EC-5497. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Northeastern United States; Golden Tilefish Fishery; 2018 and Projected 2019-2020 Specifications" (RIN0648-XF571) received in the Office of the President of the Senate on June 7, 2018; to the Committee on Commerce, Science, and Transpor-

EC-5498. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Omnibus Framework Adjustment Requiring Electronic Vessel Trip Reporting for Federally-Permitted Party and Charter Vessel Operators in Mid-Atlantic Region" (RIN0648-BG60) received in the Office of the President of the Senate on June 7, 2018; to the Committee on Commerce, Science, and Transportation.

EC-5499. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Northeastern United States; Summer Flounder, Scup, Black Sea Bass Fisheries; 2018 and Projected 2019 Scup Specifications and Announcement of Final 2018 Summer Flounder and Black Sea Bass Specifications" (RIN0648-XF669) received in the Office of the President of the Senate on June 7, 2018; to the Committee on Commerce, Science, and Transportation.

EC-5500. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Magnuson-Stevens Act Provisions: Fisheries Off West Coast States; Pacific Coast Groundfish Fishery; 2017-18 Biennial Specifications and Management Measures; Amendment 27; Correction" (RIN0648-BG17) received in the Office of the President of the Senate on June 7, 2018; to the Committee on Commerce, Science, and Transportation.

EC-5501. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Bering Sea and Aleutian Islands Management Area; American Fisheries Act; Bering Sea and Aleutian Islands Crab Rationalization Program" (RIN0648-BG84) received in the Office of the President of the Senate on June 7, 2018; to the Committee on Commerce, Science, and Transportation.

EC-5502. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Pacific Island Pelagic Fisheries Exemption for Large U.S. Longline Vessels To Fish in Portions of American Samoa Large Vessel Prohibited Area; Court Order" (RIN0648-BG79) received in the Office of the President of the Senate on June 7, 2018; to the Committee on Commerce, Science, and Transportation.

EC-5503. A communication from the Acting Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Pacific Island Fisheries; 2017 Annual Catch Limits and Accountability Measures" (RIN0648-XF186) received in the Office of the President of the Senate on June 7, 2018; to the Committee on Commerce, Science, and Transportation.

PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-238. A resolution adopted by the Senate of the State of Louisiana urging the United States Congress and the Louisiana delegation to the United States Congress to take such actions as necessary to encourage that the design and construction of the Vito development in the Gulf of Mexico occur in Louisiana; to the Committee on Energy and Natural Resources.

SENATE RESOLUTION NO. 219

Whereas, the Vito is a deepwater oil exploration development covering four blocks in the Mississippi Canyon area of the Gulf of Mexico located one hundred fifty miles southeast of New Orleans; and

Whereas, Shell Offshore, Inc. announced that it will develop this site, the construction of which will include the fabrication and construction of eight subsea wells with deep in-well gas lift; and

Whereas, the Vito development is expected to reach a peak production of approximately one hundred thousand barrels of oil equivalent per day and has an estimated recoverable three hundred million barrels of oil equivalent, which represents a significant contribution to oil production in the Gulf of Mexico and to the nation's energy needs; and

Whereas, Louisiana is the second largest oil producer in the country and plays an essential role in supplying the nation with energy; and

Whereas, the historical and important role that the state has played in the oil industry has provided Louisiana with the expertise and critical infrastructure necessary to support the design, construction, and maintenance necessary for a project as large and technologically advanced as the Vito development; and

Whereas, because of its size and location, the Vito development will play a large role in the economy of the state and will rely on the waterways, ports, pipelines, and design and construction companies located in Louisiana: and

Whereas, Shell Offshore, Inc. should give priority to businesses and resources located in Louisiana for the Vito development so that it may contribute to Louisiana's economic development and to the nation's energy infrastructure: Therefore, be it

 $\overline{R}esolved$, That the Senate of the Legislature of Louisiana does hereby memorialize Congress and the Louisiana delegation to the United States Congress to take such actions as necessary to encourage that the design and construction of the Vito development in the Gulf of Mexico occur in Louisiana. Be it further

Resolved, That a copy of this Resolution be transmitted to the secretary of the United States Senate and the clerk of the United States House of Representatives and to each member of the Louisiana delegation to the United States Congress.

POM-239. A concurrent resolution adopted by the Legislature of the State of Louisiana urging the United States Congress to take such actions as are necessary to pass the Disability Integration Act of 2017; to the Committee on Health, Education, Labor, and Pensions.

SENATE CONCURRENT RESOLUTION NO. 13

Whereas, the Disability Integration Act of 2017 has been introduced as S. 910 and H.R. 2472 in the One Hundred Fifteenth United States Congress: and

Whereas, in enacting the Americans with Disabilities Act of 1990 (herein referred to as the "ADA"), Congress recognized that "historically, society has tended to isolate and segregate individuals with disabilities, and, despite some improvements, such forms of discrimination against individuals with disabilities continue to be a serious and pervasive social problem" and intended that the ADA assure "full participation" and "independent living" for individuals with disabilities by addressing "discrimination against individuals with disabilities [that] persists in critical areas", including institutionalization; and

Whereas, while Congress expected that the ADA's integration mandate would be interpreted in a manner that ensures that individuals who are eligible for institutional placement are able to exercise a right to community-based long-term services and supports, that expectation has not been fulfilled; and

Whereas, the holdings of the Supreme Court in Olmstead v. L.C., 527 U.S. 581 (1999), and companion cases, have clearly articulated that individuals with disabilities have a civil right under the ADA to participate in society as equal citizens; however, many states still do not provide sufficient community-based long-term services and supports to individuals with disabilities to end segregation in institutions; and

Whereas, the right to live in the community is necessary for the exercise of the civil rights that the ADA was intended to secure for all individuals with disabilities and the lack of adequate community-based services and supports has imperiled the civil rights of all individuals with disabilities, and has undermined the very promise of the ADA; therefore, it is necessary to recognize in statute a robust and fully articulated right to community living; and

Whereas, states, with a few exceptions, continue to approach decisions regarding long-term services and supports from social welfare and budgetary perspectives, but for the promise of the ADA to be fully realized, states must approach these decisions from a civil rights perspective; and

Whereas, states have not consistently planned to ensure sufficient services and supports for individuals with disabilities, including those with the most significant disabilities, to enable individuals with disabilities to live in the most integrated setting and, as a result, many individuals with disabilities who reside in institutions are prevented from residing in the community and individuals with disabilities who are not in institutions find themselves at risk of institutional placement; and

Whereas, the continuing existence of unfair and unnecessary institutionalization denies individuals with disabilities the opportunity to live and participate on an equal basis in the community and costs the United States billions of dollars in unnecessary spending related to perpetuating dependency and unnecessary confinement. Therefore, be it

Resolved, That the Legislature of Louisiana memorializes the Congress of the United States to take such actions as are necessary to pass the Disability Integration Act of 2017. Be it further

Resolved, That a copy of this Resolution shall be transmitted to the secretary of the United States Senate and the clerk of the United States House of Representatives and to each member of the Louisiana delegation to the United States Congress.

POM-240. A joint resolution adopted by the Legislature of the State of Oklahoma urging the Congress of the United States, pursuant to Article V of the United States Constitution, to call a convention of the states for the purpose of proposing amendments to the United States Constitution related to balancing the federal budget, imposing fiscal restraints on the federal government, limiting

tation.

the power and jurisdiction of the federal government, and limiting the terms of office for its officials and for members of Congress; to the Committee on the Judiciary.

HOUSE JOINT RESOLUTION NO. 1043

Whereas, Article V of the Constitution of the United States provides that upon receipt of applications from two-thirds of the legislatures of the several states, Congress shall call a convention of the states for proposing amendments; and

Whereas, the Oklahoma Legislature adopted SJR 4 in the 2nd Session of the 55th Oklahoma Legislature that applied to the Congress of the United States "for the calling of a convention of the states limited to proposing an amendment to the Constitution of the United States requiring that in the absence of a national emergency the total of all federal appropriations made by the Congress for any fiscal year may not exceed the total of all estimated federal revenues for that fiscal year, together with any related and appropriate fiscal restraints"; and

Whereas, it appears that two-thirds of the states, including Oklahoma, soon will have applied for a convention to propose such an amendment adding to the United States Constitution a requirement federal government balance its budget; and

Whereas, it has also been proposed by several states, including Oklahoma, that a convention be called for proposing amendments to "impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for members of Congress"; and

Whereas, in its call Congress will be required to specify an initial time and place for the meeting of the Article V Convention for proposing amendments; and

Whereas, it is appropriate for the state legislatures to prepare for the Article V Convention and recommend to Congress an initial time and place to hold the convention; and

Whereas, a gathering of the states called by a state legislature and consisting of members authorized by other state legislatures would be an effective way of considering and recommending solutions to common issues related to an Article V Convention, including planning for and recommending rules and procedures for an Article V Convention, and recommending to Congress the initial date and of an Article V Convention; and

Whereas, a planning convention of the several states in September in Phoenix, Arizona, was attended by a delegation from Oklahoma as authorized by House Concurrent Resolution No. 1007 of the 1st Session of the 56th Oklahoma Legislature. Now, therefore, be it

Resolved by the House of Representatives and the Senate of the 2nd Session of the 56th Oklahoma Legislature:

That a delegation of commissioners selected as provided in this resolution shall be authorized to attend and participate in a gathering of states proposed by any state legislature for the purposes of developing rules and procedures for an Article V Convention for proposing amendments to the United States Constitution to require a balanced federal budget, or to impose fiscal restraints on the federal government, to limit the power and jurisdiction of the federal government and to limit the terms of office for federal officials and members of Congress and for proposing an initial date and location for the meeting of the several states in an Article V Convention.

That the delegation of commissioners shall be composed of seven members, three of whom shall be appointed by the Speaker of the Oklahoma House of Representatives, three of whom shall be appointed by the President Pro Tempore of the Oklahoma State Senate, and one of whom shall be appointed by agreement of both the Speaker of the Oklahoma House of Representatives and the President Pro Tempore of the Oklahoma State Senate.

That two of the commissioners appointed by the Speaker of the Oklahoma House of Representatives shall be current members of the Oklahoma House of Representatives at the time of appointment, and two of the commissioners appointed by the President Pro Tempore of the Oklahoma State Senate shall be current members of the Oklahoma State Senate at the time of appointment. The third commissioner appointed by the Speaker of the Oklahoma House of Representatives shall be a current or former member of the Oklahoma House of Representatives and the third commissioner appointed by the President Pro Tempore of the Oklahoma State Senate shall be a current or former member of the Oklahoma State Senate.

That the commissioners shall be bound by the rules adopted by the gathering of the states or provided for in the proposal for the Article V Convention.

That unless otherwise provided by the Oklahoma Legislature, the commissioners provided for in this resolution shall also serve as commissioners to the Article V Convention for proposing amendments to the United States Constitution when called and shall be bound by the rules adopted by the members of the Article V Convention.

That if a commissioner is unable to participate in either the state gathering or an Article V Convention to propose amendments to the United States Constitution either permanently or temporarily, the appointing authority or authorities shall select an alternate, who shall be a current or former member of the appointing authority's legislative body, to serve for the time the commissioner is unable to serve. The alternate shall be bound by the same rules and procedures as the original commissioner.

That no commissioner or alternate from this state to an Article V Convention shall have the authority to vote to allow consideration of or vote to approve an unauthorized amendment for ratification to the United States Constitution.

That any commissioner or alternate casting a vote to allow consideration or approval of an unauthorized amendment shall be immediately recalled by the appointing authority or authorities and be replaced by an alternate.

That all voting in either a gathering of states or an Article V Convention shall be by state with each state having one vote.

That commissioners and alternates shall take the following oath of office before accepting their appointment:

¹I do solemnly swear or affirm that to the best of my abilities I will, as a commissioner (alternate commissioner) to a convention for proposing any amendment to the United States Constitution, uphold the Constitution and laws of the United States and the State of Oklahoma.

I will abide by my specific instructions from the Legislature of the State of Oklahoma. I will not vote to allow consideration of or to approve any amendment proposed for ratification to the United States Constitution that is unrelated to the subject of the approved call of the convention by Congress.

I will vote only for convention rules that provide that each state have one equal vote and that a state or commissioner shall not be allowed to propose an amendment that is unrelated to the approved call of the convention. I acknowledge that any violation of this oath may result in being recalled by the

Legislature of the State of Oklahoma or its authorized committee."

That an Article V Convention Committee shall be composed of three members, one appointed by the Speaker of the Oklahoma House of Representatives, one appointed by the President Pro Tempore of the Oklahoma State Senate and one appointed jointly by the Speaker and President Pro Tempore. A member of the Article V Convention Committee may not be a member of the delegation. The duties of the Article V Convention Committee and their appointing authority or authorities include:

1. Monitoring the delegation to determine if it is following legislative instructions and obeying convention rules;

2. Advising the delegation on the Legislature's position on issues before the convention:

3. Disciplining any commissioner who violates the oath of office or instructions or is otherwise guilty of malfeasance or nonfeasance. Discipline may include recall from the convention, removal as a commissioner or demotion to the office of alternate commissioner;

4. Notifying the convention that a commissioner has been recalled, removed as a commissioner or demoted to the office of alternate commissioner; and

5. Replacing any recalled commissioner.

That commissioners shall vote only for Article V Convention rules consistent with the following principles:

1. The convention is convened under the authority reserved to the state legislatures of the several states by Article V of the Constitution of the United States:

2. The only participants at this convention are the several states represented by their respective delegations duly selected in the manner that their respective legislatures have determined;

3. The scope of the convention's authority is defined by applications adopted by at least two-thirds of the legislatures of the several states, which authority is limited to the subject of the approved call of the convention. The convention has no authority to propose or discuss an amendment on any other subject outside the approved call of the convention by Congress;

4. The convention shall provide for disciplining a commissioner or delegation for exceeding the scope of the convention's authority by raising subjects for discussion or debate that lie outside the convention's authority:

5. The convention shall not infringe on the respective state legislatures' authority to instruct, discipline, recall and replace commissioners; and

6. All voting at the convention or in a committee shall be by state with each state having one vote without apportionment or division. Each state legislature shall determine the internal voting and quorum rules for casting the vote of its delegation.

That the provisions of this resolution shall expire on December 31, 2023.

That the Chief Clerk of the House of Representatives, immediately after the passage of this resolution, shall prepare and file one copy thereof with the Secretary of State and one copy with the Attorney General and transmit copies to the President and Secretary of the United States Senate and to the Speaker and Clerk of the United States House of Representatives, to the members of the Oklahoma Congressional Delegation, and to the presiding officers of each of the legislative houses in the several states, requesting their cooperation.

POM-241. A resolution adopted by the Common Council of the City of Syracuse, New York memorializing its support of the Main Street Employee Ownership Act of 2018; to the Committee on Small Business and Entrepreneurship.

POM-242. A petition from a citizen of the State of Texas relative to immigration; to the Committee on the Judiciary.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. SCOTT (for himself and Mr. MANCHIN):

S. 3040. A bill to amend the Fair Credit Reporting Act to clarify Federal law with respect to reporting certain positive consumer credit information to consumer reporting agencies, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. JOHNSON:

S. 3041. A bill to amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to provide for disaster recovery reforms, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. ROBERTS:

S. 3042. A bill to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2023, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

By Mr. ROUNDS:

S. 3043. A bill to require USTRANSCOM assessments of transportation infrastructure; to the Committee on Armed Services. By Mr. ROUNDS:

S. 3044. A bill to establish the National Defense Accelerator Network pilot program; to the Committee on Armed Services.

By Mr. COTTON (for himself and Mr. JONES):

S. 3045. A bill to amend title 31, United States Code, to establish a safe harbor with respect to keep open letters; to the Committee on Banking, Housing, and Urban Affairs.

By Ms. SMITH (for herself, Ms. HEITKAMP, Ms. WARREN, Ms. BALD-WIN, Ms. CORTEZ MASTO, Mr. UDALL, and Ms. HARRIS):

S. 3046. A bill to allow the Secretary of Agriculture to enter into self-determination contracts with Indian Tribes and Tribal organizations to carry out supplemental nutrition assistance programs; to the Committee on Indian Affairs.

By Mrs. McCASKILL (for herself, Mr. KING, and Mr. MANCHIN):

S. 3047. A bill to establish a narcotic drug screening technology pilot program to combat illicit opioid importation, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. MANCHIN (for himself and Mr. SULLIVAN):

S. 3048. A bill to direct the Comptroller General of the United States to evaluate and report on the in-patient and outpatient treatment capacity, availability, and needs of the United States; to the Committee on Health, Education, Labor, and Pensions.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

> By Mr. WICKER (for himself, Mrs. SHA-HEEN, Mr. LANKFORD, Mr. TILLIS, Mr. GARDNER, and Mr. BOOZMAN):

S. Res. 539. A resolution urging the President to strengthen efforts of the United States to combat religious freedom violations in Eurasia, especially the use of torture or cruel, inhuman, or degrading treatment or punishment, prolonged detention without charges, causing the disappearance of persons by the abduction or clandestine detention of those persons, and other flagrant denial of the right to life, liberty, or the security of persons; to the Committee on Foreign Relations.

By Mrs. FEINSTEIN:

S. Con. Res. 39. A concurrent resolution commemorating the 75th anniversary of Lockheed Martin Skunk Works and the significant contributions of the Skunk Works to the national security of the United States; to the Committee on Commerce, Science, and Transportation.

ADDITIONAL COSPONSORS

S. 116

At the request of Mr. HELLER, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a cosponsor of S. 116, a bill to amend title 10, United States Code, to permit veterans who have a service-connected, permanent disability rated as total to travel on military aircraft in the same manner and to the same extent as retired members of the Armed Forces entitled to such travel.

S. 319

At the request of Ms. KLOBUCHAR, the name of the Senator from New Jersey (Mr. MENENDEZ) was added as a cosponsor of S. 319, a bill to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to establish within the Department of Veterans Affairs a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of health conditions relating to exposure to burn pits.

S. 339

At the request of Mr. NELSON, the names of the Senator from Missouri (Mrs. MCCASKILL) and the Senator from North Dakota (Ms. HEITKAMP) were added as cosponsors of S. 339, a bill to amend title 10, United States Code, to repeal the requirement for reduction of survivor annuities under the Survivor Benefit Plan by veterans' dependency and indemnity compensation, and for other purposes.

S. 379

At the request of Mr. WHITEHOUSE, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 379, a bill to amend title II of the Social Security Act to eliminate the five month waiting period for disability insurance benefits under such title for individuals with amyotrophic lateral sclerosis.

At the request of Mr. COTTON, the name of the Senator from Louisiana (Mr. KENNEDY) was added as a cosponsor of S. 379, supra.

S. 709

At the request of Mr. NELSON, the name of the Senator from Alabama (Mr. JONES) was added as a cosponsor of S. 709, a bill to prohibit the Administrator of the Federal Emergency Management Agency from taking administrative action to recover certain payments for disaster or emergency assistance, and for other purposes.

S. 980

At the request of Mrs. CAPITO, the name of the Senator from Missouri (Mrs. McCASKILL) was added as a cosponsor of S. 980, a bill to amend title XVIII of the Social Security Act to provide for payments for certain rural health clinic and Federally qualified health clinic services furnished to hospice patients under the Medicare program.

S. 1016

At the request of Mr. SCHATZ, the names of the Senator from Mississippi (Mrs. HYDE-SMITH) and the Senator from Missouri (Mrs. MCCASKILL) were added as cosponsors of S. 1016, a bill to amend title XVIII of the Social Security Act to expand access to telehealth services, and for other purposes.

S. 1110

At the request of Ms. CORTEZ MASTO, her name was added as a cosponsor of S. 1110, a bill to amend title 49, United States Code, to provide for private lactation areas in the terminals of large and medium hub airports, and for other purposes.

S. 1533

At the request of Mr. GRASSLEY, the name of the Senator from Michigan (Mr. PETERS) was added as a cosponsor of S. 1533, a bill to amend title XIX of the Social Security Act to cover physician services delivered by podiatric physicians to ensure access by Medicaid beneficiaries to appropriate quality foot and ankle care, to amend title XVIII of such Act to modify the requirements for diabetic shoes to be included under Medicare, and for other purposes.

S. 1589

At the request of Mr. ROBERTS, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 1589, a bill to amend the Internal Revenue Code of 1986 and the Small Business Act to expand the availability of employee stock ownership plans in S corporations, and for other purposes.

S. 1933

At the request of Mr. DURBIN, the name of the Senator from Alabama (Mr. JONES) was added as a cosponsor of S. 1933, a bill to focus limited Federal resources on the most serious offenders.

S. 1958

At the request of Mr. BOOKER, the name of the Senator from Montana (Mr. TESTER) was added as a cosponsor of S. 1958, a bill to amend the Internal Revenue Code of 1986 to require Internet-based, real-time responses to requests to verify taxpayer income for legitimate business purposes, and for other purposes.

S. 2404

At the request of Mr. CASEY, the name of the Senator from Oregon (Mr.