

S. 3217

At the request of Ms. STABENOW, the names of the Senator from Maryland (Mr. VAN HOLLEN) and the Senator from Connecticut (Mr. MURPHY) were added as cosponsors of S. 3217, a bill to standardize the designation of National Heritage Areas, and for other purposes.

S. 3242

At the request of Mr. WYDEN, the name of the Senator from Massachusetts (Mr. MARKEY) was added as a cosponsor of S. 3242, a bill to amend the Foreign Intelligence Surveillance Act of 1978 to protect privacy rights, and for other purposes.

S. 3246

At the request of Mr. KENNEDY, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 3246, a bill to amend the Communications Act of 1934 to direct the Federal Communications Commission to conduct a public auction of the C-band, and for other purposes.

S. 3273

At the request of Mr. KAINE, the name of the Senator from Minnesota (Ms. SMITH) was added as a cosponsor of S. 3273, a bill to amend the Higher Education Act of 1965 to establish a community college and career training grant program.

S. 3286

At the request of Mrs. BLACKBURN, the names of the Senator from Oklahoma (Mr. INHOFE) and the Senator from Montana (Mr. DAINES) were added as cosponsors of S. 3286, a bill to restrict certain Federal grants for States that grant driver licenses to illegal immigrants and fail to share information about criminal aliens with the Federal Government.

S.J. RES. 6

At the request of Mr. CARDIN, the names of the Senator from Delaware (Mr. CARPER) and the Senator from Delaware (Mr. COONS) were added as cosponsors of S.J. Res. 6, a joint resolution removing the deadline for the ratification of the equal rights amendment.

S.J. RES. 68

At the request of Mr. KAINE, the names of the Senator from Wisconsin (Ms. BALDWIN) and the Senator from New Mexico (Mr. UDALL) were added as cosponsors of S.J. Res. 68, a joint resolution to direct the removal of United States Armed Forces from hostilities against the Islamic Republic of Iran that have not been authorized by Congress.

S. CON. RES. 36

At the request of Mr. BOOKER, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. Con. Res. 36, a concurrent resolution supporting the Farmers Bill of Rights.

S. RES. 481

At the request of Mr. LANKFORD, the name of the Senator from Florida (Mr. RUBIO) was added as a cosponsor of S. Res. 481, a resolution commemorating

the 75th anniversary of the liberation of the Auschwitz extermination camp in Nazi-occupied Poland.

AMENDMENT NO. 1305

At the request of Mr. COTTON, the names of the Senator from Texas (Mr. CORNYN) and the Senator from West Virginia (Mrs. CAPITO) were added as cosponsors of amendment No. 1305 proposed to S.J. Res. 68, a joint resolution to direct the removal of United States Armed Forces from hostilities against the Islamic Republic of Iran that have not been authorized by Congress.

AMENDMENT NO. 1311

At the request of Mr. RUBIO, the name of the Senator from Texas (Mr. CORNYN) was added as a cosponsor of amendment No. 1311 intended to be proposed to S.J. Res. 68, a joint resolution to direct the removal of United States Armed Forces from hostilities against the Islamic Republic of Iran that have not been authorized by Congress.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 498—CONDEMNING STEPHEN MILLER FOR TRAFFICKING IN BIGOTRY, HATRED, AND DIVISIVE POLITICAL RHETORIC AND FOR PROMOTING POLICIES THAT ARE INCONSISTENT WITH THE TRUST AND CONFIDENCE PLACED IN HIM AS A SENIOR ADVISOR TO THE PRESIDENT, AND EXPRESSING THE SENSE OF THE SENATE THAT STEPHEN MILLER SHOULD IMMEDIATELY RESIGN FROM OFFICE

Ms. HARRIS (for herself, Mr. MARKEY, Mr. WYDEN, Mr. BOOKER, Mr. BLUMENTHAL, and Ms. KLOBUCHAR) submitted the following resolution; which was referred to the Committee on Homeland Security and Governmental Affairs:

S. RES. 498

Whereas Public Law 115-58, a joint resolution signed into law on September 14, 2017—

(1) rejects white nationalists, white supremacists, the Ku Klux Klan, neo-Nazis, and other hate groups; and

(2) states that in August 2017, white nationalists, white supremacists, Klansmen, and neo-Nazis gathered and demonstrated in Charlottesville, Virginia, chanting racist, anti-Semitic, and anti-immigrant slogans and causing violence, from which the Charlottesville community is still healing;

Whereas Stephen Miller is a Senior Advisor to President Trump and has long cultivated relationships and correspondence with individuals who adhere to white nationalist ideology;

Whereas recently published emails of Stephen Miller primarily address the subjects of race and immigration, exclusively focus on offenses committed by nonwhite individuals, and promote policies to severely limit or end immigration to the United States by nonwhite individuals;

Whereas, in such emails, Stephen Miller—

(1) directly and repeatedly suggests story ideas for the website Breitbart, encouraging Breitbart to incorporate white supremacist, racist, and eugenics ideologies in its news coverage;

(2) adheres to white supremacist ideologies in his opposition to Deferred Action for Childhood Arrivals (commonly known as “DACA”), a policy that protects from deportation young people, many of whom know no other home than the United States, and permits such individuals to make valuable contributions to their communities and the United States; and

(3) repeatedly recommends that Breitbart publish favorable articles relating to President Calvin Coolidge and the Immigration Act of 1924 (43 Stat. 153, chapter 190), a law based on eugenics ideology that established a national origin quota system to restrict immigration from areas other than Northern and Western Europe;

Whereas a former Breitbart editor has acknowledged that Stephen Miller’s suggestions have been used by Breitbart to “spin a narrative where immigrants of color were not only dangerous, violent individuals but also posed an existential threat to America”;

Whereas eugenics encompasses the racist belief that the human population can be improved by promoting groups considered genetically superior and eliminating or excluding groups considered genetically inferior, a belief that was strongly embraced by Adolf Hitler;

Whereas the Immigration Act of 1924 (43 Stat. 153, chapter 190) prohibited all immigration from Asia, severely restricted immigration from Africa, and used outdated census data to exclude many other individuals whom the proponents of the law considered inferior or undesirable, including Southern and Eastern Europeans;

Whereas the Immigration Act of 1924 (43 Stat. 153, chapter 190) was strongly supported by eugenicists and reflected the pervasiveness of anti-immigrant and nativist sentiment in the early twentieth century;

Whereas President Coolidge wrote, “Our country must cease to be regarded as a dumping ground [for new immigrants] . . . Biological laws tell us that certain divergent people will not mix or blend”;

Whereas, in his manifesto entitled “Mein Kampf”, Adolf Hitler described the Immigration Act of 1924 (43 Stat. 153, chapter 190) as a model for Nazi Germany to make his eugenics ideology a reality;

Whereas the national origin quotas and the eugenics ideology embodied in the Immigration Act of 1924 (43 Stat. 153, chapter 190) governed United States immigration policy until the passage of the Act entitled “An Act to amend the Immigration and Nationality Act, and for other purposes”, approved October 3, 1965 (commonly known as the “Immigration Act of 1965”) (79 Stat. 911), which replaced the national origin quota system with a preference system based on family ties and professional and skilled employment opportunities;

Whereas Stephen Miller is widely understood to direct immigration policy for the Trump Administration, including by supporting legislative and administrative proposals that would severely reduce immigration to the United States and disproportionately reduce immigration from Africa, Asia, and Latin America; and

Whereas Stephen Miller’s leadership position brings discredit upon the White House: Now, therefore, be it

Resolved, That—

(1) the Senate condemns Stephen Miller for—

(A) trafficking in bigotry, hatred, and divisive political rhetoric; and

(B) promoting policies that are inconsistent with the trust and confidence placed in him as a Senior Advisor to the President; and

(2) it is the sense of the Senate that Stephen Miller, Senior Advisor to the President,

should immediately resign from office, and if he does not resign, the President should remove him from office.

SENATE RESOLUTION 499—ACKNOWLEDGING THE REPREENSIBLE POLICY OF THE UNITED STATES REGARDING THE FORCED RELOCATION OF THE POTAWATOMI PEOPLE FROM THEIR HOMELAND EAST OF THE MISSISSIPPI RIVER TO KANSAS AND OKLAHOMA AND THE DEVASTATING HARDSHIPS THE POTAWATOMI PEOPLE ENDURED DURING THE MARCH WEST, KNOWN AS THE "POTAWATOMI TRAIL OF DEATH"

Mr. YOUNG (for himself, Ms. STABENOW, and Mr. PETERS) submitted the following resolution; which was referred to the Committee on Indian Affairs:

S. RES. 499

Whereas the Potawatomi people, collectively known as the "Potawatomi Nation", are comprised of members of the many villages, communities, and bands that resided for millennia in their homeland in the southern Great Lakes region of the present day States of Ohio, Indiana, Michigan, Illinois, and Wisconsin;

Whereas the advanced farming techniques, extensive trade and commerce networks, and well-established transportation routes of the Potawatomi Nation had a significant influence on the early history of North America;

Whereas Potawatomi leaders entered into 44 treaties with the United States, including a series of treaties the Potawatomi people were pressured to sign between 1818 and 1828, under which the Potawatomi people ceded vast areas of the homeland of the Potawatomi people in exchange for annuities, small reservations in the States of Indiana and Illinois, and scattered individual allotments;

Whereas, in 1830, President Andrew Jackson signed the Act of May 28, 1830 (4 Stat. 411, chapter 148) (commonly known as the "Indian Removal Act"), into law, which authorized the President to provide land in the so-called Indian territory in the western United States "for the reception of such tribes or nations of Indians as may choose to exchange the lands where they now reside, and remove there. . . .";

Whereas 3 treaties signed by Potawatomi leaders in October 1832 further reduced the remaining homeland of the Potawatomi people in the States of Indiana and Illinois to several small reservations and individual allotments, including a reservation at a village on the Yellow River in Twin Lakes, Indiana (referred to in this preamble as the "Twin Lakes Reservation"), under a Potawatomi leader named Menominee;

Whereas pressure from United States negotiators resulted in Potawatomi leaders signing a number of treaties between 1834 and 1837, known as the "Whiskey Treaties", which ceded the remaining Potawatomi land in the State of Indiana and included a commitment to move to reservations in the West within 2 years;

Whereas Menominee and a number of other Potawatomi leaders—

(1) refused to participate in the negotiations that produced the Treaty of August 5, 1836 (7 Stat. 505) (commonly known as the "Yellow River Treaty"), which purported to relinquish the rights of the Yellow River Band of the Potawatomi people (referred to

in this preamble as the "Yellow River Band") to the Twin Lakes Reservation; and (2) later submitted a petition to United States General John Tipton that challenged the validity of the Yellow River Treaty;

Whereas, after the 2-year period for the Yellow River Band to move west expired, White settlers who wanted to occupy the lands of the Twin Lakes Reservation petitioned Indiana Governor David Wallace for protection, and, in response, Governor Wallace authorized General Tipton to mobilize a militia of 100 volunteers to forcibly remove the Yellow River Band from the reservation;

Whereas, on August 30, 1838, General Tipton and a volunteer militia surprised the Yellow River Band at the Twin Lakes Reservation, and, over the next several days, the soldiers burned the crops and destroyed the village of the Yellow River Band to discourage anyone from trying to return;

Whereas on September 4, 1838, the forced relocation of 859 members of the Yellow River Band proceeded from Twin Lakes, Indiana, under the armed escort of the militia, including the Potawatomi leaders Menominee, Makkatahmoway, and Pepinawa, who were treated as prisoners of war and rode along in a wagon under armed guard;

Whereas, over the course of 61 days, through deprivation and often brutal heat along the march west, known as the "Trail of Death", that extended from Twin Lakes, Indiana, through the States of Illinois and Missouri to the eventual destination of the Yellow River Band some 660 miles away in Osawatomie, Kansas, some 42 Potawatomi individuals died, including 28 children; and

Whereas some of the Potawatomi Nation, including the Pokagon Band, the Nottawaseppi Huron Band, the Gun Lake Band, and the Hannahville Indian Community, evaded forced relocation and the devastating consequences of the Trail of Death by fleeing to other locations in the Great Lakes region, including to Canada, and elsewhere in the United States: Now, therefore, be it

Resolved,

SECTION 1. ACKNOWLEDGMENT.

The Senate—

(1) recognizes—

(A) the special legal and political relationship Indian Tribes have with the United States; and

(B) the solemn covenant that the Potawatomi people of the United States share with the land; and

(2) acknowledges the extreme hardship, violence, and maltreatment inflicted on the Potawatomi people by the United States through the cruel and ill-conceived policy of forcible removal of the Potawatomi people from their homeland east of the Mississippi River.

SEC. 2. DISCLAIMER.

Nothing in this resolution—

(1) authorizes or supports any claim against the United States; or

(2) serves as a settlement of any claim against the United States.

SENATE RESOLUTION 500—SUPPORTING THE GOALS AND IDEALS OF THE "INTERNATIONAL YEAR OF THE NURSE AND THE MIDWIFE", AS DESIGNATED BY THE WORLD HEALTH ORGANIZATION

Mr. MERKLEY (for himself, Mr. WICKER, Mr. JONES, and Mr. WYDEN) submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 500

Whereas the World Health Organization has designated 2020 as the "International Year of the Nurse and the Midwife";

Whereas 2020—

(1) marks the 200th birthday of Florence Nightingale, the founder of modern nursing; and

(2) is an appropriate time to reflect on the high-quality health care that nurses and midwives provide in all settings across the United States;

Whereas, with approximately 4,000,000 registered nurses in the United States and 20,700,000 registered nurses worldwide, nurses and midwives—

(1) represent nearly 50 percent of the global health workforce; and

(2) comprise the largest component of the health care workforce in many countries;

Whereas investing in nurses and midwives provides great value to communities;

Whereas a report of the High-Level Commission on Health Employment and Economic Growth of the United Nations concluded that "investments in education and job creation in the health and social sectors result in a triple return of improved health outcomes, global health security, and inclusive economic growth";

Whereas nurses and midwives have contributed to major achievements in global health, including—

(1) the eradication of smallpox; and

(2) reductions in maternal and child mortality;

Whereas nurses and midwives are known to be patient advocates, acting to protect the lives of the individuals under their care;

Whereas nurses and midwives, in caring for patients and their families in all stages of life, serve as vital members of the health care workforce who improve patient outcomes and safety;

Whereas better integration of nurses and midwives into health care systems is reducing primary and maternity care provider shortages and improving maternal health outcomes;

Whereas nurses promote healthy lifestyles and educate communities on disease prevention and health promotion;

Whereas nurses and midwives are well-positioned to address and reduce health care disparities that exist in the United States, including with respect to maternal health;

Whereas many nurses are experienced researchers, and the work of nurses encompasses a wide scope of scientific inquiry relating to clinical science, health systems and outcomes, and nursing education;

Whereas nurses provide care that is sensitive to the cultures and customs of individuals across the United States; and

Whereas many nurses can inform and work closely with legislators to improve the—

(1) recruitment, education, practice, and retention of nurses; and

(2) health and safety of the patients for whom nurses care in all communities, including rural and underserved communities: Now, therefore, be it

Resolved, That the Senate—

(1) supports the goals and ideals of the "International Year of the Nurse and the Midwife", as designated by the World Health Organization;

(2) recognizes the significant contributions of nurses and midwives to the health care system in the United States; and

(3) encourages the people of the United States to observe the International Year of the Nurse and the Midwife with appropriate recognition, ceremonies, activities, and programs to demonstrate the importance of nurses and midwives to patients.