

Whereas Venezuelan women and girls report an increase in pregnancies of adolescent girls over the past 2 years, including many resulting from sexual violence and coercion;

Whereas indigenous women and girls in Venezuela's border communities face heightened risks of violence as a result of extreme poverty, discrimination, and the encroachment of extractive mining industries on their land;

Whereas women and girls fleeing Venezuela face grave threats of sexual violence, exploitation, and trafficking by armed groups operating in border regions, such as the Ejército de Liberación Nacional (ELN), and these threats have grown since COVID-related border closures have forced asylum seekers into unofficial border crossing routes ("trochas");

Whereas the trafficking of Venezuelan women and children is linked to organized crime and armed groups, which often kidnap girls into trafficking networks in other countries and, in addition, forcibly recruit boys and young men;

Whereas, despite the generous policies of host countries, less than half of Venezuelan refugee and migrant children were attending school prior to COVID-related closures, because of lack of documentation to enroll, limited space in public schools, and lack of resources to pay fees;

Whereas governments throughout Latin America and the Caribbean have participated in a series of technical meetings to coordinate a regional strategy for the protection and regularization of Venezuelan refugees and migrants—known as the "Quito Process"—and issued a joint declaration in November 2019 that agreed to strengthen measures against human trafficking, gender-based violence, discrimination, and xenophobia, and to establish a regional protection protocol for refugee and migrant children and adolescents;

Whereas the United States has committed to strengthen international protection of women and children through the U.S. Strategy on Women, Peace, and Security, which aims to "promote the protection of women and girls' human rights; access to humanitarian assistance; and safety from violence, abuse, and exploitation around the world", as well as through the U.S. Government Strategy on Advancing Protection and Care for Children in Adversity; and

Whereas the international community has prioritized addressing the issue of gender-based violence in humanitarian contexts by establishing a Safe from the Start initiative, implemented by the Department of State and the United States Agency for International Development; Now, therefore, be it

Resolved, That the Senate—

(1) expresses grave concern for the massive and growing humanitarian needs of Venezuelans, including over 5,400,000 Venezuelan refugees and migrants, with particular concern for the impact of the displacement crisis and the COVID-19 pandemic on women and children;

(2) recognizes the many communities across Latin America and the Caribbean that continue to generously receive and host Venezuelan refugees and migrants while also fighting to recover from the COVID-19 pandemic;

(3) appreciates participation in the Quito Process by the Governments of Argentina, Brazil, Chile, Colombia, Costa Rica, the Dominican Republic, Ecuador, Guyana, Mexico, Panama, Paraguay, Peru, and Uruguay, and encourages implementation of their commitments to strengthen national processes of documentation and registration and to bolster protections for Venezuelan refugees and migrants subject to gender-based violence, human trafficking, and xenophobia;

(4) encourages governments hosting Venezuelan refugees and migrants, as well as international and nongovernmental organizations providing assistance, to ensure that shelter, health care, food assistance, mental health and psychosocial support, and other basic services are accessible to women and children;

(5) calls on the international community, including both humanitarian and development actors, to focus greater attention and resources to address the violence, abuse, and exploitation suffered by Venezuelan women and children, including by disaggregating data by sex and age in needs assessments and program reporting; and

(6) supports increasing United States diplomatic initiatives and humanitarian assistance to strengthen protections for Venezuelan refugees and migrants and their host communities, with an emphasis on the protection of women and children.

SENATE RESOLUTION 791—DESIGNATING NOVEMBER 2020 AS "NATIONAL COLLEGE APPLICATION MONTH"

Mr. COONS (for himself, Mr. SCOTT of South Carolina, Mr. CARPER, and Ms. ERNST) submitted the following resolution; which was considered and agreed to:

S. RES. 791

Whereas equality of opportunity for all people is one of the noblest aspirations of the United States;

Whereas data on the benefits of higher education demonstrate that, in spite of ongoing barriers to access and student success, colleges and universities can still provide pathways to economic opportunity;

Whereas the United States built a thriving middle class by funding colleges and universities to provide avenues to individual economic opportunity and shared economic growth;

Whereas higher education enhances the economic mobility of individuals, which is evidenced by—

(1) a finding by the Brookings Institute that the median lifetime earnings of holders of an associate degree are uniformly greater than the median lifetime earnings of holders of solely a high school diploma; and

(2) a finding by the Pew Economic Mobility Project that, for an individual born in the lowest income quintile, obtaining a 4-year degree or a higher degree is associated with—

(A) an approximately 70 percent difference in the probability of that individual earning an income outside the lowest income quintile; and

(B) a threefold difference in the probability of that individual going on to earn an income in the highest income quintile;

Whereas the Bureau of Labor Statistics reports that—

(1) the unemployment rate of high school graduates in 2019 who did not immediately matriculate to an institution of higher education the following fall semester was 18.2 percent, which is significantly higher than the overall unemployment rate of the United States;

(2) approximately 34 percent of high school graduates in 2019 did not immediately matriculate to an institution of higher education the following fall semester, which represents a decline from the prior year in the rate of immediate matriculation of new high school graduates to an institution of higher education;

(3) the decline described in paragraph (2) was most notable among African American

high school graduates, who faced a 20 percent decline from the prior year in immediate matriculation to an institution of higher education; and

(4) the unemployment rate of adults with a bachelor's degree and the unemployment rate of adults whose highest credential is a high school diploma differ by 20 percentage points, a gap that has grown larger as a result of COVID-19;

Whereas the National Student Clearinghouse reports that undergraduate enrollment in colleges and universities is declining precipitously in the midst of the COVID-19 pandemic, particularly for nontraditional students;

Whereas the complexity of financial aid systems and rising college costs can serve as additional deterrents or barriers for students and families as they assess the viability of higher education programs as a postsecondary option;

Whereas many students struggle to identify and compare postsecondary options due to—

(1) difficulties accessing school counseling services, which is evidenced by an estimation of the American School Counselor Association that the student-to-counselor ratio in the United States is 430 to 1;

(2) an absence of reliable programmatic and institutional outcome data; and

(3) a lack of comparable and understandable college financial aid offers;

Whereas, in addition to expanding outreach and support to recent high school graduates, colleges and universities must also expand outreach and support to all undergraduate students;

Whereas the Digest of Education Statistics for 2019 of the National Center for Education Statistics and the 2015-16 National Postsecondary Student Aid Survey found that, of undergraduate students in the United States—

(1) approximately 27 percent are older than 25 years of age;

(2) 38 percent are enrolled part-time;

(3) 24 percent are parents; and

(4) 86 percent live off-campus;

Whereas the National Center for Education Statistics highlights that completion of the Free Application for Federal Student Aid is one of the best predictors of immediate college enrollment, as high school seniors who complete the form are 84 percent more likely to begin postsecondary education in the fall following high school graduation;

Whereas applications for State-based financial aid are available in many States for students who do not qualify for Federal student aid; and

Whereas the ongoing impact of the COVID-19 pandemic on communities, families, and educational systems across the United States underscores and reinforces the value of ensuring that all individuals, including students enrolled in high school and working adults—

(1) understand their postsecondary options;

(2) understand college financing opportunities; and

(3) have support to navigate the college application and financial aid processes; Now, therefore, be it

Resolved, That the Senate—

(1) designates November 2020 as "National College Application Month";

(2) encourages the people of the United States to—

(A) evaluate options for pursuing higher education;

(B) submit a Free Application for Federal Student Aid or an appropriate application for State-based financial aid in order to receive college financing opportunities; and

(C) support every student, regardless of the background, age, or resources of the student,

in obtaining the skills and knowledge needed to thrive;

(3) supports efforts to better assist low-income and first-generation college students throughout the financial aid and college application process;

(4) urges public officials, educators, parents, students, and communities in the United States to observe National College Application Month with appropriate activities and programs designed to encourage students to consider, research, and apply to college and for financial aid; and

(5) commends teachers, counselors, mentors, and parents who support students throughout the college application process, as well as the organizations and institutions partnering to eliminate barriers to higher education.

SENATE RESOLUTION 792—TO AUTHORIZE REPRESENTATION BY THE SENATE LEGAL COUNSEL IN THE CASE OF CHAD MICHAEL FREIN V. DIANNE FEINSTEIN

Mr. MCCONNELL (for himself and Mr. SCHUMER) submitted the following resolution; which was considered and agreed to:

S. RES. 792

Whereas, Senator Dianne Feinstein has been named as a defendant in the case of *Chad Michael Frein v. Dianne Feinstein*, Civil Action No. 20-CV-0252-LJV, currently pending in the United States District Court for the Western District of New York;

Whereas, pursuant to sections 703(a) and 704(a)(1) of the Ethics in Government Act of 1978, 2 U.S.C. §§ 288b(a) and 288c(a)(1), the Senate may direct its counsel to defend Members of the Senate in civil actions relating to their official responsibilities: Now therefore, be it

Resolved, That the Senate Legal Counsel is authorized to represent Senator Feinstein in the case of *Chad Michael Frein v. Dianne Feinstein*.

Mr. MCCONNELL. Mr. President, on behalf of myself and the distinguished Democratic leader, Mr. SCHUMER, I send to the desk a resolution authorizing representation by the Senate Legal Counsel and ask for its immediate consideration.

Mr. MCCONNELL. Mr. President, this resolution concerns a civil action pending in New York federal court against Senator FEINSTEIN. In this lawsuit, the pro se plaintiff asserts a jumble of confusing allegations claiming that local government officials in California have assaulted him and taken his property. He appears to sue Senator FEINSTEIN because he wrote to her for assistance, and she did not take sufficient action to satisfy plaintiff. Plaintiff's suit is subject to dismissal on jurisdictional grounds and failure to state a claim. This resolution would authorize the Senate Legal Counsel to represent Senator FEINSTEIN in order to seek dismissal of this suit.

SENATE RESOLUTION 793—REMEMBERING THE DECEMBER 6, 2019, TERRORIST ATTACK AT NAVAL AIR STATION PENSACOLA AND COMMEMORATING THOSE WHO LOST THEIR LIVES, AND THOSE WHO WERE INJURED, IN THE LINE OF DUTY

Mr. RUBIO (for himself, Mr. SCOTT of Florida, Mr. PERDUE, Mr. JONES, Mr. SHELBY, and Mrs. LOEFFLER) submitted the following resolution; which was considered and agreed to:

S. RES. 793

Whereas December 6, 2020, the 1-year anniversary of the terrorist attack at Naval Air Station Pensacola (referred to in this preamble as the "terrorist attack"), is a day of commemoration for those who lost their lives, and those who were injured, during the terrorist attack, including—

(1) Ensign Joshua Kaleb Watson of Enterprise, Alabama;

(2) Aircrewman Third Class Mohammed Sameh Haitham of St. Petersburg, Florida; and

(3) Aircrewman Third Class Cameron Scott Walters of Richmond Hill, Georgia;

Whereas the 3 servicemembers who died in the terrorist attack were posthumously awarded the Purple Heart;

Whereas the terrorist who committed the terrorist attack was a Saudi Arabian foreign military student who had been radicalized and established contacts with Al Qaeda operatives prior to attending flight training at Naval Air Station Pensacola;

Whereas Naval Air Station Pensacola security forces and Escambia County, Florida, law enforcement officers took decisive action to end the terrorist attack and have rightly earned the praises and awards bestowed upon them;

Whereas 2 civilians were awarded the Department of the Navy Superior Civilian Medal for Valor for their heroic actions during the terrorist attack;

Whereas 7 individuals were awarded the Purple Heart, or the law enforcement equivalent, for injuries sustained during the terrorist attack;

Whereas 9 military personnel were awarded the Navy and Marine Corps Medal for their heroic actions during the terrorist attack;

Whereas 8 military personnel were awarded the Navy and Marine Corps Commendation Medal for their heroic actions during the terrorist attack;

Whereas 8 law enforcement officers were awarded the Medal of Valor for their actions taken during the terrorist attack; and

Whereas December 6, 2020, marks 1 year since the lives of 3 military personnel were tragically cut short by the egregious act of terrorism at Naval Air Station Pensacola: Now, therefore, be it

Resolved, That the Senate—

(1) condemns the December 6, 2019, terrorist attack at Naval Air Station Pensacola (referred to in this resolution as the "terrorist attack");

(2) commemorates in sorrow the servicemembers and civilians who lost their lives, or who were injured, and the harm caused to the surrounding community, as a result of the terrorist attack;

(3) remembers Ensign Joshua Kaleb Watson, Aircrewman Third Class Mohammed Sameh Haitham, and Aircrewman Third Class Cameron Scott Walters, who were killed in the terrorist attack;

(4) expresses gratitude for the heroic actions that the civilians, uniformed personnel, and law enforcement performed in the aftermath of the terrorist attack;

(5) lauds the decision to give medals and awards to the law enforcement officers, uniformed servicemembers, and civilians who responded heroically on the morning of December 6, 2019; and

(6) commends the efforts undertaken by the Department of Defense to enhance security at military installations to ensure that the tragedy represented by the terrorist attack is never repeated.

SENATE CONCURRENT RESOLUTION 50—URGING THE ESTABLISHMENT OF A UNITED STATES COMMISSION ON TRUTH, RACIAL HEALING, AND TRANSFORMATION

Mr. BOOKER (for himself, Mr. MARKEY, Mr. SANDERS, Mr. BLUMENTHAL, Mr. MENENDEZ, Mr. COONS, Ms. KLOBUCHAR, Ms. WARREN, Ms. DUCKWORTH, Mr. WHITEHOUSE, Mr. BROWN, and Mr. DURBIN) submitted the following concurrent resolution; which was referred to the Committee on the Judiciary:

S. CON. RES. 50

Whereas the first ship carrying enslaved Africans to what is now known as the United States of America arrived in 1619;

Whereas that event 400 years ago was significant not only because it ushered in the institution of chattel slavery of African Americans, but also because it facilitated the systematic oppression of all people of color that has been a devastating and insufficiently understood and acknowledged aspect of our Nation's history over those past 400 years, and that has left a legacy of that oppression that haunts our Nation to this day;

Whereas the institution of chattel slavery in the United States subjugated African Americans for nearly 250 years, fractured our Nation, and made a mockery of its founding principle that "all men are created equal";

Whereas the signing of the Constitution of the United States failed to end slavery and oppressions against African Americans and other people of color, thus embedding in society the belief in the myth of a hierarchy of human value based on superficial physical characteristics such as skin color and facial features, and resulting in purposeful and persistent racial inequities in education, health care, employment, Social Security and veteran benefits, land ownership, financial assistance, food security, wages, voting rights, and the justice system;

Whereas that oppression denied opportunity and mobility to African Americans and other people of color within the United States, resulting in stolen labor worth billions of dollars while ultimately forestalling landmark contributions that African Americans and other people of color would make in science, arts, commerce, and public service;

Whereas Reconstruction represented a significant but constrained moment of advances for Black rights as epitomized by the Freedman's Bureau, which negotiated labor contracts for ex-enslaved people but failed to secure their own land for them;

Whereas the brutal overthrow of Reconstruction failed all individuals in the United States by failing to ensure the safety and security of African Americans and by emboldening States and municipalities in both the North and South to enact numerous laws and policies to stymie the socioeconomic mobility and political voice of freed Blacks, thus maintaining their subservience to Whites;

Whereas Reconstruction, the civil rights movement, and other efforts to redress the