

countries and an increase in the number of Afghan special immigrant visas. They must be included in this package because the crisis is unfolding now.

There is no dispute about the urgency and the importance of standing with our Afghan allies. My colleagues on the other side do not address it in their proposal. I hope they will.

So where are we? A violent insurrection that none of us thought we would ever see in our lifetime happened. A pandemic that we thought we would never see in our lifetime happened. And the President has announced the withdrawal of the American troops from Afghanistan. These events created urgent needs that must be met.

My Republican colleagues are proposing that we deal with these problems piecemeal, address some of them now and others sometime, somewhere, someday. But a piecemeal approach that jumps from one problem to the next is no way to govern. I have been here long enough to know that a promise to do it later is no promise at all.

It has been 53 days since the House passed a security supplemental, and only now are my Republican colleagues coming to the negotiating table. I don't want to wait another 53 days more before we address these pressing matters. We can't govern by crisis, and we can't legislate at the convenience of either party. So I am introducing my comprehensive proposal today.

To make sure it is not a surprise to anybody, I shared this proposal with my Republican colleagues more than a month ago—a month ago—and I am sharing it with the full Senate today. It addresses all the needs arising from the tragic events of January 6 and the global pandemic.

This is the best way forward. We owe it to our Members in both parties. We owe it to our staff. We owe it to the Capitol Police. We owe it to the National Guard, and we owe it to numerous others. We must act, and we must act in a comprehensive way. We have only one shot at this. We have a responsibility to get it right.

With that, Madam President, at the end of my remarks, I introduce a bill making emergency supplemental appropriations for the fiscal year ending September 30, 2021, and for other purposes. I ask to have it held at the desk.

The PRESIDING OFFICER. The bill is received.

By Mrs. FEINSTEIN (for herself and Mr. PADILLA):

S. 2313. A bill for the relief of Maria Isabel Bueso Barrera, Alberto Bueso Mendoza, and Karla Maria Barrera De Bueso; to the Committee on the Judiciary.

Mrs. FEINSTEIN. Mr. President, today I am reintroducing a bill for the private relief of Maria Isabel Bueso Barrera and her parents. Ms. Bueso is a Guatemalan national living in Concord, California. She has a rare medical condition, and her removal from the United States would deprive her of life-saving medical care.

Ms. Bueso suffers from a rare, life-threatening disorder called Mucopolysaccharidosis Type VI (MPS-VI), a rare genetic condition caused by the absence of an enzyme that is needed for the growth of healthy bones and connective tissues. Ms. Bueso uses a wheelchair for mobility, has a shunt in her brain, and requires a tracheotomy to help her breathe.

In 2003, Ms. Bueso and her family came to the United States at the invitation of doctors who were conducting a clinical trial to treat her condition. That trial led to Food and Drug Administration-approved treatment for MPS-VI. Ms. Bueso now receives this life-saving treatment every week at UCSF Children's Hospital in Oakland, CA, where she undergoes a 6-hour infusion of a prescription drug that replaces the enzyme that people with MPS-VI lack. Ms. Bueso has participated in six other medical trials.

For the past 10 years, Isabel and her family received deferred action from U.S. Citizenship and Immigration Services so that she could continue receiving the treatments that keep her alive. This treatment is not available in Guatemala.

On August 13, 2019, USCIS notified Ms. Bueso and her family that their extensions of deferred action were denied, and that they would be deported if they did not leave the United States within 33 days.

This decision was effectively a death sentence for Ms. Bueso. USCIS ultimately reconsidered its decision and granted Ms. Bueso and her parents an additional extension of deferred action.

Ms. Bueso has beaten the odds because of the life-saving treatment that she has received in the United States. She is now 26 years old and a 2018 graduate of California State University, East Bay. She has become an outspoken advocate on behalf of people with rare diseases. Her family pays taxes, owns a home, and is active in their community.

The Bueso family should be allowed to remain in California, where they will continue to enrich their community, and where Isabel will be able to receive the care that allows her to survive and thrive.

The legislation that I am introducing today would provide a permanent solution for Isabel and her parents. I ask my colleagues to support this private bill, which makes the Bueso family eligible for issuance of an immigrant visa or for adjustment of status.

I also ask unanimous consent that a copy of the bill be included in the RECORD.

S. 2313

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. PERMANENT RESIDENT STATUS FOR MARIA ISABEL BUESO BARRERA, ALBERTO BUESO MENDOZA, AND KARLA MARIA BARRERA DE BUESO.

(a) IN GENERAL.—Notwithstanding subsections (a) and (b) of section 201 of the Immigration and Nationality Act (8 U.S.C.

1151), Maria Isabel Bueso Barrera, Alberto Bueso Mendoza, and Karla Maria Barrera De Bueso shall each be eligible for issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence upon filing an application for issuance of an immigrant visa under section 204 of such Act (8 U.S.C. 1154) or for adjustment of status to lawful permanent resident.

(b) ADJUSTMENT OF STATUS.—If Maria Isabel Bueso Barrera, Alberto Bueso Mendoza, or Karla Maria Barrera De Bueso enters the United States before the filing deadline specified in subsection (c), Maria Isabel Bueso Barrera, Alberto Bueso Mendoza, or Karla Maria Barrera De Bueso shall be considered to have entered and remained lawfully in the United States and shall be eligible for adjustment of status under section 245 of the Immigration and Nationality Act (8 U.S.C. 1255) as of the date of the enactment of this Act.

(c) APPLICATION AND PAYMENT OF FEES.—Subsections (a) and (b) shall apply only if the applications for issuance of immigrant visas or the applications for adjustment of status are filed with appropriate fees not later than two years after the date of the enactment of this Act.

(d) REDUCTION OF IMMIGRANT VISA NUMBERS.—Upon the granting of immigrant visas or permanent resident status to Maria Isabel Bueso Barrera, Alberto Bueso Mendoza, and Karla Maria Barrera De Bueso, the Secretary of State shall instruct the proper officer to reduce by three, during the current or next following fiscal year—

(1) the total number of immigrant visas that are made available to natives of the country of birth of Maria Isabel Bueso Barrera, Alberto Bueso Mendoza, and Karla Maria Barrera De Bueso under section 203(a) of the Immigration and Nationality Act (8 U.S.C. 1153(a)); or

(2) if applicable, the total number of immigrant visas that are made available to natives of the country of birth of Maria Isabel Bueso Barrera, Alberto Bueso Mendoza, and Karla Maria Barrera De Bueso under section 202(e) of such Act (8 U.S.C. 1152(e)).

(e) PAYGO.—The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go Act of 2010, shall be determined by reference to the latest statement titled “Budgetary Effects of PAYGO Legislation” for this Act, submitted for printing in the Congressional Record by the Chairman of the Senate Budget Committee, provided that such statement has been submitted prior to the vote on passage.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 297—RECOGNIZING AND COMMEMORATING NATIVE HAWAIIAN DELEGATE JONAH KŪHIŌ KALANIANA'OLE'S LIFELONG ADVOCACY ON BEHALF OF HAWAII AND THE NATIVE HAWAIIAN PEOPLE ON THE 100TH ANNIVERSARY OF HIS PARAMOUNT CONGRESSIONAL ACHIEVEMENT—THE HAWAIIAN HOMES COMMISSION ACT, 1920

Mr. SCHATZ (for himself and Ms. HIRONO) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 297

Whereas Jonah Kūhiō Kalaniana'ole was born on March 26, 1871, in Kōloa, Kaua'i in the Kingdom of Hawai'i, the youngest of 3

sons to High Chief David Kahalepouli Piʻikoi and Princess Victoria Kinoiki Kekaulike;

Whereas, in 1883, Kūhiō was named a Prince by royal proclamation of his uncle, King Kalākaua;

Whereas Prince Kūhiō attended St. Alban's College and O'ahu College in Honolulu, St. Matthew's Military School in San Mateo, California—where he and his brothers were the first to introduce the sport of surfing in the United States—and the Royal Agricultural College in Gloucestershire, England;

Whereas Prince Kūhiō served in the Kingdom of Hawai'i's Ministry of Interior and Customs, and later became a close confidant and advisor to the Kingdom of Hawai'i's last reigning monarch, Queen Liliʻuokalani;

Whereas, on January 17, 1893, a group of armed sugar planters, descendants of missionaries, and financiers, from the United States and Europe deposed the Hawaiian monarchy, and imprisoned Queen Liliʻuokalani;

Whereas a United States Minister thereafter extended diplomatic recognition to the Provisional Government, without the consent of the Native Hawaiian people or the lawful Government of Hawai'i, and in violation of international law and the treaties between the 2 nations;

Whereas, on July 4, 1894, the Provisional Government reorganized as the Republic of Hawai'i and adopted a constitution prohibiting many Native Hawaiians and citizens of Asian descent from voting, which frustrated Prince Kūhiō;

Whereas, after failing to annex Hawai'i to the United States by treaty, the United States took the unprecedented step of annexing Hawai'i by Joint Resolution on July 7, 1898;

Whereas, on April 30, 1900, President McKinley signed the Act of April 30, 1900 (31 Stat. 141, chapter 339) (commonly known as the "Hawaii Organic Act"), formally establishing Hawai'i as a territory of the United States, even though the Native Hawaiian people never directly relinquished their claims to their inherent sovereignty as a people or over their national lands to the United States, either through their monarchy or through a plebiscite or referendum;

Whereas, in 1902, Prince Kūhiō won his first bid for Congress with considerable Native Hawaiian support, and continued to serve as Hawai'i's delegate from 1903 to 1921;

Whereas, upon arriving in Washington, D.C., Prince Kūhiō encountered racial prejudice and a general lack of knowledge about Hawai'i and the Hawaiian people on the continent, including in Congress and the executive branch;

Whereas the Governor of the Territory of Hawai'i proclaimed that Prince Kūhiō "engaged in the rough and tumble of public discussion and politics with a vigor, sincerity, and general spirit of good sportsmanship that established the merits of his leadership among all elements . . . [and] [h]e was loyal, courageous, sincere, and his personal integrity was never attacked even by inference";

Whereas Prince Kūhiō worked tirelessly to protect and perpetuate the Native Hawaiian people and their culture by re-establishing the Royal Order of Kamehameha I in 1903, founding the 'Ahahui Pu'uhonua O Nā Hawai'i (Hawaiian Protective Organization) in 1914 alongside other Native Hawaiian political leaders, and helping form the Hawaiian Civic Clubs in 1918;

Whereas Prince Kūhiō, as a Member of Congress, secured a \$27,000,000 appropriation to improve and expand Pearl Harbor, facilitated construction of the Makapu'u Point Lighthouse, established a Hawai'i National Park covering land on Kīlauea, Mauna Loa, and Haleakalā, shaped the foundation for Hawai'i's modern government structure by

instituting the county system still in place today, sponsored the first bill for Hawai'i's statehood in 1919, and lent his support to a territorial women's suffrage bill;

Whereas Prince Kūhiō established a homesteading program for Native Hawaiians through his historic legislative accomplishment, the Hawaiian Homes Commission Act, 1920 (42 Stat. 108, chapter 42);

Whereas Prince Kūhiō was appointed as the first member of the Hawaiian Homes Commission, which continues to manage certain public lands, known as Hawaiian home lands, for homesteading purposes, and served the Native Hawaiian people in that role until the time of his death; and

Whereas the Hawaiian Homes Commission Act, 1920 (42 Stat. 108, chapter 42) amended the Act of April 30, 1900 (31 Stat. 141, chapter 339) (commonly known as the "Hawaii Organic Act") to set aside roughly 200,000 acres across the Hawaiian Islands for exclusive homesteading by eligible Native Hawaiians and continues to guide the Federal Government's fulfillment of its trust responsibilities to Native Hawaiians as a distinct and unique indigenous people with a historical continuity to the original inhabitants of the Hawaiian archipelago: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes and commemorates Prince Jonah Kūhiō Kalaniana'ole, a Native Hawaiian Delegate from Hawai'i and lifelong advocate for Hawai'i and the Native Hawaiian people, including his work to pass the Hawaiian Homes Commission Act, 1920 (42 Stat. 108, chapter 42);

(2) commits itself to affirming and upholding the special political and trust relationship that Congress established between the United States and the Native Hawaiian people through more than 150 separate statutes; and

(3) encourages the people of the United States to celebrate Prince Kūhiō's legacy and the 100th anniversary of the Hawaiian Homes Commission Act, 1920 (42 Stat. 108, chapter 42).

AUTHORITY FOR COMMITTEES TO MEET

Ms. GILLIBRAND. Mr. President, I have a request for one committee to meet during today's session of the Senate. It has the approval of the Majority and Minority leaders.

Pursuant to rule XXVI, paragraph 5(a), of the Standing Rules of the Senate, the following committee is authorized to meet during today's session of the Senate:

COMMITTEE ON FOREIGN RELATIONS

The Committee on Foreign Relations is authorized to meet during the session of the Senate on Monday, July 12, 2021, at 6 p.m., to conduct a hearing.

MEASURES READ THE FIRST TIME—S. 2311 AND H.R. 3684

Mrs. GILLIBRAND. Mr. President, I understand that there are two bills at the desk, and I ask for their reading en bloc.

The PRESIDING OFFICER. The clerk will read the bills by title for the first time.

The senior assistant legislative clerk read as follows:

A bill (S. 2311) making emergency supplemental appropriations for the fiscal year ending September 30, 2021, and for other purposes.

A bill (H.R. 3684) to authorize funds for Federal-aid highways, highway safety programs, and transit programs, and for other purposes

Mrs. GILLIBRAND. I now ask for a second reading, and I object to my own request, all en bloc.

The PRESIDING OFFICER. Objection is heard. The bills will be read for the second time on the next legislative day.

ORDERS FOR TUESDAY, JULY 13, 2021

Mrs. GILLIBRAND. I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m., Tuesday, July 13; that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; further, that upon the conclusion of morning business, the Senate proceed to executive session to resume consideration of the Zeya nomination, postcloture; that the postcloture debate time expire at 11:30 a.m.; further, that the Senate recess following the cloture vote on the Su nomination until 2:15 p.m. to allow for the weekly caucus meetings; that if cloture is invoked on the Su nomination, all postcloture time expire at 2:30 p.m.; finally, that if any of the nominations are confirmed, the motions to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate's action.

The PRESIDING OFFICER. Without objection, it is so ordered.

ORDER FOR ADJOURNMENT

Mrs. GILLIBRAND. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order, following the remarks of Senator MORAN.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. MORAN. Madam President.

The PRESIDING OFFICER (Ms. SMITH). The Senator from Kansas.

CUBA

Mr. MORAN. Madam President, I rise this evening to express my support for the Cuban people who have taken to the streets of their country to advocate for a government that can meet their basic needs of food, medicine, and political rights.

The Cuban Government is attempting to deflect responsibility for the plight of its own people by blaming the United States of America. It is not our country that denies basic political freedoms to ordinary Cubans. The oppression is underscored by the fact that these are the first significant protests in Cuba in 25 years.

The people of Cuba cannot be blamed for the actions of a Cuban Government