

(c) REPORT.—

(1) IN GENERAL.—Based on the evaluation conducted under subsection (a)(1), the Secretary shall prepare a report that includes recommendations for the future role of the National Park Service, if any, with respect to the Heritage Area.

(2) REQUIRED ANALYSIS.—If the report prepared under paragraph (1) recommends that Federal funding for the Heritage Area be reauthorized, the report shall include an analysis of—

(A) ways in which Federal funding for the Heritage Area may be reduced or eliminated; and

(B) the appropriate time period necessary to achieve the recommended reduction or elimination.

(3) SUBMISSION TO CONGRESS.—On completion of the report, the Secretary shall submit the report to—

(A) the Committee on Energy and Natural Resources of the Senate; and

(B) the Committee on Natural Resources of the House of Representatives.

SEC. 9. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There is authorized to be appropriated to carry out this Act \$10,000,000, of which not more than \$1,000,000 may be authorized to be appropriated for any fiscal year.

(b) COST-SHARING REQUIREMENT.—The Federal share of the cost of any activity carried out using funds made available under this Act shall be not more than 50 percent.

SEC. 10. TERMINATION OF AUTHORITY.

The authority of the Secretary to provide financial assistance under this Act terminates on the date that is 15 years after the date of enactment of this Act.

SUBMITTED RESOLUTIONS**SENATE RESOLUTION 78—NOTIFYING THE PRESIDENT OF THE UNITED STATES OF THE ELECTION OF THE SECRETARY OF THE SENATE**

Mr. SCHUMER submitted the following resolution; which was considered and agreed to:

S. RES. 78

Resolved, That the President of the United States be notified of the election of the Honorable Sonceria Ann Berry as Secretary of the Senate.

SENATE RESOLUTION 79—NOTIFYING THE HOUSE OF REPRESENTATIVES OF THE ELECTION OF THE SECRETARY OF THE SENATE

Mr. SCHUMER submitted the following resolution; which was considered and agreed to:

S. RES. 79

Resolved, That the House of Representatives be notified of the election of the Honorable Sonceria Ann Berry as Secretary of the Senate.

SENATE RESOLUTION 80—ESTABLISHING THE SENATE HUMAN RIGHTS COMMISSION

Mr. COONS (for himself, Mr. TILLIS, Mr. DURBIN, Ms. COLLINS, Mr. VAN HOLLEN, and Mr. LANKFORD) submitted the following resolution; which was re-

ferred to the Committee on Rules and Administration:

S. RES. 80

**Resolved,
SECTION 1. SENATE HUMAN RIGHTS COMMISSION.**

(a) COMMISSION ESTABLISHMENT.—

(1) IN GENERAL.—There is established in the Senate the Senate Human Rights Commission (in this section referred to as the “Commission”).

(2) DUTIES.—The Commission shall—

(A) serve as a forum for bipartisan discussion of international human rights issues and promotion of internationally recognized human rights as enshrined in the Universal Declaration of Human Rights;

(B) raise awareness of international human rights violations through regular briefings and hearings; and

(C) collaborate with congressional committees and other congressional entities, the executive branch, human rights entities, and nongovernmental organizations to promote human rights initiatives within the Senate.

(3) LIMITATIONS.—The Commission shall not—

(A) have legislative jurisdiction;

(B) have authority to take legislative action on any bill or resolution; or

(C) encroach upon the jurisdiction of any standing, select, or special committee of the Senate.

(4) MEMBERSHIP.—Any Senator may become a member of the Commission by submitting a written statement to that effect to the Commission.

(5) CO-CHAIRPERSONS OF THE COMMISSION.—

(A) IN GENERAL.—Two members of the Commission shall be appointed to serve as co-chairpersons of the Commission, as follows:

(i) One co-chairperson shall be appointed, and may be removed, by the majority leader of the Senate.

(ii) One co-chairperson shall be appointed, and may be removed, by the minority leader of the Senate.

(B) TERM.—The term of a member as a co-chairperson of the Commission shall end on the last day of the Congress during which the member is appointed as a co-chairperson, unless the member ceases being a member of the Senate, leaves the Commission, resigns from the position of co-chairperson, or is removed.

(C) PUBLICATION.—Appointments under this paragraph shall be printed in the Congressional Record.

(D) VACANCIES.—Any vacancy in the position of co-chairperson of the Commission shall be filled in the same manner in which the original appointment was made.

(b) COMMISSION STAFF.—

(1) COMPENSATION AND EXPENSES.—

(A) IN GENERAL.—The Commission is authorized, from funds made available under subsection (c), to—

(i) employ such staff in the manner and at a rate not to exceed that allowed for employees of a committee of the Senate under section 105(e)(3) of the Legislative Branch Appropriation Act, 1968 (2 U.S.C. 4575(e)(3)); and

(ii) incur such expenses as may be necessary or appropriate to carry out its duties and functions.

(B) EXPENSES.—

(i) IN GENERAL.—Payments made under this subsection for receptions, meals, and food-related expenses shall be authorized only for actual expenses incurred by the Commission in the course of conducting its official duties and functions.

(ii) TREATMENT OF PAYMENTS.—Amounts received as reimbursement for expenses described in clause (i) shall not be reported as income, and the expenses so reimbursed shall

not be allowed as a deduction under the Internal Revenue Code of 1986.

(2) DESIGNATION OF PROFESSIONAL STAFF.—

(A) IN GENERAL.—Each co-chairperson of the Commission may designate 1 professional staff member.

(B) COMPENSATION OF SENATE EMPLOYEES.—

In the case of the compensation of any professional staff member designated under subparagraph (A) who is an employee of a Member of the Senate or of a committee of the Senate and who has been designated to perform services for the Commission, the professional staff member shall continue to be paid by the Member or committee, as the case may be, but the account from which the professional staff member is paid shall be reimbursed for the services of the professional staff member (including agency contributions when appropriate) out of funds made available under subsection (c).

(C) DUTIES.—Each professional staff member designated under subparagraph (A) shall—

(i) serve all members of the Commission; and

(ii) carry out such other functions as the co-chairperson designating the professional staff member may specify.

(c) PAYMENT OF EXPENSES.—

(1) IN GENERAL.—The expenses of the Commission shall be paid from the Contingent Fund of the Senate, out of the account of Miscellaneous Items, upon vouchers approved jointly by the co-chairpersons (except that vouchers shall not be required for the disbursement of salaries of employees who are paid at an annual rate of pay).

(2) AMOUNTS AVAILABLE.—For any fiscal year, not more than \$200,000 shall be expended for employees and expenses.

SENATE RESOLUTION 81—HONORING LAS DAMAS DE BLANCO, A WOMEN-LED NONVIOLENT MOVEMENT IN SUPPORT OF FREEDOM AND HUMAN RIGHTS IN CUBA, AND CALLING FOR THE RELEASE OF ALL POLITICAL PRISONERS IN CUBA

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

S. RES. 81

Whereas Las Damas de Blanco (also known as the “Ladies in White”) is a group composed of wives and relatives of political prisoners, prisoners of conscience, and peaceful dissidents in Cuba;

Whereas, in April 2003, during the wave of repression known as the “Black Spring”, a group of strong and courageous women formed Las Damas de Blanco in response to the wrongful imprisonment of their family members by the Cuban regime;

Whereas members of Las Damas de Blanco continue attempting to attend Sunday mass in the Church of Santa Rita de Casia in Havana, and other churches throughout different provinces in Cuba, and then march peacefully through the streets of Havana holding gladiolus despite the Cuban regime’s constant efforts to block their nonviolent exercise of freedom of assembly and speech;

Whereas members of Las Damas de Blanco regularly march to advocate for the release of all political prisoners and the freedom of the Cuban people;

Whereas, despite exercising their fundamental rights to freedom of expression and assembly, members of Las Damas de Blanco are regularly attacked by security forces and mobs organized by the Cuban regime;

Whereas, according to Amnesty International—

(1) Las Damas de Blanco “remain[s] one of the primary targets of repression by Cuban [G]overnment authorities”; and

(2) members of Las Damas de Blanco are frequently detained and “often beaten by law enforcement officials and state security agents dressed as civilians” while in detention;

Whereas, according to the Human Rights Watch 2019 World Report, in Cuba “detention is often used preemptively to prevent people from participating in peaceful marches or meetings to discuss politics, and detainees are often beaten, threatened, and held incommunicado for hours or days”; and

Whereas the Human Rights Watch 2019 World Report noted that “Cuban Police or state security agents continue to routinely harass, rough up, and detain members of Las Damas de Blanco before or after they attend Sunday mass”; and

Whereas, in 2005, Las Damas de Blanco were selected to receive the Sakharov Prize for Freedom of Thought, but the Cuban regime did not allow members of the group to leave the island to accept the award;

Whereas Laura Ines Pollán Toledo, the founder of Las Damas de Blanco, left a legacy of peaceful protest against human and civil rights abuses in Cuba;

Whereas Laura Ines Pollán Toledo died on October 14, 2011, and while her death garnered widespread international attention, the Cuban regime remained silent;

Whereas, in February 2015, 30 members of Las Damas de Blanco were arrested in an attempt by Cuban officials to bar the women from participating in marches, which sought to advocate for the freedom of political prisoners in Cuba;

Whereas, while Raúl Castro is no longer the head of Cuba, grave human rights abuses continue under the current President of Cuba, Miguel Díaz-Canel;

Whereas Las Damas de Blanco has appealed to the United States Government and other foreign governments in order to bring international attention to the repression of dissidents by the Cuban regime and the plight of political prisoners, who are routinely jailed unjustly and without due process;

Whereas, on May 17, 2018, Las Damas de Blanco received the prestigious 2018 Milton Friedman Prize for Advancing Liberty in recognition of the bravery of the group and its continuing efforts to fight for individual freedom in Cuba;

Whereas Berta de los Angeles Soler Fernández and Leticia Ramos Herrería, members of Las Damas de Blanco, were prohibited by the Díaz-Canel regime from leaving Cuba to accept the 2018 Milton Friedman Prize for Advancing Liberty in the United States;

Whereas, on May 6, 2018, Aymara Nieto Muñoz, a member of Las Damas de Blanco, was violently arrested and during her transfer in a patrol car, was beaten by a uniformed cop, causing Nieto to require medical attention;

Whereas, following 10 days of confinement in a cell of the Santiago de las Vegas-La Habana, Aymara Nieto Muñoz was transferred to Havana’s women’s prison, known as the Guatao, and remains detained pending a trial for an alleged “crime of attack” with other prisoners arrested for petty crimes;

Whereas this is the second time that Aymara Nieto Muñoz has been imprisoned for political reasons, as she was sentenced to 1 year of prison for an alleged crime of public disorder following a politically charged trial on June 3, 2017;

Whereas, in March 2018, Marta Sánchez González was arrested for peacefully pro-

testing and transferred to a women’s prison a month later;

Whereas, on August 2018, Marta Sánchez González faced a rigged trial and was sentenced to 4 years and 6 months of imprisonment alongside prisoners incarcerated for common crimes;

Whereas, throughout 2019, Las Damas de Blanco experienced countless arrests, acts of repression, and violent attacks intended to imperil their physical and mental state as a result of their peaceful advocacy of the release of all political prisoners;

Whereas the total number of arrests in 2019 conducted by the Cuban Police against Las Damas de Blanco is 1,120, including those of Berta Soler Fernández, who has been constantly harassed, violently attacked, and detained for lengthy periods of time, and Xiomara de las Mercedes Cruz Miranda, who was imprisoned in 2018;

Whereas, upon entering prison the first time on April 15, 2016, Ms. Cruz Miranda was in good health, but after being sent to prison for the second time in 2018, she acquired a rare skin disease in the women’s prison in Ciego de Ávila and her health began to be affected by several conditions, including tuberculosis, which severely damaged her respiratory system and her mental and physical health; and

Whereas Ms. Cruz Miranda remained hospitalized for more than 6 months in Cuba, and after her health condition failed to stabilize, she was admitted to Jackson South Hospital in the City of Miami on January 2020, thanks to a humanitarian visa granted by the United States Government: Now, therefore, be it

Resolved, That the Senate—

(1) honors the courageous members of Las Damas de Blanco for their peaceful efforts to speak up for the voiceless and stand up to the Cuban regime in defense of human rights and fundamental freedoms, such as freedom of expression and assembly;

(2) recognizes the brave leaders of Las Damas de Blanco who have been arbitrarily detained due to their peaceful activism, including Marta Sánchez González, who is currently serving a sentence under house arrest, and Aymara Nieto Muñoz, who is imprisoned an extended distance from her family, which poses significant obstacles to family visits;

(3) expresses solidarity with the Cuban people and a commitment to the democratic aspirations of those Cubans calling for a free Cuba;

(4) calls on the Cuban regime to allow members of Las Damas de Blanco to attend weekly masses and travel freely both domestically and internationally; and

(5) calls for the release of all political prisoners detained and imprisoned by the Cuban regime.

SENATE RESOLUTION 82—HONORING THE LIFE AND LEGACY OF JOHN ROBERT LEWIS AND COMMENDING JOHN ROBERT LEWIS FOR HIS TOWERING ACHIEVEMENTS IN THE NON-VIOLENT STRUGGLE FOR CIVIL RIGHTS

Mr. OSSOFF (for himself, Mr. ROMNEY, Mr. WARNOCK, Mr. REED, Mr. CARDIN, and Mr. LEAHY) submitted the following resolution; which was considered and agreed to:

S. RES. 82

Whereas John Robert Lewis (referred to in this preamble as “Mr. Lewis”) was born on February 21, 1940, near Troy, Alabama, the third of 10 children born to his mother Willie

Mae (née Carter) and his father Eddie Lewis, a sharecropper;

Whereas, at 5 years old, Mr. Lewis was given responsibility for the family chicken flock, including his favorite, Li’l Pullet, which he tended with great care and to which he would preach nearly every evening, which—

(1) led his family to give Mr. Lewis the childhood nickname of “Preacher”; and

(2) instilled in Mr. Lewis an early desire to enter the clergy;

Whereas, from a young age, Mr. Lewis insisted on attending school daily, defying his parents’ instructions to work the family farm, which established within Mr. Lewis a lifelong commitment to education and enlightenment;

Whereas when Mr. Lewis was 15 years old he was “shaken to the core”, as described in his memoir “Walking With the Wind”, by the Mississippi murder of Emmett Till, deepening his passionate opposition to segregation and Jim Crow laws;

Whereas, as a high school student, Mr. Lewis intensely followed the progress of the Montgomery Bus Boycott (referred to in this preamble as the “Boycott”) in 1955 and 1956, awakening him to the power of nonviolent resistance to segregation;

Whereas Mr. Lewis wrote in his memoir that the Boycott “changed my life more than any other event before or since”;

Whereas, while following the progress of the Boycott, Mr. Lewis was inspired by radio broadcasts featuring one of the leaders of the Boycott, Dr. Martin Luther King Jr. (referred to in this preamble as “Dr. King”)—

(1) whom Mr. Lewis’ parents referred to as “that young preacher”; and

(2) whose example deepened Mr. Lewis’ ambition to become a minister;

Whereas, inspired by Dr. King, Mr. Lewis, on February 16, 1956, 5 days before his 16th birthday, preached his first public sermon, entitled “A Praying Mother”, at Macedonia Baptist Church in Troy, Alabama, which came from the First Book of Samuel and discussed the example of Hannah, mother of Samuel, which sermon made such an impact that it was published in the Montgomery Advertiser newspaper;

Whereas, on February 18, 1956, 2 days after Mr. Lewis gave his first public sermon, a relative of Mr. Lewis, Thomas Brewer of Columbus, Georgia, a voting rights activist working with the National Association for the Advancement of Colored People (referred to in this preamble as the “NAACP”), was shot to death by a white man who was never indicted for the murder;

Whereas Mr. Lewis joined the NAACP in the summer of 1956;

Whereas, in 1958, Mr. Lewis wrote a letter to Dr. King, who responded with a round trip bus ticket for Mr. Lewis to visit Montgomery, Alabama, where Mr. Lewis and Dr. King met at Reverend Ralph David Abernathy’s First Baptist Church;

Whereas, while a student at the American Baptist Theological Seminary in Nashville, Tennessee, Mr. Lewis—

(1) was a founding member of the Student Nonviolent Coordinating Committee (referred to in this preamble as the “SNCC”); and

(2) organized sit-ins at segregated lunch counters, pushing Nashville to become the first major city in the South to begin the desegregation of public facilities;

Whereas Mr. Lewis graduated from the American Baptist Theological Seminary in 1961, and was subsequently ordained as a Baptist minister;

Whereas, in 1961, Mr. Lewis became one of the 13 original Freedom Riders, who challenged segregated interstate travel throughout the South;