

to meet during the session of the Senate on September 22, 2010, at 10 a.m., in room SD-226 of the Dirksen Senate Office Building, to conduct a hearing entitled "The Electronic Communications Privacy Act: Promoting Security and Protecting Privacy in the Digital Age."

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

COMMITTEE ON THE JUDICIARY

Mr. BROWN of Ohio. Mr. President, I ask unanimous consent that the Committee on the Judiciary be authorized to meet during the session of the Senate on September 22, 2010, at 2 p.m., in room SD-226 of the Dirksen Senate Office Building, to conduct a hearing entitled "Investigating and Prosecuting Financial Fraud after the Fraud Enforcement and Recovery Act."

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

COMMITTEE ON RULES AND ADMINISTRATION

Mr. BROWN of Ohio. Mr. President, I ask unanimous consent that the Committee on Rules and Administration be authorized to meet during the session of the Senate on September 22, 2010, at 10 a.m.

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

COMMITTEE ON VETERANS' AFFAIRS

Mr. BROWN of Ohio. Mr. President, I ask unanimous consent that the Committee on Veterans' Affairs be authorized to meet during the session of the Senate on September 22, 2010. The Committee will meet in room 345 in the Cannon House Office Building beginning at 10 a.m.

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

SUBCOMMITTEE ON CONSUMER PROTECTION,
PRODUCT SAFETY, AND INSURANCE

Mr. BROWN of Ohio. Mr. President, I ask unanimous consent that the Subcommittee on Consumer Protection, Product Safety, and Insurance of the Committee on Commerce, Science, and Transportation be authorized to meet during the session of the Senate on September 22, 2010, at 2:30 p.m., in room 253 of the Russell Senate Office Building.

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

PRIVILEGES OF THE FLOOR

Mr. MERKLEY. Mr. President, I ask unanimous consent that Peter Gaulke, a legislative fellow in my office, be granted floor privileges for the remainder of this Congress.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. MERKLEY. I also ask unanimous consent that Caitlin Kilborn, an intern in my office, be granted floor privileges for today.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. ENZI. Mr. President, I ask unanimous consent that Kristen Leis of my

personal office have floor privileges for today.

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

UNANIMOUS CONSENT
AGREEMENT—S. 3628

Mr. REID. Mr. President, I ask unanimous consent that on Thursday, September 23, upon the disposition of S.J. Res. 30, the Senate then proceed to consideration of the motion to reconsider the vote by which cloture was not invoked on the motion to proceed to S. 3628, the DISCLOSE Act; that the motion to reconsider be agreed to and that at 2:15 p.m. the Senate proceed to vote on the motion to invoke cloture on the motion to proceed to S. 3628, with the time until then equally divided and controlled between the two leaders, or their designees.

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

MAKING TECHNICAL CORRECTIONS
IN THE TWENTY-FIRST CENTURY
COMMUNICATIONS AND VIDEO
ACCESSIBILITY ACT OF 2010

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. 3828, introduced earlier today.

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

The clerk will state the bill by title. The assistant legislative clerk read as follows:

A bill (S. 3828) to make technical corrections in the Twenty-First Century Communications and Video Accessibility Act of 2010 and the amendments made by that Act.

There being no objection, the Senate proceeded to consider the bill.

Mr. REID. Mr. President, I ask unanimous consent that the bill be read the third time and passed, the motion to reconsider be laid upon the table, with no intervening action or debate, and that any statements relating to the bill be printed in the RECORD.

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

The bill (S. 3828) was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:
S. 3828

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

SEC. 2. AMENDMENT OF TWENTY-FIRST CENTURY
COMMUNICATIONS AND VIDEO AC-
CESSIBILITY ACT OF 2010.

The Twenty-First Century Communications and Video Accessibility Act of 2010 is amended—

(1) by striking the item relating to section 105 in the table of contents in section 1(b) and inserting the following:

"Sec. 105. Relay services for deaf-blind individuals.";

(2) by striking "requirement" in section 201(e)(1)(B) and inserting "objectives";

(3) by striking "requirement" in section 201(e)(2)(B) and inserting "objectives";

(4) by inserting "or digital broadcast television" after "protocol" in section 201(e)(2)(C); and

(5) by inserting "or digital broadcast television" after "protocol" in section 201(e)(2)(E).

SEC. 3. AMENDMENT OF COMMUNICATIONS ACT
OF 1934.

The Communications Act of 1934 (47 U.S.C. 151 et seq.), as amended by the Twenty-First Century Communications and Video Accessibility Act of 2010, is amended—

(1) by striking "do not" in section 716(d);

(2) by striking "facilities" in section 716(e)(1)(D) and inserting "facilitate";

(3) by striking "provider in the manner prescribed in paragraph (3)," in section 717(a)(5)(C) and inserting "provider,";

(4) by striking "Equal Access to 21st Century Communications Act" in section 719(a) and inserting "Twenty-First Century Communications and Video Accessibility Act of 2010";

(5) by inserting "low-income" after "accessible by" in section 719(a);

(6) by striking "and" in section 713(f)(2)(A) and inserting "such";

(7) by inserting "have" after "that" the first place it appears in section 713(f)(2)(B);

(8) by inserting "and Commerce" after "Energy" in section 713(f)(4)(C)(iii);

(9) by striking "programming distribution" in section 713(c)(2)(D)(iii) and inserting "programming distributors";

(10) by striking "programming" in section 713(c)(2)(D)(v) and inserting "programming";

(11) by striking "and video description signals and make" in section 713(c)(2)(D)(vi) and inserting "and makes";

(12) by striking "by" in section 303(aa)(3) and inserting "for";

(13) by striking "and" after the semicolon in section 303(bb)(1);

(14) by striking "features" in section 303(bb)(2) and inserting "features; and"; and

(15) by striking the matter following subdivision (2) of section 303(bb) and inserting the following:

"(3) that, with respect to navigation device features and functions—

"(A) delivered in software, the requirements set forth in this subsection shall apply to the manufacturer of such software; and

"(B) delivered in hardware, the requirements set forth in this subsection shall apply to the manufacturer of such hardware."

VETERANS' COMPENSATION COST-
OF-LIVING ADJUSTMENT ACT OF
2010

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 550, S. 3107.

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

The clerk will state the bill by title.

The assistant legislative clerk read as follows:

A bill (S. 3107) to amend title 28, United States Code, to provide for an increase, effective December 1, 2010, in the rates of compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for the survivors of certain disabled veterans, and for other purposes.

There being no objection, the Senate proceeded to consider the bill.

Mr. AKAKA. Mr. President, today, as chairman of the Senate Committee on Veterans' Affairs, I urge all of my colleagues to support S. 3107/H.R. 4667, the Veterans' Compensation Cost-of-Living Adjustment Act of 2010. This measure would direct the Secretary of Veterans

Affairs to increase, effective December 1, 2010, the rates of veterans' compensation to keep pace with the rising cost of living in this country. The rate adjustment is equal to that provided on an annual basis to Social Security recipients and is based on the Consumer Price Index.

Congress regularly enacts legislation that would provide for a cost-of-living adjustment for veterans' compensation in order to ensure that inflation does not erode the purchasing power of the veterans and their families who depend upon this income to meet their daily needs. The 2011 COLA has not yet been determined.

The COLA affects, among other benefits, veterans' disability compensation and dependency and indemnity compensation for surviving spouses and children. Many of the recipients of those benefits depend upon these tax-free payments not only to provide for their own basic needs, but those of their spouses and children as well. Without a COLA increase, these veterans and their families would see the value of their hard-earned benefits slowly diminish if there was an increase in inflation. If there is an increase in inflation, we in Congress would be neglecting our duty to ensure that those who sacrificed so much for this country receive the benefits and services to which they are entitled.

It is important that we view veterans' compensation, including the COLA, and indeed all benefits earned by veterans, as a continuing cost of war. It is clear that the ongoing conflicts in Iraq and Afghanistan will continue to result in injuries and disabilities that will yield an increase in claims for compensation. Currently, there are more than 3.1 million veterans in receipt of VA disability compensation.

Disbursement of disability compensation to our Nation's veterans constitutes one of the central missions of the Department of Veterans Affairs. It is a necessary measure of appreciation afforded to those veterans whose lives were forever altered by their service to this country.

I urge our colleagues to support passage of this COLA bill. I also ask our colleagues for their continued support for our Nation's veterans.

Mr. REID. Mr. President, I ask unanimous consent that the bill be read the third time; that the Veterans Affairs Committee be discharged from further consideration of H.R. 4667, which is the companion measure from the House, and the Senate proceed to its immediate consideration; that the bill, H.R. 4667, be read the third time and passed; further, that S. 3107 be returned to the calendar; that the motions to reconsider be laid upon the table, with no intervening action or debate, and that any statements related to the bill be printed in the RECORD.

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

The bill was ordered to a third reading and was read the third time.

The bill (H.R. 4667) was ordered to be read a third time, was read the third time, and passed.

99-YEAR TRIBAL LEASE AUTHORITY ACT

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 507, S. 1448.

The PRESIDING OFFICER. The clerk will report the bill by title.

The assistant legislative clerk read as follows:

A bill (S. 1448) to amend the Act of August 9, 1955, to authorize the Coquille Indian Tribe, the Confederated Tribes of Siletz Indians, the Confederated Tribes of the Coos, Lower Umpqua, and Siuslaw, the Klamath Tribes, and the Burns Paiute Tribe to obtain 99-year lease authority for trust land.

There being no objection, the Senate proceeded to consider the bill.

Mr. REID. Mr. President, I ask unanimous consent that the bill be read a third time and passed, the motion to reconsider be laid upon the table, with no intervening action or debate, and that any statements relating to the bill be printed in the RECORD.

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

The bill (S. 1448) was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:
S. 1448

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

SECTION 1. LEASES OF RESTRICTED LAND.

Subsection (a) of the first section of the Act of August 9, 1955 (25 U.S.C. 415(a)), is amended in the second sentence by inserting "land held in trust for the Coquille Indian Tribe, land held in trust for the Confederated Tribes of Siletz Indians, land held in trust for the Confederated Tribes of the Coos, Lower Umpqua, and Siuslaw Indians, land held in trust for the Klamath Tribes, and land held in trust for the Burns Paiute Tribe," after "lands held in trust for the Confederated Tribes of the Warm Springs Reservation of Oregon,".

MODIFYING TRIBAL LEASE PROVISIONS

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 508, S. 2906.

The PRESIDING OFFICER. The clerk will report the bill by title.

The assistant legislative clerk read as follows:

A bill (S. 2906) to amend the Act of August 9, 1955, to modify a provision relating to leases involving certain Indian tribes.

There being no objection, the Senate proceeded to consider the bill, which had been reported from the Committee on Indian Affairs, with amendments, as follows:

S. 2906

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

SECTION 1. LEASES INVOLVING CERTAIN INDIAN TRIBES.

The first section of the Act of August 9, 1955 (25 U.S.C. 415), is amended—

(1) in subsection (a), in the second sentence, by inserting "and land held in trust for the Kalispel Tribe of Indians, the Puyallup Tribe of Indians," after "the Kalispel Indian Reservation"; and

(2) in subsection (b), by inserting "the Puyallup Tribe of Indians, the Swinomish Indian Tribal Community, or the Kalispel Tribe of Indians" after "Tulalip Tribes".

Mr. REID. Mr. President, I ask unanimous consent that the committee-reported amendments be agreed to, the bill, as amended, be read a third time and passed, the motions to reconsider be laid upon the table, with no intervening action or debate, and that any statements relating to the bill be printed in the RECORD.

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

The committee amendments were agreed to.

The bill (S. 2906), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed.

REDUNDANCY ELIMINATION AND ENHANCED PERFORMANCE FOR PREPAREDNESS GRANTS ACT

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 566, H.R. 3980.

The PRESIDING OFFICER. The clerk will report the bill by title.

The assistant legislative clerk read as follows:

A bill (H.R. 3980) to provide for identifying and eliminating redundant reporting requirements and developing meaningful performance metrics for homeland security preparedness grants, and for other purposes.

There being no objection, the Senate proceeded to consider the bill, which had been reported from the Committee on Homeland Security and Governmental Affairs, with an amendment to strike all after the enacting clause and insert in lieu thereof the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Redundancy Elimination and Enhanced Performance for Preparedness Grants Act".

SEC. 2. IDENTIFICATION OF REPORTING REDUNDANCIES AND DEVELOPMENT OF PERFORMANCE METRICS FOR HOMELAND SECURITY PREPAREDNESS GRANT PROGRAMS.

(a) IN GENERAL.—Title XX of the Homeland Security Act of 2002 (6 U.S.C. 601 et seq.) is amended by adding at the end the following:

"SEC. 2023. IDENTIFICATION OF REPORTING REDUNDANCIES AND DEVELOPMENT OF PERFORMANCE METRICS.

"(a) DEFINITION.—In this section, the term 'covered grants' means grants awarded under section 2003, grants awarded under section 2004, and any other grants specified by the Administrator.

"(b) INITIAL REPORT.—Not later than 90 days after the date of enactment of the Redundancy Elimination and Enhanced Performance for Preparedness Grants Act, the Administrator shall submit to the appropriate committees of Congress a report that includes—

"(1) an assessment of redundant reporting requirements imposed by the Administrator on