law. I encourage the House to take up the Students Over Special Interests bill.

JOYCE CLINE, PENN BRAD OIL MUSEUM YELLOW DOG WINNER

(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to honor this year's Penn Brad Oil Museum's annual Yellow Dog Winner, Joyce Cline.

Joyce has provided exceptional service to the cause of preserving the oil and gas heritage of the Bradford, Pennsylvania, region. She has been a dedicated member of the community who has given her time and leadership to many organizations.

Joyce graduated from Lawrence Park High School in 1959 and was a teacher with the Bradford Area School District

for 19 years.

In 1974, she married Bill Cline. He owned a small oil-producing company, and Joyce began her journey in the oil industry. In 1982, she joined the Derrick Club of Bradford, where she served in various roles, including president in 1983 and 1984.

Joyce and Bill became members of the Pennsylvania Independent Petroleum Producers Association in 1986, 1 year after the organization was formed. This turned into a lifelong commitment for the Clines. In 2012, Joyce and Bill were honored with the Gary Hovis Memorial Award for their service.

Mr. Speaker, throughout her life, Joyce has shown her dedication to the industry. I wholeheartedly congratulate her on this outstanding achievement.

CONGRATULATING THE 2018 GRAD-UATES FROM THE UNIVERSITY OF THE VIRGIN ISLANDS

(Ms. PLASKETT asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. PLASKETT. Mr. Speaker, I rise to congratulate the recent graduates of the University of the Virgin Islands. Unfortunately, I could not attend the graduations last week due to the bad weather up here and the debate on the farm bill.

Despite two hurricanes, no power, damaged classrooms, personal tragedies galore, revised class schedules, et cetera, UVI graduates lived up to their names. On St. Thomas, they were known as the Ambitious, Resilient and Hardworking Class of 2018; and on St. Croix, they were known as the Enriched, Elite and Educated Class of 2018

During the ceremony, honorary degrees were also awarded to former local elected officials and radio personalities, Holland Redfield II and Addie Ottley.

The class of 2018 is made up of a diverse group of students. Whatever their

individual plans, as a class, these UVI graduates have proven that they can take on anything life and nature have to offer. I commend the 2018 UVI graduates for their hard work.

Additionally, I would like to commend Briana Winslow and Jermaine Ferguson, who are shadowing me today as young adults in the national foster youth care program. Their lives, their stories are an inspiration to us all, and I commend them for what they are going to be doing in the future.

U.S. WITHDRAWAL FROM THE IRAN NUCLEAR DEAL WAS THE RIGHT CHOICE

(Mr. LAHOOD asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LAHOOD. Mr. Speaker, earlier this month, President Trump and his foreign policy team made the right choice to withdraw from the nuclear agreement with the dishonest Iranian regime. This Iran deal was flawed from its inception, freeing up billions of U.S. dollars and relaxing sanctions in exchange for weak restrictions and little enforcement.

Iran has taken advantage of this deal. In 2016, German intelligence found that Iran was secretly pursuing nuclear technology and equipment from German companies, violating the agreement less than a year after it was finalized.

That same year, Reuters reported that secret exemptions had been created for Iran after the talks were over, allowing them to evade some restrictions and get relief from our sanctions even faster.

Months after, another loophole in the agreement was exploited when Iran planned to buy 950 tons of uranium to make nuclear fuel since the agreement never placed a limit on how much uranium they could have.

All of this more than demonstrates the ineffectiveness of this deal and the potentially catastrophic effects of trusting Iran, which has a long and detailed history of blatantly being dishonest.

This is a bad deal for this country.

THE GOVERNMENT SHOULD GET A WARRANT TO ACCESS PRIVATE EMAIL ACCOUNTS

(Mr. YODER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. YODER. Mr. Speaker, I rise in support of my amendment to the National Defense Authorization Act, which would add the full text of my bill, H.R. 387, the Email Privacy Act.

I want to remind my colleagues that this bill has been passed twice by the House, once on April 27, 2016, by a roll call of 419-0, and again by voice vote, unanimously, in the House on February 6, 2017.

My legislation has a simple concept behind it: if the government wants access to content stored in our private email accounts, they should get a warrant.

Currently, agencies can receive the stored email content of a user's cloud email account by sending an administrative subpoena directly to the service provider. This creates a double standard, where paper communication has greater Fourth Amendment protections than electronic copies.

This standard is outdated, as the law governing this issue has not been updated since 1986. Now our whole lives are in the cloud and stored online.

Mr. Speaker, I want to thank the chairman and ranking member for accepting my amendment and Chairman GOODLATTE of the Judiciary Committee, and I urge all those in this process, House and Senate, to maintain the House-passed language in the final version of the NDAA that we send to the President's desk.

\Box 1230

PROVIDING FOR CONSIDERATION OF H.R. 5515, NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2019, AND PROVIDING FOR PROCEEDINGS DURING THE PERIOD FROM MAY 25, 2018, THROUGH JUNE 4, 2018

Mr. BYRNE. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 908 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

$H.\ Res.\ 908$

Resolved, That at any time after adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for further consideration of the bill (H.R. 5515) to authorize appropriations for fiscal year 2019 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for such fiscal year, and for other purposes.

SEC. 2. (a) No further amendment to the bill, as amended, shall be in order except those printed in the report of the Committee on Rules accompanying this resolution and amendments en bloc described in section 3 of this resolution. (b) Each further amendment printed in the report of the Committee on Rules shall be considered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. (c) All points of order against the further amendments printed in the report of the Committee on Rules or amendments en bloc described in section 3 of this resolution are waived.

SEC. 3. It shall be in order at any time for the chair of the Committee on Armed Services or his designee to offer amendments en bloc consisting of amendments printed in the report of the Committee on Rules accompanying this resolution not earlier disposed