

S. 2459

At the request of Mr. WHITEHOUSE, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 2459, a bill to amend the Internal Revenue Code of 1986 to provide for current year inclusion of net CFC tested income, and for other purposes.

S. 2572

At the request of Mr. CASEY, the name of the Senator from New Mexico (Mr. UDALL) was added as a cosponsor of S. 2572, a bill to amend the Elementary and Secondary Education Act of 1965 to address and take action to prevent bullying and harassment of students.

S. 2821

At the request of Ms. SMITH, the name of the Senator from New Jersey (Mr. BOOKER) was added as a cosponsor of S. 2821, a bill to amend title 38, United States Code, to provide for the treatment of veterans who participated in the cleanup of Enewetak Atoll as radiation exposed veterans for purposes of the presumption of service-connection of certain disabilities by the Secretary of Veterans Affairs, and for other purposes.

S. 2918

At the request of Ms. HARRIS, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 2918, a bill to amend the Religious Freedom Restoration Act of 1993 to protect civil rights and otherwise prevent meaningful harm to third parties, and for other purposes.

S. 3130

At the request of Ms. WARREN, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 3130, a bill to amend title 38, United States Code, to provide for the disapproval of any course of education for purposes of the educational assistance programs of the Department of Veterans Affairs unless the educational institution providing the course permits individuals to attend or participate in courses pending payment by Department, and for other purposes.

S. 3247

At the request of Mr. CORKER, the name of the Senator from Colorado (Mr. GARDNER) was added as a cosponsor of S. 3247, a bill to improve programs and activities relating to women's entrepreneurship and economic empowerment that are carried out by the United States Agency for International Development, and for other purposes.

S. 3447

At the request of Mr. ROUNDS, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 3447, a bill to amend title 38, United States Code, to require the Secretary of Veterans Affairs to provide information about whether educational institutions allow individuals to stay enrolled in courses of education pending receipt of educational assistance from the Department of Veterans Affairs, and for other purposes.

S. 3638

At the request of Mr. KYL, the names of the Senator from Arkansas (Mr. COT-

TON) and the Senator from Arkansas (Mr. BOOZMAN) were added as cosponsors of S. 3638, a bill to amend the Internal Revenue Code of 1986 to reduce the rate of tax on estates, gifts, and generation-skipping transfers.

S. 3649

At the request of Mr. GRASSLEY, the names of the Senator from Louisiana (Mr. CASSIDY) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. 3649, a bill to provide for programs to help reduce the risk that prisoners will recidivate upon release from prison, and for other purposes.

S. RES. 562

At the request of Mr. MERKLEY, the names of the Senator from Delaware (Mr. COONS) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. Res. 562, a resolution expressing the sense of the Senate that the Treaty on the Non-Proliferation of Nuclear Weapons (NPT) continues to make an invaluable contribution to United States and international security, 50 years after it opened for signature on July 1, 1968.

S. RES. 708

At the request of Mr. MERKLEY, the name of the Senator from Delaware (Mr. CARPER) was added as a cosponsor of S. Res. 708, a resolution expressing the need for bold climate action in response to the release of the United Nations report entitled "Global Warming of 1.5 C, an IPCC special report on the impacts of global warming of 1.5 C above pre-industrial levels and related global greenhouse gas emission pathways, in the context of strengthening the global response to the threat of climate change, sustainable development, and efforts to eradicate poverty" and the Fourth National Climate Assessment report entitled "Volume II: Impacts, Risks, and Adaptation in the United States" by the United States Global Change Research Program.

S. RES. 709

At the request of Mr. JOHNSON, the names of the Senator from Tennessee (Mr. CORKER), the Senator from New Jersey (Mr. MENENDEZ), the Senator from Oregon (Mr. MERKLEY), the Senator from Montana (Mr. DAINES), the Senator from Connecticut (Mr. BLUMENTHAL), the Senator from Rhode Island (Mr. REED), the Senator from Wisconsin (Ms. BALDWIN), the Senator from Rhode Island (Mr. WHITEHOUSE), the Senator from Indiana (Mr. YOUNG), the Senator from Maryland (Mr. CARDIN), the Senator from Massachusetts (Ms. WARREN), the Senator from South Carolina (Mr. GRAHAM), the Senator from Georgia (Mr. PERDUE), the Senator from South Dakota (Mr. ROUNDS), the Senator from Virginia (Mr. KAINE), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Oregon (Mr. WYDEN), the Senator from Wyoming (Mr. ENZI), the Senator from Colorado (Mr. BENNET), the Senator from New Jersey (Mr. BOOKER), the Senator from Pennsylvania (Mr. CASEY) and the Senator from New York (Mrs. GILLIBRAND) were added as cosponsors of S. Res. 709, a resolution condemning Russia's provocative actions in the Kerch Strait against the Ukrainian navy.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. DURBIN:

S. 3686. A bill to promote minimum State requirements for the prevention and treatment of concussions caused by participation in school sports, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

Mr. DURBIN. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

Mr. DURBIN. Mr. President, when we encourage our students to be active and play school sports, it's because we want to promote healthy habits and team-building skills. Yet every year, more than 140,000 student athletes sustain a concussion—and that's just the reported count. We can be sure that many more go unreported and untreated.

The benefits of competing in school sports are undermined if students are staying out on the field after an injury—especially concussions. And there is more evidence than ever about the detrimental long term effects of concussions.

That's why I'm reintroducing the Protecting Student Athletes from Concussions Act. My bill would direct States to develop concussion safety plans for public schools that include a concussion safety awareness component. Certain States like Illinois already have such procedures in place, but it's high time we make this true for all States. By equipping our schools and communities with evidence-based guidance for responding to concussions; we can keep our students, and their futures safe.

The bill would also require States to adopt a "when in doubt, sit it out" policy. If there is even the possibility that a student athlete has suffered a concussion, their health and safety ought to be the number one priority. That means, if an athlete is suspected of having sustained a concussion, they should sit out and not be allowed to return to play the same day and, after that, only once evaluated and cleared by a qualified health care professional.

Unfortunately, many student athletes return to play prematurely—to the detriment of both their health and academic performance.

Let's be clear: a concussion is a traumatic brain injury that affects brain function. It is, by no means, something we can simply shake or walk off. The still-developing brains of students make them more susceptible to injury, making concussions all the more dangerous.

A "when in doubt, sit it out" policy, endorsed by the American College of Sports Medicine and the American Academy of Neurology, will take the decision to return to the game out of the hands of a coach or an injured athlete who may not want to look "weak"

to their teammates. It will prevent students from experiencing successive injuries by staying in the game when they are not fit. It will give injured athletes the time to heal to help ensure that short term symptoms do not become long term effects.

For school sports to be a safe option, we have to put the necessary, common-sense procedures for preventing, detecting, responding to, and treating concussions in place. This bill would help do that.

It's why my bill is endorsed by the American College of Sports Medicine, the American Academy of Neurology, the National Collegiate Athletic Association, the National Football League, the National Basketball Association, Major League Baseball, the National Hockey League, the National Parent Teacher Association, the National Association of Secondary School Principals, the Sports & Fitness Industry Association, the Korey Stringer Institute, and Safe Kids World Wide.

I hope my colleagues will join me in this common-sense, evidence-based approach to protecting student athletes. Thank you.

S. 3686

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Protecting Student Athletes from Concussions Act of 2018".

SEC. 2. MINIMUM STATE REQUIREMENTS.

(a) MINIMUM REQUIREMENTS.—Each State that receives funds under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) and does not meet the requirements described in this section, as of the date of enactment of this Act, shall, not later than the last day of the fifth full fiscal year after the date of enactment of this Act (referred to in this Act as the "compliance deadline"), enact legislation or issue regulations establishing the following minimum requirements:

(1) LOCAL EDUCATIONAL AGENCY CONCUSSION SAFETY AND MANAGEMENT PLAN.—Each local educational agency in the State, in consultation with members of the community in which such agency is located, shall develop and implement a standard plan for concussion safety and management that—

(A) educates students, parents, and school personnel about concussions, through activities such as—

(i) training school personnel, including coaches, teachers, athletic trainers, related services personnel, and school nurses, on concussion safety and management, including training on the prevention, recognition, and academic consequences of concussions and response to concussions; and

(ii) using, maintaining, and disseminating to students and parents—

(I) release forms and other appropriate forms for reporting and record keeping;

(II) treatment plans; and

(III) prevention and post-injury observation and monitoring fact sheets about concussion;

(B) encourages supports, where feasible, for a student recovering from a concussion (regardless of whether or not the concussion occurred during school-sponsored activities, during school hours, on school property, or during an athletic activity), such as—

(i) guiding the student in resuming participation in athletic activity and academic ac-

tivities with the help of a multi-disciplinary concussion management team, which may include—

(I) a health care professional, the parents of such student, a school nurse, relevant related services personnel, and other relevant school personnel; and

(II) an individual who is assigned by a public school to oversee and manage the recovery of such student; and

(ii) providing appropriate academic accommodations aimed at progressively reintroducing cognitive demands on the student; and

(C) encourages the use of best practices designed to ensure, with respect to concussions, the uniformity of safety standards, treatment, and management, such as—

(i) disseminating information on concussion safety and management to the public; and

(ii) applying uniform best practice standards for concussion safety and management to all students enrolled in public schools.

(2) POSTING OF INFORMATION ON CONCUSSIONS.—Each public elementary school and each public secondary school shall post on school grounds, in a manner that is visible to students and school personnel, and make publicly available on the school website, information on concussions that—

(A) is based on peer-reviewed scientific evidence (such as information made available by the Centers for Disease Control and Prevention);

(B) shall include information on—

(i) the risks posed by sustaining a concussion;

(ii) the actions a student should take in response to sustaining a concussion, including the notification of school personnel; and

(iii) the signs and symptoms of a concussion; and

(C) may include information on—

(i) the definition of a concussion;

(ii) the means available to the student to reduce the incidence or recurrence of a concussion; and

(iii) the effects of a concussion on academic learning and performance.

(3) RESPONSE TO CONCUSSION.—If an individual designated from among school personnel for purposes of this Act, one of whom must be in attendance at every school-sponsored activity, suspects that a student has sustained a concussion (regardless of whether or not the concussion occurred during school-sponsored activities, during school hours, on school property, or during an athletic activity)—

(A) the student shall be—

(i) immediately removed from participation in a school-sponsored athletic activity; and

(ii) prohibited from returning to participate in a school-sponsored athletic activity on the day that student is removed from such participation; and

(B) the designated individual shall report to the parent or guardian of such student—

(i) any information that the designated school employee is aware of regarding the date, time, and type of the injury suffered by such student (regardless of where, when, or how a concussion may have occurred); and

(ii) any actions taken to treat such student.

(4) RETURN TO ATHLETICS.—If a student has sustained a concussion (regardless of whether or not the concussion occurred during school-sponsored activities, during school hours, on school property, or during an athletic activity), before such student resumes participation in school-sponsored athletic activities, the school shall receive a written release from a health care professional, that—

(A) states that the student is capable of resuming participation in such activities; and

(B) may require the student to follow a plan designed to aid the student in recovering and resuming participation in such activities in a manner that—

(i) is coordinated, as appropriate, with periods of cognitive and physical rest while symptoms of a concussion persist; and

(ii) reintroduces cognitive and physical demands on such student on a progressive basis only as such increases in exertion do not cause the reemergence or worsening of symptoms of a concussion.

(b) NONCOMPLIANCE.—

(1) FIRST YEAR.—If a State described in subsection (a) fails to comply with subsection (a) by the compliance deadline, the Secretary of Education shall reduce by 5 percent the amount of funds the State receives under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) for the first fiscal year following the compliance deadline.

(2) SUCCEEDING YEARS.—If the State fails to so comply by the last day of any fiscal year following the compliance deadline, the Secretary of Education shall reduce by 10 percent the amount of funds the State receives under that Act for the following fiscal year.

(3) NOTIFICATION OF NONCOMPLIANCE.—Prior to reducing any funds that a State receives under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) in accordance with this subsection, the Secretary of Education shall provide a written notification of the intended reduction of funds to the State and to the appropriate committees of Congress.

SEC. 3. RULE OF CONSTRUCTION.

Nothing in this Act shall be construed to affect civil or criminal liability under Federal or State law.

SEC. 4. DEFINITIONS.

In this Act:

(1) CONCUSSION.—The term "concussion" means a type of mild traumatic brain injury that—

(A) is caused by a blow, jolt, or motion to the head or body that causes the brain to move rapidly in the skull;

(B) disrupts normal brain functioning and alters the mental state of the individual, causing the individual to experience—

(i) any period of observed or self-reported—

(I) transient confusion, disorientation, or impaired consciousness;

(II) dysfunction of memory around the time of injury; or

(III) loss of consciousness lasting less than 30 minutes; or

(ii) any 1 of 4 types of symptoms, including—

(I) physical symptoms, such as headache, fatigue, or dizziness;

(II) cognitive symptoms, such as memory disturbance or slowed thinking;

(III) emotional symptoms, such as irritability or sadness; or

(IV) difficulty sleeping; and

(C) can occur—

(i) with or without the loss of consciousness; and

(ii) during participation in any organized sport or recreational activity.

(2) HEALTH CARE PROFESSIONAL.—The term "health care professional"—

(A) means an individual who has been trained in diagnosis and management of traumatic brain injury in a pediatric population; and

(B) includes a physician (M.D. or D.O.) or certified athletic trainer who is registered, licensed, certified, or otherwise statutorily recognized by the State to provide such diagnosis and management.

(3) LOCAL EDUCATIONAL AGENCY; STATE.—The terms "local educational agency" and

“State” have the meanings given such terms in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801).

(4) RELATED SERVICES PERSONNEL.—The term “related services personnel” means individuals who provide related services, as defined under section 602 of the Individuals with Disabilities Education Act (20 U.S.C. 1401).

(5) SCHOOL-SPONSORED ATHLETIC ACTIVITY.—The term “school-sponsored athletic activity” means—

(A) any physical education class or program of a school;

(B) any athletic activity authorized during the school day on school grounds that is not an instructional activity;

(C) any extra-curricular sports team, club, or league organized by a school on or off school grounds; and

(D) any recess activity.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 711—DESIGNATING NOVEMBER 2018 AS “NATIONAL RUNAWAY PREVENTION MONTH”

Ms. DUCKWORTH (for herself, Mr. HATCH, Mr. ROBERTS, Mrs. MURRAY, and Mr. REED) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 711

Whereas results from the Voices of Youth Count national survey, as published by Chapin Hall at the University of Chicago in “Missed Opportunities: Youth Homelessness in America”, indicates that an estimated 4,200,000 youth and young adults between 13 and 24 years of age experienced homelessness during a 12-month period ending in 2017, including—

(1) an estimated 700,000 children between 13 and 17 years of age who experienced unaccompanied homelessness; and

(2) an estimated 3,500,000 young adults between 18 and 24 years of age;

Whereas the rates of youth experiencing homelessness are similar in rural and nonrural areas;

Whereas runaway youth often have been expelled from their homes by their families, have experienced abuse and trauma, are involved in the foster care system, are too poor to secure their own basic needs, and may be ineligible or unable to access medical or mental health resources;

Whereas runaway and homeless youth are at an increased risk for exploitation and becoming victims of sex and labor trafficking, and between 19 percent and 49 percent of young people who experience homelessness will become victims of trafficking;

Whereas youth who run away from home or from foster care are more likely to be coerced into participating in criminal activity, joining a gang, or using illegal drugs, which lead to a higher likelihood of involvement in the criminal justice system;

Whereas preventing youth from running away from home or from foster care and supporting youth in high-risk situations is a family, community, and national responsibility;

Whereas the future well-being of the Nation is dependent on the value placed on youth and the opportunities provided for youth to acquire the knowledge, skills, and abilities necessary to help youth successfully develop into safe, healthy, and productive adults;

Whereas effective programs supporting runaway youth and assisting youth and their

families in providing safe and stable homes succeed because of partnerships created among families, youth-based advocacy organizations, community-based human service agencies, law enforcement, schools, faith-based organizations, and businesses; and

Whereas the National Runaway Safeline and the National Network for Youth are leading the promotion of National Runaway Prevention Month in November 2018—

(1) to raise awareness of the runaway and homeless youth crisis and the issues these young people face; and

(2) to educate the public about solutions and the role they can play in ending youth homelessness: Now, therefore, be it

Resolved, That the Senate—

(1) designates November 2018 as “National Runaway Prevention Month”; and

(2) recognizes and supports the goals and ideals of National Runaway Prevention Month.

SENATE RESOLUTION 712—AUTHORIZING THE USE OF OFFICIAL OFFICE FUNDS TO PURCHASE THE POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES

Mr. BLUNT (for himself and Ms. KLOBUCHAR) submitted the following resolution; which was considered and agreed to:

S. RES. 712

Resolved,

SECTION 1. POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES.

Section 2(3) of Senate Resolution 294 (96th Congress), agreed to April 29, 1980, is amended—

(1) by striking “and copies” and inserting “copies”; and

(2) by inserting “, and copies of the pocket version of the Constitution of the United States published by the Government Publishing Office” after “Historical Society”.

SENATE CONCURRENT RESOLUTION 53—HONORING THE 75TH ANNIVERSARY OF THE ALL-AMERICAN GIRLS PROFESSIONAL BASEBALL LEAGUE

Ms. WARREN (for herself and Mr. MARKEY) submitted the following concurrent resolution; which was referred to the Committee on Commerce, Science, and Transportation:

S. CON. RES. 53

Whereas the manpower demands of World War II forced many minor league baseball teams to disband as players were drafted, resulting in a dearth of minor league teams by late 1942;

Whereas, in late 1942, the Federal Government warned major league baseball teams that increased manpower mobilization could result in cancellation of the 1943 baseball season, which threatened to shutter Major League Baseball parks across the country;

Whereas the All-American Girls Professional Baseball League (AAGPBL) was established, and spring training for the League started on May 17, 1943, to address the shortage of baseball players;

Whereas, from 1943 to 1954, the League provided more than 600 women the chance to play professional baseball, an opportunity never before afforded to female athletes in the United States;

Whereas Penny Marshall’s film, “A League of Their Own,” familiarized millions of peo-

ple in the United States with the history of the League; and

Whereas at least 29 women from the Commonwealth of Massachusetts played in the League, including Noella Leduc Alverson, Rita Briggs, Patricia Brown, Jean Buckley, Cynthia Esposito Normine Capritta, Joan Tysver Chiancola, Clara Chiano, Patricia Courtney, Mary Dailey, Alice DeCambrá, Madeline English, Annie Gosbee, Dorothy Green, Josephine Hasham, Lillian DeCambrá Kelley, Marie Mansfield Kelley, Helen Ketola LaCamera, Rhoda Leonard Linehan, Marie Eileen Albright Lockhart, Georgette Vincent Mooney, Helen Nordquist, Beatrice Arbour Parrott, Katherine Pechulis, Lucille Stone Richards, Grace Rogato, Mary Sheehan, Barbara Parks Young, Sue Parsons Zipay, and Mary Pratt of Quincy, who is celebrating her 100th birthday this year: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress honors the 75th anniversary of the All-American Girls Professional Baseball League.

SENATE CONCURRENT RESOLUTION 54—AUTHORIZING THE PRINTING OF THE 26TH EDITION OF THE POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES

Mr. BLUNT (for himself and Ms. KLOBUCHAR) submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 54

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

SECTION 1. POCKET VERSION OF THE CONSTITUTION OF THE UNITED STATES.

(a) IN GENERAL.—The 26th edition of the pocket version of the Constitution of the United States shall be printed as a Senate document under the direction of the Joint Committee on Printing.

(b) ADDITIONAL COPIES.—In addition to the usual number, there shall be printed the lesser of—

(1) 480,500 copies of the document, of which 255,500 copies shall be for the use of the House of Representatives, 200,000 copies shall be for the use of the Senate, and 25,000 copies shall be for the use of the Joint Committee on Printing; or

(2) such number of copies of the document as does not exceed a total production and printing cost of \$226,250, with distribution to be allocated in the same proportion as described in paragraph (1), except that in no case shall the number of copies be less than 1 per Member of Congress.

(c) DISTRIBUTION.—The copies of the document printed for the use of the House of Representatives and the Senate under subsection (a) shall be distributed in accordance with—

(1) a distribution plan approved by the chair and ranking minority member of the Committee on House Administration of the House of Representatives, in the case of the copies printed for the use of the House of Representatives; and

(2) a distribution plan approved by the chair and ranking minority member of the Committee on Rules and Administration of the Senate, in the case of the copies printed for the use of the Senate.

AMENDMENTS SUBMITTED AND PROPOSED

SA 4067. Mr. CORKER submitted an amendment intended to be proposed by him to the