

shared responsibility payment for not maintaining minimum essential coverage; to the Committee on Finance.

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the text of the joint resolution be printed in the RECORD.

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

S. J. RES. 35

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That Congress disapproves the rule submitted by the Internal Revenue Service of the Department of the Treasury relating to liability under section 5000A of the Internal Revenue Code of 1986 for the shared responsibility payment for not maintaining minimum essential coverage (published at 78 Fed. Reg. 53646 (August 30, 2013)), and such rule shall have no force or effect.

#### SUBMITTED RESOLUTIONS

SENATE RESOLUTION 400—RECOGNIZING THE 50TH ANNIVERSARY OF THE GREAT ALASKA EARTHQUAKE, WHICH STRUCK THE STATE OF ALASKA AT 5:36 P.M. ON GOOD FRIDAY, MARCH 27, 1964, HONORING THOSE WHO LOST THEIR LIVES IN THE GREAT ALASKA EARTHQUAKE AND ASSOCIATED TSUNAMIS, AND EXPRESSING CONTINUED SUPPORT FOR RESEARCH ON EARTHQUAKE AND TSUNAMI PREDICTION AND MITIGATION STRATEGIES

Ms. MURKOWSKI (for herself, Mrs. FEINSTEIN, Ms. HIRONO, Mr. BEGICH, Mr. SCHATZ, and Mr. WYDEN) submitted the following resolution; which was considered and agreed to:

S. RES. 400

Whereas on Good Friday, March 27, 1964, the Great Alaska Earthquake struck the State of Alaska;

Whereas the Great Alaska Earthquake measured 9.2 on the moment magnitude scale, making it the largest recorded earthquake in United States history and the second-largest earthquake ever recorded using modern instruments;

Whereas the Great Alaska Earthquake was felt as far away as Seattle and was registered by water-level recorders in 47 States;

Whereas the Great Alaska Earthquake spawned tsunamis that devastated communities in Alaska and impacted the States of Washington, Oregon, California, and Hawaii, as well as Canada and Japan;

Whereas the Great Alaska Earthquake and associated tsunamis resulted in 131 fatalities, including 4 fatalities in Oregon and 12 fatalities in California, and an estimated \$3,750,000,000 in property losses in today's dollars;

Whereas the wealth of data collected during the Great Alaska Earthquake led to major breakthroughs in the scientific understanding of subduction zone earthquakes and earthquake hazards, resulting in improved earthquake mitigation strategies;

Whereas the study of the tsunamis associated with the Great Alaska Earthquake resulted in improved tsunami prediction and warning capabilities; and

Whereas the Great Alaska Earthquake spurred the United States Geological Survey, in cooperation with earthquake-impacted States, to install extensive earthquake monitoring networks across the United States and establish the National Center for Earthquake Research; Now, therefore, be it

*Resolved,* That the Senate—

(1) mourns the lives lost due to the Great Alaska Earthquake and associated tsunamis that occurred on Good Friday, March 27, 1964;

(2) recognizes the improved understanding of earthquakes and tsunamis and the scientific and technological advancements that resulted from the study of data collected during the Great Alaska Earthquake;

(3) commends the efforts of scientists and engineers from the United States Geological Survey, as well as those in Alaska, California, and other earthquake-impacted States, to improve earthquake and tsunami prediction and hazard mitigation strategies and protect the well-being of United States citizens threatened by these hazards;

(4) supports continued research, education, and outreach about earthquakes and other natural hazards; and

(5) encourages participation in the Great Alaska ShakeOut earthquake drill scheduled to occur on March 27, 2014.

SENATE RESOLUTION 401—RECOGNIZING EASY COMPANY, 2ND BATTALION OF THE 506TH PARACHUTE INFANTRY REGIMENT OF THE 101ST AIRBORNE DIVISION

Mr. TOOMEY (for himself and Mr. CASEY) submitted the following resolution; which was referred to the Committee on Armed Services:

S. RES. 401

Whereas Easy Company, 2nd Battalion comprised part of the 506th Parachute Infantry Regiment of the 101st Airborne Division of the United States Army;

Whereas Easy Company was immortalized by the heroic actions of its soldiers during World War II;

Whereas the book and miniseries, “Band of Brothers”, introduces a new generation of people of the United States to the valorous deeds of Easy Company;

Whereas Easy Company engaged in critical combat missions during World War II, including the Battle of Normandy, Operation Market Garden, the Battle of Bastogne, and the Allied capture of Hitler's Eagles Nest;

Whereas Easy Company was originally comprised of 140 soldiers, 12 of whom were natives of the State of Pennsylvania;

Whereas the Pennsylvania heroes who helped to form Easy Company were Richard D. “Dick” Winters, Thomas Meehan III, Harry F. Welsh, Jack Edward Foley, Joseph D. Toye, William J. Guarnere, Forrest L. Guth, Edward James Heffron, Albert Blithe, Carl L. Fenstermaker, Roderick G. Strohl, and Joseph A. Lesniewski;

Whereas Easy Company lost 49 soldiers, including Thomas Meehan III, who paid the ultimate price for freedom during World War II; and

Whereas with the passing of William J. Guarnere, also known as “Wild Bill”, on March 8, 2014, all of the Pennsylvania natives who served in Easy Company, except for Roderick G. Strohl, have passed away: Now, therefore, be it

*Resolved,* That the Senate recognizes—

(1) the impact of Easy Company and the bravery of all of the heroes who have served in the company; and

(2) the brave Pennsylvania natives who served in Easy Company.

SENATE RESOLUTION 402—EXPRESSING THE REGRET OF THE SENATE FOR THE PASSAGE OF SECTION 3 OF THE EXPATRIATION ACT OF 1907 (34 STAT. 1228) THAT REVOKED THE UNITED STATES CITIZENSHIP OF WOMEN WHO MARRIED FOREIGN NATIONALS

Mr. FRANKEN (for himself and Mr. JOHNSON of Wisconsin) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 402

Whereas throughout the history of the United States, women have made and continue to make invaluable contributions to society that strengthen the political, social, and economic fabric of the Nation and improve the lives of countless individuals;

Whereas women in the United States have been and continue to be leaders in promoting justice and equality during times of great difficulty for the Nation;

Whereas women in the United States have played a pivotal role in ensuring freedom and security in the United States;

Whereas section 3 of the Expatriation Act of 1907 (34 Stat. 1228) left thousands of women born in the United States, such as Elsie Knutson Moren from Minnesota and Theresa Rosella Schwan from Wisconsin, stateless and without a nationality after marrying a foreign national;

Whereas section 3 of the Expatriation Act of 1907 caused thousands of United States women, such as Lorella Martorana from Pennsylvania who lost her citizenship and was not able to vouch for her husband during his naturalization proceedings, and Lena Weide Demke from South Dakota who lost her citizenship and was almost deported during World War I, to have their loyalties questioned, face harassment, and be subject to deportation for various legal infractions;

Whereas section 3 of the Expatriation Act of 1907 affected numerous women, such as Florence Bain Gual, a New York City school teacher whose tenure was stripped after 15 years of teaching because she married a foreign national, causing them to face difficulties providing for their families because they lost, or were not able to gain, public employment after marrying a foreign national;

Whereas section 3 of the Expatriation Act of 1907 prevented women in the United States, such as Ethel MacKenzie from California who was unable to register to vote because she married a foreign national, from participating in the political process and casting ballots in various elections;

Whereas section 3 of the Expatriation Act of 1907 is similar to discriminatory State laws that criminalized or nullified marriages between individuals of different races;

Whereas the revocation of citizenship restricted the ability of numerous women in the United States to own houses and real estate;

Whereas an acknowledgment of the actions of the Senate that have contributed to discrimination against women will not erase the past, but will highlight the injustices of the national experience and help build a better, stronger, and more equal Nation; and

Whereas the Senate recognizes the importance of addressing the error of section 3 of the Expatriation Act of 1907 in order to educate the public and future generations regarding the impact of this law on women and to prevent a similar law from being enacted in the future: Now, therefore, be it

*Resolved,* That the Senate—