

of the National Institute of Occupational Safety and Health certifies with respect to such facility each of the following:

(1) That no atomic weapons work or related work has been conducted at such facility after 1976.

(2) That fewer than 50 percent of the total number of workers engaged in atomic weapons work or related work at such facility were accurately monitored for exposure to internal and external ionizing radiation during the term of their employment.

(3) That individual internal and external exposure records for employees at such facility are not available, or the exposure to radiation of at least 40 percent of the exposed workers at such facility cannot be determined from the individual internal and external exposure records that are available.

TEXT OF AMENDMENTS

SA 3458. Mr. WARNER proposed an amendment to amendment SA 3291 proposed by Mr. LAUTENBERG to the bill S. 2400, to authorize appropriations for fiscal year 2005 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Services, and for other purposes; as follows:

Strike the matter proposed to be inserted, and insert the following:

SEC. 364. MEDIA COVERAGE OF THE RETURN TO THE UNITED STATES OF THE REMAINS OF DECEASED MEMBERS OF THE ARMED FORCES FROM OVERSEAS.

(a) FINDINGS.—Congress makes the following findings:

(1) The Department of Defense, since 1991, has relied on a policy of no media coverage of the transfers of the remains of members Ramstein Air Force Base, Germany, nor at Dover Air Force Base, Delaware, and the Port Mortuary Facility at Dover Air Force Base, nor at interim stops en route to the point of final destination in the transfer of the remains.

(2) The principal focus and purpose of the policy is to protect the wishes and the privacy of families of deceased members of the Armed Forces during their time of great loss and grief and to give families and friends of the dead the privilege to decide whether to allow media coverage at the member's duty or home station, at the interment site, or at or in connection with funeral and memorial services.

(3) In a 1991 legal challenge to the Department of Defense policy, as applied during Operation Desert Storm, the policy was upheld by the United States District Court for the District of Columbia, and on appeal, by the United States Court of Appeals for the District of Columbia in the case of *JB Pictures, Inc. v. Department of Defense and Donald B. Rice*, Secretary of the Air Force on the basis that denying the media the right to view the return of remains at Dover Air Force Base does not violate the first amendment guarantees of freedom of speech and of the press.

(4) The United States Court of Appeals for the District of Columbia in that case cited the following two key Government interests that are served by the Department of Defense policy:

(A) Reducing the hardship on the families and friends of the war dead, who may feel obligated to travel great distances to attend arrival ceremonies at Dover Air Force Base if such ceremonies were held.

(B) Protecting the privacy of families and friends of the dead, who may not want media

coverage of the unloading of caskets at Dover Air Force Base.

(5) The Court also noted, in that case, that the bereaved may be upset at the public display of the caskets of their loved ones and that the policy gives the family the right to grant or deny access to the media at memorial or funeral services at the home base and that the policy is consistent in its concern for families.

(b) SENSE OF CONGRESS.—It is the sense of Congress that the Department of Defense policy regarding no media coverage of the transfer of the remains of deceased members of the Armed Forces appropriately protects the privacy of the members' families and friends of and is consistent with United States constitutional guarantees of freedom of speech and freedom of the press.

NOTICES OF HEARINGS/MEETINGS

COMMITTEE ON INDIAN AFFAIRS

Mr. CAMPBELL. Mr. President, I would like to announce that the Committee on Indian Affairs will meet on Wednesday, July 14, 2004, at 10 a.m. in Room 485 of the Russell Senate Office Building to conduct an oversight hearing on the American Indian Religious Freedom Act.

Those wishing additional information may contact the Indian Affairs Committee at 224-2251.

PRIVILEGE OF THE FLOOR

Mr. HARKIN. I ask unanimous consent that Jenelle Krishnamoorthy be granted floor privileges during the duration of today's session.

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

MARINE TURTLE CONSERVATION ACT OF 2003

Mr. McCONNELL. Madam President, I ask unanimous consent that the Senate now proceed to the immediate consideration of H.R. 3378, which is at the desk.

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

The assistant legislative clerk read as follows:

A bill (H.R. 3378) to assist in the conservation of marine turtles and the nesting habitats of marine turtles also in foreign countries.

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

Mr. McCONNELL. I ask unanimous consent that the bill be read the third time and passed, the motion to reconsider be laid upon the table, and any statements relating to the bill be printed in the RECORD.

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

The bill (H.R. 3378) was read the third time and passed.

INDIAN SELF-DETERMINATION AND EDUCATION ASSISTANCE ACT AMENDMENTS

Mr. McCONNELL. Madam President, I ask unanimous consent that the Sen-

ate now to proceed to the immediate consideration of H.R. 3504, which is at the desk.

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

The assistant legislative clerk read as follows:

A bill (H.R. 3504) to amend the Indian Self-Determination and Education Assistance Act to redesignate the American Indian Education Foundation as the National Fund for Excellence in American Indian Education.

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

Mr. McCONNELL. I ask unanimous consent that the bill be read the third time and passed, the motion to reconsider be laid upon the table, and any statements relating to the bill be printed in the RECORD.

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

The bill (H.R. 3504) was read the third time and passed.

PROTECTING, PROMOTING AND CELEBRATING FATHERHOOD

Mr. McCONNELL. Madam President, I ask unanimous consent that the Judiciary Committee be discharged from further consideration of S. Res. 379 and the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will report the resolution by title.

The assistant legislative clerk read as follows:

A resolution (S. Res. 379) protecting, promoting and celebrating fatherhood.

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

Mr. McCONNELL. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motions to reconsider be laid upon the table, and that any statements relating to the resolution be printed in the RECORD.

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

The resolution (S. Res. 379) was agreed to.

The preamble was agreed to. The resolution, with its preamble, reads as follows:

S. RES. 379

Whereas the third Sunday of June is observed as Father's Day;

Whereas fathers have a unique bond with their children which is often unrecognized;

Whereas the complimentary nature of the roles and contributions of fathers and mothers should be recognized and encouraged;

Whereas fathers have an indispensable role in building and transforming society to build a culture of life;

Whereas fathers, along with their wives, form an emotional template for the future professional and personal relationships of a child;

Whereas the involvement of a father in the life of his child significantly influences economic and educational attainment and delinquency of the child; and

Whereas children who experience a close relationship with their fathers are protected from delinquency and psychological distress: Now, therefore, be it

Resolved, That the Senate recognizes the importance of fathers to a healthy society and calls on all the people of the United States to observe Father's Day by considering how society can better respect and support fatherhood.

COMMENDING NATIONAL HOCKEY LEAGUE TAMPA BAY LIGHTNING

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 383 introduced earlier today by Senators NELSON of Florida and GRAHAM of Florida.

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

The assistant legislative clerk read as follows:

A resolution (S. Res. 383) commending the National Hockey League Tampa Bay Lightning for winning the 2004 Stanley Cup Championship.

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

Mr. NELSON of Florida. Madam President, Senator GRAHAM of Florida and myself congratulate the Tampa Bay Lightning for winning the 2004 National Hockey League Stanley Cup Championship.

In only its 12th year as a team, the Tampa Bay Lightning has reached the pinnacle of hockey for the first time in its existence. The past 12 years have been rather difficult for the team and it has undergone turbulent changes. In the history of the Lightning, not only have there been three ownership groups, but there have also been five coaches and four general managers. To top it all off, just 3 years ago the team finished last in the league.

However, due to their determination, resilience, and tenacity the Lightning has accomplished what National Hockey League teams all over the country strive to achieve. While all National Hockey League teams start the season with the Lord Stanley's Cup in mind, only one gets the privilege of gaining such an honor.

As hockey fans looked at this year's National Hockey League Season, it was obvious that the Lightning was the underdog and few people considered the team a contender because of the numerous changes and setbacks. However, the Lightning believed in itself and was full of determination. A wise person once said: Anything the mind can perceive, and the heart can believe, one can achieve. The Lightning has taken this to heart, and it makes me proud to say that Lightning has struck in the Tampa Bay Area.

Under the leadership of head coach John Tortorella, who has just become only the third American-born coach to ever win the Stanley Cup, the Lightning deserves to be commended. Throughout the season, all of the players, coaches, managers, and fans have taught the Nation a valuable lesson, in

any equation for success, there are three factors: determination, drive, and tenacity. I offer congratulations to all members of the Tampa Bay Lightning, their families, and their fans throughout the State of Florida.

Mr. MCCONNELL. I ask unanimous consent that the resolution and preamble be agreed to en bloc, the motion to reconsider be laid upon the table, with no intervening action or debate, and that any statements related to the resolution be printed in the RECORD.

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

The resolution (S. Res. 383) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. RES. 383

Whereas on Monday, June 7, 2004, the National Hockey League Tampa Bay Lightning team won the Stanley Cup, becoming the second team in 30 years to overcome a 3-2 deficit in the National Hockey League finals to win Lord Stanley's Cup;

Whereas the Tampa Bay Lightning entered the Eastern Conference of the National Hockey League in 1992;

Whereas the Tampa Bay Lightning is the 86th National Hockey League team to win the Stanley Cup;

Whereas coach John Tortorella has become the third American-born coach to win the Stanley Cup;

Whereas left wing Dave Andreychuk has played for and won his first career Stanley Cup during a 22-year career after playing a record 1,758 games and 162 playoff games;

Whereas center Brad Richards was awarded the Conn Smythe 2004 National Hockey League Playoff MVP Trophy for finishing the playoffs with 12 goals, including a National Hockey League record of 7 game-winners, and 14 assists in 23 games;

Whereas Brad Richards led the league in playoff scoring with 26 points and scored 2 power-play goals in Game 6 of the finals, making Game 7 necessary;

Whereas left wing Fredrik Modin served to assist in 1 of Brad Richards's 2 goals in Game 6;

Whereas left wing Ruslan Fedotenko suffered a head injury in Game 3, missed Game 4, returned for Game 5, and scored 2 goals in Game 7, including the game-winning goal;

Whereas right wing Martin St. Louis, winner of the Art Ross Trophy, awarded to the player who leads the National Hockey League in scoring points at the end of the regular season, has made significant contributions to the team;

Whereas goalie Nikolai Khabibulin, a 2-time National Hockey League All-Star, has earned the nickname "The Bulrn Wall" because of his blockage of countless shots; and

Whereas the Tampa Bay Lightning, in its 12-year history, has overcome great odds, including 3 ownership groups, 5 coaches, 4 general managers, and being last in the league just 3 years ago: Now, therefore, be it

Resolved, That the Senate—

(1) commends the Tampa Bay Lightning National Hockey League team for winning the 2004 Stanley Cup;

(2) recognizes the achievements of all the players, coaches, and support staff who were instrumental in assisting the team to win the Stanley Cup and invites them to the United States Capitol Building to be honored; and

(3) directs the Secretary of the Senate to transmit 1 enrolled copy of this resolution to the owner, and 1 enrolled copy of this resolution to the coach, of the 2004 National Hockey League champions, the Tampa Bay Lightning.

ORDERS FOR MONDAY, JUNE 21, 2004

Mr. MCCONNELL. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 1 p.m. on Monday, June 21. I further ask that following the prayer and the pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and the Senate then resume consideration of Calendar No. 503, S. 2400, the DOD authorization bill.

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

PROGRAM

Mr. MCCONNELL. On Monday, the Senate will resume consideration of the Defense authorization bill. There are currently seven amendments pending to the bill. Additional amendments will be offered and debated on Monday afternoon. Those Senators who still wish to offer amendments should contact the bill managers so they can schedule time for consideration of the amendments, although we are certainly not encouraging any additional amendments. We have quite enough.

Chairman WARNER and Senator LEVIN will be here Monday to work through any remaining amendments. Any votes ordered with respect to defense amendments will be stacked to occur at approximately 5:30 on Monday. The leader expects that we will have more than one vote on Monday evening.

Also, I remind my colleagues that last night the majority leader vitiated the cloture motion with respect to the Defense bill. He did so with the expectation that we will finish this bill on Tuesday of next week. It is our hope that we will continue to work in good faith on Monday to move toward completion of this important Defense bill. Senators can expect a busy week next week as we conclude our business prior to the scheduled recess.

ADJOURNMENT UNTIL 1 P.M.
MONDAY, JUNE 21, 2004

Mr. MCCONNELL. If there is no further business to come before the Senate, I ask unanimous consent the Senate stand in adjournment under the previous order.

There being no objection, the Senate, at 2:26 p.m., adjourned until Monday, June 21, 2004, at 1 p.m.