Whereas, Every \$1 invested in publicly funded family planning and related services saves taxpayers \$7 by helping avert costs related to unintended pregnancies; and

Whereas, One billion three hundred thousand dollars is saved annually in California because of public investment in family planning and related services provided at Title X health care centers across the state; and

Whereas, Services provided by clinics that received Title X funding in California helped patients avert over 200,000 unintended pregnancies in 2015; and

Whereas, Title X is an essential part of California's family planning safety net and has played a critical role in reducing unintended pregnancy rates to a 30-year low, and

Whereas, The new federal Title X regulations interfere with the provider-patient relationship and gag Title X funded agencies by directing providers to withhold full and accurate medical information from patients about pregnancy options or by prohibiting providers from giving patients referrals for abortion care; and

Whereas, Patients rely on and trust their health care providers to provide a comprehensive, accurate, and unbiased evaluation of their condition, along with all available treatment options, and

Whereas, The American Medical Association's Code of Medical Ethics establishes that withholding information without the patient's knowledge or consent is ethically unacceptable and that patients should be informed of all burdens, risks, and expected benefits of all medical options; and

Whereas, The State of California strongly believes public dollars should go toward family planning programs that provide comprehensive, medically accurate, unbiased information, and offer the full range of contraceptive methods; and

Whereas, The federal government's harmful Title X regulations are likely to force many health care organizations and qualified family planning providers in California to choose between a critical funding source and accepting onerous and unnecessary regulations, resulting in reduced access to quality, time-sensitive care for low-income individuals across the state: Now, therefore. be it

Resolved by the Senate and the Assembly of the State of California, jointly, That the Legislature respectfully urges the United States Department of Health and Human Services to rescind the new Title X regulations that will impede access to essential, time-sensitive health care for low-income individuals across California and the nation; and be it further

Resolved, That the Secretary of the Senate transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, to each Senator and Representative from California in the Congress of the United States, to the United States Department of Health and Human Services. and to the author for appropriate distribution.

POM-133. A concurrent resolution adopted by the Senate of the State of Mississippi urging the United States Congress, pursuant to Article V of the United States Constitution, to call a Convention for the specific and exclusive purpose of proposing amendments to the Constitution of the United States limited to the purposes of imposing fiscal restraints on the federal government and limiting the power and jurisdiction of the federal government; to the Committee on the Judiciary.

SENATE CONCURRENT RESOLUTION NO. 596 Whereas, the Founders of the United States Constitution empowered state legislators to be guardians of liberty against excessive use of power by the federal government; and

Whereas, the federal government has created a crushing national debt through improper and imprudent spending; and

Whereas, the federal government has ceased to operate under a proper interpretation of the United States Constitution; and

Whereas, the federal government has invaded the legitimate roles of the states through the manipulative process of federal mandates, most of which are unfunded to a great extent; and

Whereas, it is the solemn duty of the states to protect the liberty of our people, particularly for the generations to come, by proposing amendments to the United States Constitution through a Convention of the States under Article V for the purpose of restraining these and related abuses of power; Now, therefore, be it

Resolved by the Senate of the State of Mississippi, the House of Representatives Concurring Therein:

SECTION 1. That pursuant to Article V of the Constitution of the United States, the Legislature of the State of Mississippi joins in the applications of the States of Georgia (SR 736, 2014), Florida (SM 476, 2014), Alaska (HJR 22, 2014), Alabama (HJR 112, 2015), Tennessee (SJR 67, 2016), Indiana (SJR 14, 2016), Oklahoma (SJR 4, 2016), Louisiana (SCR 52, 2016), Texas (SJR 2, 2017), Missouri (SCR 4, 2017), North Dakota (HCR 3006, 2017), Arizona (HCR 2010, 2017), and Arkansas (SJR 3, 2019) to call a Convention for the specific and exclusive purpose of proposing amendments to the Constitution of the United States limited to the purposes stated in those applications; provided, however, that the commissioners from Mississippi to the Convention are expressly limited to consideration and support of amendments that impose fiscal restraints on the federal government, and amendments that limit the power and jurisdiction of the federal government, and no amendments on any other topic whatsoever. The Mississippi delegates are hereby instructed not to support term limits for members of Congress.

SECTION 2. It is the express intention of the Mississippi Legislature that this application is to be aggregated with the applications of the above-mentioned states and with subsequent applications of other states limited to the purposes identified in this application and in those applications of the above-mentioned states.

SECTION 3. The Legislature of Mississippi adopts this application expressly subject to the following reservations, understandings and declarations:

(a) An application to the Congress of the United States to call an Amendment Convention of the States pursuant to Article V of the United States Constitution confers no power to Congress other than the power to call such a Convention. The power of Congress to exercise this ministerial duty consists solely of the authority to name a reasonable time and place for the initial meeting of a Convention;

(b) Congress shall perform its ministerial duty of calling an Amendment Convention of the States only upon the receipt of applications for an Amendment Convention for the substantially same purpose as this application from two-thirds of the legislatures of the several states;

(c) Congress does not have the power or authority to determine any rules for the governing of a Convention for proposing amendments called pursuant to Article V of the United States Constitution. Congress does not have the power to set the number of delegates to be sent by any state to such a Convention, nor does it have the power to name

delegates to such a Convention. The power to name delegates remains exclusively within the authority of the legislatures of the several states;

(d) By definition, an Amendment Convention of the states means that states shall vote on the basis of one state, one vote;

(e) A Convention for proposing amendments convened pursuant to this application shall he limited to consideration of the topics specified herein and no other. This application is made with the express understanding that an amendment that in any way seeks to amend, modify or repeal any provision of the Bill of Rights shall not be authorized for consideration at any stage. This application shall be void if ever used at any stage to consider any change to any provision of the Bill of Rights.

vision of the Bill of Rights; (f) Pursuant to Article V of the United States Constitution, Congress may determine whether proposed amendments shall be ratified by the legislatures of the several states or by special state ratification conventions. The Legislature of Mississippi recommends that Congress select ratification by the legislatures of the several states; and

(g) The Legislature of Mississippi may provide further instructions to its delegates and may recall its delegates at any time for a breach of a duty or a violation of the instructions provided.

SECTION 4. The Secretary of State is hereby directed to transmit copies of this application to the President and Secretary of the United States Senate and to the Speaker and Clerk of the United States House of Representatives, and copies to the members of the said Senate and House of Representatives from this state; also to transmit copies hereof to the presiding officers of each of the legislative houses in the several states, requesting their cooperation. SECTION 5. This application constitutes a

SECTION 5. This application constitutes a continuing application in accordance with Article V of the Constitution of the United States until the legislatures of at least twothirds of the several states have made applications on the same subject, or until the Mississippi Legislature acts to withdraw this application.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. BARRASSO, from the Committee on Environment and Public Works:

Report to accompany S. 1345, a bill to amend and reauthorize the Morris K. Udall and Stewart L. Udall Foundation Act (Rept. No. 116-101).

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. RUBIO:

S. 2460. A bill to amend the Water Resources Development Act of 1986 to modify a provision relating to acquisition of beach fill; to the Committee on Environment and Public Works.

- By Mr. MARKEY (for himself, Mr. BEN-NET, Ms. CANTWELL, Mr. CARPER, Mr.
 - UDALL, and Mr. SCHUMER):

S. 2461. A bill to designate a portion of the Arctic National Wildlife Refuge as wilderness; to the Committee on Environment and Public Works.

By Ms. DUCKWORTH (for herself and Mr. BOOKER):

S. 2462. A bill to help reduce household energy burdens by expanding access to solar energy for low-income households; to the Committee on Energy and Natural Resources.

By Mr. WYDEN (for himself, Mrs. FEIN-STEIN, Mr. REED, Mr. CARPER, MS. STABENOW, Mr. CARDIN, Mr. WHITE-HOUSE, Mr. UDALL, Mrs. SHAHEEN, Mr. MERKLEY, Mr. BENNET, Mr. COONS, Mr. HEINRICH, Mr. KING, Mr. MARKEY, Mr. VAN HOLLEN, Ms. HASSAN, Ms. SMITH, and Mrs. MURRAY):

S. 2463. A bill to amend the Internal Revenue Code of 1986 to provide for regulation and taxation of electronic cigarettes and alternative nicotine products; to the Committee on Finance.

By Mr. COTTON:

S. 2464. A bill to amend title 28, United States Code, to limit the authority of district courts to provide injunctive relief, and for other purposes; to the Committee on the Judiciary.

By Mr. COTTON:

S. 2465. A bill to enact as law certain regulations relating to the taking of doublecrested cormorants; to the Committee on Environment and Public Works.

By Mr. SCHUMER (for Ms. HARRIS):

S. 2466. A bill to provide supplemental appropriations for safe and secure water, and for other purposes; to the Committee on Finance.

By Mr. SCHUMER (for Mr. BOOKER (for himself, Ms. SMITH, Mr. BLUMENTHAL, Ms. HARRIS, and Mr. MERKLEY)):

S. 2467. A bill to establish a program to award grants to entities that provide transportation connectors from critically underserved urban communities and rural communities to green spaces; to the Committee on Commerce, Science, and Transportation.

By Mr. BROWN:

S. 2468. A bill to require employers to provide training to employees whose jobs are in danger of being changed or replaced due to technology, and for other purposes; to the Committee on Finance.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

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

By Mr. PETERS (for himself and Ms.

STABENOW): S. Res. 308. A resolution calling on the Government of the Russian Federation to provide evidence or to release United States citizen Paul Whelan; to the Committee on Foreign Relations.

ADDITIONAL COSPONSORS

S. 348

At the request of Mr. MENENDEZ, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 348, a bill to amend title XVIII of the Social Security Act to provide for the distribution of additional residency positions, and for other purposes.

S. 506

At the request of Mrs. FEINSTEIN, the name of the Senator from Minnesota (Ms. SMITH) was added as a cosponsor of S. 506, a bill to support State, Tribal, and local efforts to remove access to firearms from individuals who are a danger to themselves or others pursuant to court orders for this purpose.

S. 521

At the request of Mr. BROWN, the name of the Senator from Michigan (Mr. PETERS) was added as a cosponsor of S. 521, a bill to amend title II of the Social Security Act to repeal the Government pension offset and windfall elimination provisions.

S. 655

At the request of Mr. DURBIN, the names of the Senator from California (Mrs. FEINSTEIN) and the Senator from Minnesota (Ms. SMITH) were added as cosponsors of S. 655, a bill to impose additional restrictions on tobacco flavors for use in e-cigarettes.

S. 692

At the request of Mr. TOOMEY, the name of the Senator from Montana (Mr. DAINES) was added as a cosponsor of S. 692, a bill to amend the Internal Revenue Code of 1986 to repeal the excise tax on medical devices.

S. 767

At the request of Mr. PORTMAN, the name of the Senator from Colorado (Mr. BENNET) was added as a cosponsor of S. 767, a bill to amend the Internal Revenue Code of 1986 to qualify homeless youth and veterans who are fulltime students for purposes of the low income housing tax credit.

S. 803

At the request of Mr. TOOMEY, the name of the Senator from Illinois (Ms. DUCKWORTH) was added as a cosponsor of S. 803, a bill to amend the Internal Revenue Code of 1986 to restore incentives for investments in qualified improvement property.

S. 1032

At the request of Mr. PORTMAN, the names of the Senator from North Carolina (Mr. TILLIS), the Senator from Kansas (Mr. MORAN) and the Senator from Alabama (Mr. JONES) were added as cosponsors of S. 1032, a bill to amend the Internal Revenue Code of 1986 to modify the definition of income for purposes of determining the tax-exempt status of certain corporations.

S. 1107

At the request of Mr. RUBIO, the name of the Senator from Indiana (Mr. BRAUN) was added as a cosponsor of S. 1107, a bill to require a review of women and lung cancer, and for other purposes.

S. 1413

At the request of Mr. SCHATZ, the name of the Senator from New Hampshire (Mrs. SHAHEEN) was added as a cosponsor of S. 1413, a bill to require the Secretary of Defense to establish an initiative on improving the capacity of military criminal investigative organizations to prevent child sexual exploitation, and for other purposes.

S. 1564

At the request of Mr. TILLIS, the names of the Senator from South Dakota (Mr. THUNE) and the Senator from Oklahoma (Mr. LANKFORD) were added as cosponsors of S. 1564, a bill to require the Securities and Exchange Commission and certain Federal agencies to carry out a study relating to accounting standards, and for other purposes.

S. 1625

At the request of Mr. WICKER, the name of the Senator from South Dakota (Mr. THUNE) was added as a cosponsor of S. 1625, a bill to promote the deployment of commercial fifth-generation mobile networks and the sharing of information with communications providers in the United States regarding security risks to the networks of those providers, and for other purposes.

S. 1754

At the request of Mr. CASEY, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 1754, a bill to provide Medicaid assistance to individuals and families affected by a disaster or emergency, and for other purposes.

S. 1784

At the request of Ms. COLLINS, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 1784, a bill to provide for the issuance of a Stamp Out Elder Abuse Semipostal Stamp.

S. 1792

At the request of Mr. CASEY, the name of the Senator from Massachusetts (Mr. MARKEY) was added as a cosponsor of S. 1792, a bill to require the Secretary of Labor to maintain a publicly available list of all employers that relocate a call center or contract call center work overseas, to make such companies ineligible for Federal grants or guaranteed loans, and to require disclosure of the physical location of business agents engaging in customer service communications, and for other purposes.

S. 1822

At the request of Mr. WICKER, the names of the Senator from Oklahoma (Mr. LANKFORD), the Senator from Texas (Mr. CORNYN), the Senator from Oregon (Mr. MERKLEY), the Senator from New Hampshire (Mrs. SHAHEEN) and the Senator from California (Ms. HARRIS) were added as cosponsors of S. 1822, a bill to require the Federal Communications Commission to issue rules relating to the collection of data with respect to the availability of broadband services, and for other purposes.

S. 1838

At the request of Mr. RUBIO, the names of the Senator from Rhode Island (Mr. WHITEHOUSE) and the Senator from Texas (Mr. CORNYN) were added as cosponsors of S. 1838, a bill to amend the Hong Kong Policy Act of 1992, and for other purposes.

S. 1840

At the request of Mrs. FISCHER, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 1840, a bill to establish certain requirements for the small refineries exemption of the renewable fuels provisions under the Clean Air Act, and for other purposes.