

most of my life, I have had no real help besides my mom, but she is a single mom. There is not just me but my brothers and sisters as well as there is only so much one person can do.

She writes:

Help me.

No. 83, Nicole in Kansas:

I am writing on behalf of my 15-month-old daughter, Mira. I experienced a normal pregnancy, a normal birth, and a normal maternity leave, but around the 4-month mark, we learned that Mira had a neurological disability that may very well render her unable to walk or talk. I could not return to work for a year while I was acting as her mom.

The ACA is the only thing that kept our family afloat in the most difficult year of our lives. If the ACA is repealed, Mira, who has absolutely no control over the state of her health—

a 15-month-old kid—

she will suffer needlessly. Please help us.

No. 84, Jane:

I am a psychologist with a Ph.D., employed for the past 30 years in community mental health centers. I have a serious preexisting condition that made me completely uninsurable before the ACA. Access to healthcare matters.

No. 85:

Because the ACA mandates access to free mammograms, I got one this year that resulted in a breast cancer diagnosis. Because the ACA mandates coverage for genetic testing, I was able to have that done and found out I have a gene that means I am at risk for cancer. My risk of ovarian cancer was 60 percent. My risk of breast cancer recurrence was 70 percent. I get to ensure that won't happen to me. Yes, early menopause and a mastectomy suck, but they are a whole lot better than radiation, chemo, and possibly death.

No. 86, Ashley:

In 2012, at the age of 29, I had my first job and was diagnosed with a heart disease. This is a pregnancy-induced form of heart failure that occurs in women with no prior history of heart disease. My recovery has been a long and brutal one of heart disease. I was on a life vest—a portable defibrillator—for the first month, and I should have been on it longer. I will always have a preexisting condition. The ACA makes me safe.

No. 87, Lea:

I am a wife, mother, grandmother, sister, aunt, and great aunt. In my family, my husband and I owned a small business and couldn't change health insurance because of a preexisting condition in one of my children. As a sister, I watched my older sister fight cancer while still working 12-hour shifts as an RN. As a great aunt, I have watched my niece handle two sons with medical conditions. These people deserve the health insurance that does not have any lifetime maximums, and they should be able to pay reasonable premiums.

No. 88, Hillary from New York City and Kansas.

Although I live in New York now, Kansas City is home. I was raised in KC, attended Shawnee Mission Schools and KU. My friends, family, and a piece of my heart remain there. I was born with spina bifida, so I have always had a preexisting medical condition. I need affordable healthcare.

No. 89.

Eleven years ago, I had just turned 23.

She talks about her pregnancy, how she needed the protection, and how the

Affordable Care Act—now that she has a preexisting condition and has a photography business and her husband's work insurance doesn't cover her, ACA has saved her and allowed her to work, and she has a beautiful baby.

No. 90, Laura.

My son Danny was born at 30 weeks gestation via emergency C-section. He was diagnosed with spastic cerebral palsy at the age of 1. Without the protections of the ACA, we would not have him. Now we don't have to worry about lifetime limits, preexisting conditions, and the security of knowing we could keep him on our insurance until he is 26.

No. 91, Kerry.

My initial surgery, a bulging disk, happened when I was 17 and a senior in high school. When I was 18, the disk herniated. I had back surgery at 19, and then I felt like a new person. No more crawling to the bathroom every morning, no more chronic pain. In June 2003, I was days away from being kicked off my parents' insurance when I re-injured my back.

Then she talks about how, later, the ACA helped her.

Now I am going to finish up with letters from my own State.

No. 92, Kayla from Belgrade. Kayla lost her child to cancer and wrote to me that if protections for preexisting conditions are taken away, more families will suffer similar heartbreak.

No. 93, Katie. Katie told me that without protections for individuals with preexisting conditions, she would not have been able to have gotten her diagnosis and beat cancer.

No. 94, Tony. Tony is afraid that without the protections provided by the Affordable Care Act, he will be unable to afford healthcare or be denied coverage because of his preexisting condition.

No. 95, Alison. A nurse named Alison from Minnesota is concerned that changes to the health law could make the homeless populations she works with even more vulnerable.

No. 96, Julie. Julie is concerned for her young son, Hudson, who has asthma and a rare food allergy. Without protections for individuals with preexisting conditions, Julie believes Hudson will be forced into a plan that will dramatically reduce his access to healthcare or, worse, prevent him from getting health insurance to begin with.

No. 97, Sarah. Sarah was diagnosed with stage IV colon cancer when she was 34 and has undergone countless rounds of chemo. She fears what the "scarlet letter" of having a preexisting condition will mean for her access to care and wonders how she will be able to receive the most cutting-edge treatments.

No. 98, Kate. I remember Kate. Kate did a video, and she became famous. She wrote to me about her son, Cooper, who has severe, nonverbal autism. Because of Medicaid, Cooper has access to the care he needs, and Kate can keep her job. Why were they famous? Cooper was featured on Jimmy Fallon and the "Today" show for being the cutest toddler to say "mama." He started a con-

test, and his mom Kate decided to enter herself and her son saying "mama." Cooper can't speak, but he uses a speech device to help him communicate. She sent in her video, that was the one they picked, and Cooper became a star.

Kate is afraid that changes to Medicaid could force her to quit her job in order to take care of Cooper. How could she explain that to her sons?

This is another story of someone who has a family member—in this case, her beloved son—with a disability that would then be considered a preexisting condition. Maybe there would be a way to cover him, of course, under disability insurance, but then you start messing with whether his mom can work. We would be right back where we were before these protections took place.

Story No. 99, Penny of St. Paul. Penny works with disabled veterans, but she has a chronic condition of her own—rheumatoid arthritis. Thankfully, her current insurance allows her to get the care she needs. But without the ACA, Penny is concerned that she and many others with treatable conditions will be unable to afford their medications.

Last, Ariane. Ariane had triplets at just 28 weeks, and her pregnancy included three hospital stays and bedrest. Without the ban on lifetime caps, Ariane said she would have lost everything.

Those are just 100 stories. Think of the millions more, the millions of people who would like to tell the President and the Justice Department and this administration what it would mean if what they said they wanted to do last night actually happened. These are just 100 people from across the country.

I hope my colleagues are listening to this because just last night, this administration announced that they were going to go all-out, that they were going to do everything to repeal the Affordable Care Act. These 100 people are not going to let this happen. You have heard the stories of those moms who will do anything for their kids with disabilities. You heard the story of the woman who, while her family member was lost to melanoma, that coverage for a girl who would have had a preexisting condition allowed her to have a peaceful life in her last weeks of life.

These are the stories this administration needs to hear to understand that this isn't just some political battle to see how this sits with your base, to be against ObamaCare; these are real Americans with real healthcare needs. We will fight this on their behalf to the end.

Mr. President, I yield the floor.

ADJOURNMENT UNTIL 9:30 A.M.  
TOMORROW

The PRESIDING OFFICER (Mr. DAINES). Under the previous order, the Senate stands adjourned until 9:30 a.m. tomorrow.

Thereupon, the Senate, at 8:07 p.m., adjourned until Wednesday, March 27, 2019, at 9:30 a.m.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF STATE

BRIDGET A. BRINK, OF MICHIGAN, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER-COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE SLOVAK REPUBLIC.

JOHN JEFFERSON DAIGLE, OF LOUISIANA, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER-COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE REPUBLIC OF CABO VERDE.

MATTHEW S. KLIMOW, OF NEW YORK, A CAREER MEMBER OF THE SENIOR EXECUTIVE SERVICE, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO TURKMENISTAN.

CHRISTOPHER LANDAU, OF MARYLAND, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE UNITED MEXICAN STATES.

THE JUDICIARY

ADA E. BROWN, OF TEXAS, TO BE UNITED STATES DISTRICT JUDGE FOR THE NORTHERN DISTRICT OF TEXAS, VICE TERRY R. MEANS, RETIRED.

DAVID JOHN NOVAK, OF VIRGINIA, TO BE UNITED STATES DISTRICT JUDGE FOR THE EASTERN DISTRICT OF VIRGINIA, VICE HENRY E. HUDSON, RETIRED.

DEPARTMENT OF JUSTICE

JEFFREY A. ROSEN, OF VIRGINIA, TO BE DEPUTY ATTORNEY GENERAL, VICE ROD J. ROSENSTEIN.

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

*To be general*

GEN. TOD D. WOLTERS

IN THE MARINE CORPS

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT AS COMMANDANT OF THE MARINE CORPS AND APPOINTMENT IN THE UNITED STATES MARINE CORPS TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTIONS 601 AND 8043:

*To be general*

LT. GEN. DAVID H. BERGER

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE GRADE INDICATED IN THE REGULAR AIR FORCE UNDER TITLE 10, U.S.C., SECTIONS 531 AND 716:

*To be major*

LA TANYA D. AUSTIN  
LUIS E. MILLAN

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE GRADE INDICATED IN THE RESERVE OF THE AIR FORCE UNDER TITLE 10, U.S.C., SECTION 12203:

*To be colonel*

MICHAEL T. CHARLTON

ROBERT T. UNGERMAN III

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE REGULAR AIR FORCE UNDER TITLE 10, U.S.C., SECTION 531:

*To be major*

ELISSA R. BALLAS  
MATTHEW W. BOOTH

THE FOLLOWING NAMED INDIVIDUAL FOR APPOINTMENT TO THE GRADE INDICATED IN THE REGULAR AIR FORCE UNDER TITLE 10, U.S.C., SECTION 531:

*To be major*

BRIAN C. BANE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE AIR FORCE UNDER TITLE 10, U.S.C., SECTION 12203:

*To be colonel*

THOMAS L. REMPFER

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 7436(GA):

*To be colonel*

SHANE R. REEVES

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

ROBIN N. SCOTT

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

MATTHEW R. THOM

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE REGULAR ARMY MEDICAL SPECIALIST CORPS UNDER TITLE 10, U.S.C., SECTIONS 531 AND 7064:

*To be major*

DAVID M. POWELL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE REGULAR ARMY MEDICAL CORPS UNDER TITLE 10, U.S.C., SECTIONS 531 AND 7064:

*To be major*

FORD M. LANNAN

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE REGULAR ARMY MEDICAL SERVICE CORPS UNDER TITLE 10, U.S.C., SECTIONS 531 AND 7064:

*To be major*

LUKE A. RANDALL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

*To be colonel*

MARK M. KUBA

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

RHANA S. KURDI

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

MICHAEL D. NORTON

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY AS A CHAPLAIN UNDER TITLE 10, U.S.C., SECTIONS 624 AND 7064:

*To be major*

JASON A. BYERS

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

*To be major*

NATHANIEL C. CURLEY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY DENTAL CORPS UNDER TITLE 10, U.S.C., SECTIONS 624 AND 7064:

*To be lieutenant colonel*

SEWHAN KIM

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

EARLY HOWARD, JR.

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

ISAAC L. HENDERSON

IN THE NAVY

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE GRADES INDICATED IN THE REGULAR NAVY UNDER TITLE 10, U.S.C., SECTION 531:

*To be commander*

SHAWN D. TRULOVE  
JOHN B. WELLS

*To be lieutenant commander*

DENA R. BOYD

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE REGULAR NAVY UNDER TITLE 10, U.S.C., SECTION 531:

*To be lieutenant commander*

TRACI J. MCKINNON

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

*To be captain*

PATRICK H. O'MAHONEY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

*To be commander*

CHARLES E. JENKINS IV

CONFIRMATION

Executive nomination confirmed by the Senate March 26, 2019:

THE JUDICIARY

BRIDGET S. BADE, OF ARIZONA, TO BE UNITED STATES CIRCUIT JUDGE FOR THE NINTH CIRCUIT.