find the inner strength—the will and fire of the human spirit—to make their dreams come true.

SENATE RESOLUTION 129—COM-MENDING THE VIRGINIA RETAIL MERCHANTS ASSOCIATION ON 100 YEARS OF SERVICE TO THE COMMUNITY

Mr. ALLEN submitted the following resolution; which was submitted and read:

S. RES. 129

Whereas 2005 will mark the 100th anniversary of the Virginia Retail Merchants Association (referred to in this resolution as the "Association");

Whereas on May 12 1905, the Association was formed to encourage, stimulate, extend, and promote the business of retail merchants in the Commonwealth of Virginia, and to promote the social, moral, and financial welfare of those engaged in the business of retail merchandising:

Whereas the Association has endeavored to curtail trade abuses in the retail industry and other injurious practices and to secure the cooperation of consumers, retail merchants, and retail suppliers in producing healthy retail trade;

Whereas the Association has worked to secure the enactment of reasonable and proper laws to protect consumers and the retail and services trade;

Whereas it is the goal of the Association to encourage proper and business-like methods in the conduct of business affairs and to advance, by legitimate and fair means, the interests of retail merchants and the free enterprise system;

Whereas, in 1905, the Association chartered the Lynchburg Retail Merchants Association;

Whereas, in 1906, the Association chartered the Retail Merchants Association of Greater Richmond;

Whereas, in 1907, the Association chartered the Petersburg Retail Merchants Association;

Whereas, in 1913, the Association chartered the Hampton Retail Merchants Association;

Whereas, in 1919, the Association chartered the Danville Retail Merchants Association;

Whereas, in the 1950s, the Association chartered the Franklin County Retail Merchants Association and the Williamsburg Retail Merchants Association;

Whereas, in subsequent years, the Association chartered the South Boston Retail Merchants Association and Charlottesville Retail Merchants Association;

Whereas, in 1978, the Association formed the Virginia Retail Political Action Committee or VARPAC;

Whereas the Association and its retail member associations represent more than 5,400 retailers and other associated businesses throughout the Commonwealth of Virginia; and

Whereas the Association has been an active proponent of the free enterprise system for 100 years: Now, therefore, be it

Resolved, That the Senate—

(1) congratulates the Virginia Retail Merchants Association on its 100th anniversary; and

(2) recognizes its years of service to the retail community.

SENATE RESOLUTION 130—DESIG-NATING THE WEEK OF MAY 1 THROUGH MAY 7, 2005, AS "NORTH AMERICAN OCCUPA-TIONAL SAFETY AND HEALTH WEEK (NAOSH)"

Mr. DURBIN (for himself, Mr. ISAK-SON, Mr. OBAMA, and Mr. KENNEDY) submitted the following resolution; which was submitted and read:

S. RES. 130

Whereas every year more than 5,500 people die from job-related injuries and millions more suffer occupational injuries and illnesses;

Whereas every day millions of people go to and return home from work safely due, in part, to the efforts of many unsung heroes, such as occupational safety, health, and environmental practitioners, who work day in and day out identifying hazards and implementing safety and health advances, in all industries and at all workplaces, aimed at eliminating workplace fatalities, injuries, and illnesses:

Whereas these occupational safety, health, and environmental professionals work to prevent accidents, injuries, and occupational diseases, create safer work and leisure environments, develop safer products, and are committed to protecting people, property, and the environment;

Whereas the work of these professionals in the areas of health promotion, disease prevention, and wellness programs contributes greatly to the improvement of overall employee health, increased productivity, and reduction in health care costs, and yields significant returns on investments in occupational safety and health for the employer;

Whereas our society has long recognized that a safe and healthy workplace positively impacts employee morale, health, and productivity;

Whereas the more than 150,000 combined members of the American Society of Safety Engineers (ASSE), the Academy of Certified Hazardous Materials Managers (ACHMM), the American Association of Occupational Health Nurses, Inc. (AAOHN), the American Industrial Hygiene Association (AIHA), and the American National Standards Institute (ANSI) are occupational safety, health, and environmental practitioners committed to protecting people, property, and the environment;

Whereas the purpose of "North American Occupational Safety and Health Week (NAOSH)" is to increase the understanding of the benefits of investing in occupational safety and health, to demonstrate the positive impact that integrating effective safety and health programs in the workplace and the community has on the economy and business, to raise awareness of the role and contribution of safety, health, and environmental professionals in all areas, and to reduce workplace injuries and illnesses by increasing awareness and implementation of safety and health programs; and

Whereas during the week of May 1 through May 7, 2005, and throughout the year, the ASSE, ACHMM, AAOHN, AIHA, and ANSI, and their respective memberships, will work to raise employers', employees', and the public's understanding of the importance of occupational safety, health, and the environment in everyone's lives, and to provide valuable information and resources aimed at decreasing further workplace fatalities, injuries, and illnesses: Now, therefore, be it

Resolved, That the Senate—

(1) designates the week of May 1 through May 7, 2005, as "North American Occupational Safety and Health Week (NAOSH)"; (2) commends occupational safety, health, and environmental professionals for their ongoing commitment to protecting people, property, and the environment;

(3) encourages all industries, organizations, community leaders, employers, and employees to support educational activities aimed at increasing awareness of the importance of preventing illness, injury, and death in the workplace during the week of May 1 through May 7, 2005, and throughout the year; and

(4) encourages the people of the United States to observe "North American Occupational Safety and Health Week (NAOSH)" with appropriate programs and activities.

SENATE RESOLUTION 131—COM-MEMORATING AND ACKNOWL-EDGING THE DEDICATION AND SACRIFICE MADE BY THE MEN AND WOMEN WHO HAVE LOST THEIR LIVES WHILE SERVING AS LAW ENFORCEMENT OFFICERS

Mr. SPECTER (for himself, Mr. LEAHY, Mr. BIDEN, Mr. DEWINE, Mr. KOHL, Mr. CORNYN, Mr. FEINGOLD, Mr. BROWNBACK, Mr. SCHUMER, Mr. HATCH, Mrs. FEINSTEIN, Mr. KENNEDY, Mr. DUR-BIN, and Ms. COLLINS) submitted the following resolution; which was submitted and read:

S. RES. 131

Whereas the well-being of all citizens of the United States is preserved and enhanced as a direct result of the vigilance and dedication of law enforcement personnel;

Whereas more than 850,000 men and women, at great risk to their personal safety, presently serve their fellow citizens as guardians of peace;

Whereas peace officers are on the front line in preserving the right of the children of the United States to receive an education in a crime-free environment, a right that is all too often threatened by the insidious fear caused by violence in schools:

Whereas 154 peace officers across the United States were killed in the line of duty during 2004, which is below the decade-long average of 169 deaths annually;

Whereas a number of factors contributed to this reduction in deaths, including better equipment and the increased use of bullet-resistant vests, improved training, longer prison terms for violent offenders, and advanced emergency medical care;

Whereas every other day, 1 out of every 9 peace officers is assaulted, 1 out of every 25 peace officers is injured, and 1 out of every 6,000 peace officers is killed in the line of duty somewhere in the United States; and

Whereas on May 15, 2005, more than 20,000 peace officers are expected to gather in Washington, D.C. to join with the families of their recently fallen comrades to honor those comrades and all others who went before them: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes May 15, 2005, as Peace Officers Memorial Day, in honor of Federal, State, and local officers killed or disabled in the line of duty; and

(2) calls upon the people of the United States to observe this day with appropriate ceremonies and respect.

SENATE RESOLUTION 132—EX-PRESSING SUPPORT FOR PRAY-ER AT SCHOOL BOARD MEET-INGS

Mr. VITTER (for himself, Mr. COBURN, and Mr. DEMINT) submitted

the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 132

Whereas the freedom to practice religion and to express religious thought is acknowledged to be a fundamental and unalienable right belonging to all individuals;

Whereas the United States was founded on the principle of freedom of religion and not freedom from religion;

Whereas the framers intended that the First Amendment would prohibit the Federal Government from enacting any law that favors one religious denomination over another, not prohibit any mention of religion or reference to God in civic dialog;

Whereas in 1983, the United States Supreme Court held in Marsh v. Chambers, 463 U.S. 783, that the practice of opening legislative sessions with prayer has become part of the fabric of our society and to invoke divine guidance on a public body entrusted with making the laws is not a violation of the Establishment Clause, but rather is simply a tolerable acknowledgment of beliefs widely held among the people of this Nation:

Whereas voluntary prayer in elected bodies should not be limited to prayer in State legislatures and Congress;

Whereas school boards are deliberative bodies of adults similar to a legislature in that they are elected by the people, act in the public interest, and are open to the public for voluntary attendance; and

Whereas voluntary prayer by an elected body should be protected under law and encouraged in society because voluntary prayer has become a part of the fabric of our society, voluntary prayer acknowledges beliefs widely held among the people of this Nation, and the Supreme Court has held that it is not a violation of the Establishment Clause for a public body to invoke divine guidance: Now, therefore, be it

Resolved, That the Senate-

(1) recognizes that prayer before school board meetings is a protected act in accordance with the fundamental principles upon which the Nation was founded; and

(2) expresses support for the practice of prayer at the beginning of school board meetings.

SENATE CONCURRENT RESOLU-TION 29—PROVIDING FOR A CON-DITIONAL ADJOURNMENT OF THE SENATE

Mr. FRIST (for himself and Mr. REID) submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 29

Resolved by the Senate (the House of Representatives concurring), That when the Senate recesses or adjourns at the close of business on Thursday, April 28, 2005, Friday, April 29, 2005, Saturday, April 30, 2005, or Sunday, May 1, 2005, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand recessed or adjourned until Monday, May 9, 2005, at a time to be specified by the Majority Leader or his designee in the motion to recess or adjourn, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Majority Leader of the Senate or his designee, after consultation with the Minority Leader, shall notify the Members of the Senate to reassemble whenever, in his opinion, the public interest shall warrant it. SENATE CONCURRENT RESOLU-TION 30—TO EXPRESS THE SENSE OF CONGRESS CON-CERNING THE PROVISION OF HEALTH INSURANCE COVERAGE TO ALL AMERICANS

Mr. DURBIN (for himself, Mr. REID, Ms. STABENOW, Mr. SCHUMER, Mr. FEIN-GOLD, Mr. LIEBERMAN, Mrs. LINCOLN, Mr. BINGAMAN, Mr. DAYTON, Mrs. MUR-RAY, Mrs. CLINTON, Mr. CORZINE, and Mr. KENNEDY) submitted the following concurrent resolution; which was referred to the Committee on Health, Education, Labor, and pensions:

S. CON. RES. 30

Whereas the United States is the only major industrialized country that does not have universal access to health insurance among its citizens:

Whereas the number of Americans without health insurance has increased steadily over the past decade from 37,000,000 to 45,000,000;

Whereas 7 in 10 people without health insurance live in families where at least one person works full-time;

Whereas 20 percent of uninsured Americans are children;

Whereas members of racial and ethnic minority groups at all income levels are more likely to be uninsured than their White counterparts;

Whereas the percentage of private-sector employers offering health benefits to retirees has declined by more than 40 percent since 1997 to just 13 percent in 2002;

Whereas in 2003, 1,700,000 veterans and 3,900,000 dependents of veterans did not have access to health insurance or veterans medical care;

Whereas uninsured Americans receive less preventive care and are diagnosed at a more advanced stage of disease than Americans with health insurance;

Whereas uninsured adults have mortality rates approximately 25 percent higher than those of privately insured adults;

Whereas the financial consequences of uninsurance can be disastrous for families, as demonstrated by a recent study that found medical problems were a factor in nearly half of all personal bankruptcy filings;

Whereas the increase in average health insurance costs since 2000 was five times the increase in average worker wages;

Whereas the total cost of job-based health insurance has risen 72 percent in the past 5 years;

Whereas employers are struggling to keep up with rising health insurance costs;

Whereas a recent study by the Commonwealth Fund concluded that small employers that provide health insurance to their employees pay more but receive less for their money while suffering faster increases in premiums and steeper jumps in deductibles than large firms;

Whereas the market for individual insurance policies can be prohibitively expensive and allows for discrimination based on health status;

Whereas rising health insurance costs undermine United States competitiveness in the global market;

Whereas despite spending the most per capita on health care (\$4,887 compared to Germany which is the next highest at \$2,808), the United States ranks 12th out of 13 industrialized nations in 16 top health indicators such as infant mortality; and

Whereas members of Congress and their families have the opportunity to select among many benefit choices and to purchase high quality, group health insurance cov-

erage at reasonable rates: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That—

(1) Congress should enact legislation that will ensure that all Americans have access to affordable, quality health insurance coverage by 2010, regardless of income, age, employment or health status;

(2) such legislation should utilize private and public sector solutions;

(3) rather than shifting greater costs to consumers, such legislation should constrain underlying health care costs, including by assuring appropriate utilization, and lowering prescription drug costs and administrative expenses; and

(4) such legislation should assure high quality health care by promoting the utilization of information technology, reducing medical errors, providing for care coordination, and through other methods designed to improve quality.

AMENDMENTS SUBMITTED AND PROPOSED

SA 591. Mrs. FEINSTEIN (for herself and Mrs. BOXER) submitted an amendment intended to be proposed by her to the bill H.R. 3, Reserved; which was ordered to lie on the table.

SA 592. Mr. BOND proposed an amendment to amendment SA 567 proposed by Mr. INHOFE to the bill H.R. 3, supra.

SA 593. Mr. THUNE (for himself, Mr. JOHN-SON, and Mr. THOMAS) proposed an amendment to amendment SA 567 proposed by Mr. INHOFE to the bill H.R. 3, supra.

SA 594. Mr. GREGG (for Mr. ISAKSON) proposed an amendment to amendment SA 567 proposed by Mr. INHOFE to the bill H.R. 3, supra.

\$A 595. Mr. OBAMA submitted an amendment intended to be proposed by him to the bill H.R. 3, supra; which was ordered to lie on the table.

SA 596. Mr. FRIST (for Mr. ALLEN) proposed an amendment to the resolution S. Res. 82, urging the European Union to add Hezbollah to the European Union's wideranging list of terrorist organizations.

TEXT OF AMENDMENTS

SA 591. Mrs. FEINSTEIN (for herself, and Mrs. BOXER) submitted an amendment intended to be proposed by her to the bill H.R. 3, Reserved; which was ordered to lie on the table; as follows:

At the end of chapter 3 of subtitle ${\rm E}$ of title I, add the following:

SEC. ____. ALAMEDA HIGH PRIORITY CORRIDOR.

Section 1105(c) of the Intermodal Surface Transportation Efficiency Act of 1991 (105 Stat. 2032) is amended by striking paragraph (34) and inserting the following:

"(34) The Alameda Corridor-East and Southwest Passage, California. The Alameda Corridor East is generally described as the corridor from East Los Angeles (terminus of Alameda Corridor) through Los Angeles, Orange, San Bernardino, and Riverside Counties, to termini at Barstow in San Bernardino County and Coachella in Riverside County. The Southwest Passage shall follow Interstate route 10 from San Bernardino to the Arizona State line.".

SA 592. Mr. BOND proposed an amendment to amendment SA 567 proposed by Mr. INHOFE to the bill H.R. 3, Reserved; as follows:

Beginning on page 287, strike line 5 and all that follows through the matter following line 25 on page 290.