

By Mr. THUNE (for himself, Mr. CARPER, Mr. CRAMER, Ms. SMITH, Ms. MCSALLY, and Ms. SINEMA):

S. 3200. A bill to amend the Internal Revenue Code of 1986 to permit high deductible health plans to provide chronic disease prevention services to plan enrollees prior to satisfying their plan deductible; to the Committee on Finance.

Mr. THUNE. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 3200

*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 "Chronic Disease Management Act of 2020".

#### SEC. 2. CHRONIC DISEASE PREVENTION.

(a) IN GENERAL.—Section 223(c)(2) of the Internal Revenue Code of 1986 is amended by redesignating subparagraph (D) as subparagraph (E) and by inserting after subparagraph (C) the following new subparagraph:

"(D) PREVENTIVE CARE SERVICES AND ITEMS FOR CHRONIC CONDITIONS.—For purposes of subparagraph (C), preventive care shall include any service or item used to treat an individual with a chronic condition if—

"(i) such service or item is low-cost,

"(ii) in regards to such service or item, there is medical evidence supporting high cost efficiency of preventing exacerbation of the chronic condition or the development of a secondary condition, and

"(iii) there is a strong likelihood, documented by clinical evidence, that with respect to the class of individuals utilizing such service or item, the specific service or use of the item will prevent the exacerbation of the chronic condition or the development of a secondary condition that requires significantly higher cost treatments."

(b) EFFECTIVE DATE.—The amendments made by this section shall apply to coverage for months beginning after the date of the enactment of this Act.

#### SUBMITTED RESOLUTIONS

SENATE RESOLUTION 470—EXPRESSING THE SENSE OF THE SENATE THAT THE PRESIDENT AND THE SECRETARY OF STATE SHOULD ENSURE THAT THE GOVERNMENT OF CANADA DOES NOT PERMANENTLY STORE NUCLEAR WASTE IN THE GREAT LAKE BASIN

Ms. STABENOW (for herself, Mr. PETERS, Ms. BALDWIN, Mr. BROWN, Mr. DURBIN, Ms. DUCKWORTH, Mrs. GILLIBRAND, and Ms. KLOBUCHAR) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 470

Whereas the water resources of the Great Lakes Basin are precious public natural resources shared by the Great Lakes States and the Provinces of Canada;

Whereas, since 1909, the United States and Canada have worked to maintain and im-

prove the water quality of the Great Lakes through water quality agreements;

Whereas more than 40,000,000 individuals in both Canada and the United States depend on the fresh water from the Great Lakes for drinking water;

Whereas Ontario Power Generation is proposing to build a permanent deep geological repository for nuclear waste less than 1 mile from Lake Huron in Kincardine, Ontario, Canada;

Whereas the Government of Canada is proposing to build a permanent deep geological repository for high-level nuclear waste in the Great Lakes Basin;

Whereas nuclear waste is highly toxic and can take tens of thousands of years to decompose to safe levels;

Whereas a spill of nuclear waste into the Great Lakes, including during transit to a permanent deep geological repository for nuclear waste, could have lasting and severely adverse environmental, health, and economic impacts on the Great Lakes and the individuals who depend on the Great Lakes for their livelihoods;

Whereas more than 187 local, county, State, and Tribal governments have passed resolutions in opposition to the proposed nuclear waste repository of Ontario Power Generation;

Whereas Tribes and First Nations' citizens have a strong spiritual and cultural connection to the Great Lakes;

Whereas the protection of the Great Lakes is fundamental to treaty rights; and

Whereas, during the 1980s, when the Department of Energy was studying potential sites for a permanent nuclear waste repository in the United States in accordance with the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10101 et seq.), the Government of Canada expressed concern with locating a permanent nuclear waste repository within shared water basins of the 2 countries: Now, therefore, be it

*Resolved*, That it is the sense of the Senate that—

(1) the Government of Canada should not allow a permanent nuclear waste repository to be built within the Great Lakes Basin;

(2) the President and the Secretary of State should take appropriate action to work with the Government of Canada to prevent a permanent nuclear waste repository from being built within the Great Lakes Basin; and

(3) the President and the Secretary of State should work together with their counterparts in the Government of Canada on a solution for the long-term storage of nuclear waste that—

(A) is safe and responsible; and

(B) does not pose a threat to the Great Lakes.

SENATE RESOLUTION 471—AUTHORIZING THE TAKING OF A PHOTOGRAPH IN THE CHAMBER OF THE UNITED STATES SENATE

Mr. MCCONNELL submitted the following resolution; which was considered and agreed to:

S. RES. 471

*Resolved*,

#### SECTION 1. AUTHORIZATION FOR PHOTOGRAPH.

(a) IN GENERAL.—Paragraph 1 of Rule IV of the Rules for the Regulation of the Senate Wing of the United States Capitol (prohibiting the taking of pictures in the Senate Chamber) shall be temporarily suspended for the sole and specific purpose of permitting an official photograph to be taken on January 16, 2020, of the swearing in of Members of the United States Senate for the impeach-

ment trial of the President of the United States.

(b) ADMINISTRATION.—The Sergeant at Arms and Doorkeeper of the Senate is authorized and directed to make the necessary arrangements to carry out subsection (a), which arrangements shall provide for a minimum of disruption to Senate proceedings.

SENATE RESOLUTION 472—COMMENDING THE LOUISIANA STATE UNIVERSITY TIGERS FOOTBALL TEAM FOR WINNING THE 2020 COLLEGE FOOTBALL PLAYOFF NATIONAL CHAMPIONSHIP

Mr. CASSIDY submitted the following resolution; which was considered and agreed to:

S. RES. 472

Whereas, on Monday, January 13, 2020, the Louisiana State University Tigers football team (referred to in this preamble as the "Louisiana State University Fighting Tigers") won the 2020 College Football Playoff National Championship (referred to in this preamble as the "National Championship") with a 42 to 25 victory over the third-ranked Clemson University Tigers at the Mercedes-Benz Superdome in New Orleans, Louisiana;

Whereas that victory is the first college football national championship that the Louisiana State University Fighting Tigers have won since the 2007 season;

Whereas the Louisiana State University Fighting Tigers completed an undefeated season for the first time since 1958, finishing the 2019 season with 15 wins and 0 losses;

Whereas the Louisiana State University Fighting Tigers finished the National Championship game with 628 yards of total offense;

Whereas, with the National Championship victory, quarterback and 2019 Heisman Trophy Winner Joe Burrow capped off one of the greatest seasons for a player in college football history;

Whereas Patrick Queen was named the defensive Most Valuable Player of the National Championship game;

Whereas Joe Burrow was named the offensive Most Valuable Player of the National Championship game;

Whereas wide receiver Justin Jefferson from Destrehan, Louisiana, rated as a "three star" player while being recruited out of high school, has shown that he is one of the best wide receivers in college football;

Whereas safety Grant Delpit won the Thorpe Award, which recognizes the best defensive back in college football;

Whereas, with 1,780 receiving yards, Ja'Marr Chase set a new Louisiana State University record for receiving yards;

Whereas running back Clyde Edwards-Helaire from Baton Rouge, Louisiana, made big plays throughout the entire 2019 season, including in the National Championship game;

Whereas the Louisiana State University Fighting Tigers offensive line won the Joe Moore Award as the best offensive line unit in college football;

Whereas head coach of the Louisiana State University Fighting Tigers and Larose, Louisiana, native Ed Orgeron has shown incredible leadership throughout his time at Louisiana State University;

Whereas the Louisiana State University Fighting Tigers showed incredible sportsmanship and teamwork throughout the entire 2019 season; and

Whereas the Louisiana State University Fighting Tigers have made the people of Louisiana proud: Now, therefore, be it

*Resolved*, That the Senate—

(1) commends the Louisiana State University Tigers football team (referred to in this resolution as the “Louisiana State University Fighting Tigers”) for winning the 2020 College Football Playoff National Championship;

(2) recognizes the many achievements of the coaches, players, and staff of the Louisiana State University Fighting Tigers;

(3) recognizes the fans of the Louisiana State University Fighting Tigers and the people of Louisiana for their dedication and support; and

(4) respectfully requests that the Secretary of the Senate transmit an enrolled copy of this resolution to—

(A) the head coach of the Louisiana State University Fighting Tigers, Ed Orgeron;

(B) the interim President of Louisiana State University, Tom Galligan; and

(C) the Athletic Director of Louisiana State University, Scott Woodward.

**SENATE RESOLUTION 473—CONGRATULATING THE UNIVERSITY OF CHARLESTON MEN’S SOCCER TEAM FOR WINNING THE NATIONAL COLLEGIATE ATHLETIC ASSOCIATION DIVISION II MEN’S SOCCER CHAMPIONSHIP AT HIGHMARK STADIUM IN PITTSBURGH, PENNSYLVANIA**

Mr. MANCHIN (for himself and Mrs. CAPITO) submitted the following resolution; which was considered and agreed to:

S. RES. 473

Whereas, on December 14, 2019, the University of Charleston men’s soccer team won the National Collegiate Athletic Association (referred to in this preamble as the “NCAA”) Division II Men’s Soccer Championship at Highmark Stadium in Pittsburgh, Pennsylvania, which was the second national championship in 3 years for the University of Charleston;

Whereas the University of Charleston men’s soccer team finished its historic season with a record of 22 wins, 2 losses, and 1 tie by securing a victory over California State University, Los Angeles in the national championship;

Whereas the University of Charleston men’s soccer team has become a symbol of pride and success to the University of Charleston and the surrounding communities in West Virginia;

Whereas the University of Charleston men’s soccer team held its opponents scoreless in 17 of 25 matches in 2019, with goalkeeper Alvaro Unanua Dean registering 11 shutouts;

Whereas Alvaro Unanua Dean was recognized as the 2019–2020 NCAA Division II statistical champion for Goals Against Average and Save Percentage;

Whereas the University of Charleston men’s soccer team earned the 2019–2020 Division II men’s soccer statistical championship title for Goals Against Average and Shutout Percentage;

Whereas the University of Charleston men’s soccer team won the championship in the first and third seasons with Dan Stratford as head coach;

Whereas the University of Charleston men’s soccer team outscored its opponents 87–8 over the course of the 2019 season, led by Freddy Tracey with 14 goals, including 6 game-winning goals, one of which was in the national championship;

Whereas Ettore Ballestracci was ranked fourth nationally in NCAA Division II players with the most assists, with 12 assists throughout the 2019 season;

Whereas All-Atlantic Region First Team players Williams D’Nah and Jordi Ramon, who shut out their NCAA Division II Tournament opponents in 5 out of 6 matches, anchored the defense of the top-ranked University of Charleston men’s soccer team;

Whereas the University of Charleston men’s soccer team finished the 2019 season with 12 consecutive wins, cruising to its sixth straight Mountain East Conference regular season title, second consecutive MEC tournament championship, and fifth NCAA Division II Men’s Soccer Atlantic Region title in 6 seasons;

Whereas Christopher Allan was named Most Outstanding Defensive Player, and Freddy Tracey was named Most Outstanding Offensive Player;

Whereas Christopher Allan, Freddy Tracey, Williams N’Dah, and Alvaro Unanua Dean were named to the All-NCAA National Championship Tournament Team; and

Whereas the University of Charleston men’s soccer team should be praised for the historic season of both athletic and academic accomplishments: Now, therefore, be it

*Resolved*, That the Senate—

(1) congratulates the University of Charleston men’s soccer team for winning the National Collegiate Athletic Association Division II Men’s Soccer Championship;

(2) recognizes the athletic program at the University of Charleston for its achievement in both sports and academics; and

(3) respectfully requests that the Secretary of the Senate prepare an official copy of this resolution for presentation to—

(A) the University of Charleston for appropriate display;

(B) the President of the University of Charleston; and

(C) the head coach of the University of Charleston men’s soccer team.

**SENATE CONCURRENT RESOLUTION 34—AFFIRMING THE IMPORTANCE OF RELIGIOUS FREEDOM AS A FUNDAMENTAL HUMAN RIGHT THAT IS ESSENTIAL TO A FREE SOCIETY AND PROTECTED FOR ALL PEOPLE OF THE UNITED STATES UNDER THE CONSTITUTION OF THE UNITED STATES, AND RECOGNIZING THE 234TH ANNIVERSARY OF THE ENACTMENT OF THE VIRGINIA STATUTE FOR RELIGIOUS FREEDOM**

Mr. DAINES (for himself, Mr. LANKFORD, Mr. BLUNT, Mrs. BLACKBURN, Mr. ROUNDS, Mr. RISCH, Mr. HAWLEY, Mr. CASSIDY, Mr. TILLIS, Mr. INHOFE, Mr. COTTON, Mr. BRAUN, Mr. CRAMER, Mr. SCOTT of South Carolina, and Mr. SCOTT of Florida) submitted the following concurrent resolution; which was referred to the Committee on the Judiciary:

S. CON. RES. 34

Whereas the democracy of the United States is rooted in the fundamental truth that all people are created equal, endowed by the Creator with certain inalienable rights, including life, liberty, and the pursuit of happiness;

Whereas the freedom of conscience was highly valued by—

(1) individuals seeking religious freedom who settled in the colonies in the United States;

(2) the founders of the United States; and

(3) Thomas Jefferson, who wrote in a letter to the Society of the Methodist Episcopal

Church at New London, Connecticut, dated February 4, 1809, that “[n]o provision in our Constitution ought to be dearer to man than that which protects the rights of conscience against the enterprizes of the civil authority”;

Whereas the Virginia Statute for Religious Freedom was—

(1) drafted by Thomas Jefferson, who considered the Virginia Statute for Religious Freedom to be one of his greatest achievements;

(2) enacted on January 16, 1786; and

(3) the forerunner to the Free Exercise Clause of the First Amendment to the Constitution of the United States;

Whereas section 2(a) of the International Religious Freedom Act of 1998 (22 U.S.C. 6401(a)) states that—

(1) “[t]he right to freedom of religion undergirds the very origin and existence of the United States”; and

(2) religious freedom was established by the founders of the United States “in law, as a fundamental right and as a pillar of our Nation”;

Whereas the role of religion in society and public life in the United States has a long and robust tradition;

Whereas individuals who have studied the democracy of the United States from an international perspective, such as Alexis de Tocqueville, have noted that religion plays a central role in preserving the Government of the United States because religion provides the moral base required for democracy to succeed;

Whereas, in *Town of Greece v. Galloway*, 134 S. Ct. 1811 (2014), the Supreme Court of the United States affirmed that “people of many faiths may be united in a community of tolerance and devotion”;

Whereas the principle of religious freedom “has guided our Nation forward”, as expressed by the 44th President of the United States in a Presidential proclamation on Religious Freedom Day in 2011, and freedom of religion “is a universal human right to be protected here at home and across the globe”, as expressed by that President of the United States on Religious Freedom Day in 2013;

Whereas “[f]reedom of religion is a fundamental human right that must be upheld by every nation and guaranteed by every government”, as expressed by the 42nd President of the United States in a Presidential proclamation on Religious Freedom Day in 1999;

Whereas the First Amendment to the Constitution of the United States protects—

(1) the right of individuals to freely express and act on the religious beliefs of those individuals; and

(2) individuals from coercion to profess or act on a religious belief to which those individuals do not adhere;

Whereas “our laws and institutions should not impede or hinder but rather should protect and preserve fundamental religious liberties”, as expressed by the 42nd President of the United States in remarks accompanying the signing of the Religious Freedom Restoration Act of 1993 (42 U.S.C. 2000bb et seq.);

Whereas, for countless people of the United States, faith is an integral part of every aspect of daily life and is not limited to the homes, houses of worship, or doctrinal creeds of those individuals;

Whereas “religious faith has inspired many of our fellow citizens to help build a better Nation” in which “people of faith continue to wage a determined campaign to meet needs and fight suffering”, as expressed by the 43rd President of the United States in a Presidential proclamation on Religious Freedom Day in 2003;