VOTE EXPLANATION

• Mr. NELSON. Mr. President, I was necessarily absent for votes on S. 1177, the Every Child Achieves Act from Monday, July 13, 2015, through Thursday, July 16, 2015. Had I been present I would have voted in favor of invoking cloture on the substitute amendment No. 2089, cloture on the amended underlying bill, and final passage of S. 1177. I also would have voted in favor of amendments Nos. 2169, 2194, 2093, 2176, 2171, 2161, 2241, 2177, 2243, 2247, 2100, and 2242. I would have opposed amendments Nos. 2132, 2162, and 2180. ●

EVERY CHILD ACHIEVES ACT

Ms. STABENOW. Mr. President, it is clear to me that No Child Left Behind was broken and that it was not serving the best interest of children in Michigan or the rest of the country. That is why I voted to support the passage of the Every Child Achieves Act, which moves away from high stakes testing and puts decisions on education back in the hands of our States, school districts, parents, and the teachers, who are in the best position to make those decisions.

However, I continue to have reservations about the Every Child Achieves Act, particularly the changes to formulas that govern how resources are allocated. The bill as drafted will reduce the support that Michigan schools have for recruiting teachers and school leaders at the same time as it reduces support for their professional development. It also cuts the future resources dedicated to the education of the most vulnerable low-income children in Michigan, sending that money to other States, using a formula that effectively rewards States for investing less in education. It is wrong to take resources away from one set of children and give them to another, and then call it equity.

While I appreciate the efforts of the Senator from North Carolina to change his original amendment, the modified version would still have a negative impact on the children of Michigan. This is the reason I voted no on this amendment.

As this bill continues to conference committee, I intend to continue to fight to ensure that every child in Michigan has the best possible access to quality public education and that Michigan is treated fairly in the funding formulas.

OLDER AMERICANS ACT

Mr. SANDERS. Mr. President, I am very pleased to see that the Older Americans Act reauthorization passed the Senate last week. This law, which turns 50 years old this month, provides critical services like home-delivered meals, transportation, and elder abuse protections.

I would like to thank Chairman ALEXANDER and Ranking Member MUR-

RAY for their efforts to pass this bill. I would also like to acknowledge the many organizations representing tens of millions of Americans who worked with me and my staff to get this bill passed, including the National Council on Aging, Meals on Wheels America, AARP, the National Association of Area Agencies on Aging, and many others.

While this bill is a good step forward, I would have preferred that it go much further.

Older adults are the fastest growing segment of the U.S. population. Shockingly, 1 in 5 seniors is living on an average income of \$8,300 per year. We learned from the Government Accountability Office last month that nearly 4 million seniors experience food insecurity and do not know where their next meal will come from. Fewer than 10 percent of low-income seniors who need a meal delivered to their homes receive one. There are seniors across the country who may not have enough money to eat dinner tonight.

For the generation that fought to defend democracy and built our great Nation, we must do everything we can to make sure that seniors do not go hungry. Older Americans should not have to choose between buying medicine or keeping a roof over their heads or having food on the table.

Providing home-delivered meals—Meals on Wheels—for seniors is not only the right thing to do, it makes good economic sense. Why is that? If frail seniors do not get the nutrition they need, they are more likely to fall and break a hip and wind up in the hospital emergency room or in a nursing home. At the end of the day, investing in nutrition which keeps seniors healthy actually saves us money by keeping them out of the hospital.

Since 2006 when the Older Americans Act was last reauthorized, the U.S. population over 60 has grown by about 30 percent. Has funding gone up by 30 percent? No. In fact, funding has been basically flat, and when you account for inflation, funding has actually decreased by about 12 percent. I strongly believe we should significantly expand funding for Older Americans Act programs.

The truth is that the priorities we hold—treating seniors with respect, making sure seniors have the food they need—have the overwhelming support of the American people. These principles are among the foundations of a just and fair society where people look forward to growing old. I thank my Senate colleagues for their support of this important reauthorization bill. I hope that my colleagues in the House of Representatives take up and pass this bill swiftly so that it can become law without any further delay.

INNOVATION SCHOOLS DEMONSTRATION AUTHORITY

Mr. WHITEHOUSE. Mr. President, I am joined by the chair and ranking

member of the Health, Education, Labor and Pensions Committee to discuss one of my amendments, Whitehouse No. 2185, to the Every Child Achieves Act, which would establish an Innovation Schools Demonstration Authority. I thank them for their leadership on this important legislation and join them today to discuss the purpose of the amendment.

Teachers and school leaders possess a unique understanding of the students and communities they serve. My amendment is intended to help schools address these unique needs through increased autonomy from local, State, and Federal regulations. In Rhode Island I have heard from school leaders who would like to extend the school day for struggling students, take ownership over school budgeting and financing or manage their school's human resources but are unable to do so because existing rules and regulations get in the way. The prospects of moving bureaucratic approaches at all three levels of government can be daunting, but this measure is designed to clear a path.

Several States are already experimenting with increased school autonomy. In Massachusetts, where State law allows for innovation status, schools are already benefiting from regulatory flexibility. In Revere, MA, the Paul Revere Elementary School uses regulatory flexibility around staffing, budgeting, scheduling, and curriculum to operate a school model that emphasizes staff collaboration and differentiated instruction. In Falmouth, MA, the Lawrence School is using regulatory flexibility to improve its governance and decisionmaking structure in a way that emphasizes faculty input and satisfaction. In addition to Massachusetts, States as diverse as Colorado, Kentucky, Minnesota, and West Virginia have established State laws that promote innovation through autonomy.

The Innovation Schools Demonstration Authority builds on these efforts by establishing a fast-track process to give public schools relief from the local, State, and Federal regulations that can be barriers to school-based innovation. The program is designed to serve existing public schools, specifically those where teachers, parents, administrators, and members of the community are working together to implement new, evidence-based models of teaching, learning, and school administration. When these existing schools are selected for innovation school designation, they will be able to obtain expedited relief from regulations that would otherwise prevent them from implementing their school vision.

A key element of this program is that the whole school community wants to participate. Innovation schools must demonstrate support from administrators, parents, and at least two-thirds of the current teaching staff. They are encouraged to form advisory boards to bring community

expertise from businesses, higher education, and community groups, among others, into school planning, operations, and oversight. And, importantly, innovation schools will remain part of their local education authority, serving as laboratories for experimentation, the benefits of which can serve as a model for other schools in the district.

MURRAY. I thank Senator Mrs. WHITEHOUSE. As ranking member of the Health, Education, Labor and Pensions Committee, I support this amendment, which establishes a process for educators in traditional public schools to pursue innovative, community-inspired strategies to improve education. My home State of Washington has benefited from educator-initiated innovation through the Washington Innovative Schools Program. I am proud to say that we now have almost thirty designated innovative schools that are pursuing creative and innovative educational ideas with a high level of parent and community involvement. And while providing room for innovation is important, it is also essential that we maintain important Federal safeguards. This is why under this amendment, innovation schools must still comply with part B of the Individuals with Disabilities Education Act. title VI of the Civil Rights Act of 1964, and section 504 of the Rehabilitation Act of 1973. This program will ensure that we balance the need for flexibility while maintaining strong accountability.

Mr. ALEXANDER. I thank Senator Whitehouse for his work on this amendment. The thinking behind the Innovation Schools Demonstration Authority is consistent with the approach we have taken throughout the Every Child Achieves Act: returning more decisionmaking authority back to our 100,000 public schools and promoting greater flexibility in achieving high standards. This pilot program would allow for the creation of autonomous schools that would operate under the same accountability standards as other schools in the school district; however, these innovation schools would be granted flexibility to increase student achievement in innovative ways to best serve the needs of their students. Through increased autonomy and flexibility, innovation schools may see some of the same demonstrated successes as charter schools.

Mr. WHITEHOUSE. I thank Ranking Member Murray and Chairman Alexander for their support. I hope this measure will meet all of our expectations and create great examples of innovative, student-centered public schools.

RECOGNIZING ST. MARY OF THE ASSUMPTION CATHOLIC CHURCH UPON ITS 150TH ANNIVERSARY

Mr. PORTMAN. Mr. President, today I wish to honor St. Mary of the Assumption Catholic Church in the German Village neighborhood of Columbus, OH, as it celebrates its 150th anniversary. In 1865, St. Mary initially operated under the leadership of Rev. Francis S. Specht in a building that featured a one-room church, one-room school and second-story rectory. In 1866, the parishioners began construction on a German-gothic inspired church. In 1893, the parishioners built the iconic steeple, which rises to 197 feet and still stands tall today.

The parish is home to more than 500 families, with parishioners from 5 different counties in Ohio. St. Mary also hosts more than 50 weddings each year and has approximately 230 students enrolled in prekindergarten through the eighth grade.

The parish mission is "to be of one mind and heart with the Church by loving God with all our heart, all our mind, all our strength, all our soul; and by loving our neighbor as ourselves." St. Mary fulfills its mission by supporting the needs of its congregation, hosting community activities, and educating its students. Nearly 95 percent of the students at St. Mary have been fortunate enough to receive tuition assistance.

I am here today to honor St. Mary of the Assumption and its congregation. I congratulate all who were involved in making its first 150 years a success.

ADDITIONAL STATEMENTS

RECOGNIZING THE BOBBY FAMILY OF ROSCOE, SOUTH DAKOTA

• Mr. ROUNDS. Mr. President, today I wish to recognize the Bobby family from Roscoe, SD, for their work in railroad service. Roger, Duane, Albert, Bill, and Dale—led by their late father La Vern Bobby—have served a combined total of 232 years with the railroad industry. The six men have worked with Chicago, Milwaukee, St. Paul, and Pacific Railroads, all serving in the Maintenance of Way department throughout their careers.

Following La Vern, who joined railroad service in 1955 after serving on a U.S. Navy destroyer in World War II, the Bobby boys have dedicated their lives to the railroad. Their railroad service has spanned across a variety of Midwestern States, including South Dakota, Minnesota, and Illinois. They have made many sacrifices, frequently traveling, moving, and leaving their families at home to fulfill their duties with the railroad.

The entire Bobby family deserves recognition for their hard work ethic, patriotism, and service to the railroad system. I extend my sincere gratitude and appreciation to the Bobby family for their dedication to an industry that is vital to our economy by connecting our country and transporting goods. I hope that the Bobby legacy will continue to thrive with the generations to come

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Pate, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The messages received today are printed at the end of the Senate proceedings.)

PRESIDENTIAL MESSAGE

REPORT RELATIVE TO THE CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO SIGNIFICANT TRANSNATIONAL CRIMINAL ORGANIZATIONS THAT WAS ESTABLISHED IN EXECUTIVE ORDER 13581 ON JULY 24, 2011—PM21

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was referred to the Committee on Banking, Housing, and Urban Affairs:

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, within 90 days prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent to the Federal Register for publication the enclosed notice stating that the national emergency with respect to transnational criminal organizations declared in Executive Order 13581 of July 24, 2011, is to continue in effect beyond July 24, 2015.

of significant The activities transnational criminal organizations have reached such scope and gravity that they threaten the stability of international political and economic systems. Such organizations are becoming increasingly sophisticated and dangerous to the United States; they are increasingly entrenched in the operations of foreign governments and the international financial system, thereby weakening democratic institutions, degrading the rule of law, and undermining economic markets. These organizations facilitate and aggravate violent civil conflicts and increasingly facilitate the activities of other dangerous persons.

The activities of significant transnational criminal organizations continue to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of