January 30, 2018

CONGRESSIONAL RECORD — SENATE

Senate and appeared in the Congressional Record of January 18, 2018.

PN1493 MARINE CORPS nomination of William W. Inns, III, which was received by the Senate and appeared in the Congressional Record of January 18, 2018.

PN1496 MARINE CORPS nomination of Craig A. Elliott, which was received by the Senate and appeared in the Congressional Record of January 18, 2018.

PN1497 MARINE CORPS nominations (3) beginning BILL W. BROOKS, JR., and ending KYLE T. MOLLER, which nominations were received by the Senate and appeared in the Congressional Record of January 18, 2018.

PN1498 MARINE CORPS nominations (734) beginning JOSEPH A. ZIMMERMANN, which nominations were received by the Senate and appeared in the Congressional Record of January 18, 2018.

PN1499 MARINE CORPS nominations (23) beginning JUSTIN R. ANDERSON, and ending BILL W. BROOKS, JR., which nominations were received by the Senate and appeared in the Congressional Record of January 18, 2018.

IN THE NAVY

PN1344 NAVY nominations (2) beginning PAUL F. MAGOUDCEK, and ending LI SUNG, which nominations were received by the Senate and appeared in the Congressional Record of November 14, 2017.

PN1393 NAVY nomination of Nicholas H. Steging, Jr., which was received by the Senate and appeared in the Congressional Record of December 1, 2017.

PN1390 NAVY nomination of Jonathan S. Durham, which was received by the Senate and appeared in the Congressional Record of December 1, 2017.

PN1324 NAVY nominations (3) beginning LAURA C. GILSTRAP, and ending DIANA TRANYU, which nominations were received by the Senate and appeared in the Congressional Record of November 14, 2017.

PN1429 NAVY nomination of Todd D. Husty, which was received by the Senate and appeared in the Congressional Record of January 8, 2018.

PN1430 NAVY nomination of Dawn M. Stankeus, which was received by the Senate and appeared in the Congressional Record of January 8, 2018.

PN1485 NAVY nomination of Paul I. Ahn, which was received by the Senate and appeared in the Congressional Record of January 18, 2018.

PN1486 NAVY nomination of Allen G. Gunn, which was received by the Senate and appeared in the Congressional Record of January 18, 2018.

LEGISLATIVE SESSION

The PRESIDING OFFICER. The Senate will now resume legislative session.

PROTECTING YOUNG VICTIMS FROM SEXUAL ABUSE AND SAFE SPORT AUTHORIZATION ACT OF 2017

Mr. MCCONNELL. Mr. President, I ask the Chair to lay before the Senate the message accompanying S. 534.

The Presiding Officer laid before the Senate the following amendment and message from the House of Representatives:

Resolved, That the bill from the Senate (S. 534) entitled "An Act to prevent the sexual abuse of minors and amateur athletes by requiring the prompt reporting of sexual abuse to law enforcement authorities, and for other purposes," do pass with an amendment.

Mrs. FEINSTEIN. Mr. President, nearly a year ago, I met with six gymnasts. All of these young women were world-class athletes. All of them had put their faith in USA Gymnastics. And all of them were sexually abused by an adult who had earned their trust.

It was one of the most difficult meetings I have held as a Senator. Listening to their stories of abuse and how the system let them down left me with equal parts sadness and rage.

These young women weren't just telling me their stories to get legislation passed, but that afternoon, I promised them I would do all I could to make sure no one else ever experienced the agony that they had.

I am proud that the Senate will come together and pass the Protecting Young Victims from Sexual Abuse and Safe Sport Authorization Act in order to send it to the President's desk.

This bill is intended to protect young athletes who participate in amateur sports from being abused. "Our gymnasts have had enough!" One of our gymnasts said.

In the House, Representative SUSAN BROOKS from Indiana and Representative LOIS FRANKEL from Florida, who both served as world-class athletes and are now in Congress, introduced a bill to protect young athletes. They said, "Amateur athletes deserve equal protection from sexual abuse as world-class athletes. It's time for change."

The Protecting Young Victims from Sexual Abuse and Safe Sport Authorization Act, which I have sponsored, will extend the reporting and safe sport requirements to all amateur athletes, including those who participate in USA Gymnastics, and provide training for coaches, parents, and others on issues of sexual abuse.

I have held public hearings and met with these young women. I have met with USA Gymnastics and the U.S. Olympic Committee. These young women aren't telling us this story for money or notoriety. They are telling us this story to protect other young athletes like them.

During the hearing with themanship, it became clear that the USA Gymnastics Board of Directors has failed to protect the athletes from sexual abuse that occurred while they were serving as world-class athletes. USA Gymnastics is the National Governing Body for the Olympic sports of gymnastics, trampoline, and diving. The NGB is responsible for the health and safety of athletes.

Negligence by USA Gymnastics allowed Larry Nassar to abuse some of the greatest gymnasts in the world. The world-class athletes I met with were treated poorly by USA Gymnastics. The USA Gymnastics board of directors had the opportunity and responsibility to remove Larry Nassar as a member of the board.

This bill will pass aims to change. Once I pass this bill, the new board will be able to hold Larry Nassar accountable.

The Protecting Young Victims from Sexual Abuse and Safe Sport Authorization Act will make it clear that USA Gymnastics has an obligation to provide a safe environment and survivors could report abuse. That is what the bill we will pass aims to achieve.

Finally, I would like to talk about another gymnast we heard from more recently. Aly Raisman, one of the most decorated Olympic gymnasts ever, revealed that she, too, was sexually abused by Larry Nassar, and that she was 15 years old.

Aly said, "I didn't know anything differently. We were told he is the best doctor."

As a result, Nassar used this trust to manipulate hundreds of victims so they couldn't fully understand that they were being abused.

When telling her story, Aly asked, "Why were we looking at why didn't the girls speak up? Why not look at what about the culture? What did USA Gymnastics do, and Larry Nassar do, to manipulate these girls so much that they are so afraid to speak up? I am angry."

This is what we should all be angry by what we have heard from these brave young women. When I heard these stories, I found a common theme: The very institutions tasked with protecting these athletes allowed this egregious conduct to occur.

In my view, these governing bodies were, at best, complicit in the devastations wrought on these young children.
and their families. They did far too little to prevent abuse from happening in the first place, and when they saw signs of abuse, they did little to stop it.

In fact, USA Gymnastics, which oversees more than 3,500 gymnastics national governing bodies, had bylaws that actually made it more difficult for survivors to report abuse.

For example, the only way for a member athlete to "effectively" make a complaint about a coach was through a signed written complaint. Not only is that an ineffective way to prevent sexual abuse, it actually serves to protect the abusers by making it harder for child victims to come forward.

USA Gymnastics didn’t even require that sexual abuse be reported to law enforcement when it was discovered. It was a disgusting abuse of power, to say the least.

After we introduced our legislation, USA Gymnastics hired former Federal prosecutor Deborah Daniels to conduct an independent review of USA Gymnastics’ policies and procedures. Needless to say, they were found to be woefully ineffective and insufficient. After reviewing documents and interviewing nearly 100 individuals, Daniels recommended policy changes, including a recommendation that USA Gymnastics “undergo a complete cultural change, permeating the entire organization and communicated to the field in all its actions.”

In addition to that finding, Daniels stated, “The overall impression received externally is that the athlete protection function is, at best, secondary to the primary focus: winning medals.” That is completely unacceptable.

The legislation we will soon pass does three main things to help protect sex abuse victims and reform institutions like USA Gymnastics.

First, the bill makes it mandatory for anyone affiliated with USA Gymnastics, or any other national governing body or amateur sports organization that crosses State lines, to immediately report sexual abuse to local and Federal law enforcement or social services agencies. This requirement would apply to USA Gymnastics and each of the other 47 national governing bodies that oversee a variety of Olympic sports, including USA Taekwondo, USA Speed Skating, USA Swimming, and USA Cycling. It is absolutely imperative that we have a line drawn for everyone working with national governing bodies and amateur sports organizations. Once there is suspicion of abuse, a report must be made as soon as possible to law enforcement. This bill mandates that.

Second, the bill strengthens the law that allows victims of sex abuse to file suits against those who abused them to commit crimes such as sex trafficking, sexual exploitation, and child pornography. It clarifies, for example, that victims of sex crimes are entitled to statutory damages of $150,000, as well as punitive damages, due to the heinous nature of the crimes.

The bill also extends the statute of limitations so that victims can sue their abusers 10 years after they become aware of their abuse. This is important because, tragically, survivors often do not fully become aware of their abuse until later in life. The statute of limitations is part of legislation that Senator CORNYN and I have worked on over the past couple of years, called the Extending Justice for Sex Crime Victims Act.

Third, the bill makes reforms to the Ted Stevens Champion and Amateur Sports Act, which establishes “national governing bodies” like USA Gymnastics. When I first contacted USA Gymnastics about its poor handling of sexual abuse allegations, the group cited the Stevens Act as a shield, saying that it prevented them from doing more to protect athletes from sexual abuse. The bill we are passing is a direct response to that claim.

It requires the newly created U.S. Center for SafeSport to be comprised by Commerce Committee Chairman JOHN THUNE and Ranking Member BILL NELSON—to establish strict policies and procedures for handling abuse allegations, as well as oversight procedures to make sure these policies are adhered to by every national governing body.

The reforms in the bill ensure that national governing bodies and amateur sports organizations will adopt five baseline policy prescriptions.

First, specific policies and procedures for mandatory reporting of sex abuse to law enforcement. Second, policies and procedures to keep track of coach- es who leave one gym only to repeat the cycle of abuse at another gym. Third, policies to avoid circumstances where minors and adults are in one-on-one situations. Fourth, policies to facilitate reporting of sex abuse allegations to national governing bodies and other authorities. And fifth, stronger enforcement policies so that complaints are dealt with uniformly and with fairness and due process.

These new provisions give national governing bodies like USA Gymnastics no excuse not to prevent abuse or to report it when it occurs. All over the country, survivors of sexual abuse are coming forward to tell their stories of abuse and exploitation. Multiple survivors from around the country have contacted my office and described with great courage their pain and anguish. Each of these stories represents an untold amount of pain and suffering that has generational ripple effects. It is absolutely devastating.

This is why I am so encouraged that my colleagues in this body will soon pass this important legislation to protect abuse victims. I would also like to acknowledge the list of 270 organizations and individuals who have contributed to and supported this bill. Their names are listed on our website.

I would also like to recognize my staff who have worked on this bill, including Peter Hyun, Ashley Schapitl, Sarah Chang, Matthew Halek, Jennifer Duck, and Tom Mentzer.

I would also like to thank Peter Feldman and Ashok Pinto from Senator THUNE’s staff, Christian Fjeld and Ioanis Carlovitz from Senator’s office, Evelyn Fortier and Kyle McCol- lum from Senator GRASSLEY’s staff, Rob Hicks from Representative SUSAN BROOKS’ staff, Meg Barr from House Judiciary Chairman BOB GOODLATTIE’S office, and Yana Mayayeva from Representing Lois FRANKEL’s staff. In addition to the extraordinary women who have been sexually abused.

This bill attempts to do what both women so powerfully advocated for throughout their lives: speak for the voiceless and demand the change necessary to protect our children, our most precious resource.

Thank you very much.

Mr. GRASSLEY. Mr. President, I want to take a moment to discuss the Protecting Young Victims from Sexual Abuse Act. This legislation was sponsored and I cosponsored, would promote mandatory reporting of suspected abuse of young athletes and give survivors new tools to hold perpetrators accountable.

Our congressional hearing illustrated just how bad the problem of sexual abuse in youth sports has become, how long it went on, how many athletes were affected, and, in some cases, how slow the response was from those charged with ensuring these young athletes’ safety. To say that I was alarmed by what we learned at that March 28 hearing would be a huge understatement.

Abuse that occurs by someone in a position of trust, in what should be a safe environment, such as youth athletics programs, is simply outrageous. Sadly, however, sports officials adopted policies that may have led predators to victimize children long after they had good reason to suspect sexual abuse.

Recently, we have heard reports that gymnastics officials took as long as 5 weeks to report suspected abuse to the FBI. We have also heard allegations that gymnasts were pressured to remain silent after they brought the
abuse to gymnastics officials’ attention. It is imperative that we uncover whatever systemic failures that allowed a predator to singlehandedly target hundreds of girls and young women for so long.

Sexual abuse is a heinous crime, so we must continue to seek justice for these victims. We also need to understand why allegations of sexual abuse so often remain hidden, instead of being immediately reported to law enforcement. The average perpetrator strikes multiple times before being caught, which is why it is so important that these crimes be promptly reported and investigated. I intend to continue to do oversight in this area and champion policies to protect the innocent from sexual abuse.

I thank each of the athletes who came forward to report abuse. Their courage helped make passage of this bill possible.

Mr. McConnell. I move to concur in the House amendment, and I know of no further debate on the motion.

The Presiding Officer. Is there further debate?

If not, the question is on agreeing to the motion to concur.

The motion was agreed to.

Mr. McConnell. I ask unanimous consent that the motion to reconsider be considered made and laid upon the table.

The Presiding Officer. Without objection, it is so ordered.

DEPARTMENT OF HOMELAND SECURITY BLUE CAMPAIGN AUTHORIZATION ACT

Mr. McConnell. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H.R. 4708, which was received from the House.

The Presiding Officer. The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (H.R. 4708) to amend the Homeland Security Act of 2002 to require the Secretary of Homeland Security to issue Department of Homeland Security-wide guidance and develop training programs as part of the Department of Homeland Security Blue Campaign, and for other purposes.

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

Mr. McConnell. I ask unanimous consent that the bill be considered read a third time.

The Presiding Officer. Without objection, it is so ordered.

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

Mr. McConnell. I know of no further debate on the bill.

The Presiding Officer. Is there further debate?

If not, the bill having been read the third time, the question is, Shall it pass?

The bill (H.R. 4708) was passed.

Mr. McConnell. I ask unanimous consent that the motion to reconsider be considered made and laid upon the table.

The Presiding Officer. Without objection, it is so ordered.

COMMEMORATING THE COMMISSIONING OF THE USS “OMAHA”

Mr. McConnell. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 389, submitted earlier today.

The Presiding Officer. The clerk will report the resolution by title.

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 389) commemorating the commissioning of the USS Omaha.

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

Mr. McConnell. I ask unanimous consent that the resolution be considered made and laid upon the table with no intervening action or debate.

The Presiding Officer. Without objection, it is so ordered.

The resolution (S. Res. 389) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today’s RECORD under “Submitted Resolutions.”)

NATIONAL STALKING AWARENESS MONTH

Mr. McConnell. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 390, submitted earlier today.

The Presiding Officer. The clerk will report the resolution by title.

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 390) raising awareness and encouraging the prevention of stalking by designating January 2018 as “National Stalking Awareness Month.”

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

Mr. McConnell. Mr. President, I ask unanimous consent that the resolution be considered made and laid upon the table with no intervening action or debate.

The Presiding Officer. Without objection, it is so ordered.

The resolution (S. Res. 390) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today’s RECORD under “Submitted Resolutions.”)

ORDER FOR RECESS AND ORDERS FOR FRIDAY, FEBRUARY 2, 2018, AND MONDAY, FEBRUARY 5, 2018

Mr. McConnell. Mr. President, I ask unanimous consent that the Senate recess until 8:25 p.m. tonight and, upon reconvening, proceed as a body to the Hall of the Senate for the joint session of Congress provided under the provisions of H. Con. Res. 101; that upon dissolution of the joint session, the Senate adjourn to the conference for a pro forma session only, with no business being conducted, on Friday, February 2, at 11 a.m.; that following the pro forma session, the Senate adjourn until Monday, February 5, at 3 p.m.; that following the pro forma session, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; finally, that following leader remarks, the Senate be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The Presiding Officer. Without objection, it is so ordered.

RECESS

The Presiding Officer. Under the previous order, the Senate stands in recess until 8:25 p.m.

Thereupon, the Senate, at 4:33 p.m., recessed until 8:25 p.m. and reassembled when called to order by the Presiding Officer (Mr. Tillis).

JOINT SESSION OF THE TWO HOUSES—ADDRESS BY THE PRESIDENT OF THE UNITED STATES

The Presiding Officer. Under the previous order, the Senate will proceed as a body to the Hall of the House of Representatives to receive a message from the President of the United States.

Thereupon, the Senate, preceded by the Deputy Sergeant at Arms, James Morhard; the Secretary of the Senate, Julie E. Adams; and the Vice President of the United States, William V. G. Pence, proceeded to the Hall of the House of Representatives to hear the address by the President of the United States, Donald J. Trump.

(The address delivered by the President of the United States to the joint session of the two Houses of Congress is printed in the proceedings of the House of Representatives in today’s RECORD.)

ADJOURNMENT UNTIL FRIDAY, FEBRUARY 2, 2018, AT 11 A.M.

At the conclusion of the joint session of the two Houses, and in accordance with the order previously entered, at 10:38 p.m., the Senate adjourned until Friday, February 2, 2018, at 11 a.m.

CONFIRMATIONS

Executive nominations confirmed by the Senate:

January 30, 2018

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Matthew Basset, of Tennessee, to be an Assistant Secretary of Health and Human Services.