

The bill also authorizes an increase in funding for the Ukraine Security Assistance Initiative, for a total of \$300 million, of which \$100 million is available only for lethal assistance. This sends an important signal to Russia that its aggression against Ukraine, including its attack on Ukrainian naval vessels in the Kerch Strait, has consequences. The bill also renews an authority to provide security assistance to the Baltic countries for a joint procurement program.

With regard to Turkey, the committee worked closely with Senators LANKFORD, SHAHEEN, VAN HOLLEN, and TILLIS to include a provision that prohibits the transfer of the F-35 aircraft to Turkey, which can only be waived if the Secretary of Defense, with the concurrence of the Secretary of State, can certify to Congress that Turkey has not accepted delivery of the Russian S-400 air defense system and has provided reliable assurances that it will not do so in the future. This sends a strong message to President Erdogan that he will not have both the Russian S-400 and the F-35 co-located on Turkish soil.

The bill also includes provisions that prioritize defense investments to deter Chinese aggression in the Indo-Pacific region, including adding Pacific Island nations to the Indo-Pacific Maritime Security Initiative and supporting a multi-domain task force to develop capabilities and operational concepts to improve our posture in the region.

To conclude, this bill authorizes \$665.7 billion in base funding, which is roughly \$90 billion above the Budget Control Act, or BCA, caps. I want to applaud the chairman's decision to move about \$98 billion of funding the President requested for base requirements in OCO back into the base budget where it belongs.

The Department needs additional resources, particularly to restore readiness, to invest in emerging technologies, and to address unforeseen situations, such as hurricane damage, but as it stands now, this bill, if fully funded, would trigger sequestration. Until Congress either repeals the BCA or reaches a new budget agreement, the extra \$90 billion is aspirational, but not real money. I think we are creating difficulties for ourselves and the Department if suddenly this funding must be stripped out.

Of all the issues we are considering in Congress, the budget situation is, to my mind, the most critical and urgent one, and I hope my colleagues are as eager as I am to address this issue.

Again, let me commend Chairman INHOFE for his efforts in getting us to this point. Let me also thank our staffs, who did a superb job and continue to do a superb job. Let me thank my colleagues on the committee, including the Presiding Officer, for their thoughtful, creative, responsible, and very hard work in getting this bill done.

Mr. Chairman, I look forward to working with you and to an open de-

bate on the floor, voting on the bill, and getting this legislation passed and moving forward.

I yield the floor.

Mr. INHOFE. Mr. President, let me say also that Senator REED and I worked together on a lot of these over the years, and this is not going to be any different than before. We can get it done. We will get it done on time. We will get it done to put us back in the position we should be in, the United States of America with our military capability.

With that, I appreciate it and look forward to working together.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. INHOFE. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

JUNETEENTH INDEPENDENCE DAY

Mr. INHOFE. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 253, submitted earlier today.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 253) designating June 19, 2019, as "Juneteenth Independence Day" in recognition of June 19, 1865, the date on which news of the end of slavery reached the slaves in the Southwestern States.

There being no objection, the Senate proceeded to consider the resolution.

Mr. INHOFE. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 253) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today's RECORD under "Submitted Resolutions.")

MORNING BUSINESS

TRIBUTE TO MIKE MONAGHAN

Mr. DURBIN. Mr. President, in 1901, superintendent of Joliet Township High School J. Stanley Brown and University of Chicago president William Rainey Harper committed themselves to an historic experiment. They founded Joliet Junior College, the Nation's first public community college with six students as the initial enrollment. Brown and Harper designed the school for students who wanted to remain in the community, but also wanted to pursue a college education.

The community college system is vastly different than Harper and

Brown's initial work today. Community colleges are helping millions of Americans carve a pathway to middle-class prosperity and a chance to fulfill the American Dream.

Earlier this month, Mike Monaghan, a champion of Illinois community colleges with more than 40 years of legislative and higher education experience, retired from the Illinois Community College Trustees Association. During his time there, he worked hard to make sure Illinois has some of the finest colleges in the country. Mike will certainly be missed.

Originally from Springfield, he earned an associate arts degree from Lincoln Land Community College, a bachelor's degree in political science from Bradley University, and a master's degree in legal studies and administrative law from the University of Illinois at Springfield.

I have known Mike for decades from our days as staffers in the Illinois State Senate. Mike was fighting for improving education in the State as the principal staff to the State senate's higher education committee when I was legal counsel to the State senate judiciary committee. He also was my neighbor, living a block away from me. I might add Mike also was a precinct captain for a couple of my races, too.

In 1989, Mike became the Illinois Community College Trustees Association's director of government relations. In this role, he developed a statewide advocacy program and regularly organized trips to Washington, DC, with students. One of his major efforts was the successful implementation of a State insurance program for community college retirees. In 1998, the Illinois Society of Association Executives awarded him with their Government Relations Award for the program.

Mike's hard work led him to become the ICCTA's executive director in 2005. For the past 14 years, he has continued fighting for resources for community colleges. He earned the Cook County College Teachers Union 2008 Innovation in Education Award for his leadership in promoting community colleges.

When community colleges are not funded properly, the costs fall on students. When Mike started, some remarked that community colleges were 13th and 14th year schooling and dismissed them as "Tinker Toy Tech." This is certainly not the case today.

Today, 35,000 students are enrolled at Joliet Junior College, and Illinois has 519,000 students enrolled in community colleges. More and more students know community colleges are one of the best investments in education for students and are the best alternative in the competitive college marketplace.

Americans hold more than \$1.4 trillion in student debt, making it the largest household debt after mortgages. Community colleges, with low tuition rates and quality educational programs, are a key to breaking the debt stranglehold of our current higher education system.

I want to take this time to honor Mike for his hard work in making Illinois one of the top community college States. The future of William Rainey Harper and J. Stanley Brown's experiment looks bright because of Mike's work. We thank him for his service and look forward to his next chapter in life.

VOTE EXPLANATION

Ms. HIRONO. Mr. President, I was necessarily absent for votes on June 18, 2019.

Had I been present, I would have voted no on both cloture and confirmation of the nomination of Sean Cairncross to be Chief Executive Officer of the Millennium Challenge Corporation.

I would have also voted no on cloture on the nominations of Matthew J. Kacsmayk to be United States District Judge for the Northern District of Texas, Allen Cothrel Winsor to be United States District Judge for the Northern District of Florida, James David Cain, Jr., to be United States District Judge for the Western District of Louisiana, and Greg Gerard Guidry to be United States District Judge for the Eastern District of Louisiana.

GUN VIOLENCE

Mrs. FEINSTEIN. Mr. President, today I wish to speak in support of legislation to address the ever increasing instances of gun violence and to urge our Republican colleagues to finally join us in our effort to save lives.

I became mayor of San Francisco as a result of gun violence, and from my first day in the Senate, trying to reduce the number of lives needlessly lost to gun violence has been my mission. I authored the Federal assault weapons ban that was in place from 1994 to 2004. Since that ban expired 15 years ago, the number of mass shootings has risen dramatically.

According to data from Mother Jones, which defines a mass shooting as four or more people killed, we have suffered through 77 such massacres, leaving 643 dead and 1,055 injured. That is why I have introduced an updated assault weapons ban, which will keep weapons of war off of our streets. Compared with the 10-year period before the 1994 Federal assault weapons ban, the number of gun massacres between 1994 and 2004 fell by 37 percent. The number of people dying from gun massacres fell by 43 percent. The fact is that the assault weapons ban worked.

Firearms like the AR-15 have become the mass shooter's weapon of choice, and they become even more dangerous with the use of modifications like bump stocks. We will never forget that, in 2017 in Las Vegas, 58 people were killed and 422 wounded in our Nation's worst mass shooting.

Simply put, there is no reason why civilians need weapons like these. They are not for protection, and they are not for hunting. They are weapons of war

designed to take lives, and that is why we need to reinstate the assault weapons ban.

Since 1966, there have been 163 mass shootings with at least four people killed; 1,165 people have lost their lives, 189 of whom were children or teenagers.

The statistics on school shootings are even more sobering. Since the shooting at Columbine in 1999, there have been 239 school shootings nationwide; 302 people have been injured, 144 people killed, and 228,000 children exposed to gun violence.

I have said before that I thought things were going to change after what happened in Newtown. I still have a framed copy of the Daily News cover with the pictures of the beautiful children whose lives were taken that day and the headline "Shame on U.S.," for failing to pass the assault weapons ban. But things didn't change because my Republican colleagues lacked the courage to stand up to the National Rifle Association. I hope that can change now and that Senator MCCONNELL will finally call up legislation to prevent more lives from being needlessly lost, including the lives of our children.

In addition to reinstating the assault weapons ban, we should be doing more. In particular, the Senate should immediately consider the Extreme Risk Protection Order Act, the Violence Against Women Act, and universal background checks. Each of these bills should be part of a comprehensive strategy to prevent further shootings, and we must act quickly.

To that end, I have introduced the Extreme Risk Protection Order Act of 2019. This bill would give grants to States to enact extreme-risk laws. These are laws that allow family members and law enforcement officers to get court orders to keep guns out of the hands of dangerous people.

Fifteen States and the District of Columbia already have extreme-risk laws on the books, and they work. San Diego has had particular success with California's law. In a little more than a year, that office has obtained 126 orders and confiscated 318 guns, including 33 assault weapons.

Earlier this year, I received a letter from the San Diego city attorney. Here is an excerpt from that letter: "Our office has found California's red flag law to be a powerful tool for protecting residents and police officers from senseless gun violence. Gun-rights advocates closely monitor our work; they have yet to bring to our attention a case where they believe the GVRO was improperly granted." Simply put, extreme-risk laws protect due process, and they save lives.

Similarly, the Violence Against Women Act, which has already passed the House, addresses gun violence by keeping guns out of the hands of domestic abusers. It does this in three ways. First, the bill makes it a Federal crime for someone under an ex parte domestic violence order to possess a firearm. An ex parte hearing means

that the abuser is not there, but there are still due process protections. The judge must still consider evidence, and the order itself is only temporary. These sorts of orders are only issued in the most dangerous situations, which is why it is so important that we ensure these sorts of abusers cannot purchase or possess firearms while the order is in place.

Second, it closes the so-called boyfriend loophole. This is an important update to the law so that, if someone is convicted of committing domestic violence against the person he or she is dating, they cannot possess firearms. These are situations where someone has already been convicted of committing an act of domestic violence. The presence of firearms in domestic violence situations raises the chance that someone will die by 500 percent. Preventing this is common sense.

Third and finally, the House bill prohibits people convicted of stalking from possessing a firearm. Once again, this means someone has already been convicted in a court of repeatedly following and harassing someone else.

For me, there is no question that domestic abusers should be barred from purchasing or possessing firearms.

There was a recent article in the Washington Post titled, "The latest shooting attacks show how the U.S. stands apart from the world. It ends with the line: 'It may not be possible to completely replicate Australia's success, but why there has been no effort even to try is a question that puts national lawmakers to shame.'"

I agree. It is far past time for my Republican colleagues to join me in passing commonsense gun reform. It is far past time to act, and we are needlessly losing more lives every day to gun violence.

Thank you.

ADDITIONAL STATEMENTS

TRIBUTE TO WENDELL HANSON

• Mr. ROUNDS. Mr. President, today I wish to honor Wendell Hanson, as he celebrates his centennial birthday this year. Wendell was born on August 4, 1919, in Sioux Falls, SD.

Wendell Hanson graduated from Washington High School in Sioux Falls. He attended 1 year of college at Augustana College in Sioux Falls before transferring to the University of Texas, where he was President of Alpha Phi Omega.

Wendell enlisted in Active Duty in the Army Air Force on September 5, 1941, and served in World War II as a B-25 combat pilot in low-altitude attack missions from bases in China and India. He was flight leader under General C. L. Chennault's 14th Air Force Flying Tigers. Among the medals he was awarded are the Distinguished Flying Cross for distinguishing himself by heroism and extraordinary achievement while participating in aerial flight, the