

A bill (S. 395) to require each agency, in providing notice of a rule making, to include a link to a 100 word plain language summary of the proposed rule.

There being no objection, the Senate proceeded to consider the bill, which had been reported from the Committee on Homeland Security and Governmental Affairs.

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 (S. 395) was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 395

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 “Providing Accountability Through Transparency Act of 2019”.

SEC. 2. REQUIREMENT TO POST A 100 WORD SUMMARY TO REGULATIONS.GOV.

Section 553(b) of title 5, United States Code, is amended—

(1) in paragraph (2), by striking “and” at the end;

(2) in paragraph (3), by striking the period at the end and inserting “; and”; and

(3) by inserting after paragraph (3) the following:

“(4) the Internet address of a summary of not more than 100 words in length of the proposed rule, in plain language, that shall be posted on the Internet website under section 206(d) of the E-Government Act of 2002 (44 U.S.C. 3501 note) (commonly known as regulations.gov).”.

LET EVERYONE GET INVOLVED IN OPPORTUNITIES FOR NATIONAL SERVICE ACT

Mr. McCONNELL. Madam President, I ask unanimous consent that the Judiciary Committee be discharged from further consideration of S. 504 and the Senate proceed to its immediate consideration.

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

The legislative clerk read as follows:

A bill (S. 504) to amend title 36, United States Code, to authorize The American Legion to determine the requirements for membership in The American Legion, and for other purposes.

There being no objection, the committee was discharged, and the Senate proceeded to consider the bill.

Mr. McCONNELL. I further ask unanimous consent that the Tillis-Sinema amendment at the desk be 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. 252) was agreed to as follows:

(Purpose: To expand eligibility for membership in The American Legion and to prohibit discrimination with respect to staff positions)

On page 10, strike line 16 and all that follows and insert the following:

Section 21703 of title 36, United States Code, is amended—

(1) in paragraph (1)—

(A) in subparagraph (A), by striking “during any period from—” and all that follows through the end of clause (vii) and inserting the following: “during—

“(i) the period from April 6, 1917, through November 11, 1918; or

“(ii) any time after December 7, 1941; or”; and

(B) in subparagraph (B), by inserting “or time” after “a period”; and

(2) in paragraph (2), by inserting “or time” after “that period”.

SEC. 4. NONDISCRIMINATION WITH RESPECT TO THE REQUIREMENTS FOR HOLDING A STAFF POSITION IN THE AMERICAN LEGION.

(a) IN GENERAL.—Chapter 217 of title 36, United States Code, is amended by inserting after section 21704 the following new section:

“§ 21704A. Nondiscrimination

“The requirements for holding a staff position in the corporation may not discriminate on the basis of race, color, religion, sex, or national origin.”.

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 21704 the following new item:

“21704A. Nondiscrimination.”.

The bill (S. 504), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed as follows:

S. 504

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 “Let Everyone Get Involved in Opportunities for National Service Act” or the “LEGION Act”.

SEC. 2. FINDINGS AND SENSE OF CONGRESS.

(a) FINDINGS.—Congress makes the following findings:

(1) Since the end of World War II, the Federal Government has designated specific periods of war, the dates of which are important for qualification for certain benefits or membership in veterans organizations established by Congress.

(2) In between those recognized periods of war, during so-called peacetime eras, the United States military has been involved in not fewer than 12 known eras, which are unrecognized by the United States Government as periods of war, resulting in numerous United States personnel combat casualties.

(3) Those 12 unrecognized war eras occurred at the direction of the then President of the United States, with full knowledge and consent of the then Congress.

(4) The first of those 12 unrecognized war eras involving active United States military personnel was the Greek Civil War, fought in Greece from 1946 to 1949 between the army of the Government of Greece, supported by active military personnel of the United States