

enforce, or otherwise give effect to the final rule, entitled "Protecting Statutory Conscience Rights in Health Care; Delegations of Authority".

S. 2869

At the request of Mr. INHOFE, the name of the Senator from Indiana (Mr. BRAUN) was added as a cosponsor of S. 2869, a bill to amend the Immigration and Nationality Act to provide for extensions of detention of certain aliens ordered removed, and for other purposes.

S. RES. 98

At the request of Mrs. BLACKBURN, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. Res. 98, a resolution establishing the Congressional Gold Star Family Fellowship Program for the placement in offices of Senators of children, spouses, and siblings of members of the Armed Forces who are hostile casualties or who have died from a training-related injury.

S. RES. 395

At the request of Mr. ISAKSON, the name of the Senator from Texas (Mr. CRUZ) was added as a cosponsor of S. Res. 395, a resolution recognizing the 40th anniversary of the Iran Hostage Crisis, and for other purposes.

S. RES. 411

At the request of Mr. TOOMEY, the name of the Senator from West Virginia (Mrs. CAPITO) was added as a cosponsor of S. Res. 411, a resolution affirming that States maintain primacy for the regulation of hydraulic fracturing for oil and natural gas production on State and private lands, that the President has no authority to declare a moratorium on the use of hydraulic fracturing on State and private lands, and that the President should not attempt to declare a moratorium on the use of hydraulic fracturing on Federal lands (including the Outer Continental Shelf) or lands held in trust for an Indian Tribe, unless the moratorium is authorized by an Act of Congress.

S. RES. 418

At the request of Mrs. BLACKBURN, the name of the Senator from Tennessee (Mr. ALEXANDER) was added as a cosponsor of S. Res. 418, a resolution expressing the sense of the Senate regarding the Government of Turkey's crackdown on dissent related to its incursion into northeast Syria, and broader human rights violations.

S. RES. 420

At the request of Mr. BROWN, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. Res. 420, a resolution encouraging the President to expand the list of the Department of Veterans Affairs of presumptive medical conditions associated with exposure to Agent Orange to include Parkinsonism, bladder cancer, hypertension, and hypothyroidism.

S. RES. 429

At the request of Mr. DURBIN, his name was added as a cosponsor of S.

Res. 429, a resolution recognizing the importance of the Civil Rights Act of 1866 and the laws derived from the Civil Rights Act of 1866.

#### STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. DURBIN (for himself and Ms. DUCKWORTH):

S. 2896. A bill to establish the Pullman National Historical Park in the State of Illinois as a unit of the National Park System, and for other purposes; to the Committee on Energy and Natural Resources.

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:

S. 2896

*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 "Pullman National Historical Park Act".

#### SEC. 2. FINDINGS.

Congress finds that—

(1) in 1970, the Secretary of the Interior designated the Pullman Historic District as a National Historic Landmark District because of—

(A) the significance of the District to the labor history, social history, architecture, and urban planning of the United States; and  
(B) the pivotal role of events in the District in creating the first national Labor Day holiday in the world;

(2) between 1880 and 1884, George M. Pullman, owner of the Pullman Palace Car Company, built the Pullman community, which was envisioned by Pullman as an industrial town that would provide employees with—

(A) a model community; and  
(B) suitable living conditions;  
(3) the town developed by George M. Pullman, which consisted of over 1,000 buildings and homes, was awarded "The World's Most Perfect Town" at the International Hygienic and Pharmaceutical Exposition in 1896;

(4) the Pullman factory site is a true symbol of the historic struggle in the United States to achieve fair labor practices for the working class, with the original factory serving as the catalyst for the first industry-wide strike in the United States;

(5) in the midst of economic depression in 1894, to protest unsafe conditions and reductions in pay, Pullman factory workers initiated a strike that—

(A) when taken up as a cause by the American Railway Union, crippled the entire rail industry;

(B) continued even in the face of a Federal injunction and a showdown between laborers and Federal troops that turned violent and deadly; and

(C) set a national example for the ability of working people in the United States to change the existing system in favor of more just practices for protecting workers rights and safety;

(6) following the deaths of a number of workers at the hands of the United States military and United States Marshals during the 1894 strike, Congress unanimously voted to approve rush legislation that created a national Labor Day holiday, which was signed into law by President Grover Cleveland 6 days after the end of the strike;

(7) the Pullman Palace Car Company also played an important role in African-Amer-

ican and early civil rights history through the legacy of the Pullman porters, many of whom were ex-slaves and employed in a heavily discriminatory environment immediately following the Civil War;

(8) the Pullman porters, who served diligently between the 1870s and the 1960s, have been commended for—

(A) their level of service and attention to detail; and

(B) their contributions to the development of the African-American middle class;

(9) the information, ideas, and commerce the Pullman porters carried across the country while traveling on trains helped to bring education and wealth to African-American communities throughout the United States;

(10) the positive role of the Pullman porters in the historical image of the first-class service that was made available on Pullman cars is unmistakable;

(11) the Pullman community was the seminal home to the Brotherhood of Sleeping Car Porters, which—

(A) was founded by civil rights pioneer A. Philip Randolph in 1925;

(B) was the first African-American labor union with a collective bargaining agreement;

(C) fought—

(i) against discrimination; and

(ii) in support of just labor practices; and

(D) helped lay the groundwork for what became the great Civil Rights Movement of the 20th Century;

(12) the Pullman community is—

(A) a paramount illustration of the work of architect Solon Spencer Beman;

(B) a well-preserved example of 19th Century community planning, architecture, and landscape design; and

(C) comprised of a number of historic structures, including the Administration Clock Tower Building, Hotel Florence, Greenstone Church, Market Square, and hundreds of units of rowhouses built for Pullman workers;

(13) the preservation of the Pullman site has been threatened by—

(A) plans for demolition in 1960; and

(B) a fire in 1998, which damaged the iconic clock tower and the rear erecting shops;

(14) the diligent efforts of community organizations, foundations, nonprofit organizations, residents, the State, and units of local government in the restoration and preservation of the District after the 1998 fire were vital to the protection of the Pullman site;

(15) due to the historic and architectural significance of the District, the District is designated as—

(A) a registered National Historic Landmark District;

(B) an Illinois State Landmark; and

(C) a City of Chicago Landmark District; and

(16) the preservation, enhancement, economic, and tourism potential and management of the important historic and architectural resources of the Park requires cooperation and partnerships from among local property owners, the Federal Government, the State, units of local government, the private and nonprofit sectors, and the more than 100 civic organizations that have expressed support for community preservation through the establishment of the Pullman National Historical Park.

#### SEC. 3. DEFINITIONS.

In this Act:

(1) PARK.—The term "Park" means the Pullman National Historical Park established by section 4(a).

(2) SECRETARY.—The term "Secretary" means the Secretary of the Interior.

(3) STATE.—The term "State" means the State of Illinois.

**SEC. 4. ESTABLISHMENT OF PULLMAN NATIONAL HISTORICAL PARK.**

(a) **ESTABLISHMENT AND PURPOSE.**—There is established in the State a unit of the National Park System, to be known as the “Pullman National Historical Park”—

(1) to preserve and interpret for the benefit of future generations—

(A) the significant labor, industrial, civil rights, and social history of the Park;

(B) the significant architectural structures in the Park; and

(C) the role of the Pullman community in the creation of the first national Labor Day holiday in the world;

(2) to coordinate preservation, protection, and interpretation efforts of the Park by the Federal Government, the State, units of local government, and private and nonprofit organizations; and

(3) to coordinate appropriate management options necessary to ensure the protection, preservation, and interpretation of the many significant aspects of the Park.

(b) **PARK BOUNDARY.**—The boundary of the Park—

(1) shall be established by the Secretary; but

(2) shall not exceed the boundary of the approximately 300-acre Pullman Historic District in Chicago, which is between—

(A) 103rd Street on the north;

(B) 115th Street on the south;

(C) Cottage Grove Avenue on the west; and

(D) the Norfolk & Western Rail Line on the east.

(c) **INCLUSION OF HISTORIC SITES.**—On conveyance by the State to the Secretary, the Park shall include—

(1) the Pullman Factory Complex, including the Clock Tower Building and rear erecting shops; and

(2) the approximately 13 acres of land on which the structures described in paragraph (1) are located.

**SEC. 5. ADMINISTRATION.**

(a) **IN GENERAL.**—The Secretary shall administer land within the boundary of the Park in accordance with—

(1) this Act; and

(2) the laws generally applicable to units of the National Park System, including—

(A) section 100101(a), chapter 1003, and sections 100751(a), 100752, 100753, and 102101 of title 54, United States Code; and

(B) chapter 3201 of title 54, United States Code.

(b) **COOPERATIVE AGREEMENTS.**—The Secretary may enter into cooperative agreements with the State or other public and nonpublic entities, under which the Secretary may identify, interpret, and provide assistance for the preservation of non-Federal land within the boundaries of the Park and at sites in close proximity to the Park but located outside the boundaries of the Park, including providing for placement of directional and interpretive signage, exhibits, and technology-based interpretive devices.

(c) **ACQUISITION OF LAND.**—The Secretary may acquire for inclusion in the Park any land (including interests in land), buildings, or structures owned by the State or any other political, private, or nonprofit entity by donation, transfer, exchange, or purchase from a willing seller.

(d) **TECHNICAL AND PRESERVATION ASSISTANCE.**—The Secretary may provide public interpretation and technical assistance for the preservation of historic structures of, the maintenance of the cultural landscape of, and local preservation planning for, related historic and cultural resources within the boundaries of the Park.

(e) **MANAGEMENT PLAN.**—Not later than 3 fiscal years after the date on which funds are first made available to carry out this Act,

the Secretary, in consultation with the State, shall complete a general management plan for the Park in accordance with—

(1) section 100502 of title 54, United States Code; and

(2) any other applicable laws.

(f) **EFFECT.**—Nothing in this Act modifies any authority of the Federal Government to carry out Federal laws on Federal land located in the Park.

**SEC. 6. AUTHORIZATION OF APPROPRIATIONS.**

There are authorized to be appropriated such sums as are necessary to carry out this Act.

By Ms. COLLINS (for herself and Mrs. SHAHEEN):

S. 2901. A bill to establish within the Office of the Secretary of Health and Human Services a special task force on ensuring Medicare beneficiary access to innovative diabetes technologies and services; to the Committee on Finance.

Ms. COLLINS. Mr. President, I rise today to introduce legislation with my fellow co-chair of the Senate Diabetes Caucus, Senator JEANNE SHAHEEN, which would improve access to innovative diabetes technologies. Our bill, the Improving Medicare Beneficiary Access to Innovative Diabetes Technologies Act, would create a special task force at the Department of Health and Human Services to examine and address barriers that seniors face in accessing the latest diabetes management technologies.

Since I founded the bipartisan Senate Diabetes Caucus in 1997 Federal funding for diabetes research has tripled from \$319 million to more than \$1 billion last year, and these research dollars are yielding results. This past summer, the Aging Committee held a hearing in conjunction with the Juvenile Diabetes Research Foundation’s Children’s Congress titled “Redefining Reality: How the Special Diabetes Program is Changing the Lives of Americans with Type 1 Diabetes.” We heard compelling testimony from Dr. Griffin P. Rodgers, Director of the National Institute of Diabetes and Digestive and Kidney Diseases, and JDRF President and CEO Dr. Aaron Kowalski on the pipeline from private-public research to commercially available products.

New diabetes technologies—such as the artificial pancreas and implantable continuous glucose monitoring systems—allow diabetes patients to better manage and improve glycemic control, assess needed therapy on a timely basis, and adhere to treatment regimens. These technological advances make diabetes easier to manage. The market arrival of cutting-edge diabetes technologies, however, does not immediately benefit patients if our nation’s seniors are unable to afford them.

As Chairman of the Aging Committee, I have heard from numerous seniors who, when transitioning from employer-provided insurance to Medicare, were shocked to learn that the technologies they have relied upon for years to manage their diabetes are no longer covered. For example, one Mainier was unfortunately met with the re-

ality that Medicare’s coverage denial of a particular sensor he needs for his insulin pump means paying up to \$8,000 out-of-pocket each year if he wants to continue with his current treatment regimen. He wrote, “Because I am now 65, I am denied care that was available when I was 64.” He continued, “This approach not only puts me at risk but is quite likely not cost effective. While the sensors are expensive, the cost of ambulance calls and hospitalizations . . . is certainly more.”

I couldn’t agree more. To better support adoption of these technologies, our bill would require HHS to create a special task force on coverage and payment for innovative diabetes technologies that would bring all stakeholders—from patients to device manufacturers to government officials who are making coverage decisions—to the same table. The Task Force would identify and plan for changes in Medicare coverage and payment policies to ensure that Medicare beneficiaries have access to innovative diabetes technologies that are currently available, as well as those that are in the pipeline. The Task Force would also be tasked with developing strategies for supporting adoption of these technologies.

This effort builds on my past advocacy with Senator SHAHEEN to improve the day-to-day life of individuals with diabetes by improving coverage of innovative diabetes technologies. In January 2017, in response to our bipartisan effort, CMS first approved the use of continuous glucose monitors (CGMs). We also successfully urged CMS last year to support the use of smartphone apps in conjunction with CGMs. These proven, lifesaving devices are relied upon by people with diabetes to provide them with real-time measurements of their glucose levels. This information is key to preventing costly—and sometimes deadly—diabetes complications.

While I am pleased our advocacy has helped spur these policy changes, I remain frustrated with the pace at which Medicare lags behind commercial insurers. Greater adoption of new diabetes technologies can literally change our country’s future with regard to addressing the explosive growth in the financial and human tolls of diabetes. Diabetes accounts for an exorbitant one in three dollars in Medicare spending. It is paramount that we encourage HHS to adopt a more cost-effective approach to treating this chronic disease that affects more than 30 million Americans.

The Improving Medicare Beneficiary Access to Innovative Diabetes Technologies Act encourages a proactive approach to diabetes technology coverage and payment, and I encourage my colleagues to support its adoption.

Thank you, Mr. President.

## SUBMITTED RESOLUTIONS

## SENATE RESOLUTION 430—DESIGNATING DECEMBER 10, 2019, AS “WYOMING WOMEN’S SUFFRAGE DAY”

Mr. ENZI (for himself and Mr. BARASSO) submitted the following resolution; which was considered and agreed to:

## S. RES. 430

Whereas the epithets for the State of Wyoming are the “Cowboy State” and, more aptly, the “Equality State”;

Whereas the official State motto of Wyoming is “Equal Rights”;

Whereas, at the founding of the United States, the inherent right of women to vote and participate in the political process was inhibited;

Whereas the contributions of women to the fight for the independence, founding, and rise to prominence of the United States were extensive, vital to those objectives, and worthy of recognition;

Whereas women, like all persons, have always inherently held the right to vote and participate in government;

Whereas, on December 10, 1869, the Wyoming Territory approved the first law in the history of the United States to grant women the right to vote and hold public office;

Whereas, in 1869, the Territorial Legislature of the Wyoming Territory also passed legislation formally enabling women to hold property and assuring equal pay for teachers;

Whereas the government of the Wyoming Territory was the first government to explicitly acknowledge and affirm the inherent right of women to vote and to hold office;

Whereas the Wyoming Territory granted women the right to vote more than 20 years before Wyoming became the 44th State admitted to the Union;

Whereas, when Congress invited Wyoming to join the Union and demanded that women’s suffrage be revoked, the Wyoming Legislature said, “We will remain out of the Union one hundred years rather than come in without the women”;

Whereas, on September 6, 1870, Louisa Gardner Swain became the first woman in the world to cast a ballot after being granted universal suffrage in Wyoming;

Whereas the right of women to vote in Wyoming has been maintained in perpetuity;

Whereas, on March 7, 1870, in Laramie, Wyoming, the first jury in the United States to include women was sworn in;

Whereas, in 1870, Mary Atkinson served as the first female court bailiff in Laramie, Wyoming;

Whereas Esther Hobart Morris was appointed to serve as justice of the peace in February 1870, making her the first woman to serve as a judge in the United States;

Whereas, in 1892, the women of Wyoming became the first women to vote in a presidential election;

Whereas, in 1894, the people of Wyoming elected Estelle Reel to serve as the State superintendent of public instruction, making her one of the first women in the United States elected to serve in a statewide office;

Whereas, in 1920, the residents of the town of Jackson, Wyoming, elected a city council composed entirely of women, the first all-women government in the United States, which was dubbed the “petticoat government” by the press;

Whereas, in 1924, Wyoming became the first state to elect a female governor, Nellie Tayloe Ross;

Whereas, on May 3, 1933, President Franklin D. Roosevelt appointed Nellie Tayloe

Ross as Director of the United States Mint, making Ross the first woman to hold that position;

Whereas, as Director of the United States Mint, Nellie Tayloe Ross oversaw the establishment of the Franklin half dollar and the beginning of the production of proof coins for public sale;

Whereas the United States did not endorse women’s suffrage until 1920, with the ratification of the 19th Amendment to the Constitution of the United States, 50 years after Wyoming;

Whereas the decision of the people of Wyoming to endorse women’s suffrage demonstrates the foresight, bravery, individualism, and honesty of the citizens of Wyoming and the staunch adherence of the citizens of Wyoming to the storied “Code of the West”;

Whereas achieving voting rights for all women required firm and continuing resolve to overcome reluctance, and even fervent opposition, to rightful enfranchisement;

Whereas the milestones of women’s suffrage in Wyoming illuminate and strengthen the heritage of Wyoming as the “Equality State”;

Whereas December 10, 2019, marks the 150th anniversary of the date on which women’s suffrage became law in Wyoming; and

Whereas the ongoing contributions made by women to Wyoming and the United States should be recognized: Now, therefore, be it

*Resolved*, That the Senate—

(1) designates December 10, 2019, as “Wyoming Women’s Suffrage Day”; and

(2) encourages the people of the United States to observe the day with appropriate ceremonies and activities.

## SENATE RESOLUTION 431—SUPPORTING THE GOALS AND IDEALS OF AMERICAN DIABETES MONTH

Mrs. SHAHEEN (for herself, Ms. COLLINS, Mr. LANKFORD, Mr. KING, Mr. ROUNDS, Mr. JONES, Ms. CANTWELL, Mr. VAN HOLLEN, Ms. SMITH, Ms. STABENOW, Mr. BROWN, Mr. PETERS, Ms. KLOBUCHAR, Mr. WARNER, Mr. MANCHIN, and Mr. COONS) submitted the following resolution; which was considered and agreed to:

## S. RES. 431

Whereas, according to the Centers for Disease Control and Prevention (referred to in this preamble as the “CDC”)—

(1) 30,300,000 individuals in the United States have diabetes; and

(2) an estimated 84,100,000 individuals in the United States who are 18 years of age or older have prediabetes;

Whereas diabetes is a serious chronic condition that affects individuals of every age, race, ethnicity, and income level;

Whereas the CDC reports that—

(1) Hispanic Americans, African Americans, Asian Americans, and Native Americans are disproportionately affected by diabetes and suffer from the disease at much higher rates than the general population of the United States; and

(2) 23.8 percent of individuals with diabetes in the United States have not been diagnosed with the disease;

Whereas, according to the CDC—

(1) an individual who is 20 years of age or older is diagnosed with diabetes every 21 seconds;

(2) the prevalence of diabetes in the United States increased more than threefold between 1990 and 2015; and

(3) in 2015, diabetes was the seventh leading cause of death in the United States and con-

tributed to the deaths of more than 252,806 individuals during that year;

Whereas approximately 4,110 adults in the United States are diagnosed with diabetes each day;

Whereas the CDC estimates that approximately 1,500,000 adults in the United States were newly diagnosed with diabetes in 2015;

Whereas a joint study carried out by the National Institutes of Health and the CDC found that, in the United States during 2011 and 2012—

(1) an estimated 17,900 individuals younger than 20 years of age were newly diagnosed with type 1 diabetes; and

(2) 5,300 individuals between the ages of 10 and 19 were newly diagnosed with type 2 diabetes;

Whereas, in the United States, more than 9.4 percent of the population, including 25.2 percent of individuals who are 65 years of age or older, have diabetes;

Whereas the risk of developing diabetes at some point in life is 40 percent for adults in the United States;

Whereas, after accounting for the difference of the average age of each population, data surveying adults in the United States between 2013 and 2015 indicates that 7.4 percent of non-Hispanic Whites, 12.7 percent of non-Hispanic Blacks, 12.1 percent of Hispanics, and 8 percent of Asian Americans have been diagnosed with diabetes;

Whereas, according to the American Diabetes Association, the United States spent an estimated \$327,000,000,000 on cases of diagnosed diabetes in 2017, an increase of 26 percent since 2012, and out-of-pocket costs for insulin have grown significantly in recent years for many patients;

Whereas the American Diabetes Association reports that care for people with diagnosed diabetes accounts for 1 in 4 health care dollars spent in the United States;

Whereas, as of November 2019, a cure for diabetes does not exist;

Whereas there are successful means to reduce the incidence, and delay the onset, of type 2 diabetes;

Whereas, with proper management and treatment, individuals with diabetes live healthy and productive lives; and

Whereas individuals in the United States celebrate American Diabetes Month in November: Now, therefore, be it

*Resolved*, That the Senate—

(1) supports the goals and ideals of American Diabetes Month, including—

(A) encouraging individuals in the United States to fight diabetes through public awareness of prevention and treatment options; and

(B) enhancing diabetes education;

(2) recognizes the importance of awareness and early detection, including awareness of symptoms and risk factors such as—

(A) being—

(i) older than 45 years of age; or

(ii) overweight; and

(B) having—

(i) a particular racial and ethnic background;

(ii) a low level of physical activity;

(iii) high blood pressure;

(iv) a family history of diabetes; or

(v) a history of diabetes during pregnancy; and

(3) supports decreasing the prevalence of type 1, type 2, and gestational diabetes in the United States through research, treatment, and prevention.