

initiative explicitly dedicated to supporting and enhancing our nation's school libraries. The key improvements to the program include ensuring that elementary, middle, and high school students are served; expanding professional development to include digital literacy instruction and reading and writing instruction across all grade levels; focusing on coordination and shared planning time between teachers and librarians; awarding grants for a period of three years; and ensuring that books and materials are appropriate for and gain the interest of students with special learning needs, including English learners.

The SKILLS Act would also strengthen Title I by asking state and school district plans to address the development of effective school library programs to help students gain digital literacy skills, master the knowledge and skills in the challenging academic content standards adopted by the state, and graduate from high school ready for college and careers. Additionally, the legislation would broaden the focus of training, professional development, and recruitment activities under Title II to include school librarians.

Absent a clear federal investment, the libraries in many of our high poverty schools will languish with outdated materials and technology, and in turn, students would be cut off from a vital information hub that connects them to the tools they need to develop critical thinking and research skills necessary for success. This is a true equity issue, which is why I will continue to fight to sustain our federal investment in this area and why renewing and strengthening the school library program is of critical importance.

I urge our colleagues to join us in co-sponsoring the bipartisan Strengthening Kids' Interest in Learning and Libraries Act, and to work together to ensure that it becomes a part of the upcoming reauthorization of the Elementary and Secondary Education Act.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 164—DESIGNATING OCTOBER 30, 2013, AS A NATIONAL DAY OF REMEMBRANCE FOR NUCLEAR WEAPONS PROGRAM WORKERS

Mr. UDALL of Colorado (for himself, Mr. ALEXANDER, Mr. BROWN, Ms. CANTWELL, Mrs. GILLIBRAND, Mr. MCCONNELL, and Mr. UDALL of New Mexico) submitted the following resolution; which was referred to the Committee on the Judiciary.

S. RES. 164

Whereas, since World War II, hundreds of thousands of men and women, including uranium miners, millers, and haulers, have served the United States by building nuclear weapons for the defense of the United States;

Whereas those dedicated workers paid a high price for their service to develop a nuclear weapons program for the benefit of the

United States, including by developing disabling or fatal illnesses;

Whereas the Senate recognized the contribution, service, and sacrifice those patriotic men and women made for the defense of the United States in Senate Resolution 151, 111th Congress, agreed to May 20, 2009, Senate Resolution 653, 111th Congress, agreed to September 28, 2010, Senate Resolution 275, 112th Congress, agreed to September 26, 2011, and Senate Resolution 519, 112th Congress, agreed to August 1, 2012;

Whereas a national day of remembrance time capsule has been crossing the United States, collecting artifacts and the stories of nuclear weapons program workers relating to the nuclear defense era of the United States, and a remembrance quilt has been constructed to memorialize the contribution of those workers;

Whereas the stories and artifacts reflected in the time capsule and the remembrance quilt reinforce the importance of recognizing nuclear weapons program workers; and

Whereas those patriotic men and women deserve to be recognized for the contribution, service, and sacrifice they have made for the defense of the United States: Now, therefore, be it

Resolved, That the Senate—

(1) designates October 30, 2013, as a national day of remembrance for the nuclear weapons program workers, including uranium miners, millers, and haulers, of the United States; and

(2) encourages the people of the United States to support and participate in appropriate ceremonies, programs, and other activities to commemorate October 30, 2013, as a national day of remembrance for past and present workers in the nuclear weapons program of the United States.

SENATE RESOLUTION 165—CALLING FOR THE RELEASE FROM PRISON OF FORMER PRIME MINISTER OF UKRAINE YULIA TYMOSHENKO IN LIGHT OF THE RECENT EUROPEAN COURT OF HUMAN RIGHTS RULING

Mr. DURBIN (for himself, Mr. RUBIO, Mrs. BOXER, Mr. BARRASSO, and Mr. MURPHY) submitted the following resolution; which was referred to the Committee on Foreign Relations.

S. RES. 165

Whereas, in August 1991, the Ukrainian Parliament declared independence from the Soviet Union and approved decrees to mint its own currency and take command of all Soviet military units on its soil;

Whereas, in December 1991, 90 percent of Ukrainians voted in a referendum to support independence from the Soviet Union;

Whereas Ukraine has experienced increased economic and political cooperation with Europe and the United States since its independence from the Soviet Union;

Whereas, in 1996, Ukraine adopted its first democratic constitution that included basic freedoms of speech, assembly, religion, and press;

Whereas in 2004, Ukrainians organized a series of historic protests, strikes, and sit-ins known as the "Orange Revolution" to protest electoral fraud in the 2004 presidential election;

Whereas Yulia Tymoshenko was a leader of the Orange Revolution and was first elected as Prime Minister in 2005;

Whereas, in the 2010 presidential election, incumbent President Viktor Yushchenko won only 5.5 percent in the first round of voting, which left former Prime Minister Viktor

Yanukovich and then Prime Minister Yulia Tymoshenko to face one another in a run-off election;

Whereas Mr. Yanukovich defeated Ms. Tymoshenko by a margin of 49 percent to 44 percent;

Whereas, on October 11, 2011, Ms. Tymoshenko was found guilty and sentenced to seven years in prison on charges that she abused her position as Prime Minister in connection with a Russian natural gas contract;

Whereas, on January 26, 2012, the Parliamentary Assembly Council of Europe (PACE) passed a resolution (1862) that declared that the articles under which Ms. Tymoshenko was convicted were "overly broad in application and effectively allow for ex post facto criminalization of normal political decision making";

Whereas, on May 30, 2012, the European Parliament passed a resolution (C153/21) deploring the sentencing of Ms. Tymoshenko;

Whereas, on September 22, 2012, the United States Senate passed a resolution (S. Res 466, 112th Congress) that condemned the selective and politically motivated prosecution and imprisonment of Yulia Tymoshenko, called for her release, and called on the Department of State to institute a visa ban against those responsible for the imprisonment of Ms. Tymoshenko and the other political leaders associated with the 2004 Orange Revolution;

Whereas, on April 7, 2013, President of Ukraine Viktor Yanukovich pardoned former interior minister Yuri Lutsenko and several other opposition figures allied with Ms. Tymoshenko;

Whereas, on April 30, 2013, the European Court of Human Rights, which settles cases of rights abuses after plaintiffs have exhausted appeals in their home country courts, ruled that Ms. Tymoshenko's pre-trial detention had been arbitrary; that the lawfulness of her detention had not been properly reviewed; that her right to liberty had been restricted; and, that she had no possibility to seek compensation for her unlawful deprivation of liberty;

Whereas, on April 30, 2013, Department of State Spokesman Patrick Ventrell reiterated the United States call that Ms. Tymoshenko "be released and that the practice of selective prosecution end immediately" in light of the European Court of Human Rights decision;

Whereas Ukraine hopes to sign an association agreement with the European Union during the Eastern Partnership Summit in November 2013; and

Whereas, after the European Court of Human Rights ruling, European Parliament Committee on Foreign Affairs chairman Elmar Brok stated that "Ukraine is still miles away from fulfilling European standards" and must "end its selective justice" before signing the association agreement: Now, therefore, be it

Resolved, That the Senate—

(1) calls on the Government of Ukraine to release former Prime Minister Yulia Tymoshenko from imprisonment in light of the April 2013 European Court of Human Rights verdict;

(2) calls on the European Union members to include the release of Ms. Tymoshenko from imprisonment as an important criterion for signing an association agreement with Ukraine at the upcoming Eastern Partnership Summit in Lithuania;

(3) expresses its belief and hope that Ukraine's future rests with stronger ties to Europe, the United States, and others in the community of democracies; and

(4) expresses its concern and disappointment that the continued selective and politically motivated imprisonment of former

Prime Minister Yulia Tymoshenko unnecessarily detracts from Ukraine's otherwise strong relationship with Europe, the United States, and the community of democracies.

SENATE RESOLUTION 166—COMMEMORATING THE 50TH ANNIVERSARY OF THE FOUNDING OF THE ORGANIZATION OF AFRICAN UNITY (OAU) AND COMMENDING ITS SUCCESSOR, THE AFRICAN UNION

Mr. COONS (for himself and Mr. FLAKE) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 166

Whereas, on May 25, 1963, 32 newly independent African countries signed the Charter of the Organization of African Unity (OAU) to promote unity, solidarity, and political and economic cooperation among themselves, and to defend member states' sovereignty, territorial integrity, and independence;

Whereas upon its inception, the OAU embraced the principles of the Universal Declaration of Human Rights, including freedom of association, free expression, and political participation;

Whereas such efforts to encourage African unity, advance human rights, and promote economic development on the continent were undermined by regional conflicts, military coups, and civil wars, as well as large foreign debts, increasing trade imbalances, food insecurity, and weak institutions;

Whereas a decision declaring the establishment of the African Union (AU) as a successor organization to the OAU to promote democratic principles and institutions, encourage economic growth, and develop new tools for the collective promotion of regional stability was adopted in Sirte, Libya, on March 1, 2001, and March 2, 2001;

Whereas the vision of the African Union is that of "an integrated, prosperous and peaceful Africa, driven by its own citizens and representing a dynamic force in the global arena";

Whereas the African Union expresses commitment to the essential values of transparency and accountability and promotes democratic processes across the continent of Africa;

Whereas the African Union departed from the OAU's abiding doctrine of nonintervention in the internal affairs of member states in favor of a new policy establishing the right of the AU to intervene in a member state under grave circumstances, including with respect to war crimes, genocide, and crimes against humanity;

Whereas the African Union continues to build more robust African regional institutions in order to address the myriad challenges facing the continent, and has established an African peace and security architecture, the New Partnership for Africa's Development, a strategic framework for regional socioeconomic development, the Comprehensive Africa Agriculture Development Program, and the African Peer Review Mechanism, which seeks to help advance good governance, among other institutions;

Whereas the African Union has contributed to regional peace and security by mobilizing peacekeeping or intervention forces to protect civilians or support political mediation missions and peace-building processes in Burundi, Comoros, Sudan, Somalia, and Mali;

Whereas efforts to end conflicts on the continent of Africa, which continue to destabilize states, undermine democracy, stifle

economic growth and investment, and rob young Africans of the opportunity for an education and a better life, are a key United States objective;

Whereas it is critical to the interests of the United States that the African Union be capable of effectively addressing current conflicts and preventing future ones, advancing economic growth and broad-based and sustainable economic development, and consolidating democracy and good governance;

Whereas the United States Government demonstrated its strong commitment to working closely with the AU by establishing a Mission to the African Union in 2006;

Whereas, on August 3, 2010, the United States and the African Union signed a \$5,800,000 multi-year assistance agreement to achieve common policy objectives;

Whereas, on June 14, 2012, President Barack Obama announced a United States Strategy Toward Sub-Saharan Africa, which calls on the United States to deepen its partnership with African countries and regional organizations by supporting efforts to advance accountable, democratic governance and adherence to human rights norms and the rule of law, particularly by supporting the African Union African Charter on Democracy, Elections, and Governance and other multilateral standards;

Whereas key goals also supported by the African Union include fostering peace and security, spurring economic growth, trade, and investment, and promoting opportunity and development;

Whereas, on February 1, 2013, a Memorandum of Understanding was signed between the United States and the African Union to cement cooperation on peace and security, democracy and governance, economic growth, trade, and investment, and promotion of opportunity and development;

Whereas the African Union serves as a pre-eminent dialogue and policy-making forum for leaders in Africa seeking to advance a wide range of regional political, security, social, and economic objectives, including sub-regional integration, and is a key interlocutor for and representative of the people of Africa in international political and policy forums, including the United Nations; and

Whereas close relations between the United States and the African Union mutually benefit the people of the United States and Africa and the political, security, economic, and cultural relations that link them: Now, therefore, be it

Resolved, That the Senate—

(1) extends warm congratulations to the former member states of the Organization of African Unity on the 50th year anniversary of its founding, in particular its original 32 member states;

(2) commends member states of the African Union for their strong and determined joint efforts to promote democratic societies, sustainable development, and sound economic practices, and peace, security, and stability on the continent;

(3) urges the President to continue to strongly support efforts to advance and strengthen United States-African Union cooperation, including through United States programs to help build the capacities of the African Union;

(4) encourages the President to expedite and expand United States efforts to achieve the goals and objectives of his United States Strategy Toward Sub-Saharan Africa; and

(5) emphasizes the rule of law, good governance, respect for human rights, open markets, and broad-based and sustainable economic growth and development as key pillars for long-term stability and security in Africa and United States engagement with the continent.

SENATE RESOLUTION 167—REAFFIRMING THE STRONG SUPPORT OF THE UNITED STATES FOR THE PEACEFUL RESOLUTION OF TERRITORIAL, SOVEREIGNTY, AND JURISDICTIONAL DISPUTES IN THE ASIA-PACIFIC MARITIME DOMAINS

Mr. MENENDEZ (for himself, Mr. RUBIO, and Mr. CARDIN) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 167

Whereas the maritime domain of the Asia-Pacific region includes critical sea lines of communication and commerce between the Pacific and Indian oceans;

Whereas the United States has a national interest in freedom of navigation and overflight in the Asia-Pacific maritime domains, as provided for by universally recognized principles of international law;

Whereas the United States has a national interest in the maintenance of peace and stability, open access by all to maritime domains, respect for universally recognized principles of international law, prosperity and economic growth, and unimpeded lawful commerce;

Whereas the United States has a clear interest in encouraging and supporting the nations of the region to work collaboratively and diplomatically to resolve disputes without coercion, without intimidation, without threats, and without the use of force;

Whereas the South China Sea contains great natural resources, and their stewardship and responsible use offers immense potential benefit for generations to come;

Whereas, in recent years, there have been numerous dangerous and destabilizing incidents in this region, including Chinese vessels cutting the seismic survey cables of a Vietnamese oil exploration ship in May 2011; Chinese vessels barricading the entrance to the Scarborough Reef lagoon in April 2012; China issuing an official map that newly defines the contested "nine-dash line" as China's national border; and, since May 8, 2013, Chinese naval and marine surveillance ships maintaining a regular presence in waters around the Second Thomas Shoal, located approximately 105 nautical miles northwest of the Philippine island of Palawan;

Whereas the Association of Southeast Asian Nations (ASEAN) has promoted multilateral talks on disputed areas without settling the issue of sovereignty, and in 2002 joined with China in signing a Declaration on the Conduct of Parties in the South China Sea that committed all parties to those territorial disputes to "reaffirm their respect for and commitment to the freedom of navigation in and over flight above the South China Sea as provided for by the universally recognized principles of international law" and to "resolve their territorial and jurisdictional disputes by peaceful means, without resorting to the threat or use of force";

Whereas Japan and Taiwan reached an agreement on April 10, 2013, to jointly share and administer the fishing resources in their overlapping claimed exclusive economic zones in the East China Sea, an important breakthrough after 17 years of negotiations and a model for other such agreements;

Whereas other incidences of the joint administrations of resources in disputed waters in the South China Sea have de-escalated tensions and promoted economic development, such as Malaysia and Brunei's 2009 agreement to partner on exploring offshore Brunei waters, with drilling in offshore oil and gas fields off Brunei beginning in 2011;