Whereas Manute Bol began his National Basketball Association (NBA) career with the Washington Bullets in 1985, setting the rookie shot-blocking record;

Whereas Manute Bol played in the NBA for 10 years, setting numerous shot-blocking records;

Whereas, after beginning his career in the NBA, Manute Bol used his fame and fortune to raise funding and awareness for the people of Sudan;

Whereas Manute Bol was admitted to the United States as a religious refugee and lost over 250 members of his extended family to a civil war rife with religious tensions, but never let it keep his life working for reconciliation between Christians and Muslims in Sudan;

Whereas Manute Bol’s last project to foster reconciliation was to build 41 schools for Christians and Muslims to learn and live together in the spirit of reconciliation;

Whereas Manute Bol constantly put himself in danger to bring peace and stability to Sudan, including by flying into war zones and visiting refugee camps that were targeted for aerial attack;

Whereas, on Manute Bol’s last humanitarian visit to Sudan, the President of Southern Sudan, Salva Kiir, requested that Manute Bol extend his visit to make appearances in a Sudan national election and use his influence to counter corruption, which ultimately led to the deterioration of his health and his sudden death;

Whereas Manute Bol advocated for human rights in Sudan by appearing before Congress and lobbying Members of Congress, thus positively influencing United States foreign policy toward Sudan;

Whereas, after Manute Bol retired, he resided in West Hartford, Connecticut and Olathe, Kansas;

Whereas Manute Bol died at the age of 47 on June 19, 2010; and

Whereas Manute Bol’s perseverance in his advocacy for Sudan affected the lives of thousands, and possibly millions, of people in Sudan: Now, therefore, be it

Resolved, That the Senate—

(1) expresses profound sorrow at the death of Manute Bol;

(2) conveys its condolences to the family, friends, and colleagues of Manute Bol;

(3) expresses gratitude to Manute Bol for his perseverance in raising awareness of human rights abuses, and his dedication to bringing peace to Sudan; and

(4) encourages the National Collegiate Athletic Association (NCAA) and the National Basketball Association (NBA) to pursue exhibition games with a Sudanese basketball team to increase awareness of the political and humanitarian situation in Sudan, with proceeds from these games donated toward the construction of reconciliation schools in Sudan, as proposed by Manute Bol.

SENATE RESOLUTION 580—COMMEMORATING THE LIFE AND WORK OF GEORGE M. STEINBRENNER OF THE STATE OF NEW YORK

Mr. SCHUMER (for himself, Mrs. GILLIBRAND, Mr. NELSON of Florida, and Mr. LE MÉEUR) submitted the following resolution; which was considered and agreed to:

S. Res. 580

Whereas George M. Steinbrenner was born on July 4, 1930, in Rocky River, Ohio, and died on July 13, 2010, at the age of 80;

Whereas George M. Steinbrenner served the United States for 2 years in the United States Air Force;

Whereas George M. Steinbrenner owned the American Ship Building Company, the dominant shipbuilding company in the Great Lakes region during the existence of the company;

Whereas, since 1973, George M. Steinbrenner was the principal owner of the New York Yankees Major League Baseball franchise;

Whereas, under the wise and astute leadership of George M. Steinbrenner, the New York Yankees won 7 World Series Championships and 11 American League Championships;

Whereas the New York Yankees, under the leadership of George M. Steinbrenner, brought New York City fans across the United States countless hours of joy rooting for the consistently competitive teams that Mr. Steinbrenner helped assemble;

Whereas George M. Steinbrenner was the longest-tenured owner in Major League Baseball and became one of the most prominent personalities in Major League Baseball;

Whereas George M. Steinbrenner helped many civic causes, including the United States Olympic Committee;

Whereas George M. Steinbrenner was honored as both an “Outstanding New Yorker” and as the “Citizen of the Year” of Tampa, Florida;

Whereas, under the leadership of George M. Steinbrenner, the New York Yankees organization created a premier Spring Training facility, and developed some of the greatest talent in Major League Baseball, in Tampa, Florida;

Whereas “Legends Field”, the Spring Training facility of the New York Yankees in Texas, was renamed “Steinbrenner Field” in March 2008 in honor of Mr. Steinbrenner by the Hillsborough County Commission and the Tampa City Council; and

Whereas George M. Steinbrenner helped to grow the game of baseball into a global sport, with Major League Baseball games now played in Japan and Puerto Rico, and Major League Baseball players originating from over 20 countries; Now, therefore, be it

Resolved, That the Senate—

(1) commemorates the life and work of George M. Steinbrenner;

(2) conveys the condolences of the Senate to the family, friends, and colleagues of George M. Steinbrenner;

(3) recognizes the continuing contributions of George M. Steinbrenner to the State of New York, the State of Florida, and Major League Baseball; and

(4) expresses gratitude to George M. Steinbrenner for his significant contributions to the State of New York, the State of Florida, and the New York Yankees.

AMENDMENTS SUBMITTED AND PROPOSED

SA 4455. Mr. JOHANNS (for himself, Mr. BARRASSO, Mr. RISCH, Mr. INHOFE, Mr. ENSIGN, and Mr. THUNE) submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, supra; which was ordered to lie on the table.

SA 4457. Mr. FEINGOLD submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, supra; which was ordered to lie on the table.

SA 4459. Mr. ENNSIGN submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, supra; which was ordered to lie on the table.

SA 4460. Mr. BENNET submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, supra; which was ordered to lie on the table.

SA 4461. Mr. HATCH submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, supra; which was ordered to lie on the table.

SA 4462. Mr. CARDIN submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, supra; which was ordered to lie on the table.

SA 4463. Mr. HARKIN submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, supra; which was ordered to lie on the table.

SA 4464. Mr. DE MINT (for himself and Mr. VITTER) submitted an amendment intended to be proposed by him to the bill H.R. 5297, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 4455. Mr. JOHANNS (for himself, Mr. BARRASSO, Mr. RISCH, Mr. INHOFE, Mr. ENSIGN, and Mr. THUNE) submitted an amendment intended to be proposed to amendment SA 4402 proposed by Mr. REID (for Mr. BAUCUS (for himself, Ms. LANDRIEU, and Mr. REID)) to the bill H.R. 5297, to create the Small Business Lending Fund Program to direct the Secretary of the Treasury to make capital investments in eligible institutions in order to increase the availability of credit for small businesses, to amend the Internal Revenue Code of 1986 to provide tax incentives for small business job creation, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle A of title II, add the following:

PART V—OTHER PROVISIONS

SEC. 2051. REPEAL OF EXPANSION OF INFORMATION REPORTING REQUIREMENTS.

Section 9006 of the Patient Protection and Affordable Care Act, and the amendments made thereby, are hereby repealed; and the Internal Revenue Code of 1986 shall be applied as if such sections, and amendments, had never been enacted.

SA 4456. Mr. DE MINT (for himself and Mr. VITTER) submitted an amendment intended to be proposed by him to the bill H.R. 5297, to create the Small Business Lending Fund Program