French Legion of Honor, and has been honored with his own star on the Hollywood Walk of Fame; and
Whereas Jack Valenti will be remembered as a dedicated family man, a philanthropist, a voice for copyright owners, a true visionary whose devotion, intelligence, creativity, and wisdom transformed the film industry, and as a truly leading man: Now, therefore, be it

Resolved, That the Senate honors the life of Jack Valenti, a pioneer in the fields of motion pictures and public service, a dedicated family man, and a legendary figure in the history of the United States.

NATIONAL CHARTER SCHOOLS WEEK

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 183.

The ACTING PRESIDENT pro tempore. The clerk will report the resolution by title.

The legislative clerk read as follows:


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

Ms. LANDRIEU. Mr. President, today I wish to honor National Charter School Week. The role of charter schools has become increasingly important as these institutions have become one of the fastest growing innovative forces in education policy. The District of Columbia and 40 States have laws that allow charter schools. There are over 4,000 public charter schools serving more than 1.1 million students and there are many more students on waiting lists who want to attend.

As many of you know, I have been a part of that charter school growth, both here in Washington, DC, and in my home, Louisiana. Today, more than 30 percent of all DC public school students attend charter schools and are largely successful. These charter schools are doing so largely surprisingly. These charter schools not only help to better educate students, but are also helping to build a better, stronger, more prosperous city.

In addition to having an impact in Washington, DC, charter schools are also helping to rebuild the school system in New Orleans. Hurricanes Katrina and Rita did not just wash away our levees—they also washed away our homes and schools. We must seize upon this opportunity and build a better, stronger school system for New Orleans and throughout Louisiana.

Charter schools are key players in this process by not only rebuilding our school system, but reinventing it. Every step in this process is based on what is best for our students, with the goal of delivering learning and achievement for all students. The new school system effectively eliminates the previous system of have and have-nots, allowing parents to choose from any school in the network, making quality school options available to all students and raising the bar for educators throughout the system.

The new Educational Network Model will organize schools, the majority of them charters, into small groups to provide support, foster collaboration and ensure accountability. This will shift the majority of money and decision-making to the school level, where it can be managed based on the needs of the students in each school. It will also create a lean district office focused on academic standards and performance monitoring, allowing more dollars to go to schools. Additionally, it will migrate toward a single, aligned and highly-effective governing board that provides a stable leadership team with skills to oversee successful implementation of the plan.

Today, over 50 percent of our schools in New Orleans have reopened as charter schools. They have provided us with an expedient means to restart public education in New Orleans. It is my hope that we can continue this trend by utilizing the Educational Network Model for these schools and others nationwide by engaging community involvement and support through a shared services model.

Mr. REID. Mr. President, I ask unanimous consent that the resolution be agreed to the preamble be agreed to, the motion to reconsider be laid upon the table, and that any statements relating to the resolution be printed in the RECORD, with no intervening action or debate.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

The resolution (S. Res. 183) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. RES. 183

Whereas charter schools deliver high-quality education to challenge students to reach their potential;
Whereas charter schools provide thousands of families with diverse and innovative educational options;
Whereas charter schools are public schools authorized by designated public entities to respond to the needs of communities, families, and students to promote the principles of quality, choice, and innovation;
Whereas, in exchange for the flexibility and autonomy given to charter schools, charter schools are held accountable by their sponsors for improving student achievement and for their finances and other operations;
Whereas 40 States and the District of Columbia have passed laws authorizing charter schools;
Whereas more than 4,000 charter schools operating across the United States serve more than 1,140,000 students;
Whereas, over the last 13 years, Congress has provided more than $2,026,225,000 in support to the charter school movement by providing greater financing assistance and grants for planning, startup, implementation, and dissemination of information;
Whereas many charter schools improve the achievement of students and attenuate improvement in traditional public schools;
Whereas charter schools must meet the student achievement accountability requirements under the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6311) in the same manner as traditional public schools, and often set higher and additional individual goals to ensure that charter schools are of high quality and truly accountable to the public;

Whereas charter schools give parents new freedom to choose public schools, routinely measure parent satisfaction levels, and must prove their ongoing success to parents, policymakers, and communities;
Whereas nearly 56 percent of charter schools report having a waiting list, and the total number of students on all such waiting lists is enough to fill over 1,100 average-sized charter schools;
Whereas charter schools nationwide serve a higher percentage of low-income and minority students than the traditional public school system;
Whereas charter schools have enjoyed broad bipartisan support from the President, Congress, State governors and legislatures, educators, and parents across the United States; and
Whereas the eighth annual National Charter Schools Week, to be held April 30 through May 4, 2007, is an event sponsored by charter schools and grassroots charter school organizations across the United States to recognize the significant impacts, achievements, and innovations of charter schools: Now, therefore, be it

Resolved, That the Senate—
(1) acknowledges and commends charter schools and students, parents, teachers, and administrators of charter schools across the United States for their ongoing contributions to education policy, achievements, and strengthening the public school system;
(2) supports the goals and ideals of the eighth annual National Charter Schools Week; and
(3) encourages the people of the United States to conduct appropriate programs, ceremonies, and activities to demonstrate support for charter schools and this week-long celebration in communities throughout the United States.

NATIONAL CHILDBIRTH STROKE AWARENESS DAY

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 184.

The ACTING PRESIDENT pro tempore. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 184) expressing the sense of the Senate with respect to childhood stroke and designating May 5, 2007 as “National Childbirth Stroke Awareness Day.”

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

Mr. REID. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motion to reconsider be laid upon the table.

The resolution (S. Res. 184) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. RES. 184

Whereas a stroke, also known as a "cerebrovascular accident", is an acute neurologic event that occurs when the blood supply to a part of the brain is interrupted by a clot in the artery or a burst of the artery;
Whereas a stroke is a medical emergency that can cause permanent neurologic damage or even death if not promptly diagnosed and treated;

Whereas 26 out of every 100,000 newborns and almost 3 out of every 100,000 children have a stroke each year;

Whereas an individual can have a stroke before the age of 1 year;

Whereas stroke is among the top 10 causes of death for children in the United States;

Whereas 12 percent of all children who experience a stroke die as a result;

Whereas the death rate for children who experience a stroke before the age of 1 year is the highest out of all age groups;

Whereas children who experience a stroke will suffer serious, long-term neurologic disabilities, including:

(1) hemiplegia, which is paralysis of 1 side of the body;

(2) seizures;

(3) speech and vision problems; and

(4) learning difficulties;

Whereas those disabilities may require ongoing physical therapy and surgeries;

Whereas the permanent health concerns and treatments resulting from strokes that occur in childhood and young adulthood have a considerable impact on children, families, and society;

Whereas very little is known about the cause, treatment, and prevention of childhood stroke;

Whereas medical research is the only means by which the citizens of the United States can identify and develop effective treatment and prevention strategies for childhood stroke;

Whereas early diagnosis and treatment of childhood stroke greatly improves the chances that the affected child will recover and not experience a recurrence; and

Whereas the Children’s Hospital of Philadelphia has spearheaded its initiative in creating the Nation’s first program dedicated to pediatric stroke patients: Now, therefore, be it

Resolved, That the Senate—

(1) designates May 5, 2007 as “National Childhood Stroke Awareness Day”; and

(2) urges the people of the United States to support the efforts, programs, services, and advocacy of organizations that work to enhance public awareness of childhood stroke.

URGING ALL MEMBER COUNTRIES OF THE INTERNATIONAL COMMISSION OF THE INTERNATIONAL TRACING SERVICE TO EXPEDITE THE RATIFICATION PROCESS

Mr. REID. Mr. President, I ask unanimous consent that the Foreign Relations Committee be discharged from further consideration of S. Res. 141.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 141) urging all member countries of the International Commission of the International Tracing Service who have not yet ratified the May 2006 amendments to the 1955 Bonn Accords to expedite the ratification process to allow for open access to the Holocaust archives located at Bad Arolsen, Germany;

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

Mr. REID. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid on the table, and any statements be printed in the RECORD.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

The resolution (S. Res. 141) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

URGING ALL MEMBER COUNTRIES OF THE INTERNATIONAL COMMISSION OF THE INTERNATIONAL TRACING SERVICE TO EXPEDITE THE RATIFICATION PROCESS

WHEREAS it is essential that researchers obtain access while Holocaust survivors are living, so that the researchers can benefit in their scholarly work from the insights of eyewitnesses;

WHEREAS, following years of delay, in May 2006 the International Commission of the International Tracing Service, signed at Bonn June 6, 1955 (6 UST 6186) (commonly known as the “Bonn Accords”) established an international commission of 11 member countries (Belgium, France, Germany, Greece, Ireland, Italy, Luxembourg, the Netherlands, Poland, the United Kingdom, and the United States) charged with overseeing the administration of the ITS Holocaust archives;

WHEREAS, following years of delay, in May 2006 the International Commission of the ITS agreed upon amendments to the Bonn Accords that would allow researchers to use the archives and would allow each member country of the International Commission to receive digitized copies of archive materials and make the records available to researchers under the respective national laws relating to archives and privacy;

WHEREAS the May 2006 amendments to the Bonn Accords require each of the 11 member countries of the International Commission to ratify the amendments before open access to the Holocaust archives is permitted;

WHEREAS, although the final signature was affixed to the amendments in October 2006, only 5 out of the 11 member countries of the International Commission, the United States, Israel, Poland, the Netherlands, and the United Kingdom, have ratified the amendments;

WHEREAS the United States Holocaust Memorial Museum has for years been working tirelessly to provide access to the records in the Bad Arolsen archives;

WHEREAS, on March 8, 2007, representatives from the 11 member countries of the International Commission of the ITS met in the Netherlands and reviewed the current ratification status of each country and the ratification process in its entirety;

WHEREAS it is an humanitarian imperative to permit public access to the archives of Holocaust records housed at Bad Arolsen;

WHEREAS it is essential that researchers obtain access while Holocaust survivors are living, so that the researchers can benefit in their scholarly work from the insights of eyewitnesses;

WHEREAS, in the aftermath of the Holocaust, there have been far too many instances of survivors and heirs of Holocaust victims being refused their moral and legal right to information, for restitution purposes, slave labor compensation, and personal closure;

WHEREAS opening the historic records is a vital contribution to the world’s collective memory and understanding of the Holocaust and efforts to ensure that the anti-Semitism that made such horrors possible is never again permitted to take hold;

WHEREAS anti-Semitism has seen a resurgence in recent years, and as recently as December 2006, the President of Iran, Mahmoud Ahmadinejad, held the second Holocaust denial conference in Tehran in our lifetime;

WHEREAS in light of this conference, the anti-Semitic rhetoric of President Ahmadinejad, and a resurgence of anti-Semitism in part of the world, the opening of the archives at Bad Arolsen could not be more urgent: Now, therefore, be it

Resolved, That the Senate—

(1) commends in the strongest terms all countries that have to date ratified the amendments to the Agreement Constituting an International Commission for the International Tracing Service (signed at Bonn June 6, 1955 (6 UST 6186) (commonly known as the “Bonn Accords”)) to allow for open access to the Holocaust archives of the International Tracing Service (ITS) located at Bad Arolsen, Germany;

(2) commends the countries that have committed to expedite the process of releasing the archives and expediting the countries to abide by their commitments;

(3) strongly urges all countries that have to yet to ratify the amendments to abide by their treaty obligations made in May 2006 and to expedite the ratification of the amendments;

(4) strongly urges all member countries of the International Commission of the ITS to consider the short time left to Holocaust survivors and unanimously consent to open the ITS archives should all countries not ratify the amendments by May 2007;

(5) expresses the hope that bureaucratic and diplomatic processes will not further delay this process; and

(6) refuses to forget the murder of 6,000,000 Jews and more than 5,000,000 other victims during the Holocaust by Nazi perpetrators and their collaborators.


Mr. REID. Mr. President, I ask unanimous consent that the Judiciary Committee be discharged from consideration of S. Res. 177.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 177) designating April 30, 2007, as “Día de los Niños: Celebrating Young Americans,” and for other purposes.

Whereas no objection, the Senate proceeded to consider the resolution.

Mr. REID. I ask unanimous consent that the resolution be agreed to, the motion to reconsider be laid on the table, and any statements be printed in the RECORD with no intervening action or debate.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

The resolution (S. Res. 177) was agreed to.