

SENATE RESOLUTION 698—HONORING THE DEDICATION OF THE BALL FAMILY TO PROVIDING COLLEGE EDUCATIONS AND CELEBRATING THEIR 100-YEAR LEGACY AT BALL STATE UNIVERSITY

Mr. BRAUN submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 698

Whereas, in 1880, the Ball brothers, Edmund, Frank, George, Lucius, and William, founded an American manufacturing company to produce wood-jacketed tin cans with a \$200 loan from their uncle;

Whereas, in 1884, the Ball family began making glass home-canning jars, the product that made the Ball Corporation a household name;

Whereas the Ball brothers moved from Buffalo, New York, to Muncie, Indiana, in 1887;

Whereas the first glassware was produced in Muncie in 1888, and the Ball Corporation led the United States in production of fruit jars by 1900;

Whereas, by purchasing the land and buildings, the Ball brothers rescued Muncie National Institute, which was renamed "Indiana State Normal Institute, Eastern Division", and later donated the school to the State of Indiana;

Whereas, in June 1918, classes began at the new Muncie campus to prepare students in east central Indiana to become educators;

Whereas, in recognition of the generosity of the Ball family, the Indiana General Assembly renamed the school as "Ball Teachers College" in 1922 and "Ball State Teachers College" in 1929;

Whereas, in 1927, the Muncie Chamber of Commerce proposed a memorial to express gratitude for the generosity of the Ball family on behalf of Muncie and Ball Teachers College;

Whereas, by the 1960s, the school had begun to attract faculty from outside the Midwest and students sought majors in business, architecture, and other emerging disciplines;

Whereas, in 1965, the Indiana General Assembly renamed the school "Ball State University", acknowledging phenomenal growth in enrollment and facilities, the variety and quality of educational programs and services, and the anticipation of the broader role the school would play in the future of Indiana;

Whereas enrollment and funding at Ball State University surged with trends across the United States and new facilities and degree offerings were added, including the college of architecture, the human performance lab, and the center for radio and television, marked a new period of growth, and solidified the shift from a small regional teachers' college to a major State university emphasizing "education, research, and service";

Whereas Ball State University continues to produce alumni who, in various fields and endeavors, make great impacts in Indiana and throughout the United States; and

Whereas Ball State University and its namesake, the Ball family, have played a vital role in education of Hoosiers and other individuals throughout the United States: Now therefore, be it

Resolved, That the Senate—

(1) acknowledges that—

(A) the philanthropy and dedication to the Muncie and Delaware County, Indiana, community by the Ball brothers and their families has been and continues to be vital to the economic development, growth, cultural identity, and rich history of the community and Indiana; and

(B) the legacy of the Ball brothers, their families, and Ball State University, with its education program and service to the community, continues to enrich the community, Indiana, and the world;

(2) honors the dedication of the Ball brothers and their families to providing college educations; and

(3) celebrates the 100th anniversary of the renaming of Indiana State Normal Institute, Eastern District as "Ball Teachers College" and later as "Ball State University".

SENATE RESOLUTION 699—CONGRATULATING THE TERRAPINS MEN'S LACROSSE TEAM OF THE UNIVERSITY OF MARYLAND, COLLEGE PARK FOR WINNING THE 2022 NATIONAL COLLEGIATE ATHLETICS ASSOCIATION DIVISION I MEN'S LACROSSE NATIONAL CHAMPIONSHIP

Mr. CARDIN (for himself and Mr. VAN HOLLEN) submitted the following resolution; which was considered and agreed to:

S. RES. 699

Whereas, on May 30, 2022, the Terrapins men's lacrosse team of the University of Maryland, College Park (referred to in this preamble as the "Terps") won the 2022 National Collegiate Athletic Association (referred to in this preamble as the "NCAA") Division I national championship game at Rentschler Field, East Hartford, Connecticut, with a 9 to 7 victory over the seventh-seeded Cornell Big Red men's lacrosse team;

Whereas the Terps set a record in the NCAA for the most wins in a season with 18 wins, becoming the first undefeated NCAA men's lacrosse champion since 2006;

Whereas the Terps have now achieved 4 NCAA national championships and 9 United States Intercollegiate Lacrosse Association crowns;

Whereas Logan Wisnaukas became the first Terp to have a record of 100 points in a single season;

Whereas Anthony DeMaio scored the 100th goal of his career during the national championship game and 17 goals in the postseason;

Whereas goalie Logan McNaney was declared Most Outstanding Player of the 2022 NCAA tournament, making 17 saves during the national championship game and 61 saves in the tournament;

Whereas, under the leadership of Coach John Tillman, the Terps have made all 11 NCAA tournaments and earned 9 NCAA Men's Lacrosse Championship Weekend appearances;

Whereas Logan McNaney, Anthony DeMaio, Luke Wierman, Logan Wisnaukas, and Ajax Zappitello were named to the 2022 NCAA All-Tournament Team; and

Whereas the Terps became the fourth team in the last 30 years to complete a perfect season as NCAA national champions, joining Princeton University, Johns Hopkins University, and the University of Virginia: Now, therefore, be it

Resolved, That the Senate—

(1) congratulates the Terrapins men's lacrosse team of the University of Maryland, College Park (referred to in this resolution as the "Terps"), Coach John Tillman, Athletic Director Damon Evans, President Darryll Pines, and fans of the Terps on the 2022 National Collegiate Athletic Association Division I men's lacrosse national championship victory;

(2) commends the Terps for their achievements and dedication during the 2021-2022 season; and

(3) respectfully requests that the Secretary of the Senate transmit an enrolled copy of this resolution to—

(A) President of the University of Maryland, College Park, Dr. Darryll Pines; and

(B) Head Coach of the University of Maryland, College Park men's lacrosse team, John Tillman

SENATE RESOLUTION 700—CONGRATULATING THE UNIVERSITY OF OKLAHOMA SOONERS SOFTBALL TEAM FOR WINNING THE 2022 NATIONAL COLLEGIATE ATHLETIC ASSOCIATION WOMEN'S COLLEGE WORLD SERIES

Mr. INHOFE (for himself and Mr. LANKFORD) submitted the following resolution; which was considered and agreed to:

S. RES. 700

Whereas the University of Oklahoma Sooners (referred to in this preamble as the "Sooners") swept rival University of Texas on June 9, 2022, to win the 2022 Women's College World Series by a combined score of 26-6 in Oklahoma City, Oklahoma;

Whereas the Sooners softball team were ranked the best team in the Nation, finishing the season with 59 wins and 3 losses, including winning 38-straight games to start the season and setting a new Division I softball record;

Whereas over the 47-year history of the University of Oklahoma softball program, the Sooners—

(1) have won 6 Women's College World Series National Championships, including 4 championships in the past 6 years; and

(2) have competed in 14 Women's College World Series;

Whereas the 2022 national championship for the Sooners builds on the strong tradition of success for the University of Oklahoma athletics department, whose teams have delivered 40 national championships and 299 conference titles throughout the rich history of the department;

Whereas Jocelyn Alo was named the Honda Sport Award Winner for Softball, was named back-to-back USA Softball Collegiate Player of the Year and Big 12 Player of the Year for Softball, and was named Most Outstanding Player in the 2022 Women's College World Series, in which she went 12 for 18 with 5 home runs and 13 runs batted in;

Whereas Tiare Jennings set a new record during the Women's College World Series with 15 runs batted in;

Whereas true-freshmen pitcher Jordy Bahl finished with a 22-1 record, a 1.09 earned run average, and 205 strikeouts in 141 and ⅓ innings;

Whereas during the 2022 season, the Sooners softball team paced the Nation in team batting average, team slugging percentage, on-base percentage, home runs, and earned run average;

Whereas the Sooners players should be applauded for their outstanding contributions to the University of Oklahoma, to the achievement of winning a national championship, and to the sport of softball;

Whereas such Sooners players include Rylie Boone, Grace Lyons, Taylon Snow, Hope Trautwein, Kinzie Hansen, Macy McAdoo, Sophia Nugent, Nicole May, Jana Johns, Grace Green, Lynnsie Elam, Tiare Jennings, Jayda Coleman, Hannah Coor, Alyssa Brito, Turiya Coleman, Quincee Lillio, Jocelyn Alo, Emmy Guthrie, and Jordy Bahl;

Whereas the Sooners coaches, including Patty Gasso, Jennifer Rocha, JT Gasso, Kristen Zaleski, Fale Aviu, Sydney Romero, and Shannon Saile, should be applauded for their outstanding leadership of the University of Oklahoma softball program and their role in guiding and mentoring young women at the University of Oklahoma;

Whereas Head Coach Patty Gasso has become a distinguished coach and leader in the softball community, which is evidenced by her—

(1) leadership of the Sooners to each of the 6 national championships in the history of the University of Oklahoma softball program;

(2) achievement of nearly 1,400 wins in her coaching career at the University of Oklahoma;

Whereas the Sooners bring pride to the State of Oklahoma and the entire softball community: Now, therefore, be it

Resolved, That the Senate—

(1) honors the University of Oklahoma for winning the 2022 National Collegiate Athletic Association Women's College World Series;

(2) recognizes the excellence and dedication of all coaches, support staff, and players whose contributions led to victory in the Women's College World Series;

(3) celebrates alongside the students and faculty at the University of Oklahoma and all fans of the University of Oklahoma Sooners softball team; and

(4) requests that the Secretary of the Senate transmit an enrolled copy of this resolution to—

(A) Joseph Harroz Jr., President of the University of Oklahoma;

(B) Joseph Castiglione, Director of Athletics and Vice President for Intercollegiate Athletic Programs of the University of Oklahoma; and

(C) Patty Gasso, Head Coach of the University of Oklahoma softball team.

AMENDMENTS SUBMITTED AND PROPOSED

SA 5122. Mr. LANKFORD (for himself, Mr. DAINES, Mr. MARSHALL, and Mr. LEE) submitted an amendment intended to be proposed to amendment SA 5099 proposed by Mr. SCHUMER (for Mr. MURPHY (for himself, Mr. CORNYN, Ms. SINEMA, and Mr. TILLIS)) to the bill S. 2938, to make our communities safer; which was ordered to lie on the table.

SA 5123. Mr. MARSHALL submitted an amendment intended to be proposed to amendment SA 5099 proposed by Mr. SCHUMER (for Mr. MURPHY (for himself, Mr. CORNYN, Ms. SINEMA, and Mr. TILLIS)) to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5124. Mr. MARSHALL submitted an amendment intended to be proposed to amendment SA 5099 proposed by Mr. SCHUMER (for Mr. MURPHY (for himself, Mr. CORNYN, Ms. SINEMA, and Mr. TILLIS)) to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5125. Mr. MARSHALL submitted an amendment intended to be proposed by him to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5126. Mr. MARSHALL submitted an amendment intended to be proposed by him to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5127. Mr. MORAN submitted an amendment intended to be proposed by him to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5128. Mr. LEE submitted an amendment intended to be proposed by him to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5129. Mr. LEE submitted an amendment intended to be proposed by him to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5130. Mr. LEE proposed an amendment to the bill S. 4261, to suspend duties and other restrictions on the importation of infant formula to address the shortage of infant formula in the United States, and for other purposes.

SA 5131. Mrs. BLACKBURN submitted an amendment intended to be proposed by her to the bill S. 2938, to make our communities safer; which was ordered to lie on the table.

SA 5132. Mr. GRASSLEY submitted an amendment intended to be proposed to amendment SA 5099 proposed by Mr. SCHUMER (for Mr. MURPHY (for himself, Mr. CORNYN, Ms. SINEMA, and Mr. TILLIS)) to the bill S. 2938, supra; which was ordered to lie on the table.

SA 5133. Ms. STABENOW proposed an amendment to the bill S. 2089, to amend the Families First Coronavirus Response Act to extend child nutrition waiver authority, and for other purposes.

SA 5134. Mr. TESTER (for Mr. MURPHY) proposed an amendment to the bill S. 2938, to make our communities safer.

TEXT OF AMENDMENTS

SA 5122. Mr. LANKFORD (for himself, Mr. DAINES, Mr. MARSHALL, and Mr. LEE) submitted an amendment intended to be proposed to amendment SA 5099 proposed by Mr. SCHUMER (for Mr. MURPHY (for himself, Mr. CORNYN, Ms. SINEMA, and Mr. TILLIS)) to the bill S. 2938, to make our communities safer; which was ordered to lie on the table; as follows:

On page 18, strike lines 15 through 17, and insert the following:

(A) a school-based health center, as that term is defined in section 3992–1(a)(3) of the Public Health Service Act (42 U.S.C. 280h–5(a)(3)); and

SA 5123. Mr. MARSHALL submitted an amendment intended to be proposed to amendment SA 5099 proposed by Mr. SCHUMER (for Mr. MURPHY (for himself, Mr. CORNYN, Ms. SINEMA, and Mr. TILLIS)) to the bill S. 2938, to make our communities safer; which was ordered to lie on the table; as follows:

Strike subtitle A of title III of division A.

SA 5124. Mr. MARSHALL submitted an amendment intended to be proposed to amendment SA 5099 proposed by Mr. SCHUMER (for Mr. MURPHY (for himself, Mr. CORNYN, Ms. SINEMA, and Mr. TILLIS)) to the bill S. 2938, to make our communities safer; which was ordered to lie on the table; as follows:

At the end of division A, add the following:

TITLE IV—HOME DEFENSE AND COMPETITIVE SHOOTING

SEC. 14001. SHORT TITLE.

This title may be cited as the “Home Defense and Competitive Shooting Act of 2022”.

SEC. 14002. SHORT-BARRELED RIFLES.

(a) IN GENERAL.—Section 5845(a) of the Internal Revenue Code of 1986 is amended—

(1) by striking “(3) a rifle” and all that follows through “(5) any other weapon” and inserting “(3) any other weapon”, and

(2) by redesignating paragraphs (6), (7), and (8) as paragraphs (4), (5), and (6), respectively.

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to calendar quarters beginning more than 90 days after the date of the enactment of this Act.

SEC. 14003. ELIMINATION OF DISPARATE TREATMENT OF SHORT-BARRELED RIFLES USED FOR LAWFUL PURPOSES.

Section 922 of title 18, United States Code, is amended in each of subsections (a)(4) and (b)(4) by striking “short-barreled shotgun, or short-barreled rifle” and inserting “or short-barreled shotgun”.

SEC. 14004. TREATMENT OF SHORT-BARRELED RIFLES DETERMINED BY REFERENCE TO NATIONAL FIREARMS ACT.

Section 5841 of the Internal Revenue Code of 1986 is amended by adding at the end the following:

“(f) SHORT-BARRELED RIFLE REQUIREMENTS DETERMINED BY REFERENCE.—In the case of any short-barreled rifle registration or licensing requirement under State or local law which is determined by reference to the National Firearms Act, any person who acquires or possesses such a rifle in accordance with chapter 44 of title 18, United States Code, shall be treated as meeting any such registration or licensing requirement with respect to such rifle.”.

SEC. 14005. PREEMPTION OF CERTAIN STATE LAWS IN RELATION TO SHORT-BARRELED RIFLES.

Section 927 of title 18, United States Code, is amended by adding at the end the following: “Notwithstanding the preceding sentence, a law of a State or a political subdivision of a State that imposes a tax, other than a generally applicable sales or use tax, on making, transferring, using, possessing, or transporting a short-barreled rifle in or affecting interstate or foreign commerce, or imposes a marking, recordkeeping or registration requirement with respect to such a rifle, shall have no force or effect.”.

SEC. 14006. DESTRUCTION OF RECORDS.

(a) IN GENERAL.—Not later than 365 days after the date of the enactment of this Act, the Attorney General shall destroy any registration of an applicable rifle maintained in the National Firearms Registration and Transfer Record pursuant to section 5841 of the Internal Revenue Code of 1986, any application to transfer filed under section 5812 of the Internal Revenue Code of 1986 that identifies the transferee of an applicable rifle, and any application to make filed under section 5822 of the Internal Revenue Code of 1986 that identifies the maker of an applicable rifle.

(b) APPLICABLE RIFLE.—For purposes of this section, the term “applicable rifle” means a rifle, or weapon made from a rifle, described in paragraph (3) or (4) of section 5845(a) of such Code (as in effect on the day before the enactment of the Home Defense and Competitive Shooting Act of 2022).

SA 5125. Mr. MARSHALL submitted an amendment intended to be proposed by him to the bill S. 2938, to make our communities safer; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. _____. NONREFUNDABLE TAX CREDIT FOR GUN SAFES AND GUN SAFETY COURSES.

(a) IN GENERAL.—Subpart A of part IV of subchapter A of chapter 1 of the Internal Revenue Code of 1986 is amended by inserting after section 25D the following new section: “SEC. 25E. FIREARM SAFETY CREDIT.

“(a) ALLOWANCE OF CREDIT.—In the case of an individual, there shall be allowed as a credit against the tax imposed by this chapter for the taxable year an amount equal to the sum of—