

the University of Maryland and is just one more title away from tying her former coach, Cindy Timchal, for the most NCAA championships;

Whereas, as a college athlete, Kelly Amonte Hiller earned All-American honors in both Women's Lacrosse and Soccer;

Whereas, as a lacrosse player at the University of Maryland, Kelly Amonte Hiller was a 4-time All-American and the school's record holder for career goals (187), assists (132), and points (319, which is 70 more points than the second-place holder);

Whereas, for nearly a decade, Kelly Amonte Hiller played for the United States Women's National Team, leading the United States to the International Federation of Women's Lacrosse Associations World Cup titles in 1997 and 2001;

Whereas Kelly Amonte Hiller was named to the Atlantic Coast Conference 50th Anniversary Women's Lacrosse Team in 2002 and to the NCAA Division I 25th Anniversary Women's Lacrosse Team in 2006; and

Whereas the State of Illinois celebrates the Wildcats's seventh championship and commends the fans, players, and coaches of all the teams that competed in the 2012 NCAA Women's Lacrosse Division I Championship; Now, therefore, be it

Resolved, That the Senate—

(1) congratulates the Northwestern Wildcats Women's Lacrosse Team (referred to in this resolution as the "Wildcats") on winning the 2012 National Collegiate Athletic Association Division I Women's Lacrosse Championship; and

(2) commends the Wildcats players and their fans, as well as head coach Kelly Amonte Hiller, on winning their seventh title in the last 8 years.

SENATE RESOLUTION 518—CONGRATULATING THE SOUTHERN BAPTIST CONVENTION FOR ELECTION REVEREND FRED LUTER, JR., AS THE PRESIDENT OF THE SOUTHERN BAPTIST CONVENTION, ACKNOWLEDGING REVEREND LUTER'S UNIQUE ROLE AS THE FIRST AFRICAN-AMERICAN LEADER OF THE SOUTHERN BAPTIST CONVENTION, AND HONORING THE COMMITMENT OF THE SOUTHERN BAPTIST CONVENTION TO AN INCLUSIVE FAITH-BASED COMMUNITY AND SOCIETY

Ms. LANDRIEU submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 518

Whereas the Southern Baptist Convention formed in 1845 in Augusta, Georgia, in opposition to the abolition of slavery;

Whereas the Southern Baptist Convention supported racial segregation for much of the twentieth century;

Whereas the Southern Baptist Convention issued a resolution stating that the Convention sought to purge itself and society of all racism in 1978;

Whereas the Southern Baptist Convention issued a resolution denouncing racism as a deplorable sin in 1995;

Whereas, in 2012, the Southern Baptist Convention is a cooperative of more than 45,000 churches that seek diligently to bring about greater racial and ethnic representation at every level of Southern Baptist institutional life;

Whereas Reverend Fred Luter, Jr., was born on November 11, 1956, in New Orleans, Louisiana;

Whereas Reverend Luter preached his first church sermon in 1983 at the Law Street Baptist Church in New Orleans, Louisiana;

Whereas Reverend Luter became the pastor of Franklin Avenue Baptist Church in 1986;

Whereas, under the leadership of Reverend Luter, the Franklin Avenue Baptist Church community grew from 65 members in 1986 to more than 7,000 members in 2005;

Whereas the Franklin Avenue Baptist Church was destroyed in 2005 by Hurricane Katrina and lost approximately 2,000 members;

Whereas Reverend Luter, in cooperation with Reverend David Crosby, found a temporary home for Franklin Avenue Baptist Church during the aftermath of Hurricane Katrina;

Whereas, continuing that spirit of cooperation, Reverend Crosby nominated Reverend Luter to become president of the Southern Baptist Convention;

Whereas Reverend Luter was elected to be the first African-American president of the Southern Baptist Convention on June 19, 2012; and

Whereas the election of Reverend Luter brings great pride and honor to the membership of the Southern Baptist Convention; Now, therefore, be it

Resolved, That the Senate—

(1) congratulates the Southern Baptist Convention for electing Reverend Fred Luter, Jr., as the president of the Southern Baptist Convention;

(2) acknowledges Reverend Luter's unique role as the first African-American leader of the Southern Baptist Convention; and

(3) honors the commitment of the Southern Baptist Convention to an inclusive faith-based community and society.

SENATE CONCURRENT RESOLUTION 51—PROVIDING FOR A CONDITIONAL ADJOURNMENT OR RECESS OF THE SENATE AND AN ADJOURNMENT OF THE HOUSE OF REPRESENTATIVES

Mr. REID of Nevada (for himself and Mr. MCCONNELL) submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 51

Resolved by the Senate (the House of Representatives concurring), That when the Senate recesses or adjourns on any day from Friday, June 29, 2012, through Monday, July 2, 2012, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand recessed or adjourned until 12:00 noon on Monday, July 9, 2012, or such other time on that day as may be specified by its Majority Leader or his designee in the motion to recess or adjourn, or until the time of any reassembly pursuant to section 2 of this concurrent resolution, whichever occurs first; and that when the House adjourns on any legislative day from Friday, June 29, 2012, through Friday, July 6, 2012, on a motion offered pursuant to this concurrent resolution by its majority leader or his designee, it stand adjourned until 2:00 p.m. on Monday, July 9, 2012, or until the time of any reassembly pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Majority Leader of the Senate and the Speaker of the House, or their respective designees, acting jointly after consultation with the Minority Leader of the Senate and the Minority Leader of the House, shall notify the Members of the Senate and House, respectively, to reassemble at such place and time as they may designate

if, in their opinion, the public interest shall warrant it.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2489. Mr. REID (for Mrs. HUTCHISON (for herself and Mr. INHOFE)) proposed an amendment to the bill S. 1335, to amend title 49, United States Code, to provide rights for pilots, and for other purposes.

TEXT OF AMENDMENTS

SA 2489. Mr. REID (for Mrs. HUTCHISON (for herself and Mr. INHOFE)) proposed an amendment to the bill S. 1335, to amend title 49, United States Code, to provide rights for pilots, and for other purposes; as follows:

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Pilot's Bill of Rights".

SEC. 2. FEDERAL AVIATION ADMINISTRATION ENFORCEMENT PROCEEDINGS AND ELIMINATION OF DEFERENCE.

(a) IN GENERAL.—Any proceeding conducted under subpart C, D, or F of part 821 of title 49, Code of Federal Regulations, relating to denial, amendment, modification, suspension, or revocation of an airman certificate, shall be conducted, to the extent practicable, in accordance with the Federal Rules of Civil Procedure and the Federal Rules of Evidence.

(b) ACCESS TO INFORMATION.—

(1) IN GENERAL.—Except as provided under paragraph (3), the Administrator of the Federal Aviation Administration (referred to in this section as the "Administrator") shall provide timely, written notification to an individual who is the subject of an investigation relating to the approval, denial, suspension, modification, or revocation of an airman certificate under chapter 447 of title 49, United States Code.

(2) INFORMATION REQUIRED.—The notification required under paragraph (1) shall inform the individual—

(A) of the nature of the investigation;

(B) that an oral or written response to a Letter of Investigation from the Administrator is not required;

(C) that no action or adverse inference can be taken against the individual for declining to respond to a Letter of Investigation from the Administrator;

(D) that any response to a Letter of Investigation from the Administrator or to an inquiry made by a representative of the Administrator by the individual may be used as evidence against the individual;

(E) that the releasable portions of the Administrator's investigative report will be available to the individual; and

(F) that the individual is entitled to access or otherwise obtain air traffic data described in paragraph (4).

(3) EXCEPTION.—The Administrator may delay timely notification under paragraph (1) if the Administrator determines that such notification may threaten the integrity of the investigation.

(4) ACCESS TO AIR TRAFFIC DATA.—

(A) FAA AIR TRAFFIC DATA.—The Administrator shall provide an individual described in paragraph (1) with timely access to any air traffic data in the possession of the Federal Aviation Administration that would facilitate the individual's ability to productively participate in a proceeding relating to an investigation described in such paragraph.