

The resolution (S. Res. 707) was agreed to.

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

DESIGNATING THE COMMUNITY-BASED OUTPATIENT CLINIC OF THE DEPARTMENT OF VETERANS AFFAIRS IN ST. AUGUSTINE, FLORIDA, AS THE "LEO C. CHASE JR. DEPARTMENT OF VETERANS AFFAIRS CLINIC"

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Committee on Veterans' Affairs be discharged from further consideration of S. 1646 and the Senate proceed to its immediate consideration.

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

The senior assistant legislative clerk read as follows:

A bill (S. 1646) to designate the community-based outpatient clinic of the Department of Veterans Affairs in St. Augustine, Florida, as the "Leo C. Chase Jr. Department of Veterans Affairs Clinic".

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

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Rubio amendment at the desk be considered and agreed to; 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.

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

The amendment (No. 2657) was agreed to as follows:

(Purpose: To modify the designation of the community-based outpatient clinic of the Department of Veterans Affairs in St. Augustine, Florida)

On page 2, line 2, insert before the period the following: "or the 'Leo C. Chase Jr. VA Clinic'".

The bill (S. 1646), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed as follows:

S. 1646

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

SECTION 1. DESIGNATION OF LEO C. CHASE JR. DEPARTMENT OF VETERANS AFFAIRS CLINIC.

(a) DESIGNATION.—The community-based outpatient clinic of the Department of Veterans Affairs located at 207 Stratton Road, St. Augustine, Florida, shall after the date of the enactment of this Act be known and designated as the "Leo C. Chase Jr. Department of Veterans Affairs Clinic" or the "Leo C. Chase Jr. VA Clinic".

(b) REFERENCE.—Any reference in any law, regulation, map, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be considered to be a reference to the Leo C. Chase Jr. Department of Veterans Affairs Clinic.

DESIGNATING THE CLINIC OF THE DEPARTMENT OF VETERANS AFFAIRS IN BEND, OREGON, AS THE "ROBERT D. MAXWELL DEPARTMENT OF VETERANS AFFAIRS CLINIC"

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Committee on Veterans' Affairs be discharged from further consideration of S. 4027 and the Senate proceed to its immediate consideration.

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

The senior assistant legislative clerk read as follows:

A bill (S. 4027) to designate the clinic of the Department of Veterans Affairs in Bend, Oregon, as the "Robert D. Maxwell Department of Veterans Affairs Clinic".

There being no objection, the committee was discharged and 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 that the motion to reconsider be considered made and laid upon the table.

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

The bill (S. 4027) was ordered to be engrossed for a third reading, was read the third time, and passed as follows:

S. 4027

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

SECTION 1. DESIGNATION OF ROBERT D. MAXWELL DEPARTMENT OF VETERANS AFFAIRS CLINIC.

(a) DESIGNATION.—The clinic of the Department of Veterans Affairs located at 2650 NE Courtney Drive, Bend, Oregon, shall after the date of the enactment of this Act be known and designated as the "Robert D. Maxwell Department of Veterans Affairs Clinic" or the "Robert D. Maxwell VA Clinic".

(b) REFERENCE.—Any reference in any law, regulation, map, document, paper, or other record of the United States to the clinic referred to in paragraph (1) shall be considered to be a reference to the Robert D. Maxwell Department of Veterans Affairs Clinic.

JENNA QUINN LAW

The PRESIDING OFFICER. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be discharged from further consideration of S. 924 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. 924) to amend the Child Abuse Prevention and Treatment Act to require training and education to teachers and other school employees, students, and the community about how to prevent, recognize, respond to, and report child sexual abuse in primary and secondary education.

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

Mr. McCONNELL. I ask unanimous consent that the Cornyn substitute amendment at the desk be agreed to; that the bill, as amended, be read a third time and passed; and that the motion to reconsider be considered made and laid upon the table.

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

The amendment (No. 2658), in the nature of a substitute, was agreed to as follows:

(Purpose: In the nature of a substitute)

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Jenna Quinn Law".

SEC. 2. CHILD SEXUAL ABUSE AWARENESS FIELD INITIATED GRANTS.

Section 105(a) of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5106(a)) is amended by adding at the end the following:

"(8) CHILD SEXUAL ABUSE AWARENESS FIELD INITIATED GRANTS.—The Secretary may award grants under this subsection to entities, for periods of up to 5 years, in support of field-initiated innovation projects that advance, establish, or implement innovative evidence-based or evidence-informed child sexual abuse awareness and prevention programs by—

"(A) improving student awareness of child sexual abuse, including how to recognize, prevent, and safely report child sexual abuse;

"(B) training teachers, school employees, and other mandatory reporters and adults who work with children in a professional or volunteer capacity, including with respect to recognizing child sexual abuse and safely reporting child sexual abuse; or

"(C) providing information to parents and guardians of students about child sexual abuse awareness and prevention, including how to prevent, recognize, respond to, and report child sexual abuse and how to discuss child sexual abuse with a child."

The bill (S. 924), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed.

SUPPORTING FAMILY MENTAL HEALTH IN CAPTA ACT

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be discharged from further consideration of S. 1160 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. 1160) to amend the Child Abuse Prevention and Treatment Act to increase support for mental health.

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 Smith substitute amendment at the desk be considered and agreed to; that the bill, as amended, be 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. 2659), in the nature of a substitute, was agreed to as follows:

(Purpose: In the nature of a substitute)

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the “Supporting Family Mental Health in CAPTA Act”.

SEC. 2. AMENDMENTS TO THE CHILD ABUSE PREVENTION AND TREATMENT ACT.

(a) **NATIONAL CLEARINGHOUSE.**—Section 103(b) of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5104(b)) is amended—

(1) in paragraph (1), by striking “effective programs,” and inserting “evidence-based and evidence-informed programs.”;

(2) by redesignating paragraphs (5) through (9) as paragraphs (6) through (10), respectively; and

(3) by inserting after paragraph (4), the following:

“(5) maintain and disseminate, as appropriate, information that describes best practices for making appropriate referrals related to, and addressing, the health, mental health, and developmental needs of victims of child abuse or neglect.”;

(b) **RESEARCH AND ASSISTANCE ACTIVITIES.**—Section 104 of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5105) is amended—

(1) in subsection (a)—

(A) in paragraph (1)—

(i) by striking subparagraph (F) and inserting the following:

“(F) effective approaches to interagency collaboration between the child welfare protection system, the juvenile justice system, and other relevant agencies engaged with children and families that improve the delivery of services and treatment (including related to domestic violence, mental health, or substance use disorders) for continuity of treatment plan and services as children transition between systems.”;

(ii) by redesignating subparagraphs (N) and (O) as subparagraphs (P) and (Q), respectively;

(iii) by inserting after subparagraph (M) the following:

“(N) methods to address geographic, racial, and cultural disparities in the child welfare system, including a focus on access to services;

“(O) evidence-based and evidence-informed programs to prevent child abuse and neglect in families that have not had contact with the child welfare system.”;

(iv) in subparagraph (P), as redesignated by clause (ii), by striking “subparagraph (O)” and inserting “subparagraph (Q)”;

(B) in paragraph (2), by striking “paragraph (1)(O)” and inserting “paragraph (1)(Q)”;

(2) in subsection (b)—

(A) by redesignating paragraphs (2) and (3) as paragraphs (3) and (4), respectively;

(B) by inserting after paragraph (1) the following:

“(2) **CONTENT.**—The technical assistance under paragraph (1) shall be designed to, as applicable, promote best practices for addressing child abuse and neglect in families with complex needs, such as families who have experienced domestic violence, substance use disorders, and adverse childhood experiences.”;

(C) in paragraph (3), as so redesignated—

(i) in subparagraph (C), by striking “and” after the semicolon;

(ii) in subparagraph (D), by striking the period at the end and inserting “; and”; and

(iii) by adding at the end the following:

“(E) ways to reduce geographic, racial, and cultural disparities in the child protection system, which may include engaging law enforcement, education, health, and other relevant systems in such efforts.”.

(c) **GRANTS TO STATES.**—Section 106 of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5106a) is amended—

(1) in subsection (a)—

(A) in paragraph (6)—

(i) in subparagraph (C), by striking “and” after the semicolon; and

(ii) by striking subparagraph (D) and inserting the following:

“(D) training in early childhood, child, and adolescent development and the impact of child abuse and neglect, and the long-term impacts of adverse childhood experiences; and

“(E) training to improve coordination among child protective service agencies, entities providing health care services (including mental health and substance use disorder services), and community resources, for purposes of conducting evaluations related to substantiated cases of child abuse or neglect; and

“(F) training regarding the links between child abuse and neglect and domestic violence, and approaches to working with families with mental health needs or substance use disorder.”;

(d) **APPLICATION.**—Section 204(7) of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5116d(7)) is amended to read as follows:

“(7) a description of the criteria that the entity will use to—

“(A) select and fund local programs, and how the lead entity will take into consideration the local program’s ability to—

“(i) collaborate with other community-based organizations and service providers and engage in long-term and strategic planning with respect to community-based and prevention-focused programs and activities designed to strengthen and support families to prevent child abuse and neglect;

“(ii) meaningfully partner with parents in the development, implementation, oversight, and evaluation of services;

“(iii) reduce barriers to access to community-based and prevention-focused programs and activities designed to strengthen and support families to prevent child abuse and neglect, including for diverse, underserved, and at-risk populations; or

“(B) develop or provide community-based and prevention-focused programs and activities designed to strengthen and support families to prevent child abuse and neglect, and provide a description of how such activities are evidence-based or evidence-informed.”;

SEC. 3. TECHNICAL AMENDMENTS.

The Child Abuse Prevention and Treatment Act (42 U.S.C. 5101 et seq.) is amended—

(1) in section 3, by amending paragraph (5) to read as follows:

“(5) the terms ‘Indian’, ‘Indian Tribe’, and ‘Tribal organization’ have the meanings given the terms ‘Indian’, ‘Indian tribe’, and ‘tribal organization’, respectively, in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b);”;

(2) by striking “tribe” each place such term appears (other than in section 3(5)) and inserting “Tribe”; and

(3) by striking “tribal” each place such term appears (other than in section 3(5)) and inserting “Tribal”.

The bill (S. 1160), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed.

MEASURE READ THE FIRST TIME—S. 4618

MR. MCCONNELL. Mr. President, I understand there is a bill at the desk, and I ask for its first reading.

THE PRESIDING OFFICER. The clerk will read the bill by title for the first time.

The senior assistant legislative clerk read as follows:

A bill (S. 4618) making emergency supplemental appropriations for disaster relief for the fiscal year ending September 30, 2020, and for other purposes.

MR. MCCONNELL. I now ask for a second reading, and in order to place the bill on the calendar under the provisions of rule XIV, I object to my own request.

THE PRESIDING OFFICER. Objection is heard.

The bill will receive its second reading on the next legislative day.

ORDERS FOR MONDAY, SEPTEMBER 21, 2020

MR. MCCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 3 p.m., Monday, September 21; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; further, that following leader remarks, the Senate proceed to executive session to resume consideration of the Meyers nomination; and finally, that notwithstanding rule XXII, the cloture motions filed during today’s session ripen at 5:30 p.m.

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

ADJOURNMENT UNTIL 3 P.M. ON MONDAY, SEPTEMBER 21, 2020

MR. MCCONNELL. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 5:02 p.m., adjourned until Monday, September 21, 2020, at 3 p.m.

NOMINATIONS

Executive nomination received by the Senate:

THE JUDICIARY

SHARON E. GOODIE, OF THE DISTRICT OF COLUMBIA, TO BE AN ASSOCIATE JUDGE OF THE SUPERIOR COURT OF THE DISTRICT OF COLUMBIA FOR THE TERM OF FIFTEEN YEARS, VICE PATRICIA A. BRODERICK, TERM EXPIRED.

CONFIRMATIONS

Executive nominations confirmed by the Senate September 17, 2020:

THE JUDICIARY

IAIN D. JOHNSTON, OF ILLINOIS, TO BE UNITED STATES DISTRICT JUDGE FOR THE NORTHERN DISTRICT OF ILLINOIS.

FRANKLIN ULYSES VALDERRAMA, OF ILLINOIS, TO BE UNITED STATES DISTRICT JUDGE FOR THE NORTHERN DISTRICT OF ILLINOIS.