3078, a bill to amend the Higher Education Act of 1965 to prohibit institutions of higher education that authorize Anti-Semitic events on campus from participating in the student loan and grant programs under title IV of such Act.

At the request of Mr. Cornyn, his name was added as a cosponsor of S. 3078, supra.

S. 3080

At the request of Mrs. GILLIBRAND, the names of the Senator from Vermont (Mr. Welch) and the Senator from Massachusetts (Ms. Warren) were added as cosponsors of S. 3080, a bill to amend title 49, United States Code, to authorize state of good repair grants to be used for public transportation resilience improvement, and for other purposes.

S.J. RES. 42

At the request of Mr. Marshall, the name of the Senator from Montana (Mr. Daines) was added as a cosponsor of S.J. Res. 42, a joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Food and Nutrition Service relating to "Application of Bostock v. Clayton County to Program Discrimination Complaint Processing—Policy Update".

S. RES. 408

At the request of Ms. Rosen, the names of the Senator from New York (Mrs. GILLIBRAND), the Senator from Iowa (Ms. Ernst), the Senator from Maryland (Mr. VAN HOLLEN), the Senator from Iowa (Mr. GRASSLEY), the Senator from New Hampshire (Ms. HAS-SAN), the Senator from North Carolina (Mr. TILLIS), the Senator from Virginia (Mr. KAINE) and the Senator from Oklahoma (Mr. MULLIN) were added as cosponsors of S. Res. 408, a resolution condemning Hamas for its premeditated, coordinated, and brutal terrorist attacks on Israel and demanding that Hamas immediately release all hostages and return them to safety, and for other purposes.

AMENDMENT NO. 1115

At the request of Ms. STABENOW, the name of the Senator from Louisiana (Mr. CASSIDY) was added as a cosponsor of amendment No. 1115 intended to be proposed to H.R. 4366, a bill making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2024, and for other purposes.

AMENDMENT NO. 1352

At the request of Mr. Merkley, the names of the Senator from Montana (Mr. Daines), the Senator from Colorado (Mr. Bennet), the Senator from Montana (Mr. Tester) and the Senator from Oregon (Mr. Wyden) were added as cosponsors of amendment No. 1352 intended to be proposed to H.R. 4366, a bill making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2024, and for other purposes.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. THUNE (for himself, Ms. HASSAN, and Mrs. BLACKBURN):

S. 3098. A bill to amend title XIX of the Social Security Act to make permanent the Medicaid option to remove the IMD exclusion to provide medical assistance for certain individuals who are patients in an institution for mental diseases; to the Committee on Finance.

Mr. THUNE. Madam President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 3098

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

SECTION 1. SHORT TITLE.

This Act may be cited as the "Securing Advances and a Variety of Evidence-Based IMD Options Act".

SEC. 2. MAKING PERMANENT STATE PLAN AMENDMENT OPTION TO PROVIDE MEDICAL ASSISTANCE FOR CERTAIN INDIVIDUALS WHO ARE PATIENTS IN CERTAIN INSTITUTIONS FOR MENTAL DISEASES.

- (a) IN GENERAL.—Section 1915(1)(1) of the Social Security Act (42 U.S.C. 1396n(1)(1)) is amended by striking "With respect to calendar quarters beginning during the period beginning October 1, 2019, and ending September 30, 2023," and inserting "With respect to calendar quarters beginning on or after October 1, 2019,".
- (b) MAINTENANCE OF EFFORT REVISION.— Section 1915(1)(3)(A) of the Social Security Act (42 U.S.C. 1396n(1)(3)(A)) is amended—
- (1) in the matter preceding clause (i), by striking "other than under this title"; and
- (2) in clause (i), by striking "or, if higher," and all that follows through "in accordance with this subsection".
 - (c) Additional Requirements.—
 - (1) IN GENERAL.—
- (A) GENERAL REQUIREMENTS.—Section 1915(1)(4) of the Social Security Act (42 U.S.C. 1396n(1)(4)) is amended—
- (i) in subparagraph (A), by striking "through (D)" and inserting "through (F)";
- (ii) in subparagraph (C), by adding at the end the following new clause:
- "(iii) MEDICATION-ASSISTED TREATMENT.— The State shall, when appropriate, facilitate access to, and provide medical assistance for, medication-assisted treatment for substance use disorder treatment, irrespective of the setting in which such treatment is provided.":
- (iii) in subparagraph (D), in the matter preceding clause (i), by inserting "have in place evidence-based, substance use disorder-specific individual placement criteria and utilization management approach to ensure placement of such individual in an appropriate level of care and shall" after "State shall"; and
- (iv) by adding at the end the following new subparagraph:
- "(E) REVIEW PROCESS.—The State shall have in place a process to review the compliance of eligible institutions for mental diseases with evidence-based, substance use disorder-specific program standards of care for eligible individuals specified by the State."
- (B) EFFECTIVE DATE.—The amendments made by subparagraph (A) shall apply with respect to medical assistance furnished in calendar quarters beginning on or after October 1. 2025.

- (2) ONE-TIME ASSESSMENT.—Section 1915(1)(4) of the Social Security Act (42 U.S.C. 1396n(1)(4)), as amended by paragraph (1), is further amended by adding at the end the following new subparagraph:
- "(F) ASSESSMENT.—The State shall, not later than 12 months after the approval of a State plan amendment described in this subsection (or, in the case such State has such an amendment approved as of the date of the enactment of this subparagraph, not later than 12 months after such date), commence an assessment of—
- "(i) the availability of treatment for individuals enrolled under a State plan under this title (or waiver of such plan) in each level of care described in subparagraph (C); and
- "(ii) the availability of medication-assisted treatment and medically supervised withdrawal management services for such individuals."
- (3) CLARIFICATION OF LEVELS OF CARE.—Section 1915(1)(7)(A) of the Social Security Act (42 U.S.C. 1396n(1)(7)(A)) is amended by inserting "(or any successor publication)" before the period.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 417—STAND-ING WITH ISRAEL AGAINST TER-RORISM

Mr. SCHUMER (for himself, Mr. McConnell, Mr. Cardin, Mr. Risch, Ms. Baldwin, Mr. Barrasso, Mr. Ben-Mrs. BLACKBURN, NET. BLUMENTHAL, Mr. BOOKER, Mr. BOOZ-MAN, Mr. BRAUN, Mrs. BRITT, Mr. BROWN, Mr. BUDD, Ms. BUTLER, Ms. CANTWELL, Mrs. CAPITO, Mr. CARPER. Mr. Casey, Mr. Cassidy, Ms. Collins, Mr. Coons, Mr. Cornyn, Ms. Cortez MASTO, Mr. COTTON, Mr. CRAMER, Mr. CRAPO, Mr. CRUZ, Mr. DAINES, Ms. DUCKWORTH, Mr. DURBIN, Ms. ERNST, Mr. Fetterman, Mrs. Fischer, Mrs. GILLIBRAND, Mr. GRAHAM, Mr. GRASS-LEY, Mr. HAGERTY, Ms. HASSAN, Mr. HAWLEY. Mr. HEINRICH. Mr. Ms. HICKENLOOPER, HIRONO. Mr. HOEVEN, Mrs. HYDE-SMITH, Mr. JOHN-SON, Mr. KAINE, Mr. KELLY, Mr. KEN-NEDY, Mr. KING, Ms. KLOBUCHAR, Mr. LANKFORD, Mr. LEE, Mr. LUJÁN, Ms. LUMMIS, Mr. MANCHIN, Mr. MARKEY, Mr. Marshall, Mr. Menendez, Mr. MERKLEY, Mr. MORAN, Mr. MULLIN, Ms. MURKOWSKI, Mr. MURPHY, Mrs. MUR-RAY, Mr. OSSOFF, Mr. PADILLA, Mr. Paul, Mr. Peters, Mr. Reed, Mr. RICKETTS, Mr. ROMNEY, Ms. ROSEN, Mr. ROUNDS, Mr. RUBIO, Mr. SANDERS, Mr. SCHATZ, Mr. SCHMITT, Mr. SCOTT of Florida, Mr. Scott of South Carolina. Mrs. Shaheen, Ms. Sinema, Ms. Smith, Ms. Stabenow, Mr. Sullivan, Mr. TESTER, Mr. THUNE, Mr. TILLIS, Mr. TUBERVILLE, Mr. VAN HOLLEN, Mr. VANCE, Mr. WARNER, Mr. WARNOCK, Ms. WARREN, Mr. WELCH, Mr. WHITEHOUSE, Mr. WICKER, Mr. WYDEN, and Mr. Young) submitted the following resolution; which was considered and agreed to:

S. RES. 417

Whereas on October 7, 2023, Hamas, an organization designated by the United States as a foreign terrorist organization, launched

an unprecedented attack on Israel by air, land, and sea:

Whereas this heinous assault took place just after the 50th anniversary of the multifront 1973 Yom Kippur War against Israel and while Israeli Jews were preparing to celebrate Simchat Torah;

Whereas Hamas, which has long been supported by Iran, launched thousands of rockets into southern and central Israel;

Whereas Hamas terrorists crossed the Israeli land border, killing civilians and abducting hostages in more than 20 towns in southern Israel, including children and the elderly:

Whereas the initial attack killed more than 1,300 Israelis and injured thousands more:

Whereas American citizens in Israel are among those killed and abducted by Hamas since October 7, 2023:

Whereas since October 7, 2023, Hamas is directly responsible for the deaths of hundreds of Palestinians:

Whereas expansion of this war to other fronts by Hezbollah, Iran, or others would create an even more devastating regional catastrophe;

Whereas Iran has long provided hundreds of millions of dollars in material support to Hamas and other terrorist groups, such as Palestinian Islamic Jihad;

Whereas since 1998, the United States Government has supported successive Memoranda of Understanding (MOU) between the United States and Israel, and in the MOU negotiated in 2016, the United States pledged to provide Israel with \$3,300,000,000 per year in foreign military financing and \$500,000,000 per year in missile defense funding for 10 years, which Congress has appropriated annually since 2018;

Whereas section 513(c) of the Security Assistance Act of 2000 (Public Law 106–280), as amended by section 1273 of the United States-Israel Security Assistance Authorization Act of 2020 (subtitle H of title XII of Public Law 116–283), authorized not less than \$3,300,000,000 in foreign military financing for Israel for fiscal years 2021 through 2028, in accordance with such MOU:

Whereas Congress has responded with emergency supplemental appropriations beyond the terms of such MOU, when needed, such as a \$225,000,000 appropriation in 2014 to replenish immediate Iron Dome interceptors after Hamas fired thousands of rockets into Israel, and appropriations of an additional \$1,000,000,000 for the Iron Dome after the May 2021 conflict during which Hamas launched more than 4,400 rockets into Israel; and

Whereas the United States will make every effort to prevent Iran, Hezbollah, and others from entering the conflict against Israel, including increasing credible regional deterrence through the deployment of naval and air assets to the Middle East:

Now, therefore, be it

Resolved,

SECTION 1. SENSE OF THE SENATE.

The Senate-

- (1) stands with Israel as it defends itself, including Israeli efforts to diminish the threat posed by Hamas;
- (2) reaffirms Israel's right to self-defense, and is committed to helping Israel safeguard its people from future aggression;
- (3) calls on all countries to unequivocally condemn Hamas' war on Israel, including Hamas' intentional targeting of, and attacks against, civilians:
- (4) demands that Hamas immediately cease its attacks against Israel and safely release all living hostages and return the bodies of deceased hostages;
- (5) condemns Iran's support for global terrorism, including its support for terrorist

groups such as Hamas and Palestinian Islamic Jihad;

- (6) calls on the United States to lead an international effort to deprive Hamas of Iranian and other sources of funding and lethal assistance that the terror group relies on to threaten Israel:
- (7) warns against any other party hostile to Israel taking advantage of the current situation:
- (8) reaffirms the United States' commitment to Israel's security; and
- (9) stands ready to assist Israel with emergency resupply or other security, diplomatic, and intelligence support needs, both during the immediate crisis and in the near future, including by accelerating delivery of defense articles and systems.

SEC. 2. RULE OF CONSTRUCTION.

Nothing in this resolution may be construed as a declaration of war or an authorization for the use of military force.

SENATE RESOLUTION 418—CONDEMNING HAMAS AND ANTISEMITIC STUDENT ACTIVITIES ON COLLEGE CAMPUSES IN THE UNITED STATES

Mr. HAWLEY (for himself, Mr. Scott of Florida, Mrs. Blackburn, and Mr. Budd) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 418

Whereas, on October 7, 2023, the terrorist organization Hamas invaded Israel, massacred at least 1,400 Israeli civilians, wounded more than 3,700 civilians, and took unarmed civilians as hostages;

Whereas at least 30 United States citizens have been killed, and at least 13 United States citizens are still missing;

Whereas Hamas has perpetrated barbaric atrocities, including the targeted killing, rape, and mutilation of civilian men, women, and children, including infants;

Whereas, in the wake of such horrific attacks, students at universities in the United States have praised and justified the actions of Hamas, expressed solidarity with the terrorists, and vocally supported the atrocities of Hamas, including the murder of children;

Whereas students at Harvard University wrote that they "hold the Israeli regime entirely responsible for all unfolding violence";

Whereas the President of the Student Bar Association of New York University School of Law wrote "to express, first and foremost, my unwavering and absolute solidarity with Palestinians in their resistance against oppression toward liberation and self-determination. Israel bears full responsibility for this tremendous loss of life":

Whereas students at the Ohio State University praised "our heroic resistance in Gaza who have shown the world yet again that the spirit of the Palestinian people cannot and will not be trampled, and that our resistance to Zionism and Western imperialism remains strong";

Whereas the University of North Carolina chapter of Students for Justice in Palestine claimed "it is our moral obligation to be in solidarity with the dispossessed, no matter the pathway to liberation they choose to take. This includes violence";

Whereas the New York University chapter of Students for Justice in Palestine rejected "peaceful discourse" and instead claimed "there is no peace in a colonized people living under occupation, subjugation, and apartheid";

Whereas the University of Virginia chapter of Students for Justice in Palestine declared

that the mass murder of civilians was "an unprecedented feat for the 21st century" and "a step towards a free Palestine";

Whereas Columbia University was forced to close its campus to the public after an Israeli student was violently assaulted;

Whereas students across the country have organized protests and vigils in solidarity with Hamas, praising the actions of the terrorist organization and chanting antisemitic slogans; and

Whereas the Director of the Federal Bureau of Investigation has warned of increased threats in the United States by actors inspired by Hamas: Now, therefore, be it

Resolved, That the Senate-

- (1) fully and completely condemns the outrageous terrorist attacks by Hamas on the people of Israel, which resulted in the mass murder of civilians, including babies;
- (2) denounces the rhetoric of anti-Israel, pro-Hamas student groups as antisemitic, repugnant, and morally contemptible for sympathizing with genocidal violence against the State of Israel and risking the physical safety of Jewish Americans in the United States;
- (3) acknowledges that Israel has the right to exist and defend itself;
- (4) emphasizes that Jewish Americans have the right to safety and security in the United States; and
- (5) encourages the United States Government to fully and completely support Israel and its right to exist and defend itself.

SENATE RESOLUTION 419—DESIGNATING OCTOBER 23, 2023, AS "NATIONAL MARINE SANCTUARY DAY"

Ms. BALDWIN (for herself, Mr. VAN HOLLEN, Mr. BLUMENTHAL, Mr. WARNOCK, Mr. WELCH, Mrs. MURRAY, Mr. HEINRICH, and Mr. SCHATZ) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 419

Whereas, on October 23, 1972, the Marine Protection, Research, and Sanctuaries Act of 1972 (33 U.S.C. 1401 et seq.) became law and ushered in a new era of ocean conservation;

Whereas the National Marine Sanctuary System is a nationwide network that conserves spectacular oceans, coasts, and Great Lakes:

Whereas communities across the United States can nominate their most treasured marine and Great Lakes waters for consideration as national marine sanctuaries;

Whereas national marine sanctuaries protect biodiversity, safeguard extraordinary seascapes, historic shipwrecks, and sacred cultural places, and provide abundant recreational opportunities;

Whereas national marine sanctuaries seek opportunities to partner with indigenous governments and communities to achieve shared conservation goals and to support the care-taking of ecological resources and cultural sites of indigenous peoples;

Whereas national marine sanctuaries protect vital habitats for countless species of fish and wildlife, including many species that are listed as threatened or endangered;

Whereas the conservation of marine ecosystems is vital for healthy oceans, coasts, and Great Lakes, for addressing climate change, and for sustaining productive coastal economies:

Whereas the National Marine Sanctuary Foundation and its partners work to protect and nurture the growth of the National Marine Sanctuary System;