

marginalized and underserved communities. For example, HEAA would invest in sexual health education for underserved, minority, and LGBTQ youth and link them to services related to positive health behaviors. The bill also seeks to address our country's tragically high maternal mortality rate, particularly for Black women, who have a maternal mortality rate three to five times that of White women. HEAA would expand services to pregnant and postpartum women, develop maternal health initiatives in rural areas, and establish a program to address implicit biases and cultural competency in providers.

HEAA doesn't stop there. The legislation would also expand and promote mental and behavioral health services for minority communities, increase Federal resources for diseases that disproportionately affect minorities—such as heart disease and diabetes in Native Hawaiians—and improve data collection and reporting so we can more completely recognize and address health disparities. In Hawaii, these investments through HEAA will help combat diseases like viral hepatitis, which disproportionately affects Asian Americans, Native Hawaiian, and Pacific Islander communities, and better understand the health disparities faced by Asian Americans, Native Hawaiians, and Pacific Islanders through disaggregated data collection.

Finally, HEAA addresses the “social determinants of health”—non-medical factors like the environment, housing, education, and economic stability that ultimately affect individual and community health. HEAA would require non-health federal agencies like Department of Housing and Urban Development, Department of Transportation, Department of Agriculture, and Environmental Protection Agency to work together to improve the social determinants of health.

Achieving health equity is achievable and to do it we must make bold, substantial investments in transforming our health and health care systems. I thank my colleagues for joining me in introducing the bill, and encourage others to join us as we work to level the playing field and empower everyone in our nation to achieve their full health potential.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 748—CONGRATULATING THE SEATTLE STORM WOMEN'S BASKETBALL TEAM ON WINNING THE 2020 WOMEN'S NATIONAL BASKETBALL ASSOCIATION CHAMPIONSHIP

Ms. CANTWELL (for herself and Mrs. MURRAY) submitted the following resolution; which was referred to the Committee on Commerce, Science, and Transportation:

S. RES. 748

Whereas, on October 6, 2020, the Seattle Storm women's basketball team (referred to in this preamble as the “Seattle Storm”) won the 2020 Women's National Basketball Association (referred to in this preamble as the “WNBA”) Championship;

Whereas the 2020 WNBA Championship is the fourth national championship that the Seattle Storm has won and the second national championship that the team has won in 3 years;

Whereas the Seattle Storm won the final game of the 2020 WBNA finals with the largest margin of victory in the history of the WNBA finals;

Whereas, during the 2020 WNBA playoffs, the Seattle Storm bested the Minnesota Lynx women's basketball team in the WNBA conference finals and beat the Las Vegas Aces women's basketball team in the WNBA finals;

Whereas the Seattle Storm led the 2020 WNBA season in points per game, assists per game, and three-pointers;

Whereas the players of the 2020 Seattle Storm championship team, including Sue Bird, Jordin Canada, Alysha Clark, Natasha Howard, Crystal Langhorne, Jewell Loyd, Ezi Magbegor, Epiphanny Price, Mercedes Russell, Breanna Stewart, Morgan Tuck, and Sami Whitcomb, exhibited extraordinary teamwork;

Whereas Breanna Stewart—

(1) received the WNBA Finals Most Valuable Player award for the second time in 2020, having received that award and the WNBA League Most Valuable Player award in 2018, and

(2) was named the 2020 WNBA Comeback Player of the Year after missing the 2019 season with a torn Achilles tendon;

Whereas Alysha Clark received the 2020 Defensive Player of the Year award;

Whereas Sue Bird—

(1) finished her 17th season in the WNBA with the Seattle Storm, having played in every WNBA Championship series game in which the Storm has participated;

(2) leads the WNBA with 2,888 career assists; and

(3) has played more WNBA games than other player in the history of the WNBA;

Whereas, during the 2020 WNBA season, the Seattle Storm was led by Head Coach Gary Kloppenburg and Assistant Coaches Ryan Webb and Noelle Quinn;

Whereas the players of the Seattle Storm were supported during the 2020 WNBA season by the dedicated operational and medical staff, including Talisa Rhea, Perry Huang, Emily Blurton, Caroline Durocher, Susan Borchardt, Dr. Michael Erickson, Dr. Jeff Cary, Abby Gordan, Dustin Williams, Erica Nash, Hunter Johnson, Mel Cable, and Brooke Tyler;

Whereas the owners of the Seattle Storm, Lisa Brummel, Dawn Trudeau, and Ginny Gilder, are 1 of just 2 all-female ownership groups in the WNBA;

Whereas the Seattle Storm has exhibited dedication to making a social impact by strengthening communities through the StormCares partnership, a partnership between the Seattle Storm and organizations in the greater Puget Sound region; and

Whereas the dedication and hard work of the Seattle Storm have inspired and empowered girls, boys, women, and men of all ages; Now, therefore, be it

Resolved, That the Senate recognizes—

(1) the achievements of the players, coaches, fans, and staff of the Seattle Storm women's basketball team, whose dedication helped the team win the 2020 Women's National Basketball Association Championship;

(2) the State of Washington and the city of Seattle for their enthusiastic support of women's professional basketball; and

(3) the continuing progress toward ensuring equity in men's and women's professional sports.

SENATE RESOLUTION 749—DENOUNCING THE MADURO REGIME'S EFFORTS TO HOLD FRAUDULENT LEGISLATIVE ELECTIONS, THE ABSENCE OF ACCEPTABLE CONDITIONS TO ENSURE FREE, FAIR, AND TRANSPARENT ELECTORAL PROCESSES IN VENEZUELA, AND THE FURTHER EROSION OF VENEZUELAN DEMOCRACY

Mr. RUBIO (for himself, Mr. MENENDEZ, Mr. CRUZ, Mr. DURBIN, Mr. SCOTT of Florida, Mr. CARDIN, and Mr. KAIN) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 749

Whereas the regime of Nicolás Maduro is undertaking efforts to hold fraudulent legislative elections for Venezuela's National Assembly in December 2020 that will not comply with international standards for free, fair, and transparent electoral processes;

Whereas the Maduro regime is seeking to use fraudulent legislative elections to undermine Venezuela's sitting democratically elected National Assembly;

Whereas, as codified under section 112 of the VERDAD Act of 2019 (22 U.S.C. 9702), it is the policy of the United States to recognize the democratically elected National Assembly of Venezuela, elected in December 2015 and sworn in on January 2016, as the only legitimate national legislative body in Venezuela;

Whereas the United States Government and members of the international community have rightly denounced the Maduro regime's efforts to hold fraudulent legislative elections in December 2020;

Whereas, on October 13, 2020, members of the Lima Group—including Bolivia, Brazil, Canada, Chile, Colombia, Costa Rica, Guatemala, Haiti, Honduras, Panama, Paraguay, Peru, and Venezuela—issued a joint declaration on the Maduro regime's efforts to hold legislative elections in December 2020 that expressed “firm rejection of the continuing of the illegitimate regime of Nicolás Maduro in holding parliamentary elections without the minimum democratic guarantees and without the participation of all political forces”;

Whereas, on September 17, 2020, the International Contact Group on Venezuela—whose members include Argentina, Costa Rica, Ecuador, the European Union, France, Germany, Italy, the Netherlands, Panama, Portugal, Spain, Sweden, the United Kingdom, and Uruguay—issued a joint declaration on the Maduro regime's efforts to hold legislative elections in December 2020 that stated that “conditions are not met, at the moment, for a transparent, inclusive, free and fair electoral process”;

Whereas, on June 12, 2020, the Maduro regime's illegitimate Supreme Court unilaterally appointed new members to Venezuela's National Electoral Council without the approval of the democratically elected National Assembly;

Whereas, throughout 2020, the Maduro regime—

(1) sought to coopt and undermine independent political parties through a campaign of systematic persecution; and

(2) used its discredited Supreme Court to strip independent political parties of their leadership, including Voluntad Popular, Primero Justicia, and Acción Democrática;

Whereas the Maduro regime has a demonstrated track record of holding fraudulent elections over the last four years;

Whereas, on July 30, 2017, the Maduro regime manipulated the results for Venezuela's Constituent Assembly by more than 1,000,000 votes, according to Smartmatic, the company that supplied Venezuela's electronic voting machines;

Whereas, in May 2018, the Maduro regime held fraudulent presidential elections that were broadly criticized as illegitimate, leading more 50 countries to recognize the end of Nicolás Maduro's term in office and the inauguration of National Assembly President Juan Guaidó as Interim-President of Venezuela on January 23, 2019;

Whereas, according to the Venezuelan constitution, Juan Guaidó, as President of the National Assembly, serves as Venezuela's Interim President in the absence of democratically elected president of Venezuela;

Whereas the conditions do not currently exist for the free, fair, and transparent election of new members of the National Assembly or the president of Venezuela;

Whereas, as of September 7, 2020, the internationally recognized nongovernmental organization Foro Penal confirmed that, out of the 110 individuals recently released from prison by the Maduro regime to serve out the remainder of their sentences under house arrest, 53 were political prisoners, and that currently 363 political prisoners remain unjustly detained by the dictatorship without due process;

Whereas, on September 16, 2020, the United Nations Independent International Fact-Finding Mission on the Bolivarian Republic of Venezuela found that Nicolás Maduro and senior members of his regime ordered and carried out a campaign of extrajudicial executions, forced disappearances, torture, and arbitrary detentions that amounted to systematic crimes against humanity;

Whereas the Maduro regime's efforts to hold fraudulent legislative elections, undermine the democratically elected National Assembly and independent political parties, and implement a campaign of state-sponsored violence and repression further erodes democracy and the rule of law in Venezuela; and

Whereas, as codified under section 4 of the Venezuela Defense of Human Rights and Civil Society Act (Public Law 113-278; 128 U.S.C. 3013), it is the policy of the United States "to support the people of Venezuela in their aspiration to live under conditions of peace and representative democracy as defined by the Inter-American Democratic Charter of the Organization of American States": Now, therefore, be it

Resolved, That the Senate—

(1) denounces efforts by the Maduro regime to hold fraudulent legislative elections in an effort to undermine Venezuela's democratically elected National Assembly;

(2) joins members of the international community, including members of the Lima Group, in rightfully rejecting the Maduro's regime efforts to carry out fraudulent legislative elections;

(3) urges that presidential and legislative elections in Venezuela be conducted at the earliest possible date according to international standards for free, fair, and transparent electoral processes, including credible international election observation;

(4) calls on the Maduro regime to cease its campaign of systematic persecution against Venezuela's independent political parties and their leadership;

(5) calls on the Maduro regime to immediately release all political prisoners, facilitate access by humanitarian organizations, and end its campaign of extrajudicial executions, forced disappearances, torture, and arbitrary detentions of political opponents, human rights defenders, civil society activists, peaceful protesters, and citizens; and

(6) takes note of the finding of the United Nations Independent International Fact-Finding Mission on the Bolivarian Republic of Venezuela that the Maduro regime's campaign of state-sponsored violence and repression against the people of Venezuela amounted to crimes against humanity, and calls for Nicolás Maduro and senior members of his regime to be held accountable for their actions.

The PRESIDING OFFICER. The Senator from South Dakota.

RECESS UNTIL TOMORROW

Mr. ROUNDS. Mr. President, I move to recess.

The PRESIDING OFFICER. The question is on the motion.

The motion is agreed to.

Thereupon, the Senate, at 7:50 p.m., stands in recess until Wednesday, October 21, 2020, at 12 noon.

NOMINATIONS

Executive nominations received by the Senate:

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

LT. GEN. MICHAEL T. PLEHN

THE FOLLOWING AIR NATIONAL GUARD OF THE UNITED STATES OFFICER FOR APPOINTMENT IN THE RESERVE OF THE AIR FORCE TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12212:

To be major general

BRIG. GEN. RYAN T. OKAHARA

THE FOLLOWING AIR NATIONAL GUARD OF THE UNITED STATES OFFICER FOR APPOINTMENT IN THE RESERVE OF THE AIR FORCE TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12212:

To be brigadier general

COL. MARLON E. CROOK

THE FOLLOWING AIR NATIONAL GUARD OF THE UNITED STATES OFFICER FOR APPOINTMENT IN THE RESERVE OF THE AIR FORCE TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12212:

To be brigadier general

COL. DONALD R. BEVIS, JR.

THE FOLLOWING AIR NATIONAL GUARD OF THE UNITED STATES OFFICER FOR APPOINTMENT IN THE RESERVE OF THE AIR FORCE TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12212:

To be brigadier general

COL. JOHN M. WEEK

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY PURSUANT TO TITLE 10, U.S.C., SECTION 624:

To be major general

BRIG. GEN. GEORGE N. APPENZELLER

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES NAVY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 624:

To be rear admiral

REAR ADM. (LH) RICHARD D. HEINZ

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES NAVY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 624:

To be rear admiral (lower half)

CAPT. WESLEY R. MCCALL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES NAVY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 624:

To be rear admiral (lower half)

CAPT. KEVIN P. LENOX

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

To be colonel

MICHAEL G. KING

IN THE ARMY

THE FOLLOWING NAMED INDIVIDUAL FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

JOHN M. TOKISH

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

MARK Y. LEE

IN THE NAVY

THE FOLLOWING NAMED OFFICERS FOR TEMPORARY APPOINTMENT TO THE GRADES INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 605:

To be captain

RAUL T. ACEVEDO
SAMANTHA A. DUTILY
TERRENCE E. FROST
JOHN M. HALTTUNEN
JUSTIN T. ISSLER
ROBERT S. JONES
JAMES A. MORROW
MATHIAS J. VORACHEK

To be commander

MIGUEL D. CHARLES
JASON A. FITE
DANIEL T. JONES
HENRY J. KENNEDY
PATRICK L. MCCLERNON
JEREMIAH S. SHUMWAY
ANDREW W. TOM
MATTHEW P. WARNECKE

To be lieutenant commander

ADAM K. ALBRECHT
DAVID M. ALLEN
KYLE C. ARNESEN
NATHAN D. ASHINHURST
HARRISON B. ASKEW
MICHAEL H. AVERY
JASON P. BAUTINGER
BRANDON L. BARKER
JASON B. BARKER
JAMES D. BARNES
ALEXANDER J. BODDIFORD
DAVID A. BRADLEY
CHASE P. BROWN
VANESSA D. BROWN
JOSEPH A. BUONACCORSO
WILLIAM R. CARTER III
CARLOS R. CEPEDA
DANIEL K. CHAPMAN
EVAN E. CHRISTMAN
PATRICK J. CONNAWAY
KENNETH W. DECKER
TIMOTHY R. DENNELLY
MATTHEW S. DESROSIERS
ASHLEE J. DILLARDHOUSTON
KEVIN P. DOYLE, JR.
TONY G. DUNLAVY
DANIEL E. ESPINOZA
ALEXANDER J. FISHMAN
DANIEL M. GALGINAITIS
JOHN W. GANNON
MARIO A. GRANATA
TYRELL S. GRANT
HAMILTON R. GUBANC
BRIAN R. GURECK
JOHN H. HADDAD
ANDREW C. HAINES
HARLEY S. HARP
JACKSON W. HUMMELDORF
JASON C. INGRAM
WILLIAM B. JONES
CHRISTOPHER L. KAMINSKY
DANIEL J. KINDERVATER
JOHN A. LAWLER
HEATHER I. LEE
PHILIP S. LEE
JOHNNIE R. LOWERY, JR.
OWEN H. LYNCH
SAMANTHA F. MARGOLIS
MICHAEL J. MARTIN
MICHAEL A. MARTINEZ
ANTONIO B. MIRANDA
BRIAN T. MOORE
CHRISTOPHER C. MORGAN
RYAN D. MULLEN
CHRISTOPHER M. MURRAY
JOSEPH P. NEWMAN
ALEXANDER P. PAPADAKOS