

“(c) CONSULTATIONS.—Special Envoy shall, consult with domestic and international nongovernmental organizations and multi-lateral organizations and institutions, as the Special Envoy considers appropriate to fulfill the purposes of this section.”

SEC. 6. INCLUSION IN DEPARTMENT OF STATE ANNUAL REPORTS OF INFORMATION CONCERNING ACTS OF ANTI-SEMITISM IN FOREIGN COUNTRIES.

(a) INCLUSION IN COUNTRY REPORTS ON HUMAN RIGHTS PRACTICES.—The Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) is amended—

(1) in section 116(d) (22 U.S.C. 2151n(d))—
(A) by redesignating paragraphs (8), (9), and (10), as paragraphs (9), (10), and (11), respectively; and

(B) by inserting after paragraph (7) the following new paragraph:

“(8) wherever applicable, a description of the nature and extent of acts of anti-Semitism and anti-Semitic incitement that occur during the preceding year, including descriptions of—

“(A) acts of physical violence against, or harassment of Jewish people, and acts of violence against, or vandalism of Jewish community institutions, including schools, synagogues, and cemeteries;

“(B) instances of propaganda in government and nongovernment media that attempt to justify or promote racial hatred or incite acts of violence against Jewish people;

“(C) the actions, if any, taken by the government of the country to respond to such violence and attacks or to eliminate such propaganda or incitement;

“(D) the actions taken by such government to enact and enforce laws relating to the protection of the right to religions freedom of Jewish people; and

“(E) the efforts of such government to promote anti-bias and tolerance education;”;

and (2) after the fourth sentence of section 502B(b) (22 U.S.C. 2304(b)), by inserting the following new sentence: “Wherever applicable, a description of the nature and extent of acts of anti-Semitism and anti-Semitic incitement that occur, including the descriptions of such acts required under section 116(d)(8).”

(b) INCLUSION IN ANNUAL REPORT ON INTERNATIONAL RELIGIOUS FREEDOM.—Section 102(b)(1)(A) of the International Religious Freedom Act of 1998 (22 U.S.C. 6412(b)(1)(A)) is amended—

(1) in clause (ii), by striking “and” at the end;

(2) in clause (iii), by striking the period at the end and inserting “; and”; and

(3) by adding after clause (iii) the following new clause:

“(iv) wherever applicable, an assessment and description of the nature and extent of acts of anti-Semitism and anti-Semitic incitement that occur in that country during the preceding year, including—

“(I) acts of physical violence against, or harassment of, Jewish people, acts of violence against, or vandalism of, Jewish community institutions, and instances of propaganda in government and nongovernment media that incite such acts; and

“(II) the actions taken by the government of that country to respond to such violence and attacks or to eliminate such propaganda or incitement, to enact and enforce laws relating to the protection of the right to religious freedom of Jewish people, and to promote anti-bias and tolerance education.”

(c) EFFECTIVE DATE OF INCLUSIONS.—The amendments made by subsections (a) and (b) shall apply beginning with the first report under sections 116(d) and 502B(b) of the Foreign Assistance Act of 1961 (22 U.S.C. 2151n(d) and 2304(b)) and section 102(b) of the International Religious Freedom Act of 1998 (22

U.S.C. 6312(b)) submitted more than 180 days after the date of the enactment of this Act.

Mr. FRIST. I ask unanimous consent that the Senate concur in the House amendments, 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 CALENDAR

Mr. FRIST. I ask unanimous consent that the Senate proceed to the immediate consideration of the following Calendar numbers en bloc: 719, 721 through 723, 725 through 727, 729, 731 through 738, and 745.

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

Mr. FRIST. I ask unanimous consent that the amendments at the desk be agreed to en bloc, that all committee amendments, as amended, if amended and where applicable, be agreed to, the bills, as amended, if amended, be read a third time and passed, the title amendments, where applicable, be agreed to, the motions to reconsider be laid upon the table en bloc, and that any statements relating to the bills be printed in the RECORD.

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

ARIZONA WATER SETTLEMENTS ACT

The Senate proceeded to consider the bill (S. 437) to provide for adjustments to the Central Arizona Project in Arizona, to authorize the Gila River Indian Community water rights settlement, to reauthorize and amend the Southern Arizona Water Rights Settlement Act of 1982, and for other purposes, which had been reported from the Committee on Energy and Natural Resources, with an amendment to strike all after the enacting clause and insert in lieu thereof the following:

(Strike the part shown in black brackets and insert the part shown in italic.)

S. 437

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

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

[(a) SHORT TITLE.—This Act may be cited as the “Arizona Water Settlements Act”.

[(b) TABLE OF CONTENTS.—The table of contents of this Act is as follows:

[Sec. 1. Short title; table of contents.

[Sec. 2. Definitions.

TITLE I—CENTRAL ARIZONA PROJECT SETTLEMENT

[Sec. 101. Short title.

[Sec. 102. Findings.

[Sec. 103. General permissible uses of the Central Arizona Project.

[Sec. 104. Allocation of Central Arizona Project water.

[Sec. 105. Firming of Central Arizona Project Indian water.

[Sec. 106. Acquisition of agricultural priority water.

[Sec. 107. Lower Colorado River Basin Development Fund.

[Sec. 108. Effect.

[Sec. 109. Repeal.

[Sec. 110. Authorization of appropriations.

[Sec. 111. Repeal on failure of enforceability date under title II.

TITLE II—GILA RIVER INDIAN COMMUNITY WATER RIGHTS SETTLEMENT

[Sec. 201. Short title.

[Sec. 202. Findings and purposes.

[Sec. 203. Approval of the Gila River Indian Community water rights settlement agreement.

[Sec. 204. Water rights.

[Sec. 205. Community water delivery contract amendments.

[Sec. 206. Extinguishment of claims.

[Sec. 207. Waiver and release of claims.

[Sec. 208. Gila River Indian Community Water OM&R Trust Fund.

[Sec. 209. Subsidence remediation program.

[Sec. 210. After-acquired trust land.

[Sec. 211. Reduction of water rights.

[Sec. 212. Miscellaneous provisions.

[Sec. 213. Authorization of appropriations.

[Sec. 214. Repeal on failure of enforceability date.

TITLE III—SOUTHERN ARIZONA WATER RIGHTS SETTLEMENT

[Sec. 301. Southern Arizona water rights settlement.

[Sec. 302. Southern Arizona water rights settlement effective date.

TITLE IV—SAN CARLOS APACHE TRIBE WATER RIGHTS SETTLEMENT

SEC. 2. DEFINITIONS.

[In titles I and II:

[(1) ACRE-FEET.—The term “acre-foot” means acre-foot per year.

[(2) AFTER-ACQUIRED TRUST LAND.—The term “after-acquired trust land” means land that—

[(A) is located—

[(i) within the State; but

[(ii) outside the exterior boundaries of the Reservation; and

[(B) is taken into trust by the United States for the benefit of the Community after the enforceability date.

[(3) AGRICULTURAL PRIORITY WATER.—The term “agricultural priority water” means Central Arizona Project non-Indian agricultural priority water, as defined in the Gila River agreement.

[(4) ALLOTTEE.—The term “allottee” means a person that holds a beneficial real property interest in an Indian allotment that is—

[(A) located within the Reservation; and

[(B) held in trust by the United States.

[(5) ARIZONA INDIAN TRIBE.—The term “Arizona Indian tribe” means an Indian tribe (as defined in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b)) that is located in the State.

[(6) ASARCO.—The term “Asarco” means Asarco Incorporated, a New Jersey corporation of that name, and its subsidiaries operating mining operations in the State.

[(7) CAP CONTRACTOR.—The term “CAP contractor” means a person or entity that has entered into a long-term contract (as that term is used in the repayment stipulation) with the United States for delivery of water through the CAP system.

[(8) CAP OPERATING AGENCY.—The term “CAP operating agency” means the entity or entities authorized to assume responsibility for the care, operation, maintenance, and replacement of the CAP system.

[(9) CAP REPAYMENT CONTRACT.—

[(A) IN GENERAL.—The term “CAP repayment contract” means the contract dated December 1, 1988 (Contract No. 14-06-W-245, Amendment No. 1) between the United States and the Central Arizona Water Conservation District for the delivery of water