

aimed at those clinics that do engage in this practice.

Therefore, our legislation would defund any affiliate or subsidiary of Planned Parenthood Federation of America that received any compensation for engaging in these activities.

So the more targeted approach proposed by Senator KIRK and me accomplishes three important goals: First, it would not cause women served by Planned Parenthood clinics that do not engage in these reprehensible fetal tissue sales to lose their health care provider for basic services like family planning and cancer screening. After all, many of us have been critical of ObamaCare because it has forced families in this country to give up the doctor of their choice. Well, that is what this amendment would do. It would require women and other patients to find alternative health care providers, even if their Planned Parenthood clinic has done nothing wrong and is not engaged in the reprehensible sale of fetal tissue. How is that fair? How is that a targeted approach?

Second, our legislation would allow Congress to get the facts to determine if those few Planned Parenthood affiliates that do engage in fetal tissue procurement have broken Federal law and violated medical ethics. We need to know the answer to those questions, and we need to know how widespread this practice actually is.

Third, our legislation would defund those affiliates, subsidiaries, and clinics that do receive compensation for procuring fetal organs and tissues, thus putting an end to this reprehensible trafficking in fetal tissue.

I believe the proposal that Senator KIRK and I offer to our colleagues is a more targeted approach, a fairer approach, an approach that will be based on the facts, and is the best way forward as we deal with this important issue. I encourage my colleagues to join us in support of our more targeted legislation.

This is the bill that should we proceed to the underlying legislation, would be offered as a substitute to the bill by Senator KIRK and me.

#### SUBMITTED RESOLUTIONS

#### SENATE RESOLUTION 240—RECOGNIZING THE NATIONAL AERONAUTICS AND SPACE ADMINISTRATION AND ITS PARTNERS FOR THE SUCCESS OF THE HISTORIC FLYBY OF PLUTO BY THE NEW HORIZONS SPACECRAFT

Mr. MARKEY (for himself, Ms. MIKULSKI, Mr. NELSON, Mr. GARDNER, Mr. PETERS, Mr. CARDIN, and Mr. BENNET) submitted the following resolution; which was referred to the Committee on Commerce, Science, and Transportation:

S. RES. 240

Whereas, in 1930, from the Lowell Observatory in Flagstaff, Arizona, Clyde Tombaugh

discovered Pluto, the ninth largest known body orbiting the sun;

Whereas, on January 19, 2006, the New Horizons spacecraft launched on an Atlas V launch vehicle from the Space Launch Complex 41 at Cape Canaveral Air Force Station in Florida;

Whereas, on July 14, 2015, after a 9 ½-year journey, the New Horizons probe successfully flew within approximately 7,800 miles (12,500 kilometers) of the surface of the dwarf planet Pluto;

Whereas the National Aeronautics and Space Administration (referred to in this preamble as “NASA”) has now completed missions to each of the 9 largest planetary bodies orbiting the sun;

Whereas the successful New Horizons mission to Pluto was achieved through years of planning, research, design, testing, and mission operations conducted by the dedicated scientists, engineers, and staff at NASA and affiliated academic and private sector partners;

Whereas the New Horizons mission was the first mission to study Pluto, the moons of Pluto, and other planetary building blocks within the Kuiper Belt, which is the ring of icy objects that surrounds the solar system beyond the orbit of Neptune;

Whereas the findings of the New Horizons interplanetary space probe have demonstrated the great scientific value of the continued exploration of Pluto and the outer-region of our solar system;

Whereas New Horizons is the first mission to collect high-resolution images and a variety of other data about the geological and atmospheric composition of Pluto as well as the space environment near Pluto and the moons of Pluto;

Whereas the initial images and data returned from the New Horizons spacecraft have already led to new discoveries about Pluto, the moons of Pluto, and the space environment near Pluto;

Whereas images of Pluto show ice mountains that have never been seen before and that are comparable in height to the Rocky Mountains;

Whereas images of Charon, the largest moon of Pluto, show deep canyons and a row of cliffs and troughs stretching 600 miles wide;

Whereas images of Pluto and Charon show a lack of impact craters, suggesting that their relatively young surfaces have been reshaped by internal geological activity;

Whereas the data collected by instruments on the New Horizons spacecraft confirms that the Pluto system contains a large amount of frozen water, which is considered an essential building block of life;

Whereas the data collected by the New Horizons spacecraft will continue to provide scientific insight, data to train the next generation of planetary scientists, and inspiration to humanity for years to come; and

Whereas the New Horizons spacecraft could continue traveling to the far edges of our solar system and could be capable of exploring the Kuiper Belt and collecting data on our solar system that is not detectable from any other spacecraft or telescope due to its unique position, instrumentation, and long-lasting power supply: Now, therefore, be it

*Resolved*, That the Senate—

(1) congratulates the National Aeronautics and Space Administration (referred to in this resolving clause as “NASA”), the Johns Hopkins University Applied Physics Laboratory in Maryland, the Southwest Research Institute in Colorado, and the academic and private sector partners of the New Horizons mission for their roles in the historic flyby of Pluto by the New Horizons spacecraft;

(2) recognizes the importance of the New Horizons mission to the long-term explo-

ration of the solar system by NASA and the training of the next generation of planetary scientists;

(3) recognizes the importance of the continued pursuit of robotic space exploration missions by NASA, which enable extraordinary scientific discoveries about the nature and origin of our solar system and beyond; and

(4) recognizes the significance of the scientific and engineering research by NASA with respect to stimulating economic growth, strengthening national competitiveness, and inspiring humankind.

#### SENATE RESOLUTION 241—DESIGNATING AUGUST 16, 2015, AS “NATIONAL AIRBORNE DAY”

Mr. REED (for himself, Ms. MURKOWSKI, Mr. WHITEHOUSE, Mr. MANCHIN, Mrs. CAPITO, Mrs. MURRAY, Mr. ISAKSON, Mr. BLUMENTHAL, Mr. CORKER, Mr. REID of Nevada, Mr. WICKER, Mr. TESTER, Mr. ROBERTS, Mr. PERDUE, Mr. TILLIS, Mr. BURR, Ms. COLLINS, Mr. MCCONNELL, Mr. PAUL, Mr. ROUNDS, and Mr. CASEY) submitted the following resolution; which was considered and agreed to:

S. RES. 241

Whereas the members of the airborne forces of the Armed Forces of the United States have a long and honorable history as bold and fierce warriors who, for the national security of the United States and the defense of freedom and peace, project the ground combat power of the United States by air transport to the far reaches of the battle area and to the far corners of the world;

Whereas the experiment of the United States with airborne operations began on June 25, 1940, when the Army Parachute Test Platoon was first authorized by the Department of War, and 48 volunteers began training in July 1940;

Whereas August 16 marks the anniversary of the first official Army parachute jump, which took place on August 16, 1940, to test the innovative concept of inserting United States ground combat forces behind a battle line by means of a parachute;

Whereas the success of the Army Parachute Test Platoon in the days immediately before the entry of the United States into World War II validated the airborne operational concept and led to the creation of a formidable force of airborne formations that included the 11th, 13th, 17th, 82nd, and 101st Airborne Divisions;

Whereas, included in those divisions, and among other separate formations, were many airborne combat, combat support, and combat service support units that served with distinction and achieved repeated success in armed hostilities during World War II;

Whereas the achievements of the airborne units during World War II prompted the evolution of those units into a diversified force of parachute and air-assault units that, over the years, have fought in Korea, Vietnam, Grenada, Panama, the Persian Gulf region, and Somalia, and have engaged in peacekeeping operations in Lebanon, the Sinai Peninsula, and Kosovo;

Whereas, since the terrorist attacks of September 11, 2001, the members of the United States airborne forces, including members of the XVIII Airborne Corps, the 82nd Airborne Division, the 101st Airborne Division, the 173rd Airborne Brigade Combat Team, the 4th Brigade Combat Team (Airborne) of the 25th Infantry Division, the 75th

Ranger Regiment, special operations forces of the Army, Marine Corps, Navy, and Air Force, and other units of the Armed Forces, have demonstrated bravery and honor in combat, stability, and training operations in Afghanistan and Iraq;

Whereas the modern-day airborne forces also include other elite forces composed of airborne trained and qualified special operations warriors, including Army Special Forces, Marine Corps Reconnaissance units, Navy SEALs, and Air Force combat control and pararescue teams;

Whereas, of the members and former members of the United States airborne forces, thousands have achieved the distinction of making combat jumps, dozens have earned the Medal of Honor, and hundreds have earned the Distinguished Service Cross, the Silver Star, or other decorations and awards for displays of heroism, gallantry, intrepidity, and valor;

Whereas the members and former members of the United States airborne forces are all members of a proud and honorable tradition that, together with the special skills and achievements of those members, distinguishes the members as intrepid combat parachutists, air assault forces, special operation forces, and, in the past, glider troops;

Whereas individuals from every State of the United States have served gallantly in the airborne forces, and each State is proud of the contributions of its paratrooper veterans during the many conflicts faced by the United States;

Whereas the history and achievements of the members and former members of the United States airborne forces warrant special expressions of the gratitude of the people of the United States; and

Whereas, since the airborne forces, past and present, celebrate August 16 as the anniversary of the first official jump by the Army Parachute Test Platoon, August 16 is an appropriate day to recognize as National Airborne Day; Now, therefore, be it

*Resolved*, That the Senate—

(1) designates August 16, 2015, as “National Airborne Day”; and

(2) calls on the people of the United States to observe National Airborne Day with appropriate programs, ceremonies, and activities.

#### AMENDMENTS SUBMITTED AND PROPOSED

SA 2544. Mr. BOOKER (for himself and Mr. HELLER) submitted an amendment intended to be proposed by him to the bill S. 754, to improve cybersecurity in the United States through enhanced sharing of information about cybersecurity threats, and for other purposes; which was ordered to lie on the table.

SA 2545. Ms. COLLINS (for herself, Mr. KIRK, and Ms. MURKOWSKI) submitted an amendment intended to be proposed by her to the bill S. 1881, to prohibit Federal funding of Planned Parenthood Federation of America; which was ordered to lie on the table.

SA 2546. Ms. COLLINS (for herself, Mr. WARNER, Ms. MIKULSKI, Mr. COATS, Ms. AYOTTE, and Mrs. MCCASKILL) submitted an amendment intended to be proposed by her to the bill S. 754, to improve cybersecurity in the United States through enhanced sharing of information about cybersecurity threats, and for other purposes; which was ordered to lie on the table.

SA 2547. Mr. HELLER submitted an amendment intended to be proposed by him to the bill S. 754, supra; which was ordered to lie on the table.

SA 2548. Mr. HELLER submitted an amendment intended to be proposed by him

to the bill S. 754, supra; which was ordered to lie on the table.

#### TEXT OF AMENDMENTS

SA 2544. Mr. BOOKER (for himself and Mr. HELLER) submitted an amendment intended to be proposed by him to the bill S. 754, to improve cybersecurity in the United States through enhanced sharing of information about cybersecurity threats, and for other purposes; which was ordered to lie on the table; as follows:

On page 32, between lines 20 and 21, insert the following:

(6) LIMITATION ON RECEIPT OF CYBER THREAT INDICATORS.—A Federal entity may not receive a cyber threat indicator that another Federal entity shared through the process developed and implemented under paragraph (1) unless the Inspector General of the receiving Federal entity certifies that the receiving Federal entity meets the data security standard for receiving such a cyber threat indicator, as established by the Secretary of Homeland Security.

On page 52, strike line 14 and insert the following:

#### SEC. 10. REPORT ON REDUCTION OF CYBERSECURITY RISK IN AGENCY DATA CENTERS.

Not later than 1 year after the date of enactment of this Act, the Secretary of Homeland Security, in coordination with the Director of the Office of Management and Budget, shall submit to the Committee on Homeland Security and Governmental Affairs of the Senate and the Committee on Homeland Security of the House of Representatives a report on the feasibility of Federal civilian agencies creating an environment for the reduction in cybersecurity risks in agency data centers, including by—

- (1) increasing compartmentalization between systems; and
- (2) providing a mix of security controls between such compartments.

#### SEC. 11. CONFORMING AMENDMENT.

SA 2545. Ms. COLLINS (for herself, Mr. KIRK, and Ms. MURKOWSKI) submitted an amendment intended to be proposed by her to the bill S. 1881, to prohibit Federal funding of Planned Parenthood Federation of America; which was ordered to lie on the table; as follows:

Strike all after the enacting clause and insert the following:

#### SECTION 1. LIMITATION ON FUNDING.

(a) IN GENERAL.—Notwithstanding any other provision of law, no Federal funds shall be made available to any affiliate, subsidiary, successor, or clinic of the Planned Parenthood Federation of America, Inc. if that affiliate, subsidiary, successor, or clinic receives compensation for facilitating the donation of fetal tissue products derived from an abortion.

(b) RULE OF CONSTRUCTION.—Nothing in this Act shall be construed to—

- (1) affect any limitation contained in an appropriations Act relating to abortion; or
- (2) reduce overall Federal funding available in support of women’s health.

(c) INVESTIGATION AND REPORT.—Not later than 90 days after the date of enactment of this Act, the Attorney General shall conduct an investigation, and submit to Congress a report on the findings of such investigation, concerning whether or not the Planned Parenthood Federation of America, Inc. or any of its affiliates, subsidiaries, successors, or

clinics has engaged in any illegal activity pertaining to fetal tissue products.

SA 2546. Ms. COLLINS (for herself, Mr. WARNER, Ms. MIKULSKI, Mr. COATS, Ms. AYOTTE, and Mrs. MCCASKILL) submitted an amendment intended to be proposed by her to the bill S. 754, to improve cybersecurity in the United States through enhanced sharing of information about cybersecurity threats, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

#### TITLE II—FEDERAL INFORMATION SECURITY MANAGEMENT REFORM ACT OF 2015

##### SEC. 201. SHORT TITLE.

This title may be cited as the “Federal Information Security Management Reform Act of 2015”.

##### SEC. 202. DUTIES OF THE SECRETARY OF HOMELAND SECURITY RELATED TO INFORMATION SECURITY.

Section 3553(b)(6) of title 44, United States Code, is amended by striking subparagraphs (B), (C), and (D) and inserting the following: “(B) operating consolidated intrusion detection, prevention, or other protective capabilities and use of associated countermeasures for the purpose of protecting agency information and information systems from information security threats;

“(C) providing incident detection, analysis, mitigation, and response information and remote or onsite technical assistance to the head of an agency;

“(D) compiling and analyzing data on agency information security;

“(E) developing and conducting targeted risk assessments and operational evaluations for agency information and information systems in consultation with the heads of other agencies or governmental and private entities that own and operate such systems, that may include threat, vulnerability, and impact assessments;

“(F) in conjunction with other agencies and the private sector, assessing and fostering the development of information security technologies and capabilities for use across multiple agencies; and

“(G) coordinating with appropriate agencies and officials to ensure, to the maximum extent feasible, that policies and directives issued under paragraph (2) are complementary with—

“(i) standards and guidelines developed for national security systems; and

“(ii) policies and directives issued by the Secretary of Defense and the Director of National Intelligence under subsection (e)(1); and”.

##### SEC. 203. COMMUNICATIONS AND SYSTEM TRAFFIC AND DIRECTION TO AGENCIES.

Section 3553 of title 44, United States Code, is amended by adding at the end the following:

“(h) COMMUNICATIONS AND SYSTEMS TRAFFIC.—

“(1) IN GENERAL.—

“(A) ACQUISITION BY THE SECRETARY.—Notwithstanding any other provision of law and subject to subparagraph (B), in carrying out the responsibilities under subparagraphs (B), (C), and (E) of subsection (b)(6), if the Secretary makes a certification described in paragraph (2), the Secretary may acquire, intercept, retain, use, and disclose communications and other system traffic that are transiting to or from or stored on agency information systems and deploy countermeasures with regard to the communications and system traffic.

“(B) EXCEPTION.—The authorities of the Secretary under this subsection shall not