

EC-1132. A communication from the Chief of Staff, Media Bureau, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled “Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Snowflake, Arizona, et al.)” (MB Docket No. 21-502) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Commerce, Science, and Transportation.

EC-1133. A communication from the Assistant Secretary of Defense (Legislative Affairs), transmitting additional legislative proposals that the Department of Defense requests be enacted during the first session of the 118th Congress; to the Committee on Commerce, Science, and Transportation.

EC-1134. A communication from the Director of National Marine Sanctuaries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Amendments to National Marine Sanctuary Regulations” (RIN0648-BV85) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Commerce, Science, and Transportation.

EC-1135. A communication from the Chief of the Planning and Regulatory Affairs Branch, Food and Nutrition Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Supplemental Nutrition Assistance Program: Non-Discretionary Quality Control Provisions of Title IV of the Agricultural Improvement Act of 2018” (RIN0584-AE64) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1136. A communication from the Associate Administrator, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Marketing Order Regulating the Handling of Spearmint Oil Produced in the Far West; Salable Quantities and Allotment Percentages for the 2023-2024 Marketing Year” (Docket No. AMS-SC-22-0070) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1137. A communication from the Associate Administrator, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Kiwifruit Grown in California; Increased Assessment Rate” (Docket No. AMS-SC-22-0058) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1138. A communication from the Associate Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Oxirane, 2-Methyl-, Polymer with Oxirane, Ether with 1,2,3-Propanetriol (3:1); Tolerance Exemption” (FRL No. 10846-01-OCSP) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1139. A communication from the Associate Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “a-D-Glucopyranoside, B-D-Fructofuranosyl, Polymer with Methyloxirane and Oxirane; Tolerance Exemption” (FRL No. 10848-01-OCSP) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1140. A communication from the Associate Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Oxirane,

2-Methyl-, Polymer with Oxirane, Ether with D-Glucitol (6:1); Tolerance Exemption” (FRL No. 10869-01-OCSP) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1141. A communication from the Associate Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Starch, 1-Octenylbutanedioate, Aluminum salt; Dextrin, Hydrogen 1-Octenylbutanedioate; and Amylopectin, 2-Hydroxypropyl ether, Acid-; Exemption from the Requirement of a Tolerance” (FRL No. 10877-01-OCSP) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1142. A communication from the Associate Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Fluazifop-P-butyl; Pesticide Tolerances” (FRL No. 10884-01-OCSP) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1143. A communication from the Associate Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Poly (oxy-1,2-ethanediyl), a,a'-[[[4-[2-(4-methyl-2-benzothiazolyl)diazenyl]phenyl]imino]di-2,1-ethanediyl]bis[w-hydroxy- in Pesticide Formulations; Tolerance Exemption” (FRL No. 10910-01-OCSP) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1144. A communication from the Assistant Secretary of Defense (Legislative Affairs), transmitting additional legislative proposals that the Department of Defense requests be enacted during the first session of the 118th Congress; to the Committee on Armed Services.

EC-1145. A communication from the Secretary of the Treasury, transmitting, pursuant to law, a six-month periodic report on the national emergency that was declared in Executive Order 12978 with respect to significant foreign narcotics traffickers centered in Colombia; to the Committee on Banking, Housing, and Urban Affairs.

EC-1146. A communication from the Deputy General Counsel for Operations, Department of Housing and Urban Development, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary for Fair Housing and Equal Opportunity, Department of Housing and Urban Development, received in the Office of the President of the Senate on April 25, 2023; to the Committee on Banking, Housing, and Urban Affairs.

EC-1147. A communication from the General Counsel of the Federal Housing Finance Agency, transmitting, pursuant to law, the report of a rule entitled “Enterprise Duty To Serve Underserved Markets—Colonia Census Tract Amendments” (RIN2590-AB22) received in the Office of the President of the Senate on April 25, 2023; to the Committee on Banking, Housing, and Urban Affairs.

PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-16. A joint memorial adopted by the Legislature of the State of Idaho opposing

the EPA-proposed rules that circumvent science and invalidate Idaho's water quality standards based on the flawed and elusive premise of 19th century water quality standards for Idaho waters in 2023; to the Committee on Environment and Public Works.

HOUSE JOINT MEMORIAL NO. 4

Whereas, Idaho submitted new and revised Human Health Water Quality Criteria (HHWQC) rules (docket number 58-0102-1201) to the United States Environmental Protection Agency (EPA) on December 16, 2016, after years of extensive engagement with stakeholders, data collection, and final approval of the Idaho Legislature; and

Whereas, on April 4, 2019, the EPA approved Idaho's new HHWQC for toxics and other water quality standards criteria; and

Whereas, Idaho is the only state in the union to complete a comprehensive longitudinal study funded by the state to determine the actual fish consumption rate (FCR) of its citizens, which was conducted by Boise State University; and

Whereas, Idaho acted in accordance with the United States Clean Water Act in utilizing the best available scientific data to apply a FCR within the water quality formula to establish its HHWQC as part of its overall water quality standards (WQS); and

Whereas, the EPA recently published new proposed nationwide regulations (at 87 Fed Reg. 74361 (December 5, 2022)) that would effectively establish an unrealistic and unattainable WQS for state waters that are not based on actual FCR but on Indian treaties approved in the 19th century; and

Whereas, the federal regulation notice completely ignores the requirement of Executive Order 13132 for Federalism implications, instead stating that the rule will not have substantial direct effects on the states, on the relationship between the federal government and the states, or on the distribution of power and responsibilities among levels of government; and

Whereas, the federal regulation notice economic analysis states that there will potentially be only incremental administrative burdens and costs, but it does not establish any requirements for regulated entities. However, it could lead to additional compliance costs with new permit limits, which the EPA is unable to provide cost estimates for; and

Whereas, it is clear that the EPA-proposed rules will circumvent and undo the scientifically established WQS in Idaho, require the establishment of unattainable standards in an effort to take control of Idaho's waters in violation of the Clean Water Act's directive that states retain primary responsibility to control pollution and develop land and water resources for state waters, and violate the long-established principle of federalism. Now, therefore, be it

Resolved, By the members of the First Regular Session of the Sixty-seventh Idaho Legislature, the House of Representatives and the Senate concurring therein, that the people of the State of Idaho oppose the EPA-proposed rules that circumvent science and invalidate Idaho's WQS based on the flawed and elusive premise of 19th century water quality standards for Idaho waters in 2023. Idaho will defend its scientifically based standards in court if necessary; and be it further

Resolved, That the Chief Clerk of the House of Representatives be, and she is hereby authorized and directed to forward a copy of this Memorial to the President of the Senate and the Speaker of the House of Representatives of Congress, to the congressional delegation representing the State of Idaho in the Congress of the United States, to the Governor of the State of Idaho, and to the Attorney General of the State of Idaho.

POM-17. A resolution adopted by the House of Representatives of the State of North Carolina urging the United States Congress to work more closely with Japan on trade issues and foreign investment, expressing support to the United States Congress for the United States-Japan alliance and remorse the slaying of former Japanese Prime Minister Abe Shinzo, celebrating one hundred thirty years of friendship between North Carolina and Japan, and reaffirming the bonds of friendship and cooperation between the state of North Carolina and state of Japan in the Reiwa era; to the Committee on Foreign Relations.

HOUSE RESOLUTION NO. 352

Whereas, North Carolina and Japan have enjoyed 130 years of friendly relations since Japan sent its first student nationals, Mogi Shinzaburo, to attend the University of North Carolina at Chapel Hill in 1893, and Sugishita Teisaku, to attend North Carolina State University (then "North Carolina State College") in 1894; and

Whereas, Japan is North Carolina's second-largest foreign investor, with nearly \$5 billion invested by Japanese companies in North Carolina's economy to date and nearly \$7 billion in investment announced since 2018; and

Whereas, more large companies investing in North Carolina come from Japan than any other foreign nation; and

Whereas, Japan employs over 24,000 North Carolina workers, or roughly 10% of all North Carolina workers employed by foreign companies, with over 5,000 additional jobs announced by Japanese companies since 2018; and

Whereas, trade with Japan annually accounts for nearly \$4 billion in economic activity for the State of North Carolina; and

Whereas, Japan and the United States have been close allies since 1952, safeguarding peace in the Pacific; and

Whereas, the post-war order of which both the United States and Japan have been resolute defenders and beneficiaries, an order which rests soundly on democracy and friendly trade, faces subversion by rogue actors and disaffected nations; and

Whereas, Japan is a vibrant, wealthy democracy and a model for democracies throughout Asia; and

Whereas, Abe Shinzō was a stalwart friend of the United States, an adamant supporter of the US-Japan alliance, and a leading voice for stability and cooperation in the Indo-Pacific region; and

Whereas, Abe Shinzō was the longest-serving prime minister in Japan's history, who worked alongside four Presidents of the United States—George Bush, Barack Obama, Donald Trump, and then-Vice President Joe Biden—on trade relations, peace, and security in Asia; and

Whereas, Abe Shinzō was assassinated in Japan on July 8, 2022, while campaigning in the oldest democracy in Asia; and

Whereas, the use of violence, whether by foreign nations or rogue actors, to attack democratically elected officials and disrupt international peace is profoundly evil; and

Whereas, North Carolina remains committed to its friendship with Japan and to the US-Japan alliance and peaceful trade between the nations; Now, therefore,

Be it resolved by the House of Representatives:

Section 1. The House of Representatives recognizes the historic significance of the friendship and alliance between the United States and Japan.

Section 2. The House of Representatives commends the people of Japan for their incredible achievements over 75 years of peaceful friendship with the United States, in

building the oldest democratic system in Asia and the second-largest democratic economy in the world, and for serving as a valuable pillar of stability in Asia and for world peace.

Section 3. The House of Representatives applauds Japan for its continued commitment as a friend and economic partner to the State of North Carolina.

Section 4. The House of Representatives expresses profound grief over the death of former Prime Minister of Japan, Abe Shinzō, and condemns his killing as an attack on Japan's democracy and on its unparalleled friendship with the United States.

Section 5. The House of Representatives affirms the continuing friendship and cooperation between Japan and the State of North Carolina and expresses heartfelt optimism for deeper ties between the people of Japan and the people of North Carolina.

Section 6. The House of Representatives urges Congress to work more closely with the nation of Japan on mutually beneficial trade relations to encourage the reciprocal flow of foreign direct investment and participation of Japanese and American companies in the economy of both the United States and Japan, respectively.

Section 7. The House of Representatives expresses to Congress its full support of the 70 year old alliance between the United States of America and Japan, which has served as a pillar of stability and security in the Indo-Pacific throughout the Cold War to the current day.

Section 8. The House of Representatives urges Congress to recognize the strategic importance of the Indo-Pacific region to the economies of the United States and North Carolina and the necessity of a Free and Open Indo-Pacific to safeguard the sanctity of friendly trade and international law.

Section 9. The Principal Clerk shall transfer a printed copy of this resolution to a committee designated by the North Carolina Legislative Caucus on Economic Development and Foreign Trade to be hand-delivered to a representative of Japan in a ceremony in Raleigh.

Section 10. If the committee referenced in Section 9 of this act is unable to hand-deliver this resolution in the manner described above by March 31, 2023, the Principal Clerk shall transmit a copy of this resolution to the Embassy of Japan in Washington, D.C., and the Consulate-General of Japan in Atlanta, Georgia.

Section 11. The Principal Clerk shall transmit copies of this resolution to each member of North Carolina's Congressional Delegation, to the Clerk of the United States House of Representatives and the Secretary of the United States Senate, and to the President of the United States.

Section 12. This resolution is effective upon adoption.

POM-18. A joint memorial adopted by the Legislature of the State of Idaho calling on the United States Congress to restrict the jurisdiction of the federal courts from hearing cases regarding state legislative authority to legislate on the abortion issue; to the Committee on the Judiciary.

HOUSE JOINT MEMORIAL NO. 2

We, your Memorialists, the House of Representatives and the Senate of the State of Idaho assembled in the First Regular Session of the Sixty-seventh Idaho Legislature, do hereby respectfully represent that:

Whereas, in 1973 the United States Supreme Court decided the case *Roe v. Wade*, 410 U.S. 113 (1973), wherein the United States Supreme Court found in the Constitution a "right to privacy" that the Court alleged gave women a constitutional right to abortion; and

Whereas, since the *Roe v. Wade* decision of 1973, "*Roe* certainly did not succeed in ending the division on the issue of abortion. On the contrary, *Roe* 'inflamed' a national issue that has remained bitterly divisive for the past half century." *Dobbs v. Jackson Women's Health Organization*, 597 U.S. ____, 68 (2022); and

Whereas, the *Roe v. Wade* decision "short-circuited the democratic process by closing it to the large number of Americans who dissented in any respect from *Roe*. '*Roe* fanned into life an issue that has inflamed our national politics . . . ' Together, *Roe* and *Casey* represent an error that cannot be allowed to stand." *Dobbs*, at 44; and

Whereas, on June 24, 2022, the United States Supreme Court decided the case of *Dobbs v. Jackson Women's Health Organization* where the Court said in part that "procurring an abortion is not a fundamental constitutional right because such a right has no basis in the Constitution's text or in our Nation's history. It follows that the States may regulate abortion for legitimate reasons, and when such regulations are challenged under the Constitution, courts cannot 'substitute their social and economic beliefs for the judgment of legislative bodies.'" *Dobbs*, at 77; and

Whereas, the Supreme Court also found in *Dobbs*, "The Constitution does not prohibit the citizens of each State from regulating or prohibiting abortion. *Roe* and *Casey* arrogated that authority. We now overrule those decisions and return that authority of the people and their elected Representatives." *Dobbs*, at 79; and

Whereas, the Supreme Court also stated in *Dobbs*, "Our decision returns the issue of abortion to those legislative bodies, and it allows women on both sides of the abortion issue to seek to affect the legislative process by influencing public opinion, lobbying legislators, voting, and running for office." *Dobbs*, at 65; and

Whereas, the inferior federal courts are the creation of Congress, and the Constitution gives Congress the power to limit the jurisdiction of the lower federal courts. "Congress may confer jurisdiction upon such courts as it creates. Only the jurisdiction of the Supreme Court is derived directly from the Constitution. Every other court created by the general government derives its jurisdiction wholly from the authority of Congress. That body may give, withhold or restrict such jurisdiction at its discretion." *Kline v. Burke Construction Co.*, 260 U.S. 226, 234 (1922); and

Whereas, there have been cases filed, and there are expected to be additional cases filed, in federal courts concerning the *Dobbs* decision that have the effect of delaying the implementation of the Supreme Court's *Dobbs* ruling. Post *Dobbs*, abortion is now a state matter for the states to decide and regulate; now, therefore, be it

Resolved, By the members of the First Regular Session of the Sixty-seventh Idaho Legislature, the House of Representatives and the Senate concurring therein, that the Legislature of the State of Idaho, both the House of Representatives and the Senate, call on Congress to restrict the jurisdiction of the federal courts from hearing cases regarding state legislative authority to legislate on the abortion issue; and be it further

Resolved, That the *Dobbs* decision settled the issue that abortion cases appropriately belong in the courts of the several states; be it further

Resolved, That the Chief Clerk of the House of Representatives be, and she is hereby authorized and directed to forward a copy of this Memorial to the President of the Senate and the Speaker of the House of Representatives of Congress and to the congressional

delegation representing the State of Idaho in the Congress of the United States.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. COONS (for himself and Mr. RUBIO):

S. 1396. A bill to improve commercialization activities in the SBIR and STTR programs, and for other purposes; to the Committee on Small Business and Entrepreneurship.

By Ms. COLLINS (for herself, Mr. TESTER, Mrs. CAPITO, and Ms. BALDWIN):

S. 1397. A bill to modify the Federal TRIO programs; to the Committee on Health, Education, Labor, and Pensions.

By Mr. BUDD (for himself, Mr. LEE, Mr. BRAUN, Mr. HAGERTY, Mrs. FISCHER, Mr. MARSHALL, and Mrs. BLACKBURN):

S. 1398. A bill to prohibit agencies of the government from soliciting or entering into agreements with nongovernmental organizations to conduct voter registration or voter mobilization activities on the property or website of the agency or from using Federal funds to carry out activities directed under Executive Order 14019, and for other purposes; to the Committee on Rules and Administration.

By Mr. MANCHIN:

S. 1399. A bill to provide for American energy security by improving the permitting process; to the Committee on Energy and Natural Resources.

By Mr. BRAUN (for himself, Mr. BENNET, and Mr. MARSHALL):

S. 1400. A bill to amend the Food Security Act of 1985 to modify the delivery of technical assistance, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

By Mr. OSSOFF (for himself, Mr. BRAUN, and Mr. DURBIN):

S. 1401. A bill to establish an inspections regime for the Bureau of Prisons, and for other purposes; to the Committee on the Judiciary.

By Ms. ROSEN (for herself and Mr. TILLIS):

S. 1402. A bill to require the Administrator of the Small Business Administration, in consultation with the Under Secretary of Commerce for Minority Business Development, to establish a grant program to create or expand programs at minority-serving institutions and historically Black colleges and universities that promote minority business ownership and entrepreneurship, and for other purposes; to the Committee on Small Business and Entrepreneurship.

By Mr. MULLIN (for himself and Ms. ROSEN):

S. 1403. A bill to amend the Public Health Service Act to establish a grant program to award grants to accredited public institutions of higher education, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. LUJAN (for himself and Mr. HEINRICH):

S. 1404. A bill to provide for the withdrawal and protection of certain Federal land in the State of New Mexico, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. LEE (for himself and Mr. ROMNEY):

S. 1405. A bill to provide for the exchange of certain Federal land and State land in the State of Utah; to the Committee on Energy and Natural Resources.

By Mr. KENNEDY (for himself, Mr. COTTON, Mr. CRUZ, Mr. RICKETTS, and Mr. CORNYN):

S. 1406. A bill to amend title 18, United States Code, to provide a certification process for the issuance of nondisclosure requirements accompanying certain administrative subpoenas, to provide for judicial review of such nondisclosure requirements, and for other purposes; to the Committee on the Judiciary.

By Mr. SULLIVAN (for himself, Ms. MURKOWSKI, and Ms. HIRONO):

S. 1407. A bill to amend the Small Business Act to eliminate certain requirements relating to the award of construction subcontracts within the county or State of performance; to the Committee on Small Business and Entrepreneurship.

By Mr. BOOKER (for himself, Mrs. GILLIBRAND, and Mr. DURBIN):

S. 1408. A bill to amend title 9, United States Code, with respect to arbitration of disputes involving race discrimination; to the Committee on the Judiciary.

By Mr. BLUMENTHAL (for himself, Mrs. BLACKBURN, Mr. LUJAN, Mrs. CAPITO, Ms. BALDWIN, Mr. CASSIDY, Ms. KLOBUCHAR, Ms. ERNST, Mr. PETERS, Mr. DAINES, Mr. HICKENLOOPER, Mr. RUBIO, Mr. WARNER, Mr. SULLIVAN, Mr. COONS, Mr. YOUNG, Mr. SCHATZ, Mr. GRASSLEY, Mr. MURPHY, Mr. GRAHAM, Mr. WELCH, Mr. MARSHALL, Ms. HASSAN, Mrs. HYDE-SMITH, Mr. DURBIN, Mr. MULLIN, Mr. CASEY, Mr. RISCH, Mr. WHITEHOUSE, Mrs. BRITT, Mr. SCOTT of Florida, Ms. LUMMIS, and Mr. CORNYN):

S. 1409. A bill to protect the safety of children on the internet; to the Committee on Commerce, Science, and Transportation.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. MENENDEZ (for himself, Mr. RISCH, Mr. SCHUMER, Mr. MCCONNELL, Mr. CARDIN, Mr. ROMNEY, Mr. COONS, Mr. YOUNG, Mr. KAINE, Mr. SULLIVAN, Mr. MERKLEY, Mr. RUBIO, Ms. DUCKWORTH, Mr. SCOTT of South Carolina, Mrs. SHAHEEN, Mrs. BLACKBURN, Mr. SCHATZ, Mr. BRAUN, Mr. BOOKER, Mr. BARRASSO, Mr. VAN HOLLEN, Mr. RICKETTS, Mr. MURPHY, Mr. HAGERTY, Mr. GRAHAM, Ms. ROSEN, Mr. SCOTT of Florida, and Ms. KLOBUCHAR):

S. Res. 188. A resolution celebrating the 75th anniversary of the founding of the State of Israel, and for other purposes; to the Committee on Foreign Relations.

By Mr. BLUMENTHAL (for himself and Mr. MURPHY):

S. Res. 189. A resolution commending and congratulating the Quinnipiac University men's hockey team for winning the 2023 National Collegiate Athletic Association Division I Men's Hockey National Championship; considered and agreed to.

By Mr. YOUNG (for himself and Ms. HASSAN):

S. Res. 190. A resolution commemorating and supporting the goals of "World Quantum Day"; considered and agreed to.

ADDITIONAL COSPONSORS

S. 26

At the request of Mr. HAGERTY, the name of the Senator from West Virginia (Mrs. CAPITO) was added as a cosponsor of S. 26, a bill to amend the Internal Revenue Code of 1986 to repeal the amendments made to reporting of third party network transactions by the American Rescue Plan Act of 2021.

S. 106

At the request of Ms. BALDWIN, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 106, a bill to amend title 38, United States Code, to authorize the Secretary of Veterans Affairs to award grants to States to improve outreach to veterans, and for other purposes.

S. 127

At the request of Ms. CANTWELL, the name of the Senator from New Mexico (Mr. HEINRICH) was added as a cosponsor of S. 127, a bill to prevent unfair and deceptive acts or practices and the dissemination of false information related to pharmacy benefit management services for prescription drugs, and for other purposes.

S. 150

At the request of Mr. CORNYN, the names of the Senator from Indiana (Mr. BRAUN) and the Senator from Vermont (Mr. WELCH) were added as cosponsors of S. 150, a bill to amend the Federal Trade Commission Act to prohibit product hopping, and for other purposes.

S. 185

At the request of Mr. ROUNDS, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 185, a bill to amend title 38, United States Code, to improve the program for direct housing loans made to Native American veterans, and for other purposes.

S. 234

At the request of Mr. CARDIN, the names of the Senator from Vermont (Mr. WELCH) and the Senator from Kansas (Mr. MORAN) were added as cosponsors of S. 234, a bill to amend the Internal Revenue Code of 1986 to permanently extend the new markets tax credit, and for other purposes.

S. 305

At the request of Mr. BLUMENTHAL, the names of the Senator from Mississippi (Mr. WICKER), the Senator from North Dakota (Mr. HOEVEN), the Senator from Colorado (Mr. BENNET) and the Senator from Kansas (Mr. MORAN) were added as cosponsors of S. 305, a bill to require the Secretary of the Treasury to mint coins in commemoration of the 250th anniversary of the United States Marine Corps, and to support programs at the Marine Corps Heritage Center.

S. 786

At the request of Mr. THUNE, the name of the Senator from Kansas (Mr. MORAN) was added as a cosponsor of S. 786, a bill to amend the Internal Revenue Code of 1986 to treat certain