

Whereas the month of October 2005 has been recognized as National Domestic Violence Awareness Month, a month for activities furthering awareness of domestic violence; and

Whereas the dedication and successes of those working tirelessly to end domestic violence and the strength of the survivors of domestic violence should be recognized: Now, therefore, be it

*Resolved*, That the Senate

(1) supports the goals and ideals of National Domestic Violence Awareness Month; and

(2) expresses the sense of the Senate that Congress should continue to raise awareness of domestic violence in the United States and its devastating impact on families.

SENATE RESOLUTION 283—RECOGNIZING THE CONTRIBUTIONS OF KOREAN AMERICANS TO THE UNITED STATES AND ENCOURAGING THE CELEBRATION OF “KOREAN AMERICAN DAY”

Mr. ALLEN (for himself and Mr. DURBIN) submitted the following resolution; which was referred to the Committee on the Judiciary.

S. RES. 283

Whereas on January 13, 1903, the arrival of 102 pioneer immigrants to the United States initiated the first chapter of Korean immigration to the United States;

Whereas members of the early Korean American community served with distinction in the Armed Forces of the United States during World War I, World War II, and the conflict in Korea;

Whereas in the early 1950s, thousands of Koreans, fleeing from war, poverty, and desolation, came to the United States seeking opportunities;

Whereas Koreans Americans, like waves of immigrants to the United States before them, have taken root and thrived as a result of strong family ties, robust community support, and countless hours of hard work;

Whereas the contributions of Korean Americans to the United States include the invention of the first beating heart operation for coronary artery heart disease, development of the nectarine, a 4-time Olympic gold medalist, and achievements in engineering, architecture, medicine, acting, singing, sculpture, and writing;

Whereas Korean Americans play a crucial role in maintaining the strength and vitality of the United States-Korean partnership;

Whereas the centennial year of 2003 marked an important milestone in the now more than 100-year history of Korean immigration; and

Whereas the Centennial Committees of Korean Immigration and Korean Americans have designated January 13th of each year as “Korean American Day” to memorialize the more than 100-year journey of Korean Americans in the United States: Now, therefore, be it

*Resolved*, That the Senate—

(1) supports the goals and ideals of a “Korean American Day”;

(2) commemorates the 103rd anniversary of the arrival of the first Korean immigrants to the United States; and

(3) encourages the people of the United States to—

(A) share in such commemoration in order to greater appreciate the valuable contributions Korean Americans have made to the United States; and

(B) to observe “Korean American Day” with appropriate programs, ceremonies, and activities.

Mr. DURBIN. Mr. President, I am pleased to join Senator ALLEN as an original cosponsor in submitting a resolution recognizing the contributions of Korean Americans and encouraging the celebration of “Korean American Day.”

On January 13, 1903, a group of 102 men, women and children arrived on the shores of Honolulu, HI, after a long journey across the Pacific Ocean from Korea. The story of these pioneers is a familiar one to all of us who trace our roots to a foreign nation.

Like countless other immigrant groups before them, Koreans came to America in search of a better future. Others came to flee a devastating war, repressive government, and poverty. They traded in their sweat equity and homesickness for the priceless opportunity to achieve better economic and educational opportunities and freedom for themselves and for their families in America.

During the past century, the Korean American population has grown to over one million, and Korean Americans now live in every single State of our union. Today, they represent one of the largest Asian American populations in the Nation. I am proud to note that my State of Illinois is home to over 50,000 Korean Americans, making it the fourth most populated State for Korean Americans, according to the 2000 census data.

The contributions made by Korean Americans to our Nation include numerous achievements in the fields of economics, education, science, architecture, medicine, athletics, religion, and the arts. Their entrepreneurial spirit and dedication to hard work have allowed Korean American-owned businesses to become the commercial and economic foundations in countless American cities and counties. The unique traditional customs, cultures, and the foods of the “Land of the Morning Calm” have enhanced the mosaic of our society.

Thousands of Korean Americans have served in our Armed Services, from the two World Wars to the current wars in Iraq and Afghanistan. They have also served in public and private ways to enhance the long standing relationship between the United States and Korea that is based on our shared economic and security interests.

The 102 pioneers who made that fateful decision to leave their home country in 1902 for Hawaii probably wished for not much more than a chance to live on the rich American soil. Never in their wildest imagination could they have known that, a century later, and just a few miles from where they landed in Honolulu, a sixteen-year-old Korean American girl would announce to an eagerly awaiting world that she would become a professional golfer.

Michelle Wie’s announcement from earlier this month instantly places her among the most recognizable American celebrities, and makes her the third highest-paid female athlete in any

sport, based on commercial endorsement deals she has accepted. Yet, in her very first act as a professional golfer, Michelle donated \$500,000 to the hurricane relief effort. And, she will continue to attend high school where she is an honors student.

Korean Americans have indeed come a long way in their rich one hundred year history. In January 2003, Korean Americans all across the Nation celebrated this centennial anniversary. Leading up to that significant milestone, the United States Senate unanimously adopted a resolution during the 107th Congress.

To continue recognizing this history of Korean Americans, I believe it is appropriate to celebrate the 13th day of each January as “Korean American Day.” The Allen-Durbin resolution would encourage such a tradition.

I ask my colleagues to support this resolution honoring the continuing contributions of Korean Americans to our great Nation.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2149. Ms. STABENOW proposed an amendment to the bill H.R. 3058, making appropriations for the Departments of Transportation, Treasury, and Housing and Urban Development, the Judiciary, District of Columbia, and independent agencies for the fiscal year ending September 30, 2006, and for other purposes.

SA 2150. Ms. SNOWE (for herself, Mr. THUNE, Ms. COLLINS, and Mr. JOHNSON) submitted an amendment intended to be proposed by her to the bill H.R. 3058, supra.

SA 2151. Mr. LOTT submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2152. Mr. COLEMAN (for himself, Mr. DAYTON, and Mr. DEWINE) submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2153. Mr. COBURN submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2154. Mr. COBURN submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2155. Mr. LAUTENBERG (for himself and Mr. CORZINE) submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2156. Mr. LAUTENBERG (for himself and Mr. CORZINE) submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2157. Mr. LEAHY (for himself, Mr. COLEMAN, Mr. SARBANES, Mr. GRAHAM, Mr. REED, Ms. SNOWE, Mr. SCHUMER, Mr. OBAMA, Mr. KOHL, Mr. DORGAN, Mr. NELSON, of Florida, Mr. LAUTENBERG, Mr. LEVIN, Mr. KERRY, Mr. JEFFORDS, Mr. DODD, Ms. STABENOW, Mr. CORZINE, Mr. SALAZAR, Mrs. CLINTON, Mr. DURBIN, Ms. COLLINS, Mrs. FEINSTEIN, Mr. VOINOVICH, Mr. KENNEDY, Mr. DEWINE, Mr. SANTORUM, Mr. HARKIN, Mr. ROCKEFELLER, Mr. LIEBERMAN, Mr. DAYTON, Ms. CANTWELL, Mr. SPECTER, Mr. BINGAMAN, Ms. LANDRIEU, Mr. GRASSLEY, Mr. BAYH, Ms. MIKULSKI, Mr. JOHNSON, Mr. CHAFEE, and Mr. TALENT) submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2158. Mr. ENSIGN (for himself and Mr. VITTER) proposed an amendment to amend- ment SA 2133 proposed by Mr. DORGAN (for himself, Mr. CRAIG, Mr. ENZI, and Mr. BAUCUS) to the bill H. R. 3058, supra.

SA 2159. Mr. NELSON, of Florida (for him- self and Mr. SMITH) submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2160. Mr. GRASSLEY (for himself, Mr. DORGAN, and Mr. BOND) proposed an amend- ment to the bill H.R. 3058, supra.

SA 2161. Ms. CANTWELL (for herself, Mr. COLEMAN, Mr. HARKIN, Mr. BAYH, Mr. LUGAR, and Mr. DAYTON) submitted an amendment intended to be proposed by her to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2162. Mr. REED submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra.

SA 2163. Mr. HAGEL submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2164. Mr. SALAZAR submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2165. Mr. COBURN submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra.

SA 2166. Ms. LANDRIEU submitted an amend- ment intended to be proposed by her to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2167. Ms. LANDRIEU submitted an amend- ment intended to be proposed by her to the bill H.R. 3058, supra.

SA 2168. Ms. LANDRIEU submitted an amend- ment intended to be proposed by her to the bill H.R. 3058, supra.

SA 2169. Ms. CANTWELL submitted an amend- ment intended to be proposed by her to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2170. Mr. CARPER submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2171. Mr. CARPER submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2172. Mr. CARPER submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2173. Mr. COLEMAN (for himself, Mr. LEVIN, Mr. AKAKA, and Mr. CARPER) sub- mitted an amendment intended to be pro- posed by him to the bill H.R. 3058, supra.

SA 2174. Mr. BOND (for himself and Mrs. MURRAY) proposed an amendment to the bill H.R. 3058, supra.

SA 2175. Mr. BOND (for himself and Mrs. MURRAY) proposed an amendment to the bill H.R. 3058, supra.

SA 2176. Mr. BOND (for himself and Mrs. MURRAY) proposed an amendment to the bill H.R. 3058, supra.

SA 2177. Mr. BOND proposed an amend- ment to the bill H.R. 3058, supra.

SA 2178. Mr. BOND (for Mr. REID) proposed an amendment to the bill H.R. 3058, supra.

SA 2179. Mr. BOND (for Mr. DURBIN (for himself and Mr. OBAMA)) proposed an amend- ment to the bill H.R. 3058, supra.

SA 2180. Mr. BOND (for Mrs. MURRAY) pro- posed an amendment to the bill H.R. 3058, supra.

SA 2181. Mr. STEVENS (for himself, Ms. MURKOWSKI, and Mr. FRIST) submitted an amendment intended to be proposed by him to the bill H.R. 3058, supra.

SA 2182. Mr. LEVIN submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra.

SA 2183. Mr. BOND (for Mr. FRIST (for him- self, Mrs. DOLE, and Mrs. BOXER)) proposed an amendment to the bill H.R. 3058, supra.

SA 2184. Mr. BOND (for Mrs. MURRAY) pro- posed an amendment to the bill H.R. 3058, supra.

SA 2185. Mr. BOND proposed an amend- ment to the bill H.R. 3058, supra.

SA 2186. Mr. BOND (for Mr. NELSON, OF FLORIDA (for himself and Mr. SMITH)) pro- posed an amendment to the bill H.R. 3058, supra.

SA 2187. Mr. BOND (for Mr. LOTT (for him- self and Mr. LAUTENBERG)) proposed an amendment to the bill H.R. 3058, supra.

SA 2188. Mr. BOND (for Mr. LAUTENBERG) proposed an amendment to the bill H.R. 3058, supra.

SA 2189. Mr. BOND (for Mr. COLEMAN (for himself, Mr. DAYTON, and Mr. DEWINE)) pro- posed an amendment to the bill H.R. 3058, supra.

SA 2190. Mr. BOND (for Mr. COBURN) pro- posed an amendment to the bill H.R. 3058, supra.

SA 2191. Mr. REED submitted an amend- ment intended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

SA 2192. Mr. BINGAMAN (for himself and Mr. AKAKA) submitted an amendment in- tended to be proposed by him to the bill H.R. 3058, supra; which was ordered to lie on the table.

#### TEXT OF AMENDMENTS

**SA 2149.** Ms. STABENOW proposed an amendment to the bill H.R. 3058, mak- ing appropriations for the Departments of Transportation, Treasury, and Hous- ing and Urban Development, the Judi- ciary, District of Columbia, and inde- pendent agencies for the fiscal year ending September 30, 2006, and for other purposes; as follows:

On page 277, line 18, "strike activities;" and insert the following: "activities; pursu- ant to section 3004(b) of the Exchange Rates and International Economic Policy Coordi- nation Act of 1988 (22 U.S.C. 5304(b)), not to exceed \$1,000,000 is for the Secretary of the Treasury, in conjunction with the President, to implement said subsection as it pertains to governments and trade violations involv- ing currency manipulation and other trade violations;"

**SA 2150.** Ms. SNOWE (for herself, Mr. THUNE, Ms. COLLINS, and Mr. JOHNSON) submitted an amendment intended to be proposed by her to the bill H.R. 3058, making appropriations for the Depart- ments of Transportation, Treasury, and Housing and Urban Development, the Judiciary, District of Columbia, and independent agencies for the fiscal year ending September 30, 2006, and for other purposes; as follows:

At the appropriate place, insert the fol- lowing:

SEC. \_\_\_\_.(a)(1) This section shall apply to an employee of the Federal Aviation Admin- istration, who—

(A) would be involuntarily separated as a result of the reorganization of the Flight Services Unit following the outsourcing of flight service duties to a contractor;

(B) was not eligible by October 3, 2005 for an immediate annuity under a Federal re- tirement system; and

(C) assuming continued Federal employ- ment, would attain eligibility for an imme- diate annuity under section 8336(d) or 8414(b)

of title 5, United States Code, not later than October 4, 2007.

(2) Notwithstanding any other provision of law, during the period beginning on the date of enactment of this Act and ending October 4, 2007, an employee described under para- graph (1) may, with the approval of the Ad- ministrator of the Federal Aviation Admin- istration or the designee of the Adminis- trator, accept an assignment to such con- tractor within 14 days after the date of en- actment of this section.

(3) Except as provided in subsection (c), an employee appointed under paragraph (1)—

(A) shall be a temporary Federal employee for the duration of the assignment;

(B) notwithstanding such temporary statu- s, shall retain previous enrollment or partici- pation in Federal employee benefits pro- grams under chapters 83, 84, 87, and 89 of title 5, United States Code; and

(C) shall be considered to have not had a break in service for purposes of chapters 83, 84, and sections 8706(b) and 8905(b) of title 5, United States Code, except no service credit or benefits shall be extended retroactively.

(4) An assignment and temporary appoint- ment under this section shall terminate on the earlier of—

(A) October 4, 2007; or

(B) the date on which the employee first becomes eligible for an immediate annu- ity under section 8336(d) or 8414(b) of title 5, United States Code.

(5) Such funds as may be necessary are au- thorized for the Federal Aviation Adminis- tration to pay the salary and benefits of an employee assigned under this section, but no funds are authorized to reimburse the em- ploying contractor for the salary and bene- fits of an employee so assigned.

(b) An employee who is being involuntarily separated as a result of the reorganization of the Flight Services Unit following the outsourcing of flight service duties to a con- tractor, and is eligible to use annual leave under the conditions of section 6302(g) of title 5, United States Code, may use such leave to—

(1) qualify for an immediate annuity or to meet the age or service requirements for an enhanced annuity that the employee could qualify for under sections 8336, 8412, or 8414; or

(2) to meet the requirements under section 8905(b) of title 5, United States Code, to qual- ify to continue health benefits coverage after retirement from service.

(c)(1) Nothing in this section shall—

(A) affect the validity or legality of the re- duction-in-force actions of the Federal Avia- tion Administration effective October 3, 2005; or

(B) create any individual rights of actions regarding such reduction-in-force or any other actions related to or arising under the competitive sourcing of flight services.

(2) An employee subject to this section shall not be—

(A) covered by chapter 71 of title 5, United States Code, while on the assignment au- thorized by this section; or

(B) subject to section 208 of title 18, United States Code.

(3) Temporary employees assigned under this section shall not be Federal employees for purposes of chapter 171 of title 28, United States Code (commonly referred to as the Federal Tort Claims Act). Chapter 171 of title 28, United States Code (commonly re- ferred to as the Federal Tort Claims Act) and any other Federal tort liability statute shall not apply to an employee who is assigned to a contractor under subsection (a).

**SA 2151.** Mr. LOTT submitted an amendment intended to be proposed by him to the bill H.R. 3058, making ap- propriations for the Departments of